‘Breaking and entering’ of contracts as a matter of bargaining power and exclusivity clauses

Stephanie Rosenkranz, Utz Weitzel
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Abstract

We analyze the effect of liquidated damage rules in exclusive contracts that are negotiated in a sequential bargaining process with endogenous outside options. Assumptions on the distribution of bargaining power influence damage payments and determine which contractual party benefits from including liquidated damage rules. Furthermore, we show that the effect of privately stipulated damages on the consummated deal’s efficiency depends on the possibility to simultaneously enter more than one contract. Only if this is prohibited by strict exclusivity (e.g. no-shop clauses), damage rules can lead to inefficient deals (i.e. ‘naked’ exclusion) by preventing the consecutive breaking and entering of contracts.

Keywords: sequential bargaining, bargaining power, outside option, liquidated damage rules, termination fees, exclusivity agreements

JEL classification: C78; D49; G34

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1 Introduction

In many situations two parties bargain over a contract that governs a transaction at a later point in time, often after other offers have been considered and/or a third party (notary, shareholders, regulators, courts) has affirmed the agreement. Usually, under these circumstances a contracting party can withdraw from the deal after its conclusion. In practice, the possibility that a party may wish to withdraw from the current contract to enter a better deal with some other party is recognized by provisions for payment of damages. “Damages under common law are frequently compensatory in the sense that they exactly compensate for breach; i.e., they leave the breached-against partner in the same financial position as before the breach. As an alternative to externally determined damages, parties to a contract may write damage rules into the contract itself. Such provisions are called liquidated damage rules” (Diamond and Maskin (1979), p.283).¹

We contribute to the understanding of how liquidated damages are strategically determined and add to the literature by analyzing situations where more than one contract can be signed and by explicitly modelling the bargaining process. A seller negotiates the price and liquidated damages with two consecutive buyers, using the deal with the other buyer as an endogenously determined outside option. In doing this, the seller either has to break an existing contract in order to sign a new one, or sign two contracts and then decide to break one of them. Liquidated damages only turn out to have negative effects on the efficiency of consummated deals when very restrictive exclusivity clauses that prevent the signing of the two simultaneous contracts are negotiated. Furthermore, the parties’ relative bargaining powers influence the amount of liquidated damages that are paid and determines which of the parties benefits from negotiating liquidated damage clauses.

The theoretical literature on the effect of different damage rules is subdivided into two branches, each relating to a specific context, that evolved almost independently over the past 30 years.

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¹Che and Chung (1999) consider three alternative breach remedies: expectation, liquidated, and reliance damages rules. “The expectation damages rule [...], which is the default remedy, compensates the victim of breach the profit that the latter would have enjoyed had the contract not been breached. The reliance damages rule [...] does not compensate the expectation profits of the victim but does compensate his reliance expenditures [...]. Finally, the liquidated damages rule [...] allows the parties to specify any fixed monetary damages that the parties mutually agree upon. (p. 86)
In one branch of the literature, payments for damages are discussed in the context of breach of production or supplier contracts with externalities. Diamond and Maskin (1979) study rather generally the effect of different damages rules on equilibrium search and breach behavior, when individuals in a contract may wish to continue search to find a better match on the market. They find that when damages are determined endogenously by the parties (liquidated damages), these privately stipulated damages can be higher than compensatory damages and the parties enjoy some power over potential contract partners. In combination with exclusive dealing agreements Aghion and Bolton (1987) show that an incumbent may be able to use such a contract as a barrier to entry (resulting in ‘naked’ exclusion), or at least as a means to extract surplus from a more efficient entrant, when delivery is contractible. More recently, Simpson and Wickelgren (2007) consider exclusive contracts with exogenous (compensatory) damages under the assumption that buyers are either independent or are competing against each other in a downstream market. In this scenario contracts will always be breached in favor of a deal with a more efficient entrant. With independent buyers the incumbent is indifferent between paying buyers for signing the exclusive contract and not offering the contract in the first place. Efficient entry is not prevented and the incumbent has no power. With Bertrand competition among the buyers the incumbent profits through the damages for breach, while buyers end up being indifferent between signing the contract (and paying damages) or not signing.\footnote{Without considering damage rules, Rasmusen et al. (1991) and Segal and Whinston (2000) argue that exclusive contracts can inefficiently deter entry in the presence of scale economies and multiple buyers. Simpson and Wickelgren (2007) show that exclusive contracts can inefficiently deter entry if buyers are downstream competitors, even in the absence of scale economies and even if breach is possible. Fumagalli and Motta (2006) examine a similar model when buyers are homogeneous Bertrand competitors that must decide whether to pay a fixed fee to participate in the downstream market. They conclude that it is unlikely that an upstream incumbent could use exclusive contracts to foreclose the entry of a more efficient competitor when buyers compete intensely.}

Next to the effect of damage rules on the inefficient exclusion of competitors, a second line of research in this branch of the literature studies the role of damage rules in protecting relationship-specific investments if contracts are insufficiently contingent. For procurement contracts, Tirole (1986) discusses the effect of exogenous (compensatory) damages on investment incentives in case that trade is observable and verifiable by third parties. He observes that exogenously determined damages influence the bargaining process by increasing the investing
party’s power. Cooter (1985) and Chung (1992) demonstrate that optimally chosen liquidated damages can induce efficient breaching without creating overinvestment. Spier and Whinston (1995) show that naked exclusion is also not possible in the sense of Aghion and Bolton (1987) when renegotiation is allowed. By additionally introducing investment, Spier and Whinston (1995) show that the finding of Aghion and Bolton (1987) is restored, when delivery is verifiable and damage provision compensates for the incumbents’ relationship-specific investment (or ‘reliance expenditure’). Moreover, if the entrant has complete bargaining power, then privately stipulated damages are set at a socially excessive level to facilitate the extraction of the entrant’s surplus. However, this can be corrected by a simple legal restriction on the level of privately stipulated damages. In contrast, if the entrant has no bargaining power, then private stipulation is efficient. In a setting in which trade is non-contractible but where resale is possible, De Meza and Selvaggi (2007) find that liquidated damages may help to restore buyers’ investment incentives by appropriately redistributing bargaining power between the contracting parties. Their results support Spier and Whinston (1995)’s findings, but contradict Segal and Whinston (2000) as they establish a link between privately stipulated liquidated damages and incentives for relationship-specific investment, even when contracts for specific delivery cannot be enforced.

In another branch of the theoretical literature payments for damages are discussed in the context of the market for corporate control, where they are usually labeled ‘termination fees’. The theoretical literature on termination fees is largely auction-related as surveyed by Roosevelt (2000) for bankruptcy sales and by Boone and Mulherin (2007a) for mergers. Termination fees have been advocated in this literature as a way to achieve some commitment in relationships

3Edlin and Reichelstein (1996) show that expectation damages help to restore unilateral investment incentives but are poorly suited to solve bilateral investment problems under simple fixed price contracts.

4Che and Chung (1999) study alternative breach remedies in the presence of cooperative specific investments. They find that expectation damages induce no cooperative investment, that privately stipulated liquidated damages induce some but inefficient cooperative investment, and that reliance damages achieve the efficient outcome if ex post renegotiation is possible. Segal and Whinston (2000) show with their ‘irrelevance result’ that for exclusivity to matter for noncontractible investments in a relation between a downstream buyer and an upstream seller, these investments must have some external effects: they must affect the value of trade between the buyer and some upstream potential seller. Moreover, in their model liquidated damages also do not affect investment incentives. Due to non-verifiabilities the seller and the buyer cannot specify a price for trade but must still bargain if trade is to occur.
that are governed by sequential renegotiations. In these contributions, which are discussed in more detail in Section 4, the damages are compensatory as the size of the fee is assumed to be exogenously determined. Empirically, liquidated damage rules have mostly been studied in the context of mergers (e.g., by Officer (2003)), where Boone and Mulherin (2007a) find that up to 79 per cent of merger contracts include such termination fees.

We aim to contribute to both strands of the theoretical literature by focusing on the process by which payments for damages are determined. We thereby identify the implicit assumptions about the contractual framework that drive some of the main results of the above literature. For both strands we show that the effect of the payment of damages on the efficiency of the consummated deals depends on the possibility to sign more than one simultaneous contract (among other determinants). Only if this is not possible, damage rules may prevent efficient deals in the market of corporate control, or allow ‘naked’ exclusion in the context of supplier contracts with externalities. Furthermore, we show that in both strands assumptions on the distribution of bargaining power influence the size of the payment of damages and determine which contractual party benefits from including liquidated damage rules. For simplicity we focus on the bargaining game and abstract from investment incentives and problems of incomplete information. For future research this seems to be a worthwhile next step as recent work indicates that a more explicit modelling of the bargaining process also helps to qualify results in this line of research.\(^5\)

In our approach payments for damages are endogenous and an outcome of a negotiation process between parties with different bargaining power under the

\(^5\)De Meza and Selvaggi (2007) provide an example of a Rubinstein bargaining game in which the outside option does not affect the division of surplus but may be ‘exercised’ if it is preferred to the bargaining outcome. They show that investment incentives may be affected. In contrast to our model, however, they assume the signing of just one agreement, allow for resale, and restrict their analysis to equal bargaining power. Chung (1992) analyses a two-buyer-one-seller setting under the assumption of incomplete information about the future buyer’s valuation. The bargaining process is not modelled explicitly, and the original contract does consider its effect on the negotiations with the future buyer only through the stipulated damages, not through the original offer. Here the future buyer’s bargaining power affects the present buyer’s investment incentives.

