Section IV

Putting the Business Plan to Work: Sources of Funds

13 Sources of Financing: Debt and Equity

On completion of this chapter, you will be able to:

1. Explain the differences among the three types of capital small businesses require: fixed, working, and growth.
2. Describe the differences between equity capital and debt capital and the advantages and disadvantages of each.
3. Discuss the various sources of equity capital available to entrepreneurs.
4. Describe the process of “going public,” as well as its advantages and disadvantages and the various simplified registrations and exemptions from registration available to small businesses wanting to sell securities to investors.
5. Describe the various sources of debt capital and the advantages and disadvantages of each.
6. Identify the various federal loan programs aimed at small businesses.
7. Describe the various loan programs available from the Small Business Administration.
8. Discuss valuable methods of financing growth and expansion internally.
Raising the money to launch a new business venture has always been a challenge for entrepreneurs. Capital markets rise and fall with the stock market, overall economic conditions, and investors’ fortunes. These swells and troughs in the availability of capital make the search for financing look like a wild roller coaster ride. For instance, during the late 1990s, founders of dot-com companies were able to attract mountains of cash from private and professional investors, even if their businesses existed only on paper! Investors flocked to initial public offerings from practically any dot-com company. The market for capital became bipolar: easy-money times for dot-coms and tight-money times for “not-coms.” Even established, profitable companies in “old economy” industries such as manufacturing, distribution, real estate, and brick-and-mortar retail could not raise the capital they needed to grow. Then, early in 2000, the dot-com bubble burst, and financing an Internet business also became extremely challenging.

Today, the challenge of attracting capital to start or to expand a business remains. Most entrepreneurs, especially those in less glamorous industries or those just starting out, face difficulty finding outside sources of financing. Many banks shy away from making loans to start-ups, and venture capitalists have become more risk averse, shifting their investments away from start-up companies to more-established businesses. Private investors have grown cautious, and making a public stock offering remains a viable option for only a handful of promising companies with good track records and fast-growth futures. The result has been a credit crunch for entrepreneurs looking for small to moderate amounts of start-up capital. Entrepreneurs and business owners needing between $100,000 and $3 million are especially hard hit because of the vacuum that exists at that level of financing.

In the face of this capital crunch, business’s need for capital has never been greater. Experts estimate that the small business financing market exceeds $170 billion a year, yet that still is not enough to satisfy the capital appetites of entrepreneurs and their cash-hungry businesses. When searching for the capital to launch their companies, entrepreneurs must remember the following “secrets” to successful financing:

- **Choosing the right sources of capital for a business can be just as important as choosing the right form of ownership or the right location.** It is a decision that will influence a company for a lifetime, so entrepreneurs must weigh their options carefully before committing to a particular funding source. “It is important that companies in need of capital align themselves with sources that best fit their needs,” says one financial consultant. “The success of a company often depends on the success of that relationship.”

- **The money is out there; the key is knowing where to look.** Entrepreneurs must do their homework before they set out to raise money for their ventures. Understanding which sources of funding are best suited for the various stages of a company’s growth and then taking the time to learn how those sources work is essential to success.

- **Raising money takes time and effort.** Sometimes entrepreneurs are surprised at the energy and the time required to raise the capital needed to feed their cash-hungry, growing businesses. The process usually includes lots of promising leads, most of which turn out to be dead-ends. Meetings with and presentations to lots of potential investors and lenders can crowd out the time needed to manage a growing company. Entrepreneurs also discover that raising capital is an ongoing job. “The fund-raising game is a marathon, not a sprint,” says Jerusha Stewart, founder of iSpiritus Soul Spa, a store selling personal growth and well-being products.

- **Creativity counts.** Although some traditional sources of funds now play a lesser role in small business finance than in the past, other sources—from large corporates and customers to international venture capitalists and state or local programs—are taking up the slack. To find the financing their businesses demand, entrepreneurs must use as much creativity in attracting financing as they did in generating the ideas for their products and services. For instance, after striking out with traditional sources of funding, EZConserve, a company that makes software that provides energy management tools for large PC networks, turned to the nonprofit group Northwest Energy Efficiency Alliance and received a sizeable grant as well as marketing assistance that fueled its growth.
The World Wide Web puts at entrepreneurs’ fingertips vast resources of information that can lead to financing; use it. The Web often offers entrepreneurs, especially those looking for relatively small amounts of money, the opportunity to discover sources of funds that they otherwise might miss. The Web site created for this book (http://www.prenhall.com/scarborough) provides links to many useful sites related to raising both start-up and growth capital. The Web also provides a low-cost, convenient way for entrepreneurs to get their business plans into potential investors’ hands anywhere in the world. When searching for sources of capital, entrepreneurs must not overlook this valuable tool.

Be thoroughly prepared before approaching potential lenders and investors. In the hunt for capital, tracking down leads is tough enough; don’t blow a potential deal. Be ready to present your business idea to potential lenders and investors in a clear, concise, convincing way. That, of course, requires a solid business plan and a well-rehearsed “elevator pitch”—one or two minutes on the nature of your business and the source of its competitive edge—capable of winning over potential investors and lenders.

Entrepreneurs cannot overestimate the importance of making sure that the “chemistry” among themselves, their companies, and their funding sources is a good one. Too many entrepreneurs get into financial deals because they needed the money to keep their businesses growing, only to discover that their plans do not match those of their financial partners.

Rather than rely primarily on a single source of funds as they have in the past, entrepreneurs must piece together capital from multiple sources, a method known as layered financing. They have discovered that raising capital successfully requires them to cast a wide net to capture the financing they need to launch their businesses.

Since launching AgraQuest, a company that makes a line of environmentally friendly agricultural biopesticides, Pamela Marrone has raised more than $60 million from a multitude of sources, providing a perfect illustration of the “patchwork” of start-up financing that has become so common. Marrone has negotiated eight different rounds of financing with more than 70 different investors, including friends, family members, major agricultural corporations, “angels” (private investors), and venture capital firms. “We’ve gotten money from everywhere,” says Marrone. “We’ve raised a round of capital every year. AgraQuest now generates annual sales of more than $10 million and is growing fast, which provides the impetus for the constant search for cash. “A lot of entrepreneurs get indignant about the [fund-raising] process,” says Marrone. “But you’ve got to put your ego aside and get the money in the door.”

This chapter will guide you through the myriad financing options available to entrepreneurs, focusing on both sources of equity (ownership) and debt (borrowed) financing.

Planning for Capital Needs

Becoming a successful entrepreneur requires one to become a skilled fund-raiser, a job that usually requires more time and energy than most business founders realize. In start-up companies, raising capital can easily consume as much as one-half of the entrepreneur’s time and can take many months to complete. In addition, many entrepreneurs find it necessary to raise capital constantly to fuel the hefty capital appetites of their young, fast-growing companies. Most entrepreneurs seek less than $1 million (indeed, most need less than $100,000), which may be the toughest money to secure. Where to find this seed money depends, in part, on the nature of the proposed business and on the amount of money required. For example, the originator of a computer software firm would have different capital requirements than the founder of a coal mining operation. Although both entrepreneurs might approach some of the same types of lenders or investors, each would be more successful targeting specific sources of funds best suited to their particular financial needs.
Capital is any form of wealth employed to produce more wealth. It exists in many forms in a typical business, including cash, inventory, plant, and equipment. Entrepreneurs need three different types of capital, as follows.

**Fixed Capital**

Fixed capital is needed to purchase a company’s permanent or fixed assets such as buildings, land, computers, and equipment. Money invested in these fixed assets tends to be frozen because it cannot be used for any other purpose. Typically, large sums of money are involved in purchasing fixed assets, and credit terms usually are lengthy. Lenders of fixed capital expect the assets purchased to improve the efficiency and, thus, the profitability of the business and to create improved cash flow that ensures repayment.

**Working Capital**

Working capital represents a business’s temporary funds; it is the capital used to support a company’s normal short-term operations. Accountants define working capital as current assets minus current liabilities. The need for working capital arises because of the uneven flow of cash into and out of the business due to normal seasonal fluctuations (refer to Chapter 12). Credit sales, seasonal sales swings, or unforeseeable changes in demand will create fluctuations in any small company’s cash flow. Working capital normally is used to buy inventory, pay bills, finance credit sales, pay wages and salaries, and take care of any unexpected emergencies. Lenders of working capital expect it to produce higher cash flows to ensure repayment at the end of the production/sales cycle.

**Growth Capital**

Growth capital, unlike working capital, is not related to the seasonal fluctuations of a small business. Instead, growth capital requirements surface when an existing business is expanding or changing its primary direction. For example, a small manufacturer of silicon chips for computers saw his business skyrocket in a short time period. With orders for chips rushing in, the growing business needed a sizable cash infusion to increase plant size, expand its sales and production workforce, and buy more equipment. During times of such rapid expansion, a growing company’s capital requirements are similar to those of a business start-up. Like lenders of fixed capital, growth capital lenders expect the funds to improve a company’s profitability and cash flow position, thus ensuring repayment.

Although these three types of capital are interdependent, each has certain sources, characteristics, and effects on the business and its long-term growth that entrepreneurs must recognize.
Equity Capital versus Debt Capital

Equity capital represents the personal investment of the owner (or owners) in a business and is sometimes called risk capital because these investors assume the primary risk of losing their funds if the business fails.

Govworks.com, an online provider of government services launched in 1999 by Kaleil Isaza Tuzman and Thomas Herman, grew quickly and within one year counted more than 200 employees on its payroll. Even though Tuzman and Herman had raised more than $60 million in start-up capital, the company had not reached the point at which it was generating positive cash flow when investors' affinity for Internet companies dried up. GovWorks.com, which was the subject of the film Startup.com, declared bankruptcy in late 2000, which meant that the founders and investors, which included private equity investors and venture capital firms, lost all of the money they had put into the company. If a venture succeeds, however, founders and investors share in the benefits, which can be quite substantial. The founders of and early investors in Yahoo, Sun Microsystems, Federal Express, Intell, and Microsoft became multimillionaires when the companies went public and their equity investments finally paid off. One early investor in Google, for example, put $100,000 into the start-up company that graduate students Sergey Brin and Larry Page started from their college dorm room; today, his equity investment is worth $100 million! To entrepreneurs, the primary advantage of equity capital is that it does not have to be repaid like a loan does. Equity investors are entitled to share in the company’s earnings (if there are any) and usually to have a voice in the company’s future direction.

The primary disadvantage of equity capital is that the entrepreneur must give up some—sometimes even most—of the ownership in the business to outsiders. Although 50 percent of something is better than 100 percent of nothing, giving up control of a company can be disconcerting and dangerous.

Entrepreneurs are most likely to give up significant amounts of equity in their businesses in the start-up phase than in any other. To avoid having to give up majority control of their companies early on, entrepreneurs should strive to launch their companies with the smallest amount of money possible.

Debt capital is the financing that a small business owner has borrowed and must repay with interest. Very few entrepreneurs have adequate personal savings needed to finance the complete start-up costs of a small business; many of them must rely on some form of debt capital to launch their companies. Lenders of capital are more numerous than investors, although small business loans can be just as difficult (if not more difficult) to obtain. Although borrowed capital allows entrepreneurs to maintain complete ownership of their businesses, it must be carried as a liability on the balance sheet as well as be repaid with interest at some point in the future. In addition, because lenders consider small businesses to be greater risks than bigger corporate customers, they require higher interest rates on loans to small companies because of the risk–return tradeoff—the higher the risk, the greater is the return demanded. Most small firms pay the prime rate—the interest rate banks charge their most creditworthy customers—plus a few percentage points. Still, the...
cost of debt financing often is lower than that of equity financing. Because of the higher risks associated with providing equity capital to small companies, investors demand greater returns than lenders. In addition, unlike equity financing, debt financing does not require entrepreneurs to dilute their ownership interest in their companies. We now turn our attention to eight common sources of equity capital.

Sources of Equity Financing

Personal Savings

The first place entrepreneurs should look for start-up money is in their own pockets. It’s the least expensive source of funds available. “The sooner you take outside money, the more ownership in your company you’ll have to surrender,” warns one small business expert. Entrepreneurs apparently see the benefits of self-sufficiency; the most common source of equity funds used to start a small business is the entrepreneur’s pool of personal savings.

In 1979, when Bob MacLeod and Stephen Byckiewicz launched Kiss My Face, a company that sold a line of soaps and shampoos, they could not persuade a bank to lend them any money, so they pooled all they had—just $10,000—and invested it in the business. Sales were thin in the early years, but they climbed steadily with the help of creative marketing and the strategic partnerships with larger companies that MacLeod and Byckiewicz forged. The entrepreneurs financed their company’s growth with retained earnings and some debt but retained 100 percent ownership. Today, Kiss My Face is debt-free and tallies annual sales of more than $30 million. “We’re very happy to have maintained complete control of our business,” says MacLeod.

Lenders and investors expect entrepreneurs to put their own money into a business startup. If an entrepreneur is not willing to risk his or her own money, potential investors are not likely to risk their money in the business either. Furthermore, failing to put up sufficient capital of their own means that entrepreneurs must either borrow an excessive amount of capital or give up a significant portion of ownership to outsiders to fund the business properly. Excessive borrowing in the early days of a business puts intense pressure on its cash flow, and becoming a minority shareholder may dampen a founder’s enthusiasm for making a business successful. Neither outcome presents a bright future for the company involved.

Friends and Family Members

Although most entrepreneurs look to their own bank accounts first to finance a business, few have sufficient resources to launch their businesses alone. After emptying their own pockets, where should entrepreneurs turn to finance a business? The second place most entrepreneurs look is to friends and family members who might be willing to invest in a business venture. Because of their relationships with the founder, these people are most likely to invest. Often, they are more patient than other outside investors and are less meddlesome in a business’s affairs than many other types of investors (but not always!).

In 2004, Carolina Braunischwieg used her own money to launch CMB Sweets, a company that makes jams and jellies. Sales grew slowly, and the company’s early life was marked by a series of financial struggles, which Braunischwieg managed to work through. Before the company’s second birthday, Braunischwieg’s father offered to invest $15,000 in CMB Sweets. Braunischwieg accepted her father’s offer, but the two agreed to treat the money as a loan rather than as an equity investment. Until she is able to pay back the loan (with interest), Braunischwieg says she will treat her father as if he were a member of the company’s board of directors. “I give him regular updates on sales volumes, on who has reordered, and on what new accounts [the sales] reps have landed,” she says.
Investments from family and friends are an excellent source of seed capital and can get a start-up far enough along to attract money from private investors or venture capital companies. Inherent dangers lurk in family business investments, however. Unrealistic expectations or misunderstood risks have destroyed many friendships and have ruined many family reunions. To avoid such problems, an entrepreneur must honestly present the investment opportunity and the nature of the risks involved to avoid alienating friends and family members if the business fails. Smart entrepreneurs treat family members and friends who invest in their companies in the same way they would treat business partners. Some investments in start-up companies return more than friends and family members ever could have imagined.

In 1995, Mike and Jackie Bezos invested $300,000 into their son Jeff’s start-up business, Amazon.com. Today, Mike and Jackie own six percent of Amazon.com’s stock, and their shares are worth billions of dollars.¹² The accompanying “Hands on . . . How to” feature offers suggestions for structuring successful family or friendship financing deals.

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Structure Family and Friendship Financing Deals

Tapping family members and friends for start-up capital, whether in the form of equity or debt financing, is a popular method of financing business ideas. In a typical year, some 6 million individuals in the United States invest about $100 billion in entrepreneurial ventures. Unfortunately, these deals don’t always work to the satisfaction of both parties. For instance, when actor Don Johnson needed seed capital to launch DJ Racing, a company that designs and races speedboats, he approached a wealthy Miami friend who made a $300,000 interest-free loan on nothing but a handshake. Within a year, a dispute arose over when Johnson was to pay back the loan. A lawsuit followed, which the two, now former friends settled out of court. The following suggestions can help entrepreneurs avoid needlessly destroying family relationships and friendships:

- **Consider the impact of the investment on everyone involved.** Will it work a hardship on anyone? Is the investor putting up the money because he or she wants to or because he or she feels obligated to? Can all parties afford the loan if the business fails? Lynn McPhee used $250,000 from family members to launch Xuny, a Web-based clothing store. “Our basic rule of thumb was, if [the investment is] going to strap someone, we won’t take it,” she says.

- **Keep the arrangement strictly business.** The parties should treat all loans and investments in a business-like manner, no matter how close the friendship or family relationship, to avoid problems down the line. “If the [family member] doesn’t ask to go through a formal process, the risks for the business are significantly higher,” says Tom Davidow, a family business consultant. If the transaction is a loan exceeding $10,000, it must carry a rate of interest at least as high as the market rate; otherwise the IRS may consider the loan a gift and penalize the lender.

- **Settle the details up front.** Before any money changes hands, both parties must agree on the details of the deal. How much money is involved? Is it a loan or an investment? How will the investor cash out? How will the loan be paid off? What happens if the business fails?

- **Never accept more than investors can afford to lose.** No matter how much capital you may need, accepting more than family members or friends can afford to lose is a recipe for disaster—and perhaps bankruptcy for the investors.

- **Create a written contract.** Don’t make the mistake of closing a financial deal with just a handshake. The probability of misunderstandings skyrockets. Putting an agreement in writing demonstrates the parties’ commitment to the deal and minimizes the chances of disputes from faulty memories and misunderstandings.
Treat the money as “bridge financing.” Although family and friends can help you to launch your business, it is unlikely that they can provide enough capital to sustain it over the long term. Sooner or later, you will need to establish a relationship with other sources of credit if your company is to survive and thrive. Consider money from family and friends as a bridge to take your company to the next level of financing.

