

What is Private Equity?

Perhaps never has an asset class been so misunderstood as Private Equity. There is a branch of philosophy which contends that all problems are essentially linguistic; that if one can only properly define precisely what one means then the problem effectively solves itself. All problems, they say, are problems of meaning, and usually arise because two people are using language in different ways.¹ While this may seem a rather extreme view, it does go a long way to explaining many, though not all, of the problems which currently arise when people try to understand Private Equity.

This has become of particular importance since the publication of the first edition in February 2007. There is no need to detail for the reader what has happened since then in the fields of finance and investment. Suffice it to say that events have prompted a wholesale re-evaluation of Private Equity, thrown into doubt some of the traditional approaches of both managers (GPs) and investors (LPs) and made necessary a new edition of this book. It is in the blizzard of media stories and political sound-bites that have bombarded investors and others during the last three years that the root cause of our problem may be found. Many of the authors of these comments did not, in fact, understand what they meant when referring to 'Private Equity', and this has, in turn, clouded attitudes and reactions around the world.

Many, for example, have behaved as though large and mega Buyout funds were synonymous with 'Private Equity', rather than merely a small part of Private Equity funds globally by number (probably no more than about 5% since 2001). This is a mistake of huge proportions since, as we will see, Buyout funds, and in particular those very large ones which have come to be described as the mega funds, are so completely different from, say, early-stage Venture Capital funds in just about every respect as almost to constitute a different asset class altogether. In fact, there are those who suggest that the gulf between them is so wide that perhaps there is no such thing as 'Private Equity as an asset class' at all.

We see the obvious result of such muddled use of language in the current attempts by legislators worldwide to bind Private Equity funds tightly in a straightjacket of new regulation. Even if this were a valid response to the problems currently being experienced by (and, some legislators argue, caused by) the mega Buyout funds (which is highly questionable), it would still be a response to the wrong problem, since they would actually be regulating something very different from their intended target.

We also see it in the reaction by many investors when Private Equity is mentioned of 'don't you mean illiquid, leveraged equity?'. Quite apart from the ignorance (most of the world's Private Equity transactions are entirely unleveraged) and prejudice embodied in such a remark, this leads to dangerous practices and misleading advice.

¹ See, for example, Ayer, A.J. (2001) *Language, Truth and Logic*, Penguin, London.

Dangerous practices in that many investors either decide not to make an allocation to Private Equity based upon such mistaken beliefs, or believe that they can achieve the same result by taking a leveraged position in a quoted equity index.

Misleading advice in that many large consultancy firms are telling their pension fund clients that in terms both of its likely returns and its 'risk' (though what they are really referring to is the volatility of historic returns), Private Equity can be safely considered to behave in exactly the same way as quoted equities, but with everything increased by a given multiple (usually about 1.6). Worse even than this, when the real life figures stubbornly refuse to support this assumption, then those figures are assumed to be wrong and notional ones substituted which are reassuringly in line with the originally suggested approach. It may seem absurd that supposedly reputable and professional consultancy firms should be using their assumptions to create data rather than vice versa, but that is exactly what is happening in many cases.

Equally dangerously, this misuse of language has led many investors to believe that they need only invest in the mega funds, and that the rest of the industry (about 95% of funds worldwide) can safely be ignored. There are various investors, for example, whose initial screening process is to filter out all those funds which are less than US\$1 billion, and which are not managed by a select short list comprising the big names that regularly make it into the media. The fact that this results in a dramatically undiversified portfolio is masked in many cases by the underlying assumption that 'Private Equity' and 'mega Buyout' are, in fact, one and the same, when they are not: the latter is simply one component of the former.

Further confusion has arisen over the difference between Private Equity funds and Hedge funds, with many investors assuming that they are simply the same animal in different clothing. Some investors simply refer to them all dismissively as 'vulture funds', which is actually an insult to both, since very few of either category prey on failing companies. For this reason a whole new section has been included in the next chapter setting out the different structures, objectives and workings of both Hedge funds and Private Equity funds. As will be seen, there are fundamental differences in each of these areas.

The need for a precise definition having been demonstrated, let us move on to ask the vital question 'what is Private Equity?'. However, here, too, there is a need for discussion, since the traditional classifications are coming to be seen as unduly restrictive.

WHAT IS PRIVATE EQUITY?

