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**ECB-CFS RESEARCH NETWORK ON
CAPITAL MARKETS AND FINANCIAL
INTEGRATION IN EUROPE**

**INTERLINKING
SECURITIES
SETTLEMENT SYSTEMS**

**A STRATEGIC
COMMITMENT?**

by Karlo Kauko



EUROPEAN CENTRAL BANK



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ECB-CFS Research Network on “Capital Markets and Financial Integration in Europe”

This paper is part of the research conducted under the ECB-CFS Research Network on “Capital Markets and Financial Integration in Europe”. The Network aims at stimulating top-level and policy-relevant research, significantly contributing to the understanding of the current and future structure and integration of the financial system in Europe and its international linkages with the United States and Japan. After two years of work, the ECB Working Paper Series is issuing a selection of papers from the Network. This selection is covering the priority areas “European bond markets”, “European securities settlement systems”, “Bank competition and the geographical scope of banking activities”, “international portfolio choices and asset market linkages” and “start-up financing markets”. It also covers papers addressing the impact of the euro on financing structures and the cost of capital.

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Abstract

Central securities depositories (CSDs) have opened mutual links, but most of them are seldom used. Why are idle links established? By allowing a foreign CSD to offer services through the link the domestic CSD invites competition. The domestic CSD can determine the cost efficiency of the rival by charging suitable fees, and prevent it from becoming more competitive than the domestic CSD. By inviting the competitor the domestic CSD can commit itself not to charge monopoly fees for secondary market services. This enables the domestic CSD to charge high fees in the primary market without violating investors' participation constraints.

JEL classification : G29, L13

Keywords: securities settlement systems, central securities depositories, network industries, access pricing

Non-technical summary

Mutual links between central securities depositories (CSD) in different European countries have been opened up. A CSD can have an omnibus securities account with a foreign peer CSD. An omnibus account is one in which a member pools securities owned by its own customers. Thus, a domestic investor or investment firm can hold securities issued in another country on a domestic securities account with the domestic CSD. Securities held by all these domestic customers are pooled on the omnibus account of the domestic CSD with the foreign CSD. Secondary market transactions in foreign securities can be processed through the link and the domestic CSD.

However, in the light of most of the available information, these links are seldom used. It is possible that these links have no potential for becoming an efficient way to channel cross-border transactions in securities. This might explain why these links are barely used; but why would idle links be established in the first place?

This paper approaches this question from the point of view of industrial organisation theory. CSDs are assumed to be profit-maximising national monopolies. They offer two kinds of services. First, they offer services related to issuance of new securities. At a later stage, they offer services related to secondary market transactions between investors. Because the monopoly cannot credibly commit itself to low future fees for secondary market transactions, the CSD must charge relatively low prices for primary market transactions. If it tried to abuse its monopoly power in the primary market, no securities would be issued in the system.

It turns out that the link can be used as a tool that allows the CSD to charge higher fees for primary market transactions. If the link is in place, at least foreign investors can make transactions in securities without using the CSD where the securities have been originally issued. Thus, the CSD has disposed of its monopoly situation, and when investors decide whether to invest in securities in the primary market or not, they understand that future fees for secondary market transactions will be reasonable.

Interestingly, the domestic CSD can determine the cost efficiency of the rival. The foreign CSD cannot process transactions with domestic securities without services offered by the domestic CSD. The domestic CSD can charge suitable fees, and prevent the foreign rival CSD from becoming more competitive than the domestic CSD. An ideal competitor is one competitive enough to prevent future monopoly pricing but not sufficiently competitive to capture the market. By inviting the competitor and by optimising its cost-efficiency the domestic CSD can commit itself not to charge monopoly fees for secondary market services without running the risk of losing customers. This enables the domestic CSD to charge high fees in

the primary market without discouraging investors from investing in securities in the primary market.

1 Introduction

1.1 Securities settlement systems and links

The key functions in securities markets are trading, clearing and settlement. In a trading system investors simply agree on buying and selling securities. This is of no use unless the trades are implemented. Clearing involves verification and matching of trades and calculation of the parties' obligations. In the settlement process securities are transferred from seller to buyer and the payment from buyer to seller.

Securities settlement systems are essential market infrastructure institutions. In a typical modern system there is a central system in each country, or possibly several systems for different types of securities. The nature of the settlement system may depend on the structure of the book-entry system. The central bank or state treasury may be a member, but most members are private companies in the financial industry, such as banks and investment firms, which participate in the central settlement system on behalf of their customers. In the following, these financial institutions are simply referred to as investment firms (IFs).

Paper-form securities have become rarities, having been largely replaced by book-entries, ie entries in a special securities account system. Many countries have a so-called 'tiered' book-entry system in which there is a central securities register at the central securities depository (CSD). Individual investors normally cannot have accounts at the CSD. The central register consists of settlement system members' accounts. Many, if not most, accounts are omnibus accounts. An omnibus account is an account in which a member holds pooled securities owned by its own customers. The CSD may know the total amounts of securities owned by the customers of each member, but may have no detailed information on individual investors' holdings. The IF keeps detailed accounts on the holdings of individual customers in its own system. An account with such a custodian IF could also be an omnibus account; an IF without an account at the CSD can open an account with another IF and use it to pool the securities of its customers. Often such customer-IFs are foreign institutions. Investors face potentially significant switching costs in a tiered book-entry system because it is not possible to sell securities without using the services of the custodian CSD.

The official policy of the European Union is to enhance the integration of financial markets. The EU Commission published its financial services action plan (EU 1999) a few years ago. The plan contained several proposals on regulatory changes needed to speed up integration of the market for financial services. Many of the proposed reforms have already been accomplished, as concluded in the progress reports, but the market is still fragmented. There are more than 20 securities settlement systems in the EU area. Most of the centres are national rather than international institutions. Cross-border settlement is more cumbersome and costly than settlement at the national level (Giovannini et al

2001), and proposals to simplify it have been presented (see e.g. Milne 2002 and Leinonen 2003).

The interlinking of settlement systems is a potentially efficient way to avoid some of the problems. CSDs can open links between themselves. When such a link is opened the domestic CSD opens an omnibus account with the foreign CSD. Securities owned by domestic investors are pooled on this omnibus account. The domestic CSD keeps detailed records of the holdings of the clientele of different domestic IFs, and the IFs arrange the accounting at investor level. Several links have already been established between CSDs in the EU area.

Unfortunately it is nearly impossible to find data on the use of these links, but many industry practitioners claim that they are barely used. Why do CSDs establish such links even though financial institutions do not use them? It has been argued that the links are not a competitive alternative because of legal uncertainties, or because delivery-versus-payment with central bank money cannot be arranged through them. These shortcomings may be of importance, but they hardly constitute a credible explanation to the existence of idle links. Why do CSDs open such links if these links do not enable CSDs to offer services that would satisfy customer requirements? Is there any rational reason to do so? This paper is an attempt to present a potential explanation to the existence of idle links. It is proposed that an idle link with a peer CSD can help the CSD commit itself to reasonable secondary market fees, which enables it to charge higher fees in the primary market.

1.2 The securities market as a network industry

Telecommunications, power supply and payment systems are often classified as network industries. Shy (2001) presents a list of typical characteristics of network industries.

- Complementarity, compatibility and standards
- Externalities in consumption
- Switching costs and lock-in
- Significant economies of scale in production

A national securities market infrastructure “silo”, consisting of trading, clearing and settlement systems, satisfies many of these criteria. Switching costs can be substantial, especially in a tiered book-entry system. Because investors prefer more to less liquidity, there may be significant positive externalities at stake in investors’ decisions to “consume” services of the securities industry. There seem to be substantial economies of scale and scope in the stock exchange industry (Hasan & Malkamäki 2001), and notably in the securities settlement industry (Schmiedel, Malkamäki & Tarkka 2002).

Rochet and Tirole (2001) have argued that many network industries are platform industries, ie service providers that need two kinds of customers who need to interact. If either of the customer types is missing, the other group will not be interested in the services offered by the company. For instance, a credit card company needs both consumers who are willing to pay with the card and merchants who are willing to accept them. To an extent, a national securities market infrastructure “silo” is a platform industry because it needs both investors and issuers. Competition in platform industries has been analysed at least by Caillaud and Jullien (2001); in their model both types of customers can choose between the two “cybermediaries”.

In many cases the network is operated by a monopoly, although other companies can provide services via the network. The owner of the network would normally charge a fee for such access. Laffont and Tirole (1994) presented one of the first analyses of access pricing in a network industry. In their model a monopoly both operates a network and produces services that are supplied through it. Other companies can produce comparable services, but they cannot deliver them to customers without using the network controlled by the monopoly. Laffont and Tirole focus mainly on the need and possibilities to regulate the monopoly.

