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Going Public and the Enrichment of a Supportive Network

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ABSTRACT. Past research on initial public offerings suggests that the reputation of a company positively affects the success of the offering. Success is usually measured in financial terms as if the essence of the operation lay only in the short-term inflow of money. In this paper, we investigate important albeit often neglected implications of going public by combining evidence from a series of preliminary case studies taken from the results of a survey of 57 Italian initial public offerings. Evidence from our research suggests that, besides providing an important inflow of capital, going public may actually improve the reputational and social capital of a company, by increasing its visibility, prestige and perceived trustworthiness. Therefore, going public may be an important way to support entrepreneurial activity, as it may expand and reinforce the network of relationships that offer access to external resources, complementary skills and investment opportunities.

1. Introduction

Going public is an important step in the acquisition of resources needed to sustain an entrepreneurial venture. Past research on initial public offerings (IPOs), however, has largely focused on the financial aspects of the process: more or less implicitly, raising investment capital has been considered the fundamental reason to go public, and accordingly the success of an IPO has usually been measured in financial terms by the amount of capital raised (e.g. Deeds et al., 1997), the market capitalization after the issue (e.g. Stuart, Hoang and Hybels), the long term performance (e.g. Welbourne and Cyr, 1999) or the underpricing of the stocks (e.g. Beatty and Ritter, 1986). Raising investment capital is undoubtedly important, and

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E-mail: davide.ravasi@uni-bocconi.it E-mail: gaia.marchisio@sda.uni-bocconi.it we are not denying the intrinsically financial nature of an initial public offering. We believe, however, that the focus on the financial side of the phenomenon has led scholars to underestimate other potential benefits of going public and to therefore neglect other potentially important implications. Entrepreneurial activity, in fact, requires far more than just money. An established perspective in entrepreneurial studies observes how success requires the acquisition of a variety of resources that include money, equipment, information, political influence, support and advice, through a network of partners (Birley, 1982; Aldrich and Zimmer, 1986; Dubini and Aldrich, 1991; Larson, 1991; Steier and Greenwood, 2000).

In this paper we combine evidence from a series of preliminary case studies with the results of a survey of 57 Italian IPOs, and investigate a wider range of potentially important implications of going public, many of which are usually neglected or presented as side benefits and glossed over. Evidence from our research indicates that going public can be a way to improve the reputational and social capital of a company, with beneficial effects on its capacity to access external resources and opportunities to sustain entrepreneurial activity. Our study reveals that, in addition to the usual financial motives, the decision to go public is increasingly stimulated by a search for a higher visibility and prestige and that it is seen as an important step in the expansion and reinforcement of the network of relationships that sustains entrepreneurial activity.

In the following sections, we present a brief review of past literature on IPOs, describe the research methodology, and discuss findings from our study. In the final section, we provide some concluding remarks and discuss the implications of our findings for future research and practice.

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2. A review of past studies

The existing literature on IPOs has historically focused on the financial side of the phenomenon, implicitly assuming that going public is fundamentally a matter of raising capital and increasing the liquidity of stocks (Ibbotson et al., 1988). Indeed, going public allows firms to access external financial resources that can be used to seize and finance growth opportunity, to compensate for a lack of capital (Harvey and Evans, 1995), or to rebalance a high debt/equity level (Pagano et al., 1998). Likewise, in the long run access to the stock market increases the company's borrowing power and enhances its bargaining power for the reduction of borrowing costs (Krips Newman, 1985). Moreover, since stocks are more easily transferable, banks are more willing to accept the stocks as a guarantee. Finally, from the shareholders' point of view, going public facilitates personal liquidity leading to portfolio diversification as well as provides management and other internal shareholders with important outside information about the firm's value. This aspect has been extensively studied in the family business literature (e.g. De Visscher et al., 1995), because a precise assessment of a firm's value becomes critical when a family member wants to execute a share transaction.

The majority of literature, however, converges on the fundamental idea that the most important reason to go public is to infuse a significant amount of investment capital into the firm (Ibbotson and Ritter, 1995). As a result, studies in the financial tradition focused on the initial underpricing of new stocks on the market as an appropriate measure of the success of the operation (Ibbotson, 1975; Ritter, 1984; Leleux and Muzyka, 1995). If stocks are underpriced, in fact, entrepreneurs "leave money on the table" - and therefore bear an opportunity cost in terms of lost equity financing. Even if the typical behavior of IPO is a price "run up", some issues show price declination once the trading starts (Keasey, et al., 1992), resulting in an intrinsic element of uncertainty for entrepreneurs and investors. For these reasons, the issue of IPOs underpricing has been widely investigated in the past. Several theoretical and empirical works have proposed alternative explanations to the phenomenon (see Tiniç, 1988 for a review). Two of the more credited explanations to date hypothesize an information asymmetry between issuers and investment bankers on the state of the capital markets (Baron, 1982), or between different groups of potential investors: informed investors, who know when and where to invest, and uninformed buyers who subscribe to every IPO without discriminating (Rock, 1986)

As reducing the asymmetry of information and the inherent uncertainty is required to maximize the capital inflow, it is important that, in bringing the firm to the equity market for the first time, the entrepreneur conveys information to potential investors as to the value of the firm. That is why much theoretical and empirical work has explored how entrepreneurs might signal the value of their firm to potential investors (e.g. Leland and Pyle, 1977; Titman and Trueman, 1986). For example, past studies suggest that in the presence of information asymmetry entrepreneurs may signal the true value of the firm via their own observable actions. Empirical evidence has shown that these signals are mainly related to the equity entrepreneurs retain and the amount of capital expenditure they plan to undertake (e.g. Keasey et al., 1992). Other studies indicate that entrepreneurs can rely on the reputation of underwriters as an indirect signal to potential subscribers of the value of the firm. A prestigious underwriter, in fact, seems to positively affect the success of the offering, as the quality of the underwriter certifies the quality of the issue (Carter and Manastar, 1990).

