

ORGANIZATIONAL COMPLEXITY AND BALANCE SHEET MANAGEMENT
IN GLOBAL BANKS

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February 19, 2016 version

Abstract

Banks have progressively evolved from being standalone institutions to subsidiaries of increasingly complex financial conglomerates. We conjecture and provide evidence that the organizational complexity of the family a bank is part of is a fundamental driver of the business model of the bank itself, as reflected in the management of its own balance sheet. Using micro-data on global banks with branch operations in the United States, we show that branches of conglomerates in more complex families have a markedly lower lending sensitivity to the same funding shock. The balance sheet management strategies of banks, it turns out, are very much determined by the structure of the organizations they belong to. The complexity of the conglomerate can change the scale of the lending channel for a large global bank by more than 30 percent.

Keywords: Global bank, liquidity, transmission, internal capital market, organization, complexity

JEL Classification: E44, F36, G32

The views expressed in this paper are those of the individual authors and do not necessarily reflect the position of the Federal Reserve Bank of New York or the Federal Reserve System. Address correspondences to Nicola Cetorelli or Linda S. Goldberg, Federal Reserve Bank of NY, Research Department, 33 Liberty St, New York, N.Y. 10045, U.S.A. email: Linda.Goldberg@ny.frb.org or Nicola.Cetorelli@ny.frb.org. We gratefully acknowledge the excellent data work of Rose Wang and Sam Stern. Our work benefited from the insights of seminar participants at the Federal Reserve Bank of New York, the Federal Reserve Bank of Chicago, the Bank for International Settlements, Hitsotubashi University, MOFIR Conference in Kobe, the University of North Carolina, the International Banking Research Network, Banca d'Italia, Bank of Canada, and Bank of Japan.

1. Introduction

In a traditional setting, banks are entities whose business model is predominantly defined by their deposit taking and loan making operations. The balance sheet of such entities largely defines what a bank is and what a bank does, and understanding banks' overall balance sheet management – from funding and liquidity strategies to sensitivity to investment opportunities – has been the focus of analysis of a vast and well-established literature.

While extremely broad and diverse in scope, a fairly distinctive feature of this literature is the focus on banks' own characteristics (e.g., balance sheet size, asset composition, liability structure, its own governance, etc.) to explain observed patterns in balance sheet management and choice of business model. This approach has been perfectly legitimate, at least with historic applications to U.S. data, since across time the typical banking firm has been either a standalone entity or a commercial bank subsidiary in simple, bank-focused bank holding companies (BHCs). But while there is certainly still a large number of banks fitting the mold of simple organizations, there has also been the progressive emergence and growth of complex financial conglomerates, where a bank may be just one of many – at times thousands – related affiliates (Cetorelli and Goldberg, 2014; Cetorelli, McAndrews and Traina, 2014). In this paper we conjecture that the organizational complexity of the family a bank is part of is a fundamental driver of the business model of the bank itself, as reflected in the management of its own balance sheet.

Why should the organizational structure of the corporate family matter for the business model of its bank subsidiaries? One possibility is that it doesn't. Perhaps conglomeration is merely a manifestation of scale. As an entity grows in size it may just expand its organizational footprint, but the separate "parts" are just run independently of one another. Or it may be that the driver behind conglomeration is to achieve diversification, whereby subsidiaries are on their own while, by virtue of aggregation, the whole organization achieves reduced return variability. If that were the case, then we would expect banks, irrespective of the organizational structure of their families, to operate according to the canonical model mentioned above: the bank is a profit center, engaged predominantly in exploiting investment (e.g., lending) opportunities, and it manages its own

balance sheet accordingly.

Conversely, one could speculate that firms organize themselves as complex conglomerates because there may be synergies and complementarities across the different subsidiaries that extend beyond diversification. This conjecture is rooted in the literature on the theory of the firm: Organizational form should emerge endogenously depending on the intensity of informational and other agency frictions that may exist within the organization on the one hand, and the relative importance of cross-benefits to linking together separate lines of business activity on the other. These tradeoffs have been explicitly laid out, for instance, in Stein (2002) and Rajan and Zingales (2000, 2001a, 2001b). The main takeaway of this contribution is that if we observe a firm with a complex organizational structure, such as one that ties together a large count of different subsidiaries, then it must be the case that internal complementarities and mutual dependencies are sufficiently large to justify the costs associated with the associated agency frictions (“... what is needed are links that cause the person or unit to be better off voluntarily following the firm’s commands rather than going their own way ...”, Rajan and Zingales, 2000, p. 19).¹ While we are not aware of contributions that have looked explicitly at the role of organizational complexity on the business conduct of banks, the literature on organizational form and efficiency (Ozbas and Scharfstein 2010) show that subsidiaries that are part of conglomerates respond less to investment opportunities than otherwise similar, standalone entities.

The existence of such complementarities should imply at least a certain degree of mutual dependence in the business activities of the individual subsidiaries. Take for instance a bank that is on the receiving end of a funding shock. Traditional analysis suggests that the balance sheet impact of such shock will depend ultimately on certain characteristics of the bank itself: for example, perhaps due to differences in asset size, certain banks may have more or less unencumbered access to external sources of funding

¹ This point delineating the issue of establishing the allocation of control within a hierarchy, and its possible delegation, is made broadly in other related contributions. For instance, Hart and Moore’s (2005) model of hierarchy suggests how chains of command and centralization of decision within an organization is likely to emerge naturally. But even in settings where it may be optimal for authority to be delegated, the decision making process may necessarily present some degree of mediation among the different parts of the organization (e.g., Aghion and Tirole, 1997). This impact on conduct is also found in models describing the effort by subordinates to influence the decision making process internal to the organization (e.g., Milgrom, 1988, Milgrom and Roberts, 1988).

to begin with (e.g. Kashyap and Stein, 2000), so that the same shock may have a larger impact on funding on some banks than others. We expect this shock to be transmitted on the asset side of banks' balance sheet, yielding a differential prediction regarding their investment (lending) sensitivity to the initial shock, and perhaps through the choice of the amount of liquid assets to carry on the balance sheet. As said above, for the standalone banks or for banks that are part of simple, bank-centered BHCs, we expect to be able to trace the impact of that initial funding shock as a function of banks' own balance sheet characteristics. However, regardless of size, a bank that is part of a complex conglomerate may make different funding choices, perhaps as a result of having better access to funding in the first place (an example of how a mutual complementarity within the organization may materialize). And likewise, the same bank may display a different prioritization on the investment side: funds may not only be directed to support the lending activity of the bank itself, but also the investment opportunities internal to the broader organization. Either way, the implication is that an otherwise identical bank that is part of a complex organization should exhibit a reduced balance sheet sensitivity to its own funding shocks. This is a testable prediction associated with organizational complexity that can be brought to the data.