Even though the securities industry can be considered a network industry and securities markets are of paramount importance to the economy, very few analyses have been done that treat the securities market infrastructure as a network industry. In his policy-oriented paper, Milne (2002) applies the access pricing regulation approach to CSDs. He concludes that the book-entry function and a few related services are a natural monopoly, at least at issuer level. On the other hand, CSDs offer a wide range of services that can be offered by competing firms if the CSDs do not prevent competition by abusing their control over the book-entry system. He argues that certain core functions should be left to a monopoly whereas competition should be introduced in all other clearing and settlement related services, preferably at the European level. A regulation on terms and pricing of access could be implemented to prevent abuse of CSDs’ monopoly position in potentially competitive operations. Although both Milne’s paper and the analysis of the sequel here apply the concepts of network industries to CSDs, the approaches are entirely different. No attention is paid here to the possibility of separating different CSD operations, and no attention is paid to the applicability of government regulations.

1.3 Outline of the paper

The assumptions of the basic model are presented in the section 2, and the solution of the model in the section 3. The model describes a world consisting of two identical countries. In each country there is a CSD and a large number of investment firms (IFs). Both countries are inhabited by one issuer and a large number of investors. Neither of the two issuers can use the foreign CSD. Neither

can investors use foreign institutions' services. Investors' transactions with foreign investments must be channelled through a custodian IF in the home country of the issuer. CSDs have monopoly power in respect of both securities issuance in the primary market and trade among investors in the secondary market. There is no ordinary price elasticity of demand in the primary market if the fees are below the reservation level, implying that the monopoly power results only in a transfer of wealth to the CSD. The secondary market outcome cannot be Pareto optimal because the monopoly CSD faces a price elastic demand. Anticipated future welfare losses in the secondary market are reflected in the fees the CSDs can charge in the primary market.

The section 4 analyses how a CSD can increase its profit if it can commit itself to an optimal secondary market fee. This posted fee is lower than the fee without commitment, and, under certain conditions, approaches Pareto optimality. If the commitment is credible, the CSD can charge higher fees for primary market services without violating investors' participation constraint.

In section 5 it is demonstrated that a link between two CSDs can be used as a strategic commitment to the optimal secondary market posted fee. Because foreign investors can transact via their domestic CSD and the link, there is competition in the secondary market. A CSD can create a suitable competitor for itself by allowing the peer CSD to offer competing services. The ideal competitor should be competitive enough to convince would-be customers of the existence of competitive pressures but not competitive enough to capture the market.

The main results are reviewed in the conclusions section 6. Section 6 also presents a few additional insights and a couple of policy implications of a very preliminary nature.

2 Assumption of the basic model

2.1 Agents

There are two identical countries, 1 and 2, which are denoted i and j ($i \neq j$). In each country there is a local securities infrastructure consisting of a national central securities depository (CSD) and a large number of identical Investment firms (IFs). All these undertakings try to maximise profits.

Each country has a large number of investors. These investors are divided into segments, which may be geographic regions or customer categories. There are n segments in each country.

The CSDs act as central securities registers. Each security issued in a CSD's home country must be registered with that CSD. Each national CSD runs the central securities settlement system for domestic securities. The CSDs have no customers other than domestic investment firms (IFs) which are settlement system

members of the domestic CSD. They offer services to investors but have no securities portfolios of their own.

The book-entry system is tiered; the central register at the national CSD consists of domestic IF's omnibus accounts. Investors' securities are pooled on these omnibus accounts. Investors and foreign IFs cannot open accounts with the CSD but they can open accounts with domestic IFs. If country j investors want to invest in securities of country i , they must open accounts with domestic country j IFs. Each IF in country j can open a securities account with a country i IF, and the securities are pooled in an omnibus account of this custodian IF.

Securities are traded in two markets. They are first issued in the primary market and thereafter traded in the secondary market. Secondary market trades between customers of different domestic IFs are settled at the CSD.

The IFs earn revenue by charging fees for the settlement services, ie unit prices per settled security. Each IF sets two secondary market prices to be paid by investors, one for a settlement order for a domestic security and another for a settlement order with a foreign security. The fee paid by a country i investor for a transaction in a domestic security is denoted w_{ii} and the fee paid for a transaction in a foreign (country j) security is denoted w_{ij} . Each IF also sets two unit fees for primary market transactions, one for a domestic (country i) security (γ_{ii}) and another for a foreign (country j) security (γ_{ij}). There is free entry into the IF industry and the market is highly contestable; no IF can make profits in the equilibrium.

There is one would-be issuer in each country.¹ The issuer must either use the domestic CSD or abstain from issuing securities. In real life issuers can often choose between CSDs of different nationalities, but using a foreign CSD can be particularly difficult and costly. For instance, if a corporation that is to be publicly quoted wants to issue its shares in a foreign system it should establish a holding company in the desired country and put all the operative units under the new holding company, which would then be quoted on the stock exchange, instead of the former parent company.

Price formation in the secondary market is ignored in the model.

2.2 Investor behaviour

Investors have a utility or objective function. No IF can successfully offer services to more than one segment, and no investor can use an IF based in another segment. As to functional forms and parameter values, the segments are identical.

Investors get utility from four sources: 1) from holding domestic securities after issuance, 2) from holding foreign securities after issuance, 3) from trading in domestic securities in the secondary market, 4) from trading in foreign securities

¹ If one assumes that there are several identical issuers in each country the model becomes somewhat more complicated, but this would probably not lead to any essentially different results.



in the secondary market. These utilities are additive, so that the total utility is simply the sum of utilities from the four sources.

When securities are issued, each segment buys a given number of domestic securities and the same number of foreign securities. These quantities of securities are exogenous and are normalised to one domestic and one foreign security.

Each domestic investor segment in country i is willing to buy domestic securities in the primary market if the following participation condition holds

$$U_{ii} + F - \gamma_{ii} \geq 0 \quad (2.1)$$

F is the net utility from holding domestic securities, defined as the difference between gross utility and the fee paid to the issuer in the primary market. U_{ii} is the anticipated net utility from trading in securities in the secondary market.

Secondary market trading takes place in several rounds. Each investor segment realises a need to trade in securities in the secondary market during each of these rounds. Either the segment sells a part of the securities portfolio or it invests more in the same asset. The sign of a segment's transaction can change from round to round. Deals agreed in different rounds cannot be netted in the settlement system. If a segment buys now and sells at a later stage, the two deals must be settled separately. All investors of a given segment are identical, and they always make similar secondary market transactions.

The utility of each domestic investor segment from trading securities in the secondary market is

$$U_{ii} = b_1 \theta_{ii} - b_2 \theta_{ii}^2 - w_{ii} \theta_{ii} \quad (2.2)$$

θ_{ii} is the total number of securities traded in the secondary market during all the rounds, and the b 's are exogenous parameters of the utility function. The parameter b_1 describes investors' willingness to trade, and the parameter b_2 indicates the rate at which this need is satiated. $\theta_{ii} \geq 0$; θ_{ii} may be greater than +1. If there were only one round of secondary market trading the analysis should be restricted to cases where $\theta_{ii} < 1$. An investor who holds m securities cannot sell $m+1$ securities without buying more of the same asset. If there are several rounds, it is possible that an investor segment sells more securities than it has bought in the primary market because the segment can buy more of the asset between two sales.

Secondary market trading (θ_{ii}) is the investors' decision variable at this stage. Secondary market trading affects investors' utility in the same way irrespective of whether it satisfies the need to sell or to buy. In the light of empirical evidence, transaction costs reduce the volume of securities trading, but they do not seem to have much impact on securities prices. (Barclay, Kandel & Marx 1998)

As to foreign securities, investors' objective function is basically similar. Each foreign investor segment in country j is willing to buy securities issued in foreign country i if the following condition holds:

$$U_{ji} + F - \gamma_{ji} \geq 0 \quad (2.3)$$

where γ_{ji} is the fee charged by country j IFs for primary market transactions with country i securities and U_{ji} is the net utility (after transaction costs) of investors from secondary market trading. The net utility from holding foreign securities after issuance (F) equals the net utility from domestic securities. The utility from secondary market trading in foreign securities is

$$U_{ji} = b_1\theta_{ji} - b_2\theta_{ji}^2 - w_{ji}\theta_{ji} \quad (2.4)$$

Basically there is no difference between this function and function (2.2), except that the values of w may differ, leading to different volumes of trading and different levels of utility.