It used to be quite easy to define what was and was not Private Equity investment: 'any equity investment in a company which is not quoted on a stock exchange'. This statement still holds true for the overwhelming majority of the world's Private Equity transactions. If you are looking for one definition of universal truth, however, this rather simplistic description has been in trouble for a long time. What about investments which are structured as convertible debt? What about companies which are publicly listed but are taken private? Or where the company remains listed but the particular instrument into which the new investment occurs is not?

Clearly the question 'what is Private Equity?' is no longer capable of being answered quickly and simply, even if it ever was. Without wishing to confuse the reader still further, there was, in the period up to about the middle of 2007, an increasing convergence between the activities of Private Equity funds, Hedge funds and Property (real estate) funds. However, there was a well-known law case in England many years ago when a judge famously said

that although you cannot define an elephant you still recognise one when you see it (though some believe he may have pinched this idea from Doctor Johnson without acknowledgement). Hopefully, after reading this book everyone will have an instinct for what a Private Equity transaction is or is not, but it is growing increasingly difficult to be certain about this as the parameters of the asset class are being stretched all the time.

In the rest of this chapter I am going to set out some sub-divisions within the overall Private Equity asset class, many of which will then be developed in more detail in the following chapters. However, it will be necessary first to look at the different levels at which Private Equity investment operates.

Fund Investing versus Direct Investing

There is a fundamental distinction in the Private Equity world between those who invest in funds and those who then manage the capital invested in those funds by making investments into companies. This distinction is sometimes defined by the terms 'fund investing' and 'direct investing', and people will be heard referring to 'investing at the fund level' or 'at the direct level' or 'at the company level' (the last two being different ways of expressing the same thing).

We also have to deal with what Oscar Wilde described as 'a single people divided by a common language', although, to be fair, US Private Equity terminology has become increasingly common in Europe and I shall usually be adopting it as industry standard, except where it is absolutely essential to draw some particular distinction of meaning.

In America, those who invest in funds are called 'LPs', since the most common form of Private Equity fund is a Limited Partnership, the passive investors in which are called Limited Partners. In Europe, such folk have historically been called simply 'investors'. There are various different types of LP and it is worth spending some time examining these here, since they will all have different investment criteria and, most importantly of all, different levels of knowledge of the asset class (with higher levels of knowledge being typically referred to rather arrogantly as 'sophistication').

At the top end of the scale are the Fund of Funds managers. These usually do nothing except invest in Private Equity (though some have branched out into other areas such as real estate), and the best of them will have staff with perhaps twenty years' specialist experience. Some (Horsley Bridge would be a good example) might specialise in one particular area (traditionally early-stage US Venture in their case) whereas others (Harborvest, to give an example of similar vintage) are generalist both as to the type of investments which they make and the geographical areas which they cover. As far as geography is concerned, however, the bulk of Private Equity activity to date has occurred in the US and in Europe and it is these two areas into which the Private Equity world has traditionally been sub-divided. While this will undoubtedly change (some investors are targeting Asian funds for 30% or more of their portfolio), the transition is being hampered by reluctance on the part of GPs in areas such as Asia and South America to lodge their fund data with the industry's data providers, an essential prerequisite to investment for many LPs.

For most investors seeking to enter the asset class, the Fund of Funds approach will be preferred. Few will have the relevant levels of specialist expertise available in-house to be able consistently to select the best partnerships and, even if one could, many of the best are 'invitation only' so that gaining access to them may well prove impossible anyway; this is a particular issue with US Venture funds. Outside the US there is a further issue which is that

allocations to Private Equity are usually unrealistically low (so low, in fact, that most investors would do better not to be making any allocation at all) so that not only can the cost of acquiring such expertise never be contemplated, but there is no way in which even unskilled time can be made available to study and analyse the several hundred fund offerings which are likely to be received in any one year.

The Fund of Funds approach provides skilled fund selection expertise. It also ensures that capital will be committed on a scientific basis every year (very important to obtain diversification by time, as we will see), and that all reporting and accounting at the partnership level will be taken care of. In fact, the Fund of Funds route into the asset class can be thought of as the 'fire and forget' option. Provided one commits to each successive Fund of Funds vehicle from that manager (typically every three years), then one can simply sit back and manage the cash inflows and outflows.

The next step up might be to use some aspects of the Fund of Funds approach but perhaps supplemented by one's own efforts. For example, a European investor who has taken the trouble to set a proper allocation level and to acquire relevant internal expertise, may feel confident enough to start making, say, European Buyout selections but may wish to use specialist Fund of Fund products aimed at, for example, US Buyout and Venture. Alternatively, such specialist funds can be used simply to add a 'tilt' to a Private Equity programme by going underweight or overweight in a particular area.

