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Abstract

Surprisingly little is known about the importance of mortgage payment size for default, as efforts to measure the treatment effect of rate increases or loan modifications are confounded by borrower selection. We study a sample of hybrid adjustable-rate mortgages that have experienced substantial rate reductions over the past years and are largely immune to these selection concerns. We find that payment size has an economically large effect on repayment behavior; for instance, cutting the required payment in half reduces the delinquency hazard by about 55 percent. Importantly, the link between payment size and delinquency holds even for borrowers who are significantly underwater on their mortgages. These findings shed light on the driving forces behind default behavior and have important implications for public policy.

Key words: mortgage finance, delinquency, adjustable-rate mortgages, Alt-A

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1 Introduction

Do changes in a homeowner's monthly mortgage bill significantly affect the likelihood that they will default? The answer to this question is of critical importance to policy makers both in the design of regulation and the conduct of monetary policy. For regulators, the sensitivity of default to payment changes is central for questions of mortgage market design (Campbell, 2013). In particular, a high sensitivity of default to payments provides a justification for the strong regulatory bias in the US toward fixed-rate mortgages (FRMs), which has resulted in an exceptionally high FRM share compared to other countries. At the same time, while FRMs prevent payment increases, they may blunt the effectiveness of monetary policy: to benefit from interest rate reductions, FRM borrowers must refinance, which requires them to fulfill underwriting criteria for a new loan. As demonstrated during the recent crisis, qualifying for a new loan is most difficult for precisely those borrowers, job-losers and homeowners with negative equity, most at risk of default. Finally, during the recent US foreclosure crisis, policy makers had to decide between inducing lenders to reduce payments or principal in order to prevent defaults. When it chose to focus on the former, the government endured harsh criticism from commentators, who argued that reducing payments for underwater borrowers would not reduce the likelihood of default.²

Remarkably, given the importance of these issues, there has been no clear empirical evidence on the treatment effect of payment size on mortgage default, because major selection problems historically made measuring this effect difficult. In this paper, we exploit a unique combination of events generated by the financial crisis to circumvent these problems. We study a sample of Alt-A hybrid adjustable-rate mortgages (ARMs) over the period 2005–2011. Hybrid ARMs have fixed payments for 3, 5, 7, or 10 years and then adjust or "reset" periodically until the mortgage matures, meaning that the borrower's required monthly payment can change substantially at a particular moment in the life of the mortgage. Historically, these resets almost always increased the monthly payment, and many borrowers responded by refinancing. As we explain in Section 2, these refinances introduce a selection effect, since more creditworthy borrowers are more likely to refinance, and this makes it impossible to

¹According to the Mortgage Bankers Association, FRMs accounted for 85 percent of loans outstanding at the end of 2013. The only other country with a comparable share of long-term FRMs is Denmark (see the discussion in Campbell, 2013).

²For instance, John Geanakoplos and Susan Koniak wrote in a *New York Times* op-ed on March 5, 2009 (p. A31): "The [Making Home Affordable] plan announced by the White House will not stop foreclosures because it concentrates on reducing interest payments, not reducing principal for those who owe more than their homes are worth. The plan wastes taxpayer money and won't fix the problem." The Making Home Affordable initiative encompasses the Home Affordable Modification Program (HAMP) as well as the Home Affordable Refinancing Program (HARP) and some smaller programs.

³We restrict our sample to "interest-only" (IO) loans that do not amortize principal over the first ten years of their life. As discussed later, the IO feature was very common among Alt-A hybrid ARMs.

cleanly measure the treatment effect of the payment increase.

For two reasons, our sample avoids this selection problem. First, because of the macroe-conomic environment over 2008–2011, required payments on most of the loans that reset decreased, often dramatically (see Panel A of Figure 1). Second, house prices had fallen since origination of the mortgage, so that most borrowers in our sample were underwater on their mortgage at the time it reset. The combination of falling house prices and falling payments in this period meant that the typical borrower had neither the incentive nor the ability to refinance.⁴

The key to our identification is that borrowers in our sample receive a payment reduction as a function only of their loan type and of short-term interest rates at a fixed time after the origination date of their loan. In other words, the payment reduction is unconditional on any borrower covariates that may have changed since origination. This also makes our approach cleaner than if we measured the effect of payment changes from loan modifications, where borrowers need to apply and fulfill certain eligibility criteria, and servicers generally have some discretion regarding the terms they offer their borrowers.

We find that payment reductions have very large effects in our sample, even for borrowers that are deeply underwater on their loans. Panel B of Figure 1 provides graphical evidence for our main finding. It plots the hazard of becoming 60-days delinquent for three types of loans as a function of the number of months since the origination of the loan. It shows the hazard for ARMs that reset in month 61 (5-year or "5/1" ARMs⁵) dropping from 1.7 percent in month 58 (three months prior to the reset) to 0.5 percent by month 64 (after the reset). Payments for these borrowers had fallen on average by more than 3 percentage points. The ARMs that reset after 7 or 10 years ("7/1+") and thus had not yet reset in our observation period display no similar drop around month 61. Until month 60, shortly prior to the reset, the hazard of the 7/1+ loans was lower than that of the 5/1s, but after the reset the default hazard comes in dramatically lower for the 5/1s.

While this figure is strongly suggestive, it does not provide conclusive evidence on the strength of the effects of payment reductions. In the remainder of this paper, we use statistical techniques to show that the payment reductions indeed caused the changes in the default hazard. We robustly find large effects. For instance, a 3-percentage point reduction in the interest rate, which in our sample roughly corresponds to cutting the monthly payment in half, is estimated to reduce the monthly delinquency hazard by about 55 percent. Given the

⁴The loans in our sample were all sold into private-label securities and thus were ineligible for HARP, which only applied to loans securitized by Fannie Mae and Freddie Mac and fulfilling certain other criteria.

 $^{^5}$ We follow industry convention in referring to loans that reset after X years as "X/1" with the 1 referring to the annual frequency of subsequent adjustments, generating a slight abuse of terminology as a majority of the ARMs in our sample actually adjust every 6 months.

information in our data, which includes updated information on all liens on a property, we can compare the size of this effect with that of a borrower's equity position (while holding the payment size constant). For example, the 55 percent reduction in the delinquency hazard is approximately equivalent to the difference in hazard rates between a borrower with combined loan-to-value ratio (CLTV) of 145 and one with CLTV of 95 (but otherwise identical observables and payment size). Thus, both payment size and negative equity have very substantial effects on the likelihood of delinquency.

Our empirical methods control for the possibility that changes in macroeconomic conditions may differentially affect different loan types, and we explore various alternative specifications to ensure that our effects are not driven by pre-reset trends or omitted variables. We also study the effect of a decrease in the interest rate on the probability that a delinquent loan "cures" (meaning that it becomes current again or pays off voluntarily). As Panel D of Figure 1 illustrates, we see large effects there as well, with the cure probability for 5/1s roughly doubling in month 63 relative to what it was before the reset.⁶

An interesting question is at what point in time the effects of a predictable interest rate decrease actually occur.⁷ The default decision of a forward-looking borrower who understands the terms of his mortgage, tracks the underlying index (for example, the six-month LIBOR), and is not liquidity constrained should respond to innovations to his beliefs about future payments, not to the change in payments itself. We find little evidence of such forward-looking behavior, suggesting that many borrowers either do not actively anticipate the rate reduction or are so liquidity constrained that even foreknowledge of the reset cannot prevent them from defaulting if they are short of cash a few months before the reset occurs.

Our results provide mixed support for policy bias toward FRMs. To see why, consider two scenarios: "falling house prices, rising rates" and "falling house prices, falling rates." Our results imply that FRMs only reduce default risk relative to ARMs in the falling prices, rising rates scenario. In the falling prices, falling rates scenario, FRMs significantly increase risk relative to ARMs, as FRM payments do not fall and FRM borrowers cannot refinance if they do not have equity in their home. As the top left panel of Figure 2 shows, since at least the 1970s, the US housing market has managed to avoid the falling prices, rising rates scenario. The foreclosure crisis coincided with a falling prices, falling rates scenario in which ARMs

⁶The cure rate in this figure may seem low; this is due to the fact that the denominator includes all 60+ days delinquent loans that have not foreclosed yet (including those that are in the foreclosure process). Looking at newly delinquent loans, which have much higher cure rates, produces similar results. It may also be surprising that the cure hazard falls again after month 63, but this can be explained by the fact that the borrowers most likely to cure when the rate is reduced do so relatively quickly.

⁷This question is related to work studying the effects of predictable changes in disposable cash on consumption and borrowing (e.g. Shapiro and Slemrod 2003; Agarwal, Liu, and Souleles 2007; Parker et al. 2013).

would have reduced default risk.⁸

Implications for monetary policy are similarly complex. Central banks, obviously, have some control over whether which interest rate scenario we enter. One might think that would lead to a preference for ARMs for the conduct of monetary policy but the reality is more nuanced. On one hand, in a situation where house prices fall autonomously, as in 2007-2010, policy makers can induce a falling rates scenario to exploit the payment-reducing quality of ARMs. On the other hand, tight monetary policy can generate a falling prices, rising rates scenario and in an environment with a large population of ARMs, policy makers may find themselves constrained by default risk. As Figure 2 shows, falling prices, rising rates episodes did occur regionally in the late 1980s and mid-1990s, although in both cases, the damage was mitigated by an otherwise strong national economy.

Our results also inform the recent debate about government efforts to prevent mortgage defaults and foreclosures, which have mostly focused on lowering payments to "affordable" levels through programs such as HAMP and HARP, rather than reducing principal. We show that payment reductions alone can dramatically reduce the hazard of default without any change in the principal balance, and therefore are a powerful policy tool. For instance, the average HAMP modification reduced payments by 36 percent and, roughly, our estimates imply that for a borrower who was current at the time of the modification, such a reduction would lower the default hazard by about 40 percent versus no modification at all.⁹ Our analysis thus provides an important input for discussions of optimal policies in a housing debt crisis (Eberly and Krishnamurthy, 2014).

One limitation of our analysis is that the Alt-A hybrid ARM borrower population we study is not necessarily representative of the broader market. Specifically, borrowers may have chosen this mortgage type because they were particularly liquidity constrained, and the effects we find might be smaller for a priori less constrained borrowers. While this is possible, we note that our effects are identified from payment changes that occur three or more years after origination, and we would expect the most liquidity constrained borrowers to already have defaulted at that point. Additionally, we find similar-sized effects when restricting our sample to borrowers with high credit scores. A set of contemporaneous related papers also suggests that the effects we document are not confined to non-prime borrowers: Tracy and Wright (2012) find similar effects of interest rate reductions on the delinquency rates of

⁸As long as house prices increase and borrowers have positive equity, rates are unimportant for defaults, since borrowers that cannot afford their mortgage payment can sell or refinance. As we explain in more detail in Section 2.2.1 and Appendix A.3, this relates to the argument of Foote, Gerardi, and Willen (2012) that payment increases of ARMs were not a major driving factor behind the crisis.

⁹See p. 24 of http://www.treasury.gov/initiatives/financial-stability/reports/Documents/3Q%20MHA%20Report%20Final.pdf

ARM borrowers in the prime segment.¹⁰ Zhu (2012) uses internal Freddie Mac data to study loans originated under HARP, and finds that these payment-reducing refinances substantially lower subsequent delinquency rates. Finally, recent work by Keys et al. (2014) builds on our identification strategy to confirm large default reductions following ARM resets in the prime conforming market and to document that the resets also affect durable purchases and debt balances (see also Di Maggio, Kermani, and Ramcharan 2014).

This paper is organized as follows: in the next section, we discuss the effects of payment size and negative equity on mortgage defaults from a theoretical perspective, and the difficulties one faces when trying to cleanly identify these effects empirically. Section 3 describes the empirical methods and data we use, while Section 4 presents the results from our analysis. Section 5 discusses what our results tell us about the driving forces behind defaults, and Section 6 provides a summary and policy implications.

2 Theoretical considerations and identification

2.1 Predicted effects of payment size on default

In theoretical analyses of mortgage default, researchers (for example, Deng, Quigley, and Van Order 2000; Schelkle 2012) typically distinguish between a "frictionless" model in which households are assumed to be able to borrow freely at the risk-free rate and default is completely costless, and more realistic models in which borrowers are constrained and subject to shocks, or where there are costs to defaulting beyond the loss of the house.

In both types of theory, negative equity is a necessary but not sufficient condition for default. Likewise, payment size matters in both worlds. In a frictionless world, the payment matters because it affects the total discounted cost of the mortgage (which the rational borrower compares to the expected net present value of the house). In the appendix, we present a barebones, frictionless model that demonstrates the following points: first, mortgages can usefully be thought of as call options on a call option on the house. Second, negative equity is basically never sufficient for default to be optimal except in a situation where a borrower with negative equity at time t also has negative equity for all s > t along every possible path for prices. Unless that is the case, there is always a monthly payment low enough such that it is optimal for the borrower to not default; therefore, payment reductions should lower default rates. Importantly, this statement holds even if the borrower is free to default and then repurchase the same house at a lower price, as long as there is no arbitrage in the economy.¹¹

¹⁰Tracy and Wright's main goal is to predict the effects of a large-scale refinancing program such as HARP on subsequent defaults and credit losses. Among other differences, Tracy and Wright do not focus on large payment resets as we do, and do not study cures or the timing of the effects.

¹¹The intuition for this result is that if it is optimal for the borrower to exercise his option by making the

And third, changes in the size of the monthly payment affect repayment behavior more when borrowers have negative equity than when they do not (as it is never optimal for a borrower with positive equity to default; he is better off selling the house).

Frictions such as borrowing constraints and income shocks make the analysis more complicated and less elegant than the option-theoretic frictionless case. The economic mechanism in such models (for example, Campbell and Cocco 2014) is typically that borrowers get hit by "liquidity shocks" (for instance, job loss) such that the effective cost of having to make a payment today weighs more than the expected future value of the option on the house. This model is often referred to as "double trigger," because the combination of negative equity and some shock drives defaults. In such a world, a smaller required monthly payment makes it less likely that for a shock of a given size, a borrower finds it optimal to default (or alternatively, the shock size that makes defaulting optimal increases). The further underwater a borrower is, the lower the payment that makes it worthwhile for him to continue paying after being hit by a shock, but generally there again exists a payment size sufficiently low so that the borrower finds it optimal to keep making payments rather than default.¹² Payment reductions should, therefore, again affect the default decision for any level of negative equity; whether these reductions have larger effects the more negative equity a borrower has is theoretically ambiguous.

2.2 Identification issues

The proposition that researchers do not really know the precise effect of payment size and affordability more broadly on the decision by a borrower to default on a mortgage may seem surprising, given the attention to the topic of mortgage default in recent years. In this section, we review why it is so difficult to identify these effects and explain why the resets of hybrid ARMs since 2008 present a unique opportunity to address the question.

One could try to identify the effect of payment size on default simply by exploiting the sizable heterogeneity among the monthly payments required of borrowers at a given point in time. However, such an analysis would be plagued by very serious selection concerns: lenders may require some borrowers to pay a higher interest rate precisely because these borrowers are at a higher risk of default (so the lender requires a risk premium), or conversely, some borrowers may be willing to pay more points upfront to reduce their interest rate because they plan to stay in their house for a longer time. An alternative strategy would be to rely

payment, the overall expected value of the call option on the house must be positive, while any new option the borrower could acquire in the market must ex ante have zero net expected value, as otherwise it represents an arbitrage opportunity.

¹²We say "generally" because one can, of course, imagine extreme shocks and borrowing constraints such that a borrower prefers to spend all his money on food rather than make even a very low mortgage payment.

purely on time-series variation in interest rates, but such an analysis would be confounded by the fact that economic conditions also vary over time and may affect default rates.

When thinking about the effects of affordability, or liquidity shocks, summary variables that are often considered are the payment-to-income or the broader debt-to-income ratios. A logical strategy to study the link between affordability (or liquidity) and default is therefore to look at income shocks, in particular those due to unemployment. Gerardi et al. (2013) do so using the Panel Study of Income Dynamics and document that individual unemployment is a strong predictor of default. Hsu, Matsa, and Melzer (2014) use the Survey of Income and Program Participation and show that an increase in unemployment insurance generosity significantly lowers the likelihood of mortgage delinquency and eviction of unemployed homeowners. While these findings are consistent with liquidity being an important driver of mortgage default, the advantage of using loan-level servicer data as we do is that it contains much more detailed information on the timing of default, the terms of the mortgage, and the location and value of the property, as well as a much larger number of observations.

Elul et al. (2010) use borrowers' bankcard utilization rates as a proxy for their liquidity constraints, and find that these have a statistically and economically significant effect on the likelihood of default, especially for borrowers with high CLTV ratios (consistent with double trigger theories). While this is a very interesting approach, it does not directly identify the effects of liquidity shocks, as borrowers' bankcard utilization rates are partially endogenous to their behavior and their type.