Following up on the example of the funding shock expounded above, and as a specific application of this conjecture, we posit that a bank that is part of a more complex conglomerate family should exhibit an overall weaker lending sensitivity in response to a funding shock. We proxy organizational complexity with the count of subsidiaries that the conglomerate owns (Cetorelli and Goldberg, 2014; Carmassi and Herring, 2015). We approximate ideal testing conditions using micro data for global banks that operate branches in the United States. For these branches we have full financial data, and for each of them we collect information about the organizational structure of their parents. Our experiment relies on an exogenous, positive shock in funding supply that occurred in late 2010. At that time the Federal Deposit Insurance Corporation (FDIC) implemented a significant change in the rule used to impose its assessment fee on U.S. banking institutions benefiting from deposit insurance. The new rule, aimed at taxing U.S. banks' reliance on wholesale funding, led, all else equal, to a significant shift in demand by U.S. banks away from wholesale liabilities and toward insured deposits. U.S. branches of foreign banking

organizations (FBOs) were outside the scope of the FDIC ruling, as they are prohibited from holding insured deposits and are exclusively reliant on wholesale funding for their operations. Consequently, FBOs turned out to be on the receiving end of a truly exogenous, positive funding shock that resulted from the reduction in the cost of wholesale funding (Kreicher, McCauley, and McGuire 2014).

Our empirical investigation supports the conjectured effects of organizational complexity. Branches of conglomerates in more complex families have a markedly lower lending sensitivity to the same funding shock. The balance sheet management strategies of banks, it turns out, are very much determined by the structure of the organizations they belong to. Indeed, the complexity of the conglomerate can change the scale of the lending channel for a large global bank by more than 30 percent.

Our research complements several threads of literature specific to banking. First, it relates naturally to the problem of liquidity management, and specifically to the existence and operation of internal capital markets within a bank. Banks actively manage liquidity, allocating funds across offices in different geographic locations and based on relative needs (Cetorelli and Goldberg, 2011, 2012a, 2012b).² Cetorelli and Goldberg (2012c) pushed further in understanding the corporate drivers behind liquidity management, suggesting that a bank would not move funds indiscriminately in and out of its offices in response to a liquidity shock, but rather it strategically reshuffles funds from locations that the bank had assigned a funding source role to locations identified as investment sinks. This paper offers further important insights into this decision problem, suggesting that the organizational characteristics of the broader corporate structure of the BHC may be fundamental determinants of the extent to which that bank engages in active liquidity management.

Second, this perspective on organizational structure offers an innovative contribution into the research on bank lending, its relationship with the funding side of the balance sheet, in turn related to the literature on the bank “lending channel”. While our previous research emphasized the importance of the global bank business model for the measured bank lending channel, in the present paper we provide the significant refinement that the sensitivity of banks’ investment activity to funding shocks will depend on the

² See also Kerl and Koch (2015), Pawłowska, Serwa, and Zajączkowski (2015), Wong, Tsang and Kong (2015), and Duwel and Frey (2013).

characteristics of the organization that controls the bank. The specific message is that the bank lending channel, at least in its standard form of lending external to the organization and to domestic counterparties, is expected to be weaker for global banks in more complex organizations.

Section II lays out the details of our identification strategy and shows how the U.S. branches of foreign banks satisfy the criteria needed for identifying the role of the broader organization's complexity for liquidity management. Section III introduces the data while section IV provides the evidence linking organizational complexity to bank balance sheet management, showing the differential sensitivity of branches own lending to the funding shock in relation to organizational structure. Section V presents a number of robustness tests, including testing variants of the complexity measure that are relevant for liquidity needs of the organization and refining the metric of subsidiary count along two geographic dimensions. First, we argue that if a conglomerate has subsidiaries (also) located in the U.S., or located in countries that closely co-move with the U.S., there may be reduced scope for the U.S. bank branches to provide internal liquidity support. Hence, a bank affiliate in an otherwise complex conglomerate but with a large fraction of subsidiaries in the U.S. or in countries co-moving with the U.S. should exhibit a relatively higher degree of independence in its own balance sheet management. Similarly, an organization may expand its subsidiary count to circumvent taxation or regulation, without those affiliates necessarily adding "economic" complexity that matters for bank behavior. In that case we would also expect bank affiliates to display a relatively more independent balance sheet management the higher the share of non-economic affiliates.

In the spirit of checking for the overall robustness of our results, we check that the reduced investment sensitivity of the more branches in more complex families is not just driven mechanically by a spurious trend differential in lending growth. Finally we allow for concomitant events, besides the purported funding shock, that might have led to a relatively lower lending growth for the branches of more complex families. The results on the role of organizational complexity remain robust. Section VI concludes with broader implications for research and policy.

II. Identification strategy

The conjecture described in the introduction yields testable predictions on the balance sheet management of a bank. If one could identify an exogenous shock to the funding supply of the bank, then all else equal, banks in more complex conglomerates should exhibit a *relatively muted* lending response to the same shock. While this prediction is fairly straightforward, testing it requires imposing challenging conditions on the data. Specifically, the following circumstances should be approximately true: first, a funding shock should be specific to banks' own balance sheet, and therefore unrelated to conditions in other markets where the family operates and unrelated to changes in liquidity needs by the parent organization. This condition is relevant for the particular conjecture to be tested, as we already know that in times of need, corporations activate internal capital markets. However we want to test how a bank affiliate manages its own balance sheet, in terms of funding choices and related investment decisions, and how the complexity of the parent organization affects such choices, but we do not want to capture a *reaction* to changes in the conditions of the parent organization itself.

Second, and related, the shock should be a "normal" one, so that a bank's typical response is observed, rather than a reaction to exceptional circumstances such as those arising during crisis times, when public sector interventions and market disruptions may confound identification. Third, the funding shock should be ideally unrelated to banks' own characteristics, and therefore to their intrinsic ability to access funding. Fourth, because we want to trace the effect of a funding shock on banks' asset side, the funding shock should also be unrelated to local market conditions, thus assuring that we are picking up a loan supply effect rather than a simple adjustment to loan demand. And, finally, a proper identification strategy requires the choice of the right organizational "unit" of analysis. Our goal is to observe and compare a cross section of banks characterized by heterogeneous parent conglomerates. However, the banks themselves may have influence or control over their own subsidiaries within a hierarchical organizational structure. While this is in principle a facet of complexity of the parent organization that is worth analyzing independently, we focus on complexity "from above", that is, related to the overall number of subsidiaries of the parent organization. We rely on balance sheet information for the U.S.

branches of foreign banking organizations. This focus avoids the potential operational constraint for a bank coming from having its own controlled entities. The next two subsections present in detail our identification strategy.