Develop a payment schedule that suits both the entrepreneur and the lender or investor. Although lenders and investors may want to get their money back as quickly as possible, a rapid repayment or cashout schedule can jeopardize a fledgling company’s survival. Establish a realistic repayment plan that works for the parties without putting excessive strain on the young company’s cash flow.

Have an exit plan. Every deal should define exactly how investors will “cash out” their investments.

Derek Mercer called his favorite aunt, Delores Kessler, herself a successful entrepreneur, and asked her to look over a business plan for a software company he wanted to launch. Then he asked her to lend him $50,000 in start-up capital. Impressed by the quality of Mercer’s business plan, Kessler agreed to lend the money on one condition: “It will be a business arrangement,” she insisted, “with paperwork, not just a hug and off you go.” With her business experience, Kessler convinced Mercer that $50,000 would not be sufficient start-up capital. Instead, she offered Mercer a $100,000 line of credit that he could draw on as needed in $10,000 increments at an interest rate tied to the prime rate. “It was crystal clear,” recalls Mercer. “If I didn’t make an interest payment, her assistant would call me.”

Mercer launched Recruitmax Software Inc. and within a few years repaid the entire loan from his aunt. As the company grew and its capital requirements increased, Kessler helped her nephew establish contacts with potential investors and venture capitalists. Using those contacts, Mercer secured $17.3 million in venture capital and has built Recruitmax into a successful business with 230 employees and annual sales approaching $40 million. “I am just so proud of him,” says Kessler of her nephew.


“Angels”

After dipping into their own pockets and convincing friends and relatives to invest in their business ventures, many entrepreneurs still find themselves short of the seed capital they need. Frequently, the next stop on the road to business financing is private investors. These private investors (“angels”) are wealthy individuals, often entrepreneurs themselves, who invest in business start-ups in exchange for equity stakes in the companies. Angel investors have provided much-needed capital to entrepreneurs for many years. In 1938, when World War I flying ace Eddie Rickenbacker needed money to launch Eastern Airlines, millionaire Laurance Rockefeller provided it.13 Alexander Graham Bell, inventor of the telephone, used angel capital to start Bell Telephone in 1877. More recently, companies such as Google, Apple Computer, Starbucks, Kinko’s, and the Body Shop relied on angel financing in their early years to finance growth. Today, angel capital is the largest source of external financing for companies in the seed and start-up phases.

In many cases, angels invest in businesses for more than purely economic reasons—for example, they have a personal interest or experience in a particular industry—and they are willing to put money into companies in the earliest stages long before venture capital firms and institutional investors jump in. Angel financing is ideal for companies that have outgrown the capacity of investments from friends and family but are still too small to attract the interest of venture capital companies. Angel financing is vital to the nation’s small business sector because it fills this capital gap in which small companies need investments ranging from $100,000 or less to perhaps $5 million. For instance, after raising the
money to launch Amazon.com from family and friends, Jeff Bezos turned to angels for
capital because venture capital firms were not interested in investing in a business start-up.
Bezos attracted $1.2 million from a dozen angels before landing $8 million from venture
capital firms a year later.14

Angels are a primary source of startup capital for companies in the embryonic stage
through the growth stage, and their role in financing small businesses is significant.
Research at the University of New Hampshire shows that nearly 230,000 angels invest
$23 billion a year in 50,000 small companies, most of them in the start-up phase.15
Because the angel market is so fragmented and, in many cases, built on anonymity, it is
difficult to get a completely accurate estimate of its investment in business start-ups.
Although they may disagree on the exact amount of angel investments, experts concur on
one fact: angels are the largest single source of external equity capital for small businesses.
Their investments in young companies exceed those of professional venture capitalists,
providing more capital to 17 times as many small companies.16

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Angels fill a significant gap in the seed capital market. They are most likely to
finance start-ups with capital requirements in the $10,000 to $2,000,000 range, well
below the $3 million to $10 million minimum investments most professional venture cap-
italsists prefer. Because a $1 million deal requires about as much of a venture capitalist’s
time to research and evaluate as a $10 million deal, venture capitalists tend to focus on big
deals, where their returns are bigger. Angels also tolerate risk levels that would make ven-
ture capitalists shudder; as much as 80 percent of angel-backed companies fail.17 One
angel investor, a former executive at Oracle Corporation, says that of the 10 companies he
has invested in, 7 flopped. Three of the start-ups, however, have produced 50-fold
returns.18 Because of the inherent risks in start-up companies, many venture capitalists
have shifted their investment portfolios away from start-ups toward more-established
firms. That’s why angel financing is so important: Angels often finance deals that no ven-
ture capitalist will consider.

The typical angel invests in companies at the seed or start-up growth stages and
accepts 10 percent of the investment opportunities presented, makes an average of two
investments every three years, and has invested an average of $80,000 of equity in 3.5
firms. Ninety percent say they are satisfied with their investment decisions.18 When evalu-
ating a proposal, angels look for a qualified management team and a business with a
clearly defined niche, market potential, and competitive advantage. They also want to see
market research that proves the existence of a sizable customer base.

Entrepreneurs in search of capital quickly learn that the real challenge lies in finding
angels. Most angels have substantial business and financial experience, and many of them
are entrepreneurs or former entrepreneurs. Because most angels frown on “cold calls”
from entrepreneurs they don’t know, locating them boils down to making the right con-
tacts. Networking is the key. Asking friends, attorneys, bankers, stockbrokers, accountants,
other business owners, and consultants for suggestions and introductions is a good way to
start. Angels almost always invest their money locally, so entrepreneurs should look close
to home for them—typically within a 50- to 100-mile radius. Angels also look for busi-
nesses they know something about, and most expect to invest their knowledge, experience,
and energy as well as their money in a company. In fact, the advice and the network of con-
tacts that angels bring to a deal can sometimes be as valuable as their money.

When Troy Haaland and three co-workers left their jobs to launch eSigma, a company
that offers Web-based business services, they recognized that although they had ample
technical skill, they lacked managerial skill and business experience. Haaland and his co-
founders approached two angel investors in the Chicago area and asked them not only to
invest in the business, but also to help the entrepreneurs find the management talent they
needed. The two angels invested $200,000 in eSigma and used their network of contacts
to recruit a CEO for the company.19

Angels tend to invest in clusters as well. With the right approach, an entrepreneur can
attract an angel who might share the deal with some of his or her cronies.
In 1995, Hans Severiens, a professional investor, created the Band of Angels, a group of about 150 angels (mostly Silicon Valley millionaires, many of whom are retired entrepreneurs) who meet monthly in Portola Valley, California, to listen to entrepreneurs pitch their business plans. The Band of Angels reviews about 30 proposals each month before inviting three entrepreneurs to make 20-minute presentations at their monthly meeting. Interested members often team up with one another to invest in the businesses they consider most promising. Over the years, the Band of Angels has invested a total of more than $117 million in promising young companies. The average investment is $700,000, which usually nets the angels between 15 percent and 25 percent of a company’s stock.

At one meeting, Craig McMullen, CEO of Cardiac Focus, a company that is developing a diagnostic device to help doctors map patients’ cardiac rhythms without surgery, made a pitch for $2 million. Cardiac Focus needed the money to complete its management team, perform clinical trials, and file for approval from the Food and Drug Administration. Within weeks of the presentation, 14 members of the Band of Angels decided to invest, giving Cardiac Focus the capital it needed to reach the next phase of growth.

Companies often rely on financing from private investors (“angels”). The Internet has expanded the ability of entrepreneurs to search for capital and locate investors who are interested in their business. A number of angel networks have opened on the Web, many of which are members of the Angel Capital Association (http://www.angelcapitalassociation.org). The association reports that its average member group has 50 investors and invests $1.85 million in five small companies each year.

Another network, Active Capital (formerly called ACE-Net, the Access to Capital Electronic Network), is a Web-based listing service that provides a marketplace for entrepreneurs seeking between $250,000 and $5 million in capital and for angels looking to invest in promising businesses. Active Capital has helped entrepreneurs raise more than $100 million.

The Internet has expanded greatly the ability of entrepreneurs in search of capital and angels in search of businesses to find one another. Dozens of angel networks have opened on the Web, many of which are members of the Angel Capital Association (http://www.angelcapitalassociation.org). The association reports that its average member group has 50 investors and invests $1.85 million in five small companies each year. Another network, Active Capital (formerly called ACE-Net, the Access to Capital Electronic Network), is a Web-based listing service that provides a marketplace for entrepreneurs seeking between $250,000 and $5 million in capital and angels looking to invest in promising businesses. Since its inception in 1995, Active Capital has helped entrepreneurs raise more than $100 million. Entrepreneurs pay a maximum of $1,000 a year to list information about their companies with Active Capital (http://www.activecapital.org), which potential angels can access at any time. One significant advantage to entrepreneurs who register their equity offerings with Active Capital is that the online registration exempts them from having to register their offerings separately with regulators in each state (which can cost anywhere from $10,000 to $50,000 per state). Small companies that raise capital through Active Capital do so by using one of the simplified registrations—often the Small Company Offering Registration (SCOR) or Regulation D, Rule 504—that we will cover later in this chapter.

Angels are an excellent source of “patient money,” often willing to wait seven years or longer to cash out their investments. They earn their returns through the increased value of
the business, not through dividends and interest. For example, more than 1,000 early investors in Microsoft Inc. are now multimillionaires. The $200,000 that Sun Microsystems co-founder Andy Bechtolsheim invested in a small start-up named Google grew to be worth more than $300 million.26 Angels’ return on investment targets tend to be lower than those of professional venture capitalists. Although venture capitalists shoot for 60 to 75 percent returns annually, angel investors usually settle for 20 to 50 percent (depending on the level of risk involved in the venture). Angel investors typically purchase 15 to 30 percent ownership in a small company, leaving the majority ownership to the company founder(s). They look for the same exit strategies that venture capital firms look for: either an initial public offering or a buyout by a larger company. The lesson: If an entrepreneur needs relatively small amounts of money to launch or to grow a company, angels are an excellent source.

Partners

As we saw in Chapter 4, entrepreneurs can take on partners to expand the capital foundation of a business.

When Lou Bucelli and Tim Crouse were searching for the money to launch CME Conference Video, a company that produces and distributes videotapes of educational conferences for physicians, they found an angel willing to put up $250,000 for 40 percent of the business. Unfortunately, their investor backed out when some of his real estate investments went bad, leaving the partners with commitments for several conferences but no cash to produce and distribute the videos. With little time to spare, Bucelli and Crouse decided to form a series of limited partnerships with people they knew, one for each videotape they would produce. Six limited partnerships produced $400,000 in financing, and the tapes generated $9.1 million in sales for the year. As the general partners, Bucelli and Crouse retained 80 percent of each partnership. The limited partners earned returns of up to 80 percent in just six months. Within two years, their company was so successful that venture capitalists started calling. To finance their next round of growth, Bucelli and Crouse sold 35 percent of their company to a venture capital firm for $1.3 million.27

Before entering into any partnership arrangement, however, entrepreneurs must consider the impact of giving up some personal control over operations and of sharing profits with others. Whenever entrepreneurs give up equity in their businesses (through whatever mechanism), they run the risk of losing control over it. As the founder’s ownership in a company becomes increasingly diluted, the probability of losing control of its future direction and the entire decision-making process increases.

Corporate Venture Capital

Large corporations have gotten into the business of financing small companies. Today, about 300 large corporations across the globe, including Motorola, Qualcomm, Intel, General Electric, Dow Chemical, Cisco Systems, UPS, Wal-Mart, and Johnson & Johnson, invest in fledgling companies, most often those in the product development and sales growth stages. Approximately 20 percent of all venture capital invested comes from corporations.28 Young companies not only get a boost from the capital injections large
companies give them, but they also stand to gain many other benefits from the relationship. The right corporate partner may share technical expertise, distribution channels, and marketing know-how and provide introductions to important customers and suppliers. Another intangible yet highly important advantage an investment from a large corporate partner gives a small company is credibility. Doors that otherwise would be closed to a small company magically open when the right corporation becomes a strategic partner.

When Chris Duggan, founder of Digital Orchid, a small company that provides ring tones and images for customizing cell phones, needed a first round of external capital to finance his company’s fast growth, he turned to corporate venture capital. Just two years old, Digital Orchid already had built an impressive list of clients, including NASCAR and the National Hockey League. Duggan’s first choice was the venture capital arm of wireless communications giant Qualcomm. “We were looking for something other than money,” says Duggan. “We wanted someone who could provide a strategic fit. By aligning ourselves with Qualcomm, we’ll have a better shot at deploying our products around the world.”

Foreign corporations such as Nestle S.A., the Swiss food giant, Japanese electronics companies Hitachi and Nokia, and Orange S.A., one of France’s largest companies, are also interested in investing in small U.S. businesses. Often, these corporations are seeking strategic partnerships to gain access to new technology, new products, or access to lucrative U.S. markets. In return, the small companies they invest in benefit from the capital infusion as well as from their partners’ international experience and connections. In other cases, small companies are turning to their customers for the resources they need to fuel their rapid growth. Recognizing how interwoven their success is with that of their suppliers, corporate giants such as AT&T, ChevronTexaco, and Ford now offer financial support to many of the small businesses they buy from.

Jeff Brown, CEO of RadioFrame Networks, found not only a customer in France’s wireless technology giant Orange S.A., but also an investor. RadioFrame’s technology improves the performance of wireless networks inside buildings, making it a perfect fit with Orange’s primary business. Through its venture capital division, Orange invested $1.5 million in the 55-person company, giving it enough fuel to feed its growth.

**Venture Capital Companies**

Venture capital companies are private, for-profit organizations that assemble pools of capital and then use them to purchase equity positions in young businesses they believe have high-growth and high-profit potential, producing annual returns of 300 to 500 percent within five to seven years. More than 1,300 venture capital firms operate across the United States today, investing billions of dollars (see Figure 13.1) in promising small companies in a wide variety of industries. *Pratt’s Guide to Venture Capital Sources*, published by Venture Economics, is a valuable resource for entrepreneurs looking for venture capital. The guide, available in most libraries, includes contact information as well as investment preferences for hundreds of venture capital firms.

Colleges and universities have entered the venture capital business; more than 100 colleges across the nation now have venture funds designed to invest in promising businesses started by their students, alumni, and faculty. Even the Central Intelligence Agency (CIA) has launched a venture capital firm called In-Q-Tel that invests in companies that are developing new technologies that could benefit it. One of In-Q-Tel’s investments is in a company that is developing a three-dimensional Web browser that allows users to see “live” versions of the Web sites they visit. Venture capital firms, which provide about seven percent of all funding for private companies, have invested billions of dollars in high-potential small companies over the years, including such notable businesses as Google, Apple Computer, FedEx, Home Depot, Microsoft, Intel, Starbucks, and Genentech. In many of these deals, several venture capital companies invested money, experience, and advice across several stages of
growth. Table 13.1 offers a humorous look at how venture capitalists decipher the language of sometimes overly optimistic entrepreneurs.

**Policies and Investment Strategies** Venture capital firms usually establish stringent policies to implement their overall investment strategies.

**INVESTMENT SIZE AND SCREENING** Most venture capital firms seek investments in the $3 million to $10 million range to justify the cost of investigating the large number of proposals they receive. The venture capital screening process is **extremely** rigorous. The typical venture capital company invests in less than one percent of the applications it receives. For example, the average venture capital firm screens about 1,200 proposals a year, but more than 90 percent are rejected immediately because they do not match the firm’s investment criteria. The remaining 10 percent are investigated more thoroughly at a cost ranging from $2,000 to $3,000 per proposal. At this time, approximately 10 to 15 proposals will have passed the screening process, and these are subjected to comprehensive review. The venture capital firm will invest in 3 to 6 of these remaining proposals.

**OWNERSHIP AND CONTROL** Most venture capitalists prefer to purchase ownership in a small business through common stock or convertible preferred stock. Typically, a venture capital company seeks to purchase 20 to 40 percent of a business, but in some cases, a venture capitalist may buy 70 percent or more of a company’s stock, leaving its founders with a minority share of ownership.

Most venture capitalists prefer to let the founding team of managers employ its skills to operate a business if they are capable of managing its growth. However, it is quite common for venture capitalists to join the boards of directors of the companies they invest in or to send in new managers or a new management team to protect their investments.

### Jigsaw Data Corporation

Jim Fowler, founder of Jigsaw Data Corporation, a small company whose online service allows salespeople to trade business contacts online, discusses operating issues several times a week with the venture capitalists who invested in his company. El Dorado, the venture capital firm, has invested $2.5 million in Jigsaw so far. Fowler, a former Navy diver, has limited managerial experience and welcomes the advice. “Venture capitalists have to justify their investments, and they spend a lot more time on them [than before],” says Fowler.  

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**FIGURE 13.1**

Venture Capital Funding

(Source: Money Tree Survey, PriceWaterhouseCoopers, 2006.)
TABLE 13.1 Deciphering the Language of the Venture Capital Industry

By nature, entrepreneurs tend to be optimistic. When screening business plans, venture capitalists must make an allowance for entrepreneurial enthusiasm. Here’s a dictionary of phrases commonly found in business plans and their accompanying venture capital translations.