These utility functions are not directly derived from any portfolio allocation theory, but they predict behaviour not inconsistent with, say, the CAPM. Investors prefer to diversify across countries unless the transaction costs are too high. The willingness to trade in the secondary market could be due to, say, fluctuations in income and variations in consumption possibilities.

2.3 Cross-border settlement

There is no competition between IFs based in different countries. Investors cannot use services offered by foreign IFs. When they trade in foreign securities, they use a domestic IF. When IFs compete for domestic customers' transactions in foreign securities the market is segmented exactly as the market for services in domestic securities.

No IF can become a settlement member at the foreign CSD. Foreign IFs must participate through a local custodian IF. Each IF in country i has an omnibus account at a local IF in foreign country j . Any IF in country j can act as such a custodian. Strictly speaking, all the IFs in the model are custodians because all of them keep customers' securities, but here the term "custodian IF" refers to an IF with foreign customers. Because remote access to settlement systems is not particularly commonplace in real life (see Giovannini & al, p. 8) whereas remote access to trading is, one could not readily interpret this model as a description of trading systems.

If an IF in country j decides to offer custodial services to foreign IFs, it sets two prices for such services.

- The fee charged by the custodian IF in country j for each primary market transaction is denoted γ_{jf} , where j denotes the country and f customers' foreign nationality.
- The unit fee per secondary market transaction to be paid by IFs in country i to the custodian IF in country j is denoted v_j . The market for services to be offered to foreign IFs is not segmented.

Investors and IFs have no preferences concerning would-be custodian IFs. If one of them charges lower fees than its rivals, it gets all the customers.

Securities are settled on a net basis at the CSD. The law of large numbers implies economies of scale in custodial operations. If the orders from different investor segments were of equal magnitude and completely non-correlated, the expected value of the absolute value of the number of securities to be settled with the CSD would grow linearly with the square root of the number of segments. However, sales and purchases by different investors cannot be independent draws from the same distribution because they must sum to zero. Every sale is matched by a purchase. In any case, a large and diverse customer base helps the custodian IF to economise in relative terms on secondary market fees paid to the CSD because the expected value of securities to be settled at the CSD grows less than proportionately with the amount of customers. When one domestic segment and all foreign IFs use the same custodian IF, the net volume of orders the IF must settle with the CSD is $x(n\theta_{ji} + \theta_{ii})$, where x is a netting parameter ($0 < x < 1$).

2.4 Costs

The CSD i has operational costs c per processed security. The same parameter applies to both primary and secondary market transactions. Registering a security on the account of an IF in the primary market costs c . The cost of increasing or decreasing by one the number of securities on the account of an IF in the secondary markets is also c . Internalised trades, ie trades settled at IF level, are cost-free to the CSD. The CSD may have some fixed costs, which would imply economies of scale, but because these fixed costs are not reflected in optimal pricing, they can be ignored in the model.²

The IFs of country j incur four kinds of costs:

1. Fees charged by the domestic CSD.
2. Fees paid to a foreign custodian IF. The fee for secondary market transactions is v_i times the number of foreign securities settled. The unit fee for primary market transactions is γ_{if} per security.

² Previous empirical research suggests that there are significant economies of scale in the securities settlement industry. (Schmiedel, Malkamäki & Tarkka 2002). This could mean that assuming the existence of fixed costs would be realistic.

3. Operational costs in the primary market. The cost is c times the number of mediated securities. The cost parameter c is the same as for the CSD.
4. Operational costs in the secondary market. The cost of services in domestic securities equals c times the number of domestic securities settled in the secondary market. The cost is the same irrespective of whether the customer is an investor or another IF. When a custodian IF settles a security internally between the accounts of two customer IFs, the cost is c per customer IF. The cost of services in foreign securities is c times the number of settled securities.

Because the same c parameter applies to all the IFs and to both CSDs, there are no differences in the cost efficiency of different institutions. As will be seen, there are no meaningful equilibria for secondary market trading unless $b_1 > 2c$.

Neither IFs nor CSDs incur costs in secondary markets if securities are simply held in an account and no transacting takes place.

Because there are no synergies between services related to foreign and domestic securities, there could be many kinds of IFs. An IF may offer customer services for both foreign and domestic securities. Another IF may offer services for domestic securities only, or specialise in foreign securities and not offer any services for domestic securities. The most realistic interpretation of the model may be that there is only one IF in each segment, which offers services for both domestic and foreign securities. However, no such assumption is necessary.

2.5 Fees collected by the CSDs

The IFs have to pay the CSD a unit fee for each security issued in its central book-entry register. There are two primary market fees in the model. α_i is the fee paid by a custodian IF with foreign customers and β_i the fee paid by an IF with domestic customers only. In a typical real life situation the CSD cannot make any of its fees directly conditional on the nationality of the customers of the IF. However, the CSD could create indirect ways to price discriminate. The CSD could charge a certain fee per security if the number of securities on the account does not exceed the number of securities bought by one segment, and another fee if the number of securities exceeds this ceiling. To a large extent this objective can be achieved by charging a separate fee for opening the account.

If it were assumed that the issuers pay an important part of the fee, nothing essential would change in the model outcomes. The fee would be reflected in the minimum primary market price required by issuers, and the fee burden would be passed on to investors. Now, instead, IFs and investors pay the fee in a more direct way. As to real life interpretations, these primary market fees may include a number of different fees, especially fees for the primary market transactions themselves. They might also include fees paid by issuers on a monthly basis and fees paid by IFs for having an omnibus account with the CSD. The common denominator of these kinds of fees is that they cannot be avoided by not trading in

the secondary market, and CSDs' customers must either pay them or commit themselves to paying them at an early stage.

Pricing in the secondary market is simple. The CSD can charge a constant unit fee for each security settled at the CSD. The fee charged by CSD j and paid by the IF is denoted p_j . This fee is the same, irrespective of the customer's nationality. If an IF internalises trades, ie settles them between two customers in its own system, the CSD cannot charge any fees.

2.6 Order of moves

Events happen in the following order.

- 1) CSDs set the primary market fees (α s and β s).
- 2) Issuers and investors agree or do not agree on primary market transactions.
- 3) CSDs set the secondary market fees (p 's).
- 4) IFs set their fees (w 's, v 's and γ 's).
- 5) Investors choose IFs.
- 6) Securities are issued, secondary market trades are agreed, cleared and settled.

This is a full information game. All the agents can immediately observe all the others' decisions. The only thing that cannot be calculated beforehand is the sign of transactions of different investor segments at the 6th stage, even though it is known that some will sell and some buy. Even the size of transactions can be calculated beforehand.

3 Solving the model

3.1 Secondary market trading volumes

Investors have only one optimisation decision to make in the secondary market, namely the number of securities to buy or sell. The sign of the transaction, ie whether they sell or buy, is determined by exogenous factors not analysed in this model. At this stage the costs of primary market transactions are sunk costs and are completely irrelevant to decision making. Domestic and foreign investors' optimisation conditions can be derived by differentiating formulas (2.1) and (2.3), when (2.2) and (2.4) have been substituted for U_{ii} and U_{ji} .

$$\partial U_{ii} / \partial \theta_{ii} = 0$$

$$\partial U_{ji} / \partial \theta_{ji} = 0$$

The second order condition is $\partial^2 U_{ii} / \partial \theta_{ii}^2 = \partial^2 U_{ji} / \partial \theta_{ji}^2 = -2b_2 < 0$, and the extreme values are maxima. These conditions yield the following unique solutions:

$$\theta_{ii} = [b_1 - w_{ii}] / [2b_2] \quad \theta_{ji} = [b_1 - w_{ji}] / [2b_2] \quad (3.1)$$

Unsurprisingly, the willingness to trade (b_1) increases the volume of turnover whereas the rate at which the need is satiated (b_2) diminishes it. In any meaningful equilibrium with secondary market trading by both domestic and foreign investors, $b_1 > w_{ji}$ and $b_1 > w_{ii}$. If these conditions were not satisfied the marginal cost of trading would exceed the marginal benefit with any non-negative amount of secondary market trading.

3.2 Competition between IFs

3.2.1 Domestic securities and domestic customers

If there is only one IF in the segment, and if the IF has no foreign customers, it earns the following profit from services with domestic securities.

$$(\gamma_{ii} - \beta_i - c) + (w_{ii} - p_i - c)\theta_{ii} = 0 \quad (3.2)$$

where $(\gamma_{ii} - \beta_i - c)$ is the profit from primary market transactions and $(w_{ii} - p_i - c)\theta_{ii}$ the profit from secondary market transactions.