Considering a situation without liquidated damages, de Fontenay and Gans (2005), de Fontenay and Gans (2008), and de Fontenay et al. (2010) argue that the Generalised Myerson–Shapley value is a useful representation of the outcomes of multi-lateral interactions along a vertical chain.
assumption that alternative deals present an outside option. More specifically, we analyze two-stage negotiations between one seller and two consecutive buyers, where the seller can withdraw from an exclusive contract by paying liquidated damages to the respective buyer. The agreement of the first stage (which stipulates the ‘price’ as well as the liquidated damages) serves as an outside option in the second-stage negotiations, and vice versa. Analogously to Shaked and Sutton (1984a), we assume that, following any offer by the seller, the ‘insider’ buyer can always reply with a counter-offer before the seller switches over to negotiate with an outsider buyer.

In a first scenario we assume that contracts are exclusive, but, unlike Shaked and Sutton (1984a), we also assume that more than one contract can be signed, such that a breach of contract leads to payment of liquidated damages in equilibrium. This implies that the seller can return to the first buyer even if an agreement is reached with the outside buyer. In this case, exclusion of more efficient buyers is not possible and a less efficient buyer can use liquidated damage rules in an exclusive contract only to extract a rent from a more efficient agreement. In equilibrium, the seller accepts liquidated damage rules in exchange for a greater share of gains of trade.

Hence, when we allow for sequential negotiations, in extension to the results of Diamond and Maskin (1979), Aghion and Bolton (1987), and Simpson and Wickelgren (2007), exclusivity agreements in combination with liquidated damage rules are not sufficient to exclude more efficient buyers.

In a second scenario we assume a more stringent form of exclusivity, i.e., that only one contract can be signed at a time because of additional contractual restrictions, such as no-shop clauses. Here, ‘naked’ exclusion of more efficient buyers is possible. Liquidated damage rules allow the less efficient first-stage buyer to protect a deal against more efficient buyers. From the perspective of the seller, even a deal with the less efficient buyer (protected by liquidated damages and a no-shop clause) can be optimal, provided it is negotiated first.

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6 Aghion and Bolton (1987) consider endogenous damages when the seller makes a take-it-or-leave-it offer. Diamond and Maskin (1979) consider exogenous damages and assume that the surplus is split equally. Simpson and Wickelgren (2007) consider exogenous damages and assume that the seller makes a take-it-or-leave-it offer. Spier and Whinston (1995) allow for renegotiations and consider endogenous damages and assume that either the seller or the buyer makes a take-it-or-leave-it offer.

7 For a definition of no-shop clauses see Section 3.
Moreover, our bargaining approach applies to more general settings. Osborne and Rubinstein (1990) and, more generally, Houba and Bennett (1997) showed that, under simultaneous bargaining between a seller and two buyers, competition between the buyers has no effect on the equilibrium price if the seller can threaten to opt out. Selvaggi (2006) considers sequential tripartite bargaining with resale and finds that the resale possibility suffices to ensure uniqueness and efficiency: equilibrium shares seem natural generalisations of the two-party case. The limiting price locates halfway between the buyers’ valuations.

For a sequential negotiation process in which both the price and liquidated damages are negotiated, we show that the equilibrium price is above the simultaneous outcome. This result of our model explains the use of no-shop clauses in contracts and provides a rationale for deals with less efficient buyers, as our application to mergers and acquisitions also illustrates.

The paper proceeds as follows. Section 2 describes the model and its results. Section 3 analyzes no-shop clauses as an additional contractual agreement. In Section 4 we apply our results to the context of mergers. Section 5 summarizes and concludes.

2 A bargaining model for contracts with liquidated damage rules

A seller $S$ of a single indivisible good and a reservation price $\pi_S = 0$ sequentially meets two buyers, denoted $B_1$ and $B_2$, with reservations prices $\pi_1 > 0$, and $\pi_2 > 0$ respectively. The negotiations with a buyer $B_i$ are over a contract $(x_i, t_i)$ that specifies the selling price $x_i$ and liquidated damages $t_i \geq 0$. We assume that the seller cannot supply the good to both buyers (e.g., due to capacity constraints) and that no resale is possible (because the good is not easily tradeable, or it is the performance of a service). Liquidated damages $t_i$ have to be paid from seller $S$ to buyer $B_i$ in case the seller wants to execute a contract with the other buyer $B_j$ after having signed a contract with $B_i$ with $i \neq j$. We assume that any offer $(x_i, t_i)$ at both stages $i = 1, 2$ is a combination of $x_i$ and $t_i$ that cannot be

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8As in Chung (1992) or Che and Chung (1999), liquidated damage clauses here mean contractual provisions stating the amount of money that the breaching party pays the nonbreacher.
accepted or rejected independently of each other.\footnote{This assumption relates to the model of ‘multi-issue’ bargaining as analyzed by Fershtman (1990). In our setting, however, the surpluses of the two items never coexist. Either the deal is struck and ownership will be transferred, or the deal will be broken and liquidated damages will be paid.} All payments from a potential agreement will be paid out after the last stage.

We assume that the bargaining process at both stages can be described by the alternating offers procedure suggested by Rubinstein (1982). We assume that at time 0 the seller $S$ makes an offer $(x_1, t_1)$ to the buyer $B_1$ with probability $\lambda_1 \in [0, 1]$, which is a proposal of a division of the surplus. Analogously to Shaked and Sutton (1984) we assume that once a player receives an offer from the other player, he can take one of the following three actions: he can accept the offer, implying that the agreement is struck and that the players divide the surplus according to the accepted offer, or he can reject the offer and make a counter-offer at time $\Delta > 0$. If this counter-offer is accepted by the first player then the agreement is struck, otherwise the first player makes another counter-counter-offer at time $2\Delta$. This process of offers and counter-offers continues until a player accepts an offer. Thirdly, a player can reject an offer and decide to leave the negotiation table to take up a (potential) outside option, in which case the negotiations end in disagreement. Ending the negotiations in this way is understood as a \textit{strategic} decision.\footnote{In Rubinstein’s original approach a player has only two actions to choose from: he can only reject or accept an offer (with the same consequences as before) and may receive a disagreement payoff if negotiations end in disagreement or break down for some \textit{exogenous} reason. We discuss the implications of this possibility in the conclusion.}

After the negotiations at the first stage (which end in disagreement because the seller opted out, or in agreement with an accepted offer), the seller may have the opportunity to bargain with another buyer $B_2$ at the second stage, according to the same procedure. The probability that the seller makes an offer in these negotiations is $\lambda_2 \in [0, 1]$. Thus, we assume that the possibility to make a deal at the second stage gives the seller an outside option at the first stage and vice versa. For simplicity and without loss of generality we assume that all players’ disagreement payoffs are zero.

In case the bargaining process at any stage ended in agreement, the outcome is a contract $(x_i, t_i)$ specifying a share of $x_i$ for the seller, and $\pi_i - x_i$ for the buyer, and liquidated damages $t_i$ that have to be paid to buyer $B_i$ in case the seller decides for the contract with $B_j$, with $i, j = 1, 2$ and $i \neq j$. In case of perpetual
disagreement the utility vector is \((0, 0, 0)\). At the last stage, the seller decides for one of the two contracts. The sequence of decisions is depicted in Figure 1, where it is indicated with \((S/B_i)\) if the seller makes an offer, with \((B_i/S)\) if buyer \(B_i\) makes an offer, with "y" if a player accepts an offer, with "n" if a player rejects an offer, and with "nn" if a player rejects and opts out. We define \(N'\) as the game which begins immediately following an offer by the "insider", and where the \(S\) is free at this time to switch to the outsider. Note that the game immediately following a switch by the firm is the same as our initial game; we label this game \(N\).

[insert Figure 1 here]

Note that we assume that the seller can switch from one buyer to the other, but that he can only return to a buyer with which he has not yet signed a contract already. This implies that \(M'\) is analogous to \(M\), with the difference that \(B_1\) is the “insider”\(^{11}\). We apply backward induction to characterize the equilibrium offers of both players. At the final stage, seller \(S\) chooses the larger of the two offers \(x_i\) with \(i = 1, 2\). Denote a decision for \(x_1\) as \(q = 1\), and a decision for \(x_2\) as \(q = 0\). The utility vectors \((u_S, u_{B_1}, u_{B_2})\) are \((x_1, \pi_1 - x_1 - t_2, t_2)\) if \(q = 1\), and \((x_2, t_1, \pi_2 - x_2 - t_1)\) if \(q = 0\).

2.1 Bargaining at the second stage

Suppose first that there exists a contract between \(S\) and \(B_1\) in Stage 1, specifying \(x_1\) and \(t_1\) (node \(M\) in Figure 1). In their negotiations, buyer \(B_2\) and \(S\) anticipate that seller \(S\) in Stage 3 will decide between the two contracts and choose the higher of the two offers.