II.1. U.S. Branches of foreign banks as the right unit of analysis

The branches of foreign banks operating in the U.S. are by definition simpletons, that is they are direct extensions of a bank but do not have downstream subsidiaries. This feature allows us to isolate the potential effect of the organizational structure “above” the entity in an organizational tree without having to worry about confounding effects from complexity “below”. Likewise, the branch would not be in charge of organization-wide decisions about the structure and complexity of the organization of the financial conglomerate to which it belongs.

U.S. branches of foreign banks are also significant *economic* units. In 2010, the time around our experiment, the median U.S. branch of a foreign bank had \$730 million in assets. By comparison, the median U.S. commercial bank at the same time period had \$150 million in assets. The U.S. branches of foreign banks are also economically relevant in aggregate. In 2010, the ratio of total assets of foreign-banking-organization branches to total assets of domestically-owned U.S. commercial banks was about 17% and the lending ratio was 8%. These entities comprise a significant component of bank credit to the U.S. real economy.

Finally, by focusing on the business conduct of U.S. branches of foreign banks, we have a natural distinction between the market of operation of the unit of analysis and the (global) markets where the parent conglomerates operate.³

II.2. 2010 FDIC ruling on deposit insurance assessment fee as exogenous funding shock

In November 2010, the Federal Deposit Insurance Corporation (FDIC) announced a significant change in the criteria utilized for calculating the assessment fee that U.S. chartered banks pay for their access to deposit insurance (FDIC, 2011). Prior to this

³ In the empirical implementation we account specifically for the extent to which the parent conglomerates have other subsidiaries located in the U.S.

change, a U.S. bank had paid a deposit insurance assessment fee proportional to the amount of insured deposits that it held on its balance sheet. The proposed ruling released in November 2010, and which went into effect in February 2011, changed the assessment base from just insured deposits to total liabilities, calculated as total assets minus tangible shareholders' equity. The broadening of the liability base was intended to eliminate a prior cost disadvantage of insured deposits relative to wholesale funding via the premium structure. The original distortive rule had contributed to creating the incentive for U.S. banks to increasingly rely on wholesale funding sources. After the global financial crisis, there was an increased recognition that wholesale funds were prone to greater volatility and exposed banks to greater liquidity risk. The rule change led to a decline in FDIC-insured banks' exposure to liquidity risk, and reduced the potential burden on the FDIC and taxpayers in the event of realized default.⁴

In the quarters that followed the proposed ruling, U.S. banks increased the average deposit-to-asset ratio by 7 percentage points (from 66 to 73 percent), an increase of a magnitude hardly ever recorded before, and reduced accordingly their reliance on wholesale funding at current interest rates. The associated decline in overnight interest rates on wholesale funding from this decline in demand was estimated to be between 5 and 10 basis points (Kreicher, McCauley and McGuire 2014).

U.S. branches of foreign banks do *not* have access to deposit insurance and are prohibited from taking in insured deposit liabilities.⁵ Hence, because of their virtually exclusive reliance on wholesale funding, the FDIC ruling and the subsequent reduced demand for wholesale funds by U.S. banks represented a positive *and exogenous* funding shock for the U.S. branches of foreign banks. For these branches, this shock indeed meets all the requirements mentioned above to approximate the conditions for a quasi-natural experiment. The FDIC ruling came as a specific requirement in the Dodd-Frank Act. Because the FDIC had been mandated to implement the reform, the circumstances that led

⁴ Moreover, because wholesale funding was disproportionately held by large institutions, the reform had the intent of reducing the burden on smaller and less complex U.S. chartered banks and raising the burden on large banks (Gruenberg 2011).

⁵ The prohibition to access deposit insurance was sanctioned in the Foreign Bank Supervision Enhancement Act of 1991 (FBSEA). The FBSEA established a grandfather rule creating an exception for deposit balances in existence before December 19, 1991. However, the actual size of such deposits is extremely small and therefore not material for our analysis.

to the ruling were reasonably orthogonal to conditions in markets where branches operated at the time, and *a fortiori* were orthogonal to market conditions in which their foreign-based financial organizations were active.

Given the institutional nature of the ruling, we can also comfortably assume that the positive funding shock is unrelated to loan demand conditions experienced by branches at the same time. Furthermore, because branches of foreign banks were passively on the receiving end of this funding shock, we can also assume that the shock was unrelated to branches' own conditions that might have changed their relative access to funding sources.

Finally, the ruling meets the conditions of a "normal" shock: The impact on wholesale funding was detected but was not the result of exceptional, crisis-like conditions. It is reasonable to posit that the observed response by branches would be the result of their normal operations and not a response to extraordinary circumstances.

III. Data

Data on the balance sheets of U.S. branches of FBOs are collected from their quarterly regulatory filings (the FFIEC 002). We select for our baseline analysis the period between 2010q1 and 2012q1 in order to have a period centered around the FDIC ruling while avoiding falling into crisis quarters earlier on. These regulatory filings also contain identifiers needed to establish the organizational links with the branches' ultimate "high holder parents." Using these identifiers, we accessed Bankscope's Ownership Module and compiled detailed information about the structure of each organization.⁶

Table 1 provides summary statistics of the population of U.S. branches of foreign banks and of their corresponding parent organization. Over the time period of analysis, there were 132 FBOs that had a total of 204 branches in the United States. The normal mode of operation is for an FBO parent to operate in the U.S. with one branch of one of its (foreign) bank subsidiaries.⁷ For example, Credit Suisse Group headquartered in

⁶ Data is for 2012q4. Given the relatively short time period of the analysis it made sense to just have a static cross section of organizational data. Spot checks demonstrated that in fact structures stayed fairly stable over the sample period.

⁷ Some FBOs may also enter and operate by establishing U.S.-chartered bank holding companies and/or U.S.-chartered commercial banks. For identification purposes we maintain our focus on U.S. branches, but we incorporate information about the total U.S. "footprints" of FBOs in our analysis.