Papers on loan modifications, such as Adelino, Gerardi, and Willen (2013), Agarwal et al. (2011), and Haughwout, Okah, and Tracy (2013), study how payment reductions perform relative to principal reductions in affecting re-default rates. While studying the effects of modifications is of course directly policy-relevant, it is difficult to control for selection effects, since the set of borrowers to receive modifications, and the exact terms they receive, are generally not determined exogenously. Therefore, it is challenging to extrapolate the findings from such studies either to larger-scale modification programs or to policy interventions aimed at reducing delinquency in the first place.

Where does this leave us? Ideally, one would have a randomized experiment in which some mortgage borrowers are required to make lower payments than others.¹³ As far as we know, such data are not available, so we rely on perhaps the next best thing: a situation in which different borrowers' payments adjust at different times and by different amounts, depending on when they took out their mortgage and exactly what type of mortgage they got, but not conditional on their current equity position or other characteristics that may have changed since origination. Such a situation is provided by hybrid ARMs with different

¹³For an example of such an experiment in the context of micro-credit, see Karlan and Zinman (2009).

fixed-rate periods, different reset times, and different index rates.¹⁴ One needs not only any type of resets, however, but *downward resets*: as we explain more formally now, the prepayment option makes it impossible to use upward resets to reliably estimate the causal effect of payment size on defaults.

2.2.1 Selection versus treatment effects

Consider a continuum of borrowers divided into two types $i \in \{g, b\}$ for good and bad, with prepayment and defaults hazards of p_t^i and d_t^i , respectively. We assume that $d_t^b > d_t^g$, that is, the bad types default more. We make no similar assumption about prepayment. At time t the share of bad borrowers is σ_t , meaning that the prepayment and default hazards in the population are $p_t = \sigma_t p_t^b + (1 - \sigma_t) p_t^g$ and $d_t = \sigma_t d_t^b + (1 - \sigma_t) d_t^g$, respectively.

Consider a reset that occurs at time t+1 and assume that it affects the default hazard multiplicatively so that $d_{t+1}^i = \phi d_t^i$ for both types of borrowers. In case of an upward reset we expect $\phi > 1$, while for a downward reset we expect $\phi < 1$. The goal of this paper is to estimate ϕ , but the challenge we face is that we cannot tell the two borrower types apart and can only observe d_t and d_{t+1} (as well as p_t and p_{t+1}).

Two equations illustrate the key identification issues in estimating the effect of resets on the default hazard. The first shows the treatment and selection effects on the change in the default hazard:

$$\frac{d_{t+1}}{d_t} \equiv \hat{\phi} = \underbrace{\phi}_{\text{Treatment effect}} \underbrace{\left[1 + \frac{(\sigma_{t+1} - \sigma_t)(d_t^b - d_t^g)}{\sigma_t d_t^b + (1 - \sigma_t)d_t^g}\right]}_{\text{Selection effect}}.$$
 (1)

Clearly, the treatment effect will be overestimated by $\hat{\phi}$ if $\sigma_{t+1} - \sigma_t > 0$, that is, if the share of bad borrowers is larger after the reset than before.

The second key equation is the law of motion for the share of bad borrowers in the population:

$$\sigma_{t+1} - \sigma_t = \frac{\sigma_t (1 - p_t^b - d_t^b)}{\sigma_t (1 - p_t^b - d_t^b) + (1 - \sigma_t)(1 - p_t^g - d_t^g)} - \sigma_t$$

$$= \sigma_t \left[\sigma_t + (1 - \sigma_t) \cdot \frac{1 - p_t^g - d_t^g}{1 - p_t^b - d_t^b} \right]^{-1} - \sigma_t.$$
(2)

This expression will be positive if $p_t^g + d_t^g > p_t^b + d_t^b$, that is, if a larger fraction of good borrowers than bad borrowers leaves the population during period t.

This illustrates why it is difficult to get an accurate estimate of ϕ from looking at upward

¹⁴An alternative clever identification strategy is used by Anderson and Dokko (2011), who exploit random variation in the due date of property taxes to study the causal effect of liquidity reductions on early payment default of subprime borrowers.

resets: a large fraction of good borrowers typically prepays before or at the reset (p_t^g is high), meaning that the quality of the borrower pool is lower after the reset, and as a consequence $\hat{\phi} > \phi$. In other words, the increase in the default hazard after the reset that is typically observed in the data (for example, Ambrose, LaCour-Little, and Huszar 2005; deRitis, Kuo, and Liang 2010; or Pennington-Cross and Ho 2010) confounds the treatment effect of higher payments with the selection of higher-quality borrowers into prepayment.

This simple model also shows how selection can explain why researchers (for example, Sherlund 2008 or Foote, Gerardi, and Willen 2012) found that when rates went up, the *number* of defaults stayed relatively constant, and why this does not teach us much about the effect of the reset on the *hazard* of default. Essentially, even if the hazard of default goes up at the reset, the number of borrowers at risk falls, and these two effects can cancel out. Letting D_t be the number of defaults at time t, we have

$$\frac{D_{t+1}}{D_t} = \phi \left[1 - \frac{d_t^b \sigma_t(p_t^b + d_t^b) + d_t^g (1 - \sigma_t)(p_t^g + d_t^g)}{d_t^b \sigma_t + d_t^g (1 - \sigma_t)} \right]. \tag{3}$$

The expression in brackets is smaller than 1, and potentially substantially so, for instance if p_t^g and $1 - \sigma_t$ are large (meaning good types prepay before the reset and they represent a significant part of the borrower population). As a consequence, even with ϕ much larger than 1, it is possible that the number of defaults stays relatively constant around the reset. This is discussed in more detail in Appendix A.3, which relates our findings to earlier work arguing that upward resets of ARMs were not a major contributor to the mortgage crisis.

The downward resets we consider in our empirical analysis are not subject to the selection problem of good types avoiding the payment reset, but selection remains a potential issue. In this case, we are most concerned with selection that would lead us to estimate $\hat{\phi} < \phi$, meaning that our estimates would exaggerate the extent to which lowering the interest rate reduces the default hazard. Thus, going back to equation (1), we are concerned with situations in which $\sigma_{t+1} - \sigma_t < 0$, that is, the share of bad borrowers is lower after the reset than before.

As our empirical analysis shows, the reset affects both default and prepayment behavior. Consider our law of motion for the share of bad borrowers and assume that the reset affects the prepayment hazard by a factor π and the default hazard again by a factor ϕ :

$$\sigma_{t+1} - \sigma_t = \sigma_t \left[\sigma_t + (1 - \sigma_t) \cdot \frac{1 - \pi p^g - \phi d^g}{1 - \pi p^b - \phi d^b} \right]^{-1} - \sigma_t.$$
 (4)

¹⁵Of course, upward resets need not lead to an increase in prepayments, if the rate that prepaying borrowers could get on a new loan is not sufficiently below the rate on their current loan after the reset to make it worthwhile to incur the transaction cost. However, initial rates on new ARMs (or FRMs) have historically been sufficiently low to cause large spikes in prepayment rates when the rate reset up.

Suppose we assume that initially π and ϕ equal 1 and there is a constant termination hazard for both types, meaning that $p^b + d^b = p^g + d^g$ (omitting time subscripts for simplicity). How do shocks to π and ϕ affect the evolution of the share of bad types?

$$\frac{\partial(\sigma_{t+1} - \sigma_t)}{\partial \pi} \bigg|_{p^b + d^b = p^g + d^g, \, \pi = \phi = 1} = \frac{\sigma(1 - \sigma)(p^g - p^b)}{1 - p^b - d^b} > 0$$
(5)

$$\frac{\partial(\sigma_{t+1} - \sigma_t)}{\partial \pi} \Big|_{p^b + d^b = p^g + d^g, \pi = \phi = 1} = \frac{\sigma(1 - \sigma)(p^g - p^b)}{1 - p^b - d^b} > 0 \qquad (5)$$

$$\frac{\partial(\sigma_{t+1} - \sigma_t)}{\partial \phi} \Big|_{p^b + d^b = p^g + d^g, \pi = \phi = 1} = \frac{\sigma(1 - \sigma)(d^g - d^b)}{1 - p^b - d^b} < 0 \qquad (6)$$

What this means is that if the reset lowers the probability of prepayment, then it reduces the growth in the number of bad types; if it lowers the probability of default, then it increases the growth in the number of bad types. In other words, a reduction in the prepayment hazard due to the reset may lead us to overstate the effect of the reset on the default hazard, while a reduction in the true default hazard may attenuate our estimate of the effect of the reset on the default hazard towards 1.

We argue that while we cannot show theoretically that our estimated treatment effect is perfectly unbiased, it is unlikely that selection effects lead to exaggerated estimates of the effect of the downward resets in our setting. First, since the default hazard is higher (and in some cases much higher) than the prepayment hazard around the resets in our data, we would generally expect the net effect of the reset to *increase* the growth in the number of bad types in the population, meaning that the bias would attenuate our estimated effect. Second, a subsample of the borrowers in our sample is so deeply underwater that the prepayment hazard before and after the reset is practically zero. This means that any effect of π is effectively turned off, and as a consequence, the average quality of loans in this subsample, if anything, worsens after the reset relative to what would have happened without the reset, and we may underestimate the true change in ϕ .

In sum, the loans in our sample offer a unique combination. Since payments are falling, the borrowers in our sample have little incentive to refinance around the reset. Furthermore, a majority of these borrowers are deeply underwater and therefore unable to refinance or sell, even if they wanted to do so for reasons unrelated to interest rates. As a consequence, the borrower population in our sample stays approximately fixed around the reset, and our analysis is much less plagued by potential selection effects than if we studied upward resets.

3 Empirical methods

In the remainder of the paper, we estimate versions of the equation

$$y_{it} = F \left(\beta_1 X_{1,i} + \beta_2 X_{2,t} + \beta_3 X_{3,it} + \gamma R_{it} + \epsilon_{it} \right), \tag{7}$$

where y_{it} is the probability of default, prepayment, or cure.¹⁶ The index i denotes a loan and t is a measure of time (which will correspond to the number of months since origination for delinquency or prepayment, or to the number of months since becoming delinquent for the cure analysis). The X variables are our explanatory variables: $X_{1,i}$ is a vector of characteristics of the loan at origination; $X_{2,t}$ are macroeconomic variables like the unemployment rate; and $X_{3,it}$ are time-varying, borrower-specific variables like the amount of equity the borrower has in the property. Our main focus is on R_{it} , the interest rate faced by borrower i at time t, which we measure relative to the initial interest rate on the loan for delinquency and prepayment, or relative to the interest rate at the time when the borrower became delinquent for the cure analysis. In this section, we discuss key details of our various regression specifications including the data we use, the precise specification of the model, and the timing of the relevant variables.

3.1 Measuring defaults, prepayments and cures

As mentioned, we consider three different outcome variables: default, prepayment, and cure. We define default as occurring when the servicer reports a borrower as 60-days delinquent using the MBA (Mortgage Bankers Association) definition of delinquency.¹⁷ Specifically, the MBA definition says that a borrower's delinquency status increases by 30 days every time he fails to make a scheduled payment before the next payment is due. For example, using the MBA method, a servicer would report a borrower who is current, has a payment due on June 1 and makes no payments in June as current in June and 30-days delinquent in July. Depending on whether the borrower makes no payment, one payment, or two payments in July, he will transition to 60 days, stay at 30 days or become current, respectively. Borrowers who are 30-days delinquent very often become current again, and thus 30-day delinquency is not considered evidence of serious stress. On the other hand, in our data, four out of five borrowers who become 60-days delinquent also enter foreclosure over the sample period, meaning that 60-day delinquency is a good indicator of serious stress.

A prepayment occurs when borrower repays the loan in full. In our framework, default and prepayment are competing risks, meaning that a borrower who has prepaid cannot default and a borrower who has defaulted cannot prepay. This means that for the purpose of our delinquency analysis, a loan "dies" the first time it becomes 60-days delinquent.

Such loans that are at least 60-days delinquent do not become irrelevant for us, however,

¹⁶We also consider the probability of modification for delinquent loans (as modification is a competing hazard for cure). However, as we do not emphasize these results in the main text, we omit modifications from the discussion in this section.

¹⁷There is an alternative delinquency definition, the OTS/FFIEC rule. See www.securitization.net/pdf/content/ADC_Delinquency_Apr05.pdf for details.

because we consider them separately in our cure analysis. For our purposes, cure of a delinquency occurs when the servicer reports the borrower as current or prepaid after the borrower has become 60-days delinquent. Note that to cure, the borrower cannot simply resume making scheduled payments but must remit all the missed payments as well.

3.2 Data

We use a sample of 221,000 Alt-A, interest-only (IO) adjustable-rate mortgages (ARMs) originated between January 1, 2005 and June 30, 2006. The sample comes from the CoreLogic LoanPerformance (LP) dataset, which contains data on pools of loans sold in the private-label securitization market, meaning that the loans were not insured by Fannie Mae, Freddie Mac, or the Federal Housing Administration. We now describe the data in detail, discuss the reasons for our sample restrictions, and provide some descriptive statistics.

The LP dataset includes basic origination information, including borrower FICO score, the zip code of the property, the terms of the loan, the original loan-to-value ratio, whether the loan was used to purchase a property or to refinance another loan, and whether the borrower plans to occupy the property or is an investor.¹⁸

For ARMs, the information about the terms of the loan includes the number of months after which the loan resets for the first time, the frequency of subsequent resets (6 or 12 months), the interest rate to which the loan is indexed,¹⁹ the margin over the index rate,²⁰ and bounds on the admissible level of or changes to the interest rate (commonly referred to as "caps" and "floors").²¹ The information provided is (nearly) sufficient to predict the evolution of the interest rate as a function of the index to which it is linked.²²

Most importantly for us, the LP dataset contains dynamically updated information on a

¹⁸Information about occupancy status is generally not considered highly reliable; as Haughwout et al. (2011) document, many investors pretended to be occupying the property underlying the mortgage, presumably in order to obtain more favorable loan terms. However, Alt-A mortgages are traditionally considered an "investor product," so misrepresentation in our sample may be less severe than in other segments.

¹⁹In our sample, 69 percent of loans are indexed to the 6-month LIBOR, 29 percent to the 1-year LIBOR, and 2 percent to the 1-year Treasury bill rate.

²⁰The most common margins in our sample are 225 basis points (71 percent of loans) and 275 basis points (19 percent of loans). Almost all the remaining margins lie between 250 and 500 basis points. After adding the margin to the index rate, the interest rate is rounded to the nearest one-eight of one percentage point.

²¹An example from an actual loan contract: "The interest rate I am required to pay at the first Change Date will not be greater than 12.625% or less than 2.25%. Thereafter, my interest rate will never be increased or decreased on any single Change Date by more than Two percentage points (2%) from the rate of interest I have been paying for the preceding six months. My interest rate will never be greater than 12.625%."

²²The only piece of information that is missing is the exact date at which the index rate is taken to determine the borrower's subsequent interest rate after the reset. Typically, this is the first business day of the month prior to the reset date, but we have also encountered loan contracts where the relevant index rate was measured 45 days prior to the reset date. When imputing interest rates (or forecasts thereof) we assume that the relevant index rate is taken as of the first business day of the month.

loan's current interest rate and delinquency status, and flags for loan modifications, allowing us to distinguish scheduled changes to the terms of a loan from unscheduled ones.

Our version of LP also includes a new, dynamically updated measure of a borrower's leverage in the property, which should be much more accurate than the information that has traditionally been used in mortgage research. Since the dataset was created 20 years ago, LP has reported the origination LTV of most loans. For a subset of loans, LP also reported the initial CLTV which took into account second liens taken out at origination (known as "piggy-backs"). LP traditionally did not update LTV or CLTV over time to account for new liens or for changes in the price of the house.²³ However, LP recently augmented their data with a new measure of updated CLTV called "TrueLTV." TrueLTV uses information from public records to measure all liens, including both simultaneous second liens taken out at origination and second liens taken out later, and uses an automated valuation model to update the value of the property. The TrueLTV of a mortgage is updated either monthly (for most loans) or annually but is not available for all loans; as a consequence, we also compare the predicted effects of CLTV on delinquency with the predicted effect from an alternative measure that updates the LTV of a first-lien loan based on local house price changes, as is frequently done in the literature (for example, Bajari, Chu, and Park 2008; Elul 2011; Tracy and Wright 2012).²⁴ With the exception of Goodman et al. (2010), we are, to the best of our knowledge, the first to use TrueLTV for academic research.²⁵

The LP dataset contains both Alt-A and subprime mortgages; we focus on Alt-A rather than subprime because subprime ARM contracts typically contained floors such that the interest rate could not fall below the initial rate (Bhardwaj and Sengupta 2012). Alt-A mortgages were also referred to as "near prime" and were targeted at borrowers with (what were perceived to be) relatively minor credit quality issues or an inability or unwillingness to provide full documentation of income and assets. Mayer, Pence, and Sherlund (2009) and Sengupta (2010) provide an overview of the Alt-A market and how it compares to subprime.