More recently, a substantial contribution to understanding the conditions for a successful IPO has come from researchers in the entrepreneurship and management fields, who have expanded the scope of inquiry to organizational, institutional and strategic issues. One study of biotechnology firms (Deeds et al., 1997) offered further support to the hypothesis that the success of an IPO depends on the credibility of the signals sent by the entrepreneurial firm. In particular, results suggest that the financial market uses information such as the number of citations of the firm's scientists or the geographical location of a company to make an indirect assessment of a firm's capabilities. These intangible assets, in turn, seem to affect the evaluation of the company in a substantial way. Another study of the biotechnology industry (Stuart et al., 1999) extended past findings on the importance of underwriters' reputation, indicating that the credibility of a company is affected by a broader range of interorganizational relationships that include equity holders, investment bankers, research partners and other alliance partners. Finally, Welbourne and Cyr (1999) observed that having a senior humanresource manager reporting directly to the CEO positively affected the short-term increase of the stock price of high-growth, small sized firms. Conversely, the opposite was observed for midsize, low-growth firms. According to the researchers, these results validate the strategic role that human resource management plays in the small, entrepreneurial venture, while at the same time raising questions on the adequacy of the human resource staff of medium-sized firms to face challenges that do not affect small firms (lawsuits, increasing rigidity, bureaucratization, etc.).

In summary, most studies on the performance of initial public offerings seem to share two common features: the adoption of a short-term perspective and a focus on the financial side of the phenomenon. Even when these studies investigated how variables of organizational or institutional nature affect the success of an IPO, they invariably adopted financial measures of success such as the post-IPO market capitalization (Stuart et al., 1999), the amount of capital raised (Deeds et al., 1997) or the short-term increase of the stock price (Welbourne and Cyr, 1999). Although these financial measures provide a reliable way to assess the performance of some dimensions of an IPO, however, they tend to reinforce the assumption that IPOs are essentially a financial matter. The fundamental goals that a firm pursues in going public, then, come to be taken for granted and is therefore synthesized in the notion of simply raising additional capital to finance growth. Conversely, our research attempts to remove this preconceived notion and questions this general assumption, thereby approaching the goals of going public objectively, rather than an unquestioned starting point. A closer and more comprehensive look at the decision process leading to an IPO revealed that the decision to go public may be in fact be influenced by a more complex set of motives and may be supported by a much broader range of benefits.

3. Research method

Our research followed a two-step approach that combined the richness and depth of qualitative methods for data collection and analysis and the methodological rigor of quantitative research tools (Creswell, 1994). An initial qualitative phase based on seven case studies provided rich and insightful data that allowed us to derive some empirically grounded propositions about the benefits that come from going public. A second quantitative phase, based on a survey of 57 IPOs, was used to test the external validity and the robustness of our claims across the whole population.

3.1. The research setting

In recent years, Italian entrepreneurs have started to change their attitude towards the stock markets. The gradual increase in the number of private firms that every year turn to the Stock Exchange was initiated in 1995 by a law that introduced substantial tax breaks for new listings - the so called Tremonti Law. It was sustained later by a large wave of privatization that considerably expanded the size and the efficiency of the market. While in the past non-financial listed companies were mainly state-owned firms or large family groups, new sections of the Stock Exchange especially dedicated to small, fast growing companies - like the Nuovo Mercato - have facilitated the access of a high number of young entrepreneurial ventures. The positive experience of some 'pioneers' has helped to overcome the widespread mistrust of entrepreneurs and small-business owners and triggered an imitation effect that has brought an increasing number of companies to open their capital to the financial markets (see Table I).

3.2. The comparative case study

The first step of the research was based on seven case studies of companies who went public between 1995 and 1998 (see Table II, company names have been disguised for confidentiality). We initially restricted the selection to those companies listed between two and four years before the study, so that our informants would have had time to fully appreciate the consequences of the

TABLE I The recent expansion of the Italian Stock Exchange (data in Mil. Euro)

Year	Listed companies (Borsa)	Listed companies (Nuovo Mercato)	Capitalization	% GNP	Average daily trading
1991	231		99,081	13.3%	66
1992	229	_	95,781	12.2%	71
1993	222	_	128,470	15.9%	212
1994	219	_	155,811	18.2%	392
1995	217	_	171,668	18.6%	292
1996	217	_	202,732	20.6%	322
1997	213	_	314,720	30.7%	697
1998	223	_	485,187	45.2%	1,680
1999	247	_	726,566	65.6%	1,998
2000	242	6	818,384	70.2%	3,422
2001 ^a	241	40	663,820	54.3%	2,726

^a July 31st 2001.

Source: Borsa Italiana S.p.A.

event, while at the same time their recollection of the process would still be vivid in their memory. Within this population, we selected companies that represented a variety of sizes, ages, industries and ownership structures (fragmented vs. concentrated, open to merchant banks or industrial partners vs. closed, etc.). We followed Andrew Pettigrew's principle of "planned opportunism", choosing firms that represented extreme situations, combining highly-visible and much debated cases with less scrutinized, more "ordinary" cases (Pettigrew, 1990). Following Pettigrew's recommendations, we purposefully selected firms that, to our knowledge, seemed to disprove patterns from previous studies. In this theory-building phase, we considered heterogeneity as a path to the widest possible variation in data, in order to grasp the complexity of the phenomenon better and, as a consequence, to develop a richer and more refined conceptual framework. The selection was somewhat sequential as some cases were included in the study after the collection and analysis of data had already started. Following common prescriptions for multiple case studies (Eisenhardt, 1989), we replicated the study until we had evidence that we had reached what Glaser and Strauss (1967) refer to as "theoretical saturation". In other words we stopped when the incremental learning coming from each additional case had become minimal, because what we observed did not seem to improve our emerging framework further.

Data collection combined multiple sources of data that included both archival research and other secondary sources complemented by in-depth interviews with people who had participated in the listing process (see Table II). The interviews were aimed at obtaining a broad representation of the phenomenon by investigating the driving forces leading to the decision to go public, the benefits that the company achieved, and the changes that going public brought about in the organizational structure, culture, systems and processes. All the interviews followed a common protocol. We adopted an open-ended format in order to collect both factual data and personal impressions. During the interviews, we encouraged our informants to specifically refer to facts and events that left a trace in their memory. All the interviews were taped and transcribed. If information collected at a later stage required further probing or the clarification of minor discrepancies, some informants were interviewed more than once. Our tentative reconstruction of each case was later submitted to our main contact persons, either personally or by telephone, in order to ensure reliability and to integrate and refine the emerging framework.