Direct investment is the final layer in the Private Equity environment, where money actually gets channelled into investee companies, and this is the role of the Private Equity manager ('GP'), although sometimes making use of co-investment by LPs. The investment process may therefore be seen as consisting broadly of three levels: the Fund of Funds level, the fund level and the company level, and it is the distinction between the last two of these which we label the difference between 'fund investment' and 'direct investment'.

Each requires its own particular modelling and analysis, and we will be looking at this in more detail in later chapters. Importantly, each also requires its own skills. This is often overlooked by investors who, not content with fund investing, decide they would also like to share in some of the 'fun' of direct investing. As we will see in a moment, where this takes the form of co-investment alongside a fund, it will usually have an adverse impact on diversification. Where it takes place directly, without even the comforting umbrella of a fund co-investor, then it is frequently a recipe for disaster since few investors have the skills of a specialist GP. This was a particular problem during the dot com bubble, as various family offices, banks and large corporates scrambled to take stakes in technology and Internet companies without the relevant company-building skills to ensure their success, and also without the discipline and mental toughness to ride out the bad times when they inevitably arrived. Many of these companies would have been doomed in any event, with hopelessly ill-conceived business plans and poor management, but not all. Who knows how many struggling but worthwhile companies might have survived the post-bubble maelstrom if the business of direct investing had been left to the professionals?

Co-investment

It may seem perverse that many Fund of Funds and other investors should also make direct investments alongside their fund investments (this is known as 'co-investment' because it usually takes the form of persuading the manager of a fund into which you have put money to allow you to invest alongside the fund in one or more of its portfolio companies). I say

'perverse' because there is an obvious argument that by indulging in co-investment one actually harms exactly that diversification which is one of the advantages usually cited by Fund of Funds managers of investing in their programmes. They would argue, on the contrary, that the amounts involved are relatively small, that the overall impact of management fees is lessened, albeit very slightly, and that it enables investors to put more money to work in the asset class than would otherwise be the case.

There has, however, been an interesting development here in recent years. Let us first see what it is, and then understand the reasons behind it.

The development has been the introduction of dedicated co-investment vehicles by Fund of Funds managers. Previously (though these are still sometimes encountered), where these were found they took the form of a pool of additional capital being managed by the GP of a Private Equity fund alongside the fund itself. In some cases this was because the GP had transitioned from being the manager of a quoted vehicle, such as an investment trust in the UK (Candover would be one example), and decided to keep that pool of money alive so that investments made by the GP would be drawn partly from the quoted vehicle and partly from the fund.

These were an accident of history, however, rather than a deliberately introduced measure. In the latter such case, a GP would offer certain LPs (usually the biggest few within the fund) the option of also committing capital to a special co-investment vehicle, which would participate alongside the fund in its larger deals. The co-investment pool would typically have a lower cost to the LP than the main fund, sometimes very much lower indeed.

What is important to understand here, and highly significant in terms of its implications for the Private Equity industry, is that the motivation behind co-investment vehicles has changed dramatically. The traditional form of co-investment pool was attractive to manager (GP) and investor (LP) alike. For the GP, it gave them the opportunity to target much bigger companies than would otherwise have been the case given the size of their fund. This would often be described as 'punching above our weight'. What became clear in the early years of the Buyout industry was that the internal processes of investors who asked for the opportunity to co-invest alongside the fund were often incapable of producing decisions within the required time frame. A distinct pool managed by the GP, on the other hand, was subject to exactly the same decision process as the fund itself, and the GP could thus safely enter into a purchase contract without having to worry about whether a piece of their intended equity finance might fall away at the last minute. The advantage conferred by such certainty was worth paying for, in the shape of lower charges to the LP on that additional capital.

For the LP, the main motivation was usually being able to put more capital to work than might otherwise be the case. Until the explosion in average fund size from about 2003 onwards, it was frequently the case that investors were simply unable to secure as large a commitment to a particular fund as they would like, and thus the co-investment pool was a welcome, though uncertain, addition. This is still the case with the world's largest investors, many of whom have been forced to scale back their percentage allocations to Private Equity because of problems in finding sufficient amounts of quality product.

Nowadays, things are different. The main motivating factor has become the lower cost that such investment carries. Buyout returns have been squeezed in recent years, particularly in Europe when viewed in comparison to the very high returns earned during the 90s, and, as we will see, the cost to the LP of investing in a particular pool has become a major factor when calculating their net return.