We focus on 30-year hybrid ARMs with fixed-rate periods of 3, 5, 7, or 10 years and a 10-year interest-only (IO) feature, originated between January 1, 2005, and June 30, 2006. An IO period means that over that time, the borrower only pays interest, without amortizing the mortgage. This leads to an initially lower monthly payment, but prevents the borrower from building equity in the property.²⁶ We study IO mortgages because for these loans the

²³The same is true for other popular datasets used in this literature, such as the one provided by LPS Applied Analytics (formerly known as "McDash"), which furthermore does not contain information on initial CLTVs (when there are multiple liens) for any loans.

²⁴We use the CoreLogic zip-code-level indices based on sales of nondistressed properties.

²⁵Elul et al. (2010) and Bond et al. (2013) use updated CLTV estimates based on information on second liens from credit bureau data.

²⁶Barlevy and Fisher (2010) argue that IOs are the perfect product to speculate during a bubble. An

interest rate change directly corresponds to the payment change, and an interest rate decrease of a given magnitude will have the largest impact on the payment. For instance, payment reductions of regular amortizing 5/1s are not all that large, because after 5 years a substantial part of the payment is principal amortization. Also, we chose 10-year-IO mortgages because 5-year-IOs (which are also quite common) start amortizing after 5 years and so may in fact see payment increases even if the interest rate resets substantially lower. Finally, the 10-year-IO feature was very popular among Alt-A hybrid ARMs.²⁷

Our origination date range was chosen for two reasons. First, when these loans reset, the majority of them see large reductions in interest rates, since the short-term rates to which these loans are indexed when they reset have been very low since early 2009 (see Panel A of Figure 3), after an initial drop in early 2008. Second, for those that have reset (the 3/1s and 5/1s), we have at least an additional five months of performance data (unless they prepay or foreclose, of course).

We retain only first-lien mortgages on single-family homes and condominiums, with origination amounts between \$40,000 and \$1,000,000 (roughly corresponding to the 1st and 99th percentile of our initial sample) and with an origination LTV between 20 and 100 percent. Also, we restrict our sample to loans that enter the dataset within six months of origination, in order to minimize selection bias. This leaves us with a total of 221,561 loans, of which about 59 percent are 5/1s, 18 percent are 10/1s, 16 percent are 3/1s, and 7 percent are 7/1s. As of November 2011, the last month of performance data in our sample, slightly fewer than one-third (70,422) of our original loans were still open (they had not prepaid and were not currently in foreclosure).

Panel B of Figure 3 shows the distribution of interest rate changes at the first reset, as well as subsequent resets. For the 5/1s, almost two-thirds of loans saw a reduction of 3 percentage points or more at the first reset (with the heterogeneity mostly due to differences in floors and caps, as well as the initial rate). Subsequent resets for these loans tended to be small. For the 3/1s, the pattern is somewhat different, as only about 20 percent of those loans saw interest rate reductions of 2 percentage points or more at the first reset (which happened between January 2008 and June 2009), but subsequent resets tended to be more substantial than for

alternative type of "exotic" mortgage that was popular during the boom years was the negative amortization or "option" ARM, which allowed the borrower to make less than his scheduled monthly payment and to add the difference to the mortgage balance. This feature was mostly combined with otherwise regular amortization, that is, non-IO ARMs.

²⁷Among hybrid ARMs with fixed-rate periods of three years or longer originated in 2005/6, the share of 10-year-IOs is approximately 59 percent. About 20% were 5-year-IOs, while only about 13% were regularly amortizing over the full loan term. Overall, the value-weighted shares of Alt-A originations over 2005/6 are approximately as follows: Fixed-rate mortgages (FRMs) 29 percent, amortizing ARMs (mostly without an initial fixed-rate period) 37.5 percent, 5-year-IO ARMs 8.5 percent, and 10-year-IO ARMs 21.3 percent, with the rest going to ARMs with different or unknown IO periods, or balloon mortgages.

the 5/1s (as the index rates kept decreasing).

Table 1 shows other basic information about our sample. Panel A shows that the market for Alt-A hybrid ARMs grew markedly over our sample, with 88,500 loans originated in the first half of 2006 compared with only 60,400 in the same period one year earlier. The mix of loans changed considerably as well, with a doubling in the origination of longer-duration ARMs offsetting a more than halving of the market for 3/1s.²⁸

Panel B shows some key statistics about characteristics at origination. Overall, borrowers in our sample were highly levered and unlikely to provide full documentation when obtaining their mortgage. More than half the involved properties were located in the so-called sand states: Arizona, California, Florida, or Nevada. The average FICO score for all loan types is above 710, which is close to the median FICO score in the US population. Comparing the loans with different fixed-rate periods in our sample, one notices that the 10/1s, although larger, are somewhat less risky than the others, based on characteristics at origination.

The Alt-A ARMs originated in 2005 and 2006 are an exceptionally troubled group of loans. Panel C shows that by the beginning of 2008, most borrowers in the sample had negative equity and by 2010 and especially 2011, were deeply underwater with a mean CLTV of 145 percent for the whole sample.²⁹ Panel D shows that by November of 2011, lenders had foreclosed or arranged for short sales on more than a third of the loans. The 5/1 and 7/1 ARMs performed significantly worse than either the 3/1s or the 10/1s. As we discuss below, the stronger performance of those loans reflects the earlier resets for the 3/1s, as well as the better initial credit quality for the 10/1 borrowers, who had both higher credit scores and significantly more equity at and after origination than the rest of the sample.

3.3 Econometric methods

3.3.1 Default and prepayment

We conduct a competing risk analysis of prepayment and default, following other papers in the literature (for example, Deng, Quigley, and Van Order 2000; Foote et al. 2010). We use a Cox proportional hazard framework, which posits that the hazard rate of borrower j at loan age t for outcome $n \in (\text{default}, \text{prepayment})$ is given by

$$h^{n}(t|\mathbf{X}_{it}) = h_0^{n}(t) \cdot exp(\mathbf{X}_{it}\beta^{n}), \tag{8}$$

²⁸The change in market shares of the different types over the origination period is most likely due to changes in the term structure of interest rates during this time: the yield curve flattened substantially over the course of 2005, making long-duration loans relatively cheaper and thus prompting borrowers to move into hybrid ARMs with longer fixed-rate periods (or into FRMs).

²⁹This includes delinquent loans. Among loans that are current, the mean CLTV in November 2011 was 137.5, with a median of 129.6.

where \mathbf{X}_{it} is the vector of borrower-specific controls (some of which are time-varying, such as the current CLTV and the interest rate). The baseline hazard $h_0(t)$ for both outcomes is unrestricted, and we let it vary by origination quarter of the mortgage (that is, we have six different baseline hazards) in order to allow for differences in underwriting standards or other unobservables. The default and prepayment hazards are assumed to be independent.

Our population of interest is loans that are either current or 30-days delinquent. When estimating the Cox model for delinquency, we treat mortgages that prepay as censored, and vice-versa.³⁰ Importantly, we also treat as censored mortgages that are subject to an interest rate *increase*; as explained in Section 2, such upward resets give rise to potentially important selection biases. That said, in our data only about 15,000 loans ever see their interest rate increase, most of them at either age 37 or 43 months (for 3/1s) or 67 months (for 5/1s).

In our baseline specification, we only retain loans that are older than 30 months. This is because we are primarily interested in the effects of rate resets, which start occurring in month 37, and want to avoid that the "comparison group" of loans with no reset is dominated by young loans, where the relative performance of different loan types may differ from the relative performance just before the reset. However, we will see later that not imposing this restriction, or instead looking only at a narrow time window around the reset, leaves the results almost unchanged, suggesting that this issue is of minor importance in our sample.

3.3.2 Cures

To study the determinants of cures of delinquent mortgages, we again use a Cox proportional hazard model, this time using only the population of loans that is 60+ days delinquent. The possible competing outcomes are now $n \in (\text{cure}, \text{foreclosure}, \text{modification});$ we discuss mainly the results on the cure hazard. The index t now refers to the number of months a loan has been delinquent, since the number of periods a loan has been in delinquency will strongly affect the likelihood that it cures. We additionally add dummies for each loan age to allow for age dependence in the likelihood of cures. We retain all "delinquency episodes" that start with a 60-day delinquency; if a borrower cures after his first episode, he may appear in more than one episode.

3.4 Control variables

Our main variables of interest are the borrower's current interest rate (relative to his initial rate) and his updated CLTV. To allow for nonlinear effects in a parsimonious and easy-to-

³⁰In both cases, we also treat mortgages as censored when they are marked in the LP data as being subject to a loan modification, which often leads the mortgage to become a fixed-rate mortgage or to reset at different dates than those specified in the original contract. Only about 3,000 uncensored loans in our data are modified while current or 30-days delinquent.

interpret manner, we use indicators for bins of values these variables take. We also include bins of the interest rate at origination (of width 25 basis points) to control for initial differences in payment size, as well as the interest rate spread at origination (SATO, calculated relative to the median rate of loans of the same type originated in the same month) and original LTV to account for potential selection effects. For the same reason, we add loan type dummies (3/1, 5/1, 7/1+), and we also interact these with calendar quarter dummies, to account for the possibility that borrowers in different loan types are affected differentially by changing economic conditions.

In addition, we include the FICO score at origination, dummies for the current number of open liens, the log of the origination amount, a dummy for there being an active prepayment penalty, a condo dummy, purpose type (dummies for rate-term refi and cash-out refi, with purchase as the omitted category), documentation (dummies for full and no documentation, with low documentation as the omitted category), and a dummy for whether the loan is on a second home or investment property. We also include proxies for local economic conditions and income shocks of the borrower: zip-code-level house price growth over the past 12 months (measured by the CoreLogic house price index), the local (MSA or state-level) unemployment rate, and the six-month change in the unemployment rate. We add the current Freddie Mac 30-year FRM rate, which one would expect to matter in particular in the prepayment regression. Finally, to account for differences in the legal environment across states (Ghent and Kudlyak 2011), we include state dummies in our regressions.

3.5 Timing

The central question of this paper is how a reduction in the required monthly payment affects payment behavior, but linking a particular monthly payment to default is not as straightforward as it sounds, as the following example illustrates. Suppose a borrower has a loan that resets from a fixed rate to an adjustable rate on June 1. In the typical loan in our dataset, the new interest rate for June will depend on the value of the index interest rate on the first business day of the month prior—that is, May 1 in our example. The reset means that on June 1, interest starts accruing at, for example, the six-month LIBOR on May 1 plus 225 basis points. But, since mortgage payments are made in arrears, the first monthly payment using the new rate will not be due until July 1. Furthermore, recall from our earlier discussion that a missed payment changes delinquency status only in the month after the missed payment. Therefore, if a loan reset on June 1 affects a borrower's ability to make the payment, we will not detect this as a change in delinquency status until August.

The note holder is required by law to deliver a written notice to the borrower with the details of the new payment before the change becomes effective. Thus, a borrower whose

interest rate changes in June (so the higher payment becomes due in July) would be notified about the change in May.

In our baseline specification for delinquency, we assume that the borrower's payment behavior is affected in the month the payment is due, as described above. In other words, we use the two-month-lagged interest rate as our independent variable (for example, the June rate for delinquency in August). On the other hand, when analyzing the prepayment hazard, we do not lag the interest rate, because prepayment is recorded the month it occurs.

The baseline specification is not the only natural model to use. In a frictionless model (discussed verbally in Section 2 and formally in Appendix A.2), the value of the call option on the house depends on the price of future call options. Therefore, if a borrower's expected required payment in any future period decreases, he should become less likely to default today (with the magnitude of the effect depending on the borrower's discount factor). Below, we test to what extent interest rate reductions affect delinquency before they actually occur. To do so, we need to impute an expectation for our borrowers. Following the discussion above, a borrower who knows the terms of his mortgage will always know the interest rate that will affect his delinquency status two months out. For additional months in the future, we assume that the borrower bases his expectation on the current value of the index rate underlying his mortgage on the first of the month and assumes that this rate follows a random walk.³¹ Using information on a borrower's margin above the index rate, as well as caps and floors on interest rate changes specified in the loan contract, we then impute what the borrower would likely expect the interest rate to be up to six months in the future.

4 Results

This section presents the results of estimating equation (7) for defaults, prepayments, and cures. The main question is whether formal statistical analysis confirms the visual evidence from Figure 1 that interest rate reductions reduce the likelihood of defaults and increase the likelihood of cures. After presenting results from a baseline specification, we address potential concerns related to pre-reset trends, selection, and differential sensitivity of different loan types to economic conditions. We also present a variety of other robustness checks.

In proportional hazard models, the exponential functional form implies that the effect of a change in a control variable is assumed to be multiplicative. In our figures as well as the complete regression tables, which are given in the appendix, we report hazard ratios, which can be interpreted as the multiplicative effect of a one-unit increase in a variable (while to

³¹Koijen, Van Hemert, and Van Nieuwerburgh (2009) study time-series determinants of demand for FRMs versus ARMs and find that a backward-looking specification for interest rate expectations explains borrower choices well.

get, say, the predicted effect of a two-unit decrease, one needs to calculate 1/(hazard ratio)²).

4.1 Defaults

Figure 4 shows the estimation results for our baseline default regression. The top panel shows that rate resets have an effect on the default hazard that is both statistically and economically highly significant.³² For instance, a 2-percentage point reduction in the interest rate on the loans in our sample lowers the probability of default by about 40 percent while a 4-percentage point reduction lowers it by two-thirds, effects that are statistically significant at the 0.1-percent level.

To provide additional perspective on the economic magnitude of these estimates, we add a plot of the effect of different levels of CLTV to the top panel of Figure 4. A 2-percentage point reduction in the interest rate has an effect roughly comparable to the difference in hazard rates between two borrowers with CLTV of 135 and 105, respectively, holding other covariates and in particular the payment size fixed. Alternatively, a 3-percentage point reduction, which is close to the mean and median reduction experienced by 5/1s at their first reset, and approximately cuts their required monthly payment in half, corresponds approximately to moving the CLTV from 145 to 95.³³

It is important to stress here that whereas one can plausibly interpret the effect of the interest rate changes as a causal treatment effect, it is more difficult to do the same for the CLTV because the variation in CLTV is not random: reductions in house prices proxy for local economic conditions that also affect the default hazard.³⁴ That said, we try to proxy for these economic conditions by directly adding the change in local house prices as well as the unemployment rate and recent changes therein as explanatory variables in our regressions.

The coefficients on the control variables, reported in Panel B of Figure 4, behave largely as expected. Despite controlling for interest rates and many other observables directly, the SATO positively predicts defaults, suggesting that riskier borrowers obtain higher interest loans. The fact that origination LTV has an effect despite the fact that we control for CLTV after origination implies a similar selection into high LTV loans. Finally, while we do not report the coefficients on loan type × calendars quarters, the default hazards for 5/1s and

³²Our findings may seem at odds with Amromin et al. (2010), who argue that for borrowers with "complex mortgages" (including interest-only mortgages, to which we restrict our sample), payment resets do not have important effects on delinquencies. However, over the period that they study, payment resets were relatively unimportant, unlike the case in our sample.

³³One caveat here is that we do not observe the interest rate and required payment on second liens. Thus, a 3-percentage point reduction may actually reduce the monthly payment by less than half on average.

³⁴Scharlemann and Shore (2013) make progress on identifying the causal effect of a borrower's negative equity position on default by exploiting 'kinks' in HAMP principal reductions that started applying to some HAMP loans in 2011.

3/1s tend to significantly exceed that of 7/1 and 10/1 loans, suggesting that borrowers with longer fixed-rate periods are less risky.

In Section 2, we argued that the size of the monthly payment should affect the default hazard even for borrowers with negative equity, and the data overwhelmingly confirm this prediction. First, remember that at the time of the resets of the 5/1 ARMs, the average LTV in our sample is over 140, making it hard to imagine that our results are driven by borrowers with positive equity. But to analyze this more formally, we repeat our baseline regression with a restricted sample of borrowers with CLTV greater than 140. Panel A of Figure 5 shows that there is no meaningful difference between the estimated effect of payment reductions for the whole sample and for the sample of borrowers with deep negative equity. The same panel also shows that not controlling for CLTV (or other loan characteristics aside from interest rates) has little effect on the estimated effect of rate reductions. This illustrates one of the main advantages of the setting we are analyzing, namely that the rate reductions are pre-determined by the original mortgage contract and the current index rates, and thus effectively orthogonal to a mortgage's current characteristics.