**Exploring an acquisition strategy**—Our current products have no market.

**We’re on a clear P2P (pathway to profitability)**—We’re still years away from earning a profit.

**Basically on plan**—We’re expecting a revenue shortfall of 25 percent.

**Internet business model**—Potential bigger fools have been identified.

**A challenging year**—Competitors are eating our lunch.

**Competition is increasing**—Our market share is decreasing.

**Core business**—Our product line is obsolete.

**Current revisions**—The financial plan is in total chaos.

**Cyclical industry**—We posted a huge loss last year.

**Entrepreneurial CEO**—He is totally uncontrollable, bordering on maniacal.

**Facing unprecedented economic, political, and structural shifts**—It’s a tough world out there, but we’re coping the best we can.

**Highly leverageable network**—No longer works but has friends who do.

**Ingredients are there**—Given two years, we might find a workable strategy.

**Investing heavily in R & D**—We’re trying desperately to catch the competition.

**Limited downside**—Things can’t get much worse.

**Long sales cycle**—Yet to find a customer who likes the product enough to buy it.

**Major opportunity**—It’s our last chance.

**Niche strategy**—A small-time player.

**On a manufacturing learning curve**—We can’t make the product with positive margins.

**Passive investor**—She phones once a year to see whether we’re still in business.

**Positive results**—Our losses was less than last year.

**Repositioning the business**—We’re recently written off a multi-million-dollar investment.

**Selective investment strategy**—The board is spending more time on yachts than on planes.

**Solid operating performance in a difficult year**—Yes, we lost money and market share, but look how hard we tried.

**Somewhat below plan**—We expect a revenue shortfall of 75 percent.

**Expenses were unexpectedly high**—We grossly overestimated our profit margins.

**Strategic investor**—One who will pay a preposterous price for an equity share in the business.

**Strongest fourth quarter ever**—Don’t quibble over the losses in the first three quarters.

**Sufficient opportunity to market this product no longer exists**—Nobody will buy the thing.

**Too early to tell**—Results to date have been grim.

**A team of skilled, motivated, and dedicated people**—We’ve laid off most of our staff, and those who are left should be glad they still have jobs.

**Turnaround opportunity**—It’s a lost cause.

**Unique**—We have no more than six strong competitors.

**Volume-sensitive**—Our company has massive fixed costs.

**Window of opportunity**—Without more money fast, this company is dead.

**Work closely with the management**—We talk to them on the phone once a month.

**A year in which we confronted challenges**—At least we know the questions even if we haven’t got the answers.

Sometimes venture investors step in and shake up the management teams in the companies in which they invest. “We change management in the companies we fund about 40 percent of the time,” says Janet Effland, a partner in the venture capital firm Apax Partners.

In other words, entrepreneurs should not expect venture capitalists to be passive investors. Some serve only as financial and managerial advisors, but others take an active role managing the company—recruiting employees, providing sales leads, choosing attorneys and advertising agencies, and making daily decisions. The majority of these active venture capitalists say they are forced to step in because the existing management team lacks the talent and experience to achieve growth targets.

STAGE OF INVESTMENT
Most venture capital firms invest in companies that are either in the early stages of development (called early-stage investing) or in the rapid-growth phase (called expansion-stage investing); very few invest in small companies that are in the start-up phase. Others specialize in acquisitions, providing the financing for managers and employees of a business to buy it out. About 98 percent of all venture capital goes to businesses in these stages, although a few venture capital firms are showing more interest in companies in the start-up phase because of the tremendous returns that are possible by investing then. Most venture capital firms do not make just a single investment in a company. Instead, they invest in a company over time across several stages, where their investments often total $10 to $15 million.

INVESTMENT PREFERENCES
The venture capital industry has undergone important changes over the last decade. Venture capital funds now are larger and more specialized. As the industry matures, venture capital funds increasingly are focusing their investments in niches—everything from low-calorie custards to the latest Web technology. Some will invest in almost any industry but prefer companies in particular stages, from start-up to expansion. Traditionally, however, only two percent of the companies receiving venture capital financing are in the start-up or seed stage, when entrepreneurs are forming a company or developing a product or service. Most of the start-up businesses that attract venture capital are technology companies—software, biotechnology, medical devices, and telecommunications.

What Venture Capitalists Look For
Small business owners must realize that it is very difficult for any small business, especially fledgling or struggling firms, to pass the intense screening process of a venture capital company and qualify for an investment. A sound business plan is essential to convincing venture capital firms to invest in a company. “Investors want to see proof that a concept works,” says Geeta Vemuri, a principal in a venture capital firm.

Venture capital firms finance only about 3,000 deals in a typical year. Two factors make a deal attractive to venture capitalists: high returns and a convenient (and profitable) exit strategy. When evaluating potential investments, venture capitalists look for the following features.

COMPETENT MANAGEMENT
The most important ingredient in the success of any business is the ability of the management team, and venture capitalists recognize this. To venture capitalists, the ideal management team has experience, managerial skills, commitment, and the ability to build teams. “If you don’t have good management [in place], it’s going to bite you,” says Phil Soran, CEO of Compellent Technologies, a data storage company that has attracted venture capital successfully.

COMPETITIVE EDGE
Investors are searching for some factor that will enable a small business to set itself apart from its competitors. This distinctive competence may range from an innovative product or service that satisfies unmet customer needs to a unique marketing or R&D approach. It must be something with the potential to create a sustainable competitive edge, making the company a leader in its industry.

GROWTH INDUSTRY
Hot industries attract profits—and venture capital. Most venture capital firms focus their searches for prospects in rapidly expanding fields because they believe the profit potential is greater in these areas. Venture capital firms are most
interested in young companies that have enough growth potential to become at least $100 million businesses within three to five years. Venture capitalists know that most of the businesses they invest in will flop, so their winners have to be big winners (see Figure 13.2). One venture capital investor says, “If you want to get really good returns, your hits generally have to earn 10 times your investment in three to five years.”

VIABLE EXIT STRATEGY Venture capitalists not only look for promising companies with the ability to dominate a market, but they also want to see a plan for a feasible exit strategy, typically to be executed within three to five years. Venture capital firms realize the return on their investments when the companies they invest in either make an initial public offering or are acquired by or merged into another business. As the market for initial public offerings has softened, venture capitalists have had to be more patient in their exit strategies. Venture-backed companies that go public now take an average of 5.5 years from the time of their first venture capital investment to their stock offering, up from an average of less than three years in 1998.

INTANGIBLE FACTORS Some other important factors considered in the screening process are not easily measured; they are the intuitive, intangible factors the venture capitalist detects by gut feeling. This feeling might be the result of the small firm’s solid sense of direction, its strategic planning process, the chemistry of its management team, or a number of other factors.

Deborah Manchester, president of Zula USA LLC, a company that provides educational content for various media, recently raised more than $7 million in venture capital to finance the production of an educational television series based on a cast of characters she had created while recovering from foot surgery. Part of the company’s appeal was the popularity the Zula characters had achieved among its target audience of young children and the endorsement parents and teachers gave the content. Manchester, who has extensive skills in the fields of child development and animation, used the capital to launch a television series called The Zula Patrol that airs on PBS.

Despite its many benefits, venture capital is not suited for every entrepreneur. “[Venture capital] money comes at a price,” warns one entrepreneur. “Before boarding a one-way money train, ask yourself if this is the best route for your business and personal desires, because investors are like department stores the day after Christmas—they expect a lot of returns in a short period of time.”

FIGURE 13.2
Average Returns on Venture Capital Investments
Public Stock Sale ("Going Public")

In some cases, entrepreneurs can “go public” by selling shares of stock in their corporations to outside investors. In an initial public offering (IPO), a company raises capital by selling shares of its stock to the general public for the first time. A public offering is an effective method of raising large amounts of capital, but it can be an expensive and time-consuming process filled with regulatory nightmares. Once a company makes an initial public offering, nothing will ever be the same again. Managers must consider the impact of their decisions not only on the company and its employees, but also on its shareholders and the value of their stock.

Going public isn’t for every business. In fact, most small companies do not meet the criteria for making a successful public stock offering. Over the last 20 years, an average of 440 companies per year have made initial public offerings of their stock, although the number of IPOs has fallen off significantly since 2000 (see Figure 13.3). Only about 20,000 companies in the United States—less than one percent of the total—are publicly held. Few companies with less than $20 million in annual sales manage to go public successfully. It is extremely difficult for a start-up company with no track record of success to raise money with a public offering. Instead, the investment bankers who underwrite public stock offerings typically look for established companies with the following characteristics:

- Consistently high growth rates.
- A strong record of earnings.
- Three to five years of audited financial statements that meet or exceed Securities and Exchange Commission (SEC) standards. After the Enron and WorldCom scandals, investors are demanding impeccable financial statements.
- A solid position in a rapidly growing industry. In 2000, the median age of companies making IPOs was 3 years; today, it is 15 years.65
- A sound management team with experience and a strong board of directors.

Entrepreneurs who are considering taking their companies public should first consider carefully the advantages and the disadvantages of an IPO. The advantages include the following.

Advantages

ABILITY TO RAISE LARGE AMOUNTS OF CAPITAL The biggest benefit of a public offering is the capital infusion the company receives. After going public, the corporation
has the cash to fund R&D projects, expand plant and facilities, repay debt, or boost working capital balances without incurring the interest expense and the obligation to repay associated with debt financing. For instance, clothing retailer J. Crew recently made an IPO that raised $200 million, and Under Armour, the maker of high-performance athletic gear, raised $200 million in an S-1 filing. In one of the most publicized IPOs in recent history, Google sold 19.6 million shares at $85 per share, raising nearly $1.7 billion (before expenses) to fuel the company’s growth.

**IMPROVED CORPORATE IMAGE** All of the media attention a company receives during the registration process makes it more visible. In addition, becoming a public company in some industries improves its prestige and enhances its competitive position, one of the most widely recognized intangible benefits of going public.

**IMPROVED ACCESS TO FUTURE FINANCING** Going public boosts a company’s net worth and broadens its equity base. Its improved stature and financial strength make it easier for the firm to attract more capital—both debt and equity—and to grow.

**ABILITY TO ATTRACT AND RETAIN KEY EMPLOYEES** Public companies often use stock-based compensation plans to attract and retain quality employees. Stock options and bonuses are excellent methods for winning employees’ loyalty and for instilling a healthy ownership attitude among them if the company’s stock performs well in the market. Employee stock ownership plans (ESOPs) and stock purchase plans are popular recruiting and motivational tools in many small corporations, enabling them to hire top-flight talent they otherwise would not be able to afford.

**USE OF STOCK FOR ACQUISITIONS** A company whose stock is publicly traded can acquire other businesses by offering its own shares rather than cash. Acquiring other companies with shares of stock eliminates the need to incur additional debt.

**LISTING ON A STOCK EXCHANGE** Being listed on an organized stock exchange, even a small regional one, improves the marketability of a company’s shares and enhances its image. Most publicly held companies’ stocks do not qualify for listing on the nation’s largest exchanges—the New York Stock Exchange (NYSE) and the American Stock Exchange (AMEX). However, the AMEX now has a market for small-company stocks, The Emerging Company Marketplace. Most small companies’ stocks are traded on either the National Association of Securities Dealers Automated Quotation (NASDAQ) system’s National Market System (NMS) and its emerging small-capitalization exchange or one of the nation’s regional stock exchanges.

Despite these advantages, many factors can spoil a company’s attempted IPO. In fact, only five percent of the companies that attempt to go public ever complete the process. The disadvantages of going public include the following.

**Disadvantages**

**DILUTION OF FOUNDER’S OWNERSHIP** Whenever entrepreneurs sell stock to the public, they automatically dilute their ownership in their businesses. Most owners retain a majority interest in the business, but they may still run the risk of unfriendly takeovers years later after selling more stock.

**LOSS OF CONTROL** If enough shares are sold in a public offering, a founder risks losing control of the company. If a large block of shares falls into the hands of dissident stockholders, they could vote the existing management team (including the founder) out.

George Stathakis, owner of the highly successful chain of Stax’s restaurants in Greenville, South Carolina, recalls investment bankers approaching him about taking his company public to fund its growth, but he refused them all. “The one thing you don’t have when you go public is control,” he says, “and that’s something my partners and I just couldn’t handle.”
LOSS OF PRIVACY  Taking their companies public can be a big ego boost for owners, but they must realize that their companies are no longer solely theirs. Information that was once private must be available for public scrutiny. The initial prospectus and the continuous reports filed with the SEC disclose a variety of information about the company and its operations—from financial data and raw material sources to legal matters and patents—to anyone, including competitors. Loss of privacy and loss of control are the most commonly cited as the reasons that CEOs choose not to attempt IPOs.48

REPORTING TO THE SEC  Operating as a publicly held company is expensive, especially since Congress passed the Sarbanes-Oxley Act in 2002. The SEC traditionally has required publicly held companies to file periodic reports with it, which often requires a more powerful accounting system, a larger accounting staff, and greater use of attorneys and other professionals. Created in response to ethical fiascoes such as Enron and WorldCom, Sarbanes-Oxley was designed to improve the degree of internal control and the level of financial reporting by publicly held companies. Although many executives agree with the intent of the law, they contend that the cost of complying with it is overbearing. A study by Financial Executives International reports that the cost to public companies with $25 million to $99 million in annual revenues of complying with the most significant section of Sarbanes-Oxley averages $740,000 per year. The high cost of regulatory compliance dissuades many potential companies from going public.

Since Sarbanes-Oxley was passed, record numbers of public companies have decided to leave the public spotlight and “go private,” reversing the initial public offering process and selling out to private investors. Kerzner International, a hotel group that went public in 2004, recently announced that a group of private investors was taking the company, which owns the Atlantis Resort in the Bahamas, private in a deal valued at $3.6 billion.50

FILING EXPENSES  A public stock offering usually is an expensive way to generate funds for start-up or expansion. For the typical small company, the cost of a public offering is about 15 percent of the capital raised. On small offerings, costs can eat up as much as 40 percent of the capital raised, whereas on larger offerings, those above $25 million, only 10 to 12 percent will go to cover expenses. Once an offering exceeds $15 million, its relative issuing costs drop. The largest cost is the underwriter’s commission, which is typically 7 percent of the proceeds on offerings less than $10 million and 13 percent on those over that amount.

ACCOUNTABILITY TO SHAREHOLDERS  The capital that entrepreneurs manages is no longer just their own. Managers of publicly held firms are accountable to their companies’ shareholders. Indeed, the law requires that they recognize and abide by a relationship built on trust. Profit and return on investment become the primary concerns for investors. If the stock price of a newly public company falls, shareholder lawsuits are inevitable. Investors whose shares decline in value often sue the company’s managers for fraud and the failure to disclose the potential risks to which their investments expose them.

PRESSURE FOR SHORT-TERM PERFORMANCE  In privately held companies, entrepreneurs are free to follow their strategies for success, even if those strategies take years to produce results. When a company goes public, however, entrepreneurs quickly learn that shareholders are impatient and expect results immediately. Founders are under constant pressure to produce growth in profits and in market share, which requires them to maintain a delicate balance between short-term results and long-term strategy.
DEMANDS ON TIME AND TIMING As impatient as they can be, entrepreneurs often find the time demands of an initial public offering frustrating and distracting. Managing the IPO takes time away from managing the company. Working on an IPO can consume as much as 75 percent of top managers’ time. “You want to make sure you’re not becoming a chief ‘going public’ officer as opposed to a chief executive officer,” advises an investment banker.

When one company that produced sports entertainment software decided to go public, managers spent so much time focusing on the demands of the IPO that the company failed to get a new product to market in time for the Christmas season. Because it missed this crucial deadline, the company never recovered and went out of business.

During this time, a company also runs the risk that the overall market for IPOs or for a particular industry may go sour. Factors beyond managers’ control, such as declines in the stock market and potential investors’ jitters, can quickly slam shut a company’s “window of opportunity” for an IPO. For instance, when Nanosys, a pioneering company in nanotechnology, withdrew its initial public offering after receiving a lukewarm reception from potential investment bankers, several other nanotechnology companies postponed their planned IPOs.

The Registration Process Taking a company public is a complicated, bureaucratic process that usually takes several months to complete. Many experts compare the IPO process to running a corporate marathon, and both the company and its management team must be in shape and up to the grueling task. The typical entrepreneur cannot take his or her company public alone. It requires a coordinated effort from a team of professionals, including company executives, an accountant, a securities attorney, a financial printer, and at least one underwriter. Table 13.2 shows a typical timetable for an IPO. The key steps in taking a company public include the following.

### TABLE 13.2 Timetable for An Initial Public Offering

<table>
<thead>
<tr>
<th>Time</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Week 1</td>
<td>Conduct organizational meeting with IPO team, including underwriter, attorneys, accountants, and others. Begin drafting registration statement.</td>
</tr>
<tr>
<td>Week 5</td>
<td>Distribute first draft of registration statement to IPO team and make revisions.</td>
</tr>
<tr>
<td>Week 6</td>
<td>Distribute second draft of registration statement and make revisions.</td>
</tr>
<tr>
<td>Week 7</td>
<td>Distribute third draft of registration statement and make revisions.</td>
</tr>
<tr>
<td>Week 8</td>
<td>File registration statement with the SEC. Begin preparing presentations for road show to attract other investment bankers to the syndicate. Comply with “blue sky” laws in states where offering will be sold.</td>
</tr>
<tr>
<td>Week 12</td>
<td>Receive comment letter on registration statement from SEC. Amend registration statement to satisfy SEC comments.</td>
</tr>
<tr>
<td>Week 13</td>
<td>File amended registration statement with SEC. Prepare and distribute preliminary offering prospectus (called a “red herring”) to members of underwriting syndicate. Begin road show meetings.</td>
</tr>
<tr>
<td>Week 15</td>
<td>Receive approval for offering from SEC (unless further amendments are required). Issuing company and lead underwriter agree on final offering price. Prepare, file, and distribute final offering prospectus.</td>
</tr>
<tr>
<td>Week 16</td>
<td>Company and underwriter sign the final agreement. Underwriter issues stock, collects the proceeds from the sale, and delivers proceeds (less commission) to company.</td>
</tr>
</tbody>
</table>

CHOOSE THE UNDERWRITER

The most important ingredient in making a successful IPO is selecting a capable underwriter (or investment banker). The underwriter serves two primary roles: helping to prepare the registration statement for the issue and promoting the company's stock to potential investors. The underwriter works with company managers as an advisor to prepare the registration statement that must be filed with the SEC, promotes the issue, prices the stock, and provides after-market support. Once the registration statement is finished, the underwriter's primary job is selling the company's stock through an underwriting syndicate of other investment bankers it develops. According to a study by Notre Dame professors Shane Corwin and Paul Schultz, the larger the syndicate that supports an IPO, the more likely it is that the company will obtain more favorable pricing and overall results from the offering.