Switzerland owns Credit Suisse bank, also headquartered in Switzerland, which operates a branch located in New York. However, some of these foreign conglomerates operate with multiple branches within the United States, hence the larger branch count with respect to FBO count. In fact a small subset of thirteen FBOs operates branches through more than one bank subsidiary. For example BBVA operates four U.S. branches through three subsidiaries: one subsidiary in Spain owns a branch in New York, another subsidiary in Mexico owns a branch in Texas, and a subsidiary in Hong Kong owns two branches, one in California and another in New York. While cross-branch, internal dynamics may be interesting to study, for the purposes of our analysis we aggregate the balance sheets of all branches up to their common commercial bank, and treat that as our unit of analysis.⁸

<Insert Table 1 Descriptive Statistics: U.S. Branches of FBOs vs U.S. Commercial Banks >

U.S. branches of FBOs are economically significant, accounting in the time period of analysis for more than \$1.8 trillion of U.S. banking assets. While the branches are part of organizations originally from every part of the world, the branches with the highest balance sheet size have parent organizations in Europe, Japan and Canada. The parent organizations also display marked heterogeneity. By asset size, high holders from Europe and Asia are the largest and contain the most global systemically important financial institutions.

<Insert Table 2 Summary Statistics over U.S. Branches and Foreign Families >

Measuring the complexity of the organizational structure of financial conglomerates requires information on related entities and details about ownership and control. Given the multi-country span of the organizations, we follow Cetorelli and Goldberg (2014) and for each financial conglomerate extract relevant organizational details from Bankscope's Ownership Module.⁹ The count of entities with at least 50 percent of ownership is our basic measure of organizational complexity.

⁸ Performing the analysis at the individual branch level does not materially affect the quality of our results.

⁹ This information includes affiliate name, percentage of ownership by the immediate parent or a related control categorization, geographic location, and type, both as assigned by Bankscope and as a NAICS code for the main industry to which an affiliate is assigned (information as of the end of 2012). We take a conservative

The foreign banking organizations have highly differentiated structures. The broad features of counts of entities are visible in the box and whisker representations of Chart 1. The exhibit first divides the organizations into quintiles according to entity count, and then the boxes show the ranges of the quintiles as well as the central values of counts within each. The first quintile is comprised of simple organizations, containing on average 6.4 entities, despite being global banking organizations. Indeed, the lower 3 quintiles of organizations are each comprised of less than one hundred entities satisfying the criteria of at least 50 percent ownership. About one quarter of the sample (35 of the conglomerates) contains in excess of 100 affiliates. Within the 5th quintile, ten of the financial conglomerates contain between 1000 and 2800 entities. The most complex financial conglomerates, by affiliate counts, are sourced from the euro area and the United Kingdom. By contrast, many of the organizations from Asia and the Americas have fewer than 25 affiliates.

<Insert Chart 1 Counts of affiliated entities within FBOs>

Cetorelli and Goldberg (2014) have shown that the size and complexity of financial conglomerates are correlated, but not tightly so. Larger asset size organizations (as ranked by assets of the BHC) also tend to have many more legal entities, but with considerable variation even for the same size BHC. The clouds of dots around a fitted regression line illustrate the dispersion across firms (Chart 2), with assets explaining only 48 percent of the cross-sectional variation in organizational counts. We capitalize on this structural difference in our subsequent econometric analysis, where we seek and establish a separate role for size and complexity.

<Insert Chart 2 Counts of affiliated entities and Asset size Across FBOs>

We use the subsidiary count as our metric of organizational complexity, which is consistent with the organizational theories described earlier. The larger the number of separate entities that are organized under common ownership and control, the more intense the potential complementarities across those entities, and consequently the higher

approach to measuring organizational complexity and restrict our analysis to include only *those entities in which a parent has 50 percent or more ownership*, which also is interpreted as a clear indicator of control.

the degree of dependency of each individual subsidiary to the broader business strategy of the whole organization. Of course the relationship does not have to be linear and threshold effects may exist as well, but this is an empirical issue that can be brought to the data. But by and large we posit that subsidiary count is a good proxy for our purposes.¹⁰

IV. Results

The conjecture developed in section II implies differential investment sensitivity in response to a funding shock, as a function of its family's organizational complexity. We implement this test as follows. We combine the data of individual branches within the U.S. to their common bank parent and refer to this aggregate branch as our unit of analysis. For each branch we define *Pre*-shock lending aggregates as averages across 4 quarters prior to the FDIC assessment change implementation. We then define as *Post*-shock aggregates the corresponding averages across 4 quarters post FDIC implementation (we exclude the quarter of implementation, 2011q1). The quarterly average has the advantage of smoothing out idiosyncratic variability over time for each branch. We then construct *Pre-Post* dependent variables as the growth rate of each lending aggregate between the *Post* and the *Pre* periods. The regression specification below formalizes this identification strategy:

$$\Delta Y_{Pre-Post}^{ij} = \beta_0 + \beta_1 \cdot complexity^j + \beta_2 \cdot Controls^j + \beta_3 \cdot Controls^i + \varepsilon^{ij} \quad (1)$$

Where ΔY^{ij} is lending growth of branch i belonging to family j . Complexity is measured as the (log) of the total count of subsidiaries owned by the family. According to the conjecture, the estimated coefficient β_1 should be negative and significant. Total family asset size is part of the vector $Controls^j$, while $Controls^i$ is a vector of branches' own characteristics. We include total branch assets as a standard metric of the size of branches' balance sheet, which should have itself a role in determining branches' investment sensitivity. We also

¹⁰ In the robustness section we further discuss the choice of subsidiary count and provide refinements to this metric, exploiting specific geographic characteristics of the subsidiaries themselves.

include the share of liquid assets (cash and securities) to total assets to allow for varying strategies in terms of liquid buffer holdings.

We begin by presenting results of specification (1) using commercial and industrial (C&I) lending as the dependent variable. Across all specifications in Table 3, the estimate of the constant is positive, indicating that branches experienced a positive funding shock overall (or at least experienced trend growth). Column 1 presents a regression with just the subsidiary count as the regressor. The estimated β_1 is negative and significant. The coefficient maintains its overall significance even as we add both family and branch controls (columns 2 through 5). Instead of reducing the importance of complexity, the added controls increase the point estimate roughly by about thirty percent. In particular, notice that family complexity is not just a proxy of family size (column 2). Moreover, the role of family's complexity on lending sensitivity does not seem affected by an explicit control for branches' own balance sheet size (column 3). Likewise, any inference does not appear to be attributed to systematic differences in terms of holdings of liquid asset buffers (column 4). The main result on the complexity regressor is confirmed even in the more complete specification of column 5, in which controls are included for family size, branch size, and illiquid assets.

<Insert Table 3 C&I Lending Growth here>

This first batch of results is consistent with the stated conjecture. Family complexity makes the balance sheet of a bank relatively less reactive to funding its own priorities. In response to an exogenous, positive funding shock the branches of more complex families display a relatively lower lending sensitivity.