If there are several IFs in the segment, both the revenues and the costs are multiplied by the market share, and the existence of multiple IFs has no impact on prices. Because the IF has no market power it must charge fees equal to marginal costs. The fee paid by domestic investors for domestic securities is

$$\gamma_{ii} = \beta_i + c \quad (3.3)$$

With secondary market services the zero profit condition can be written as

$$w_{ii}\theta_{ii} - p_i\theta_{ii} - c\theta_{ii} = 0 \quad \Rightarrow w_{ii} = p_i + c \quad (3.4)$$

These prices remain unchanged if there are multiple IFs in each segment; all the revenues and expenditures in the zero profit constraint (3.2) are simply multiplied by the market share.

3.2.2 Domestic customers and foreign securities

There are no synergies between services with foreign and domestic securities. Therefore the fees for services with foreign securities can be analysed independently of the fees for services with domestic securities. Because of free entry and constant returns to scale no IF can make profits in the equilibrium. The profit of an IF offering nothing but services with foreign securities, if it is the only incumbent IF in the segment, is

$$\gamma_{ji} - \gamma_{if} - c + (w_{ji} - c - v_i)\theta_{ji} = 0 \quad (3.5)$$

Because of a lack of market power, the marginal cost of each service must equal the marginal cost. As to services with primary market transactions, the zero profit condition yields

$$\gamma_{ji} - \gamma_{if} - c = 0 \Rightarrow \gamma_{ji} = \gamma_{if} + c = 0 \quad (3.6)$$

In secondary market operations the zero profit constraint of a country j IF in mediating country i securities can be written as

$$(w_{ji} - c - v_i)\theta_{ji} = 0 \Rightarrow w_{ji} = v_i + c \quad (3.7)$$

These prices remain unchanged if there are multiple IFs in each segment; all the revenues and expenditures in the zero profit constraint (3.5) are simply multiplied by the market share.

3.2.3 Pricing by the custodian IF

When the would-be custodian IFs compete for settlement orders from abroad, the market is not segmented, and all the IFs compete among themselves. The possibilities to internalise trades in the secondary market cause increasing returns to scale, which implies that Bertrand competition with identical services leads to a situation where there is only one custodian IF that actually enters the market. This outcome has some analogies with the result of Yanelle (1989); if the supply of deposits is limited, and if Bertrand competing banks are subject to increasing returns to scale, there will be only one bank with a positive market share, but it cannot make profits.

Basically any of the IFs could be the one that captures the market. No IF would be able to cover its costs in the highly contestable business if it operated with a volume that does not minimise average costs. Any rival IF could undercut its prices by operating at the optimal scale. The zero profit constraint of the custodian IF in secondary market transactions is

$$n(v_i - c)\theta_{ji} - x(n\theta_{ji} + \theta_{ii})p_i + (w_{ii} - c)\theta_{ii} = 0 \quad (3.8)$$

Obviously there are several combinations of v_i and w_{ii} satisfying this zero profit constraint (3.8). However, there is only one combination that cannot be profitably undercut by a rival IF, namely the one where the fee for domestic services is determined according to equation (3.4). If the IF charges a higher fee for transactions coming from abroad (v_i) and a lower fee for domestic transactions, any IF of another market segment could undercut the fee for cross-border transactions, keep its fee for domestic transactions unchanged and make a positive profit. If the custodian IF tried to charge a lower fee for transactions from abroad (v_i) and a higher fee for transactions from the home market, another would-be IF of the same segment would undercut with a lower w_{ii} and get all the customers of the segment.

When w_{ii} is determined according to (3.4), w_{ji} according to (3.7) and the θ 's according to (3.1), condition (3.8) yields³

$$v_i = \frac{b_1 n + n p_i x - \sqrt{(b_1 n + n p_i x)^2 - 4n\{-c^2 n + p_i^2(1-x) - c p_i(n x + x - 1) + b_1\{c n + p_i(n x - 1 + x)\}\}}}{2n} \quad (3.9)$$

With a very large number of segments this result can be approximated as

$$\lim_{n \rightarrow \infty} v_i = x p_i + c \quad (3.10)$$

The fee equals the cost, which is intuitive in a highly contestable industry.

The profit from primary market operations is

$$\gamma_{ii} + n^* \gamma_{if} - (n+1)^* c - (n+1)^* \alpha_i = 0.$$

Because γ_{ii} is determined according to (3.3), this yields

$$\begin{aligned} (\beta_i + c) + n^* \gamma_{if} - (n+1)^* c - (n+1)^* \alpha_i &= 0 \\ \Rightarrow \gamma_{if} &= (\alpha_i - \beta_i + \alpha_i n + c n) / n \end{aligned} \quad (3.11)$$

³ Strictly speaking there is another value of v_i that satisfies the condition (3.8), at least in mathematical terms, namely

$$v_i = [b_1 n + n p_i x + \sqrt{[(b_1 n + n p_i x)^2 - 4n\{-c^2 n + p_i^2(1-x) - c p_i(n x + x - 1) + b_1\{c n + p_i(n x - 1 + x)\}\}}] / (2n).$$

However, this higher value has no meaningful interpretation. It implies zero profits because the fee would imply a very small or even negative turnover. If $x = 1$, it implies $\theta_{ji} = 0$. If there is no turnover, there is no revenue and no costs, and the profit is zero. It would be easy for any IF to undercut this fee. Any fee between the two values of v_i that satisfy the (3.8) would imply positive IF profits, which should not be possible in the highly contestable industry.

If the number of segments is very large ($n \gg 0$), this approaches $\gamma_{if} = \alpha_i + c$, which is comparable to the fee for primary market transactions with domestic services (3.3).

3.3 Pricing by the CSDs

3.3.1 Prices for secondary market services

When the CSD actually chooses the secondary market fee (p_i) investors' participation constraint has become irrelevant because the decision to participate in the primary market has already been made. Instead, the price elasticity of demand prevents the CSD from charging infinitely high prices. At the secondary market stage the CSDs decide nothing but the fee for secondary market transactions.

Because there are n segments in each country, and because one segment of the domestic country makes transactions through the custodian IF, there are $n+1$ segments making transactions through the custodian IF and $n-1$ making transactions through other IFs. The total volume of secondary market transactions by foreign segments equals $n \cdot \theta_{ji}$, the volume of secondary market transactions by each domestic segment is θ_{ii} , the net amount of secondary market transactions to be settled at the CSD is $x(n \cdot \theta_{ji} + \theta_{ii})$. For each transaction settled at the CSD, be it a secondary or primary market transaction, the CSD incurs the cost c . Hence, the profit of CSD i is

$$\Pi_i = (n-1)(p_i - c)\theta_{ii} + x(n\theta_{ji} + \theta_{ii})(p_i - c) + (n+1)(\alpha_i - c) + (n-1)(\beta_i - c) \quad (3.12)$$

and the optimisation condition is

$$\partial \Pi_i / \partial p_i = 0 \quad (3.13)$$

PROPOSITION 1. The secondary market fee is higher than the marginal cost ($p_i > c$)

When $p_i = c$, differentiating the profit expression (3.12) with respect to p_i yields

$$\begin{aligned} \partial \Pi_i / \partial p_i &= \\ &= (n-1) \cdot 1 \cdot \theta_{ii} + (n-1) \cdot (0) \cdot (\partial \theta_{ii} / \partial p_i) + x(n \cdot \theta_{ji} + \theta_{ii}) \cdot 1 + \\ &\quad + x \{ n(\partial \theta_{ji} / \partial p_i) + \partial \theta_{ii} / \partial p_i \} \cdot (0) + 0 + 0 = \\ &= (n-1) \cdot \theta_{ii} + x(n \cdot \theta_{ji} + \theta_{ii}) > 0 \end{aligned}$$

Therefore if $p_i = c$, the CSD could increase its profit by charging a slightly higher price ($\partial\Pi_i/\partial p_i > 0$). Therefore it would be optimal to increase the price so that $p_i > c$.

QED

Basically this result is rather trivial. Both CSDs are pure monopolies because no other institution can offer CSD services with domestic securities. Each CSD has monopoly power, and there is no reason not to use it. Hence, CSDs charge monopoly prices, and these prices are higher than the marginal cost. The result is not limited to very large values of n ($n \gg 0$). It goes without saying that this outcome cannot be Pareto optimal because the demand for services is price elastic.

3.3.2 Prices for primary market services

The CSDs have a pure monopoly position in the primary market. Because there is no competition in the primary market, it is rational to set the fee at the reservation level.