NEGOTIATE A LETTER OF INTENT

To begin an offering, the entrepreneur and the underwriter must negotiate a letter of intent, which outlines the details of the deal. The letter of intent covers a variety of important issues, including the type of underwriting, its size and price range, the underwriter's commission, and any warrants and options included. It almost always states that the underwriter is not bound to the offering until it is executed—usually the day before or the day of the offering. However, the letter usually creates a binding obligation for the company to pay any direct expenses the underwriter incurs relating to the offer.

PREPARE THE REGISTRATION STATEMENT

After a company signs the letter of intent, the next task is to prepare the registration statement to be filed with the SEC. This document describes both the company and the stock offering and discloses information about the risks of investing. It includes information on the use of the proceeds, the company's history, its financial position, its capital structure, the risks it faces, its managers' experience, and many other details. The statement is extremely comprehensive and may take months to develop. To prepare the statement, entrepreneurs must rely on their team of professionals.

FILE WITH THE SEC

When the statement is finished (with the exception of pricing the shares, proceeds, and commissions, which cannot be determined until just before the issue goes to market), the company officially files the statement with the SEC and awaits the review of the Division of Corporate Finance, a process that takes 30 to 45 days (or more). The Division sends notice of any deficiencies in the registration statement to the company's attorney in a comment letter. The company and its team of professionals must cure all of the deficiencies in the statement noted in the comment letter. Finally, the company files the revised registration statement, along with a pricing amendment (giving the price of the shares, the proceeds, and the commissions).

WAIT TO GO EFFECTIVE

While waiting for the SEC's approval, the managers and the underwriters are busy. The underwriters are building a syndicate of other underwriters who will market the company's stock. (No stock sales can be made prior to the effective date of the offering, however.) The SEC also limits the publicity and information a company may release during this quiet period (which officially starts when the company reaches a preliminary agreement with the managing underwriter and ends 90 days after the effective date).

Securities laws do permit a road show, a gathering of potential syndicate members sponsored by the managing underwriter. Its purpose is to promote interest among potential underwriters in the IPO by featuring the company, its management, and the proposed deal. The managing underwriter and key company officials barnstorm major financial centers at a grueling pace.

During the road show for Ometric Corporation, a South Carolina-based company that has developed the technology to provide real-time spectroscopy in a variety of industrial applications, CEO Walter Allessandrini made 140 presentations to potential syndicate members in both Europe and the United States in just two and a half weeks!
On the last day before the registration statement becomes effective, the company signs the formal underwriting agreement. The final settlement, or closing, takes place a few days after the effective date for the issue. At this meeting the underwriters receive their shares to sell and the company receives the proceeds of the offering.

Typically, the entire process of going public takes from 60 to 180 days, but it can take much longer if the issuing company is not properly prepared for the process.

MEET STATE REQUIREMENTS

In addition to satisfying the SEC’s requirements, a company also must meet the securities laws in all states in which the issue is sold. These state laws (or “blue-sky” laws) vary drastically from one state to another, and the company must comply with them.

Simplified Registrations and Exemptions

The IPO process just described (called an S-1 filing) requires maximum disclosure in the initial filing and discourages most small businesses from using it. Fortunately, the SEC allows several exemptions from this full-disclosure process for small businesses. Many small businesses that go public choose one of these simplified options the SEC has designed for small companies. The SEC has established the following simplified registration statements and exemptions from the registration process.

Regulation S-B

Regulation S-B is a simplified registration process for small companies seeking to make initial or subsequent public offerings. Not only does this regulation simplify the initial filing requirements with the SEC, but it also reduces the ongoing disclosure and filings required of companies. Its primary goals are to open the doors to capital markets to smaller companies by cutting the paperwork and the costs of raising capital. Companies using the simplified registration process have two options: Form SB-1, a “transitional” registration statement for companies issuing less than $10 million worth of securities over a 12-month period, and Form SB-2, reserved for small companies seeking more than $10 million in a 12-month period.

To be eligible for the simplified registration process under Regulation S-B, a company must meet the following criteria:

- Be based in the United States or Canada.
- Have revenues of less than $25 million.
- Have outstanding publicly held stock worth no more than $25 million.
- Must not be an investment company.
- Must provide audited financial statements for two fiscal years.

The goal of Regulation S-B’s simplified registration requirements is to enable smaller companies to go public without incurring the expense of a full-blown registration. Total costs for a Regulation S-B are approximately $35,000.

Regulation D (Rule 504): Small Company Offering Registration

Created in the late 1980s, the Small Company Offering Registration (SCOR, also known as the Uniform Limited Offering Registration, ULOR) now is available in all 50 states and the District of Columbia. A little-known tool, SCOR is designed to make it easier and less expensive for small companies to sell their stock to the public by eliminating the requirement for registering the offering with the SEC. The whole process typically costs less than half of what a traditional public offering costs. Entrepreneurs using SCOR need an attorney and an accountant to help them with the issue, but many can get by without a securities lawyer, which can save tens of thousands of dollars. Some entrepreneurs even choose to market their companies’ securities themselves (for example, to customers), saving the expense of hiring a broker. However, selling an issue is both time and energy consuming, and most SCOR experts recommend hiring a professional securities or brokerage firm to sell the company’s shares. The SEC’s objective in creating SCOR was to give small companies the same access to equity financing that large companies have via the stock market while bypassing many of the same costs and filing requirements.
The capital ceiling on a SCOR issue is $1 million (except in Texas, where there is no limit), and the price of each share must be at least $5. That means that a company can sell no more than 200,000 shares (making the stock less attractive to stock manipulators). A SCOR offering requires only minimal notification to the SEC. The company must file a standardized disclosure statement, the U-7, which consists of 50 fill-in-the-blank questions. The form, which asks for information such as how much money the company needs, what the money will be used for, what investors receive, how investors can sell their investments, and other pertinent questions, closely resembles a business plan, but also serves as a state securities offering registration, a disclosure document, and a prospectus. Entrepreneurs using SCOR may advertise their companies’ offerings and can sell them directly to any investor, with no restrictions and no minimums. An entrepreneur can sell practically any kind of security through a SCOR, including common stock, preferred stock, convertible preferred stock, stock options, stock warrants, and others.

A SCOR offering offers entrepreneurs needing equity financing several advantages:

- Access to a sizable pool of equity funds without the expense of full registration with the SEC. Companies often can complete a SCOR offering for less than $25,000.
- Few restrictions on the securities to be sold and on the investors to whom they can be sold.
- The ability to market the offering through advertisements to the public.
- New or start-up companies can qualify.
- No requirement of audited financial statements for offerings less than $500,000.
- Faster approval of the issue from regulatory agencies.
- The ability to make the offering in several states at once.

There are, of course, some disadvantages to using SCOR to raise needed funds:

- Partnerships cannot make SCOR offerings.
- A company can raise no more than $1 million in a 12-month period.
- An entrepreneur must register the offering in every state in which shares of stock will be sold to comply with their “blue sky” laws, although current regulations allow simultaneous registration in multiple states.
- The process can be time consuming, distracting an entrepreneur from the daily routine of running the company. A limited secondary market for the securities may limit investors’ interest. Currently, SCOR shares must be traded through brokerage firms that make small markets in specific stocks. However, the Pacific Stock Exchange and the NASDAQ’s electronic bulletin board recently began listing SCOR stocks, so the secondary market for them has broadened.

**Regulation D (Rules 505 and 506): Private Placements** Rules 505 and 506 of Regulation D, also known as the Private Placement Memorandum, are exemptions from federal registration requirements that give emerging companies the opportunity to sell stock through private placements without actually going public. In a private placement, a company sells its shares directly to private investors without having to register them with
the SEC or incur the expenses of an IPO. Instead, a knowledgeable attorney simply draws up an investment agreement that meets state and federal requirements between the company and its private investors. Most companies offer private investors “book deals,” proposals with terms the company determines made on a take-it-or-leave-it basis.

When Mike Haider, CEO of BioE, a biotech company in St. Paul, Minnesota, realized that his company needed growth capital, he turned once again to private placements because he had already raised more than $14 million for BioE from more than 200 individual investors in several small private placements. It took one year, hundreds of hours, and more than 100 presentations to potential investors, but Haider’s persistence and patience paid off; he raised $8.5 million from 240 investors, mostly professional and business people from Minneapolis and St. Paul. The private placement cost BioE $600,000 in fees and expenses, far below what an IPO would have cost. Thanks to the capital infusion, BioE is on track to earn its first profit, and Haider could not be more pleased. “My full-time job is to ensure capital for this company,” he says. “Just when you’ve finished raising money, it’s time to start another round.”

A Rule 505 offering has a higher capital ceiling than a SCOR offering ($5 million) in a 12-month period but imposes more restrictions (no more than 35 nonaccredited investors, no advertising of the offer, and more-stringent disclosure requirements).

Rule 506 imposes no ceiling on the amount that can be raised, but, like a Rule 505 offering, it limits the issue to 35 “nonaccredited” investors and prohibits advertising the offer to the public. There is no limit on the number of accredited investors, however. Rule 506 also requires detailed disclosure of relative information, but the extent depends on the dollar size of the offering.

These Regulation D rules minimize the expense and the time required to raise equity capital for small businesses. Fees for private placements typically range from 1 to 5 percent rather than the 7 to 13 percent underwriters normally charge for managing a public offering. Offerings made under Regulation D do impose limitations and demand certain disclosures, but they only require a company to file a simple form (Form D) with the SEC within 15 days of the first sale of stock. One drawback of private placements is that the SEC does not allow a company to advertise its stock offering, which means that entrepreneurs must develop a network of wealthy contacts if the placement is to succeed.

Section 4(c) Section 4(c) covers private placements and is similar to Regulation D, Rules 505 and 506. It does not require registration on offers up to $5 million if they are made only to accredited investors.

Intrastate Offerings (Rule 147) Rule 147 governs intrastate offerings, those sold only to investors in a single state by a company doing business in that state. To qualify, a company must be incorporated in the state, maintain its executive offices there, have 80 percent of its assets there, derive 80 percent of its revenues from the state, and use 80 percent of the offering proceeds for business in the state. There is no ceiling on the amount of the offering, but only residents of the state in which the issuing company operates can invest.

Years ago, Ben Cohen and Jerry Greenfield founded a small ice cream manufacturing business named after themselves that struck a chord with customers. Ben & Jerry’s Homemade grew rapidly, and the founders needed $600,000 to build a new manufacturing plant in Vermont, where the company was based. They decided to “give the opportunity to our neighbors to grow with our company” by making an intrastate offering under Rule 147. Cohen and Greenfield registered their offering of 73,500 shares of stock with the Vermont Division of Banking and Insurance. Ben & Jerry’s Homemade sold the entire offering (mostly to loyal customers) by placing ads in newspapers and stickers on ice cream containers that touted “Get a Scoop of the Action.”
Regulation A

Regulation A, although currently not used often, allows an exemption for offerings up to $5 million over a 12-month period. Regulation A imposes few restrictions, but it is more costly than the other types of exempted offerings, usually running between $80,000 and $120,000. The primary difference between a SCOR offering and a Regulation A offering is that a company must register its SCOR offering only in the states where it will sell its stock; in a Regulation A offering, the company also must file an offering statement with the SEC. Like a SCOR offering, a Regulation A offering requires only a simplified question-and-answer SEC filing and allows a company to sell its shares directly to investors.

Direct Stock Offerings

Many of the simplified registrations and exemptions just discussed give entrepreneurs the power to sidestep investment bankers and sell their companies’ stock offerings directly to investors and, in the process, save themselves thousands of dollars in underwriting fees. By cutting out the underwriter’s commission and many legal and most registration fees, entrepreneurs willing to handle the paperwork requirements and to market their own shares typically can make direct public offerings (DPOs) for 6 to 10 percent of the total amount of the issue, compared with 15 percent for a traditional stock offering.

Real Goods Trading Company

Real Goods Trading Company, a retailer of environmentally friendly products, was a pioneer of direct public offerings over the Web. In 1991, the company engineered a successful DPO that raised $1 million and followed with two more DPOs in later years that generated $3.6 million each. More than 5,000 of the company’s loyal customers became investors. In fact, managers discovered that once customers became shareholders, they purchased nearly twice as much merchandise as customers who were not shareholders. Managers at Real Goods found that using the Web to reach potential investors was not only one of the best bargains, but also one of the most effective methods for selling its stock to the public.

Running on Empty

When 23-year-old Ross McDowell decided to open a retail store specializing in running shoes, he was quite comfortable making decisions about the kinds of shoes he would stock in the store’s inventory, the décor of the retail space, and how to reach his potential customers. A competitive runner since the sixth grade, McDowell knew which shoes would sell best to his target audience, and he knew that he needed to round out his merchandise mix with hats, shirts, energy drinks and snacks, and other accessories. What he wasn’t so sure about, however, was how to find the financing for his business. “I came from a middle class family and didn’t have the money myself,” he explains.

Gaining access to adequate capital is a challenge for many entrepreneurs but can be an especially vexing problem for those in the start-up phase, where risks are highest. Launching a business with too little capital is a recipe for failure, as many entrepreneurs have learned. According to the SBA’s Office of Advocacy, in one-third of small business bankruptcies, entrepreneurs cite financial problems as the cause of their companies’ failure. Most entrepreneurs dig deep into their own pockets first before turning to friends and family members for the capital to launch their businesses. In many cases, however, these sources cannot provide sufficient capital to cover start-up costs. After emptying their own pockets and those of their friends and family members, where do entrepreneurs turn for the capital they need?

Before approaching any potential lender or investor, McDowell knew that he needed to put together a business plan that spelled out just how much money he would need to launch his store and how he planned to use it. “The most common pitfall is that everyone thinks sales will be bigger than they are and costs will be less than they are,” says John Hammersley, director of loan
LEARNING OBJECTIVES
5. Describe the various sources of debt capital and the advantages and disadvantages of each.

prime rate the interest rate banks charge their most creditworthy customers.
<table>
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<th>Feature</th>
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<th>Regulation D Rule 505</th>
<th>Regulation D Rule 506</th>
<th>Private Placements Section 4(b)</th>
<th>Intrastate Offerings</th>
<th>Regulation A</th>
<th>Form SB-1</th>
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three percentage points. Still, the cost of debt financing often is lower than that of equity financing. Because of the higher risks associated with providing equity capital to small companies, investors demand greater returns than lenders. In addition, unlike equity financing, debt financing does not require an entrepreneur to dilute his or her ownership interest in the company.

Entrepreneurs seeking debt capital are quickly confronted with an astounding range of credit options varying greatly in complexity, availability, and flexibility. Not all of these sources of debt capital are equally favorable, however. By understanding the various sources of capital—both commercial and government lenders—and their characteristics, entrepreneurs can greatly increase the chances of obtaining a loan.

We now turn to the various sources of debt capital.

Commercial Banks

Commercial banks are the very heart of the financial market for small businesses, providing the greatest number and variety of loans to small companies. One study by the Small Business Administration found that commercial banks provide 64 percent of the credit available to small businesses, compared to 12.3 percent supplied by commercial finance companies, the next-most-prominent source of small business lending. The study also revealed that 67 percent of all small businesses that borrow from traditional sources get financing from banks.60 For small business owners, banks are lenders of first resort. Most small business bank loans are for less than $100,000.

Banks tend to be conservative in their lending practices and prefer to make loans to established small businesses rather than to high-risk start-ups. One expert estimates that only five to eight percent of business start-ups get bank financing.62 Bankers want to see evidence of a company’s successful track record before committing to a loan. They are concerned with a firm’s operating past and will scrutinize its financial reports to project its position in the future. They are also want proof of the stability of the company’s sales and about the ability of the product or service to generate adequate cash flows to ensure repayment of the loan. If they do make loans to a start-up venture, banks like to see sufficient cash flows to repay the loan, ample collateral to secure it, or a Small Business Administration (SBA) guarantee to insure it. Studies suggest that small community banks (those with less than $300 million in assets) are most likely to lend money to small businesses.63 These small banks, which make up 90 percent of U.S. banking institutions, also are more likely than their larger counterparts to customize the terms of their loans to the particular needs of small businesses, offering, for example, flexible payment terms to match the seasonal pattern of a company’s cash flow or interest-only payments until a piece of equipment begins generating revenue.

