What investors are looking for - LSBU Masterclass





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What are we covering?

Sources of funding

Maths & valuations

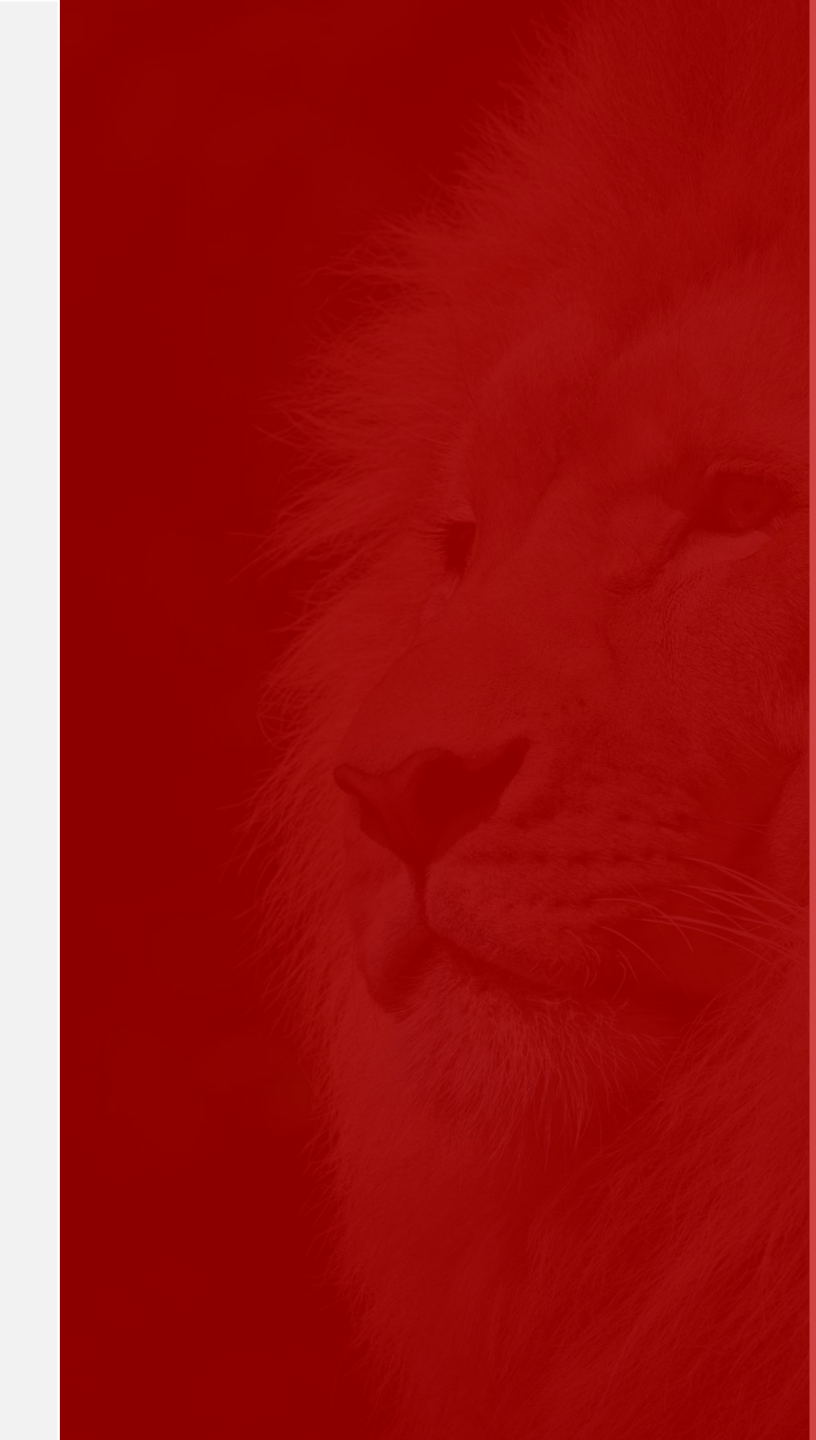
Investor tax reliefs

Due diligence

Term sheets

Documentation

Engaging with investors



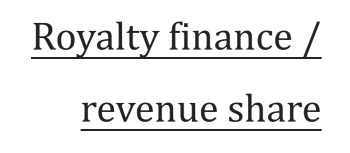
INVESTMENT

Sources of investment

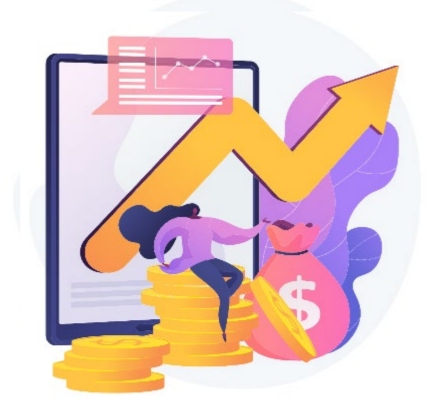




Equity Investment – angels and VCs





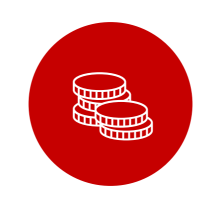




Pre-sale of goods

Crowdfunding – debt and equity





ICO (for relevant businesses)