Terminology

I have referred to the Oscar Wilde factor above and while I propose to deal with this largely by ignoring it, there are some important points to make right at the outset, since there are some differences in terminology which go to the very heart of understanding the asset class, and which are a constant source of confusion for the uninitiated.

In Europe, the asset class as a whole is called 'Private Equity', and has traditionally been broadly sub-divided into 'Buyout' and 'Venture Capital' (or just 'Venture'), as we will see below. While this broad classification has also held good in the US, different terms have frequently been used. There, the asset class as a whole has sometimes been called 'Venture Capital', and Buyouts (particularly large ones) have usually been referred to as 'Private Equity'. I think you will see at once the huge scope for confusion which this creates. I am frequently consulted by journalists working for national newspapers who are about to write an article on the sector, and find myself having to make this point again and again; it seems that I have been only partially successful, since I have lost count of the number of times I have seen large European Buyout firms referred to as 'Venture Capitalists'.

In fairness to the journalists involved, none of whom pretend to be experts on the sector, this confusion is, to a certain extent, perpetuated and encouraged within Europe for the rather cynical purposes of those concerned. In the right hands, Venture Capital is a powerful tool for economic growth. Research suggests that already by the end of 2000, Venture Capital had directly created about 8 million new jobs in the US (roughly equivalent to one job for every \$36 000 of investment), and that if one added into the mix the jobs created indirectly in supporting and related businesses, then the total rose to a staggering 27 million.² No comparable studies have been made in Europe; the deliberate confusion between Venture and Buyout makes any reference to 'venture-backed' companies meaningless in this context. However, it is logically impossible that Venture has had no effect whatever. It must therefore be accepted that Venture Capital is socially and economically desirable, since it has a clear tendency to boost both GDP and employment. Venture Capital typically represents less than 1% of total capital investment in any one year in the US, yet venture-backed companies are said to create about 13% of GDP.³

Buyout, by contrast, can be seen by those European governments who practice what might be termed a 'social economic' model (most of the continental countries, and increasingly the UK) as undesirable. As we discuss how Buyout operates it will become clear why Buyout transactions are frequently attacked as having the effect of reducing employment through restructuring and rationalisation,⁴ and certainly of decreasing tax yield, since financial structuring will use loan interest to reduce taxable earnings. It is for this reason that, unlike in the United States, where there are rigidly separate industry bodies for Venture Capital and 'Private Equity' (Buyout), industry bodies in Europe have sought to wrap themselves in the flag of Venture Capital.

It used to be the case that wherever you saw the word 'Democratic' as part of the name of a country, then you could be absolutely sure that, far from being 'democratic' the country

²Public Sector Review: Finance, Summer 2004 pp 62–63.

³Public Sector Review, as before.

⁴Though this is hotly disputed by the Private Equity industry. Indeed, these objections were largely abandoned during the Parliamentary Committee proceedings in the UK in 2008 when figures were released by the Centre for Management Buyout Research at the University of Nottingham which strongly suggested that across the whole period of Private Equity ownership (as opposed to the first few months), average headcount actually increased.

would, on the contrary, be a totalitarian police state (the former East Germany would be a prime example). So it is with the word 'Venture' in Europe. The British Venture Capital Association, for example, speaks (despite its name), not, as one might expect, for the Venture community in the UK but overwhelmingly by member fund size for the Buyout community transacting deals across Europe. The European Venture Capital Association suffers from a similar identity crisis.

This is unfortunate for all sorts of reasons, not least that the Venture community in Europe is left without any representative body of its own. Fortunately for the BVCA and the European Buyout community, European politicians are sufficiently, er, unsophisticated that this deception goes unmasked. Unfortunately for the European Venture community, they are forced unjustly to endure the brickbats which are regularly aimed at 'Venture Capitalists' (meaning Buyout firms) by left-wing politicians, which may, in the future, include draconian regulation.

It will be apparent from the title of this book that I have chosen to adopt 'Private Equity' as the name of the asset class as a whole, and 'Buyout' and 'Venture' as its two main constituents. I believe that this is the least confusing approach available and it reflects the way in which I have always viewed the asset class. I will generally be adopting the US expressions 'LP' (Limited Partner) and 'GP' (General Partner) for 'investor' and 'firm' or 'manager' respectively, but there will be occasions when the context suggests that the European terms should be preferred. Incidentally, it may come as a surprise for American readers to learn that the terms 'LP' and 'GP' were entirely unknown in the European Private Equity industry until about ten years ago.