Data analysis was based on common techniques for grounded theory building and combined within-case analysis and cross-case comparison (Glaser and Strauss, 1967; Eisenhardt, 1989; Lee, 1999). Within-case analysis was initially conGoing Public 385

TABLE II
The case studies

Company	Industry	Year of listing	% of shares offered	Data source
Сатсотр	Industrial components	1995	30%	Archive (financial reports, offering circular, etc.) Direct interviews: managing director
Axial	Industrial components	1995	35,7%	Archive (financial reports, offering circular, etc.) Direct interviews: financial manager, managing director Press interviews: majority shareholder
Chainso	Mechanical tools	1995	60%	Archive (financial report, offering circular, etc.) Direct interviews: CEO and majority shareholder
Empire	Television broadcasting	1996	24,2%	Archive (financial reports, offering circular, etc.) Direct interviews: communication manager, investor relator Press interviews: majority shareholder, chairman of the board
Felix	Oil refinery and distribution	1997	30%	Archive (financial reports, offering circular, etc.) Direct interviews: financial manager Press interviews: majority shareholder, managing director
Stock	Clothing	1997	33%	Archive (financial reports, offering circular, etc.) Direct interviews: managing director, majority shareholder
Firegas	Industrial components	1998	40%	Archive (financial reports, offering circular, etc.) Direct interviews: investor relator, managing director Press interviews: majority shareholder, managing director

ducted to identify a number of core constructs. The identification of core constructs was based on a content analysis of the interviews. Therefore, we searched interviews for passages that contained references to causes and expected or unexpected consequences of the decision to go public. The search was conducted independently by the researchers; later comparison of independent analysis showed a substantial agreement. This coding procedure helped us to identify, for each case, a number of key themes. Following indications from Eisenhardt (1989), we referred to the existing literature to develop and to enrich these inductively derived insights. In this phase, we often relied on data collected from our archival research to go beyond our informant's accounts, and to extend and refine the emerging framework. Provisional interpretations and tentative propositions were refined in several iterations between theory and data until we were able, for each case, to provide a plausible explanation of the observed

In a second stage, in order to refine emerging constructs and verify how strongly each contributed to explain the observed phenomenon, we conducted a cross-case comparison. Cross-case comparison helped us to verify the robustness of our provisional interpretations across cases. In some cases, the comparison required a further homogenization of concepts, as some themes were grouped into a more general concept. In other cases, propositions were refined, to include the effect of intervening variables. Again, the process followed an iterative path, until the emerging conceptual framework fit the observed patterns across cases. At the end of this operation we were able to identify a number of core issues related to the decision to go public. As it often happens in inductive research, these findings in part confirm and in part extend past literature, and they will be discussed in the next section.

3.3. The survey study

In a second phase, we looked for support for the external validity of our claims, checking to what extent the core constructs emerging from the cases were not peculiar to the few observed cases, but contributed to the explanation of the phenomenon over the general population. In order to verify whether the emerging explanatory framework could be extended beyond the observed cases, we

turned to a questionnaire to collect quantitative data across a larger population. The questionnaire contained a broad range of items developed on the basis of evidence from the case studies. In this paper, however, we will discuss only results from the first section, investigating the extent to which issues like prestige, visibility and network building affected the decision to go public (see Appendix 1). Translating the observed reasons that affected the decision to go public into items of a questionnaire gave us the possibility to collect quantitative data that could be factor analyzed looking for underlying patterns and latent constructs. The fact that the results of this factor analysis were essentially in line with what we observed in the qualitative study reinforced the internal validity of our claim.

The questionnaire was distributed to a sample of companies that went public in Italy between January 1995 and December 2000. In this period, 131 companies were listed on the Italian Stock Exchange. The actual population that we studied, however, was smaller, as we excluded some companies that operate in real estate, finance, banking or insurance services, because the specificity of their activity, normative framework and typical ownership structure makes them hardly comparable with the rest of the population. For similar reasons we excluded state-owned companies, for which going public was essentially a step in the privatization process. Finally, we excluded from the sample companies that were already listed in other stock exchanges, or companies that were listed after having acquired companies whose stocks were already publicly traded. In the end, privately owned companies, in the form of family firms or entrepreneurial ventures, composed the vast majority of our sample. The final sample was composed of 91 companies, each receiving a questionnaire. Whenever possible, questionnaires were addressed to the managing director; alternatively they were re-directed to the financial director or the investor-relations manager. We required, however, that the respondent had participated in the decision-making process that led to the IPO. After three months and follow-up telephone calls to encourage a reply, we received 57 answers, for a redemption rate of 62,6%. Curiously enough, only two out of the seven companies that were analyzed in depth responded to our questionnaire, slightly increasing the scope of our study.

Data analysis, as anticipated, was aimed at checking the robustness of the framework emerging from the qualitative study across a broader sample of companies. We ran an exploratory factor analysis in order to check for latent constructs. The results supported the argument that issues of visibility, prestige and network building form an interrelated set of reasons that affects the decision to go public in a substantial way. Results of the quantitative analysis will be discussed in more detail in the fifth section.

4. Building social capital to sustain entrepreneurial action

The preliminary case studies offered us a representation of the phenomenon that conformed only partially to expectations based on past literature. As could be expected, financial issues were mentioned by most of our informants. However, the interviews revealed a broader range of motives and benefits, where raising capital, although important, was just one among many (see Table III). Although, all the companies formally stated in their offering circulars that the fundamental goal of the offering was to raise funds to finance development projects, only a few were more specific about which projects were to be financed. Indeed, some of our informants explicitly stated that financial capital could have been found elsewhere, and that going public was meant to stimulate an upgrade in the profile of the firm, and a redefinition of internal and external relationships. These changes were often considered as important as the capital infusion to reinforce the capacity of the company to sustain long-term growth.