The seller can guarantee to get the payoff \(x_1\) by opting out when he has the option (after an offer by \(B_2\)). He can also secure (practically) \(x_1\) by offering the buyer a small compensation \(\varepsilon\) to ensure his accepting the offer, he himself will then get \(x_1 - \varepsilon\), and the utilities at node \(M\) will be \(u_S = x_1 - \varepsilon/2, u_{B_2} = \varepsilon/2, u_{B_1} = t_1\).

\(^{11}\) Analogous to Shaked and Sutton (1984b) the seller can switch between buyers, but different to their model, we assume that negotiations can continue after one agreement has been struk. The game ends when both agreements are struck or gains of trade in one of the negotiations are zero.
Thus, in any equilibrium, $S$ should get at least $x_1$. But if $B_2$ wishes to have a deal with $S$ he should be able to give him at least $x_1 + t_1$, so that the seller receives at least $x_1$ after paying liquidated damages $t_1$ to the other buyer. This is only possible if $\pi_2 \geq x_1 + t_1$.

When it is the seller who makes an offer he would be better off securing the buyer’s agreement by giving him his continuation value $\delta b_2$ and cashing the difference (after paying the compensation $t_1$ to $B_1$): $\pi_2 - \delta b_2 - t_1$, with $\delta$ being the common discount factor. We will confirm later under which circumstances this is indeed better than having a deal with $B_1$ and paying compensation $t_2$, or indeed simply continuing the negotiations with $B_2$ (thus securing $\delta x_2$ for himself). Here the seller gets $\pi_2 - \delta b_2 - t_1$, and the buyer gets $\delta b_2$.

When it is the buyer who makes the offer there could be two cases, depending on whether the offer of the first stage negotiation $x_1$ is larger or smaller than $\delta x_2$.

a) $\delta x_2 > x_1$: The buyer gives the seller $\delta x_2 + t_1$, of which the seller gets $\delta x_2$ net, and the buyer takes the difference $\pi_2 - \delta x_2 - t_1$.

b) $\delta x_2 \leq x_1$: The buyer gives the seller $x_1 + t_1$, of which the seller gets $x_1$ net, and the buyer takes the difference $\pi_2 - x_1 - t_1$.

Further below we will show under which circumstances this is better than either receiving a compensation $t_2$, or not having at deal at all, or simply continuing the negotiations with $S$ (thus securing $\delta b_2$ for himself).

Depending on the first stage contract $(x_1, t_1)$, the equations to determine the decisions $x_2$ and $b_2$ at node $M$, for $q = 0$ and $q = 1$ respectively, are the following:

$$x_2 = \begin{cases} 
\lambda_2(\pi_2 - \delta b_2 - t_1) + (1 - \lambda_2)\delta x_2 & \text{if } \delta x_2 > x_1 \\
\lambda_2(\pi_2 - \delta b_2 - t_1) + (1 - \lambda_2)x_1 & \text{if } \delta x_2 \leq x_1 
\end{cases} \quad \text{and if } q = 0 \quad (1)$$

$$b_2 = \begin{cases} 
\lambda_2\delta b_2 + (1 - \lambda_2)(\pi_2 - \delta x_2 - t_1) & \text{if } \delta x_2 > x_1 \\
\lambda_2\delta b_2 + (1 - \lambda_2)(\pi_2 - x_1 - t_1) & \text{if } \delta x_2 \leq x_1 
\end{cases} \quad \text{and if } q = 0$$

Simultaneously, the seller and the buyer $B_2$ negotiate over liquidated damages $t_2$ that will be paid to buyer $B_2$ in case the seller decides for $x_1$ at Stage 3 ($q = 1$), after having reached an agreement with $B_2$ at Stage 2. Anticipating the sequence of decisions, the seller might have been able to negotiate a higher offer at Stage 1 due to the fact that the Stage 2 contract represented a relevant outside
option. We assume that the difference between the offers that buyer $B_1$ receives at the first stage with and without an outside option represents the surplus of the liquidated damages negotiations.\(^{12}\) In the case of breach of the agreement with $B_2$, $S$ receives $x_1$ from $B_1$ and $B_2$ receives $t_2$, provided that $x_2$ represented a relevant outside option in the first stage negotiations. Without a contract with $B_2$, first stage negotiations would have led to an offer of $\tilde{x}_1$. We will confirm later that $\tilde{x}_1 = \lambda_1 \pi_1$. From this difference, the seller pays $t_2$ to $B_2$ and keeps $g_2$ for herself:\(^{13}\)

\[
g_2 = \begin{cases} 
0 & \text{if } q = 0 \\
\lambda_2(x_1 - \delta t_2 - \lambda_1 \pi_1) + (1 - \lambda_2) \delta g_2 & \text{if } q = 1 
\end{cases} \quad (3)
\]

\[
t_2 = \begin{cases} 
0 & \text{if } q = 0 \\
\lambda_2 \delta t_2 + (1 - \lambda_2)(x_1 - \delta g_2 - \lambda_1 \pi_1) & \text{if } q = 1 
\end{cases} \quad (4)
\]

Equations (1) to (4) summarize the two interrelated bargaining situations. They state that if the seller decides for a contract with buyer $B_1$ at Stage 3, after having signed an agreement with buyer $B_2$, the latter receives $t_2$, while the seller receives $x_1$ from buyer $B_1$. Moreover, if the seller decides for a contract with $B_2$ no liquidated damages will be paid to buyer $B_2$.

To determine the equilibrium offers, we will consider first the situation in which the first stage offer $x_1$ is smaller than the seller’s continuation value, i.e., $x_1 < \delta x_2$. Suppose furthermore that $\pi_2 \geq x_1 + t_1$ holds. Obviously, this implies that the seller will decide for $B_2$ at the last stage ($q = 0$). Solving (1) to (4) simultaneously for $x_2, b_2, g_2$ and $t_2$ leads to the following outcomes:

\[
x_2 = \lambda_2(\pi_2 - t_1) \quad \text{and} \quad b_2 = (1 - \lambda_2)(\pi_2 - t_1),
\]

\[
g_2 = t_2 = 0.
\]

With this solution the condition $\delta x_2 > x_1$ becomes $\delta \lambda_2(\pi_2 - t_1) > x_1$.

\(^{12}\)While the exact specification of the surplus for these negotiations will have an effect on the intervals in which specific equilibria exist, it does not change our overall findings qualitatively.

\(^{13}\)While we assume here that liquidated damages are only included in the contract whenever a buyer anticipates that the seller will decide for a contract with the other buyer, our results generalize to the case in which liquidated damage rules are always specified, thus also when in equilibrium the contract is not terminated. In equilibrium the buyers’ agreement to the contracts, i.e. $b_i \geq 0$, restricts liquidated damages such that including them does not change the outcome.
Suppose now that the first stage offer \( x_1 \) is larger than the seller’s continuation value, i.e., \( \delta x_2 \leq x_1 \). The contract of Stage 1 now represents a relevant outside option. If the players anticipate that seller \( S \) will decide for \( B_2 \) at the last stage \( (q = 0) \), solving (1) to (4) simultaneously for \( x_2, b_2, t_2 \) and \( g_2 \) leads to the following outcomes:\(^{14}\)

\[
x_2 = \frac{1 - \lambda_2}{1 - \lambda_2 \delta} x_1 + \frac{\lambda_2 (1 - \delta)}{1 - \lambda_2 \delta} (\pi_2 - t_1) \quad \text{and} \quad b_2 = \frac{1 - \lambda_2}{1 - \lambda_2 \delta} (\pi_2 - x_1 - t_1),
\]
\[
g_2 = t_2 = 0.
\]

Substituting the solution into the condition leads to \( \delta \lambda_2 (\pi_2 - t_1) \leq x_1 \). If the players anticipate \( q = 1 \), buyer \( B_2 \) will ensure the seller’s agreement and at the same time maximize liquidated damages, which leads to:

\[
x_2 = x_1 \quad \text{and} \quad t_2 = (1 - \lambda_2) (x_1 - \lambda_1 \pi_1),
\]
\[
g_2 = \lambda_2 (x_1 - \lambda_1 \pi_1).
\]

Suppose next that \( \pi_2 < x_1 + t_1 \) holds. The surplus \( \pi_2 \) is not large enough to give \( S \) at least \( x_1 \) after paying \( t_1 \) to buyer \( B_1 \). Buyer \( B_2 \) would still prefer the seller’s agreement, as he can ask for liquidated damages \( t_2 \). He would therefore offer \( x_2 = \pi_2 - t_1 \) and claim liquidated damages \( t_2 = (1 - \lambda_2) (x_1 - \lambda_1 \pi_1) \) as specified above, while the seller decides for a contract with \( B_1 \) (and hence \( q = 1 \)). Obviously, this solution will only be agreed upon by \( S \) and \( B_2 \) in case \( t_2 \geq 0 \wedge \pi_2 < x_1 + t_1 \leftrightarrow \pi_2 - t_1 > \lambda_1 \pi_1 \). If the second stage surplus is not sufficiently large, the seller will not sign an agreement with \( B_2 \).

