

Raise Capital

Don't Bore Your VCs – Hit Them With the Sex and Violence!



Raising venture capital is never easy, it is important to remember that VCs spend their lives meeting management teams, they sit through meeting after meeting with potential new businesses, so make it interesting, hit them with the 'sex and violence' – the interesting bits, get them excited about your business and the opportunity.

Raising funding takes approximately six months for each funding round and there are effectively three stages to the process.

Stage 1. Preparation

The investor deck is the starting point, get it as good as you can and send it out to the VC targets that invest in your sector and funding range.

Keep it concise and make sure you are conveying a business and not a concept, the stronger and the

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more substantive the better. Length wise, keep it to about twenty-five pages.

Write a punchy two page executive summary, this is usually e-mailed ahead of the plan and enables a VC to take a quick evaluation of the proposition, it should convey what is hot about the business and at a glance should make a VC want to take the full deck. One of the first things the VC will glance at is the financial summary. So make it easy for them to spot it. Whilst they are taking two seconds to look at the summary they will be having quick thoughts along the lines of, “like the sector, team appear good, signed up some big name customers, interesting technology, financials £5m investment, forecasting £50m in revenues in year 5, worth spending some more time on it, let's get the full deck and organise a meeting”

Stage 2. The Chase

VC MEETINGS

This is your opportunity to impress and bring your plan to life.

Typically you will have one hour. You must convey clarity of vision and strategic thought, great knowledge of the market and why you believe you have what it takes to grow a successful business.

DUE DILIGENCE

The deal is moving now. Second meetings have been set up for the VCs to find out more. Second meetings provide the VC with the opportunity

to understand more about the business, how it operates, the market and the technology. Usually this preliminary diligence will cover commercial issues. The VC may also get in an industry expert to take a close look at the sector and the technology. If they like the technology, then it's all about the market and the routes into the market, the pricing model and what existing customers think. If this stage goes well then it gets to the fun bit, the Heads of Terms, this sets out the indicative offer valuation and terms on which the VC will invest.

VALUATION

Getting the right valuation is critical to the success of the deal as it sets the platform for the future wealth of the shareholders. Fundamental to achieving the right valuation is negotiation expertise and the establishment of the right platform for these negotiations.

Stage 3. Delivery

SELECTING THE PREFERRED INVESTOR

The principle objectives of running the VC process is to end up with the cash required to develop your business, with the right investor on the right terms. This is the part of the process, which should achieve these objectives.

Other critical factors are the subjective issues like, does the chemistry feel right between the investor and the business, are there lengthy internal procedures on the part of the VC which could add risk into the deal completing, are they over-promising

on what they can deliver on, where is the value added, how remote or how involved as investors do they become, how will they be through tough times, what do other investors think of them. The reputation of the VC could have implications for attracting new investors into the business, are they a good name to have on the shareholder register and do they have deep pockets for further funding rounds.

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LEGALS AND DUE DILIGENCE

It can be a scary time once you have made the choice of investor as the pendulum of control swings in favour of the VC. Up to this point they have been courting you to get preferred investor status. Once they become the preferred investor they get a period of exclusivity in which to

complete the deal. From here on in to completion they have the power. If you fall out of bed during this final run in, it can be very difficult to go back to the other investors, they become suspicious of why the deal has not gone through, or they may be pre-occupied with another deal.

What can go wrong at this stage? Unfortunately quite a bit – ranging from a market shift in sentiment, some poor due diligence, bad references on the management team, disagreement over the raft of legal documents which underpin the deal, a decline in the trading performance of the business, new unknown competitor emerging with clout, problems with the development of the technology, alliance partners

or reference customers not coming through as planned, problems over protection of the IP, key employee decides to leave – there are a huge amount of things that can derail a deal between choosing the preferred investor and closing the deal. The trick is to close a deal as fast as you can between choosing the VC investor and completion.

As everyone will tell you the deal isn't done until the cash is in the bank.

This is prime risk time, heavy diligence is now being paid for, legals are kicking off, you are getting deal fatigue and just want to get back to your business, so it's a time for toughing it out, keeping focused, determined and above all calm.

It is also a very nervous time for the VC. The VC will during this period be constantly checking the risks, evaluating the diligence information, checking there are no issues on the legals and generally ensuring the all round feel of the business remains good.

COMPLETION

Completion date set, reams of documents to be signed, money sent to your bank, quick party then back to the real task and the hard work of turning the cash invested into a hugely successful business. Barbados is still a long way off.

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Stage 1: Preparation				Stage 2: The Chase				Stage 3: Delivery			
Month 1		Month 2		Month 3		Month 4		Month 5		Month 6	
APPOINTING SPECIALIST ADVISORS											
PREPARING INVESTOR DECK AND EXECUTIVE SUMMARY											
	IDENTIFICATION OF INVESTORS										
COMPILE DUE DILIGENCE MATERIALS											
		VC MEETINGS									
			DUE DILIGENCE								
		NEGOTIATIONS WITH THE INVESTORS									
						SELECTING PREFERRED INVESTORS					
						HEADS OF TERMS					
						LEGALS					
										COMPLETION	
MANAGING THE BUSINESS											