Furthermore, a reconstruction of the connections between going public and the related benefits, both expected and unexpected, suggested that what was reported by our informants was actually the manifestation of a deeper set of changes that affected the way the general perception of a company changed after being listed. From the financial point of view, for instance, some of our informants observed that rather than the capital raised in the operation, what really mattered was that going public (i) decreased the

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TABLE III

Reasons for and benefits of going public: evidence from the preliminary cases

Reasons for and benefits of going public	Number of cases
Finance development projects	5
Rebalance debt/equity ratio	4
Broaden potential sources of financing	3
Renew and improve corporate image	3
Improve relationships with the customers	2
Enable and support strategic alliances	2
Separate the company from the holding family	2
Legitimate the role of professional management	1

average cost of capital, because the companies managed to obtain a reduction on their bank interests after having gone public, and (ii) opened up a broader range of opportunities for raising additional capital. The first phenomenon had already been measured by Pagano et al. (1998) and can be ascribed to a reduction in the risk that banks associate to the company. A listed company, in fact, is subject to a tighter set of controls both from the regulators and from institutional investors. Listed companies are forced to a greater transparency, comprehensiveness and timeliness of their financial reports. The increased flow of information, then, allows a better assessment of the company's plans and reduces the uncertainty surroundings the company's future, therefore reducing the discount rate applied to the expected future returns. The second phenomenon is not only related to the higher variety of financial tools that, within the Italian regulatory framework, a company can use to raise capital (i.e. bonds, preferred stocks, etc.), but also to a higher number of spontaneous contacts from banks and other financial companies, offering financial products. This seems to be explained partly by the increased trustworthiness that we have already discussed, and partly by the fact that going public improves the visibility of the company, also thanks to the advertising campaign that supports the operation and to the increased attention of the press, and brings it almost automatically under the attention of potential financial partners. In summary, from the financial point of view, evidence from the cases suggests that, apart from bringing the company a predetermined amount of capital, going public changes the standing of the company, increasing its perceived trustworthiness and visibility in the financial community.

Issues of visibility also seem to influence the reasons that bring second- or third-generation family-owned companies to separate the destiny and the economy of the company from those of the family. Past literature has observed how in a publicly-traded company the liquidity of the title would make it easier for family members to exit the capital without tensions, and how the discipline of the market would make sure that managerial positions are assigned based on competence rather than dynasty (De Visscher et al., 1995). Some of our informants, however, suggested that the status of the listed company itself made a managing position in the company more attractive; it offered professional managers a higher visibility within the industrial and financial community thanks to the higher press coverage and the increased occasions for contacts with other companies and institutions. Also, as one of our informants observed, in Italy where until a few years ago very few, mostly large companies were listed - the perception of the quality of a company tends to improve as it goes public, as if going public were a sign of excellence. It seems that the status and prestige of the managers of a newly publicly traded company tend to increase as well. It is not clear, however, if this effect would last as more and more companies - some of arguable quality - join the stock exchange.

The beneficial effects of increased visibility, standing and perceived trustworthiness seemed to go well beyond financial or managerial matters. In some cases, going public marked a substantial discontinuity in the competitive positioning of the companies. For example, in the case of Empire, a large Italian private television broadcaster, going public was essential for the establishment of alliances with other competitors in the international arena in order to capitalize on the opportunities within the digital and satellite broadcasting industry. Only by going public could the company support the establishment of these alliances with an exchange of shares, as industrial partners were reluctant to enter with private capital. Besides giving the new partners the possibility to sell

their shares on the market in case the alliance had not been successful, going public made Empire a more reliable and trustworthy strategic partner. Going public, as we have already observed, subjected the firm to a closer scrutiny by regulatory agencies and financial analysts, and forced the company to introduce more transparent accounting principles and governance structures (indeed, the new partners also asked and obtained important modifications to the company by-laws).

Similarly, Firegas, a little known producer of components for home appliances discovered that the relationships with its large customers changed substantially after the listing, as the company started to be considered, using the words of the managing director, as a "trustworthy counterpart" and to be treated as an equal partner. Our informants associated a number of subsequent commercial initiatives, among which a supply agreement on a global scale with a large multinationals, to the increased standing of the company. Going public also increased the company's visibility, so that a number of companies operating in contiguous industries contacted the management in the following months, proposing so many joint development initiatives, that, as the managing director told us, they had problems in "keeping track of all of them". At the moment of our study, most of these projects were still in an embryonic stage, but were nevertheless regarded as important opportunities for diversification. Evidence from the cases, then, seems to indicate that going public may increase the capacity of a company to build and reinforce a network of relationships through which it can access a variety of resources: not only finance, but also managerial skills, complementary technologies and investment opportunities.

Entrepreneurship is about discovering and exploiting opportunities for new valuable combinations of resources (Schumpeter, 1934). The possibility to access and make use of resources that are not currently controlled is a critical component of the entrepreneurial process (Jarillo and Stevenson, 1990). In this respect, entrepreneurship studies seem to challenge one of the fundamental tenets of a resource-based perspective, that posits that competitive advantage rests on the endowment of resources of a firm (Penrose, 1959;

Wernerfelt, 1995). Indeed, entrepreneurial success seems to rest more on the capacity of the entrepreneur to recognize unexploited opportunity for a valuable recombination of scarce resources and to overcome the limits posed by the available resources (Stevenson and Gumpert, 1985). This is the reason why, early studies adopting a resource-based approach concluded that this perspective had "little to say" about small, entrepreneurial companies (Foss et al., 1995; Wernerfelt, 1995). As recent work shifted attention from the endowment of resources to the cognitive capacity to identify valuable destination for existing resources and to continuously recombine them in innovative ways (Galunic and Rodan, 1998), however, a tighter connection with the Schumpeterian view of entrepreneurial innovation was drawn, focusing on resource use, rather than resource availability (Salvato, 1999).