4.1.1 Alternative specifications

There are a number of possible reservations about our baseline regression specification. We address three potential issues: (1) differential pre-reset trends across different loan types; (2) correlation in the size of the reset with unobservable variation in borrower characteristics; (3) differential responses across loan-types to changes in macro conditions. In addition, we consider a variety of other alternative specifications.

One potential concern is that loans of different types may have differential pre-reset trends in default hazards (in a way not absorbed by the loan-type-specific calendar quarter dummies), and that including data away from the resets biases the estimated effects. In our baseline specification, we do not use the first 30 months of data, in order to make sure they do not drive the estimated effects. We now provide further graphical and econometric evidence that this issue is not confounding our estimates, focusing on the stark resets of the 5/1s relative to the 7/1+ loans. First, Panel B of Figure 5 plots the "raw" default hazard of 5/1s relative to 7/1+ (i.e., the ratio of the solid and dashed lines in Panel B of Figure 1). We are plotting the ratio rather than the difference because that is what the proportional hazard model we estimate identifies the effects from. We note that from loan ages 40 to 59, this ratio is remarkably stable. It then drops over the course of four months from about 1.4 to 0.5, and remains stable after that. This again seems strongly suggestive in favor of the reset causing

³⁵As column (6) of Table A-1 shows, however, the results are very similar if we do include the first 30 months after origination.

 $^{^{36}}$ Recall from Section 3.5 that the reset of the 5/1 loans, which for the majority of them occurs in month

the drop, as there are no trends in relative default hazards either before or after. To further investigate this point, we conduct an "event study" of the effect of the 5/1 reset, by retaining only five months of data before and after the reset, and by comparing only the 5/1 and the 7/1+ loans. The resulting coefficient estimates are plotted in Panel B of Figure 5 and show that for the common rate reductions of 2.5 percentage points or more, the estimated effects are very similar in size to those in the baseline specification.³⁷

A second potential concern is that our estimates are confounded by a type of selection different from the one discussed in Section 2.2: the size of the reset for borrowers within a loan type may be affected by the riskiness of a borrower. For instance, riskier borrowers get higher initial interest rates and therefore larger resets (assuming they have no binding rate floor). There is also some heterogeneity across borrowers in terms of index rates, margins, and rate floors. To eliminate this potential confound, we re-run our regression using the median interest rate (relative to the initial rate) of loans of the same type and originated the same month as loan i in lieu of loan i's actual relative interest rate. The resulting coefficients, also shown in Panel B of Figure 5, are overall again similar to those in the baseline, meaning that the relevant variation comes from only two sources: when a loan was originated, and how long its fixed-rate period was.³⁸

The third main concern is that different loan types are differentially sensitive to changes in economic conditions—for instance, the default hazard of 5/1 borrowers relative to that of 7/1+ borrowers could fall around the time of the 5/1 resets (in 2010 and 2011) because the economy improves around that time and the borrowers who chose the 5/1s, who are riskier than those in the 7/1+ loans, may benefit more from this improvement in economic conditions. However, this effect would be soaked up in the loan type \times calendar quarter dummies, so it should not affect the estimated effect of the rate reduction.³⁹

Furthermore, we note that the estimation does *not* need to rely on the inclusion of the 7/1+ loans as comparison group: we can also identify the effects of resets solely from comparing the 3/1 loans, which start resetting 37 months after origination, to the 5/1 loans. Comparing

^{61 (}but in some cases is marked in the data as occurring in months 60 or 62) becomes directly relevant for the delinquency status two months later, i.e. generally in month 63. The fact that the relative hazard starts dropping in month 60 is consistent with "anticipation effects" as discussed in the next subsection.

³⁷We only plot the estimated effects for rate reductions of 1.5 percentage points or more, as there are very few 5/1s with smaller reductions. The estimated hazard ratios are also shown in Column (3) of Table A-1.

³⁸As an alternative way to eliminate concerns about selection, we run our baseline regression on a "uniform" subsample of loans with the following characteristics: their rate must be indexed to the six-month LIBOR with a margin of 225 basis points and no binding rate floor; furthermore their SATO must be between -50 and 50 basis points. The results for this subsample, shown in column (5) of Table A-1, are again very similar to the baseline.

³⁹Not including these interacted dummies, as done in an earlier version of this paper, leads to slightly larger estimated effects of the rate reduction. Using calendar month instead of quarter barely affects the results, but significantly increases the time it takes for the maximum likelihood estimation to converge.

these two loan groups is appealing because they are very similar in terms of origination characteristics, and also because their default hazards over the first 30 months track each other quite closely. What is particularly interesting, however, is that the relative rate differences between 3/1s and 5/1s vary across origination cohorts, both in magnitude and in timing, and we can check visually whether this variation is also reflected in relative default hazards. This is done in Figure 6. This figure shows, for each of the six origination-quarter-vintages, how the differences in average rates between 3/1s and 5/1s (top line), as well as the relative default hazards of 3/1s (bottom line), change over (calendar) time. 40 The relative performance of 3/1s and 5/1s is closely aligned with the resets: when the rate of the 3/1s falls, they default less than the 5/1s; once the 5/1s also reset down, the relative performance of the 5/1s improves. Also, this clearly happens at different calendar times for different vintages, going against the hypothesis that the effect we pick up in the aggregate is driven by differential sensitivity of the different loan types. Quantitatively, Table A-2 shows that removing the 7/1+ loans from the sample, and only identifying the effects of interest rate changes from the 3/1s and 5/1s, leads to very similarly sized effects as in our baseline. The same is true if we alternatively drop the 3/1s or the 5/1s (columns (1) to (3)).

Table A-2 contains additional alternative specifications. In column (4), we replace the measure of the borrower's equity position by the "self-updated" estimate of a loan's LTV ratio, which is what researchers have usually done when information on additional liens or the updated estimate of the home value was not available. This measure is based on the loan amount of the first lien only, and updates the denominator based on the zip-code house price index. As the table shows, the coefficients on the different interest rate bins are very similar to the baseline. However, the predicted effects of LTV on the probability of delinquency are now smaller. For instance, a loan with an estimated LTV between 130 and 140 is now only 1.6 times as risky as a loan with an LTV between 90 and 100, while in the baseline it was 2.1 times as risky. These attenuated effects may of course be expected, as they are a well-known consequence of measurement error in the right-hand-side variable. Nevertheless, the results illustrate to what extent the quantitative importance of negative equity for delinquency may have been underestimated when information on second liens was unavailable.

The remaining columns of Table A-2 look at different subsamples. First, in column (5) we restrict our sample to borrowers with a FICO score above 740 at the time of origination, which would put them in the "prime" credit score range. This barely affects the estimated coefficients. Column (6) further restricts the sample to only high-FICO borrowers who pro-

 $^{^{40}}$ To reduce noise, we plot three-quarter moving average relative default hazards, and to enhance comparability across cohorts, we normalize the relative hazard to 1 for the tenth quarter of each cohort's history.

⁴¹Our controls in this regression include a dummy for origination LTV being equal to 80, which is a good proxy for the presence of a second lien (see Foote et al. 2010).

vided full documentation at origination. This lowers the sample size to below 8,000 loans and thus reduces the precision of the estimates. While some of the coefficients suggest that the delinquency of these "prime" borrowers could be slightly less responsive to interest rate decreases than what we observe for the whole sample, the estimated effects remain very large and are qualitatively similar to our baseline results. Finally, in column (7) we restrict the sample to (self-declared) investors and second-home owners. Again, some of the coefficients are slightly closer to 1 than in the full sample, but investor delinquency in our sample remains strongly responsive to payment changes. Taken together, these subsample analyses suggests that our findings are not specific to the most liquidity constrained borrowers.

4.1.2 Do borrowers anticipate the reset?

In the results shown so far, we have studied the effect of the required monthly payment on contemporaneous repayment behavior, but as explained earlier, there are good theoretical reasons to think that payment changes should affect behavior before they actually occur. To test this, we estimate a version of equation (7) in which we include forward-looking changes in payments. In other words, our explanatory variables now include not only the interest rate that affects the current delinquency status but also six additional months of forward-looking interest rates (all relative to a loan's initial rate). In order to make the estimation simpler, we use quadratic functions of these interest rates (relative to the initial rate) rather than rate bins. The resulting coefficients then allow us to calculate the predicted effect of an interest rate reduction becoming delinquency-status-relevant in x months, for x ranging from 0 (this month) to 6, and the associated confidence interval.

For the interpretation of the estimated effects, it is important to remember our discussion from Section 3.5 above. During the month that we call "2 months ahead of the reset" (for example, June when looking at the delinquency status in August), the required payment in fact is accruing at the lower rate already, and the borrower has received a letter informing him of the lower rate in the month prior (May). If the borrower was not aware of the reset prior to receiving the letter, but learning about the reset affects his payment choice, then this should be reflected in the delinquency status two months prior to the reset.

Panel D of Figure 5 shows that anticipated rate reductions do affect delinquency, but that the effect is strong only shortly before the resets. For a 1-percentage point reduction in rates, there is a small reduction in the default hazard one and two months prior to the reset; however, the effects are only marginally statistically significant. For a 3-point reduction in the interest rate, the effects appear sooner and are stronger. The default hazard falls by about 15 percent three months before the reset (and already by up to 10 percent during the months before, though these estimates are not all statistically significant), which is consistent with

there being some borrowers whose repayment behavior is affected by future (large) changes in the interest rate on the loan. Two months prior to the reset becoming delinquency-status relevant, the default hazard is about 30 percent lower than with no anticipated change in the rate, consistent with the receipt of the information mattering. However, the estimated total effect once the reduction has actually occurred is twice as large, at 60 percent. As discussed later, this points toward liquidity constraints as an important driver of borrower default.

4.2 Prepayment and the incidence of default

Figure 7 shows the estimation results for the prepayment hazard. As we discussed in Section 2, ignoring the prepayment hazard can generate incorrect inference when looking at resets. Specifically, when payments increase, we often see a spike in prepayments as creditworthy borrowers select out of the sample, meaning that the change in the default hazard confounds both selection and treatment effects.

The top panel of Figure 7 shows that prepayments respond strongly to both CLTV and to interest rate changes, but the pattern is quite different from that observed for defaults. Whereas reduced CLTV and payments work in the same direction for defaults, they work in opposite directions for prepayment. As the figure, which is in logs, shows, reducing CLTV from 135 to below 80 increases the likelihood of prepayment by an order of magnitude, whereas reducing the interest rate by 2.5 percentage points roughly cuts the likelihood of prepayment in half.

On the face of it, one might conclude that reductions in prepayments due to the decrease in rates could offset much of the decrease in the default hazard. However, for the borrowers most likely to default (those with high CLTV), the prepayment hazard is so low that changes to it have little or no economically meaningful effect. Even for all remaining loans in the sample, one can see in Panels B and C of Figure 1 that the default hazard for 5/1s shortly before the reset is approximately four times the size of the prepayment hazard.

In Appendix A.4, we quantify the combined effect of the change in default and prepayment hazards on the *incidence* of defaults, using our estimated coefficients to predict the cumulative fraction of delinquency for a fixed population of 5/1 loans with "typical" characteristics. Our estimates imply that for loans with a CLTV between 130 and 140, a 3-percentage point reduction in the interest rate, which corresponds approximately to cutting the payment in half, is predicted to reduce the incidence of default by about 9 percentage points (or more than 50 percent) over the span of one year after the reset.

4.3 Cure rates

Having discussed transitions into delinquency, we now turn our attention to the effect of payment reductions on transitions out of delinquency. Figure 8 shows the results of our baseline specification and, as with the defaults, formal statistical analysis confirms the visual evidence in Figure 1 and shows that rate changes have statistically and economically significant effects on the likelihood of cure.⁴²

The top panel of Figure 8 shows that a 2–2.5-percentage point reduction in the interest rate leads to a 75-percent increase in the cure hazard, and a 3-point or higher reduction more than doubles the probability of cure. As with the default hazard, the effect of payment reduction is comparable to the effect of large changes in CLTV, with the same caveats about the interpretation of such changes. Also, as shown in Table A-3 in the appendix, negative equity does not attenuate and may in fact enhance the effect of rate reduction on cures. For instance, for borrowers with CTLV> 140, the estimated effect of a 3-percentage point rate reduction increases from 200 percent to about 240 percent.

One might worry that the measured effect of rate reductions on cures is confounded by concurrent changes in servicers' propensity to modify delinquent loans. If, for instance, servicers tended to modify the loans that are most likely to cure (even without a modification), and then reduced the number of loans they modify after the interest rates decrease, then the measured effect of rate reductions on cures would be due at least in part to selection. Table A-3 shows that we find little systematic effect of rate reductions on the probability of a loan's receiving a modification.

5 Discussion

In our view, the evidence in Section 4 holds a number of lessons about borrower behavior. First, some researchers (for example, Bhutta, Dokko, and Shan 2010) have attempted to identify some critical value of negative equity at which borrowers default. But our results illustrate that the answer to such a question is not straightforward. In Figure 9 we use the estimates from Figure 4 to construct "iso-default curves," with each line representing combinations of CLTV and rate reduction that are equally likely to lead to default. For instance, the line labeled "1" shows that a borrower with a CLTV of 90 paying 6 percent, a borrower with CLTV of 120 paying 4 percent, and a borrower with a CLTV of 140 paying 3 percent are all approximately equally likely to default. The line labeled "1.5" represents

⁴²In unreported analysis, we have also looked at (only) newly 60-days delinquent loans separately, and find results that are consistent with those reported in this section. Newly delinquent loans have a much higher cure rate, which, for 5/1s, goes from about 12 percent in month 50 to a high of 30 percent after the reset.

combinations that make borrowers 1.5 times more likely to default than the borrowers in the line labeled 1, and so on.

Figure 9 shows that the threshold level of negative equity is highly sensitive to the size of the monthly payment. Therefore, if one asks the question "If the value of your mortgage exceeded the value of your house by \$50K [\$100K/\$150K], would you walk away from your house (that is, default on your mortgage) even if you could afford to pay your monthly mortgage?" as Guiso, Sapienza, and Zingales (2013) do, one should get wildly different answers depending on whether the borrower is paying 3, or 4, or 6 percent in interest.

More broadly, it may come as a surprise that Figure 9 is completely consistent with the concept of "strategic default." Kau et al. (1992) show that a borrower making a purely financial decision about whether to default in a completely frictionless world compares the value of the property with the *value* of the mortgage, which is the present discounted value of all future mortgage payments, controlling for the fact that the borrower has options to prepay or default on the mortgage. Simple bond math says that the value of the mortgage will depend on the size of the monthly payment and thus that borrowers making lower payments are less likely to default. In other words, iso-default curves as shown in Figure 9 are exactly what the frictionless theory would predict.

However, while Figure 9 does not provide evidence against strategic default, it does not necessarily provide evidence in its favor either. In particular, it is difficult to square the evidence on forward-looking behavior in Figure 5 with a pure strategic default story. Recall from Panel D of Figure 5 that even a large payment reduction does not have an economically meaningful effect on repayment behavior until 2–3 months prior to the reset and, even one month prior to reset, the effect is still only about half as strong as it is when the rate actually changes. A strategic default story would ascribe this to the difference between the value of the mortgage one month prior to the reset and one month after, given by the difference between one payment at the higher rate and one at the lower rate. For a 3-percentage point rate cut, we divide this by 12 months, meaning that the value of the mortgage is 25 basis points higher one month prior to the reset. This small difference cannot possibly account for the enormous change in behavior.

To make sense of Figure 5, we need to understand why borrower behavior changes discontinuously at the time of the reset. At least two logical explanations present themselves. The first is that borrowers are behaving strategically but are inattentive and fail to realize that the rate is going to change. As mentioned in Section 3.5, lenders are supposed to inform borrowers by mail before the index rate changes, which would mean that the notice should arrive prior to the due date of the last pre-reset payment.⁴³ Before that, the borrowers could forecast the

⁴³Of course, it is debatable whether borrowers will read or understand such a notice.

expected change, but to do so they would need to know the terms of the mortgage, including the index used and the margin, and Bucks and Pence (2008) raise serious questions about whether average borrowers understand these terms. That said, it seems hard to imagine that a borrower making a potentially life-changing decision to default on a mortgage would not find out. Thus, the implications of the combination of ignorance and strategic default are odd. Because we know that the borrowers choose to continue paying when confronted with the lower monthly payment, the implication is that their ignorance leads them to walk away from mortgages that they would prefer to pay.