The lending aggregate, C&I lending, is a standard investment metric for banks, but may nevertheless introduce distortions in our estimation since not all branches necessarily engage in this type of investment activity. The negative sign of the β_1 coefficient may result from branches of more complex family systematically focusing less on the financing of C&I projects. To address this potential issue, we restrict the estimations to branches displaying a ratio of C&I lending to total lending equal or greater than 5% (a similar approach to, e.g., Kashyap and Stein, 2000). Table 4 shows the corresponding results. The estimated

coefficient of the complexity regressor remains negative and significant. In fact the β_1 point estimate is more stable across specifications.

<Insert Table 4 C&I Lending Growth (Branches where C&I \geq 5%) here>

A focus on just C&I lending may still be considered a potential source of bias, if there are systematic differences in investment orientation across branches belonging to families with different degrees of complexity. Consequently, we expanded our analysis to consider total lending as perhaps a better metric of investment activity. Table 5 shows the corresponding results, confirming a similar pattern of overall impact of family complexity on branches investment decision. Total lending growth is significantly less sensitive to the funding shock in branches of more complex families.

<Insert Table 5 C&I Lending Growth here>

This impact is also economically important. Using the estimate from column 5 in Table 5, we calculated the effect on lending sensitivity of an inter-quintile increase in the log count of family's subsidiaries. By performing the quantitative exercise by incremental quintile increases in subsidiaries count we allow for the possibility of non-linear effects. The results of this quantitative exercise actually display a fairly stable impact across quintiles. Increasing a family's overall subsidiaries count is associated with a decrease in total lending growth between 8 and 10 percentage points. This effect is approximately equal to between 25 and 30 percent of the median total lending growth of branches in the period prior to the FDIC-induced funding shock, and hence is economically significant.

V. Robustness

Refinements to the count metric. The metric of complexity is the total count of subsidiaries that are owned by an organization. At the same time, we recognize that not all subsidiaries might be equivalent in "adding" complexity to the conglomerates. In particular, not all subsidiaries may equally impose on the overall liquidity management strategies of the

organization, and therefore have the same relevance for the business decision of the bank affiliates. For example, if the rest of the organization operates in countries with funding conditions that highly co-move with the United States, there may be reduced scope for banks located in the United States to provide them support. To this end we identified subsidiaries within the family that are also located in the United States, as well as affiliates in other locations but that have currencies pegged to the United States dollar. The premise is that countries with dollar currency pegs have monetary policy rates most tightly linked to the U.S. and therefore a closer co-movement in terms of financial and economic activity (See for example, Obstfeld, Shambaugh, and Taylor 2010 and Goldberg 2013). Hence, for each bank family we constructed the share of subsidiaries that are located either in the U.S. or in countries with currencies pegged to the U.S. dollar, determined by the Shambaugh exchange rate regime classification.¹¹ We include countries with currencies classified as having a peg or soft peg vis-à-vis the U.S. dollar.

Alternatively, an organization may own affiliates whose only reason for existence is to obscure transparency of the organizations' operations and evade regulation. Likewise, subsidiaries may be added in tax havens countries, thus engaging in activities that are expected to reduce the share of overall profits paid as taxes, but not otherwise contributing to the overall needs of the financial conglomerate. Either way, one could argue that these subsidiaries should not be factored in, or have a lower weight in affecting the business decision of the branches affiliates in the U.S.

The status of countries as secrecy locations or tax evasion locations are determined based on metrics constructed by the Tax Justice Network. These metrics are based on information on the legal, administrative, regulatory, and tax structures of the secrecy jurisdictions.¹²

¹¹ <http://www.nber.org/data/international-finance/shambaugh-exchange-rate-regimes.pdf>

¹² The source materials include the OECD Tax Co-Operation Reports, the new OECD Global Forum peer review reports (where available), the U.S. State Department's Narcotics Control publication (U.S.-INCSR), anti-money laundering assessments by the Financial Action task Force and others, the IMF's financial sector assessment program and offshore financial center assessment program, as well as private sector sources, websites and legal texts from the secrecy jurisdictions concerned. For our specifications, we utilize as secrecy locations those countries given a Financial Secrecy Index rating over 75 and as tax havens those countries with scores of 90 or higher according to an index of having laws that avoid promoting tax evasion. The Appendix provides the country list. For each financial conglomerate, we compute the share of affiliates in tax and secrecy locations, excluding those in the home market.

A general description of these geography-based characteristics across the parent organizations is provided in Table 6, with data sorted by quintiles.

<Insert Table 6 Geography of Affiliates of Foreign Financial Conglomerates>

Those financial conglomerates in the lowest quintile of affiliate counts also retain a much higher share of affiliates in their home location, at 78 percent compared with 52 percent for the highest quintiles.

The share of overall affiliates within the United States does not vary systemically across quintiles with the means ranging between 4 and 10 percent. The share of affiliates in dollar peg locations – which is sum of affiliates within the United States and in countries with a soft dollar peg – are generally between 20 and 30 percent for all but the highest quintile. Financial conglomerates that are most complex have the lowest share of affiliates in dollar peg locations. This may occur as a result of the heavy concentration of European firms in the upper quintile, with those entities having at least half of the affiliates in the euro area. Instead, there is not a clear pattern across quintiles in the share of affiliates in tax or secrecy locations. The quintile range is between 4 and 14 percent. Japanese banks have about 6 percent of entities in tax or secrecy locations, while UK, Canadian and Chinese conglomerates at closer to 15 percent of all affiliates.

Table 7 reports results where we augment the specification run earlier to explicitly take into account these refinements to the total subsidiaries count metric. In column 1 we ran the basic regression for C&I lending but added the share of affiliates located in the U.S. or in U.S. dollar peg locations, and its interaction with our baseline metric of complexity. We expect that if an organization has a high count of subsidiaries overall, but a large fraction of those subsidiaries are in locations where economic and funding conditions co-move closely with those in the United States, its U.S. bank branches should display – all else equal – a more independent balance sheet management from the parent organization, and hence a relatively high lending sensitivity to the funding shock. The results seem to support this conjecture. The baseline metric of subsidiary count is still negative and significant, but the interaction term is positive and significant.