Hence, we can now summarize the second stage decisions at nodes \( M \). The

\(^{14}\)With \( \delta = 1 \) the solution simplifies to \( x_2 = x_1 \) and \( b_2 = \pi_2 - x_1 - t_1 \), and \( g_2 = t_2 = 0 \).
offer at Stage 2, best stated for $\delta = 1$, will be

$$
x_2^* = \begin{cases} 
  \pi_2 & \text{if } \lambda_2(\pi_2 - t_1) \leq x_1 \text{ and } \lambda_1\pi_1 + t_1 \leq \pi_2 < \pi_1 + t_1 \\
  x_1 & \text{if } \lambda_2(\pi_2 - t_1) \leq x_1 \text{ and } \pi_1 + t_1 \leq \pi_2 \\
  \lambda_2(\pi_2 - t_1) & \text{if } \lambda_2(\pi_2 - t_1) > x_1 \text{ and } \pi_1 + t_1 \leq \pi_2
\end{cases}
$$

(5)

$$
t_2^* = \begin{cases} 
  (1 - \lambda_2)(x_1 - \lambda_1\pi_1) & \text{if } q = 1, \\
  0 & \text{else.}
\end{cases}
$$

We thus obtain the outside option outcome: the payoff of the seller is simply the maximum of his outside option and what he can get if he never opts out.

Suppose finally that there exists no contract between $S$ and $B_1$ in Stage 1 (node $N'$), i.e. that the seller has no outside option yet. If no gains of trade from (second time) negotiations with $B_1$ are anticipated, offers at $N'$ are determined by simultaneously solving:

$$
x_2 = \lambda_2(\pi_2 - \delta b_2) + (1 - \lambda_2)\delta x_2
$$

$$
b_2 = \lambda_2\delta b_2 + (1 - \lambda_2)(\pi_2 - \delta x_2)
$$

which leads to $x_2^* = \lambda_2\pi_2$, and will be the outcome if $\pi_1 < \lambda_2\pi_2$.

If there exists no contract in Stage 1, but both players anticipate that once $S$ returns to buyer $B_1$ at Stage 3 there are gains of trade (by mistake an agreement has not been reached at Stage 1), the outcome of the negotiations at that stage will be similar to those at node $M$ (see Figure 1), characterized by (5), but with the roles (and indices) for $B_1$ and $B_2$ reversed (node $M'$).

### 2.2 Bargaining at the first stage

In their negotiations, buyer $B_1$ and $S$ anticipate that the seller $S$ at Stage 3 will decide between the two contracts, if he had signed both, and will choose the higher of the two offers. The players (at node $N$ in Figure 1) also perfectly

---

15Note that the game actually is a multi-stage game, because of the fact that the seller can always return to a buyer with which he did not yet achieve an agreement. Applying backward induction properly would first require an analysis of the game starting at node $M'$. This game, however, is strategically equivalent to the analysed game staring at node $M$ but with Buyer $B_1$ instead of Buyer $B_2$. For convenience, to avoid redundancy and because of spatial constraints, we skip the analysis of this game. With a slight abuse of notation in the remainder of the paper we refer to Stage 3 as the stage in which the seller decides which contract to take.
anticipate the outcome of the second stage negotiations between $S$ and $B_2$ as characterized above.

When it is the seller who makes an offer, he would be better off securing the buyer’s agreement by giving him his continuation value $\delta b_1$ and cashing the difference $\pi_1 - \delta b_1 - t_2$ (after possibly paying the compensation $t_2$ to $B_2$ in case the seller finds it beneficial to sign a second agreement in period 2). We will confirm further below under which conditions this is better than having a deal with $B_2$ and paying compensation $t_1$, or securing $\delta x_1$ for himself by simply continuing the negotiations with $B_1$.

When it is the buyer who makes the offer there could again be two cases:

a) $\delta x_1 \leq x_2$: The buyer $B_1$ gives the seller $x_2 + t_2$, of which the seller gets $x_2$ net, and the buyer takes the difference $\pi_1 - x_2 - t_2$.

b) $\delta x_1 > x_2$: The buyer $B_1$ gives the seller $\delta x_1 + t_2$, of which the seller gets $\delta x_1$ net, and the buyer takes the difference $\pi_1 - \delta x_1 - t_2$.

Again, we will confirm later under which circumstances this is better than either receiving a compensation $t_1$, or not having at deal at all, or securing $\delta b_1$ for himself by continuing the negotiations with $S$.

Anticipating (5) from the second stage means that the second stage negotiations may represent a relevant outside option at the first stage. Anticipating the seller’s choice at Stage 3, the equations to determine the decisions on $x_1$ and $b_1$ at node $N$ are the following:

$$x_1 = \begin{cases} 
  x_2 & \text{if } q = 0 \\
  \lambda_1(\pi_1 - \delta b_1 - t_2) + (1 - \lambda_1)x_2 & \text{if } q = 1 \\
  \lambda_1(\pi_1 - \delta b_1 - t_2) + (1 - \lambda_1)\delta x_1 & \text{if } \delta x_1 \leq x_2 \\
  \lambda_1(\pi_1 - \delta b_1 - t_2) + (1 - \lambda_1)\delta x_1 & \text{if } \delta x_1 > x_2
\end{cases}$$

(6)

$$b_1 = \begin{cases} 
  t_1 & \text{if } q = 0 \\
  \lambda_1\delta b_1 + (1 - \lambda_1)(\pi_1 - x_2 - t_2) & \text{if } \delta x_1 \leq x_2 \\
  \lambda_1\delta b_1 + (1 - \lambda_1)(\pi_1 - \delta x_1 - t_2) & \text{if } \delta x_1 > x_2
\end{cases}$$

(7)

Following the same reasoning as at the second stage, the seller and the buyer $B_1$ simultaneously negotiate over liquidated damages $t_1$ that would be paid to buyer $B_1$ in case the seller decides for $x_2$ at Stage 3, after having reached an agreement
with $B_1$ in Stage 1:

$$t_1 = \begin{cases} \lambda_1 \delta t_1 + (1 - \lambda_1)(x_2 - \delta g_1 - \lambda_2 \pi_2) & \text{if } q = 0 \\ 0 & \text{if } q = 1 \end{cases}$$  \hspace{1cm} (8)

$$g_1 = \begin{cases} \lambda_1 (x_2 - \delta t_1 - \lambda_2 \pi_2) + (1 - \lambda_1)\delta g_1 & \text{if } q = 0 \\ 0 & \text{if } q = 1 \end{cases}$$  \hspace{1cm} (9)

We know from the analysis of Stage 2 that the second stage offer will always be larger or equal to the first stage offer $x_1$, unless we have $\pi_2 < \pi_1 + t_1$. Note that even when securing the seller’s agreement, the buyer $B_1$ can not prevent that the seller signs a second agreement at Stage 2.

i) To determine the equilibrium offers at this stage, we will first consider the situation in which the second stage offer $x_2$ is larger than the seller’s continuation value, i.e., $\delta x_1 \leq x_2$. Moreover, suppose that $\delta \lambda_2 (\pi_2 - t_1) \leq x_1$ and that $\pi_2 \geq x_1 + t_1$ hold, such that $x_2^* = x_1$. Finally, suppose also that $\pi_1 \geq x_2 + t_2$ holds. We will relax each of these assumptions later on.

Along the seller’s decision at Stage 3, we need to distinguish two cases: Consider first the case that $S$ decides for $B_1$ at stage 3 ($q = 1$). From the analysis of the second stage, i.e. (5) we know that this implies that $t_2^* = (1 - \lambda_2)(x_1 - \lambda_1 \pi_1)$. Substituting $x_2$ and $t_2$ accordingly and solving (6) to (9) simultaneously for the first-stage values $x_1, b_1, t_1$ and $g_1$ leads to:

$$x_1 = \alpha_1 \pi_1 \quad \text{with} \quad \alpha_1 \equiv \frac{1 + (1 - \lambda_2)\lambda_1}{2 - \lambda_2}$$

and $b_1 = g_1 = t_1 = 0$

The equilibrium offers specified in the contracts therefore will be:

$$x_2^* = x_1^* = \alpha_1 \pi_1 \quad \text{(10)}$$

$$t_2^* = (1 - \alpha_1)\pi_1 \quad \text{and} \quad t_1^* = 0.$$ 

Suppose next that still $x_2^* = x_1$ holds, but that $S$ decides for $B_2$ in Stage 3 ($q = 0$). This implies $t_2^* = 0$ and leads to:

$$x_1 = \alpha_2 \pi_2 \quad \text{with} \quad \alpha_2 \equiv \frac{1 + (1 - \lambda_1)\lambda_2}{2 - \lambda_1}$$
Substituting these solutions into Stage 2 leads to the following equilibrium offers specified in the contracts:

\[
\begin{align*}
x_1^* &= x_2^* = \alpha_2 \pi_2 \\
t_1^* &= (1 - \alpha_2)\pi_2 \quad \text{and} \quad t_2^* = 0.
\end{align*}
\] (11)

Given the seller’s third stage decision, he will prefer the contract with \(B_1\) if the surplus at the first stage is sufficiently large, hence if \(\alpha_1 \pi_1 > \alpha_2 \pi_2\), or:

\[
\frac{\alpha_1}{\alpha_2} \pi_1 > \pi_2
\]

Hence, since we assumed \(x_1 + t_1 \leq \pi_2\) as well as \(x_2 + t_2 \leq \pi_1\), (10) constitutes an equilibrium, if \(\frac{\alpha_1}{\alpha_2} \pi_1 > \pi_2 > \alpha_1 \pi_1\) and (11) constitutes an equilibrium, if \(\alpha_1 \pi_1 > \pi_2 > \frac{\alpha_2}{\alpha_2} \pi_1\).