An alternative explanation is that borrowers face liquidity shocks, for instance due to unemployment or illness. In standard consumption-portfolio choice models with constraints, liquidity shocks drive up the marginal utility of current consumption to make borrowers behave as if they were highly impatient. One potential explanation for the response to the resets is that some share of borrowers face such liquidity shocks every period, causing them to default, and that the lowered payment shrinks the set of liquidity shocks sufficient to induce default. This intuitively appealing model is thus qualitatively consistent with our findings. An interesting question for future research is whether a quantitative model with realistic parameters (along the lines of Campbell and Cocco 2014 or Schelkle 2012) would quantitatively match the effects of rate reductions that we find in the data.

6 Summary and policy implications

In this paper, we have exploited ARM downward rate resets during the low-interest-rate period 2008–2011 to measure the treatment effect of payment size on mortgage default. Studying payment reductions allows us to overcome the selection problems associated with payment increases due to borrowers' prepayment option. We find that payment reductions substantially lower mortgage defaults and increase cures, even for borrowers that are deeply underwater.

Our results imply that government or lender programs that allow underwater borrowers to refinance at a lower rate, or loan modifications that lower the interest rate, have the potential to significantly reduce delinquencies. A logical and important follow-up question is whether given our estimates, it is more cost-efficient from an investor perspective to reduce an underwater loan's interest rate (and thus the required monthly payment) or the principal (which lowers the CLTV and the required payment).⁴⁴ We leave this question for further research, as it is nontrivial to analyze: the answer will depend on investors' discount rate, the recovery rate in case of default, and notably also on the length of time the borrower is

⁴⁴See Das (2012) and Eberly and Krishnamurthy (2014) for theoretical analyses. Das uses an option-based analysis to argue that principal reductions are preferable to rate reductions; Eberly and Krishnamurthy, in a model with borrowing constraints, obtain the opposite result.

assumed to stay in the mortgage in case he does not default, which will itself depend on market interest rates and the borrower's equity position.⁴⁵

Furthermore, one needs to keep in mind two things when extrapolating from our results. First, the interest reductions we study are not necessarily permanent, as the benchmark rates may increase again in the future. If they were permanent, the resulting reductions in the default hazard might be even larger. Second, the effects of an interest rate reduction of x percent on the monthly payment would be smaller for amortizing mortgages than for the interest-only mortgages we study, and so the reduction in the default hazard following a fixed cut in the interest rate would likely be smaller than for the loans in our sample.

In any event, we do not mean to argue that payment reductions are generally more (cost) effective than principal reductions when it comes to reducing defaults of underwater homeowners—we simply show that they are certainly not ineffective, and are a valuable tool when principal reductions are impossible as a result of institutional constraints, or are deemed too costly.

From a broader perspective, our findings speak to the ongoing discussion about the role of FRMs and ARMs in the US and other countries. One way to interpret our results is that the payment stability of FRMs is desirable, because it avoids defaults due to payment increases that can occur with ARMs, thereby potentially justifying a policy preference for FRMs. On the other hand, ARMs have the advantage that borrowers (such as the ones in our sample) directly benefit from decreases in short-term interest rates due to monetary policy actions; this may not only lower their default propensity but also increase their consumption (Di Maggio, Kermani, and Ramcharan, 2014; Keys et al., 2014). In principle, to the extent that monetary policy affects long-term rates, it would also pass through to FRM borrowers who can refinance their loan. However, the period since 2008 has illustrated that in case of a credit crunch with tight underwriting standards, many FRM borrowers are not able to take advantage of the lower rates by refinancing. In that sense, FRMs make the transmission of monetary policy more fragile.

Furthermore, we emphasize that in weighing the benefits and costs of FRMs versus ARMs, one needs to consider the states of the world in which they materialize. Given the positive correlation between interest rates and economic conditions (and the health of the housing

⁴⁵The present value of a loan with an interest rate above the current market rate will be lower the sooner the borrower prepays. As a consequence, if a principal reduction causes the borrower to prepay sooner, this effect needs to be taken into account when assessing the cost of the principal reduction. Furthermore, the reduction in the principal the investor receives as a consequence of the modification is more costly in present-value terms the sooner it is realized.

⁴⁶Such temporary reductions are also a characteristic of the HAMP program, where a borrower pays a low fixed interest rate for five years, while after that, the rate increases by 1 percent a year until it reaches the lesser of the Freddie Mac Primary Mortgage Market Survey rate or the originally contracted rate.

market), as shown in Figure 2, upward rate resets of ARMs tend to occur when most borrowers have sufficient equity in their home to be able to refinance or sell the home if the ARM becomes unaffordable. Conversely, downward ARM resets tend to occur in bad states of the world, such as the recent crisis, making their delinquency-reducing effects (which likely also spill over to the housing market and aggregate demand) particularly valuable. That said, it is of course possible that upward resets could occur during a particularly bad economic situation, such as a stagflation episode, where widespread reliance on ARMs would make things even worse and may also tie the hands of the central bank to some extent. The cost-benefit calculation is thus complex, and should also include other considerations such as the aggregate duration risk created by FRMs that needs to be borne by the financial system.

While we have pointed out potential benefits of ARMs, many common types of ARMs have features that may potentially trigger defaults, namely so-called "teaser rates" or backloaded payments such that payments are almost certain to increase after the initial period, even if interest rates are very low. As mentioned earlier, this was particularly prevalent for subprime ARMs, where rate floors ensured that at the end of the fixed-rate period, the interest rate could only increase but not decrease. When considering whether to regulate these mortgage types, the job of a policy maker is then to compare the cost of restricting borrower choice to the benefit of reducing defaults, and studies such as ours can serve as an input in these calculations. In the US, recently introduced "Qualified Mortgage" (QM) rules have taken a step toward discouraging lenders from offering certain products with high potential of payment increases that could make the loan unaffordable.⁴⁷ It will be interesting to study the effects of these rules on credit supply and mortgage defaults in the coming years.

⁴⁷The QM rule introduced in January 2014 provides a "safe harbor" for loans with certain features, such as steady amortization (i.e. no interest-only, negative amortization, or balloon payment loans). To qualify as a QM, the borrower's debt-to-income ratio must furthermore lie below a certain threshold when calculated using the fully-indexed rate for ARMs (as opposed to the initial rate, in case it is a lower teaser rate).

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Table 1: Summary statistics

A. Distribution of loan types

	$3/1~\mathrm{ARMs}$		5/1 ARMs		7/1 ARMs		$10/1~\mathrm{ARMs}$		Total
	# (000s)	Share (%)	# (000s)	Share (%)	# (000s)	Share (%)	# (000s)	Share (%)	# (000s)
2005H1	19.1	32	32.4	54	1.4	2	7.6	13	60.4
2005H2	8.3	11	43.5	60	4.0	6	17.1	23	72.9
2006H1	8.2	9	55.4	63	9.6	11	15.3	17	88.5
Total	35.6	16	131.2	59	15.0	7	40.0	18	221.6

B. Origination characteristics

B. Origination characteristics							
	3/1s	5/1s	7/1s	10/1s	Total		
Origination amount	294	272	345	414	306		
(std. dev.)	(170)	(164)	(200)	(218)	(187)		
LTV on first lien	78	77	77	74	77		
$(std. \ dev.)$	(8)	(9)	(11)	(12)	(9)		
CLTV (TrueLTV)	93	94	93	88	93		
$(std. \ dev.)$	(20)	(20)	(20)	(22)	(21)		
Number of Liens	1.7	1.7	1.6	1.5	1.7		
$(std. \ dev.)$	(0.5)	(0.5)	(0.5)	(0.5)	(0.5)		
FICO score	714	710	717	721	713		
$(std. \ dev.)$	(42)	(45)	(46)	(46)	(45)		
Initial interest rate	6.2	6.6	6.6	6.3	6.5		
(std. dev.)	(0.7)	(0.8)	(0.6)	(0.5)	(0.7)		
Condo	0.21	0.21	0.22	0.21	0.21		
Investor or 2nd home	0.24	0.28	0.19	0.15	0.24		
Low documentation	0.73	0.69	0.63	0.74	0.70		
No documentation	0.04	0.06	0.04	0.06	0.06		
CA, NV, FL, or AZ	0.57	0.52	0.57	0.67	0.56		
Purchase mortgage	0.68	0.70	0.61	0.57	0.67		
Resets every 6 months	0.85	0.79	0.45	0.28	0.69		
Prepayment penalty	0.32	0.38	0.30	0.34	0.35		

C. Mean CLTV (active loans only) at different points over sample period (%)

	3/1s	5/1s	7/1s	10/1s	Total
January 2008	109	108	107	102	107
$(std. \ dev.)$	(26)	(26)	(25)	(26)	(26)
January 2010	144	142	139	130	139
$(std. \ dev.)$	(47)	(48)	(44)	(43)	(47)
November 2011	150	147	146	137	145
(std. dev.)	(50)	(50)	(48)	(45)	(49)

D. Outcomes (as of November 2011)

	3/1s	5/1s	7/1s	10/1s	Total
Goes 60+ days delinquent	0.37	0.46	0.45	0.36	0.43
Foreclosure / short sale	0.30	0.38	0.35	0.26	0.34
Voluntary prepayment	0.46	0.36	0.32	0.35	0.37
Modified at least once	0.04	0.07	0.08	0.07	0.07

Figure 1: Resets, defaults, prepayments and cures over the life of the loan

Based on sample of hybrid Alt-A loans with interest-only feature for ten years, originated between January 2005 and June 2006. Except for exclusions based on origination characteristics as explained in text, includes all active unmodified loans (also those with upward resets). After loan age 65 months, the sample changes because loans originated toward the end of the origination period are no longer observed (which explains the kink in the dashed line in Panel A). Vertical lines indicate loan ages 37 months (when 3/1s reset for the first time) and 61 months (when 5/1s reset for the first time). A small percentage of loans are recorded as resetting one month before or after the scheduled reset month.

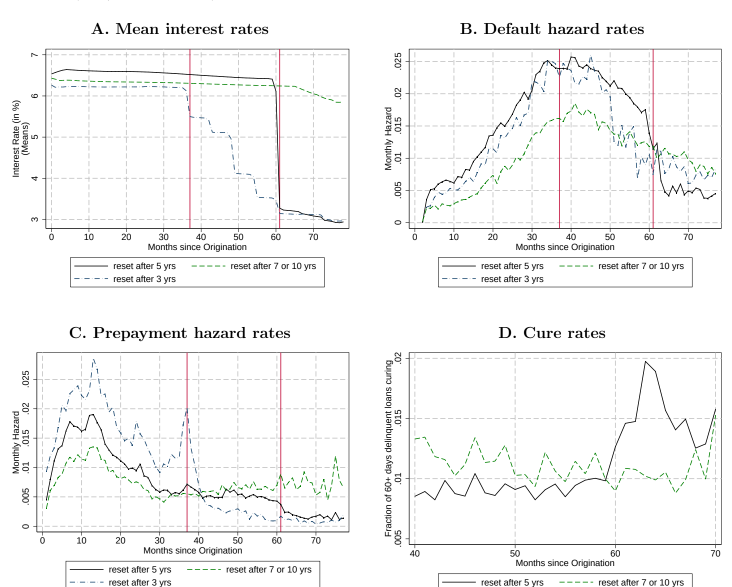


Figure 2: Changes in house prices and interest rate

Plots show 2-year changes in the 1-year constant maturity treasury rate and the 2-year growth in the relevant FHFA house price index. For example, Panel C shows that in 1988, a borrower who had bought a house in the West South Central region (which includes Texas) two years earlier faced interest rates that were 3 percentage points higher and house prices that were 10 percent lower.

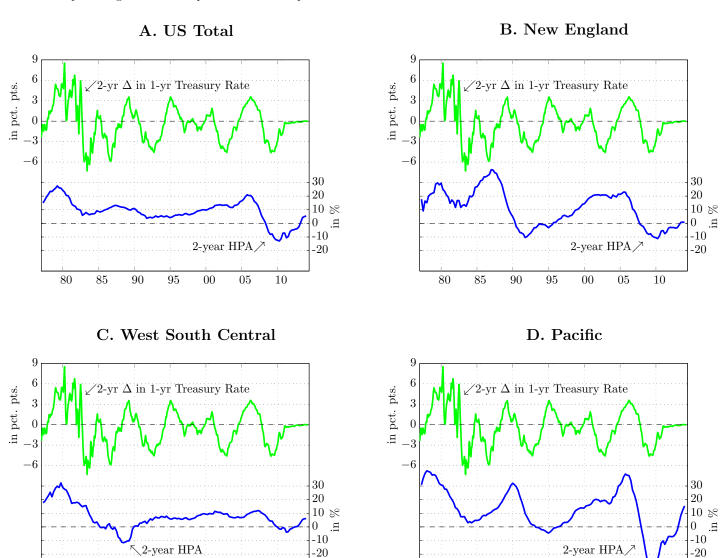


Figure 3: Index rates and resets

Panel A displays the evolution over our sample period of the three interest rates to which the mortgages in our sample are indexed (data source: FRED). The first months relevant for resets are, respectively, January 2008 and January 2010 for 3/1s and 5/1s originated in January 2005. Values displayed are of the first of each month. Panel B shows the distribution of interest rate changes at the first reset (month 37 for 3/1s, month 61 for 5/1s) as well as subsequent resets (every 6 or 12 months after the initial reset).

A. Index rates over sample period



B. Distribution of interest rate changes at resets

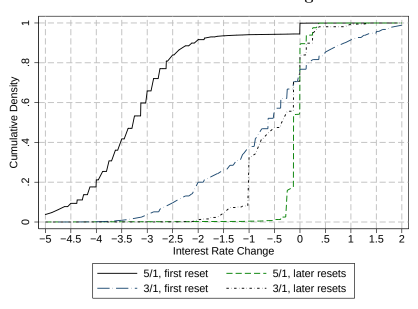
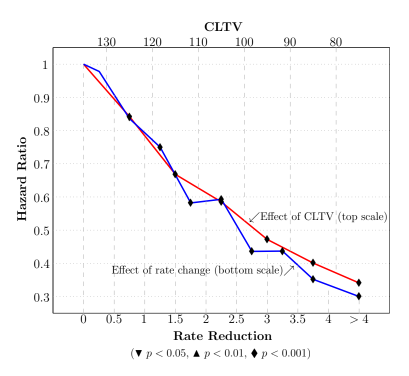


Figure 4: Results of baseline default hazard estimation

Panel A graphically displays hazard ratios for bins of interest rates (relative to loan's original rate) as well as combined loan-to-value (CLTV) ratios in our baseline proportional hazard regression of 60-day delinquency. Coefficients and standard errors are also given in Table A-1 in the appendix. Panel B shows hazard ratios and standard errors for other control variables, and provides details about the regression. Sample is restricted to loan ages > 30 months.

A. Effects of CLTV and rate reduction



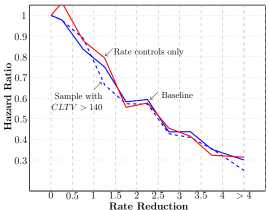
B. Effects of control variables

SATO	1.191***	Origination LTV	1.048***	Not owner-occupied	1.019
	(0.046)	ŭ .	(0.007)	-	(0.068)
FICO/100	0.591***	(Orig. LTV) ² /100	0.977***	Condo	0.854***
	(0.009)	, , ,	(0.004)		(0.037)
Open liens $= 2$	1.190***	Full doc.	0.600***	12-month HPA	0.985^{***}
	(0.028)		(0.017)		(0.002)
Open liens ≥ 3	0.980	No doc.	1.087**	Unemp. rate	1.000
	(0.054)		(0.031)		(0.006)
Prepayment penalty active	1.065***	Purpose=cashout refi	0.954***	6-month Δ (Unempl. rate)	1.004
	(0.012)		(0.012)		(0.008)
Log(loan amount)	1.062*	Purp.=non-cashout refi	0.989	30-year FRM rate	1.148**
	(0.033)		(0.016)		(0.056)
Baseline hazard strat.	Closing q.	Observations	1,890,615		
State dummies	\checkmark	# Loans	75,123		
Loan type \times calendar q. dummies	\checkmark	# Incidents	30,377		
Initial interest rate bins	\checkmark				
Exponentiated coefficients; Standard erro	rs (clustered a	t state level) in parentheses		•	
* $p < 0.05$ ** $p < 0.01$ *** $p < 0.001$					

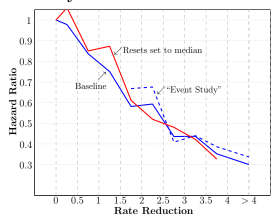
Figure 5: Understanding the default hazard

Panels A and C displays hazard ratios for bins of interest rates (relative to loan's original rate) for different samples/specifications of our proportional hazard regression of 60-day delinquency. The corresponding coefficients and standard errors are in columns (1), (2), and (7) (Panel A) and (1), (3), and (4) (Panel C) of Table A-1 in the appendix. Panel B displays the ratio of hazard rates of 5/1 and 7/1+ loans. Panel D displays the cumulative predicted effect of interest rate changes from 0 to 6 months before the delinquency-status relevant payment changes.