Because entrepreneurs rarely control all the resources they need and use (money, market information, professional skills, managerial talent, technological capabilities, etc.), successful entrepreneurial firms often leverage internal resources, knowledge and capabilities, by connecting them with resources and capabilities possessed by external partners (Larson, 1991; Lorenzoni and Lipparini, 1999). Furthermore, as Ronald Burt observed, the very capacity to identify and exploit opportunities of innovation in a timely and effective way depends on what Burt called the social capital of the firm - i.e. the sum of all the relationships that a firm possesses and all the resources that can be mobilized through that network (Burt, 1993, 1997; Nahapiet and Ghoshal, 1998). As the complexity of the task environment increases and the distribution of the resources and the competencies required for carrying out entrepreneurial initiatives expands, in fact, competitiveness requires the creation and consolidation of a network of relationships for the exchange of knowledge and information, and the collaboration in entrepreneurial initiatives. Past literature on the importance of social capital for successful entrepreneurial activity has emphasized the first function, viewing the social network mainly as a way to gain timely and privileged access to scarce resources or valuable information (Aldrich and Zimmer, 1986; Burt, 1992). More recent contributions have underlined the importance of social networks for the joint discovery and exploitation of opportunities of innovation, as being able to tap a broad network of relationships and harness complementary skills and capabilities along innovative projects becomes critical (Powell et al., 1999). Extending one's visibility and network of relationships, therefore, is not to be seen just as a way to obtain valuable information before competitors, but also as a way to extend the number of collaborations and alliances through which entrepreneurial pursuit of competitive advantage is carried out.

Evidence from the cases seems to indicate that listed firms enjoy an enrichment of their social capital, thanks to an improvement in what we could refer to as their reputational capital - i.e. the sum of all the intangible assets that rely on the external collective representation of and judgment on the company (Fombrun, 1996; Fombrun and Van Riel, 1998). On the one hand, this can be explained by the increased visibility of the company, in part as a consequence of the press coverage, in part because going public introduces the company in a restricted industrial elite, with privileged relationships with the financial community. Ronald Burt (1993) observes how the supportive network of an entrepreneur is formed by "everyone you know, everyone you have ever known, and everyone who knows you even though you don't know them [italics added]." In this respect, by increasing the visibility of a company, going public expands a firm's network and improves its chances to access valuable resources (capital, information, collaboration, etc.) distributed in the environment. This effect seems to be more important for small companies or producers of industrial goods.

Going public, however, seems to have also a beneficial effect on the reputation of companies of all kinds, and, therefore, on their relationships with a number of actors, like financial institutions, large customers, professional managers and potential industrial partners. Evidence from the cases suggests that the mere fact of going public positively affects the collective judgement of the various stakeholders and counterparts, in part because of the higher *prestige* that being listed confers to the company, and in part, as we have observed earlier, because the tighter set of norms

that a public company is subject to, positively affects the perceived trustworthiness of the company. Past studies on trust indicate that the trustworthiness of actors increases when they are subject to formal mechanisms that certifies the accountability or the competence of the actor (Zucker, 1986) or that impose a social cost on opportunistic behavior (Barney and Hansen, 1994). By going public, a company enters a completely new institutional field (DiMaggio, 1988), where legitimation and access to critical resources require meeting the expectations of financial analysts and institutional investors and complying with the rules set by the regulating agencies -Consob, in Italy - to safeguard the interests of the general public. This wider set of institutional controls promotes transparency and accountability, making listed companies more reliable and trustworthy partners for a broader set of counterparts.

In summary, many of the strategic, relational and financial benefits that our informants associated with the decision to go public seem to be based on a deeper improvement in what we have called the reputational capital of a company. Increased visibility extends the number of persons and organizations that know of the company and may consider it as a potential business partner. Furthermore, going public seems to confer upon companies a higher standing and an aura of prestige that makes them attractive and desirable partners, insofar as the reputation of their counterparts (professional managers, financial companies, industrial and commercial partners, etc.) is positively affected by their association with a prestigious partner (Podolny and Phillips, 1996). Finally, the attractiveness of listed companies as counterparts is increased by the more stringent set of institutional controls that they are subjected to. In more formal terms:

Proposition 1: All other things being equal, going public increases the perceived trustworthiness, the prestige and the visibility of a company.

Proposition 2: Improved perceived trustworthiness, prestige and visibility, in turn, increase the number of contacts in the social network of a company and the attractiveness of the company as a partner.

Proposition 3. The enrichment of the social network and the increased attractiveness, in turn, positively affect the capacity of the company to access financial and managerial resources and investment opportunities.

As anticipated in the method section, in order to assess the external validity and the robustness of this emerging framework, we developed a questionnaire aimed at investigating reasons and benefits of going public on a larger scale. In the next section we will discuss its results and show how they seem to offer substantial support to our line of argument.

5. Social capital, reputational capital and the decision to go public

In the previous section, building on evidence from seven case studies, we have argued that going public increases the perceived trustworthiness, the prestige and the visibility of a company. We have observed how the upgrade of its reputational capital seems to lead to an enrichment of the social capital of the company and to its capacity to access external resources. Although past literature has often mentioned the beneficial effects of going public on a company's visibility and reputation, the issue has never been thoroughly investigated and these benefits have been usually presented as marginal. Our results, instead, show a different picture. A descriptive analysis of our data indicates that issues related to visibility, image, status and reputation might be just as important as financial matters (see Table IV). Companies in our sample, in fact, ranked items related to relational and reputational issues as highly as financial items. While financing internal growth holds the first position with a mean score of 5.75, it is followed closely by the will to facilitate external growth, to improve a company's image and to increase its visibility, which rank number two (mean score 5.59), three (5.46) and four (5.25). Supporting the establishment of strategic alliances ranks number six (4.65), little below the diversification of sources of capital (4.77).

Furthermore, an exploratory factor analysis on twelve items expressing reasons to go public revealed the substantial correlation between items related to issues of reputation and social networking. Usual test of significance indicated that the results of the analysis offered us a good representation of the observed reality. The Bartlett test of sphericity (Chi-square = 219.575) was significant at a level of p < 0.001 and the KMO measure of sampling adequacy was 0.652, well above the recommended cut-off rate of 0.50. These tests reinforced our confidence in the appropriateness of the sample. Using the criterion of the Eigenvalues, we extracted four factors, collectively explaining 68.5% of the variance in the data. A varimax rotation was applied in order to facilitate the interpretation of the components. A comparison with the original component matrix showed that no distortion was introduced by the

TABLE IV Reasons for going public: descriptive statistics (Likert scale 1-7)

	Mean	Std. deviation
To finance internal growth	5.75	1.50
To facilitate external growth	5.59	1.49
To improve the image and the prestige of the company	5.46	1.45
To increase the visibility of the company	5.25	1.54
To broaden sources of finance	4.77	1.80
To support the establishment of strategic alliances	4.65	1.71
To support the managerialization of the company	4,39	1.58
To facilitate change at the top	3.19	2.18
To let shareholders sell part of their stocks	3.12	1.95
To benefit from tax breaks	3.12	1.51
To balance the debt/equity level	2.96	1.90
To benefit from a favorable trend of the Stock Exchange	2.79	1.50

rotation. The rotated component matrix is reported in Table V.