However, while investors and data providers alike cling to this traditional binary classification of funds into 'Buyout' and 'Venture', it is inadequate to describe the various types of Private Equity activity that actually take place. In particular, both Growth Capital and Development Capital are distinct types of investment that currently have to be shoe-horned into one of these categories. In consequence, while we will examine later in this chapter the traditional division of Private Equity into 'Venture' and 'Buyout', Growth and Development Capital can no longer be ignored, not least since they are dominant forms of Private Equity investment in the new, but rapidly growing, markets of Asia, Eastern Europe and South America. Thus, the reader will find both an outline description of them in this chapter and also a whole new chapter describing Growth and Development Capital, which may conveniently be studied together since they are similar in appearance.

Having done that, we will be in a position to set out in summary form all the different kinds of Private Equity investment which occur both at the company and the fund level, but in case you would like to glance ahead, please see Table 1.2 on page 13.

Different Types of Private Equity Investment

There are four main types of what might be termed 'pure' Private Equity investment at the company level: Buyout, Development (Capital), Growth (Capital) and Venture (Capital). It is almost certainly simplest to think of these in terms of the type of company in which they invest, and here it is useful to refer to the Product Life Cycle, see Figure 1.1 (though this can equally well apply to a new service as to a new product).

Many will already be familiar with this basic tool of business analysis, which is widely used by marketing strategists. However, it may also be thought of as very conveniently delineating the 'hunting ground' of each of the four main types of Private Equity activity.

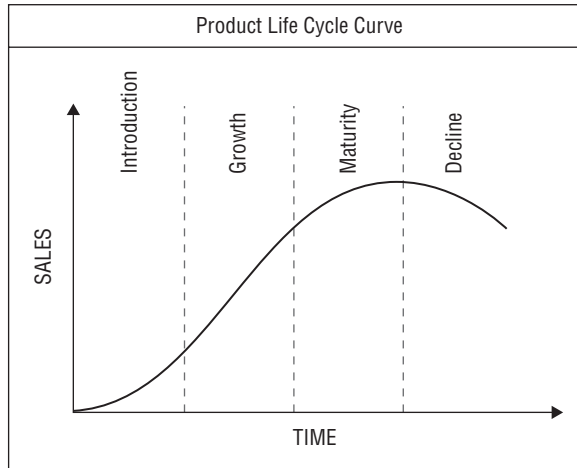


Figure 1.1 Private Equity type by PLC stage

The key thing to bear in mind (and indeed the main driver behind the development of the PLC in the first place) is that a company's cash flow should become steadily stronger as it moves to the right in time along the PLC (as we will see when we look at Growth Capital, things are slightly more complex than this, but this is the basic principle).

In other words, when a company is in the 'Introduction' stage it will initially have no cash inflows at all, since it will still be developing its offering and will thus have nothing to sell. By the time it moves into the 'Growth' stage it will be generating some income but, given the very substantial cost of promoting its offering in a growing market, overall cash flow is likely still to be strongly negative. Once the 'Mature' stage arrives, then the company should be both profitable and have positive cash flow. However, the strongest cash flows are usually to be found in the 'Decline' stage of the PLC. This may seem counter-intuitive; how can a market be attractive where demand is falling? The answer (or at least the theory) is that by this time the least successful competitors will have exited the market ('market consolidation') and relatively little money will need to be spent on development and promotion.

At the same time, as a company moves to the right along the PLC its risk of not surviving will decrease steadily. For those who work in the Private Equity industry this is really just two different ways of stating the same thing, since until cash flow break-even is reached, the Private Equity investor faces a continuing decision as to whether or not to continue to inject fresh capital into the business, whereas once cash flow turns positive, the business can theoretically at least survive without the need for further outside support. These two closely related trends should be borne in mind as we look at each type of Private Equity in turn.

Venture Capital targets the Introduction stage of the PLC. Thus, Venture-backed companies will be at a very young stage of their life, and perhaps even total start-ups which have been conceived but not yet born. The question of whether or not it will survive until adulthood will be a constant issue hanging over each one, as there is a very high rate of infant mortality.

Growth Capital targets, unsurprisingly, the Growth stage of the PLC. Growth companies are characterised by the need to ramp up their sales very quickly so as to be able at least to

hold steady their percentage share of a rapidly growing market, and, as with Venture companies, cash flow will therefore almost always be negative because of the costs of promotion and business development.