At this stage the CSDs have no possibilities to commit themselves to any particular future secondary market pricing policy. The only decision variables are α_i and β_i . Investors understand that the secondary market fee (p_i) will be determined at a later stage according to condition (3.13). Whatever the CSDs do at the primary market stage, they cannot convince investors about any other secondary market pricing policies. Primary market prices do not affect profit maximising secondary market prices because $d^2\Pi_i/dp_i d\alpha_i = 0$ and $d^2\Pi_i/dp_i d\beta_i = 0$. Utilities from secondary market trading (U_s) do not depend on primary market fees, and they can be considered as exogenous constants at this stage.

When primary market fees of IFs are determined according to (3.6) and (3.11), the participation constraint of foreign investors (2.3) can be rewritten

$$U_{ji} + F - \gamma_{ji} \geq 0 \Leftrightarrow U_{ji} + F - (\alpha_i - \beta_i + \alpha_i n + 2cn)/n \geq 0 \quad (3.14)$$

And the participation constraint of domestic investors (2.1), when the primary market fee is determined according to (3.3), can be rewritten

$$U_{ii} + F - \gamma_{ii} \geq 0 \Leftrightarrow U_{ii} + F - (\beta_i + c) \geq 0 \quad (3.15)$$

The CSD has no reason not to charge the highest prices that do not violate the participation constraints (3.14) and (3.15) of foreign and domestic investors. It follows that

$$\alpha_i = [F + Fn - c(1 + 2n) + U_{ii} + nU_{ji}]/(n + 1) \quad \beta_i = F + U_{ii} - c \quad (3.16)$$

where the U_i are determined by the formulas (2.2) and (2.4) and anticipated secondary market fee (p_i), which is higher than the cost (c). For most parameter values, $\alpha_i < \beta_i$.

4 Commitment to profit maximising pricing

4.1 Assumptions

In section 3 the CSDs could not pre-commit themselves to any secondary market fees. The only way to convince investors that buying securities in the primary market is reasonable was to set primary market fees low enough to guarantee a non-negative total net utility even when the CSD sets its secondary market prices at the monopoly level.

A new concept, the posted fee (p_i^*), is now introduced to facilitate the analysis. The posted fee is the profit maximising secondary market fee for a transaction in domestic securities when the CSD can commit itself to it in a credible and observable way before investors make any decisions. Both CSDs choose a posted fee. As to the commitment, there are two possibilities.

- The CSD cannot commit itself to the posted fee. In this case the posted fee is completely irrelevant, it will not be implemented at the secondary market stage, investors pay no attention to it, and it has no effect on anything.
- The CSD can commit itself to the posted fee. Investors' participation decisions depend on it because a lower fee increases investors' willingness to participate. In this case feasible primary market fees can be expressed as functions of p_i^* .

Events happen in the following order

1. Both CSDs choose the posted fee to be charged in the secondary market (p_i^*)
2. CSDs set the primary market fees (α s and β s).
3. Issuers and investors make a binding commitment either to issue securities or not to issue.
4. CSDs set the secondary market fees (p 's). If the CSD has made a binding commitment, the fee must equal the posted fee ($p_i = p_i^*$)
5. IFs decide whether or not to enter the market. IFs set their fees (w 's, v 's and γ 's).
6. Investors choose IFs.
7. Securities are issued, secondary market trades are agreed, cleared and settled.

4.2 Solving the model

Let us assume the CSD can make a binding commitment to the posted fee. How high or low should the fee be to maximise profits?

PROPOSITION 2 If the CSD can commit itself to $p_i = p_i^*$, profit maximisation of CSD i implies $p_i \approx c$ if $n \gg 0$.

PROOF

If $n \gg 0$ result (3.10) implies that the following holds as an approximation;

$$w_{ji} = v_i + c + h = xp_i + 2c.$$

θ_{ii} and θ_{ji} are determined according to (3.1). w_{ii} is determined according to (3.4), and w_{ji} according to the above result.

The primary market fees α_i and β_{ii} can be expressed as functions of the posted secondary market fee, p_i^* . The highest possible and therefore profit maximising primary market fees are determined according to (3.16).

$$\beta_{ii} = F + U_{ii} - c$$

When $n \gg 0$, α_i can be approximated as $\alpha_i = F + U_{ji} - 2c$

The profit Π_i is determined according to (3.12). The optimal posted fee (p_i^*) satisfies the following condition when all these indirect effects are taken into account, including the total impact of p_i^* on θ s (determined according to 3.1) and its impact on α_i and β_i .

$$d\Pi_i / dp_i^* = 0$$

$$\Rightarrow p_i^* = \{c(n-1+2x+nx^2)\} / (n-1+2x-x^2+nx^2)$$

$$\Rightarrow \lim_{n \rightarrow \infty} p_i^* = c$$

$$d^2\Pi_i / dp_i^{*2} = [-n(1+x^2) + (1-x)^2] / [2b_2] < 0 \Rightarrow \text{maximum}$$

QED

This result differs from proposition 1 because causalities between U s and primary market fees differ. In the basic model the actual secondary market fee and primary market fees were not related at all. When the CSD set the fee, it was too late to affect the participation decision. Now, it is assumed that investors' decisions are de facto based on the actual secondary market fee. The CSDs cannot ignore the impact of the secondary market fee on participation decisions. The impact of the actual fee on feasible primary market fees must be taken into account.

The CSD can increase its profit if it finds a way to make a strategic commitment to the optimal posted fee p_i^* . The CSD would make no profits in secondary market services, but it would be able to charge high fees in primary market operations.

Interestingly, if the number of segments is very large, the CSDs' secondary market services are priced at marginal cost. According to standard microeconomic theory this is socially optimal. This result is clearly intuitive. If the CSD has committed itself to price at the marginal cost in the secondary market, it utilises its market power in the primary market only. In this market such monopoly power implies nothing but a harmless transfer of wealth from investors to shareholders of the CSD. Hence, the CSDs can introduce a Pareto improvement and capture all the benefits themselves.

Because the custodian IF has a handful of domestic customers, the CSD cannot be a perfect price discriminator between domestic and foreign customers. Hence, the result on Pareto optimality holds as a mere approximation with large numbers of investor segments. When the number of segments increases, the relative importance of the domestic investor segment in the total clientele of the custodian IF gradually diminishes.

5 An idle link as a commitment

5.1 Assumptions

The analysis of the section 4 is completely irrelevant unless the CSDs can commit themselves to the profit maximising posted fee. In this section it will be demonstrated that two linked CSDs can help each other to make such a commitment.

In the absence of the link, the CSDs had completely non-related operations. They neither competed nor cooperated. Now, the two CSDs agree on an arrangement that on the surface may seem to introduce competition. However, if one analyses the situation at a deeper level, it is an instrument of cooperation.

Each CSD opens an omnibus account with the other CSD. Both CSDs can offer custodial services to domestic IFs and their customers. When the customers of domestic IFs invest in foreign securities, the securities can be pooled on the omnibus account of the domestic CSD with the foreign CSD. However, IFs can also use a foreign custodian IF, if they prefer this option. Hence, there are two competing channels for cross-border transactions. When IFs have chosen which service suppliers they will use in the primary market, they cannot use the alternative channel in the secondary market because the book-entries cannot be freely transferred between the omnibus account of the foreign custodian IF and the domestic CSD.

The Model Agreement between European CSDs of the European Central Securities Depositories Association (ECSDA) includes a section of a very general nature on fees to be paid by the CSD whose customers' securities are pooled on the omnibus account. Here, these fees between CSDs are modelled in a simplistic way. The two CSDs agree on the following pricing. There is nothing but a fee for each primary market transaction. Whenever an investor segment of country j buys securities issued in CSD i in the primary market and the securities are pooled on the omnibus account of CSD j with CSD i , CSD j must pay a constant unit access fee (a_i) in the primary market to the CSD i . The access fees charged by the two CSDs may or may not differ. There is no fee for opening the account and no secondary market fee between CSDs.

CSDs incur costs with foreign securities in both primary and secondary markets. These costs equal those in the basic model. The cost of registering one foreign security on the omnibus account of an IF is c , and the cost of increasing or decreasing the number of securities on the account of an IF in the secondary market is c times the number of securities.

The fees charged by a CSD can differ for domestic and foreign securities. The fee charged to the custodian IF for a primary market transaction with domestic securities is now denoted α_i . The fee charged to another domestic IF for a primary market transaction in a domestic security is β_{ii} . If the link is in use, domestic IFs can conduct primary market transactions in foreign country j securities through the domestic CSD, and they must pay a primary market fee β_{ij} for this service. The fee to be paid by IFs for secondary market transactions is denoted p_{ii} for a domestic (country i) security and p_{ij} for a foreign security.