Grant funding



- Check out Innovate UK, UK government's grant funding body
- Free cash (grants) and longer term project loans
- Some require "matched funding" i.e. you raise investment in parallel to release the grant
- Primarily for innovative R&D activities
 - Tech
 - Fin-tech
 - Pharma / bio-tech
 - Clean-tech
- Only apply for grants wholly within scope of your business
 - Grants are competitive
 - Time-consuming to apply for



Royalty finance



A form of revenue/profit share

Advantages

- No disposal of equity
- Often time-limited
- Costs scale up as revenue/profit scales up

Disadvantages

- Unpopular with investors (as a part of revenue/profit is being paid as a preference)
- Protected by an effective anti-dilution
- Revenue share ignores costs
- Often IP ownership is retained by funder
- Must be capable of termination
- Impact on investor tax reliefs (UK)



Crowdfunding



- Equity <u>Crowdcube</u> and <u>Seedrs</u>
- Debt <u>Funding Circle</u> and <u>Crowd2Fund</u>
- What is it?
 - Platforms are FCA authorised
 - Start-up creates campaign video and platform promotes it to its network of investors
- When to do it?
 - Only once start-up has launched, built a network and probably raised a round
 - Marketing exercise way to attract new customers
 - Start-up must bring 30% to 50% of round to the platform



Equity

investment



- Issuing <u>new</u> shares in your company to third party investors for cash
 - You do not transfer any of your shares
 - The total number of shares in your company increases
- Types of investor
 - Angel high net worth individual investors looking for:
 - A business that will grow and <u>scale</u> such that they can exit at a multiple of the price they paid for their shares
 - (UK angels) tax relief
 - **VC** structured fund made up of angels, institutional money and government money. Looking for:
 - Specific multiple on exit
 - High degree of control

Pre-money valuation = value of company today pre-investment

Post-money valuation = pre-money valuation + amount invested

Percentage investor will receive = amount invested/<u>post</u>-money valuation

Price per share paid by investor = pre-money
valuation/number of shares pre-investment*

*Generally, the number of shares used is the *fully diluted share capital* (i.e. including any option pool)

Getting the maths right

Worked Example

Pre-money valuation = £900,000 Investment amount = £100,000

What percentage will the investors hold on completion of the round?

Getting the maths right

Discounted cashflow

- Estimate total market for product/service & market share
- Estimate how much you will grow your market share between launch and [24] months, and put together cashflow forecast
- Apply discount to forecasts based on stage you are at

[24] month P&L/revenue forecast

Estimate P&L/revenue [24] months after the round and apply a multiple based on your sector and the stage of your business

Comparison with other start-ups

What valuations/multiple did similar businesses raise?

Dilution

You don't want to be diluted more than 10 to 20%

Calculating your valuation



(Seed) Enterprise Investment Scheme

Tax rebate schemes giving investors:

- 50%/30% of their investment back as a credit from HMRC
- 0% capital gains tax on sale

High risk investments

- Start-up companies
- Investment for growth NOT maintenance
- No preferential treatment for investors

Apply to most trades (other than professions, property, asset rental, banks, crypto)

These schemes are used by 90% of UK angels

SEIS & EIS

SEIS

- the company lifetime allowance for SEIS investment is £250,000.
- the qualifying trading period for SEIS is three years from the date of commencement of trade.
- the upper limit of a company's gross assets is £350,000.
- the maximum amount that an angel investor is able to invest in start-ups using SEIS in any tax year is £200,000.

EIS

• Companies over 7 years old (standard) or 10 years old (knowledge intensive) will be treated as <u>companies in distress</u> and not eligible for EIS if they have spent more than half of their share premium account i.e. they have <u>accumulated losses</u> greater than half of their share premium account.