Now suppose that \(x_1 + t_1 > \pi_2\). Anticipating \(x_2^* = \pi_2\) from the second stage, equilibrium offers will be

\[
x_2^* = x_1^* = \pi_2 \quad \text{and} \quad t_1^* = 0, t_2^* = (1 - \lambda_2)(\pi_2 - \lambda_1 \pi_1).
\] (12)

As \(x_2 + t_2 \leq \pi_1\) also has to hold, (12) constitutes and equilibrium if \(\alpha_1 \pi_1 > \pi_2\). In this case, buyer \(B_1\) will not offer (11) but rather \(x_1 = \pi_2\) as this is enough to ensure the seller’s agreement and also to ensure that the seller decides for a contract with \(B_1\) at Stage 3. Note that if \(\pi_2 < \lambda_1 \pi_1\), buyer \(B_2\) does not represent a relevant outside option in the first stage negotiations, leading to \(t_2 = 0\).

Alternatively, suppose that \(\pi_1 < x_2 + t_2\) holds. \(B_1\) will not be able to offer (11). He will ensure the seller’s agreement such that he at least earns liquidated damages \(t_1\), anticipating that the seller decides for a contract with \(B_2\) at Stage 3. With \(x_2 = \pi_1\), equilibrium offers will be:

\[
x_2^* = x_1^* = \pi_1 \quad \text{and} \quad t_1^* = 0, t_2^* = (1 - \lambda_1)(\pi_1 - \lambda_2 \pi_2).
\] (13)

Obviously, we need \(x_1 + t_1 \leq \pi_2\) to hold, which implies that (13) constitutes an

\[\text{Note that for } \lambda_i \in [0, 1] \text{ we have } \alpha_i \leq 1 \text{ with } i = 1, 2. \text{ Furthermore, } \alpha_i < \alpha_j \text{ for } \lambda_i < \lambda_j.\]

\[\text{It is straightforward to verify that the conditions } \delta \lambda_2 (\pi_2 - t_1) < x_1 \text{ and } \delta x_1 \leq x_2 \text{ hold if } x_1^* = x_2^* \text{ in equilibrium.}\]
equilibrium if $\alpha_2^{-1}\pi_1 < \pi_2$.

Note, furthermore, that $\lambda_2^{-1}\pi_1 = \pi_2$ leads to liquidated damages of $t_1 = 0$. In this case, the surplus that is achievable with buyer $B_1$ does not represent a relevant outside option in the negotiations with buyer $B_2$.

ii) Now suppose that $\delta\lambda_2(\pi_2 - t_1) > x_1$ holds such that $x_2 = \lambda_2(\pi_2 - t_1)$. As this implies that $x_1 < x_2$, it means that $S$ decides for $B_2$ at Stage 3 ($q = 0$). From (5) we know that $t_2 = 0$. In this case, buyer $B_1$ would like to maximize liquidated damages $t_1$. Solving (6)-(9) for $\delta x_1 < x_2$ reveals that $x_2 > x_1$ can only hold in case $\pi_1 < \lambda_2\pi_2$, because otherwise $B_1$ would prefer to offer $x_1 = x_2$. As the seller does not benefit from the first stage offer, gains of trade for the liquidated damages negotiations are zero, thus $t_1 = 0$. Hence, if $\lambda_2^{-1}\pi_1 < \pi_2$ there will be no agreement on the first stage and the seller will sign a contract with the second buyer only, with $x_2 = \lambda_2\pi_2$. Moreover, the seller will also not sign a contract with the first buyer at a later stage as there no gains of trade in case $\pi_1 < \lambda_2\pi_2$.

iii) Finally consider the situation in which the second stage offer $x_2$ is smaller than the seller’s continuation value, i.e., $\delta x_1 > x_2$. Given the second stage analysis, it must be that $\lambda_1\pi_1 + t_1 > \pi_2$, because this is the only situation for which $B_2$ will not offer at least $x_1$. Solving equations (6)-(9) leads to $x_1 = \lambda_1\pi_1$ and $t_1 = 0$. In this case, the surplus that is achievable with buyer $B_2$ does not represent a relevant outside option in the negotiations with buyer $B_1$. Hence, the seller will sign a contract with the first buyer only, with $x_1 = \pi_1\lambda_1$.

We can now summarize our findings and present the following result:

**Proposition 1** Suppose realization of utilities is postponed until all stages are completed. At the final stage the seller will be confronted with the following contracts:

$$
(x_1, t_1) = (\lambda_1\pi_1, 0) \quad \text{if } 0 \leq \pi_2 < \lambda_1\pi_1;
$$

$$
(x_1, t_1) = (\pi_2, 0) \quad \text{and} \quad (x_2, t_2) = (\pi_2, (1 - \lambda_2)(\pi_2 - \lambda_1\pi_1)) \quad \text{if } \lambda_1\pi_1 \leq \pi_2 < \alpha_1\pi_1;
$$

$$
(x_1, t_1) = (\alpha_1\pi_1, 0) \quad \text{and} \quad (x_2, t_2) = (\alpha_1\pi_1, (1 - \alpha_1)\pi_1) \quad \text{if } \alpha_1\pi_1 \leq \pi_2 < \frac{\alpha_1}{\lambda_2\pi_1};
$$

$$
(x_1, t_1) = (\alpha_2\pi_2, (1 - \alpha_2)\pi_2) \quad \text{and} \quad (x_2, t_2) = (\alpha_2\pi_2, 0) \quad \text{if } \frac{\alpha_2}{\lambda_2\pi_1} \leq \pi_2 < \alpha_2^{-1}\pi_1;
$$

$$
(x_1, t_1) = (\pi_1, (1 - \lambda_1)(\pi_1 - \lambda_2\pi_2)) \quad \text{and} \quad (x_2, t_2) = (\pi_1, 0) \quad \text{if } \alpha_2^{-1}\pi_1 \leq \pi_2 < \lambda_2^{-1}\pi_1;
$$

$$
(x_2, t_2) = (\lambda_2\pi_2, 0) \quad \text{if } \lambda_2^{-1}\pi_1 \leq \pi_2.
$$

In equilibrium the seller decides for the contract that specifies $t_i = 0$. 

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The proposition states that we need to distinguish six different regions, as exemplified in Figure 2 for $\lambda_1 > \lambda_2$. We will discuss the result from the perspective of the first two bargaining partners. The first contract in the proposition considers the case in which the seller’s outside option is rather low in comparison with the surplus of the first deal. In this Region I the offer is determined by the seller’s relative bargaining power. In Regions II and III the second-stage negotiations provide the seller with a relevant outside option. The contracts will be signed at both stages, the seller will decide for buyer $B_1$ and will pay liquidated damages to buyer $B_2$ for providing him with an outside option. The difference between Regions II and III is that in Region II the first stage buyer $B_1$ still makes a positive profit as the outside option is too low to allow the second stage buyer to capture the full surplus. In Region III, however, $b_1 = 0$. In Regions IV and V the roles are reversed in the sense that the first stage contract provides the seller with a relevant outside option in the second stage negotiations. The seller decides for the second stage offer and pays liquidated damages to the first stage buyer. Finally, in Region VI, the seller’s outside option is so attractive that no deal will be signed at the first stage.

For a successful deal we can conclude that the larger the seller’s outside option $x_2$ for any given surplus $\pi_1$ the higher the likelihood that liquidated damage rules will exist (i.e. that the deal will be positioned in Region II to V). This is in line with intuition since liquidated damages are only offered when the outside option is greater than the seller’s share of current surplus, determined by its bargaining power. Correspondingly, the comparative static properties of the functions $\lambda_1 \pi_1$, $\lambda_2^{-1} \pi_1$ and $\frac{\alpha_1}{\alpha_2} \pi_1$ in the proposition reveal that Regions I and VI are enlarged (reduced) with an increase in the seller’s (buyer’s) bargaining power $\lambda_i$ (and $(1-\lambda_i)$ respectively) with $i = 1, 2$. Thus, the likelihood of termination provisions decreases with the seller’s bargaining power.

Although we consider only the case in which the seller has an alternative bargaining partner at the second stage, an extension to the case in which both players have an outside option is straightforward and leads to analogous results. With this extension it is possible to also determine conditions under which seller
and/or buyer liquidated damages will be negotiated. The direction of the net effect of the respective fees is then determined by their relative surpluses.\textsuperscript{18}

2.3 Efficiency of the deal

The following corollary shows that in the above scenario liquidated damages will be included in an exclusive contract, even if the surplus of the deal under consideration is higher than in the respective expected outside option. Moreover, given the sequence of negotiations, if liquidated damages are paid, the offer will always be the same at the two stages. This implies that the seller is equally well off, even when striking the deal with the less efficient buyer.

**Corollary 1** Suppose $\lambda_i > \lambda_j$.

i) The contract will include liquidated damages, even with the more efficient buyer $B_j$, whenever $\pi_i < \pi_j < \frac{\alpha_i}{\alpha_j} \pi_i$.

ii) A contract with a less efficient buyer $B_i$ will ensure the same (highest possible) offer for the seller as a contract with the more efficient buyer $B_j$, if $\pi_i < \pi_j < \frac{\alpha_i}{\alpha_j} \pi_i$.