The order of events is the same as in section 4.1. The access fee (a_i) and the primary market custodian fee (β_{ij}) are chosen at the second stage simultaneously with the primary market fees for domestic securities (α_i , β_{ii}). The fee for a secondary market transaction in a foreign security is chosen at stage 4. IFs choose between the domestic CSD and the foreign custodian IF at stage 5.

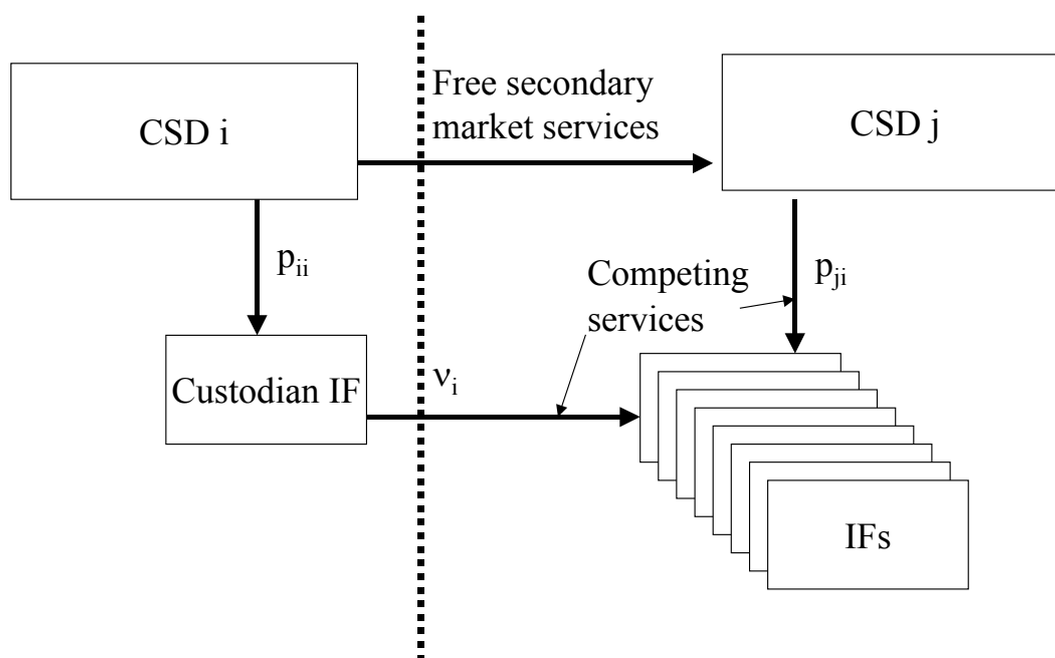
Because this is an attempt to explain why links may benefit CSDs even when they are not in use, the detailed analysis is mainly restricted to cases where the link is not utilised.

5.2 Solving the model

When the link is in place, the two CSDs find themselves in a kind of Bertrand competition for transactions in securities registered in the country i . At the stage 4 the decision variable of each CSD is the secondary market fee (p). The primary market access fees (a 's) and the primary market fees (α s and β s) have already been decided at stage 2. The domestic CSD i offers services to country j IFs through a domestic custodian IF, whereas the foreign CSD j offers services directly to its local IFs. However, this competition differs from the standard Bertrand competition of economics textbooks. The CSD i offers services through the domestic custodian IF, not directly to the foreign IFs, whereas the CSD j

offers services directly to its domestic IFs. The CSD offering the lowest fee (p) does not necessarily get the customers because the primary market fees (α 's and β 's) affect the IFs' choices between domestic custodian CSD and foreign custodian IF, and because the custodian IF in country i charges a price that would normally differ from p_{ii} .

Figure 1. **Competition in the secondary market**



IFs find themselves in an extremely competitive situation and they must choose the option that provides customers with more utility. They cannot charge fees that exceed costs.

Let us assume there is a fee (p_{ji}) that satisfies the following two conditions.

- The price enables CSD j to make a marginally positive profit in foreign securities if investors use the link.
- If IFs use the domestic CSD and the link, their customers get a marginally positive net utility from country i securities.

How will the existence of such a potential fee affect investors' decisions at the primary market stage? Interestingly, it will make country j investors willing to participate, even if the primary market fees (α s and β s) are higher than in the section 3. The reason is simple. The link eliminates the monopoly of the foreign CSD. If the link is in place, no secondary market price of CSD i (p_{ii}) would both lead to a negative total net utility for country j investors and be sustainable in the competitive situation. If the prices of CSD i were too high to leave country j investors with a non-negative net utility from country i securities, CSD j would

undercut with a suitably low secondary market fee (p_{ji}), capture the market and make profits. Whatever CSD i does at the stage 4, it cannot force foreign investors to accept a negative net utility. It cannot practice monopoly pricing because it is not a monopoly. Hence, investors understand that the total net utility they get from participating cannot be negative, and they decide to buy securities in the primary market.

Is it possible for the CSDs to artificially construct a situation where CSD j can offer a price that satisfies the two above-mentioned conditions, but is unable to offer, without making losses, a price that would be even more competitive?

Let us assume country j IFs use domestic CSD j and the link to conduct transactions with country i securities. The secondary market fee (p_{ji}) that leaves investors with nothing but a marginally positive total net utility after trading costs satisfies condition (2.3). When (2.4) is substituted for U_{ji} , the condition (2.3) can be written as

$$b_1 * \theta_{ji} - b_2 * \theta_{ji}^2 - (p_{ji} + c) * \theta_{ji} + F - \gamma_{ji} = \varepsilon \quad (5.1)$$

ε is an arbitrarily small positive constant. Letting $\varepsilon = 0$, and substituting $[(b_1 - (p_{ji} + c))/(2b_2)]$ for θ_{ji} and $[\beta_{ji} + c]$ for γ_{ji} , condition (5.1) can be rewritten as⁴

$$p_{ji} = b_1 - c - 2 * \sqrt{b_2(\beta_{ji} - F + c)} \quad (5.2)$$

If $\beta_{ji} \geq F - c$, the custodian CSD can at stage 4 extract all the surpluses from country j investors with a high secondary market fee and formula (5.2) has a real root. If the value of p_{ji} indicated by (5.2) is less than $b_1/2$, which would be the unconstrained monopoly price⁵, this is also the profit maximising value of p_{ji} . Lower fees would imply less revenue and higher fees would violate investors' participation constraints. CSD j is free to choose at stage 2 a value of β_{ji} that satisfies both criteria, ie such that $\beta_{ji} \geq F - c$ and formula (5.2) will imply that $p_{ji} < b_1/2$. If CSD j wants to participate in the mutually beneficial cooperation with the peer CSD, it must choose such a suitable primary market fee β_{ji} . If it does not, the peer CSD has no incentive to open the link.

CSD i can choose an access fee (a_i) that leaves CSD j with nothing but a marginally positive profit from operations through the link even if CSD j charges

⁴ Mathematically there are two values of p_{ji} that satisfy the condition (5.1) $p_{ji} = \{b_1 - c - 2 * \sqrt{b_2(\beta_{ji} - F + c)}\}$ and $p_{ji} = \{b_1 - c + 2 * \sqrt{b_2(\beta_{ji} - F + c)}\}$. However, the higher potential p_{ji} is not meaningful. It would imply negative secondary market turnover, which would make the term $-(p_{ji} + c) * \theta_{ji}$ positive, as if customers could earn money by using negative amounts of expensive services.

⁵ Surprisingly, the cost parameter c has no impact on the optimal monopoly price. The reason for this is simple. It has been assumed that IFs and CSDs have the same cost parameter. If IFs' costs increase, the demand faced by the CSD weakens, which lowers the optimal price. This effect and the direct impact of own costs on the optimal fee by the CSD offset each other.

the highest possible secondary market price (p_{ji}) which is determined by the condition (5.2). When p_{ji} is determined according to condition (5.2), there is only one value of a_i that will lead to zero profits from CSD j operations in country i securities. This value is determined as follows.

$$n\{\beta_{ji} - a_i + (p_{ji} - c)\theta_{ji} - c\} = 0$$

When (3.1) is substituted for θ_{ji} , $(p_{ji} + c)$ for w_{ji} and (5.2) for p_{ji} , this yields

$$\Leftrightarrow a_i = 2F - 3c - \beta_{ji} + (b_1 - 2c)\sqrt{(\beta_{ji} + c - F)/b_2} \quad (5.3)$$

When the value of a_i is marginally lower than the value indicated by formula (5.3), country j investors know that Bertrand competition in the secondary market cannot lead to a situation where investors' total net utility from country i securities will be negative. If CSD i tried to charge a secondary market price that leads to negative net utility, foreign IFs would choose CSD j and the link, because CSD j could earn profits by offering prices that would allow country j investors to achieve a higher total net utility. Therefore country j investors decide to participate at stage 3.