Both *Buyout* and *Development Capital* target the Mature and Decline stages of the PLC. Later, we will examine more fully the difference between them, but in this case it has to do not with the type of company being targeted but with the way(s) in which the investment is carried out. Buyout will involve the taking of a majority stake, whereas Development funds take a minority stake. This is often referred to as ‘control’ and ‘non-control’ investing respectively, although we will see that this is a rather simplistic view. Partly because of this, Buyout investments will always be leveraged by the use of acquisition debt and related finance, whereas Development deals will not.

A broad delineation: Buyout and Venture

There is, however, a practical problem here which we will encounter in different guises as we explore the Private Equity industry, which is that its members and data providers do not always divide things as neatly as we would wish, or in the same way. We stub our toe straight away here, as the data providers do not recognise the same compartments that we wish to study. There are, for example, no industry figures which break out returns for Growth or Development, these being lumped into either Buyout or Venture, and not always on a consistent basis. In the past, it was felt by many that this did little harm. While there are very many Growth and Development deals done every year, these are typically relatively small in size individually and definitely very small in total value compared to either Buyout or Venture. This effect is compounded by the reluctance of many of those firms who make such investments to register their data, thus rendering Growth and Development statistically even more insignificant. In this case, the argument runs, if one is looking to research the performance of the industry as a whole from the available figures, then little harm is done in practice by the traditional approach.

It is difficult to refute this view, unless one is a statistician of a purist nature. However, it will almost certainly become easier, and indeed more necessary, to do so with each passing year. One of the clear trends in Private Equity activity in recent years has been an increasing amount of money being raised for investment in newly emerging geographic markets, and here, for various reasons which we will explore, Growth and Development predominate. As more and more of these players begin to make their fund data available, it will become vital to be able to differentiate between the performance of, say, Development and Buyout deals, and unless the present system is reformed, then the relevant data will simply not be available to allow this to be done.

It should also be understood that many firms in continental Europe have, for many years, traditionally pursued both Buyout and Development Capital deals within the same fund, usually confusingly referred to as a ‘Buyout’ fund. So, unless data were available at the level of the individual company, and could be extracted and evaluated separately, then fund returns still might not be very meaningful. These points will be better understood after we have examined the way in which Private Equity returns are measured.

It is also undeniable that the vast majority of the world’s Private Equity fund investors (LPs) refer simply to ‘Buyout’ and ‘Venture’ when discussing their Private Equity allocations and investments. It is almost unknown (though logically this should change) for them to have any specific allocation to ‘Growth’ or ‘Development’. The data providers might therefore

argue, with every justification, that the way they divide up Private Equity returns simply reflects the way in which their clients view the world.

For all these reasons, it was decided that Growth and Development Capital did not merit their own chapter in the first edition of this book, though even then this was a marginal decision. Partly, it was felt that introducing yet another source of complexity into an asset class which is already very difficult to understand might serve simply to confuse people unnecessarily. Given the continued expansion of these sectors since 2006, though, this is no longer a tenable approach and so the reader will find a new chapter dealing specifically with such investment.

Now that we know that is coming, however, let us, for the moment, explore the traditional classification of the Private Equity world into Buyout and Venture. We have already seen that their respective investment focus is to be found at different ends of the PLC, but what does this mean in practical terms?

Buyout can be distinguished from Venture Capital in a number of ways. Chief among these are the fact that it generally focuses on established companies rather than young businesses. It is also generally true that it tends to concern itself with 'traditional' business activities rather than technology, although this distinction is becoming somewhat blurred as former 'dot com' and technology businesses mature. We have already seen a number of Buyouts in the Telecoms space (some of them very large) and there is no logical reason why a company which has originally been Venture-backed should not, in the full course of time, be the subject of a Buyout transaction. It is, however, fair to say that, while the businesses of Buyout companies may be increasingly technology-related, they will never carry any pure technology risk.

Size is also often advanced as a differentiating factor, and now that the excessive valuations of the dot com bubble have subsided, this can also probably be adopted with some confidence as a general truth. However, this, too, should be treated with some caution. While it is certainly true that the average size of Buyout funds is getting larger and larger, enabling them, in turn, to transact larger and larger deals, there are still a few Buyout firms who are happy to operate at the smaller end of the market, while some Venture funds are well in excess of \$1 billion.

Another important distinction is that between 'control' and 'non-control' investing, the former being where the Private Equity manager either owns a majority of the shares in the company or at least has control over the majority of the voting rights. It is extremely unusual to find a Venture Capitalist having control over a company, except where this may have occurred through the failure of the company to achieve its targets and the triggering of default and/or preference rights.