Altogether these four factors seem to reflect four complementary aspects of the decision to go public. The third and the fourth factors correspond to the dominant perspectives in the financial and in the family-business literature on IPOs. The third factor (Cronbach's $\alpha = 0.70$), explaining 15.1% of the variance, collects items that relate the issue of common stocks essentially with financial matters. The fourth factor (Cronbach's α = 0.60), explaining 12.2% of the variance, collects two items associated with the transformation that going public brings about in privately-owned companies, facilitating the succession passage in family businesses and the rise of a professional management. In this respect our findings confirm that the need to raise capital to finance growth or to rebalance debt/equity level, on the one hand, and the need to support the succession process, on the other hand, are important components of the decision to go public. Yet they are not the only

According to our findings, in fact, the decision to go public would be influenced also by two other components. The second factor, explaining 15.1% of the variance, seems to reflect what we could call an "opportunistic" approach to the decision, whereby an important driving force of going public would be the will to enjoy favorable

external conditions – like the presence of tax breaks or a favorable trend of the stock-exchange – regardless of what was officially declared in the offering circular. A relatively low value of Cronbach's alpha ($\alpha=0.55$), however, raises questions about the reliability of using all the three items as a measure for this variable.

What is more important in light of our initial evidence, however, is that the first factor (Cronbach's $\alpha = 0.81$), which explains 25.3% of the variance, collects all the items that are somehow related to the construction of a network of relationships and to an upgrade of the relative position of the company. The first component, in fact, comprises items that indicate how going public is perceived both as a way to improve the relative position of the company within its network of relationships - increasing its visibility and standing - and as a way to support the expansion and reinforcement of this network. The high correlation between these items seems to indicate that they represent different but tightly coupled aspects of the same fundamental variable. Also, the high proportion of the total variance accounted for by the first factor seems to indicate the impact of the issue on patterns of decisions across the population.

In aggregate, then, these results seem to support the argument that besides the immediate financial benefits – i.e. the infusion of capital – going public

TABLE V
Rotated component matrix

	Components				
	1	2	3	4	
To increase the visibility of the company	0.87	0.18	0.14	-0.06	
To improve the image and prestige of the company	0.83	0.20	0.00	0.15	
To support the establishment of strategic alliances	0.72	0.17	0.17	0.04	
To facilitate external growth	0.67	0.26	0.05	0.02	
To benefit from a favorable trend of the Stock Exchange	0.23	0.71	0,00	-0.10	
To let shareholders sell part of their stocks	0.00	0.66	0.00	0.17	
To benefit from tax breaks	0.11	0.66	0.26	0.27	
To rebalance the debt/equity level	-0.06	0.06	0.87	0.14	
To broaden sources of finance	0.29	0.00	0.81	-0.15	
To finance internal growth	0.39	-0.56	0.50	0.01	
To facilitate change at the top	-0.08	0.23	0.03	0.87	
To support the managerialization of the company	0.54	-0.01	-0.05	0.72	

Extraction Method: Principal Component Analysis - Rotation Method: Varimax with Kaiser Normalization. Rotation converged in 5 iterations.

opens up opportunities for future growth, both facilitating external growth, which can be paid in equity, and improving the visibility and the reputation of the company in the business and financial community.

6. Conclusions and implications for theory and practice

In this article, we have tried to shift the attention from the widely studied effects of going public for the financial capital of a company, to the often underestimated benefits for its reputational and social capital. Building on evidence from a series of case studies, reinforced by a broader survey of 57 recently listed firms, we have argued that going public may be an important way to support entrepreneurial activity, as it may expand and reinforce the network of relationships that offer access to external resources, complementary skills and investment opportunities. More specifically, our findings suggest that the combined effect of higher visibility, prestige and perceived trustworthiness improve the capacity of the company to attract valuable resources, to lower their cost or to extract a higher value from them. More important, the enhanced visibility and trustworthiness increase the number of opportunities for collaboration in new development initiatives. Evidence from the cases, then, suggests that going public may be aimed at expanding and reinforcing the social network through which the company collects and deploys resources and capabilities, thus sustaining its entrepreneurial activity (see Figure 1).

Furthermore, going public may increase the number of strategic opportunities that the company can select from, as it opens up a broader range of possibilities for establishing and reinforcing partnerships and alliances. Evidence from our study suggests, in fact, that an increasing number of companies are turning to the stock markets, attracted by the possibility to broaden their range of strategic options and to support entrepreneurial growth, along with the more traditional search for capital or management of succession.

We believe that the implications of our findings touch both theory and practice. First, from a theoretical point of view, building on our findings we have argued that going public positively affects the reputation of a company. Past studies have shown that the prominence and the reputation of organizations that are associated with the focal company - merchant banks, industrial partners, etc. - have a positive influence on the success of the offering, as they contribute to legitimate the company in the eye of the investors (e.g. Beatty and Ritter, 1986; Carter and Manastar, 1990; Stuart et al., 1999). Our findings suggest that the relationship can also be the opposite: to some extent, going public contributes to legitimate a company in the eye of its current and potential partners. We are aware that these findings could be country- and time-specific. Future research, however, should be aimed at testing the propositions that we have advanced in this article on the basis of our exploratory research.