However, because the access fee (a) has been optimised to enable CSD j to earn nothing but a marginally positive profit, Bertrand competition will lead to a situation where the link is not in use. In Bertrand competition between unequally matched rivals, the cost efficient institution gets all the customers. If CSD i charges a secondary market price that enables investors to get a marginally higher utility than what CSD j can do without making losses, it could earn a clear profit, not just a marginal one. Its cost efficiency has not been artificially handicapped.

5.3 The link and the posted fee

What does the analysis on pricing by two linked CSDs have to do with the posted fee discussed in section 4? Two linked CSDs can commit themselves in cooperation to the posted fees in the secondary market by opening the link and setting the prices according to the results presented in section 5.2. CSD j must set the maximal primary market fees that do not violate domestic and foreign investors' participation constraints when $p_{jj} = p_{jj}^*$, and set an access fee (a_j) according to (5.3). Moreover, it should set a suitable primary market fee β_{ji} so that formula (5.2) has a real root and implies a value of $p_{ji} < b_1/2$; otherwise the peer CSD might not be willing to cooperate. When the moment to set secondary market prices comes, the peer CSD i would capture all the foreign customers if CSD j tried to charge a secondary market fee higher than the posted fee. It could

charge a lower fee p_{ij} , but there is no reason to do so because a lower fee would imply less revenue. Therefore the commitment to p_{ij}^* is credible.

The link will enable the CSD to earn a profit that would be unattainable if the link were not in place. By opening the link the CSD can itself create a suitable competitor. The competitor should be cost-efficient enough to convince sceptical would-be customers about reasonable future secondary market fees, but not competitive enough to capture the market. The optimal combination of primary and secondary market fees would not be feasible without this limited competition. If there were no link, the CSD could not convince any investor that the future secondary market fee (p_{ii}) is not significantly higher than c .

5.4 Alternative cases

It has been proven that an idle link is better for CSDs than no link at all, but it has not been proven that there is no alternative that would enable CSDs to make even more profits. The existence of significantly better cases should be impossible because, at least with a large number of investor segments ($n \gg 0$), an idle link leads to a Pareto optimal pricing outcome where the CSDs capture all the surpluses.

Would it be possible to construct examples where the link is in use, the outcome is Pareto optimal and all the surpluses are captured by the CSDs? In the light of the assumptions, the link is about as cost efficient as the custodian IF system, and no substantial improvement in overall cost-efficiency could be achieved by channelling transactions through the link. Moreover, the CSDs might not be able to capture all the surpluses. An artificial handicap should be imposed on the CSD of the issuer's home country, and this handicap should prevent it from covering its costs with secondary market fees that would enable investors to get substantially positive net utility. If there were no such handicap, the CSDs would continue price competition far beyond the point where investors' participation constraint is satisfied. It might even be profitable to charge a fee that is lower than the cost ($p_{ii} < c$) if this enables the CSD to capture the market and collect fee revenue for primary market transactions. This would imply a transfer of wealth from CSDs to investors. It is difficult to imagine what such an artificial handicap could be. Perhaps the two CSDs could try to explicitly agree on secondary market prices (p 's), but such agreements would breach antitrust laws in most jurisdictions. It is certainly much simpler to impose an artificial handicap on the custodian CSD.

Moreover, it has not been proven that the link would actually be a credible commitment. Raising the fee in the secondary market significantly above the cost would induce foreign IFs to use the link, but domestic investors do not have this option. Collecting high fees in the secondary market from domestic investors might be a better strategy than collecting low fees from domestic and foreign customers alike. Moreover, if investments come via the link, the CSD earns access fee revenue. If these effects dominate, the link will have no impact on

feasible primary market fees because no investor would be convinced that CSDs choose posted fees at stage 4. The credibility of the link as a commitment probably depends on the parameter values. If almost nothing can be netted at the custodian level ($x \approx 1$), and if a very low value of b_2 implies high volumes of secondary market trading, secondary market transactions via the custodian CSD will become an unwelcome economic burden that should be avoided. If $F = 2c$ and $\beta_{ji} = c$, formula (5.3) implies that access fees paid by the custodian CSD cannot compensate for the loss because they are zero. Moreover, because U_{ji} increases when b_2 decreases, the CSD loses substantial amounts of primary market fee revenue from foreigners (α_i) if the link is in use. At least with parameter values such as these the commitment to p_{ii}^* is credible.

6 Conclusions

6.1 Summary of main results

This paper presents a model of the securities settlement industry, with primary focus being on cross-border settlement. There are two countries each inhabited by one issuer, a CSD, a large number of investment firms and a large number of investors. Neither issuer can use the foreign CSD. Transactions in foreign securities must be channelled through a custodian investment firm in issuer's home country. CSDs have monopoly power in both primary and secondary markets. There is no ordinary price elasticity of demand in the primary market, only a simple reservation price, implying that the monopoly power causes nothing but a transfer of wealth to the CSD. This may be non-desirable from the point of view of distribution, but there is no misallocation of resources. The secondary market outcome, in contrast, cannot be Pareto optimal because the volume of transactions is price elastic and services are offered by a monopoly. Investors' anticipated future welfare losses are reflected in the fees the CSDs can charge in the primary market.

Next, the impact of a link between the two CSDs is analysed. Because foreign investors can now make transactions through their domestic CSD and the link, there is competition in the secondary market, even though the competition is limited to transactions by foreign investors. By allowing the peer CSD to offer competing services, a CSD can itself create a competitor. Unlike companies in ordinary industries, it has the possibility to choose the kind of competitor it will have. By charging a suitable access fee the CSD optimises the cost-efficiency of its rival. An ideal competitor will be cost-efficient enough to convince foreign would-be customers of the existence of adequate competitive pressures in the future but not efficient enough to capture the market. This enables the CSD to charge monopoly prices in the primary market rather than in the secondary

market, which turns out to be a Pareto improvement. The CSD manages to capture all the benefits by charging high primary market fees.

6.2 Comparison with previous literature

The model differs from many previous contributions on network industries and access fees because the two CSDs of the model are not competitors in the traditional meaning of the word. Neither of the CSDs could begin to compete with the peer CSD on its own initiative. The two CSDs offer parallel rather than competing networks. The novelty of this paper is the use of a suitable access fee as a strategic commitment to an optimal future pricing policy. The kind of commitment described in this paper cannot be made unless customers choose the service provider before they choose the volume of services to consume. The service provider is chosen before customers choose the volume of consumption in many other network industries, including mobile phone operators and credit card companies. Hence, the basic idea might be applicable to other industries.

Even though this paper presents pioneering work, it has, at least on the surface, certain analogies with previous contributions.

Economides (1996) has presented a different reason why a company in a network industry might voluntarily invite competition. An exclusive holder of a technology might voluntarily dispose of its monopoly position, share the technology and invite entry if it needs other companies to create the critical mass for a breakthrough. The argumentation has little in common with the above analysis of CSDs.

Armstrong (1997) argued that competition could and should be introduced in the telecommunications industry in connections between networks, not within a customer base that currently uses the same service supplier. Maintaining the local network generates fixed costs. One of the few ways to acquire funding for these costs is to allow the network provider to use its monopoly power. Introducing multiple competing systems in interconnections between networks, instead, might be a sustainable Pareto improvement. In both the analysis of Armstrong and the above model of CSDs, the Pareto improvement is due to the introduction of competing channels between the two networks, which helps to abolish monopoly distortions in the allocation of resources. In this sense the models are very similar. However, in the Armstrong model customers benefit from intensified competition, not the companies themselves.

Crampes and Laffont (2001) present different results. They argue that in the case of the electricity industry, it is not particularly important to prevent monopolist practices in the operations of international links. The main reason for this conclusion is that domestic and foreign electricity are perfect substitutes, and the market share of imported electricity is too marginal to enable the importer to abuse its market power. In the model presented above, the situation is entirely different because foreign and domestic securities are not substitutes. If investors' objective functions were different, and if foreign and domestic securities were

close substitutes, the welfare implications of the link might change. The two CSDs would compete for investors even at the primary market stage. Opening the link would make it easier for investors to invest in foreign vs domestic securities, thereby intensifying competition between the two CSDs. This would probably be welfare improving. However, the CSDs might not be willing to open the link because competition would imply a transfer of wealth to investors.