Ownership of intellectual property rights

- Intellectual property created by third parties who are not employees of your business belongs to the creator
- In order for you to own the intellectual property rights, there must be a written IP transfer agreement

Complexity of software IP

- Proprietary IP: Licence to use
- Third party software: List of licences & Licence to use
- Open-source software: list of licences & understanding of restrictions
- Foreground IP: transfer of IP



Trading risks addressed

- Contract with your customers: limitation of liability & disclaimers
- Insurance to cover risks
- Adequate policies in place
- Staff training
- Cashflow forecasting and planning
- Coherent business plan that is followed



Regulatory compliance

- Data protection: privacy policy, risk assessment and ICO registration
- Financial promotions regime: certificates for high net worth and sophisticated investors
- Anti-money laundering compliance (registration; investors; counter-parties)
- Sanctions compliance: all investors and counterparties
- Sector-specific compliance
- Modern day slavery
- Bribery
- ESG



AI implementation

Intellectual property issues

- AI engine licensed or created
- Purchase in of IP from another business
- Where AI engine is licensed, who owns IP generated from it?
- Use of open source copyleft licences

Accountability

- phantom results
- algo bias

Term sheets



Standard terms

- Pre-emption on allotment/transfer
- Drag-along [& tag-along]
- Board observer rights for investors
- Information rights
- Founder vesting 4 year; 1 year cliff; acceleration on exit
- [5]% option pool

Terms to consider

- Liquidation preference (x1)
- Anti-dilution (down-round only)
- Co-sale rights
- Director appointment rights (time/percentage limited)
- Consent rights that prevent future rounds
- Founder liability for warranty breaches
- Bad Leaver definition (gross misconduct; resignation)

Documentation

Type of instrument	Description	Good For	Bad For	S/EIS compliant
Advance Subscription Agreement (ASA)	Binding non-refundable subscription for shares with shares issued later	Onboarding UK investors wanting tax relief without need for long-form SSA	Alignment of multiple investors – particularly with different discounts and valuations; dealing with conversion of multiple instruments	Yes if (i) incapable of amendment (ii) converts within 6 months.
SAFE	US version of an ASA; generally longer conversion period	US investors - familiar with structure and avoids negotiation of long-form SSA	UK investors – usually US format; non-compliant with S/EIS; challenges with conversion mechanism	No - long stop date is usually longer than 6 months; preferential rights for investor; capable of amendment.
SeedFast	Effectively an ASA branded by a precedent platform	Onboarding UK investors wanting tax relief without need for long-form SSA	Alignment of multiple investors – particularly with different discounts and valuations; dealing with conversion of multiple instruments	Yes subject to the documents working as intended.
Convertible Loan	Term loan that can be repaid or converted into shares	Corporate & non-UK investors; flexible as it allows for repayment; puts off valuation to a later date.	UK angels wanting tax relief; long-stop date needs to be long enough to allows company to raise a round at a decent valuation	No
Subscription Agreement	Investment with shares issued upfront at an agreed valuation	Everyone	No-one	Yes (subject to rules of schemes being complied with)

How to engage with investors



- Get the preparation right: good PR, great pitchdeck and coherent financials
- Reach out to your network
- Have qualified for tax reliefs if you are seeking investment from UK angels
- Be clear on how much you want to raise, the valuation and the commercial terms.
- Identify a lead investor

- Use precedent documentation
- Take the first offer you receive
- Agree complex structures you don't understand
- Issue shares until you have received the investment monies

Top 3 mistakes



Hiding away

- Ideas have no value
- Investors invest for execution
- Founders who won't discuss their business will fail