In this respect, as observed by a reviewer, a serious methodological issue concerns the availability of data to measure the reputational differ-

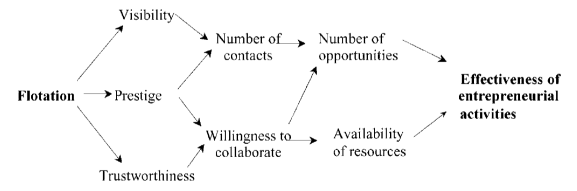


Figure 1. An emerging framework.

ential before and after the listing. Traditional sources of data, in fact, are not very helpful. Although in recent years, following the example of Fortune magazine's list of America's most admired companies, different rankings have appeared in the business press, most of them focus on already listed, and often gigantic corporations. An easier way to verify the increase in a company's reputation may be to test separately the different components that we have identified. A proxy measure of visibility may be obtained through a content analysis of the business press before and after the listing, in order to verify the extent of the actual increase in visibility that companies obtain from going public. Periodic ratings of listed companies are prepared and released by banks and rating companies. Often these ratings include a measure of the risk associated to a company, which could be used as a proxy measure of trustworthiness - although in this case it may be difficult to collect data about a company's rating before going public. An alternative approach, which the authors are currently working on, may rely on experimental research, an unusual method that allows, nevertheless, to set up a comparison between alternative options, isolating the focal variable – i.e. the status of listed company - and controlling other potential moderating variables.

From a methodological point of view, also, our findings suggest that past studies on IPOs may have overlooked an important aspect of the phenomenon. By focusing on the underpricing or the total amount of capital raised, in fact, past studies have concentrated only on one aspect of a decision that, as our findings indicate, seem to have more than one facet. By using the underpricing or the total amount raised as the only measure of success, in fact, past studies imply that the success of an IPO is a purely short-term, financial matter.

Our findings, however, indicate that besides the important financial motives, there may be other reasons that push companies to go public. Concentrating on financial measures of success, therefore, may oversimplify a complex, multi-dimensional decision process and may neglect important benefits that unfold over time and can be observed only indirectly. We hope that future studies will acknowledge the complexity of motives that are behind an IPO, and try to measure the success of initial public offerings using a broader and more comprehensive set of variables.

Finally, from a practical point of view, our findings suggest that the benefits of IPOs can be broader and richer than commonly thought. Unlike the automatic inflow of capital, however, some of these benefits, like an improved visibility and credibility, need to be actively exploited if a company wants to enjoy their effects. From this point of view, an increased awareness of the potential associated with an initial public offering should help in directing the attention of entrepreneurs on the range of possibilities that going public opens up.

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Appendix 1: The questionnaire sent for the survey

How important were these factors on the decision to go public? Express your agreement on a 1 to 7 scale, where 1 = irrelevant and 7 = very important								
To benefit from tax breaks	1	2	3	4	5	6	7	
To let shareholders sell part of their stocks	1	2	3	4	5	6	7	
To benefit from a favorable trend of the Stock Exchange	1	2	3	4	5	6	7	
To facilitate external growth	1	2	3	4	5	6	7	
To support the managerialization of the company	1	2	3	4	5	6	7	
To favor change at the top	I	2	3	4	5	6	7	
To finance internal growth	1	2	3	4	5	6	7	
To support the establishment of strategic alliances	1	2	3	4	5	6	7	
To increase the visibility of the company	1	2	3	4	5	6	7	

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References

To balance the debt/equity level

Aldrich, H. and C. Zimmer, 1986, 'Entrepreneurship through Social Networks', in D. L. Sexton and R. W. Smilor (eds.), The Art and Science of Entrepreneurship, Cambridge, MA: Ballinger, pp. 3-23.

To improve the image and the prestige of the company

- Barney, J. B. and M. H. Hansen, 1994, 'Trustworthiness as a Source of Competitive Advantage', Strategic Management Journal 15, 175-190.
- Beatty, R. and J. Ritter, 1986 'Investment Banking, Reputation and the Underpricing of Initial Public Offerings', *Journal* of Financial Economics 15, 213-232.
- Birley, S., 1985, 'The Role of Networks in the Entrepreneurial Process', Journal of Business Venturing 1, 107-117.
- Burt, R. S., 1992, Structural Holes, Cambridge, MA: Harvard University Press.
- Burt, R. S., 1993, 'The Network Entrepreneur', in Richard Swedberg (ed.), Explorations in Economic Sociology, Russell Sage Foundation.
- Burt, R. S., 1997, 'The Contingent Value of Social Capital', Administrative Science Quarterly 42, 339-365.
- Carter, R. and S. Manastar, 1990 'Initial Public Offerings and Underwriter Reputation', Journal of Finance 45, 1045-1067.
- Cresswell, J. W., 1994, Research Design, Thousand Oaks, CA: SAGE.
- De Visscher F. M., C. E Aronoff and J. L. Ward, 1995, Financing Transitions: Managing Capital and Liquidity in the Family Business, Marietta GA: Business Owner Resources.
- Deeds, D. L., D. Decarolis and J. E. Coombs, 1997, 'The Impact of Firm-specific Capabilities on the Amount of Capital Raised in an Initial Public Offering: Evidence from the Biotechnology Industry', Journal of Business Venturing 12, 31-46.
- DiMaggio, P., 1988, 'Interest and Agency in Institutional Theory', in L. Zucker (ed.), Institutional Patterns and Organizations: Culture and Environment, Cambridge, MA: Ballinger.

Doz, Y. and G. Hamel, 1998, Alliance Advantage: The Art of Creating Value through Partnering, Boston, MA: Harvard Business School Press.

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- Dubini, P. and H. Aldrich, 1991, 'Personal and Extended Networks are Central to the Entrepreneurial Process', Journal of Business Venturing 6, 305-313.
- Dyer, J. and H. Singh, 1998, 'The Relational View: Cooperative Strategies and Sources of Interorganizational Competitive Advantage', Academy of Management Review 23, 660-679.
- Eisenhardt, K., 1989, 'Building Theories from Case Study Research', Academy of Management Review 4, 532-550.
- Fombrun, C. J., 1996, Reputation: Realizing Value from the Corporate Image, Cambridge, MA: Harvard Business School Press.
- Fombrun, C. J. and C. Van Riel, 1998, 'The Reputational Landscape: A Convergence of Theory and Practice', Corporate Reputation Review 1, 5-13.
- Gale, I. and J. E. Stiglitz, 1989, 'The Information Content of Initial Public Offerings', Journal of Finance 44,
- Galunic, D. C. and S. Rodan, 1998 'Resource Recombinations in the Firm: Knowledge Structures and the Potential for Schumpeterian Innovation', Strategic Management Journal 19, 1193-1201.
- Glaser, B. and A. Strauss, 1967, The Discovery of Grounded Theory: Strategies of Qualitative Research, London: Wiedenfeld and Nicholson.
- Harvey, M. and R. Evans, 1995 'Forgotten Sources of Capital for the Family-Owned Business', Family Business Review 8, 159–175.
- Ibbotson, R., 1975, 'Price Performance of Common Stock New Issues', Journal of Financial Economics 2, 235-272.
- Ibbotson, R. and J. Jaffe, 1975, 'Hot Issue Market', Journal of Finance 30, 1027-1042.
- Ibbotson, R., J. Sindelar and J. Ritter, 1988, 'Initial Public Offerings', Journal of Applied Corporate Finance 1, 37-45.