In their analysis of competing platform industries, Caillaud and Jullien (2001) explicitly model access and usage prices. These prices can be compared to primary and secondary market fees in the above model. However, the results of their analysis are not applicable to the situation analysed in here because in the model of Caillaud and Jullien both types of customers can choose between firms.

Unlike Milne (2002) this paper is based on a rather simplistic view of the role of the CSD. Milne proposes that, if necessary, government regulations should be introduced to enhance competition in non-core operations of CSDs. In this paper these kinds of additional services are not explicitly modelled. If they were included in the formal model, the basic result of the potential use of the link as a strategic commitment might remain unchanged.

The results have clear analogies with some previous contributions that have analysed the pricing of captive products. Razors and razor blades can be used as an example of this kind of pricing (Glick & Cameron 1999). Manufacturers may underprice razors and make them incompatible with other manufacturers' blades. Profits would be made by abusing the monopoly power in the market for blades. Primary market transactions in the above model are the equivalent of razors and secondary market transactions the equivalent of blades. Establishing the link could be compared to manufacturers' joint decision to make their products compatible.

6.3 Discussion

The model is based on the assumption that the CSDs maximise profits. In many countries CSDs are owned by their direct customers, mainly banks and investment firms. Does this imply that the assumption of profit maximisation is inappropriate, and that the CSDs try above all to provide their customers with inexpensive services? Interestingly, a jointly owned upstream supplier might maximise the wealth of its shareholders by maximising its own profits, even if this implies excessive monopoly prices imposed on shareholder-customers. If the shareholder-customers compete fiercely among themselves, they cannot make any profits themselves. Whatever the price of the intermediate good, it is reflected as such in the prices paid by end-customers. If the jointly owned supplier is able to earn monopoly profits, the surpluses can be shared among shareholders. This may be the only potential source of pure profits for the shareholder-customers. No competitive forces would put pressure on this dividend income. Park and Ahn

(1999) have presented a detailed analysis of a jointly owned upstream supplier as an implicit cartel. In many countries the securities industry satisfies many of the above-mentioned conditions. Typically there is only one CSD, one of the purest monopoly situations one can find. The CSD is often owned by financial institutions, and competition between securities brokers seems to be tough.

The model has certain empirical predictions. If CSDs open links, they will increase fees that do not depend on the volume of secondary market trading, such as fees related to issuance, fees that depend on the number of securities on an account, fees for having an account with the CSD, and annual fees charged to issuers. Fees related to secondary market trading, in contrast, would be reduced. Unfortunately statistics on the relative shares of different sources of fee revenue are not readily available. It might be possible to compile some of these data using information published by CSDs themselves. One could try to complement this information with estimations based on price lists published by CSDs and data on turnover in securities markets.

The link is likely to be a credible commitment if a relatively large number of customers could opt for it. This alternative is available to foreign investors only. If foreign investors account for only a marginal part of the total flow of investments, it is difficult to convince anyone that the risk of losing these customers would somehow affect future secondary market pricing by the CSD. Hence, a logical conclusion is that the link is more likely to be a credible and therefore useful commitment if cross-border investors account for a very large share of the whole securities market. This empirical prediction is clear-cut; more idle links would be established if and when the volume of cross-border investments increased. This seems to accord with reality, even though there may be other more obvious explanations for the observation.

The outcome with the link is economically efficient in the sense that it approaches Pareto optimality. To a certain extent this result is due to the fact that the CSDs can price discriminate between IFs at the primary market stage. The result has clear analogies with the old finding that a monopoly behaves Pareto optimally if it is a first degree or perfect price-discriminator. Nevertheless, the main intuition of the argumentation does not depend on this detail. If it were assumed that the CSDs cannot price discriminate in the primary market between foreign and domestic investors, the link could still be used as a tool to introduce some competition. Its existence would convince investors as to reasonable future prices for secondary market services, thereby raising the price that could be charged in the primary market.

The usefulness of an idle link as a strategic commitment may be questionable unless the two CSDs can commit themselves not to close it immediately when issuers and investors have agreed on primary market transactions. In light of article 12 of the ECSDA model agreement, closing the link would be easy. Either party can terminate the contract at any time, by giving proper notice. If the link is closed, the CSD whose customers' securities are pooled in the omnibus account must withdraw the securities. By making the period of notice long enough, the CSDs can commit themselves not to close the link immediately. Moreover, in a

real life situation, closing the link might cause reputation problems. Needless to say, such reputation problems could also limit the freedom of choosing suitable secondary market prices. However, the link certainly does not weaken the credibility that CSDs are not going to abuse their monopoly power in secondary market operations.

Moreover, the model yields some policy implications concerning possible price regulations. The previous economic literature includes a great deal of analysis on access fee regulation. The results of this paper can hardly be used as an argument in favour of any regulations of access fees between the two CSDs. The outcome with the link is almost Pareto optimal and it is unlikely that any government intervention would improve the situation. If the governments of the two countries are more interested in investors' costs than in Pareto optimality, they could try to regulate the access fee. However, the CSDs might react by not opening the link. Opening the link under effective price regulations would make the CSDs compete. If the regulated price were much lower than the strategically optimised price analysed in the section 5 of this paper, competition would cause a transfer of wealth from CSDs to investors.

As to other price regulations, the existence of links between CSDs might make it less useful to regulate secondary market prices. If the link is not in place, imposing the regulation on fees for secondary market transactions would, at least in light of this model, cause a Pareto improvement. Regulating primary market prices may not be advisable because it could cause allocative distortions, especially if the CSDs are linked. If the CSDs could no longer capture all the surpluses, there would be a more pronounced disparity between allocative efficiency and CSD profits, which would bias the incentives of the CSDs.

References

- Armstrong, M. (1997) **Competition in Telecommunications**. Oxford Review of Economic Policy 13, 64–82.
- Barclay, M. – Kandel, J.E. – Marx, L. (1998) **The Effects of Transaction Costs on Stock Prices and Trading Volume**. Journal of Financial Intermediation 7, 130–150.
- Caillaud, B. – Jullien, B. (2001) **Competing cybermediaries**. European Economic Review 45, 797–808.
- Crampes, C. – Laffont, J.-J. (2001) **Transport Pricing in the Electricity Industry**. Oxford Review of Economic Policy 17, 313–328.
- Economides, N. (1996) **Network Externalities, Complementarities and Invitations to Enter**. European Journal of Political Economy, vol. 12, 211–233.
- EU (1999) **Financial Services: Implementing the Framework for Financial Markets: Action Plan**. Communication of the Commission, COM(1999)232, 11.05.99.
- Giovannini et al (2001) **Cross-Border Clearing and Settlement Arrangements in the European Union**. Brussels, November 2001.
- Glick, M A & Cameron, D J (1999) **When do Proprietary Aftermarkets Benefit Consumers?** Antitrust Law Journal 67
- Hasan, I. – Malkamäki, M. (2001) **Are Expansions Cost Effective for Stock Exchanges? A Global Perspective**. Journal of Banking and Finance 25, 2339–2366.
- Laffont, J.-J. – Tirole, J. (1994) **Access Pricing and Competition**. European Economic Review 38, 1673–1710.
- Leinonen, H. (2003) **Restructuring Securities Systems Processing**. Bank of Finland Discussion Papers 7/2003.
- Milne, A. (2002) **Competition and the Rationalisation of European Securities Clearing and Settlement**. Paper presented at the Symposium on International Equity Market Integration, Trinity College, Dublin, June 2003; Downloadable over the Internet (www.staff.city.ac.uk/%7eamilne/index.html).

- Park, Y.-S. – Ahn, B.-H. (1999) **Joint Ownership and Interconnection Pricing in Network Industries**. *International Journal of Economics and Finance* 8, 183–198.
- Rochet, J.-C. – Tirole, J. (2001) **Platform Competition in Two-Sided Markets**. Université de Toulouse I, Institut d'économie industrielle working papers, November 26 2001 (Forthcoming in *The Journal of the European Economic Association*).
- Schmiedel, H. – Malkamäki, M. – Tarkka, J. (2002) **Economies of Scale and Technological Development in Securities Depository and Settlement Systems**. Bank of Finland Discussion Papers 26/2002.
- Shy, O. (2001) **The Economics of Network Industries**. Cambridge University Press 2001.
- Yanelle, M.-O. (1989) **The Strategic Analysis of Intermediation**. *European Economic Review* 33, 294–301.

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