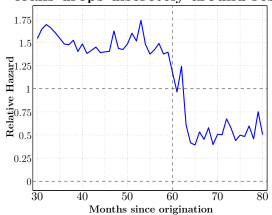
A. Negative equity does not attenuate the effect of rate reduction



C. Estimated effect is robust to event study and use of median resets



B. Default hazard of 5/1 relative to 7/1+ loans drops discretely around reset



D. Do borrowers anticipate the reset?

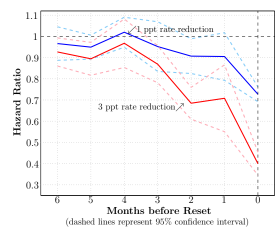


Figure 6: Timing of rate resets and defaults hazards of 3/1s vs. 5/1s

Figure shows how the differences in average rates between 3/1s and 5/1s (top line), as well as the relative quarterly default hazards of 3/1s relative to 5/1s (bottom line), evolve over (calendar) time, for each of the six origination-quarter-vintages. To reduce noise, three-quarter moving average relative default hazards are plotted, and to enhance comparability across cohorts, the relative hazard is normalized to 1 for the tenth quarter of each cohort's history.

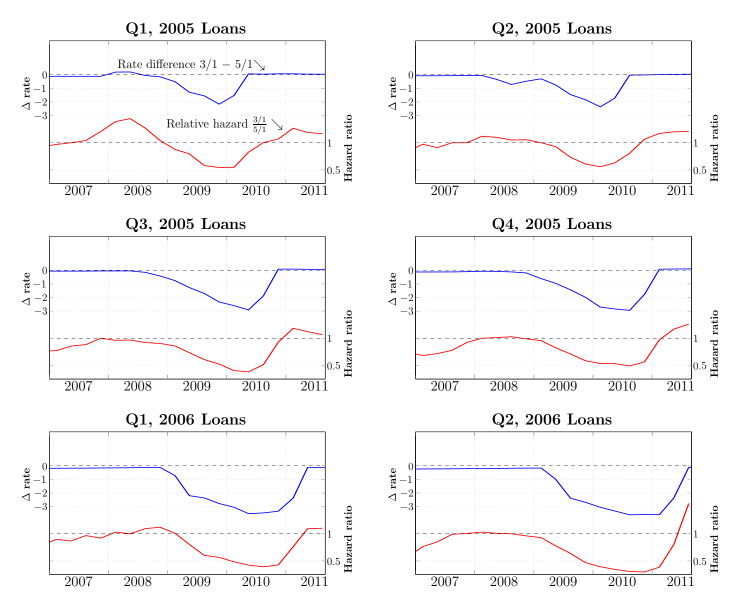
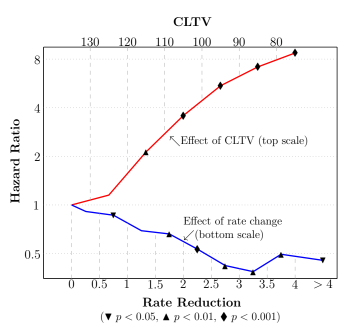


Figure 7: Prepayment hazard as a function of rate reduction

Panel A graphically displays hazard ratios for bins of interest rates (relative to loan's original rate) as well as combined loan-to-value (CLTV) ratios in our baseline proportional hazard regression of prepayment. Vertical axis has a log scale. Panel B shows hazard ratios and standard errors for other control variables, and provides details about the regression. Sample is restricted to loan ages > 30 months.

A. Effects of CLTV and rate reduction



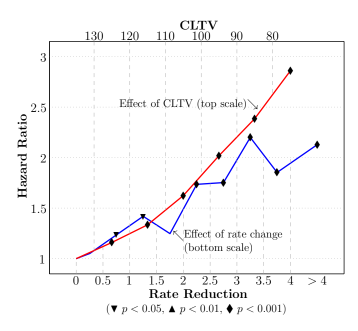
B. Effects of control variables

SATO	1.225*	Origination LTV	0.969***	Not owner-occupied	0.589***
	(0.099)	- 0	(0.004)		(0.052)
FICO/100	1.682***	(Orig. LTV) ² /100	1.013**	Condo	0.899
,	(0.066)	, ,	(0.004)		(0.055)
Open liens $= 2$	0.944	Full doc.	1.387***	12-month HPA	1.015*
	(0.055)		(0.041)		(0.006)
Open liens ≥ 3	1.823***	No doc.	1.021	Unemp. rate	0.964
	(0.306)		(0.049)		(0.023)
Log(loan amount)	1.331***	Purpose=cashout refi	0.724***	6mon Δ (Unemp. rate)	1.045
	(0.067)		(0.028)		(0.027)
Prepayment penalty active	0.542^{***}	Purp.= Non-cashout refi	0.822***	30-year FRM rate	0.460***
	(0.040)		(0.032)		(0.054)
Baseline hazard strata	Closing q.	Observations	1,890,611		
State dummies	\checkmark	# Loans	75,123		
Loan type \times calendar q. dummies	\checkmark	# Incidents	6,878		
Initial interest rate bins	\checkmark				
Exponentiated coefficients; Standard erro	rs (clustered at	t state level) in parentheses		•	
* $p < 0.05$ ** $p < 0.01$ *** $p < 0.001$					

Figure 8: Cure hazard as a function of rate reduction

Panel A graphically displays hazard ratios for bins of interest rates (relative to mortgage rate at which borrower became 60-days delinquent) as well as combined loan-to-value (CLTV) ratios in our baseline proportional hazard regression of curing (= becoming current again or prepaying voluntarily). Coefficients and standard errors are also given in column (1) of Table A-3 in the appendix. Panel B shows hazard ratios and standard errors for other control variables, and provides details about the regression.

A. Effects of CLTV and rate reduction

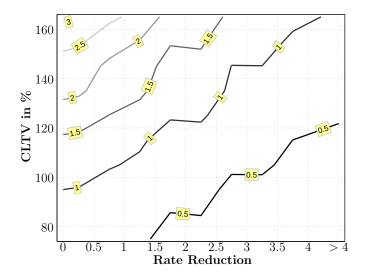


B. Effects of control variables

SATO	1.002	Origination LTV	0.959***	Not owner-occupied	0.897***
	(0.035)		(0.006)	•	(0.024)
FICO/100	0.812***	(Origination LTV) ²	1.000***	Condo	0.954
,	(0.019)	,	(0.000047)		(0.02)
Open liens $= 2$	0.936**	Full doc.	1.209***	12-month HPA	1.019***
	(0.024)		(0.028)		(0.001)
Open liens ≥ 3	1.156**	No doc.	1.014	Unemp. rate	0.989
	(0.057)		(0.038)		(0.007)
Log(loan amount)	0.867^{***}	Purpose = Cashout refi	1.098***	6mon Δ (Unemp. rate)	1.000
	(0.018)		(0.028)		(0.010)
Prepayment penalty active	0.942*	Purp. = Non-cashout refi	0.987	30-year FRM rate	1.163
	(0.023)		(0.029)		(0.108)
Loan age dummies	√	Baseline hazard strat.	Closing q.		
State dummies	\checkmark	Observations	847,262		
Missed interest rate bins	\checkmark	# Loans	65,900		
Loan type \times calendar q. dummies	\checkmark	# Incidents	14,867		
Exponentiated coefficients; Standard error	rs (clustered	at individual level) in parenthes	es	1	
* $p < 0.05$ ** $p < 0.01$ *** $p < 0.001$					

Figure 9: Iso-default curves

Lines on plot represent the combinations of rate reductions and CLTVs that lead to the same probability of default according to our baseline specification. Number on line measures the default probability relative to other lines; for example, borrowers with combinations of CLTV and rate reduction on the line marked "0.5" are half as likely to default as borrowers on the line marked "1" and one-third as likely to default as borrowers on the line marked "1.5."



Appendix

A.1 Additional tables

Table A-1: Proportional hazard models of 60-day delinquency

	(1)	(2)	(3)	(4)	(5)	(6)	(7)
Loan ages (months)	> 30	> 30	58 - 67	> 30	> 30	all	> 30
Sample restrictions		$\mathrm{CLTV}{\geq 140}$	no $3/1$		unif. sample		
Use median resets?				✓			
Interest rate — initial ra	te (omitted bi	n: $[-0.01, 0.01]$)	:				
(-0.01, -0.5]	0.978 (0.0556)	0.976 (0.0775)	0.695 (0.728)	1.059 (0.0491)	1.048 (0.107)	$1.013 \\ (0.0475)$	1.062 (0.0587)
(-0.5, -1]	0.836** (0.0515)	0.889 (0.0686)	1.140 (0.542)	0.850** (0.0420)	0.903 (0.0590)	0.831** (0.0535)	0.878*** (0.0291)
(-1, -1.5]	0.750*** (0.0470)	0.664*** (0.0369)	0.476 (0.206)	0.873 (0.0695)	0.787 (0.116)	$0.740^{***} (0.0497)$	0.794*** (0.0377)
(-1.5, -2]	0.582*** (0.0618)	0.572*** (0.0929)	0.668 (0.159)	0.611*** (0.0800)	$0.598* \\ (0.131)$	0.590*** (0.0590)	0.555*** (0.0418)
(-2, -2.5]	0.593*** (0.0408)	0.571*** (0.0745)	0.676** (0.0827)	0.520*** (0.0422)	$0.616^{***} (0.0794)$	0.617*** (0.0433)	0.576*** (0.0472)
(-2.5, -3]	0.436*** (0.0383)	$0.427^{***} (0.0378)$	0.409*** (0.0299)	0.481*** (0.0305)	0.407*** (0.0620)	0.455*** (0.0426)	0.454*** (0.0371)
(-3, -3.5]	0.437*** (0.0302)	0.409*** (0.0242)	0.440*** (0.0464)	0.422^{***} (0.0271)	0.416*** (0.0479)	0.450*** (0.0350)	0.415*** (0.0280)
(-3.5, -4]	0.352*** (0.0476)	0.355*** (0.0620)	0.386*** (0.0767)	0.327*** (0.0301)	0.298*** (0.0622)	0.346*** (0.0518)	0.323*** (0.0425)
≤ -4	0.300*** (0.0298)	0.250*** (0.0373)	0.337*** (0.0478)		0.240*** (0.0524)	0.265*** (0.0272)	0.314*** (0.0315)
Current CLTV (omitted	bin: [130, 140)):					
< 80	0.341*** (0.0193)		0.445*** (0.0609)	0.341*** (0.0193)	0.321*** (0.0340)	0.254*** (0.0110)	
[80, 90)	0.401*** (0.0197)		0.541*** (0.0620)	0.401*** (0.0197)	0.369*** (0.0387)	0.313*** (0.0245)	
[90, 100)	0.472*** (0.0255)		0.558*** (0.0463)	0.472^{***} (0.0255)	0.486*** (0.0439)	0.393*** (0.0230)	
					, ,		
[100, 110)	0.585*** (0.0302)		0.717*** (0.0412)	0.585*** (0.0303)	0.574*** (0.0425)	0.537*** (0.0296)	
[100, 110) [110, 120)							
,	(0.0302) 0.668***		(0.0412) 0.710***	(0.0303) 0.667***	(0.0425) 0.654***	(0.0296) 0.686***	
[110, 120)	(0.0302) 0.668*** (0.0381) 0.842***	0.693*** (0.0159)	(0.0412) 0.710*** (0.0699) 0.881**	(0.0303) 0.667*** (0.0382) 0.842***	(0.0425) 0.654*** (0.0423) 0.850***	(0.0296) 0.686*** (0.0281) 0.849***	
[110, 120) [120, 130)	(0.0302) 0.668*** (0.0381) 0.842*** (0.0167) 1.076*		(0.0412) 0.710*** (0.0699) 0.881** (0.0420) 1.075	(0.0303) 0.667*** (0.0382) 0.842*** (0.0167) 1.076*	(0.0425) 0.654*** (0.0423) 0.850*** (0.0292) 1.081*	(0.0296) 0.686*** (0.0281) 0.849*** (0.0102) 1.127***	
[110, 120) [120, 130) [140, 150)	(0.0302) 0.668*** (0.0381) 0.842*** (0.0167) 1.076* (0.0357) 1.246***	(0.0159) 0.815***	(0.0412) 0.710*** (0.0699) 0.881** (0.0420) 1.075 (0.0892) 1.163***	(0.0303) 0.667*** (0.0382) 0.842*** (0.0167) 1.076* (0.0357) 1.246***	(0.0425) 0.654*** (0.0423) 0.850*** (0.0292) 1.081* (0.0349) 1.196***	(0.0296) 0.686*** (0.0281) 0.849*** (0.0102) 1.127*** (0.0303) 1.273***	

 $Continued\ on\ next\ page$

	(1)	(2)	(3)	(4)	(5)	(6)	(7)
SATO	1.191*** (0.0458)	1.092 (0.0855)	1.303 (0.265)	1.171*** (0.0424)	1.114 (0.152)	1.263*** (0.0576)	
Open liens $= 2$	1.190*** (0.0279)	1.124*** (0.0304)	1.199*** (0.0462)	1.191*** (0.0281)	1.161*** (0.0489)	1.232*** (0.0269)	
Open liens ≥ 3	0.980 (0.0537)	0.903 (0.0510)	0.859 (0.104)	0.981 (0.0540)	0.966 (0.0722)	0.910 (0.0516)	
Ppmt. penalty active	1.065*** (0.0124)	1.043** (0.0151)	1.213 (0.145)	1.065*** (0.0126)	0.969 (0.0361)	1.065^{***} (0.0114)	
Log(loan amount)	1.062^* (0.0327)	$ \begin{array}{c} 1.033 \\ (0.0202) \end{array} $	0.855^{***} (0.0328)	1.061 (0.0324)	1.135*** (0.0328)	1.189*** (0.0387)	
Origination LTV	1.048*** (0.00681)	1.082*** (0.0125)	1.059*** (0.0132)	1.049*** (0.00686)	1.064*** (0.0146)	1.043*** (0.00544)	
(Orig. LTV) $^2/100$	0.977*** (0.00353)	0.957*** (0.00606)	0.969*** (0.00750)	$0.977^{***} (0.00357)$	$0.967^{***} (0.00794)$	0.978*** (0.00267)	
Full documentation	$0.600^{***} (0.0175)$	0.660*** (0.0166)	$0.712^{***} (0.0257)$	0.601*** (0.0175)	0.566*** (0.0237)	0.596*** (0.0147)	
No documentation	1.087** (0.0309)	1.106** (0.0379)	1.099 (0.0681)	1.089** (0.0306)	1.113* (0.0492)	1.085^{***} (0.0176)	
Cashout Refi	0.954*** (0.0120)	0.874*** (0.0102)	1.068 (0.0424)	0.954*** (0.0120)	0.937*** (0.0178)	0.850*** (0.0253)	
Non-cashout refi	0.989 (0.0159)	0.970 (0.0242)	0.974 (0.0781)	0.988 (0.0158)	0.998 (0.0271)	0.949^* (0.0194)	
Not owner-occupied	1.019 (0.0681)	0.935 (0.0593)	0.840^* (0.0627)	1.022 (0.0681)	0.987 (0.0957)	1.060 (0.0642)	
Condo	0.854*** (0.0370)	0.870*** (0.0307)	0.973 (0.0410)	0.854*** (0.0364)	0.864*** (0.0290)	0.843*** (0.0406)	
12-month HPA	0.985*** (0.00157)	0.990*** (0.00124)	$ \begin{array}{c} 1.001 \\ (0.00414) \end{array} $	0.985*** (0.00160)	0.983*** (0.00142)	0.983*** (0.00170)	
Unempl. rate (U)	$ \begin{array}{c} 1.000 \\ (0.00579) \end{array} $	0.989^* (0.00531)	$ \begin{array}{c} 1.000 \\ (0.00577) \end{array} $	$ \begin{array}{c} 1.000 \\ (0.00574) \end{array} $	0.996 (0.00635)	1.011* (0.00480)	
6-month ΔU	$1.004 \\ (0.00810)$	1.001 (0.0114)	1.036 (0.0225)	$ \begin{array}{c} 1.004 \\ (0.00807) \end{array} $	$ \begin{array}{c} 1.013 \\ (0.0145) \end{array} $	1.003 (0.00858)	
30-year FRM rate	1.148** (0.0556)	1.041 (0.0675)	0.621** (0.100)	1.148** (0.0540)	1.122 (0.160)	1.129* (0.0660)	
State dummies Initial interest rate bins Loan type × calendar q.	✓ ✓	√ ✓	√ √	√ √	√ ✓	√ √	✓
dummies	✓	✓	✓	✓	✓	✓	✓
Observations # Loans # Incidents Log Likelihood	1890615 75123 30377 -267200.0	493284 29541 14197 -108759.6	315482 34469 3152 -26520.1	1890615 75123 30377 -267249.2	589163 23973 9404 -71531.4	4790556 138077 55238 -499127.1	2823245 116866 49914 -470664.5