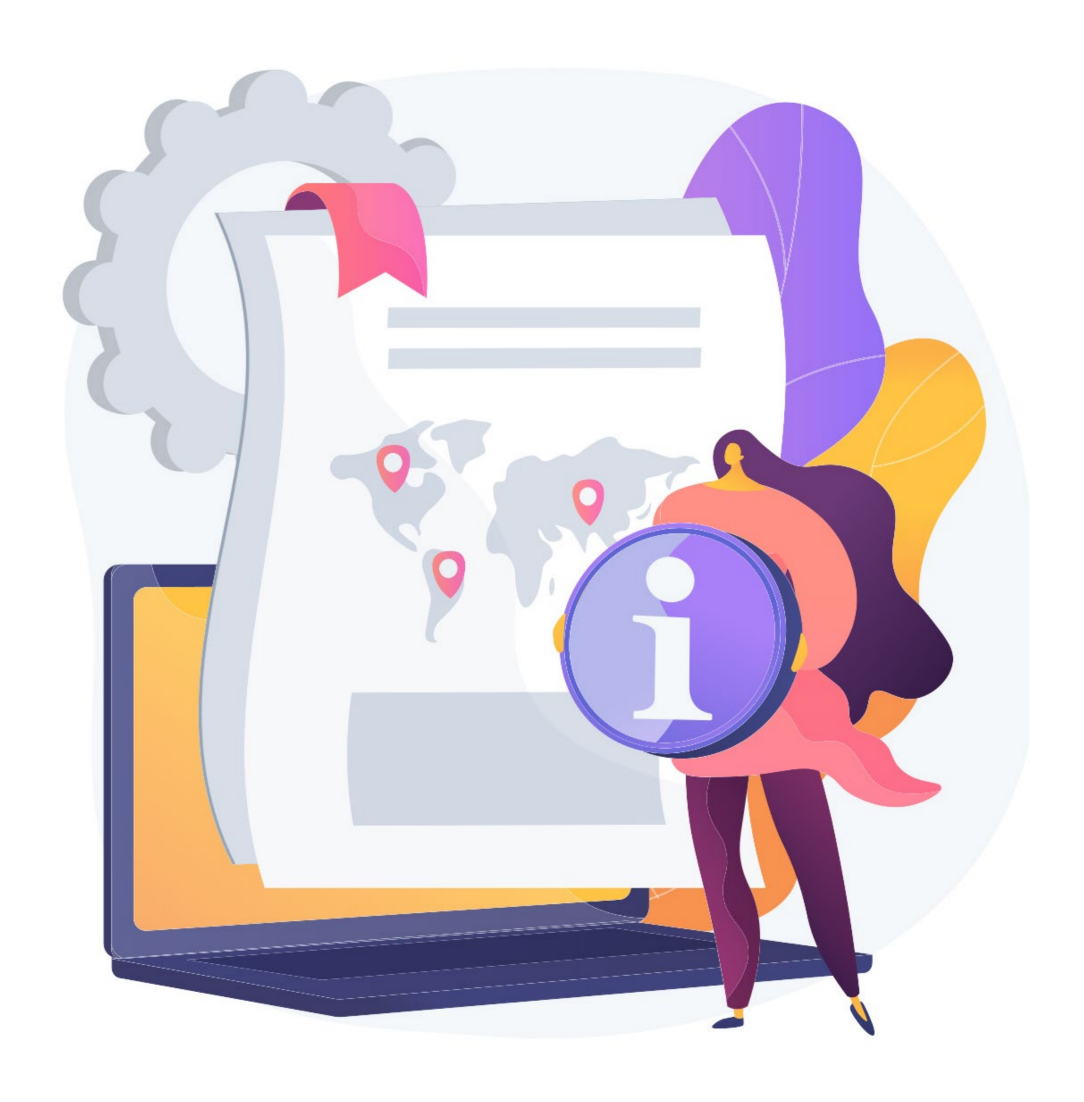
Making it complex

- Get investment upfront tranched investment doesn't make sense
- Price the round delaying valuation generally doesn't make sense



Raising too much / too little

- Your valuation will increase as you spend investment money
- Valuation is partly based on how much is being invested



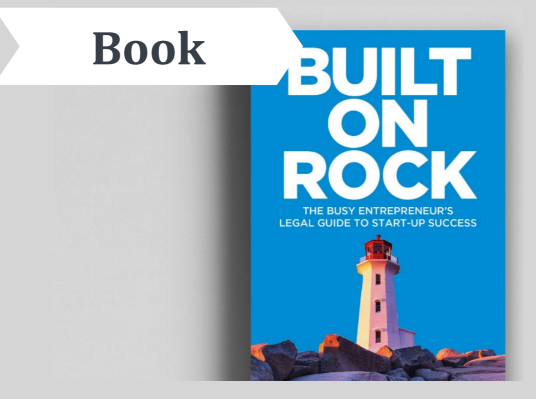
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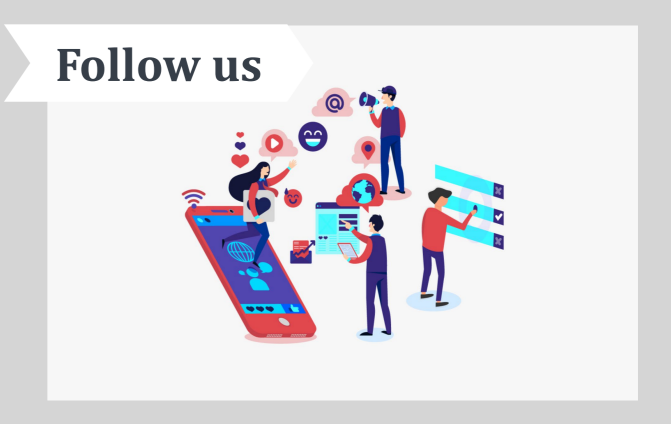


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Next Steps



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