Likewise, we expect a similar countervailing effect if an organization had a high count but with a large fraction of subsidiaries that are likely established for tax or regulatory considerations. Column 2 of Table 7 shows the results of a regression where we added the share of affiliates in tax or secrecy locations. The baseline coefficient of log count remains negative and significant, while the interaction term is positive and significant. We repeated the same refinements using total lending growth as measure of investment. The results, in column 3 and 4, are consistent with the previous ones. The count of subsidiaries remains negative and statistically significant even with the inclusion of these geographic controls.¹³

<Insert Table 7 Robustness to Geography here>

Differential trends? A possible objection to the results shown so far is that organizational complexity does not have an impact on the lending sensitivity to funding shocks, but that those U.S. bank branches that are part of more complex organization – for whatever reason – are simply on a relatively more negative trend in lending growth. In this case the regression results would be just picking up that trend differential, with no inference to be made in terms of sensitivity to funding shocks due to organizational complexity.

It may very well be the case that branches in more complex families exhibit a lower trend in lending growth overall. However, the point of our empirical analysis is to test whether there is a discrete change in whichever trend differential after the implementation of the FDIC ruling. We test this conjecture by switching from the pre/post regression specification to a full blown time series, panel analysis. With this alternative approach, the left hand side variable is a quarterly lending growth, and on the right hand side we include the metric of organizational complexity, any other organization or branch control, as before. Now we can also specifically add terms of interactions between the complexity measure and indicator variables for the quarters post FDIC implementation. We then test

¹³ Some of the countries included in the tax and secrecy list are locations that objectively can be considered as legitimate “economic” destination. In separate regressions we used a modified count of tax and secrecy location, “filtering out” those countries that appeared in the WTO list of leading exporters and importers in world merchandise trade for 2012 (France Hong Kong, Ireland, Malaysia, Netherlands, Saudi Arabia, Singapore, Switzerland, United Arab Emirates). The results, not shown, were qualitatively similar.

directly if there is a significant divergence from trend in response to the associated funding shock. The associated specification is given by:

$$\Delta Y_{\frac{t-t-1}{t}-1}^{ij} = \alpha + \beta_0 \cdot size_{t-1}^{i,HH} + \sum_{k=1}^{11} (\beta_k \cdot counts_{t-k}^{i,HH} + \beta_2 \cdot counts_{t-k}^{i,HH} \cdot post) + \beta_3 controls + \varepsilon_t^i \quad (2)$$

Table 8 presents the results of time series specifications (2), using total lending growth as dependent variable. It includes the same variables as in Table 8, hence the count metric of complexity, the other organizational and branch level controls and the additional geography-based terms of interactions. For convenience and ease of exposition, we report the results of the full specifications in a table in the appendix. The results in Table 9 instead report, for the quarters post FDIC implementation, the cumulative quarterly effect and its corresponding significance (this is simply the cumulative sum of the estimated coefficients of the terms of interaction of subsidiary count with the post FDIC dummies, and their corresponding F-tests). This is a way to capture the lending response to a funding shock that acknowledges that the impact may not occur instantaneously. As there may be mechanical lags in a lending response, the response may grow over time. (This approach is essentially the same as that by Kashyap and Stein, 2000 in their seminal work on the bank lending channel).

<Insert Table 8 Time series panels of Balance Sheet Growth, Complexity and Geography >

Column 1 presents the baseline, time series extension from the specifications in Table 8. In addition to all the variables mentioned above, it also includes a full set of quarterly indicator variables to control for generic effects related to any specific point in time. As the results indicate, the branches of more complex organizations display a relatively more negative trend in lending growth, as shown by the estimated coefficient of the log count regressor. However, post FDIC, the lending sensitivity diminishes significantly. The cumulative sums of the coefficients of the terms of interactions are negative and monotonically increasing, and become statistically significant after the fourth

quarter post implementation. The gap between loan growth rates is evident for up to 9 quarters after the shock.

To further push the test for cumulative effects and differences across banks by complexity, we ran an alternative specification dropping the metric of subsidiary count and including instead a full matrix of indicator variables, one for each individual family. Trend patterns in lending growth could be driven by whichever family-specific factor, which complexity could just proxy. With the matrix of indicator variables the effect of the subsidiary count variable cannot be identified. However, identification is still viable for the effect of complexity's interaction with the quarterly dummies post FDIC ruling. As the results in Column 2 show, the cumulative estimated coefficients of these terms of interaction have a similar pattern in terms of sign and significance. Overall, the complexity of the family renders bank branches in the United States less sensitive to own funding shocks, with this result not confounded by a simple structural difference in lending growth.

Concomitant events and other spurious factors. An alternative concern may be that perhaps there is indeed a discernible change in lending growth after the FDIC ruling, but it may be driven by concomitant events occurring *outside* of the United States, in a way that is correlated with the metric of complexity of the family organization in our sample. For instance, it is possible that the organizations with branches in the U.S. that are more complex are also concentrated in regions of the world that around the same time of the FDIC ruling were experiencing changes in macroeconomic conditions that would lead those branches to change their own lending. A possible story is that there is a negative shock in the country of origin of the more complex families and the branches in the U.S. divert balance sheet resources, activating an internal capital market transfer. Finding evidence of such dynamics would confound interpretation of the conjectured role of complexity.

We run a battery of robustness tests to take into account this alternative story. First, we construct an indicator variable of geographic regions, to allow for potential correlation between complexity and specific parts of the world. Table 8 column 3 shows the results of an augmented specification to that in column 1, where we add these indicator variables. The cumulative effect post FDIC ruling shows a similar pattern as before. Next, we explicitly acknowledge the possibility of specific problems in given countries right around

the time of the FDIC implementation. This is a highly plausible critique, as the experiment is around the time when some peripheral European countries were experiencing extensive difficulties. In column 4 we include an indicator variable for the GIIPS countries (Greece, Ireland, Italy, Portugal and Spain). The results on the estimated cumulative coefficients are substantively unchanged. Next, and to push even further the issue of problems in the countries of origin of the family organizations, we include in our regression analysis a measure of country GDP growth and a measure of short term interest rates, to control for country-specific, time-varying macroeconomic and financial conditions. As shown in column 5, the inclusion of these controls does not affect the estimation and significance of the cumulative effects post FDIC ruling.

VI. Concluding Remarks

Financial conglomerates vary tremendously in both size and organizational complexity. We provide evidence that, conditional on size, there are real economic consequences of complexity for the management of the individual entities within the financial conglomerates. Banks in institutions with more subsidiaries manage their balance sheets to be geared toward potential liquidity support to their financial conglomerate and exhibit significantly reduced investment sensitivity to changes in own funding conditions and opportunities. Complexity alters the balance sheet composition and response to funding shocks – both to external borrowers and within the conglomerate – by as much as a third. Our evidence is consistent with the view that organizational complexity imposes a degree of subordination on the business model of its subsidiaries and accords with established contributions in organizational theory (Rajan and Zingales 2000, 2001a, 2001b; Stein 2002, and many others) and with empirical studies of decisions made across multi-unit nonfinancial firms (e.g. Ozbas and Scharfstein 2009).