**Proof.** Note that $\frac{\alpha_i}{\alpha_j} \geq 1$ for $\lambda_i \leq \lambda_j$. For part i) see Proposition 1. Result ii) comes from the fact that, in equilibrium, the seller must be indifferent between the deals at the two stages.

If the seller has an attractive outside option he agrees to pay a fee to the buyer to be able to breach the contract. In this context liquidated damages are a rent that the buyer can extract, and the seller is willing to pay, in order to enable a higher offer from another buyer. Note that the seller does not have an advantage if he can decide which of the two buyers to contact first.

2.4 The effects of bargaining power and outside options on liquidated damages

If the negotiations are influenced by the outside option as stated in Proposition 1, in equilibrium, both, liquidated damages and the respective offers, are functions of the relative bargaining power of the players, as well as of the value of the outside options. The greater the bargaining power of a seller, the greater his

\textsuperscript{18}See Rosenkranz and Weitzel (2007) for details.
share of the surplus. Moreover, the seller is interested to pay lower liquidated damages in case of contract breach.

Analyzing comparative static properties of the equilibrium offers, we conclude the following corollary:

**Corollary 2**

(i) If the expected surplus from the outside option with \( B_i \) is sufficiently high, i.e., \( \alpha_i \pi_i \leq \pi_j \leq \alpha_j \pi_i \), liquidated damages \( t_j \) paid to buyer \( B_j \) are a decreasing function of the seller’s bargaining power while the accepted offer \( x_i \) of buyer \( B_i \) (with \( i \neq j \)) is an increasing function of the seller’s bargaining power.

(ii) If the expected surplus from the outside option with \( B_i \) is sufficiently higher than that with \( B_j \), i.e., \( \lambda_i \pi_i \leq \pi_j \leq \alpha_i \pi_i \), liquidated damages \( t_j = (1 - \lambda_j)(\pi_j - \lambda_i \pi_i) \) paid to buyer \( B_j \) are a decreasing function of the seller’s bargaining power with buyer \( B_j \), while the accepted offer of buyer \( B_i \) is independent of the seller’s bargaining power.

**Proof.** For Part (i), note that \( \alpha_i \) is an increasing function of \( \lambda_i \) for \( i = 1, 2 \). Part (ii) is obvious. 

Furthermore, we can consider the impact of differences in the players’ bargaining power in the deal under consideration and the bargaining power in the expected outside option negotiations. Analyzing comparative static properties of (10), (11), (12), and (13) with respect to the relative level of bargaining power in the two deals, we conclude the following corollary:

**Corollary 3** The larger the relative bargaining power of the seller in the seller’s outside option negotiations with \( B_j \), the lower will be the liquidated damages \( t_i \) that the seller has to pay to buyer \( B_i \).

**Proof.** Assume \( \lambda_j = \beta \lambda_i \). For \( \alpha_j \pi_j \leq \pi_i \leq \frac{\alpha_i}{\alpha_j} \pi_j \) buyer \( B_i \) in equilibrium receives liquidated damages \( t_i = (1 - \alpha_j)\pi_j \) with \( \alpha_i \) now being a function of \( \lambda_i \) and \( \beta \). Differentiation with respect to \( \beta \) leads to reveals that \( \frac{\partial t_i}{\partial \beta} < 0 \forall \beta \in \mathbb{R} \). For \( \lambda_j \pi_j \leq \pi_i < \alpha_j \pi_i \) buyer \( B_i \) in equilibrium receives a fee \( t_i = (1 - \lambda_i)(\pi_i - \beta \lambda_i \pi_j) \). Differentiation with respect to \( \beta \) leads to \( \frac{\partial t_i}{\partial \beta} < 0 \forall \beta \in \mathbb{R} \). Hence, the larger the relative bargaining power of the seller in the expected outside-option negotiations, the lower will be the liquidated damages the seller has to pay to the buyer. 

An increase in bargaining power is beneficial. Interestingly, the result holds irrespective of whether bargaining power at the second-stage negotiations is lower or higher (in absolute terms) than the bargaining power in first-stage negotiations.
Moreover, this effect is stronger the larger the bargaining power of the seller at the first stage.

The effect of the value of the outside option on the negotiations is rather straightforward. We see that the higher the outside option, the more likely will the players agree to include liquidated damage rules. Furthermore, liquidated damages are first increasing in the outside option and then decreasing. This property is summarized in the following corollary:

**Corollary 4** (i) If the expected surplus from the outside option with $B_j$ is sufficiently high, i.e., $\frac{\alpha_i}{\alpha_j} \pi_i \leq \pi_j < \alpha^{-1}_j \pi_i$, liquidated damages $t_i$ are an increasing function of the seller’s outside option $\pi_j$.

(ii) If the expected surplus from the outside option with $B_j$ is sufficiently higher, i.e., $\alpha^{-1}_j \pi_i \leq \pi_j \leq \lambda^{-1}_j \pi_i$, liquidated damages $t_i$ are a decreasing function of the seller’s outside option $\pi_j$.

**Proof.** Inspection of (11) and of (13) reveals these properties. ■

Even when including liquidated damage rules, the less efficient buyer cannot protect the deal. Liquidated damages are a rent this buyer can extract from the more efficient outside option deal. If the expected surplus from the outside option is sufficiently high, but not too high, liquidated damage rules serve the purpose of fully extracting all surplus from the outside option deal. The higher the surplus in that deal, the larger the fee that has to be paid. This is reflected in the first part of Corollary 4. If the surplus from the outside option is sufficiently high, such that agreement to liquidated damages with the less efficient buyer can only be ensured by offering the full surplus, this buyer will no longer be able to extract all remaining surplus from the outside option deal and liquidated damages will decrease. The rent is the smaller the closer the actual offer is to the Nash bargaining solution in the outside deal. Obviously, this difference is decreasing in the outside option surplus.

### 3 No-shop clause as an additional contractual agreement

Now consider the situation in which the first buyer can add a clause to the contract that restricts the seller from seeking other offers and agreements: a so called
no-shop clause.\textsuperscript{19} While overly restrictive clauses may be rejected by the courts, the prohibition to sign another contract is frequently assumed to be reasonable. For our strategic situation this implies that in Figure 1 the last stage disappears, because by signing an agreement with buyer $B_2$ the first agreement with $B_1$ is automatically breached. Moreover, the seller can not negotiate liquidated damages when signing a contract with $B_2$, as the seller cannot fall back on Buyer $B_1$’s offer $x_1$. The contract at the second stage will not be terminated once it is signed.

The equations to determine the decisions $x_2$ and $b_2$ at node $M$ are given by (1) and (2) with $q = 0$. Suppose first that $\delta x_2 > x_1$ holds. Solving simultaneously for $x_2$ and $b_2$ leads to the following outcomes:

\[
\begin{align*}
    x_2 &= \lambda_2 (\pi_2 - t_1) \\
    b_2 &= (1 - \lambda_2) (\pi_2 - t_1)
\end{align*}
\]

Suppose now that the contract of Stage 1 represents a relevant outside option, hence $\delta x_2 \leq x_1 \leq \pi_2 - t_1$. In this case the solution is:

\[
\begin{align*}
    b_2 &= \frac{(1 - \lambda_2)(t_1 - \pi_2) + x_1(1 - \lambda_2)}{\delta \lambda_2 - 1} \\
    x_2 &= \frac{\lambda_2(t_1 - \pi_2)(1 - \delta) - x_1(1 - \lambda_2)}{\delta \lambda_2 - 1}
\end{align*}
\]

and with $\delta = 1$:

\[
\begin{align*}
    x_2 &= x_1 \\
    b_2 &= \pi_2 - x_1 - t_1
\end{align*}
\]

Hence, we can now summarize the second stage decisions. The offer at Stage 2

\textsuperscript{19}Such clauses are more restrictive than exclusive agreements as treated in the previous section. In the previous section contracts were exclusive in the sense of Diamond and Maskin (1979) and Aghion and Bolton (1987), where a contract is an agreement to carry out a single project, or Simpson and Wickelgren (2007) and De Fontenay et al. (2010) where the contract binds the seller to sell his products to a single buyer. Under a no-shop clause, a party (in our case the seller) is forbidden from taking any action, such as seeking or considering an alternative, possibly higher offer, which would render the consummation of the agreement less likely.
(with $\delta = 1$) will be:

$$x_2 = \begin{cases} \max\{x_1, \lambda_2(\pi_2 - t_1)\} & \text{if } \lambda_1 \pi_1 \leq \pi_2 - t_1, \\ 0 & \text{else.} \end{cases}$$