When Megan Decker, owner of Mega Rentals, a company that provides traffic control equipment for highway construction projects, had the opportunity to purchase a larger competitor, she went to her banker to discuss financing. Because her business is highly seasonal, incurring large cash outlays each spring and with major cash inflows not coming in until the fall (and virtually nonexistent in the Wisconsin winters), Decker requested loan repayment terms that matched her irregular cash flow patterns, and the bank agreed. "[The bank] tailored my revolving loans so that I’m paying the larger principal payments in November, when I actually have the money," says Decker. "It’s a tremendous advantage for me as far as my cash flow is concerned."64

When evaluating a loan application, especially for a business start-up, banks focus on a company’s capacity to create positive cash flow because they know that that’s where the money to repay their loans will come from. The first question in most bankers’ minds when reviewing an entrepreneur’s business plan is “Can this business generate sufficient cash to repay the loan?” Even though they rely on collateral to secure their loans, the last thing banks want is for a borrower to default, forcing them to sell the collateral (often at “fire sale” prices) and use the proceeds to pay off the loan. That’s why bankers stress cash flow when analyzing a loan request, especially for a business start-up. “Cash is more important than your mother,” jokes one experienced borrower.65
Short-Term Loans

Short-term loans, extended for less than one year, are the most common type of commercial loan banks make to small companies. These funds typically are used to replenish the working capital account to finance the purchase of more inventory, boost output, finance credit sales to customers, or take advantage of cash discounts. As a result, an entrepreneur repays the loan after converting inventory and receivables into cash. There are several types of short-term loans.

COMMERCIAL LOANS (OR “TRADITIONAL BANK LOANS”)

A basic short-term loan is the commercial bank’s specialty. Business owners use commercial loans for a specific expenditure—to buy a particular piece of equipment or to make a specific purchase, and terms usually require repayment as a lump sum within three to six months. Two types of commercial loans exist: secured and unsecured. A secured loan is one in which the borrower’s promise to repay is secured by giving the bank an interest in some asset (collateral). Although secured loans give banks a safety cushion in case the borrower defaults on the loan, they are much more expensive to administer and maintain. With an unsecured loan, the bank grants a loan to a business owner without requiring him or her to pledge any specific collateral to support the loan in case of default. Until a small business is able to prove its financial strength to the bank’s satisfaction, it will probably not qualify for an unsecured commercial loan. For both secured and unsecured commercial loans, an entrepreneur is expected to repay the total amount of the loan at maturity. Sometimes the interest due on the loan is prepaid—deducted from the total amount borrowed.

LINES OF CREDIT

One of the most common requests entrepreneurs make of banks and commercial finance companies is to establish a commercial line of credit, a short-term loan with a pre-set limit that provides working capital for day-to-day operations. With a commercial (or revolving) line of credit, a business owner can borrow up to the predetermined ceiling at any time during the year quickly and conveniently by writing himself or herself a loan. Banks set up lines of credit that are renewable for anywhere from 90 days to several years, and they usually limit the open line of credit to 40 to 50 percent of a firm’s present working capital, although they will lend more for highly seasonal businesses. Bankers may require a company to rest its line of credit during the year, maintaining a zero balance, as proof that the line of credit is not a perpetual crutch. Like commercial loans, lines of credit can be secured or unsecured. A business typically pays a small handling fee (one to two percent of the maximum amount of credit) plus interest on the amount borrowed—usually prime plus three points or more.

The accompanying “Hands on . . . How to” feature describes the six most common reasons bankers reject small business loan applications and how to avoid them.

Hands on . . . How to

Get a Bank to Say “Yes” to Your Loan Application

Entrepreneurs often complain that bankers don’t understand the financial needs they face when starting and operating their businesses. In many instances, however, business owners fail to help themselves when they apply for bank loans. Following are the six most common reasons bankers reject small business loan applications (and how you can avoid them).

Reason 1. “Our bank doesn’t make small business loans.” Cure: Before applying for a bank loan, research banks to find out which ones actively seek the type of loan you need. Some banks don’t emphasize loans under $500,000, whereas others focus almost exclusively on small company loans. The Small Business Administration’s reports Micro-Business-Friendly Banks in the United States and Small Business Lending in the United States are valuable resources for locating the banks in your area that are most likely to make
small business loans. Small local banks tend to be the ones that are most receptive to small business loan requests.

**Reason 2. “I don’t know enough about you or your business.”**  **Cure:** Develop a detailed business plan that explains what your company does (or will do) and describes how you will gain a competitive edge over your rivals. The plan should address your company’s major competition, what it will take to succeed in the market, and how your business will gain a competitive advantage in the market. Also be prepared to supply business credit references and a personal credit history. Finally, make sure you have your “elevator pitch” honed; you should be able to describe your business, what it does, sells, or makes, and the source of its competitive edge in just one or two minutes.

**Reason 3. “You haven’t told me why you need the money.”**  **Cure:** A solid business plan will explain how much money you need and how you plan to use it. Make sure your request is specific; avoid requests for loans “for working capital.” Don’t make the mistake of answering the question, “How much money do you need?” with “How much will you lend me?” A sound business plan always includes realistic financial forecasts that support your loan request. Remember: bankers want to make loans (after all, that’s how they generate a profit), but they want to make loans only to those people they believe will repay them. Make sure your plan clearly shows how your company will be able to repay the bank loan.

**Reason 4. “Your numbers don’t support your loan request.”**  **Cure:** Include a cash flow forecast in your business plan. Bankers analyze a company’s balance sheet and income statement to judge the quality of its assets and its profitability, but they lend primarily on the basis of cash flow. They know that’s how you’ll repay the loan. If adequate cash flow isn’t available, don’t expect a loan. Prove to the banker that you know what your company’s cash flow is and how to manage it.

**Reason 5. “You don’t have enough collateral.”**  **Cure:** Be prepared to pledge your company’s assets—and perhaps your personal assets—as collateral for the loan. Bankers like to have the security of collateral before they make a loan. They also expect more than $1 in collateral for every $1 of money they lend. Banks typically lend 80 to 90 percent of the value of real estate, 70 to 80 percent of the value of accounts receivable, and just 10 to 50 percent of the value of inventory pledged as collateral.

**Reason 6. “Your business does not support the loan on its own.”**  **Cure:** Be prepared to provide a personal guarantee on the loan. By doing so, you’re telling the banker that if your business cannot repay the loan, you will. Many bankers see their small business clients and their companies as one and the same. Even if you choose a form of ownership that provides you with limited personal liability, most bankers will ask you to override that protection by personally guaranteeing the loan.

Ronald Reed launched Benchmark Mobility Inc., a home health-care equipment company, with just $1,800 of his own money. The business’s rapid growth over the next few years outstripped Reed’s ability to fund the company internally, and he had to turn to external sources of funding. “I was sitting on a couple hundred thousand dollars of business I couldn’t do anything with because I had outgrown my personal credit,” he says. Over the course of two years, Reed applied for business loans at 21 large banks but was turned down by all of them. “There were times when I wasn’t sure I was going to meet payroll,” he recalls. Frustrated by his lack of success, Reed turned to the Central Indiana Small Business Development Center, where a counselor referred him to a small local bank that ultimately approved a $250,000 line of credit. “That’s a bank I never would have considered,” says Reed. The lesson Reed learned? Shop around until you find just the right bank, one that fits your company’s needs.

There’s no magic to getting a bank to approve your loan request. The secret is preparing properly and building a solid business plan that enhances your credibility as a business owner with your banker. Use your plan to prove that you have what it takes to survive and thrive.

**FLOOR PLANNING** Floor planning is a form of financing frequently employed by retailers of “big ticket items” that are easily distinguishable from one another (usually by serial number), such as automobiles, boats, and major appliances. For example, a commercial bank finances Auto City’s purchase of its inventory of automobiles and maintains a security interest in each car in the order by holding its title as collateral. Auto City pays interest on the loan monthly and repays the principal as it sells the cars. The longer a floor-planned item sits in inventory, the more it costs the business owner in interest expense. Banks and other floor-planners often discourage retailers from using their money without authorization by performing spot checks to verify prompt repayment of the principal as items are sold.

**Intermediate- and Long-Term Loans** Banks primarily are lenders of short-term capital to small businesses, although they will make certain intermediate and long-term loans. Intermediate and long-term loans, which are normally secured by collateral, are extended for one year or longer and are normally used to increase fixed- and growth-capital balances. Small companies often face a greater challenge qualifying for intermediate- and long-term loans because of the increased risk to which they expose the bank. Commercial banks grant these loans for constructing a plant, purchasing real estate and equipment, expanding a business, and other long-term investments. Loan repayments are normally made monthly or quarterly. One of the most common types of intermediate-term loans is an installment loan, which banks make to small firms for purchasing equipment, facilities, real estate, and other fixed assets. When financing equipment, a bank usually lends the small business from 60 to 80 percent of the equipment’s value in return for a security interest in the equipment. The loan’s amortization schedule, which is based on a set number of monthly payments, typically coincides with the length of the equipment’s usable life. In financing real estate (commercial mortgages), banks typically will lend up to 75 to 80 percent of the property’s value and will allow a lengthier repayment schedule of 10 to 30 years.

Another common type of loan banks make to small businesses is a **term loan**. Typically unsecured, banks grant these loans to businesses whose past operating history suggests a high probability of repayment. Some banks make only secured term loans, however. Term loans impose restrictions (called covenants) on the business decisions an entrepreneur makes concerning the company’s operations. For instance, a term loan may set limits on owners’ salaries, prohibit further borrowing without the bank’s approval, or maintain certain financial ratios (recall the discussion of ratio analysis in Chapter 11). Entrepreneurs must understand all of the terms attached to term loans before accepting them.

Matching the amount and the purpose of a loan to the appropriate type and length of loan is important.

**Non-Bank Sources of Debt Capital**

Although they are usually the first stop for entrepreneurs in search of debt capital, banks are not the only lending game in town. We now turn our attention to other sources of debt capital that entrepreneurs can tap to feed their cash-hungry companies.

**Asset-Based Lenders** Asset-based lenders, which are usually smaller commercial banks, commercial finance companies, or specialty lenders, allow small businesses to borrow money by pledging otherwise idle assets such as accounts receivable, inventory, or purchase orders as collateral.
collateral. This form of financing works especially well for manufacturers, wholesalers, distributors, and other companies with significant stocks of inventory or accounts receivable.

Even unprofitable companies whose financial statements could not convince loan officers to make traditional loans can get asset-based loans. These cash-poor but asset-rich companies can use normally unproductive assets—accounts receivable, inventory, fixtures, and purchase orders—to finance rapid growth and the cash crises that often accompany it.

Katalin Posztos, founder of Borneo Fitness International, a company that sells sporty, stylish activewear, faced a dilemma that confronts many entrepreneurs: Orders were pouring into her company, but she lacked the capital and the cash flow to fill them. Posztos tried to land a bank loan to finance the growth, but the four-year-old company’s track record was not strong enough to convince bankers to lend any money. “We had a bunch of big orders and nowhere to go,” recalls Posztos. That’s when she turned to an asset-based lender, Capstone Business Credit. Using customer orders as collateral, Posztos borrowed enough capital to pay fabric suppliers and manufacturers to produce the garments she had designed. When she sold the clothing, Posztos took the accounts receivable that were generated and used them as collateral to borrow the money to launch a new upscale clothing line to complement the existing mass market line. Posztos’s asset-based borrowing, which to date has cost $100,000 in interest and fees, has been “invaluable” she says; Borneo’s sales have increased threefold to more than $8 million annually.

Like banks, asset-based lenders consider in a company’s cash flow, but they are more interested in the quality of the assets pledged as collateral. The amount a small business can borrow through asset-based lending depends on the advance rate, the percentage of an asset’s value that a lender will lend. For example, a company pledging $100,000 of accounts receivable might negotiate a 70 percent advance rate and qualify for a $70,000 asset-based loan. Advance rates can vary dramatically depending on the quality of the assets pledged and the lender. Because inventory is an illiquid asset (i.e., hard to sell), the advance rate on inventory-based loans is quite low, usually 10 to 50 percent. A business pledging high-quality accounts receivable as collateral, however, may be able to negotiate up to an 85 percent advance rate. The most common types of asset-based financing are discounting accounts receivable and inventory financing.

**Discounting Accounts Receivable**

The most common form of secured credit is accounts receivable financing. Under this arrangement, a small business pledges its accounts receivable as collateral; in return, the lender advances a loan against the value of approved accounts receivable. The amount of the loan tendered is not equal to the face value of the accounts receivable, however. Even though the bank screens the firm’s accounts and accepts only qualified receivables, it makes an allowance for the risk involved because some will be written off as uncollectible. A small business usually can borrow an amount equal to 55 to 80 percent of its receivables, depending on their quality. Generally, lenders will not accept receivables that are past due.

**Inventory Financing**

Here, a small business loan is secured by its inventory of raw materials, work in process, and finished goods. If an owner defaults on the loan, the lender can claim the pledged inventory, sell it, and use the proceeds to satisfy the loan (assuming the bank’s claim is superior to the claims of other creditors). Because inventory usually is not a highly liquid asset and its value can be difficult to determine, lenders are willing to lend only a portion of its worth, usually no more than 50 percent of the inventory’s value. Most asset-based lenders avoid inventory-only deals; they prefer to make loans backed by inventory and more secure accounts receivable.

The key to qualifying for inventory financing is proving that a company has a plan or a process in place to ensure that the inventory securing the loan sells quickly.
Asset-based financing is a powerful tool, particularly for small companies that have significant sales opportunities but lack the track record to qualify for traditional bank loans. A small business that could obtain a $1 million line of credit with a bank would be able to borrow as much as $3 million by using accounts receivable as collateral. Asset-based borrowing is also an efficient method of borrowing because a small business owner has the money he or she needs when it is needed. In other words, the business pays only for the capital it actually needs and uses.

To ensure the quality of the assets supporting the loans they make, lenders must monitor borrowers’ assets, making paperwork requirements on these loans intimidating, especially to first-time borrowers. In addition, asset-based loans are more expensive than traditional bank loans because of the cost of originating and maintaining them and the higher risk involved. Rates usually run from two to seven percentage points above the prime rate. Because of this rate differential, small business owners should not use asset-based loans for long-term financing; their goal should be to establish their credit through asset-based financing and then to move up to a line of credit.

Vendor Financing
Many small companies borrow money from their vendors and suppliers in the form of trade credit. Because of its ready availability, trade credit is an extremely important source of financing to most entrepreneurs. When banks refuse to lend money to a start-up business because they see it as a high credit risk, an entrepreneur may be able to turn to trade credit for capital. Getting vendors to extend credit in the form of delayed payments (e.g., “net 30” credit terms) usually is much easier for small businesses than obtaining bank financing. Essentially, a company receiving trade credit from a supplier is getting a short-term, interest-free loan for the amount of the goods purchased.

The key to maintaining trade credit as a source of funds is establishing a consistent and reliable payment history with every vendor.

Equipment Suppliers
Most equipment vendors encourage business owners to purchase their equipment by offering to finance the purchase. This method of financing is
similar to trade credit but with slightly different terms. Usually, equipment vendors offer reasonable credit terms with only a modest down payment, with the balance financed over the life of the equipment (often several years). In some cases, the vendor will repurchase equipment for salvage value at the end of its useful life and offer the business owner another credit agreement on new equipment. Some companies get equipment loans to lease rather than to purchase fixed assets. Start-up companies often use trade credit from equipment suppliers to purchase equipment and fixtures such as counters, display cases, refrigeration units, machinery, and the like. It pays to scrutinize vendors’ credit terms, however; they may be less attractive than those of other lenders.

Commercial Finance Companies When denied bank loans, small business owners often look to commercial finance companies for the same types of loans. Commercial finance companies are second only to banks in making loans to small businesses, and, unlike their conservative counterparts, they are willing to tolerate more risk in their loan portfolios. Of course, their primary consideration is collecting their loans, but finance companies tend to rely more on obtaining a security interest in some type of collateral, given the higher-risk loans that make up their portfolios. Because commercial finance companies depend on collateral to recover most of their losses, they are able to make loans to small companies with very irregular cash flows or to those that are not yet profitable.

Approximately 150 large commercial finance companies, such as AT&T Small Business Lending, GE Capital Small Business Finance, and others, make a variety of loans to small companies, ranging from asset-based loans and business leases to construction and Small Business Administration loans. Dubbed “the Wal-Marts of finance,” commercial finance companies usually offer many of the same credit options as commercial banks do. Because their loans are subject to more risks, finance companies charge a higher interest rate than commercial banks (usually prime plus at least two percent). Their most common methods of providing credit to small businesses are asset-based—accounts receivable financing and inventory loans. Rates on these loans vary but can be as high as 15 to 30 percent (including fees), depending on the risk a particular business presents and the quality of the assets involved. Because many of the loans they make are secured by collateral (usually the business equipment, vehicle, real estate, or inventory purchased with the loan), finance companies often impose more onerous reporting requirements, sometimes requiring weekly (or even daily) information on a small company’s inventory levels or accounts receivable balances.

When Kevin Garlasco decided to move Princeton Laundry, his family’s third-generation commercial laundry business, out of Manhattan to the Bronx to reduce operating costs, he knew he needed an infusion of working capital to stabilize the company. Even though Princeton Laundry had been serving the laundry needs of New York City hotels since 1918, its recent financial challenges caused every bank the Garlascos approached to refuse their loan applications. “We were falling [deeper] into a hole,” recalls Kevin. Then the Garlascos turned to Business Alliance Capital, a commercial finance company, for help, and Business Alliance provided Princeton Laundry with a $600,000 revolving line of credit secured by accounts receivable. The line of credit has helped to turn Princeton Laundry around; its annual sales have grown 30 percent, climbing to more than $7 million. In addition, the reporting requirements that Business Alliance requires of Princeton Laundry have imposed a degree of discipline on the family members who manage the company. “Now we’re running our business much more efficiently,” says Kevin. Because Princeton Laundry’s line of credit is secured by accounts receivable, making sure customers pay their bills on time is paramount. “I really have to keep control of my customers and keep them paying [on time],” he says.