A further important distinction, and one of some political sensitivity, lies in the use of leverage. Buyout transactions are structured using both equity (provided by the fund) and debt⁵ (from external providers), whereas Venture transactions use only equity. There are two main reasons for this. First, for financial engineering purposes, a major controlling shareholding is required in order to structure a debt package in a tax-effective manner. Second, in order to service the debt, the company must be producing cash flow and usually also earnings, though the two are not, of course, the same thing. Venture Capital investments do not satisfy either of these requirements.

⁵This description is deliberately simplistic. In reality there may be both debt and mezzanine, and often several layers of each.

Table 1.1 Traditional guidelines for classifying private equity transactions

Venture	Buyout
Small enterprise value (particularly in Europe)	Large enterprise value, sometimes very large (multi-billion)
Bank debt almost never used	Bank debt almost always used
Young companies, even start-up	Generally mature, established companies
Investee companies rarely profit-making	Profit levels of investee companies crucial (although turnaround situations are considered)
Investee company will always be developing or applying new technology	Technology considerations largely irrelevant
A minority stake will always be taken. Control will usually only arise through default and/or refinancing	Control always present in true Buyouts, though some firms practise Development Capital
Valuation largely a matter of instinct and experience	Firm rules of financial theory available with which to calculate valuation (e.g. earnings multiple)
Venture managers will often have been successful start-up entrepreneurs and/or will have specialist technology expertise	Buyout managers typically come from an accountancy, investment banking or management consultancy background

These factors are advanced as suggested guidelines and while they will prove helpful, and perhaps even definitive in most cases, I think it will be obvious even from the brief outline above that there will always be some that defy precise definition. How would you classify, for example, a firm that took majority stakes in fairly mature technology companies using only equity, or a firm that used debt financing to take a majority stake in a troubled early-stage company? Happily, common sense will usually prevail but Table 1.1, which may be thought of as a sort of Private Equity litmus test, may prove helpful.

Secondary fund investing

When the first edition of this book was being written and discussed in 2006, it seemed as though secondary transactions did not represent a sufficiently large part of the industry as a whole to warrant a separate chapter. Again, this was a borderline decision (I did actually draft a chapter, but finally decided not to use it) but it has become even more obvious since then that secondary investing has become a very significant part of the Private Equity landscape, and also has an important part to play in the planning of Private Equity fund programmes, particularly in the early stages. We will examine both these areas in more detail later, but for the moment I am happy to advance a preliminary explanation of what secondary transactions are and how they work.

It is widely assumed by investors that Private Equity funds are illiquid investments. While this is strictly true as a matter of law (in the sense that they are not quoted on an exchange), it is not true as a matter of practice, because of the very active secondary market which exists. Briefly, if you hold an interest in a Private Equity fund and wish, for whatever reason, to sell it (thus also bringing to an end your obligation to continue to fund capital calls), then there are a significant number of specialist secondary purchasers who will be happy to quote you a price for it. Various investors and Funds of Funds also play in this space, though it does not form the main thrust of their activities.

Secondary transactions also take place at the company level, typically taking the form of a GP seeking to sell the remaining portfolio of a fund in order to be able to wind it up in

a timely fashion. Very rarely one may see a GP who has been unable to raise a new fund selling the active portfolio of their existing fund or funds at the urging of their LPs; more often, it will be a question of practical convenience as a fund approaches its scheduled end date.

The skills of a secondary investor are different again to those of a GP or a conventional LP, but are probably the closest of all to standard finance theory and thus the easiest to learn. Certainly they are at the most objective and quantitative ends of the relevant continuum.

As explained above, given the growth in size and importance of the secondary market, a separate chapter has been included later in the book looking at how such investments are analysed and made.

Mezzanine

A further type of Private Equity investment is the provision of mezzanine finance to Buyout transactions. Again, there is potential for misunderstanding here as the word ‘mezzanine’ can be used differently on each side of the Atlantic, but we will use it in the sense of convertible debt instruments. In other words, a mezzanine investor will lend money into a Buyout transaction, but with the right to convert all or part of it into shares in the target company. In practice, the conversion rights tend to be in addition to, rather than an alternative to, the right to have the debt repaid, and are referred to as a ‘kicker’. Mezzanine will typically be unsecured, or have only security rights which rank below that of the senior debt, but the mezzanine provider will charge a higher rate of interest than the senior debt provider in recognition of this lack of security, which exposes the mezzanine holder to greater liquidation risk.