At the first stage, $S$ and $B_1$ anticipate the second stage outcome. Suppose first that $\delta_1 x_1 \leq x_2$ and that $\delta x_2 < x_1 \leq \pi_2 - t_1$ such that $x_2 = x_1$. Solving (6) to (9) for $q = 1$ for the first stage values leads to:

$$x_1 = \alpha_2 \pi_2$$

$$b_1 = \pi_1 - \alpha_2 \pi_2$$

$$t_1 = (1 - \alpha_2)\pi_2.$$

Of course, this is only a solution if all values are positive and if $\alpha_2 \pi_2 > \lambda_1 \pi_1$, hence if:

$$\frac{\lambda_1}{\alpha_2} \pi_1 < \pi_2 < \frac{1}{\alpha_2} \pi_1 \tag{14}$$

It is straightforward to check that the upper bound is always larger than $\pi_1$ for $\lambda_1, \lambda_2 \in [0, 1]$, while the lower bound is smaller than $\pi_1$ if $\lambda_2 > 1 - \lambda_1$. If (14) is not satisfied, the analysis is analogous to that in the previous section, such that we can summarize the results in the following proposition:

**Proposition 2** Suppose the realization of utilities is postponed until all stages are completed. At the final stage the seller will be confronted with the following contracts:

- $(x_1, t_1) = (\lambda_1 \pi_1, 0)$ if $0 \leq \pi_2 < \frac{\lambda_1}{\alpha_2} \pi_1$;
- $(x_1, t_1) = (\alpha_2 \pi_2, (1 - \alpha_2)\pi_2)$ if $\frac{\lambda_2}{\alpha_2} \pi_1 \leq \pi_2 < \alpha_2^{-1} \pi_1$;
- $(x_1, t_1) = (\pi_1, (1 - \lambda_1)(\pi_1 - \lambda_2 \pi_2))$ and $x_2 = \pi_1$ if $\alpha_2^{-1} \pi_1 \leq \pi_2 < \lambda_2^{-1} \pi_1$;
- $x_2 = \lambda_2 \pi_2$ if $\lambda_2^{-1} \pi_1 \leq \pi_2$;

In equilibrium, the seller will sign a contract with $B_2$ if $\pi_2 > \alpha_2^{-1} \pi_1$, else with $B_1$.

Hence, the first stage buyer can use liquidated damages in combination with a no-shop clause to protect the deal and prevent the seller to negotiate with the (possibly even more efficient) second buyer. The difference to a situation without such a clause is, as discussed before, that with a no-shop clause the seller chooses a contract that includes liquidated damages whenever $\frac{\lambda_1}{\alpha_2} \pi_1 \leq \pi_2 < \lambda_2^{-1} \pi_1$.
Moreover, there is no range of values for $\pi_2$ for which the second buyer offers his entire surplus in order to extract some of the rents generated by $B_1$ and $S$. This is because the seller automatically terminated the contract with $B_1$ when signing a contract with $B_2$. $S$ would thus not terminate the contract with $B_2$. Hence, even when facing a more efficient buyer at the second stage, i.e. if $\pi_1 < \pi_2 < \alpha_2^{-1}\pi_1$, the seller would not breach the contract at the first stage, and, moreover, would also agree to liquidated damage rules at the first stage, as this ensures him a better offer from the first buyer.

Interestingly, when we allow for sequential negotiations, in extension to the results of Diamond and Maskin (1979), Aghion and Bolton (1987), and Simpson and Wickelgren (2007), exclusivity agreements in combination with liquidated damage rules are not enough to exclude more efficient buyers. Only when we additionally allow the first stage negotiation partners to restrict the seller from seeking further offers, we find ‘naked’ exclusion. Hence, a no-shop clause is (within limits and in combination with liquidated damage rules) an effective deal protection device.

4 Application to mergers and acquisitions

The results derived in the previous sections can straightforwardly be applied to the context of mergers. Most mergers that are announced by public targets are based on a preliminary merger agreement, signed by the target management, which still has to be approved by the shareholders. Such agreements often include liquidated damages referred to as termination fees, payable by the target to the bidder in cash, in the event that the target cancels the agreement to accept a competing (bust-up) bid.\(^{20}\) Practitioners agree that termination fee provisions “have become the most hotly negotiated provisions in these acquisitions” (Kling et al. (1997)) and that they are often expected in merger negotiations (Levy (2002)). In the last two decades Delaware courts repeatedly took a critical, but at times also generous stance on termination fees.\(^{21}\) The central question is why

\(^{20}\)Similar contracting devices are ‘lockups’ that grant the incumbent bidder a call option on the target’s shares or assets, exercisable in the event that the target terminates the merger agreement.

target managers voluntarily agree on termination fees, which inevitably lead to a decrease in shareholder value if the target accepts a bust-up bid.

An agency-related answer is that self-serving incumbent managers use termination fees to lock into bidders who maximize their personal utility (see Kahan and Klausner (1996)). This concern explains the significant judicial attention to termination fees in conjunction with alleged shareholder coercion and breach of target management’s fiduciary duties. All the more so as termination fees are a popular contractual device in mergers and acquisitions.\(^{22}\)

In contrast to the agency perspective, the current theoretical literature also offers shareholder oriented explanations for termination provisions. The cost compensation approach assumes that potential acquires bear bidding-related costs that decrease competition for the target unless these costs are taken account of in the form of termination fees. Berkovitch and Khanna (1990) provide such a model in which targets decide to employ termination fees that directly correspond to exogenously given bidding costs. The commitment approach argues that termination fees increase the credibility of the target’s claim that the winning bid will not be reneged upon, which can result in generally higher takeover premiums (Povel and Singh (2006)). Both of these approaches (jointly referred to as cost/commitment approach) explain termination provisions within an auction setting.

Recent evidence shows that both auctions and bargaining play a more or less equally important role in mergers. Boone and Mulherin (2007b) divide the takeover process into two phases: a private phase before the announcement of a merger agreement, and a public phase after such an announcement. When taking the private phase into account, Boone and Mulherin (2007b) find that competing bids are much more common than is publicly observed. In fact, in roughly 50% of the mergers the target received at least one other competing bid before or after the merger announcement. The results, however, concurrently support a bargaining approach to mergers. Bargaining is most prominent in the other 50% of merger cases, where the targets negotiated with only one interested party throughout the whole process. Even in tender offers bargaining plays a significant role. Comment

\(^{22}\)Depending on the sample and period of observation up to 79% of the analyzed merger agreements include termination fees and up to 29% include lockup options. See Boone and Mulherin (2007a), Bates and Lemmon (2003), Officer (2003), and Burch (2001).
and Jarrell (1987) report that four-fifths of all successful cash tender offers are negotiated between bidders and target managers before expiry.

Despite the importance of bargaining in mergers, the theoretical literature on termination fees is primarily auction-related and assumes such fees to be exogenously determined. Our model sheds some light on situations where auctions are less prominent, or where auctions are followed or accompanied by merger negotiations.

Applying our model, we assume that a target first negotiates with Bidder 1 and then, in a second stage, with Bidder 2. A potential offer from Bidder 2 represents an outside option for the target when negotiating with Bidder 1, and vice versa. The main results of the model contribute the following insights to the existing theoretical merger literature:

i) In equilibrium, a deal with the less efficient bidder can lead to equal premiums as attainable from a merger with the efficient bidder. This result adds to both the agency cost approach and the cost/commitment approach, where deals with inefficient bidders are considered suboptimal for the shareholders. According to our model, the target can be in a situation where it has a choice between the offers from two most efficient bidders. Like the agency cost approach, bargaining can thus provide an explanation for acquiror selection, but without compromising target shareholder value. Further, in line with the cost/commitment approach, we find that merger agreements with the most efficient bidder may also contain a termination fee clause.

ii) If the difference between the merger synergies with the two most efficient bidders is sufficiently small, the target may obtain the highest premium by merging with the less efficient bidder. This contra-intuitive result can be driven by two different factors. The first factor may be the sequential procedure, if no-shop clauses are added to the contract. Alternatively, differences in relative bargaining power can lead to this outcome, if the seller is in a better relative bargaining position against the less efficient buyer than against the more efficient buyer. This result sheds new light on the agency

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23 We purposely do not assume any bidding- or negotiation-related costs. An inclusion of such costs would not change the qualitative results of our model.
cost approach, as it provides an alternative rationale for the selection of less efficient bidders.

iii) Depending on the difference between the merger synergies with the two most efficient bidders, termination fees can be used either as a deal protection device or as a rent extraction device. If Bidder 1 has lower merger synergies, it can use termination fees in combination with a no-shop clause to protect an early deal, provided the relative difference to the potential synergies with Bidder 2 is sufficiently small. Above a critical value of relative differences in synergies, Bidder 1 is unable to protect its offer, but can still use the termination fee to extract a rent from Bidder 2. In equilibrium, the target accepts a fee, because it facilitates the negotiation of a higher premium with Bidder 2 (compared with the Nash bargaining solution without an offer from Bidder 1). This double role of termination fees combines the different interpretations of the agency cost approach on the one side and of the cost compensation approach on the other, which consider termination fees either to protect inferior deals or to improve prices, respectively.

iv) We find that the termination fee decreases with the bargaining power of the target. If the target has full bargaining power, it would not accept any termination fee provision at all, i.e. a termination fee of zero. Hence, a positive termination fee is a sign of some bargaining power on the side of the bidders, which use the device as deal protection (when combined with a no-shop clause) or rent extraction. From the target’s perspective, a termination fee indicates that there exists a realistic outside option. Although the target cannot prevent a termination fee provision, it can use it to negotiate the maximum premium under the circumstances.