Savings and Loan Associations Savings and loan associations (S&Ls) specialize in loans for real property. In addition to their traditional role of providing mortgages for personal residences, savings and loan associations offer financing on commercial and industrial property. In the typical commercial or industrial loan, the S&L will lend up to
80 percent of the property's value with a repayment schedule of up to 30 years. Most S&Ls hesitate to lend money for buildings specially designed for a particular customer's needs. S&Ls expect the mortgage to be repaid from the company’s future profits.

**Stock Brokerage Houses** Stockbrokers also make loans, and many of the loans they make to their customers carry lower interest rates than those from banks. These **margin loans** carry lower rates because the collateral supporting them—the stocks and bonds in the customer's portfolio—is of high quality and is highly liquid. Moreover, brokerage firms make it easy to borrow. Usually, brokers set up a line of credit for their customers when they open a brokerage account. To tap that line of credit, the customer simply writes a check or uses a debit card. Typically, there is no fixed repayment schedule for a margin loan; the debt can remain outstanding indefinitely as long as the market value of the borrower's portfolio of collateral meets minimum requirements. Aspiring entrepreneurs can borrow up to 50 percent of the value of their stock portfolios, up to 70 percent of their bond portfolios, and up to 90 percent of the value of their government securities. For example, one woman borrowed $60,000 to buy equipment for her New York health club, and a St. Louis doctor borrowed $1 million against his brokerage account to help finance a medical clinic.

There is risk involved in using stocks and bonds as collateral on a loan. Brokers typically require a 30 percent cushion on margin loans. If the value of the borrower's portfolio drops, the broker can make a **margin (maintenance) call**—that is, the broker can call the loan in and require the borrower to provide more cash and securities as collateral. Recent swings in the stock market have translated into margin calls for many entrepreneurs, requiring them to repay a significant portion of their loan balances within a matter of days—or hours. If an account lacks adequate collateral, the broker can sell off the customer's portfolio to pay off the loan.

Over the last two decades, stockbrokers have been adding traditional loans to their line of small business financial services, but start-up companies rarely meet their stringent standards. For established companies, however, these loans can be an important source of funds.

**Insurance Companies** For many small businesses, life insurance companies can be an important source of business capital. Insurance companies offer two basic types of loans: **policy loans** and **mortgage loans**.

**Policy Loans** are extended on the basis of the amount of money a customer has paid into a policy in the form of premiums. It usually takes about two years for an insurance policy to accumulate enough cash surrender value to justify a loan against it. Once he or she accumulates cash value in a policy, an entrepreneur may borrow up to 95 percent of that value for any length of time. Interest is levied annually, but borrowers can defer repayment indefinitely. However, the amount of insurance coverage is reduced by the amount of the loan. Policy loans typically offer very favorable interest rates, often at or below prevailing loan rates at banks and other lending institutions. Only insurance policies that build cash value—that is, combine a savings plan with insurance coverage—offer the option of borrowing. These include whole life (permanent insurance), variable life, universal life, and many corporate-owned life insurance policies. Term life insurance, which offers only pure insurance coverage, has no borrowing capacity.

Insurance companies make **mortgage loans** on a long-term basis for real property worth at least $500,000, with interest rates typically slightly lower than those charged by banks. After negotiating with banks and other potential sources of funds, Nikkhoo decided to go with Morgan Stanley because they offered better terms and the potential to provide more funding as Vertex grew.

Kevin Nikkhoo, founder of Vertex Systems Inc., a $10 million-a-year technology consulting firm, negotiated a small business loan from Morgan Stanley to finance the company's rapid growth. After negotiating with banks and other potential sources of funds, Nikkhoo decided to go with Morgan Stanley because they offered better terms and the potential to provide more funding as Vertex grew.

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Insurance companies make mortgage loans on a long-term basis for real property worth at least $500,000. They are based primarily on the value of the real property being purchased. The insurance company will extend a loan of up to 75 or 80 percent of the real estate’s value and will allow a lengthy repayment schedule over 25 or 30 years so that payments do not strain the firm’s cash flows excessively.
Credit Unions

Credit unions, nonprofit financial cooperatives that promote saving and provide loans to their members, are best known for making consumer and car loans. However, many are also willing to lend money to their members to launch businesses. More than 10,000 state- and federally-chartered credit unions with some 88 million members operate in the United States, and they make loans to their members totaling more than $172 billion a year, many of them for the purpose of starting a business.

Credit unions don’t make loans to just anyone; to qualify for a loan, an entrepreneur must be a member. Lending practices at credit unions are very much like those at banks, but they usually are willing to make smaller loans. Entrepreneurs around the globe are turning to credit unions to finance their businesses, sometimes borrowing tiny amounts of money.

When Joseph Ogwal, a refugee of war-torn Sudan, arrived in South Africa, he had nothing—literally. Ogwal, who has a degree in electronics engineering, wanted to start his own business to earn enough money to bring his family to South Africa, so he turned to the Cape Metropole South African Credit Co-operative (SACCO) for a small loan. With his $115 loan, Ogwal launched a consumer electronics repair business that already is earning a profit. With another loan from the credit union, he plans to expand his business, launching a training center for repair technicians.

Bonds

Bonds, which are corporate IOUs, have always been a popular source of debt financing for large companies. Few small business owners realize that they can also tap this valuable source of capital. Although the smallest businesses are not viable candidates for issuing bonds, a growing number of small companies are finding the funding they need through bonds when banks and other lenders say no. Because of the costs involved, issuing bonds usually is best suited for companies generating sales between $5 million and $30 million and have capital requirements between $1.5 million and $10 million. Although they can help small companies raise much-needed capital, bonds have certain disadvantages. The issuing company must follow the same regulations that govern businesses selling stock to public investors. Even if the bond issue is private, the company must register the offering and file periodic reports with the SEC.

Small manufacturers needing money for fixed assets have access to an attractive, relatively inexpensive source of funds in industrial development bonds (IDBs), which were created to give manufacturers access to capital at rates lower than they could get from traditional lenders. In 1999, Congress created the mini-bond program, which allows small companies to issue bonds through a streamlined application process and lower fees. Typically, the amount of money small companies issuing IDBs seek to raise is at least $1 million, but some small manufacturers have raised as little as $500,000 using IDBs. Even though the paperwork and legal costs associated with making an IDB issue can run up to two to three percent of the financing amount, IDBs remain a relative bargain for borrowing long-term money at a fixed interest rate.

After using bank loans for many years to finance his company’s capital needs, Ned Golterman, co-owner of Golterman & Sabo, a small building materials company, decided to issue mini-bonds. Not only was Golterman able to avoid much of the complicated paperwork associated with a typical bond issue, but he also managed to get long-term financing for his company at a rate two percentage points below the best bank loan rate he could find and favorable repayment terms.

Private Placements

Earlier in this chapter, we saw how companies can raise capital by making private placements of their stock (equity). Private placements are also available for debt instruments. A private placement involves selling debt to one or a small number of investors, usually insurance companies or pension funds. Private placement debt is a hybrid between a conventional loan and a bond. At its heart, it is a bond, but its terms are tailored to the borrower’s individual needs, as a loan would be.

Privately placed securities offer several advantages over standard bank loans. First, they usually carry fixed interest rates rather than the variable rates banks often charge.
Second, the maturity of private placements is longer than most bank loans: 15 years rather than 5. Private placements do not require hiring expensive investment bankers. Finally, because private investors can afford to take greater risks than banks, they are willing to finance deals for fledgling small companies.

Small Business Investment Companies Small business investment companies (SBICs), created in 1958 when Congress passed the Small Business Investment Act, are privately owned financial institutions that are licensed and regulated by the SBA. The 418 SBICs operating in the United States use a combination of private capital and federally guaranteed debt to provide long-term capital to small businesses. Most SBICs prefer later-round financing over funding raw start-ups. Because of changes in their financial structure made a few years ago, however, SBICs now are better equipped to invest in start-up companies. In fact, about 43 percent of SBIC investments go to companies that are no more than three years old.77 Funding from SBICs helped launch companies such as Apple Computer, JetBlue Airways, Build-a-Bear Workshop, Federal Express, Staples, Sun Microsystems, and Callaway Golf.

Since 1958, SBICs have provided more than $46 billion in long-term debt and equity financing to some 100,000 small businesses, adding many thousands of jobs to the American economy.78 SBICs must be capitalized privately with a minimum of $5 million, at which point they qualify for up to three dollars in long-term SBA loans for every dollar of private capital invested in small businesses. As a general rule, SBICs may provide financial assistance only to small businesses with a net worth of less than $18 million and average after-tax earnings of $6 million during its last two years. However, employment and total annual sales standards vary from industry to industry. SBICs are limited to a maximum investment or loan amount of 20 percent of their private capital to a single client.

SBICs provide both debt and equity financing to small businesses. Because of SBA regulations affecting the financing arrangements an SBIC can offer, most SBICs extend their investments as loans with an option to convert the debt instrument into an equity interest later. Most SBIC loans are in the much-needed range of $100,000 to $5 million, and the loan term is longer than most banks allow. The average SBIC loan is $664,200.79 When they make equity investments, SBICs are prohibited from obtaining a controlling interest in the companies in which they invest (no more than 49 percent ownership). The average SBIC equity investment is $1.13 million, far below the average equity investment by venture capital firms of $12 million.80 The most common forms of SBIC financing (in order of their frequency) are a loan with an option to buy stock, a convertible debenture, a straight loan, and preferred stock.

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Outback Steakhouse, a highly successful restaurant chain based on an Australian theme, received early financing from an SBIC, Kitty Hawk Capital I, which allowed it to grow. In 1990, Outback had been in business less than three years when the SBIC decided to invest $151,000 to boost the company's working capital balance. That capital infusion gave Outback the financing it needed to get to the next level. The company made its initial public offering in 1991 and today generates sales of more than $2.5 billion a year.81

Outback Steakhouse, which now has locations around the globe, truly is a success story for the SBIC industry. Due to budget pressure at the federal level, however, the SBIC program now is fighting for survival.

Small Business Lending Companies Small business lending companies (SBLCs) make only intermediate- and long-term SBA-guaranteed loans. They specialize in loans that many banks would not consider and operate on a nationwide basis. Most SBLC loans have terms extending for at least 10 years. The maximum interest rate for loans of seven years or longer is 2.75 percent above the prime rate; for shorter-term loans, the ceiling is 2.25 percent above prime. Another feature of SBLC loans is the expertise the SBLC offers borrowing companies in critical areas. Corporations own most of the nation’s SBLCs, giving them a solid capital base.
When Linda Black, who co-founded with her husband Clean Advantage, a company that makes a variety of cleaning products, began landing accounts with many of the nation’s largest companies, she saw the need to expand her business. Black found the ideal location for her growing company in tiny Greer, South Carolina. The 55,000-square-foot building, formerly a toothpaste manufacturing operation, “was just perfect for us,” says Black, who turned to an SBLC operated by non-bank lender CIT to finance the project. “We were able to offer Linda 90 percent financing with terms she could afford,” says CIT loan office Mark Moreno. “We also integrated her working capital requirements into the same loan to give her a cushion to help with moving costs, setup, and other expenses,” says Moreno.

Federally Sponsored Programs

Federally sponsored lending programs have suffered from budget reductions in the last several years. Current trends suggest that the federal government is reducing its involvement in the lending business, but many programs are still quite active and some are actually growing.

Economic Development Administration

The Economic Development Administration (EDA), a branch of the Commerce Department, offers loan guarantees to create new business and to expand existing businesses in areas with below-average income and high unemployment. Focusing on economically distressed communities, the EDA often works with local governments to finance long-term investment projects needed to stimulate economic growth and to create jobs by making loan guarantees. The EDA guarantees loans up to 80 percent of business loans between $750,000 and $10 million. Entrepreneurs apply for loans through private lenders, for whom an EDA loan guarantee significantly reduces the risk of lending. Start-up companies must supply 15 percent of the guaranteed amount in the form of equity, and established businesses must make equity investments of at least 15 percent of the guaranteed amount. Small businesses can use the loan proceeds for a variety of ways, from supplementing working capital and purchasing equipment to buying land and renovating buildings.

EDA business loans are designed to help replenish economically distressed areas by creating or expanding small businesses that provide employment opportunities in local communities. To qualify for a loan, a business must be located in a disadvantaged area, and its presence must directly benefit local residents. Some communities experiencing high unemployment or suffering from the effects of devastating natural disasters have received EDA Revolving Loan Fund Grants to create loan pools for local small businesses. For instance, the city of San Diego recently used matching funds from the EDA to make a $300,000 loan to Otay Auto Body Parts, a promising start-up company that sells after-market auto parts to both wholesalers and retailers. The small company used the loan to hire employees and to purchase inventory.

Department of Housing and Urban Development

The Department of Housing and Urban Development (HUD) sponsors several loan programs to assist qualified entrepreneurs in raising needed capital. Community Development Block Grants (CDBGs) are extended to cities and counties that, in turn, lend or grant money to entrepreneurs to start small businesses that will strengthen the local economy. Grants are aimed at cities and towns in need of revitalization and economic stimulation. Some grants are used to construct buildings and plants to be leased to entrepreneurs, sometimes with an option to buy. Others are earmarked for revitalizing a crime-ridden area or making start-up loans to entrepreneurs or expansion loans to existing business owners. No ceilings or geographic limitations are placed on CDBG loans and grants, but projects must benefit low- and moderate-income families.

The city of Wichita, Kansas, and Cessna Aircraft Company used the loan guarantee provision of the CDBG program to purchase a large tract in a troubled neighborhood and to renovate it. They built the Cessna Learning Work Complex, which included a light assembly factory and a training/day care center for Cessna trainees from the local area. The renovation stimulated investments in the community, including a new bank, a library, a senior citizens center, and a housing complex.
HUD also makes loan guarantees up to $5 million through its Section 108 provision of the Community Block Development Grant program. The agency has funded more than 1,200 projects since its inception in 1978. These loan guarantees allow a community to transform a portion of CDBG funds into federally guaranteed loans large enough to pursue economic revitalization projects that can lead to the renewal of entire town.

U.S. Department of Agriculture’s Rural Business-Cooperative Service

The U.S. Department of Agriculture (USDA) provides financial assistance to certain small businesses through its Rural Business-Cooperative Service (RBS). The RBS program is open to all types of businesses (not just farms) and is designed to create nonfarm employment opportunities in rural areas—those with populations below 50,000 and not adjacent to a city where densities exceed 100 people per square mile. Entrepreneurs in many small towns, especially those with populations below 25,000, are eligible to apply for loans through the RBS program, which makes almost $900 million in loan guarantees each year.

The RBS does make a limited number of direct loans to small businesses, but the majority of its activity is in loan guarantees. Through its Business and Industry Guaranteed Loan Program, the RBS will guarantee as much as 80 percent of a commercial lender’s loan up to $25 million (although actual guarantee amounts are almost always far less) for qualified applicants. Entrepreneurs apply for loans through private lenders, who view applicants with loan guarantees much more favorably than those without such guarantees. The RBS guarantee reduces a lender’s risk dramatically because the guarantee means that the government agency would pay off the loan balance (up to the ceiling) if the entrepreneur defaults on the loan.

To make a loan guarantee, the RBS requires much of the same documentation as most banks and most other loan guarantee programs. Because of its emphasis on developing employment in rural areas, the RBS requires an environmental-impact statement describing the jobs created and the effect the business has on the area. The Rural-Business Cooperative Service also makes grants available to businesses and communities for the purpose of encouraging small business development and growth.

Small Business Innovation Research Program

Started as a pilot program by the National Science Foundation in the 1970s, the Small Business Innovation Research Program (SBIR) program has expanded to 11 federal agencies, ranging from NASA to the Department of Defense. These agencies award cash grants or long-term contracts to small companies wanting to initiate or to expand their research and development efforts. SBIR grants give innovative small companies the opportunity to attract early-stage capital investments without having to give up significant equity stakes or taking on burdensome levels of debt. The SBIR process involves three phases. Phase I grants, which determine the feasibility and commercial potential of a technology or product, last for up to 6 months and have a ceiling of $100,000. Phase II grants, designed to develop the concept into a specific technology or product, run for up to 24 months and have a ceiling of $750,000. Approximately 40 percent of all Phase II applicants receive funding. Phase III is the commercialization phase, in which the company pursues commercial applications of the research and development conducted in phases I and II and must use private or non-SBIR federal funding to bring a product to market.

Competition for SBIR funding is intense; only 12 percent of the small companies that apply receive funding. So far, more than 36,000 SBIR awards totaling in excess of $10 billion have gone to small companies, who traditionally have had difficulty competing with big corporations for federal R&D dollars. The government’s dollars have been well invested. Nearly 40 percent of small businesses receiving second-phase SBIR awards have achieved commercial success with their products.15

Geoffrey Hart, a physician at Albert Einstein Memorial Center in Philadelphia, knew there had to be a better way to administer anesthesia to the frightened, injured children whom he treated in the emergency room. Many children panicked when members of the medical team approached them with the full-sized anesthesiology masks that covered their entire faces. Working with engineer David Chastain, Hart created the PediSedate, a child-sized
The Small Business Technology Transfer Program

The Small Business Technology Transfer Program (STTR) program complements the Small Business Innovation Research Program. Whereas the SBIR focuses on commercially promising ideas that originate in small businesses, the STTR uses companies to exploit the vast reservoir of commercially promising ideas that originate in universities, federally funded R&D centers, and nonprofit research institutions. Researchers at these institutions can join forces with small businesses and can spin off commercially promising ideas while remaining employed at their research institutions. Five federal agencies award grants of up to $500,000 in three phases to these research partnerships.