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- Jarillo, C. and H. Stevenson, 1990, 'A Paradigm of Entrepreneurship: Entrepreneurial Management', Strategic Management Journal 11, 17-27.
- Jones, R. G., 1979, 'Analyzing Initial and Growth Financial for Small Business', Managing Accounting, 30-38.
- Keasey, K., P. McGuinness and H. Short, 1992, 'New Issues of the U.K. Unlisted Securities Market: The Ability of Entrepreneurs to Signal Firm Value', Small Business Economics 4, 15-28
- Krips Newman, P., 1985, 'The Pros and Cons of Going Public', SAM Advanced Management Journal, Winter.
- Larson, A., 1991, 'Partner Networks: Leveraging External Ties to Improve Entrepreneurial Performance', Journal of Business Venturing 6, 173-188.
- Larson, A. and J. A. Starr, 1993, 'A Network Model of Organization Formation', Entrepreneurship, Theory and Practice, Winter, 5-15.
- Lee, T. W., 1999, Using Qualitative Methods in Organizational Research, Thousand Oaks, CA: SAGE.
- Leland, H. E. and D. H. Pyle, 1977, 'Information Asymmetries, Financial Structure and Financial Intermediation', Journal of Finance 32, 371-387.
- Leleux, B. F. and D. F. Muzyka, 1995, 'IPO Long-Term Performance in the United Kingdom. A Dynamic Beta Reappraisal', in S. Birley and I. MacMillan (eds.), International Entrepreneurship, London: Routledge, pp. 147-173.
- Lorenzoni, G. and A. Lipparini, 1999, 'The Leveraging of Interfirm Relationships as a Distinctive Organizational Capability: A Longitudinal Study', Strategic Management Journal 20, 317-338.
- Mahérault, L., 2000, 'The Influence of Going Public on Investment Policy: an Empirical Study of French Family-Owned Business', Family Business Review 13, 71-79.
- Mello, A. and J. Parsons, 1998, 'Going Public and the Ownership Structure of the Firm', Journal of Financial Economics 49, 79-109.
- Nahapiet, J. and S. Ghoshal, 1998, 'Social Capital, Intellectual Capital and the Organizational Advantage', Academy of Management Review 23, 242-266.
- Neau, D., 1994, 'New Stock Issues and the Institutional Production of Trust', Accounting, Organization and Society 16, 185-200.
- Pagano, M., F. Panetta and L. Zingales, 1998, 'Why Do Companies Go Public? An Empirical Analysis', Journal of Financial Economics 20, 293-315.
- Peterson, R., G. Kozmetsky, and N. Ridgway, 1983, 'Perceived Causes of Small Business Failures: A Research Note', American Journal of Small Business 8, 15-19.

Pettigrew, A., 1990, 'Longitudinal Field Research on Change', Organization Science 1, 267-292.

- Podolny, J. M. and D. J. Phillips, 1996, 'The Dynamics of Organizational Status', *Industrial and Corporate Change* 5, 453-471.
- Powell W. W., K. W. Koput and L. Smith-Doerr, 1996, 'Interorganizational Collaboration and the Locus of Innovation: Networks of Learning in Biotechnology', Administrative Science Quarterly 41, 116-145.
- Ritter, J. R., 1980, 'The Hot Issue Market of 1980', Journal of Business 57, 215-240.
- Ritter, J. R., 1987, 'The Costs of Going Public', Journal of Financial Economics 19, 269–281.
- Ritter, J. R., 1991, 'The Long Run Performance of Initial Public Offerings', Journal of Finance 46, 3-28.
- Rock, K., 1986, 'Why New Issues are Underpriced', Journal of Financial Economics 15, 187-212.
- Salvato, C., 1999, 'The Resource-Based Perspective in Entrepreneurship - Explaining Growth', in C. Salvato, P. Davidsson and A. Persson (eds.), Entrepreneurial Knowledge and Learning. Conceptual Advances and Direction for Future Research, JIBS Research Report, Jönköping, pp. 12-37.
- Schumpeter, J. A., 1934, The Theory of Economic Development, Cambridge, MA: Harvard University Press.
- Shane, S. and S. Venkataraman, 2000, 'The Promise of Entrepreneurship as a Field of Research', Academy of Management Review 25, 217-226.
- Steier, L. and R. Greenwood, 2000, 'Entrepreneurship and the Evolution of Angel Financial Networks', Organization Studies 21, 163-192.
- Stevenson, H. H. and D. E. Gumpert, 1985, "The Heart of Entrepreneurship", Harvard Business Review 85.
- Stuart, T. E., H. Hoang and R. C. Hybels, 1999, 'Interorganizational Endorsements and the Performance of Entrepreneurial Ventures', Administrative Science Quarterly 44, 315-349.
- Tinic, M., 1988, 'Anatomy of Initial Public Offerings of Common Stock', Journal of Finance 43, 789-822.
- Titman, S. and B. Trueman, 1995, 'Information Quality and the Valuation of New Issues', Journal of Accounting and Economics 8, 159-172.
- Welbourne, T. M., and L. A. Cyr, 1999, 'The Human Resource Executive Effect in Initial Public Offering Firms', Academy of Management Journal 42, 616-629.
- Zucker, L. G., 1986, 'Production of Trust: Institutional Sources of Economic Structure, 1984–1920', in B.M. Staw and L. Cummings (eds.), Research in Organizational Behavior, vol. 8, Greenwich, CT: JAI Press, pp. 53-112.