Our conclusions are also a natural complement to a body of evidence being established around active organizational liquidity management within global banks. Funds flow internally between the head office and its foreign branches in response to U.S. funding shocks. Moreover, the pattern of net flows within a bank and across its branches reflects funds circulating according to the prevalent business model assigned to each branch, with

some branches acting as funding sources, and others as investment destinations. The new evidence is complementary, in that banks react less in response to local shocks if the broader organization to which they belong is more complex. A corollary is that these same banks may respond more to a shock to the non-bank part of the broader conglomerate to which they belong, with greater overall activation of internal capital markets.

Though this paper establishes evidence that organizational complexity matters for the business of a bank affiliate, we do not have anything to say on how financial conglomerates evolve into more or less complex forms in the first place. We take the decision on organizational form as exogenous to the events around the FDIC announcement, which is plausible. Likewise, we take as pre-determined both the choice of entry by a foreign banking organization into the United States and the specific decision to enter by establishing a bank branch. We do however take into account the extent to which a parent organization is also in the U.S. with other entities besides bank branches. And finally, we are cognizant of the fact that while we are focusing on organizational complexity, our measure of subsidiary count may just be proxying for overall organizational size. Our data, however, allows us to evaluate the impact of complexity conditional on size, as measured by family's asset size, and we show not only that our metric of complexity displays an independent effect on branches balance sheet decision, but also that complexity accounts for at least part of the variation otherwise attributable to size.

Policy discussions have identified the “business, structural and operational complexity” of global banking organizations as warranting more policy and research attention, along with the size of these organizations. Complexity, along with institution size, global presence, and interconnectedness, are argued to contribute to the global systemic importance of a bank and the potential costs of failure on the global banking system and the wider economy (Basel Committee 2013). We provide the first concrete evidence that complexity is associated with behavioral differences in the entities within the financial organization. These entities show marginal subordination of their own balance sheet to the needs of the organization. What remains to be established are the broader consequences of such complexity for aggregate welfare and financial stability. These

considerations are critical for optimal policy, as the modern financial system contains fewer simple banks and more complex financial conglomerates.

References

- Aghion, P. and J. Tirole. 1997. "Formal and Real Authority in Organizations." *Journal of Political Economy*, 105(1), 1-29.
- Angeloni, I., A. Kashyap, and B. Mojon. 2003. *Monetary Policy Transmission in the Euro Area* Cambridge: Cambridge University Press.
- Avraham, D., P. Selvaggi, and J. Vickery. 2012. "A Structural View of U.S. Bank Holding Companies." Federal Reserve Bank of New York *Economic Policy Review*, 18(2), 65-81.
- Basel Committee on Banking Supervision. 2013. "Global systemically important banks: updated assessment methodology and the higher loss absorbency requirement" Bank for International Settlement (July).
- Berger A. and Bouwman C. 2009. "Bank Liquidity Creation." *Review of Financial Studies*, 22(9), 3779-3837.
- Berger A., DeYoung R., Flannery M. J., Lee D., Öztekin Ö. 2008. "How Do Large Banking Organizations Manage Their Capital Ratios?" *Journal of Financial Services Research* 34, 123-149.
- Berger, A., N. Miller, M. Petersen, R. Rajan, and J. Stein. 2005. "Does Function Follow Organizational Form? Evidence from the lending practices of large and small banks." *Journal of Financial Economics*, 76(2), 237-269.
- Buch, C. 2005. "Distance and international banking." *Review of International Economics* 13(4), 787-804.
- Buch, C. and L. Goldberg. 2015. "International Banking and Liquidity Risk Transmission: Lessons from Across Countries." *IMF Economic Review*, 63(3), 377-410.
- Cetorelli, N. and L. Goldberg. 2011. "Global Banks and International Shock Transmission: Evidence from the Crisis." *IMF Economic Review*, 59(1), 41-76.
- Cetorelli, N. and L. Goldberg. 2012a. "Banking Globalization and Monetary Transmission." *Journal of Finance*, 67(5), 1811-1843.
- Cetorelli, N. and L. Goldberg. 2012b. "Follow the Money: Quantifying Domestic Effects of Foreign Bank Shocks in the Great Recession." *American Economic Review*, 102(3), 213-218.
- Cetorelli, N. and L. Goldberg. 2012c. "Liquidity Management of U.S. Global Banks: Internal Capital Markets in the Great Recession." *Journal of International Economics*, 88(2), 299-311.

- Cetorelli, N. and L. Goldberg. 2014. "Measures of Global Bank Complexity." Federal Reserve Bank of New York *Economic Policy Review*, 20(2), 107-126.
- Cetorelli, N., J. McAndrews, and J. Traina. 2014. "Evolution in Bank Complexity." Federal Reserve Bank of New York *Economic Policy Review*, 20(2), 85-106.
- Cetorelli, N., and S. Stern. 2015. "Same Name, New Businesses: Evolution in the Bank Holding Company." Federal Reserve Bank of New York, *Liberty Street Economics* (September).
- Cornett, M., J. McNutt, P. Strahan, and H. Tehranian. 2011. "Liquidity Risk Management and Credit Supply in the Financial Crisis." *Journal of Financial Economics*, 101(2), 297-312.
- Correa, R., L. Goldberg, and T. Rice. 2015. "International Banking and Liquidity Risk Transmission: Evidence from the United States." *IMF Economic Review*, 63(3), 606-625.
- Correa, R., H. Sapriza, and A. Zlate. 2012. "Liquidity Shocks, Dollar Funding Costs, and the Bank Lending Channel During the European Sovereign Crisis." Federal Reserve Board International Finance Discussion Paper 1059.
- De Haas, R. and I. van Lelyveld. 2010. "Internal Capital Markets and Lending by Multinational Bank Subsidiaries." *Journal of Financial Intermediation*, 19(1), 1-25.
- Düwel, C. and R. Frey. 2012. "Competition for Internal Funds Within Multinational Banks: Foreign Affiliate Lending in the Crisis." *Bundesbank Discussion Paper*, No 19/2012, Economic Research Centre, Deutsche Bundesbank.
- Federal Deposit Insurance Corporation. 2011. 12 CFR Part 327, RIN 3064-AD66, Assessments, large bank pricing. Federal Register 76(38), 10672-733.
- Froot, K., Scharfstein, D., and Stein, J. 1993. "Risk Management: Coordinating Corporate Investment and Financing Policies." *Journal of Finance*, 48, 1629-1658.
- Gamba, A. and A. Triantis. 2008. "The Value of Financial Flexibility." *Journal of Finance*, 63(5), 2263-2296.
- Gambacorta, L. 2005. "Inside the Bank Lending Channel." *European Economic Review*, 49(7), 1737-1759.
- Goldberg, L. 2013. "Banking Globalization, Transmission, and Monetary Policy Autonomy." *Sveriges Riksbank Economic Review*, 3, 161-193.
- Goldberg, L. and R. Wang. 2015. "The Moving Geography of U.S. BHCs." Federal Reserve Bank of New York, *Liberty Street Economics* (December).
- Gruenberg, M. 2011. "Statement of Martin J. Gruenberg, Acting Chairman, Federal Deposit Insurance Corporation on Implementation of the Dodd-Frank Act before the Committee on Banking, Housing and Urban Affairs, United States Senate; 538 Dirksen Senate Office Building." December 6, 2011.
- Hart, O. and J. Moore. 2005. "On the Design of Hierarchies: Coordination versus Specialization." *Journal of Political Economy*, 113(4), 675-702.