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Money Hunt

Always On Wireless

In 1988, when Rudy Prince launched his first business, JetFax, a software company that allowed users to send faxes over the Internet, he convinced several angel investors to put up $500,000 in start-up capital even though the company was little more than an idea on paper. Today Prince is looking for $1 million for his latest business venture, Always On Wireless, a company that markets the WiFlyer, a device that lets dial-up Internet subscribers connect to the Web wirelessly. This time, however, Prince and his partners have invested $200,000 of their own money in Always On and have a fully-developed product ready to go to market.

Prince has approached potential angel investors, but this time he is getting a different response: skepticism. “[Angels] are no longer relying as much on leaps of faith when it comes to investing,” says Prince. He knows that angel investors typically expect to purchase 25 percent to 35 percent of a company’s stock and to receive returns of 5 to 10 times their original investments.

Tympany Inc.

Chris Wasden, founder of Tympany, a Houston-based hearing diagnostics device company, worked for investment banker J.P. Morgan for nine years, and he knows how the fund-raising business works. With his company up and running, Wasden is looking for $4.5 million to fuel Tympany’s growth. Wasden’s business plan projects third-year revenues of $6 million—if he can find the financing he needs. Wasden has spent nearly a year making more than 90 presentations to potential investors in the Houston area, but none of them have decided to invest in Tympany. Frustrated, Wasden wonders where to turn next.

Marian Heath Greeting Cards

Aaron Kushner, an entrepreneur whose family had been in the greeting card business for several years, has the opportunity to buy another company in the industry, Marian Heath Greeting Cards, from the daughter of the company’s founder. Kushner and his business partner, Dan Steever, have a profitable business that is growing at a steady five percent a year, but they lack the $4 million they need to purchase Marian Heath. “We put together a small portion of the price with our own and friends’ money, but we are going to need an equity partner,” says Kushner. He admits, however, that it is extremely difficult to find “a good equity partner who isn’t interested in controlling the entire company or flipping [selling] it in a short period of time.”
Small Business Administration

The Small Business Administration (SBA) has several programs designed to help finance both start-up and existing small companies that cannot qualify for traditional loans because of their thin asset base and their high risk of failure. In its more than 50 years of operation, the SBA has helped nearly 20 million small businesses through a multitude of programs, enabling many of them to get the financing they need for start-up or for growth. The SBA's $45 billion loan portfolio makes it the single financial backer of small businesses in the nation.

To be eligible for SBA funds, a business must meet the SBA's criteria that define a small business. In addition, some types of businesses, such as those engaged in gambling, pyramid sales schemes, or real estate investment, among others, are ineligible for SBA loans.

The loan application process can take from three days to several months, depending on how well prepared the entrepreneur is and which bank is involved. To speed up processing times, the SBA has established a Certified Lender Program (CLP) and a Preferred Lender Program (PLP). Both are designed to encourage banks to become frequent SBA lenders. When a bank makes enough good loans to qualify as a certified lender, the SBA promises a fast turnaround time for the loan decision—typically 3 to 10 business days. About 850 lenders across the country are SBA certified lenders. When a bank becomes a preferred lender, it makes the final lending decision itself, subject to SBA review. In essence, the SBA delegates the application process, the lending decision, and other details to the preferred lender. The SBA guarantees up to 75 percent of PLP loans in case the borrower fails and defaults on the loan. The minimum PLP loan guarantee is $100,000, and the maximum is $500,000. About 500 lenders across the United States meet the SBA's preferred lender standards. Using certified or preferred lenders can reduce the processing time for an SBA loan considerably.

To further reduce the paperwork requirements involved in its loans, the SBA created the Low Doc Loan Program ("low documentation"), which allows small businesses to use a simple one-page application for all loan applications. Before the Low Doc Loan Program, a typical SBA loan application required an entrepreneur to complete at least 10 forms, and the SBA often took 45 to 90 days to make a decision about an application. Under the Low Doc Loan Program, response time is just three days.

Low Doc Loan Program

A program initiated by the SBA in an attempt to simplify and streamline the application process for small business loans.

1. Explain why the following funding sources would or would not be appropriate for Rudy Prince, John Acosta, and Aaron Kushner: family and friends, angel investors, venture capital, an initial public offering, a traditional bank loan, asset-based borrowing, or one of the many federal or SBA loans.

2. Rudy Prince knows that potential private investors in his company are looking to "cash out" their investments in five to seven years. Discuss the exit strategies that are available to Prince and his investors. What are the advantages and disadvantages of each one?

3. Work with a team of your classmates to brainstorm ways that Rudy Prince, John Acosta, and Aaron Kushner could attract the capital they need for their businesses. What steps would you recommend they take before they approach the potential sources of funding you have identified?

Another program designed to streamline the application process for SBA loan guarantees is the **SBA Express Program**, in which participating lenders use their own loan procedures and applications to make loans of up to $350,000 to small businesses. Because the SBA guarantees up to 50 percent of the loan, banks are often more willing to make smaller loans to entrepreneurs who might otherwise have difficulty meeting lenders’ standards. Loan maturities on SBA Express loans typically are between five and ten years, but loan maturities for fixed assets can be up to 25 years. Currently, the SBA is planning to replace the Low Doc Program with the SBA Express Program. In fact, several SBA loan programs face potential elimination as Congress and the White House struggle with the federal budget.

**SBA Loan Programs**

**7(A) Loan Guaranty Program** The SBA works with local lenders (both bank and non-bank) to offer a variety of loan programs all designed to help entrepreneurs who cannot get capital from traditional sources gain access to the financing they need to launch and grow their businesses. By far, the most popular SBA loan program is the **7(A) loan guaranty program** (see Figure 13.4). Private lenders extend these loans to small businesses, but the SBA guarantees them (85 percent of loans up to $150,000; 75 percent of loans above $150,000 up to the loan guarantee ceiling of $750,000). In other words, the SBA does not actually lend any money; it merely acts as an insurer, guaranteeing the lender this much repayment in case the small business borrower defaults on the loan. When they were just small companies, Callaway Golf, Outback Steakhouse, and Intel Corporation borrowed through the SBA’s 7(A) loan program.

**FIGURE 13.4**

**SBA 7(A) Guaranteed Loans**

![Graph showing SBA 7(A) Guaranteed Loans](source: U.S. Small Business Administration.)

Richard Smith, owner of a whitewater rafting business, needed money to expand his 20-year-old company and to buy new equipment. Smith, however, was hesitant to approach the SBA because he wanted to avoid “myriads of paperwork.” At his banker’s urging, Smith decided to try the Low Doc Program, and within days of submitting his application, he received a $100,000 loan.88

**SBAExpress Program** an SBA program that allows participating lenders to use their own loan procedures to make SBA-guaranteed loans.
Because the SBA assumes most of the credit risk, lenders are more willing to consider riskier deals that they normally would refuse. Because of the SBA’s guarantee, borrowers also have to come up with less collateral than with a traditional bank loan.

After working in the bakery business for 16 years, Abel Diaz used an SBA-guaranteed loan to open Lupita’s Bakery in South Central Los Angeles. Given Diaz’s modest collateral and the history of the area in which his bakery would operate (it had been the site of riots, violence, and other problems in the past), the SBA loan guarantee was essential for Diaz to qualify for a bank loan. Diaz’s bakery was a success, and he soon opened bakeries in two more locations. Always on the lookout for business opportunities, Diaz saw the need for a restaurant and banquet facility in his community and once again applied for an SBA loan guarantee through a local bank, Banco Popular. Diaz now operates the highly successful Fiesta Mexicana Family Restaurant, and its adjoining banquet hall is booked almost every night of the week. “Abel Diaz has succeeded in both the bakery and the catering businesses and has created new jobs in a historically underserved area,” says the SBA’s Los Angeles District Director.

Qualifying for an SBA loan guarantee requires cooperation among the entrepreneur, the participating lender, and the SBA. The participating lender determines the loan’s terms and sets the interest rate within SBA limits. Contrary to popular belief, SBA-guaranteed loans do not carry special deals on interest rates. Typically, rates are negotiated with the participating lender, with a ceiling of prime plus 2.25 percent on loans of less than 7 years and prime plus 2.75 percent on loans of 7 to 25 years. Interest rates on loans of less than $25,000 can run up to prime plus 4.75 percent. The average interest rate on SBA-guaranteed loans is prime plus 2 percent (compared to prime plus 1 percent on conventional bank loans). The SBA also assesses a one-time guaranty fee of up to 3.75 percent for all loan guarantees.

The maximum loan available through the 7(A) guaranty program is $2,000,000, but the average loan amount is $154,000. The average duration of an SBA loan is 12 years—far longer than the average commercial small business loan. In fact, longer loan terms are a distinct advantage of SBA loans. At least half of all SBA business loans are for less than one year. By contrast, SBA real estate loans can extend for up to 25 years (compared to just 10 to 15 years for a conventional loan), and working capital loans have maturities of seven years (compared with two to five years at most banks). These longer terms translate into lower payments, which are better suited for young, fast-growing, cash-strapped companies. In fact, the SBA’s 7(A) loan program accounts for 40 percent of all long-term loans to the nation’s 25 million small businesses. For instance, Craig Lindgren, owner of Boulder Exhibits, a company that designs and builds trade-show exhibits, recently borrowed $820,000 to purchase a 23,000-square-foot office and warehouse that he financed for 25 years with the help of the 7(A) program.

The CAPLine Program

In addition to its basic 7(A) loan guarantee program (through which the SBA makes about 84 percent of its loans), the SBA provides guarantees on small business loans for start-up, real estate, machinery and equipment, fixtures, working capital, exporting, and restructuring debt through several other methods. About two-thirds of all SBA’s loan guarantees are for machinery and equipment or working capital. The CAPLine Program offers short-term capital to growing companies needing to finance seasonal build-ups in inventory or accounts receivable under five separate programs, each with maturities up to five years: seasonal line of credit (provides advances against inventory and accounts receivable to help businesses weather seasonal sales fluctuations), contract line of credit (finances the cost of direct labor and materials costs associated with performing contracts), builder’s line of credit (helps small contractors and builders finance labor and materials costs), standard asset-based line of credit (an asset-based revolving line of credit for financing short-term needs), and small asset-based line of credit (an asset-based revolving line of credit up to $200,000). CAPLine is aimed at helping cash-hungry small businesses by giving them a credit line to draw on when they need it. These loans built...
around lines of credit are what small companies need most because they are so flexible, efficient, and, unfortunately, so hard for small businesses to get from traditional lenders.

**Loans Involving International Trade**

For small businesses going global, the SBA has the Export Working Capital (EWC) Program, which is designed to provide working capital to small exporters. The SBA works in conjunction with the Export-Import Bank to administer this loan guarantee program. Applicants file a one-page loan application, and the response time normally is 10 days or less. The maximum loan is $2,000,000, and proceeds must be used to finance small business exports.

Paul Wilhelm landed a significant contract to export to Pakistan the diesel engine kits that his small company, PowerUp Inc., assembles. The only problem was that the start-up company lacked the working capital to fill the order, and because it had not yet established a track record, it did not qualify for a traditional loan. With the guidance of the Small Business Development Center at the University of Georgia, Wilhelm applied for a $125,000 SBA-guaranteed Export Working Capital loan and received approval within a week. "This export loan fit our business perfectly," says Wilhelm. "It was essential to the growth of our company, and we plan to use more of them in the future." After making the sale in Pakistan, PowerUp repaid the loan and shortly thereafter received approval on another Export Working Capital loan—this one for $1 million—to export engine parts to Pakistan.

The International Trade Program is for small businesses that are engaging in international trade or are adversely affected by competition from imports. The SBA allows global entrepreneurs to combine loans from the Export Working Capital Program with those from International Trade Program for a maximum guarantee of $1,750,000. Loan maturities range from 1 to 25 years.

**Section 504 Certified Development Company Program**

The SBA’s Section 504 program is designed to encourage small businesses to expand their facilities and to create jobs. Section 504 loans provide long-term, fixed-asset financing to small companies to purchase land, buildings, or equipment. Three lenders play a role in every 504 loan: a bank, the SBA, and a certified development company (CDC). A CDC is a nonprofit organization licensed by the SBA and designed to promote economic growth in local communities. Some 270 CDCs operate across the United States. An entrepreneur generally is required to make a down payment of just 10 percent of the total project cost. The CDC puts up 40 percent at a long-term fixed rate, supported by an SBA loan guarantee in case the entrepreneur defaults. The bank provides long-term financing for the remaining 50 percent, also supported by an SBA guarantee. The major advantages of Section 504 loans are their fixed rates and terms, their 10- and 20-year maturities, and the low down payment required. The maximum loan amount is $1.5 million.

When he learned that Metalcraft Industries, a company that manufactures sheet metal and machine precision parts for the aerospace industry, was about to shut down and put out of work many residents of Cedar City, Utah, entrepreneur David Grant decided to take action. With the help of Mountain West Small Business Finance, a certified development company licensed by the SBA, Grant put together a financing package that allowed him and the company’s management team to purchase the company and save it from the scrapheap. Today, Metalcraft Industries employs hundreds of people and has become one of Utah’s most successful small businesses.

As attractive as they are, 504 loans are not for every business owner. The SBA imposes several restrictions on 504 loans:

- For every $35,000 the CDC loans, the project must create at least one new job or achieve a public policy goal such as rural development, expansion of exports, minority business development, and others.
Machinery and equipment financed must have a useful life of at least 10 years. The borrower must occupy at least two-thirds of a building constructed with the loan, or the borrower must occupy at least half of a building purchased or remodeled with the loan. The borrower must qualify as a small business under the SBA’s definition and must not have a tangible net worth in excess of $7 million and not have an average net income in excess of $2.5 million after taxes for the preceding two years. Because of strict equity requirements, existing small businesses usually find it easier to qualify for 504 loans than do startups.

Microloan Program

About three-fourths of all entrepreneurs need less than $100,000 to launch their businesses. Indeed, most entrepreneurs require less than $50,000 to start their companies. Unfortunately, loans of that amount can be the most difficult to get. Lending these relatively small amounts to entrepreneurs starting businesses is the purpose of the SBA’s Microloan Program. Called microloans because they range from just $100 to as much as $35,000, these loans have helped thousands of people take their first steps toward entrepreneurship. Banks typically shun loans in such small amounts because they consider them to be risky and unprofitable. In an attempt to fill the void in small loans to start-up companies, the SBA launched the microloan program in 1992. Since then entrepreneurs have borrowed more than $286 million, making the microloan program the largest source of funding for microenterprises. Today, more than 150 authorized lenders make SBA-backed microloans. The average size of a microloan is $13,000, with a maturity of three years (the maximum term is six years), and lenders’ standards are less demanding than those on conventional loans. Nearly 40 percent of all microloans go to business start-ups. All microloans are made through nonprofit intermediaries approved by the SBA.

Kimberly Arrington was a single mother of three struggling to make ends meet with the help of public assistance, but she had a dream of opening her own hair salon. With no capital of her own and a credit score no bank would consider, Arrington turned to the South Bronx Overall Economic Development Corporation (SoBRO) for help. Not only did SoBRO approve a microloan for Arrington, but the lender also helped her to hone her business skills with a management class. After just one year in business, Arrington’s salon was profitable and had three employees.

Although many consider the microloan program to be successful, political powers in Washington have earmarked it for elimination on several occasions.

Prequalification Loan Program

The Prequalification Loan Program is designed to help disadvantaged entrepreneurs such as those in rural areas, minorities, women, the disabled, those with low incomes, veterans, and others to prepare loan applications and “prequalify” for SBA loan guarantees before approaching commercial lenders. Because lenders are much more likely to approve loans that the SBA has prequalified, these entrepreneurs have greater access to the capital they need. The maximum loan under this program is $250,000, and loan maturities range from 7 to 25 years. A local Small Business Development Center usually helps entrepreneurs prepare their loan applications at no charge.

Disaster Loans

As their name implies, disaster loans are made to small businesses devastated by some kind of financial or physical loss. The maximum disaster loan usually is $1.5 million, but Congress often raises that ceiling when circumstances warrant. Disaster loans carry below-market interest rates, as low as four percent, and terms as long as 30 years. Loans for physical damage above $10,000 and financial damage of more than $5,000 require an entrepreneur to pledge some kind of collateral, usually a lien on the business property. The SBA has helped entrepreneurs whose businesses have been
disrupted by a variety of disasters, ranging from hurricanes on the Southeastern coast and
earthquakes on the West coast to floods and to tornadoes in the Midwest and the terrorist

In Louisiana alone, Hurricane Katrina shuttered more than 81,000 businesses, and
many of them were unable to recover.

Tommy Andrade, owner of Tommy’s Cuisine, an Italian-Creole restaurant in the
Warehouse District in New Orleans, evacuated the day before Hurricane Katrina hit, hop-
ing to return and reopen within a few days. Three months later, Andrade returned to a
building and equipment that were almost completely destroyed. “My spirit was so dam-
aged,” he says. “Thinking of the employees and providing jobs to them is what gave me
the strength to put things together and continue.” With the help of a $350,000 SBA dis-
aster loan, Andrade was able to rebuild his restaurant and reopen. He also took out
another loan to repair a damaged apartment building he owned that provided housing
for his employees. Customers soon returned, and the restaurant came to life again.