Exponentiated coefficients; Standard errors (clustered at state level) in parentheses. In all regressions, baseline hazard allowed to vary by origination quarter. Significance: * p < 0.05, *** p < 0.01, **** p < 0.001

Table A-2: Proportional hazard models of 60-day delinquency: Robustness and Subsamples

	(1)	(2)	(3)	(4)	(5)	(6)	(7)
Loan ages (months)	> 30	> 30	> 30	> 30	> 30	> 30	> 30
Sample restrictions	no 3/1	no 7/1+	no 5/1		FICO≥ 740	FICO≥ 740; full doc.	Inv. only
Use "self-updated" LTV				✓			
Interest rate — initial ra	te (omitted bi	n: [-0.01, 0.0	01]):				
(-0.01, -0.5]	0.265 (0.203)	0.982 (0.0494)	0.963 (0.0544)	0.950 (0.0449)	1.044 (0.122)	0.812 (0.475)	1.428** (0.192)
(-0.5, -1]	1.411^* (0.210)	$0.844* \\ (0.0659)$	0.791*** (0.0458)	0.810^{***} (0.0350)	0.852 (0.129)	$ \begin{array}{c} 1.216 \\ (0.422) \end{array} $	0.791 (0.108)
(-1, -1.5]	1.049 (0.251)	0.771^{***} (0.0447)	0.692^{***} (0.0555)	0.783^{***} (0.0387)	$0.764* \\ (0.0868)$	0.990 (0.197)	0.915 (0.114)
(-1.5, -2]	0.531^{***} (0.0902)	0.603*** (0.0676)	0.574^{***} (0.0881)	0.578^{***} (0.0512)	0.498*** (0.0941)	0.643* (0.136)	0.496*** (0.0975)
(-2, -2.5]	0.629*** (0.0826)	0.613^{***} (0.0526)	0.549^{***} (0.0598)	0.556^{***} (0.0428)	0.523*** (0.0624)	0.651 (0.183)	0.647*** (0.0680)
(-2.5, -3]	0.452^{***} (0.0362)	0.453^{***} (0.0528)	0.402^{***} (0.0575)	0.432^{***} (0.0349)	0.434^{***} (0.0553)	0.475^* (0.155)	0.517*** (0.0639)
(-3, -3.5]	0.430^{***} (0.0393)	0.465*** (0.0417)	0.449*** (0.0421)	$0.410^{***} (0.0257)$	0.433*** (0.0524)	$0.582^{***} $ (0.0843)	0.488*** (0.0384)
(-3.5, -4]	0.353*** (0.0613)	0.385^{***} (0.0589)	0.352*** (0.0457)	0.333^{***} (0.0428)	$0.325^{***} (0.0577)$	0.377*** (0.106)	0.511*** (0.0620)
≤ -4	0.326*** (0.0385)	0.334*** (0.0398)	0.233*** (0.0420)	0.322^{***} (0.0313)	0.317*** (0.0453)	0.383^* (0.165)	0.315*** (0.0512)
Current CLTV (omitted	bin: [130, 140)):					
< 80	0.343*** (0.0184)	0.359*** (0.0254)	0.317*** (0.0218)	0.440*** (0.0447)	0.191*** (0.0216)	0.195*** (0.0511)	0.314*** (0.0292)
[80, 90)	0.403*** (0.0181)	0.412*** (0.0259)	0.392*** (0.0267)	0.530*** (0.0389)	0.277*** (0.0192)	0.283*** (0.0538)	0.407*** (0.0245)
[90, 100)	0.476^{***} (0.0228)	0.507*** (0.0283)	$0.417^{***} (0.0249)$	0.633*** (0.0343)	0.345*** (0.0253)	0.296*** (0.0414)	0.528*** (0.0284)
[100, 110)	0.585*** (0.0243)	0.603*** (0.0401)	0.568*** (0.0267)	0.756*** (0.0288)	0.500*** (0.0377)	$0.517^{***} $ (0.0647)	0.709*** (0.0346)
[110, 120)	0.667^{***} (0.0345)	0.715*** (0.0388)	0.606*** (0.0321)	0.873*** (0.0113)	0.575*** (0.0470)	$0.600^{***} $ (0.0551)	0.718*** (0.0407)
[120, 130)	0.827*** (0.0167)	0.865*** (0.0288)	0.845*** (0.0154)	0.948^* (0.0241)	0.820*** (0.0452)	$0.888* \\ (0.0511)$	0.899* (0.0391)
[140, 150)	1.062 (0.0392)	1.058* (0.0281)	1.134** (0.0436)	1.089** (0.0286)	1.058 (0.0634)	0.970 (0.0562)	1.072 (0.0449)
[150, 160)	1.222*** (0.0521)	1.237*** (0.0683)	1.307*** (0.0375)	1.139*** (0.0205)	1.333*** (0.0764)	1.298 (0.243)	1.099 (0.0575)
≥ 160	1.454*** (0.0513)	1.457*** (0.0620)	1.527*** (0.0658)	1.240*** (0.0267)	1.639*** (0.0669)	1.788*** (0.180)	1.363*** (0.0589)
FICO/100	0.589*** (0.0107)	0.615*** (0.0137)	0.558*** (0.0119)	0.608*** (0.0134)	0.431*** (0.0211)	0.403*** (0.0337)	0.588*** (0.0227)

	(1)	(2)	(3)	(4)	(5)	(6)	(7)
	(0.0552)	(0.0568)	(0.0651)	(0.0382)	(0.0867)	(0.329)	(0.145)
Open liens $= 2$	1.184*** (0.0267)	1.201*** (0.0397)	1.187*** (0.0228)		1.203*** (0.0363)	1.158** (0.0521)	1.365*** (0.0391)
Open liens ≥ 3	0.976 (0.0483)	1.016 (0.0709)	0.955 (0.0743)		0.904 (0.0611)	0.883 (0.103)	1.067 (0.140)
Ppmt. penalty active	1.084*** (0.0179)	1.024^* (0.0119)	1.085*** (0.0223)	1.075^{**} (0.0272)	1.031 (0.0333)	0.861 (0.109)	1.033 (0.0495)
Log(loan amount)	1.058 (0.0364)	1.118*** (0.0270)	1.013 (0.0390)	1.050 (0.0593)	1.041 (0.0361)	0.883* (0.0476)	0.996 (0.0274)
Origination LTV	1.051*** (0.00733)	1.049*** (0.00858)	1.040*** (0.00680)	1.097*** (0.00936)	1.051** (0.0185)	1.109*** (0.0274)	1.065*** (0.0144)
(Orig. LTV) $^2/100$	$0.975^{***} (0.00371)$	0.976*** (0.00448)	0.983*** (0.00443)	$0.945^{***} (0.00554)$	$0.976* \\ (0.00940)$	0.942*** (0.0146)	0.967*** (0.00826)
Orig. $LTV = 80$				1.085** (0.0291)			
Complete doc.	0.598*** (0.0161)	0.581*** (0.0226)	0.643*** (0.0176)	0.624*** (0.0174)	0.586*** (0.0201)		0.605^{***} (0.0220)
No documentation	1.085** (0.0312)	1.062 (0.0399)	1.171*** (0.0398)	0.937** (0.0204)	1.220** (0.0810)		1.211** (0.0817)
Cashout Refi	0.971^* (0.0132)	$0.927^{***} (0.0171)$	$0.948* \\ (0.0216)$	0.919*** (0.0134)	0.961 (0.0279)	1.076 (0.0853)	1.078 (0.0456)
Non-cashout refi	1.001 (0.0172)	0.986 (0.0213)	0.977 (0.0338)	1.012 (0.0176)	1.006 (0.0713)	0.985 (0.116)	$ \begin{array}{c} 1.130 \\ (0.0735) \end{array} $
Not owner-occupied	1.001 (0.0692)	1.046 (0.0713)	1.004 (0.0675)	0.844^* (0.0620)	0.950 (0.0642)	0.882 (0.0819)	
Condo	$0.863^{***} (0.0354)$	0.833*** (0.0366)	0.867** (0.0446)	0.898*** (0.0243)	0.844*** (0.0407)	0.920 (0.0580)	0.878^{***} (0.0325)
12-month HPA	$0.985^{***} (0.00152)$	$0.984^{***} (0.00155)$	0.986*** (0.00215)	0.993*** (0.00167)	0.983*** (0.00227)	0.979*** (0.00386)	0.988*** (0.00221)
Unempl. rate (U)	$1.001 \\ (0.00597)$	$1.000 \\ (0.00710)$	0.996 (0.00503)	$ \begin{array}{c} 1.008 \\ (0.00452) \end{array} $	1.005 (0.00660)	0.973 (0.0162)	0.998 (0.0123)
6-month ΔU	1.007 (0.00882)	$1.004 \\ (0.00975)$	0.998 (0.00667)	$1.007 \\ (0.00590)$	1.007 (0.0104)	1.066* (0.0277)	1.029 (0.0190)
30-year FRM rate	1.103 (0.0740)	1.283*** (0.0712)	1.020 (0.0598)	1.132** (0.0464)	1.123 (0.169)	0.981 (0.201)	1.383^* (0.193)
State dummies Initial interest rate bins Loan cat. × calendar q.	√ ✓	√ ✓	√ ✓	√ ✓	√ ✓	√ ✓	√ ✓
dummies	✓	✓	✓	✓	✓	✓	✓
Observations # Loans # Incidents Log Likelihood	1733461 64353 27666 -240862.8	1206985 51643 21281 -178577.0	840784 34250 11807 -94225.9	2484935 103516 45278 -413728.2	708660 25849 7913 -60696.1	232674 7845 1511 -9758.5	432029 16479 6037 -43854.7

Exponentiated coefficients; Standard errors (clustered at state level) in parentheses. In all regressions, baseline hazard allowed to vary by origination quarter. Significance: * p < 0.05, *** p < 0.01, **** p < 0.001

Table A-3: Proportional hazard models of cures and modifications of 60+ days delinquent loans

		Cure		Modification			
	(1) All	(2) CLTV>140 only	(3) All	(4) All	(5) CLTV>140 only	(6) All	
Interest rate – missed	d rate (omitted b	oin: $[-0.01, 0.01]$):					
$\geq +0.01$	0.840 (0.0836)	0.817 (0.153)	0.868 (0.0707)	1.214 (0.216)	1.191 (0.284)	1.345* (0.200)	
(-0.01, -0.5]	1.052 (0.0880)	1.156 (0.160)	0.975 (0.0689)	1.159 (0.200)	1.288 (0.283)	1.035 (0.158)	
(-0.5, -1]	1.235** (0.0993)	1.341* (0.193)	1.299*** (0.0881)	1.088 (0.137)	$0.960 \\ (0.172)$	1.118 (0.120)	
(-1, -1.5]	1.419** (0.161)	1.709** (0.309)	1.343** (0.133)	1.164 (0.173)	1.132 (0.233)	1.048 (0.141)	
(-1.5, -2]	1.247 (0.145)	1.382 (0.268)	1.173 (0.113)	1.166 (0.130)	1.076 (0.166)	1.107 (0.107)	
(-2, -2.5]	1.736*** (0.191)	1.786** (0.316)	1.407*** (0.134)	1.259* (0.137)	$ \begin{array}{c} 1.252 \\ (0.178) \end{array} $	1.139 (0.112)	
(-2.5, -3]	1.753*** (0.158)	2.242*** (0.317)	1.538*** (0.117)	1.072 (0.101)	1.102 (0.138)	1.095 (0.0901)	
(-3, -3.5]	2.200*** (0.186)	2.551*** (0.352)	1.908*** (0.137)	$1.000 \\ (0.0925)$	0.851 (0.110)	1.027 (0.0825)	
(-3.5, -4]	1.853*** (0.184)	2.084*** (0.339)	1.640*** (0.137)	0.898 (0.0927)	0.901 (0.123)	0.904 (0.0808)	
≤ -4	2.128*** (0.233)	2.114*** (0.384)	1.852*** (0.165)	0.801 (0.0948)	0.889 (0.136)	0.821 (0.0847)	
Current CLTV (omitt	sed bin: [130, 140	0))):					
< 80	2.861*** (0.143)			0.794* (0.0860)			
[80, 90)	2.386*** (0.108)			0.878 (0.0770)			
[90, 100)	2.019*** (0.0831)			0.987 (0.0650)			
[100, 110)	1.624*** (0.0638)			1.008 (0.0542)			
[110, 120)	1.335*** (0.0526)			1.054 (0.0500)			
[120, 130)	1.160*** (0.0470)			0.975 (0.0453)			
[140, 150)	0.898* (0.0423)	1.226*** (0.0576)		0.958 (0.0443)	1.190*** (0.0482)		
[150, 160)	0.950 (0.0473)	1.304*** (0.0610)		0.902* (0.0433)	1.114** (0.0462)		
≥ 160	0.738*** (0.0306)	1		0.835*** (0.0324)	1		
SATO	1.002 (0.0346)	1.036 (0.0650)		0.833** (0.0466)	0.866 (0.0665)		
FICO/100	0.812***	0.749***		0.815***	0.819***		

 $Continued\ on\ next\ page$

		Cure			Modification			
	(1) All	(2) CLTV>140 only	(3) All	(4) All	(5) CLTV>140 only	(6) All		
	(0.0194)	(0.0368)		(0.0231)	(0.0311)			
Open liens $= 2$	0.936** (0.0235)	0.880* (0.0497)		0.874*** (0.0260)	0.973 (0.0435)			
Open liens ≥ 3	1.156** (0.0566)	1.137 (0.0926)		0.895 (0.0530)	1.044 (0.0802)			
Ppmt. penalty active	0.942^* (0.0226)	0.973 (0.0679)		1.076 (0.0550)	$ \begin{array}{c} 1.061 \\ (0.0775) \end{array} $			
Log(loan amount)	0.867*** (0.0179)	0.894* (0.0455)		0.927** (0.0267)	0.884** (0.0387)			
Origination LTV	0.959*** (0.00625)	0.863*** (0.0178)		1.065*** (0.0155)	1.058* (0.0300)			
(Orig. LTV) $^2/100$	1.026*** (0.00483)	1.101*** (0.0151)		0.963*** (0.00949)	0.968 (0.0181)			
Full documentation	1.209*** (0.0278)	1.195*** (0.0576)		0.824*** (0.0271)	0.772*** (0.0353)			
No documentation	1.014 (0.0382)	0.993 (0.0997)		0.933 (0.0512)	0.918 (0.0782)			
Cashout Refi	1.098*** (0.0277)	1.280*** (0.0668)		1.082** (0.0318)	1.215*** (0.0481)			
Non-cashout refi	0.987 (0.0294)	$ \begin{array}{c} 1.075 \\ (0.0727) \end{array} $		1.109** (0.0417)	1.108 (0.0608)			
Not owner-occupied	0.897*** (0.0239)	0.999 (0.0623)		0.436*** (0.0203)	0.426*** (0.0301)			
Condo	0.954 (0.0229)	0.917 (0.0443)		0.603*** (0.0206)	0.579*** (0.0265)			
12-month HPA	1.019*** (0.00123)	1.020*** (0.00304)		$1.017^{***} \\ (0.00184)$	1.016*** (0.00276)			
Unempl. rate (U)	0.989 (0.00680)	1.020* (0.0100)		0.986* (0.00699)	0.972** (0.00839)			
6-month ΔU	$1.000 \\ (0.0104)$	$ \begin{array}{c} 1.003 \\ (0.0173) \end{array} $		1.001 (0.0131)	1.026 (0.0170)			
30-year FRM rate	1.163 (0.108)	0.988 (0.203)		1.817*** (0.237)	2.003*** (0.356)			
Age dummies	✓.	✓.	✓	✓.	✓.	✓		
State dummies Missed interest rate bins	√	√ √	✓	√	√ ✓	✓		
Loan type × calendar q. dummies	✓	✓	✓	· ✓	· ✓	✓		
Observations	847262	424887	1354863	847262	424887	1354863		
# Loans # Incidents	65900 14867	35322 3349	106971 23493	65900 8649	$35322 \\ 4688$	106971 11678		
Log-Likelihood	-128812.6	-26307.3	-218350.3	-70489.4	-35076.9	-103219.1		

Exponentiated coefficients; Standard errors (clustered at loan level) in parentheses

In all regressions, baseline hazard allowed to vary by origination quarter. Significance: * p < 0.05, ** p < 0.01, *** p < 0.001

A.2 A simple model of mortgage default

This section presents a barebones model of a borrower's default decision, in order to derive qualitative predictions for what we should expect to see in the data. This model is a simplified version of other frictionless models in the literature, such as Kau et al. (1992).