Two assumptions are central to our model. First, we assume that bargaining is sequential. In contrast to the sequential auction model of Povel and Singh (2006), the target does not exclude previous bidders from later stages in the process. This assumption could be satisfied in the following two cases.

i) In the first case, bargaining could be sequential because the target and Bidder 1 do not (yet) know the identity of potential competing bidders (Bidder 2). They may, however, have a common expectation of possible takeover prices in the market, which may be offered once the currently negotiated
agreement is made public. Bidder 1 may be the only known bidder, or one of several bidders in a private pre-announcement phase. For example, Bidder 1 could be the winner of an auction in the private phase with whom the target (re)negotiates the merger agreement in the light of other potential bids after the public announcement. In line with this, Cramton and Schwartz (1991) conjecture that targets use termination fees to preserve their ability to conduct post-auction negotiations without discouraging entry in the preliminary auction.\textsuperscript{24}

ii) In the second case, bargaining could be sequential, because the target simply enters exclusive negotiations with Bidder 1. Bidder 2 is known, but excluded. According to SEC filings, such exclusivity negotiation agreements are quite common in takeover processes.\textsuperscript{25} Recent merger negotiations between Barclays Bank and ABN Amro show that exclusivity agreements are also used by large public firms. Our model provides one explanation why targets may have an incentive to enter exclusivity agreements instead of bargaining multilaterally.

A second central assumption in our model is that the valuation of the target is, at least in expected terms, known to all parties involved.\textsuperscript{26} In support of this notion, Cramton and Schwartz (1991) find that targets sometimes conduct preliminary auctions to discover the identity as well as the valuation of the highest-valuing bidder and then negotiate individually with this bidder. Boone and Mulherin (2007b) also report similar cases. The above-mentioned acquisition of Instron Corp provides a concrete example: interested bidders were invited to several rounds of more and more detailed valuations of the target, including due diligence, after each of which potential acquirors disclosed their updated valuation in sealed bids.

\textsuperscript{24}One example is the acquisition of Instron Corp in 1999, where the target reneged on the winning bid and solicited new offers from other potential buyers. For details see DEFS14A SEC filing by Instron on July 23, 1999.

\textsuperscript{25}A full text keyword search in all DEFM14A SEC filings (definitive proxy statements relating to a merger or acquisition) shows that 256 different proxy statements mention the word combination ‘exclusivity agreement’ at least once (in the period from May 2003 to May 2007). This compares with 110 hits for ‘shareholder agreement’, 297 hits for ‘non-disclosure agreement’, 528 hits for ‘standstill agreement’ and 5646 hits for ‘confidentiality agreement’. The source of the files is the EDGAR online archive (www.sec.gov).

\textsuperscript{26}This is a standard assumption in the bargaining literature.
5 Conclusion

A seller with less than perfect bargaining power will agree to include liquidated damage rules in a contract if such a contract provides him with a better bargaining position in future negotiations. In sequential bargaining, liquidated damages allow less efficient buyers to extract rents from more efficient deals, depending on whether the contract is terminated or not. Buyer competition has a positive effect on the equilibrium outcome in a sequential process if the two surpluses are not too different in efficiency. This stands in contrast to simultaneous bargaining and may not only explain the use of no-shop clauses in negotiations, but also provide a rationale for the protection of deals with less efficient buyers.

Scholarly discussion of termination fees (as a specific example for liquidated damage rules) and their role in merger contracts is ongoing, empirical evidence is not undisputed and Delaware court rulings are mixed. Most theoretical models assume termination fees to be exogenously given and explain them in an auction setting, either with bidding-related costs or seller commitment. As bargaining plays a significant role in the merger process, we apply our bargaining model to mergers to analyze the existence and role of termination fees in this context.

We find that early buyers can use liquidated damages as a rent extraction or as a deal protection device. In both cases sellers accept liquidated damages if they enable them to capture a greater share of the joint surplus.

When liquidated damages are combined with a no-shop clause they are used as a deal protection device (and thus may lead to ‘naked’ exclusion). It can then be optimal that agreements with the most efficient buyer contain liquidated damage rules. A less efficient buyer, however, may also use protective liquidated damage rules and still make an offer as high as that of the efficient buyer. Thus, in equilibrium, the seller may be able to select a less efficient buyer without compromising on the offer. If buyer surpluses are sufficiently close, the seller may only obtain the highest offer by striking an early deal with the less efficient buyer. This contra-intuitive result serves as an explanation for the use of no-shop clauses and provides a novel rationale for the selection of a less efficient buyer.

When liquidated damage rules are used as a rent extraction instrument, the less efficient buyer will not consummate the deal, but can improve the future bargaining position of the seller by putting him ‘into play’ with a higher outside option. In return the seller is willing to accept liquidated damage rules that
extract a rent from the late buyer.

In both roles, liquidated damages decrease with greater bargaining power of the seller. The existence of liquidated damage rules is a sign of some bargaining power on the side of the early buyer, but also indicates that there exists a relevant outside option for the seller.

Most of these results are driven by the sequential process in the bargaining model. Analogously to Shaked and Sutton (1984), we require that the ‘insider’ buyer can always reply with a counter-offer to any offer by the seller, before the seller switches over to negotiate with an outsider buyer. By this we guarantee that the seller can never make simultaneous offers to two different buyers. Interestingly, a sequential bargaining process can be exploited by the seller to maximize the equilibrium offer. More generally, Osborne and Rubinstein (1990) and Houba and Bennett (1997) show that, under simultaneous bargaining between a seller and two buyers, competition between the buyers has no effect on the equilibrium price, if the seller can threaten to opt out, as they find \( p = \max\{\lambda_1 \pi_1, \lambda_2 \pi_2\} \). In the proposed sequential negotiation process we show that the equilibrium price is above the bilateral outcome with the most efficient buyer.

Different to these models, however, we also assume that the seller can sign two agreements and then decide at a third stage which one to breach. This introduces extra power on the side of the seller, which enables him in some circumstances to get higher offers in equilibrium, i.e. \( p \leq \max\{\pi_1, \pi_2\} \). While this is comparable to an auction setting, asymmetric information in an auction on the side of the buyers shifts some power back to the buyers, such that \( p = \min\{\pi_1, \pi_2\} \).

The main results of this paper are robust with regard to several modifications to the proposed model.\(^{27}\) First, instead of looking at one seller and two buyers, the model can also be applied to one buyer and two sellers. Here the buyer may be able to get a higher share of the joint surplus (pay a lower price) by accepting liquidated damages that are payable to the less efficient seller. Further, we can allow for two buyers and two sellers such that both first-stage players can opt out and negotiate with an alternative partner at the second stage. Both parties actually bargain over net liquidated damages, which represent the difference between the seller’s and the buyer’s damages. This modification can provide an explanation of reciprocal termination fees, which seem to be quite common in

\(^{27}\) These modifications are available in Rosenkranz and Weitzel (2007).
merger contracts. Hotchkiss et al. (2005) find reciprocal termination fees in 22% of more than 1100 US stock mergers (one-sided target termination fees accounted for another 34% of these deals).

Second, the agreement in the first stage does not have to represent an outside option in the second stage, but may also be a disagreement point. In contrast to the outside option, the disagreement point permanently changes the gains of trade. For example, if a merger announcement in the first stage signals that the target was undervalued, the respective increase in the target’s stand-alone value represents a disagreement point in the second stage. Even if negotiations in the second stage break down and target shareholders also vote against the agreement of the first stage, the target still receives the disagreement point in the form of a permanent revaluation. Empirical studies of canceled mergers, however, find a non-permanent ‘revaluation’ effect that is primarily driven by the anticipation of future, higher-valued bids. This is more consistent with our premise of outside options.

Third, in line with the cost compensation approach of the merger theory, we can also include bidding-related costs in our model by deducting them from the gains of trade of the parties involved. This may render some agreements unprofitable, but does not change the main results of our analysis qualitatively. The crucial difference to auction models with cost compensation is that liquidated damages are determined by the seller’s marginal revenues and not by the buyer’s marginal costs. Hence, even when the seller participates in bidding costs, the primary motivation for including liquidated damages remains unchanged.

With reference to the different applications, several aspects of the model are empirically testable. Specifically for mergers, the model emphasizes how takeover premiums and termination fees are influenced by outside options and by the bargaining process. For example, if a bust-up offer is accepted and if a termination fee is paid by the target, we expect that the termination fee decreases in the difference between the synergies with the initial bidder and the synergies with the bust-up bidder. Also, if bargaining is sequential - for example, when a target

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28 See, for example, Bradley et al. (1983) and Davidson et al. (1989).

29 We acknowledge that information on joint synergies is hard to obtain and subject to interpretation. In some mergers, however, expected joint synergies are actually reported. For example, on April 23, 2007 Barclays and ABN Amro announced joint synergies of Euro 3.5bn by 2010 (of which Euro 2.8bn cost reductions and Euro 0.7bn revenue synergies). See SEC filing by ABN AMRO Holding N.V.; Commission File Number 001-14624; dp05435e_425.htm.
signs a contract that includes a no-shop clause - we expect a higher likelihood of termination fees and a higher takeover premium than in simultaneous bargaining with several bidders. Analogously, similar relations can be hypothesized, e.g., for prices and cancellation fees determined in real estate negotiations, or bankruptcy asset purchases.
References


Figure 1: The sequence of decisions

Figure 2: Regions defined by Proposition 1
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