State and Local Loan Development Programs

Many states have created their own loan and economic development programs to provide
funds for business start-ups and expansions. They have decided that their funds are better
spent encouraging small business growth rather than “chasing smokestacks”—trying to
entice large businesses to locate within their boundaries. These programs come in a wide
variety of forms, but they all tend to focus on developing small businesses that create the
greatest number of jobs and economic benefits. Although each state’s approach to eco-
nomic development is somewhat special, one common element is some kind of small busi-
ness financing program: loans, loan guarantees, development grants, venture capital pools,
and others. One approach many states have had success with is the use of capital access
programs (CAPs). First introduced in Michigan in 1986, many states now offer CAPs that
are designed to encourage lending institutions to make loans to businesses that do not qual-
ify for traditional financing because of their higher risk. Under a CAP, a bank and a borrower
each pay an upfront fee (a portion of the loan amount) into a loan-loss reserve fund at the par-
ticipating bank, and the state matches this amount. The reserve fund, which normally ranges
from 6 to 14 percent of the loan amount, acts as an insurance policy against the potential loss
a bank might experience on a loan and frees the bank to make loans that it otherwise might
refuse. One study of CAPs found that 55 percent of the entrepreneurs who received loans
under a CAP would not have been granted loans without the backing of the program.

Even cities and small towns have joined in the effort to develop small businesses and
help them grow. More than 7,500 communities across the United States operate revolving
loan funds (RLFs) that combine private and public funds to make loans to small businesses,
often at below-market interest rates. A study by the Corporation for Enterprise Development of RLFs in
seven states found that the median RLF loan was $40,000 with a maturity of five years.

Brian Hale transformed his passion for snowmobiles, dirt bikes, and ATVs into a thriving
business with the help of a loan from the Central Vermont Revolving Loan Fund. Hale’s
company, J.B. Motorsports and Salvage, repairs as well as refurbishes and sells these vehi-
cles to customers looking for bargains. He used his loan to purchase an inventory of parts
and to purchase a computer system to help him run the business more efficiently.

Internal Methods of Financing

Small business owners do not have to rely solely on financial institutions and government
agencies for capital; their businesses have the capacity to generate capital. This type of
financing, called bootstrap financing, is available to virtually every small business and
encompasses factoring, leasing rather than purchasing equipment, using credit cards, and managing the business frugally.

**Factoring Accounts Receivable**

Instead of carrying credit sales on its own books (some of which may never be collected), a small business can sell outright its accounts receivable to a factor. A factor buys a company’s accounts receivable and pays for them in two parts. The first payment, which the factor makes immediately, is for 50 to 80 percent of the accounts’ agreed-on (and usually discounted) value. The factor makes the second payment of 15 to 18 percent, which makes up the balance less the factor’s service fees, when the original customer pays the invoice. Factoring is a more expensive type of financing than loans from either banks or commercial finance companies, but for businesses that cannot qualify for those loans, it may be the only choice.

Factoring deals are either *with recourse* or *without recourse*. Under deals arranged with recourse, a small business owner retains the responsibility for customers who fail to pay their accounts. The business owner must take back these uncollectible invoices. Under deals arranged without recourse, however, the owner is relieved of the responsibility for collecting them. If customers fail to pay their accounts, the factor bears the loss. Because the factoring company assumes the risk of collecting the accounts, it normally screens the firm’s credit customers, accepts those judged to be creditworthy, and advances the small business owner a portion of the value of the accounts receivable. Factors discount anywhere from two to 40 percent of the face value of a company’s accounts receivable, depending on a small company’s:

- Customers’ financial strength and credit ratings.
- Industry and its customers’ industries because some industries have a reputation for slow payments.
- History and financial strength, especially in deals arranged with recourse.
- Credit policies.

The discount rate on deals without recourse usually is higher than on those with recourse because of the higher level of risk they carry for the factor.

Although factoring is more expensive than traditional bank loans (a 2 percent discount from the face value of an invoice due in 30 days amounts to an annual interest rate of 24.5 percent), it is a source of quick cash and is ideally suited for fast-growing companies, especially start-ups that cannot qualify for bank loans. Small companies that sell to government agencies and large corporations, both famous for stretching out their payments for 60 to 90 days or more, also find factoring attractive because they collect the money from the sale (less the factor’s discount) much faster.

**Leasing**

Leasing is another common bootstrap financing technique. Today, small businesses can lease virtually any kind of asset, from office space and telephones to computers and heavy equipment. By leasing expensive assets, the small business owner is able to use them without locking in valuable capital for an extended period of time. In other words, the manager can reduce the long-term capital requirements of the business by leasing equipment and facilities, and he or she is not investing his or her capital in depreciating assets. In addition, because no down payment is required and because the cost of the asset is spread over a longer time (lowering monthly payments), a company’s cash flow improves.

**Credit Cards**

Unable to find financing elsewhere, many entrepreneurs launch their companies using the fastest and most convenient source of debt capital available: credit cards. A study by the Small Business Administration reports that other than personal savings, the most commonly used source of financing for startup ventures is credit cards (see Figure 13.5). Putting business start-up costs on credit cards charging 21 percent or more in annual interest is expensive and risky, especially if sales fail to materialize as quickly as planned, but some entrepreneurs have no other choice.
CHAPTER 13 • SOURCES OF FINANCING: DEBT AND EQUITY

Mike and Susan Nikolich launched Tech Image Ltd., a technology public relations firm in Buffalo Grove, Illinois, with credit cards when they could not qualify for a bank loan. The 10 credit cards they used gave them access to $100,000 in credit; fortunately, they had to use only $10,000 of it before they convinced a commercial bank to grant the company a line of credit after three months of operation. “Those credit cards bailed me out at a time when banks wouldn’t consider loaning me the money,” says Nikolich. I’d do it again, and I’d do it the same way.

Where Startups Seek Financing

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Chapter Summary by Learning Objectives

1. Explain the differences among the three types of capital small businesses require: fixed, working, and growth.

   Capital is any form of wealth employed to produce more wealth. Three forms of capital are commonly identified: fixed capital, working capital, and growth capital.

   Fixed capital is used to purchase a company’s permanent or fixed assets; working capital represents the business’s temporary funds and is used to support the business’s normal short-term operations; growth capital requirements surface when an existing business is expanding or changing its primary direction.

2. Describe the differences between equity capital and debt capital and the advantages and disadvantages of each.

   Equity financing represents the personal investment of the owner (or owners), and it offers the advantage of not having to be repaid with interest.

   Debt capital is the financing that a small business owner has borrowed and must repay with interest. It does not require entrepreneurs to give up ownership in their companies.

3. Describe the various sources of equity capital available to entrepreneurs.

   The most common source of financing a business is the owner’s personal savings. After emptying their own pockets, the next place entrepreneurs turn for capital is family members and friends. Angels are private investors who not only invest their money in small companies, but they also offer valuable advice and counsel to them. Some business owners have success financing their companies by taking on limited partners as investors or by forming an alliance with a corporation, often a customer or a supplier. Venture capital companies are for-profit, professional investors looking for fast-growing companies in “hot” industries. When screening prospects, venture capital firms look for competent management, a competitive edge, a growth
industry, and important intangibles that will make a business successful. Some owners choose to attract capital by taking their companies public, which requires registering the public offering with the SEC.

4. Describe the process of “going public,” as well as its advantages and disadvantages and the various simplified registrations and exemptions from registration available to small businesses wanting to sell securities to investors.

**Going public involves** (1) choosing the underwriter, (2) negotiating a letter of intent, (3) preparing the registration statement, (4) filing file with the SEC, and (5) meeting state requirements.

**Going public** offers the advantages of raising large amounts of capital, improving access to future financing, improving corporate image, and gaining listing on a stock exchange. The disadvantages include dilution of the founder’s ownership, loss of privacy, need to report to the SEC, filing expenses, and accountability to shareholders.

Rather than go through the complete registration process, some companies use one of the simplified registration options and exemptions available to small companies: Regulation S-B, Regulation D (Rule 504) Small Company Offering Registration (SCOR), Regulation D (Rule 505 and Rule 506) Private Placements, Section 4(6), Rule 147, Regulation A, direct stock offerings, and foreign stock markets.

**5. Describe the various sources of debt capital and the advantages and disadvantages of each.**

Commercial banks offer the greatest variety of loans, although they are conservative lenders. Typical short-term bank loans include commercial loans, lines of credit, discounting accounts receivable, inventory financing, and floor planing.

Trade credit is used extensively by small businesses as a source of financing. Vendors and suppliers commonly finance sales to businesses for 30, 60, or even 90 days.

Equipment suppliers offer small businesses financing similar to trade credit, but with slightly different terms.

Commercial finance companies offer many of the same types of loans that banks do, but they are more risk oriented in their lending practices. They emphasize accounts receivable financing and inventory loans.

Savings and loan associations specialize in loans to purchase real property—commercial and industrial mortgages—for up to 30 years.

Stock-brokerage houses offer loans to prospective entrepreneurs at lower interest rates than banks because they have high-quality, liquid collateral—stocks and bonds in the borrower’s portfolio.

Insurance companies provide financing through policy loans and mortgage loans. Policy loans are extended to the owner against the cash surrender value of insurance policies. Mortgage loans are made for large amounts and are based on the value of the land being purchased.

Small business investment companies are privately owned companies licensed and regulated by the SBA that qualify for SBA loans to be invested in or loaned to small businesses.

Small business lending companies make only intermediate and long-term loans that are guaranteed by the SBA.

6. Identify the various federal loan programs aimed at small businesses.

The Economic Development Administration, a branch of the Commerce Department, makes loan guarantees to create and expand small businesses in economically depressed areas.

The Department of Housing and Urban Development extends grants (such as Community Development Block Grants) to cities that, in turn, lend and grant money to small businesses in an attempt to strengthen the local economy.

The Department of Agriculture’s Rural Business-Cooperative Service loan program is designed to create agricultural employment opportunities in rural areas through loans and loan guarantees.

The Small Business Innovation Research Program involves 11 federal agencies that award cash grants or long-term contracts to small companies wanting to initiate or to expand their research and development efforts.

The Small Business Technology Transfer Program allows researchers at universities, federally funded research and development centers, and nonprofit research institutions to join forces with small businesses and develop commercially promising ideas.

7. Describe the various loan programs available from the Small Business Administration.

Almost all SBA loan activity is in the form of loan guarantees rather than direct loans. Popular SBA programs include the Low Doc Program, the SBA Express Program, the 7(A) loan guaranty program, the CAPLine Program, the Export Working Capital Program, the Section 504 Certified Development Company Program, the Microloan Program, the Prequalification Loan Program, the Disaster Loan Program, and the 8(a) program.

Many state and local loan and development programs such as capital access programs and revolving loan funds complement those sponsored by federal agencies.

8. Discuss valuable methods of financing growth and expansion internally.

Small business owners may also look inside their firms for capital. By factoring accounts receivable, leasing equipment instead of buying it, and minimizing costs, owners can stretch their supplies of capital.
Discussion Questions

1. Why is it so difficult for most small business owners to raise the capital needed to start, operate, or expand their ventures?

2. What is capital? List and describe the three types of capital a small business needs for its operations.

3. Define equity financing. What advantage does it offer over debt financing?

4. What is the most common source of equity funds in a typical small business? If an owner lacks sufficient equity capital to invest in the firm, what options are available for raising it?

5. What guidelines should an entrepreneur follow if friends and relatives choose to invest in his or her business?

6. What is an “angel”? Assemble a brief profile of the typical private investor. How can entrepreneurs locate potential angels to invest in their businesses?

7. What advice would you offer an entrepreneur about to strike a deal with a private investor to avoid problems?

8. What types of businesses are most likely to attract venture capital? What investment criteria do venture capitalists use when screening potential businesses? How do these compare to the typical angel’s criteria?


10. Summarize the major exemptions and simplified registrations available to small companies wanting to make public offerings of their stock.

11. What role do commercial banks play in providing debt financing to small businesses? Outline and briefly describe the major types of short-, intermediate-, and long-term loans commercial banks offer.

12. What is trade credit? How important is it as a source of debt financing to small firms?

13. What function do SBICs serve? How does an SBIC operate? What methods of financing do SBICs rely on most heavily?

14. Briefly describe the loan programs offered by the following:
   A. The Economic Development Administration.
   B. The Department of Housing and Urban Development.
   C. The Department of Agriculture.
   D. Local development companies.

15. Explain the purpose and the methods of operation of the Small Business Innovation Research Program and the Small Business Technology Transfer Program.

16. How can a firm employ bootstrap financing to stretch its current capital supply?

17. What is a factor? How does the typical factor operate? Explain the advantages and the disadvantages of using factors as a source of funding.

Business Plan Pro

One of the most common reasons for creating a business plan is to secure funding. Your business plan can be an excellent communication tool for convincing lenders of the stability of your company and convey its potential earning power to investors. Think about the financial needs of your company. Do you need start-up funding to purchase equipment or for other reasons? Is your business going to need working capital based on your cash flow projections and needs? Does your business need additional financing for growth? If you have the need to raise capital for any purpose, your business plan can help you to clarify those needs and formulate a strategy for raising capital.

Business Plan Exercises

On the Web

If you need start-up or growth capital for your venture, visit http://www.prenhall.com/scarborough for Chapter 13 and review these financing options. Determine whether these sources may be of use as you explore financing opportunities. You will also find additional information regarding bootstrap and nontraditional funding.

Sample Plans

Review some sample plans and note the financial needs they expressed in the financial section of their plans. If you are creating a start-up plan, you may want to review the following sample plans:

- Elsewares Promotional
- Westbury Storage, Inc.
- Southeast Health Plans
- Coach House Bed & Breakfast
- The Daily Perk
- Bioring SA (second-round financing)
These diverse plans present financial information in ways that may give you ideas on how to best communicate your financial needs. Use approaches that fit your plan as you consider what your audience will find enticing. Your lender will want to confirm that you are going to be able to make your payments on time, and investors will want to learn more about the growth and earning potential of your business. Leverage each aspect of the financial section—the break-even analysis, projected profit and loss, projected cash flow, projected balance sheet and business ratios—that you deem valuable for your financial audience.

In the Software
Open your business plan in Business Plan Pro and go to the Financial Plan section. You may want to begin this section by providing an overview of your financial situation and needs. You will then state your assumptions about your financial environment. Your assumptions will help to identify general facts on which you are basing your plan, such as anticipated economic conditions, current short-term and long-term interest rates, expected tax rates, personnel expenses, cash expenses, sales on credit, or any areas that you hope to develop and confirm through further research. Let the software lead you through this section.

You will then assess the type and amount of funding that you will need. Will this be short-term or long-term financing? Determine whether you are going to bring in capital through a loan or by taking on an investor. If you are adding investors, what percentage ownership will they now have? How does this effect your ownership position? What kind of control or influence will the investors have in the business? These questions will be important to address in this section of your business plan. Continue through the finance section, and discuss and review your numbers for your break-even point, projected profit and loss statement, and cash flow situation and make comments about your resulting balance sheet. This section will also enable you to review industry ratios as they compare to your anticipated business performance. Make certain this section clearly tells your financial story. Providing relevant information that will be meaningful to others who will review your plan for investment or loan purposes is critical.

Building Your Business Plan
One of the most valuable aspects of developing the financial section of your business plan is to assess the amount of financing needed, describe the use of these funds, and make certain that you can live with the financial consequences of these decisions. Keep in mind that potential lenders and investors will also be assessing the qualifications of your management team, the growth within your industry, your proposed exit strategy, and other factors as they assess the financial stability and potential of your venture. Your business plan can be an effective way to help you consider financing options and lead you through what you determine to be the most attractive options to pursue. This “financial road map” may allow you to analyze your future. Your business plan can be an effective way to help you consider financing options and lead you through what you determine to be the most attractive options to pursue. This “financial road map” may allow you to analyze your future.

Beyond the Classroom . . .

1. Interview several local business owners about how they financed their businesses. Where did their initial capital come from? Ask the following questions:
   A. How did you raise your starting capital? What percentage did you supply on your own?
   B. What percentage was debt capital and what percentage was equity capital?
   C. Which of the sources of funds described in this chapter do you use? Are they used to finance fixed, working, or growth capital needs?
   D. How much money did you need to launch your businesses? Where did subsequent capital come from? What advice do you offer others seeking capital?
2. Contact a local private investor and ask him or her to address your class. (You may have to search for a nearby factor’s operation. How is the value of the accounts receivable purchased determined? Who bears the loss on uncollected accounts?)
3. Contact a local venture capitalist and ask him or her to address your class. What kinds of businesses does his or her company invest in? What screening criteria does the company use? How are deals typically structured?
4. Invite an investment banker or a financing expert from a local accounting firm to address your class about the process of taking a company public. What do they look for in a potential IPO candidate? What is the process, and how long does it usually take?
5. After a personal visit, prepare a short report on a nearby factor’s operation. How is the value of the accounts receivable purchased determined? Who bears the loss on uncollected accounts?
6. Interview the administrator of a financial institution program offering a method of financing with which you are unfamiliar, and prepare a short report on its method of operation.
7. Contact your state’s economic development board and prepare a report on the financial assistance programs it offers small businesses.
8. Go to the IPO section of the Web site for Hoover’s (http://www.hoovers.com) and explore the details of a company that is involved in making an initial public offering. View some of the documents the company has filed with the SEC, especially the initial public offering filing. Prepare a brief report on the company. What is its business? Who are its major competitors? How fast is the industry growing? What risk factors has the company identified? How much money does it plan to raise in the IPO? What is the anticipated IPO stock price? How many shares of stock will the company sell in the IPO? Would you buy this company’s stock? Explain your rationale.