We consider the following transaction. A homeowner owns a house priced S_0 and gets a three-period mortgage. The terms of the loan are that the lender advances some amount L_0 at time 0 and the borrower promises to make a periodic payment of m dollars at time 1 and to repay e dollars at time 2. The house price evolves stochastically but the payments m and e are deterministic. There is a market interest rate r and the borrower can borrow and lend unlimited amounts at that rate. If the borrower fails to pay m at time 1 or e at time 2, the lender sells the house to recover the money owed. We abstract here from the possibility of prepayment but this is, otherwise, a standard promissory note: the borrower promises to make a series of payments and the lender sells the collateral in the event that the borrower defaults. There are no frictions and the lender has no recourse to the borrower's other assets nor are there penalties for default. At time 1 the borrower can, if he so desires, default on his promised payment and buy an identical house with a new, smaller mortgage.

We now show three key propositions about mortgages. First, we show that we can characterize the mortgage described above as a call option on a call option on the house. Second, we show that negative equity is basically never sufficient for default to be optimal except in a situation where a borrower with negative equity at time t also has negative equity for all s > t along every possible path for prices. And third, we show that changes in the size of the monthly payment affect repayment behavior more when borrowers have negative equity than positive and that for any reduction in principal, there is an equivalent reduction in the monthly payment that will reduce default by the same amount.

We stress that the purpose of this model is not to describe an actual borrower's decision. At the very least, a complete description of the borrower's choice would include borrowing limits on the riskless asset, liquidity shocks, and some sort of penalty for default. A more sophisticated model would differentiate the consumption of housing from that of other goods.¹ For our purposes, one can think of the household as having

¹See e.g. Campbell and Cocco (2014) for a more realistic model of the default decision.

some fixed level of housing consumption and assume that the payments made by the borrower are net of rent. In other words, at time 1, the borrower actually pays r+m on the mortgage and r if he opts to default. Despite these omissions, the model described below illustrates some basic principles of the mortgage default problem that apply in any model and also some common errors that economists and others make in thinking about the problem.

A.2.1 A formal model

Consider a three-period model with t = 0, 1, 2, with a finite sample space $\Omega = \{\omega_1, ..., \omega_K\}$, with a probability measure P, and a filtration \mathcal{F} . Suppose we have a security S with adapted price process $S_t, t = 0, 1, 2$ and a riskless asset with return r. Let M be a security in which the investor gets the option to pay m at time 1 for an option to buy security S at time 2 for price e. Let C be a call option on the house with strike price e exercised at time 2. Let e be a call option on e with strike price e existence of an equivalent martingale measure e defined on e and e and e for simplicity, we assume the borrower does not discount the future.

Our first insight is that selling the house and buying the call option M at time 0 is an identical problem to the mortgage choice problem described above. The coincidence of these two strategies is a simple example of put-call parity and results from the fact the mortgage contract includes an embedded put option. To see the mechanics, start at time 2. If the borrower made the mortgage payment m at time 1, then his payoff would be:

$$(S_2 - e)^+,$$

which is also the payoff for the call option C, which the investor has the option to buy for price m. In other words, buying the call option and making the mortgage payment at time 1 are identical investments. At time 0, the borrower receives L_0 by receiving a loan of that amount and the buyer of M also receives L_0 , but, in his case, it comes from selling the house for S_0 , paying M_0 for the call option.

A.2.2 Equity and default

Going forward, we focus on the call option formulation, as it is far easier to work with. We now turn our attention to the question of the relationship between negative equity and default. As explained above, default at time 1 consists of failing to exercise the call option M. That is to say:

Borrower Defaults
$$\Leftrightarrow C_1 < m$$
. (9)

What is surprising and somewhat counterintuitive is that neither the price process of the house S nor the outstanding balance of the loan e appear in equation (9). But, of course, C_1 depends on S, and, by absence of arbitrage, we can re-write equation (9) as

Borrower Defaults
$$\Leftrightarrow C_1 = \frac{1}{(1+r)} \mathbb{E}_Q \left(S_2 - e \right)^+ < m.$$
 (10)

Equation (10) allows us to establish a proposition that is central to understanding the default decision:

Proposition 1 If and only if there exists $\omega \in F \in \mathcal{F}_1$ such that $S_2(\omega) > e$, then there exists m > 0 such that $C_1 > m$ and default is not optimal.

Proposition 1 leads to two significant conclusions. First, suppose all we observe about a borrower is that he has negative equity, that is, that $S_1 < e$. What can we say about whether it is optimal to default? Not much. The sufficient condition for default is that the borrower must have negative equity in every possible future state of the world, and $S_1 < e$ is not a sufficient condition for that. In fact, the historical evolution of house prices indicates that nominal house prices often surpass their previous peaks over fairly short horizons even after deep busts. In other words, negative equity today has not, historically, been sufficient to eliminate the possibility of positive equity at some point in the future.

The second key point, and the one most relevant to this paper, is that as long as there is some state of the world in which the borrower has positive equity, then that borrower will continue making mortgage payments if we lower the payment enough. So long as $C_1 > 0$, then, we can set the payment at $C_1/2$ and ensure continued payment.

Before continuing, it is important to stress that we have not, in any way, ruled out the possibility that the borrower could opt against exercising M and go and buy another house with a new mortgage. However, the existence of such a strategy has no effect on our results; as long as there is no arbitrage, it is always the case that if $C_1 > m$, "walking away" and making any other investment is strictly wealth reducing relative to exercising the call option. To see why, note that if $C_1 > m$, then the borrower has

an opportunity to buy an asset worth C_1 dollars but pay less than C_1 . By exercising the option the borrower increases his wealth by $C_1 - m$ dollars. What investment could possibly dominate that? No investment. Unless an arbitrage opportunity exists, the most valuable alternative investment a borrower can make with the m dollars will be worth m dollars, which is strictly less than C_1 and thus will reduce the borrower's wealth.

We conclude this discussion of negative equity by making one thing crystal clear. Proposition 1 does not imply that borrowers will never default. For a fixed m, a sufficiently large fall in prices will reduce the value of the call option so that $C_1 < m$ and default is optimal. But to deduce that default is optimal for a given borrower, we need to know the borrower's beliefs about the stochastic process for house prices, the discount rate, and the size of the monthly payment and, in a multi-period world, future monthly payments. Thus, the existence of borrowers with negative equity making their monthly payments is fully consistent with rationality in every sense.

A.2.3 Taking the model to the data

What does our simple model tell us to expect in the data? First, as we have already explained, Proposition 1 implies that unless there is no state of nature in which the borrower will have positive equity, borrowers will continue to make mortgage payments if the monthly payment is sufficiently low. Furthermore, changes in the monthly payment will affect repayment behavior, no matter how negative the equity. In fact, in the extreme, payment reduction should be more effective, the more negative the equity. To formalize this, imagine that we have a continuum of borrowers with the same S_1 and e but indexed by different levels of C_1 . If $S_1 - e > m$, then $C_1 > m$ for all i and no borrower will want to default, meaning that perturbing the monthly payment will have no effect on default behavior. For lower levels of equity and a sufficiently high monthly payment, a small perturbation of the monthly payment should have no effect but a sufficiently large change will always affect borrower repayment behavior.

We can also think about the dynamics of default using the model. Up to now, we have focused on the decision to default at time 1, but we can think about default at time 0 by imagining that the borrower has to pay m_0 to buy security M at time 0. The default decision at time 0 is

Borrower Defaults
$$\Leftrightarrow M_0 < m_0,$$
 (11)

which, by absence of arbitrage is

Borrower Defaults
$$\Leftrightarrow M_0 = \frac{1}{(1+r)} \mathbb{E}_Q (C_1 - m)^+ < m_0.$$
 (12)

Default at time 0 obviously depends on the level of the current payment m_0 but also on the future payment m. In other words, a future reduction in the monthly payment should affect current willingness to pay.

A.3 Comparison with earlier work on upward resets

Researchers studying the causes of the mortgage crisis have argued that upward resets of ARMs played only a small role, a claim that may seem at odds with the results in this paper. For example, Foote, Gerardi, and Willen (2012) write that for loans originated in January 2005,

...the initial interest rate was 7.5 percent for the first two years. Two years later, in January 2007, the interest rate rose to 11.4 percent, resulting in a payment shock of 4 percentage points, or more than 50 percent in relative terms. However, (...) delinquencies for the January 2005 loans did not tick up when this reset occurred. In fact, the delinquency plot shows no significant problems for the 2005 borrowers two years into their mortgages when their resets occurred.

On the face of it, the statement that there were "no significant problems for the 2005 borrowers... when their resets occurred..." appears to contradict the basic thesis of this paper that resets have an economically large effect on the default hazard. The statements are, however, both correct — there is no contradiction here. Figure A-1, which shows the performance of subprime ARMs that reset for the first time 24 months after origination (known as "2/28"), illustrates why. Panel A shows that the median rate paid rose by more than 200 basis point in month 24, and Panel B shows, consistent with this paper (and other work such as Pennington-Cross and Ho 2010), that the default hazard also jumped sharply. However, Panel C shows that consistent with the quote above, the incidence of defaults seems little affected by the reset: almost two-thirds of the defaults in this pool occurred prior to the reset, and the share of borrowers of the original pool who default just before the reset is about the same as the share who default just after.

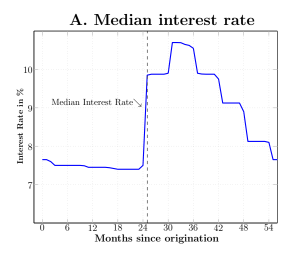
How can Panels B and C be consistent with one another? The key is prepayments, which are shown in Panel D: between months 21 and 25, about half the remaining loans in the pool prepay as borrowers either sell or get new mortgages to avoid the higher payments. The result is that the increase in the default hazard and the reduction in the number of loans in the pool roughly offset one another, which explains why there is no noticeable change in the path of the cumulative incidence shown in Panel C.

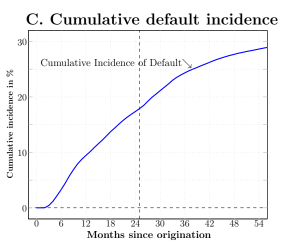
As we explained in Section 2.2.1, interpreting the default hazard in Panel B is not easy, and this cohort of loans illustrates precisely why. On one hand, Panel B could reflect a situation where there is no treatment effect of the payment increase, but only the borrowers who are not going to default can select into prepayment. Alternatively, if prepayments were randomly assigned, then the change in the default hazard would be a pure treatment effect of the higher monthly payment. The motivation for this paper is that we were able find a sample of borrowers who faced a reset but had no incentive and, in many cases, no ability to prepay.

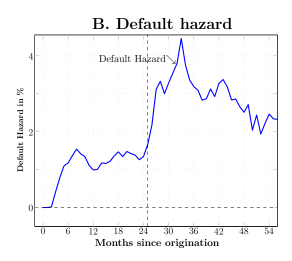
The median payment increase for the borrowers in the 2005:Q1 sample depicted in Figure A-1 at the first reset is about 27%, which is roughly consistent with about a 1.5 percentage point rate change for the borrowers in our sample (who face lower payments to begin with, as their rates are lower and their loans are not amortizing over our sample period). According to Figure 4, such a payment increase would lead approximately to a 1/0.66 = 1.5 fold increase in the default hazard. Since the actual hazard in Panel B more than doubles, we can attribute about half of the increase in the hazard in Panel B to the treatment effect of higher mortgage payments and the other half to the selection effect of more creditworthy borrowers prepaying. This means that of the one-third of the defaults in the pool that occurred after the reset, we can attribute about a quarter to the treatment effect of the payment increase (as half of the defaults would have happened even with a constant default hazard). If we look at the pool as a whole, it follows that we can only attribute approximately $1/12 = 1/3 \times 1/4$ of the defaults directly to the increase in payment size.

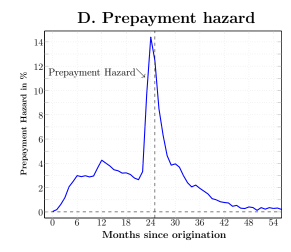
Figure A-1: The role of the resets in the foreclosure crisis

Sample is all amortizing subprime 2/28 mortgages originated in the first quarter of 2005 in the CoreLogic Loan-Performance ABS database. Default is defined as the first transition to 60-day delinquency.









A.4 The incidence of default

The results in Section 4 of the paper show that interest rate reductions i) strongly reduce the default hazard, even for borrowers who are deeply underwater, and ii) also strongly reduce the prepayment hazard, although this is relative to a lower base rate than for the default hazard. In this appendix, we illustrate the combined effect on the cumulative number or *incidence* of defaults, which is affected by both default and prepayment hazards (because a loan that prepays can no longer default). To do so, we use our estimated coefficients to predict the cumulative fraction of delinquency for a fixed population of 5/1 loans with certain characteristics, starting at loan age 55 months.

The loan characteristics we chose are shown in Panel A of Figure A-2. These are close to the modal characteristics of loans that are still in the sample at age 55. Panel B shows the cumulative incidence of 60-day delinquency implied by the combination of our estimated baseline default and prepayment hazard models, with and without a 3-percentage point reduction in the interest rate occurring at loan age 61 months, and for two different assumptions about a loan's CLTV.² The upper two lines show that for a CLTV between 130 and 140, our estimates imply that at the initial interest rates, about one-third of loans that are not delinquent at age 55 would become 60-days delinquent by age 75. With the 3-percentage point reduction at the reset, however, this predicted fraction goes down to about 23 percent. If we compare the predicted incidence of delinquency only after loan age 63, when the reset becomes relevant, we see that only about 8 percent of loans become delinquent with the reset, but that about 17 percent become delinquent without the reset. Thus, over the span of one year after the reset, a 3-percentage point reduction, which corresponds approximately to cutting the payment in half, is predicted to reduce the incidence of default by about 9 percentage points, or more than 50 percent.

The lower set of lines in Panel B shows the predicted cumulative incidence of delinquency for loans that are not underwater, with a CLTV between 80 and 90. Unsurprisingly, such loans are predicted to go delinquent at a much lower though still non-trivial rate. While without the reset at age 61, the model predicts that about 14 percent of loans go delinquent by age 75, with the reduction the predicted fraction is below 10

²In calculating the competing hazards, we take equal-weighted averages across the possible origination months, thereby accounting for the fact that the baseline hazards are allowed to vary at the origination-quarter level and that our regressions include calendar-quarter effects.

percent. While the relative impact on delinquency rates is similar to the impact for the underwater loans, the absolute reduction in the number of delinquent loans due to the reset is much lower than for underwater loans.

Finally, one might think that the model-implied incidence of delinquency seems unreasonably high, but Panel C shows that this is not the case. The panel shows the actual cumulative fraction of loans with a CLTV above 130 at loan age 55 that become 60-days delinquent by age 75, for our three different loan types. We see that among loans in the ARM 7/1 and 10/1 category, one quarter become 60-days delinquent over that time span. For 3/1s, which have benefitted from a number of downward rate resets, the corresponding number is below 20 percent. Most interestingly, the 5/1s, to which the counterfactuals in Panel B apply, were on a higher path than the 7/1+ loans prior to loan age 61, and it is plausible that 30 percent or more of these loans would have become delinquent without the reset. However, in actuality we see a notable change in the slope of the incidence function for these loans around age 62 (with a slight reduction in the slope already occurring around age 60, consistent with the findings from Section 4.1.2), so that by age 75 fewer than 20 percent defaulted.

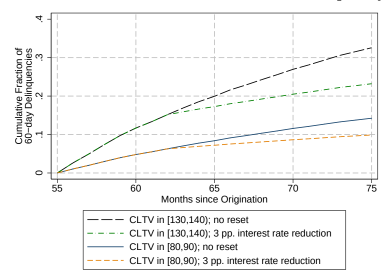
Figure A-2: Cumulative incidence of 60-day delinquency

Panel B shows the model-predicted incidence of default for a set of loans with characteristics given in Panel A, starting at loan age 55 months. Panel C shows the actual cumulative incidence of default for loans in our data with current CLTV of 130 at age 55 months. The fractions in this panel are based on loans in our sample originated up to August 2005 only, as loans originated after that are in the sample for less than 75 months.

A. Characteristics of counterfactual loans

Loan type	5/1	Documentation	Low
Initial rate	6.25%	Investor	No
FICO	720	Condo	No
Open liens	2	State	California
Loan amount	200,000	Unemployment	8% (fixed)
Original LTV	80	12-month HPA	-4%
Purpose	Purchase	FRM rate	4.50%
Ppmt penalty	No		

B. Predicted cumulative incidence of delinquency



C. Actual cumulative incidence of delinquency for loans with CLTV>130