Mezzanine and ‘junior debt’ are often treated as if they are the same, at least in Europe, but in reality this is not the case and mezzanine is simply one form (though by far the most common in Europe) of junior debt. The other most common form (particularly in the US) is the use of junk bonds.⁶ There is yet another type of borrowing known as Second Lien and some believe this, too, forms part of junior debt, though it can more properly be seen as sitting between the senior and junior levels.

Specialist mezzanine funds earned good returns in the 90s while interest rates were relatively high and senior debt relatively limited, since the banks were cautious about increasing their exposure to leveraged transactions. All this changed as the 90s progressed. Not only did the banks embrace the Buyout debt market enthusiastically, they also began arranging and providing the mezzanine requirement. In consequence, mezzanine funds were little seen. Writing in 2009, the wheel has come full circle once again, and the banks have become extremely reluctant to lend money at all, let alone into leveraged transactions. It is no coincidence that a number of mezzanine funds are currently in the market, and this is widely tipped, along with the secondary market, to be a very attractive Private Equity segment over the next few years.

Private Equity at the company level

Table 1.2 may be helpful in remembering the salient characteristics of the four types of pure Private Equity at the company level. ‘Pure’ because mezzanine is, of course, not strictly

⁶See Burrough and Helyar (2004) *Barbarians at the Gate*, Arrow Books Ltd, London, or Anders, G. (2002) *Merchants of Debt*, Beard Books, New York.

Table 1.2 The four main types of Private Equity at the company level

	Leverage	PLC	Stake	Technology	Profits
Buyout	Yes	Mature/Decline	Maj	No	Yes
Development	No	Mature/Decline	Min	No	Yes
Growth	No	Growth	Min	Usually	Sometimes
Venture	No	Introduction	Min	Yes	No

speaking equity at all, but convertible debt. Please note in particular that Buyout is the only one of the four to involve the use of acquisition debt, thus giving the lie to those who describe Private Equity as ‘leveraged equity’.

In addition to these four, there is mezzanine, which is used as an add-on to Buyout transactions.

Private Equity at the fund level

Table 1.3

Fund of Funds	Makes commitments to new Private Equity funds, acting just like any other investor (LP)
Secondary	Buys current commitments in existing funds from any investor (LP) who wishes to sell
Buyout	May also make Development Capital deals
Development	May not specifically use the word ‘Development’ in the fund name
Growth	Can be confused with late-stage Venture or Development (see later)
Venture	Usually fairly clearly labelled, though the words ‘Seed’ (for early stage) or ‘Capital’ (for mid to late stage) may appear in the name instead.
Mezzanine	Invests by way of convertible debt in the deals of various Buyout funds

*Confusingly, the word ‘Capital’ may be used by any type of Private Equity fund manager, and others beside (Real Estate, Infrastructure, Hedge funds, etc.)

SUMMARY

There is widespread misunderstanding about what ‘Private Equity’ actually is. In particular, many people believe that Private Equity consists only of the large Buyout transactions which feature regularly in the media, or confuse Private Equity funds with Hedge funds.

Private Equity investing can be divided generally into two streams: fund investing and company investing. Fund investing is essentially one level above company investing, as the fund will, in turn, invest in underlying portfolio companies. For this reason, company investing is often called ‘direct’ investing.

Fund investments are, in turn, divided into primary and secondary investments. A primary investment is a commitment to invest in a new fund which is, as yet, unformed. A secondary investment is the purchase and transfer of an interest in an existing fund from another investor.

Direct Private Equity investing, i.e. at the company rather than the fund level, can be described as typically being an investment of an equity nature in a company which is not listed on any public equity market. While there are a number of possible exceptions, this definition remains broadly true.

All Private Equity investing, whether at the fund or company level, has traditionally been sub-divided into Buyout and Venture. Buyout transactions typically include debt and involve established and usually profitable companies. Venture transactions typically do not include debt and involve young, even start-up, companies and some element of technological innovation.

In addition to these two traditional categories, it is necessary also to include Growth and Development Capital, which both involve taking minority stakes in companies. These transactions almost never involve the use of debt.

Mezzanine investing is the provision of junior debt to Buyout transactions in the form of high-yield debt instruments which offer the right also to take a small part of the company's equity, usually subject to certain conditions being met. This equity conversion right is usually referred to as a 'kicker' or 'equity kicker'.

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