- Herring, R. and A. Santomero. 1990. "The Corporate Structure of Financial Conglomerates." *Journal of Financial Services Research*, 4(4), 471-497.
- Herring, R. and J. Carmassi. 2010. "The Corporate Structure of International Financial Conglomerates: Complexity and Its Implications for Safety and Soundness." *The Theory of Banking*. Oxford University Press.
- Herring, Richard and Jacopo Carmassi. 2014. Corporate Structures, Transparency and Resolvability of Global Systemically Important Banks. Manuscript.
- Holmstrom, B. and Tirole, J. 2000. "Liquidity and Risk Management." *Journal of Money, Credit and Banking*, 32(3), 295-319.
- Horvath, R., J. Seidler, and L. Weill. 2012. "Bank Capital and Liquidity Creation: Granger-Causality Evidence." ECB Working Paper No. 1497.
- Ivashina, V. and D. Scharfstein. 2010. "Bank Lending During the Financial Crisis of 2008." *Journal of Financial Economics*, 97(3), 319-338.
- Kashyap, A. and J. Stein. 2000. "What Do A Million Observations on Banks Say About the Transmission of Monetary Policy?" *American Economic Review*, 90(3), 407-428.
- Kerl, C. and C. Koch. 2015. "International Banking and Liquidity Risk Transmission: Evidence from Germany." *IMF Economic Review*, 63(3), 496-514.
- Kishan, R. and T. Opiela. 2000. "Bank Size, Bank Capital, and the Bank Lending Channel." *Journal of Money, Credit and Banking*, 32(1), 121-41.
- Kreicher, L., R. McCauley, and P. McGuire. 2014. "The 2011 FDIC Assessment on Banks' Managed Liabilities: Interest Rate and Balance Sheet Responses." *Taxation and Regulation of the Financial Sector*. Cambridge: MIT Press.
- Milgrom, P. 1988. "Employment Contracts, Influence Activities, and Efficient Organization Design." *Journal of Political Economy*, 96(1), 42-60.
- Milgrom, P. and J. Roberts. 1988. "An Economic Approach to Influence Activities in Organizations." *American Journal of Sociology*, 94(Supplement), 154-179.
- Navaretti, G., G. Calzolari, A. Pozzolo, and M. Levi. 2010. "Multinational Banking in Europe—Financial Stability and Regulatory Implications: Lessons from the Financial Crisis." *Economic Policy*, 25(64), 703 - 753.
- Obstfeld, M., J. Shambaugh, and A. Taylor. 2010. "Financial Stability, the Trilemma, and International Reserves." *American Economic Association Journal: Macroeconomics*, 2(2), 57-94.
- Ozbas, O. and D. Scharfstein. 2010. "Evidence on the Dark Side of Internal Capital Markets." *Review of Financial Studies*, 23(2), 581-599.
- Pawłowska M., D. Serwa, and S. Zajączkowski. 2015. "International Banking and Liquidity Risk Transmission: Evidence from Poland." *IMF Economic Review*, 63(3), 585-605.
- Rajan, R. and L. Zingales. 2000. "The Governance of the New Enterprise." *Corporate Governance, Theoretical & Empirical Perspectives X*. Vives ed., Cambridge: Cambridge University Press.

- Rajan, R. and L. Zingales. 2001a. "The Firm as a Dedicated Hierarchy: A Theory of the Origins and Growth of Firms." *The Quarterly Journal of Economics*, 116(3), 805-851.
- Rajan, R. and L. Zingales. 2001b. "The Influence of the Financial Revolution on the Nature of Firms." *American Economic Review*, 91(2), 206-211.
- Rampini, A., A. Sufi, and S. Viswanathan. 2014. "Dynamic Risk Management." *Journal of Financial Economics*, 111(2), 271-296.
- Scharfstein, D. and J. Stein. 2000. "The Dark Side of Internal Capital Markets: Divisional Rent-Seeking and Inefficient Investment." *Journal of Finance*, 55(6), 2537-2564.
- Stein, J. 2002. "Information Production and Capital Allocation: Decentralized versus Hierarchical Firms." *Journal of Finance*, 57(5), 1891-1921.
- Stulz, R. 1996. "Rethinking Risk Management." *Journal of Applied Corporate Finance*, Fall 1996, 8-24.
- Tax Justice Network. 2014 Financial Secrecy Index. <http://www.financialsecrecyindex.com>. 2014.
- Wong, E., A. Tsang, and S. Kong. 2015. "International Banking and Liquidity Risk Transmission: Evidence from Hong Kong S.A.R." *IMF Economic Review*, 63(3), 515-541.

Table 1: Descriptive Statistics: US Branches of FBOs vs US Commercial Banks 2010

	US Branches of FBOs			Commercial Banks of US Global BHCs		
	p25	p50	p75	p25	p50	p75
Assets (mil)	414	1316	11618	409	1468	11994
Loan Share	0.13	0.39	0.68	0.43	0.68	0.77
C&I Loan Share	0.03	0.20	0.40	0.05	0.10	0.14
Funding (Deposit) Share	0.13	0.45	0.67	0.60	0.76	0.83
Observations	147			189		

Note: All shares refer to share of total assets. For the U.S. branches of FBOs, the balance sheet information for families with more than one U.S. branch is aggregated across all branches up to their common bank parent. For commercial banks of U.S. global BHC's, the sample is comprised of commercial banks that belong to US highholders that also have affiliates in at least one other country. Sources: Call Reports, FFIEC 002.

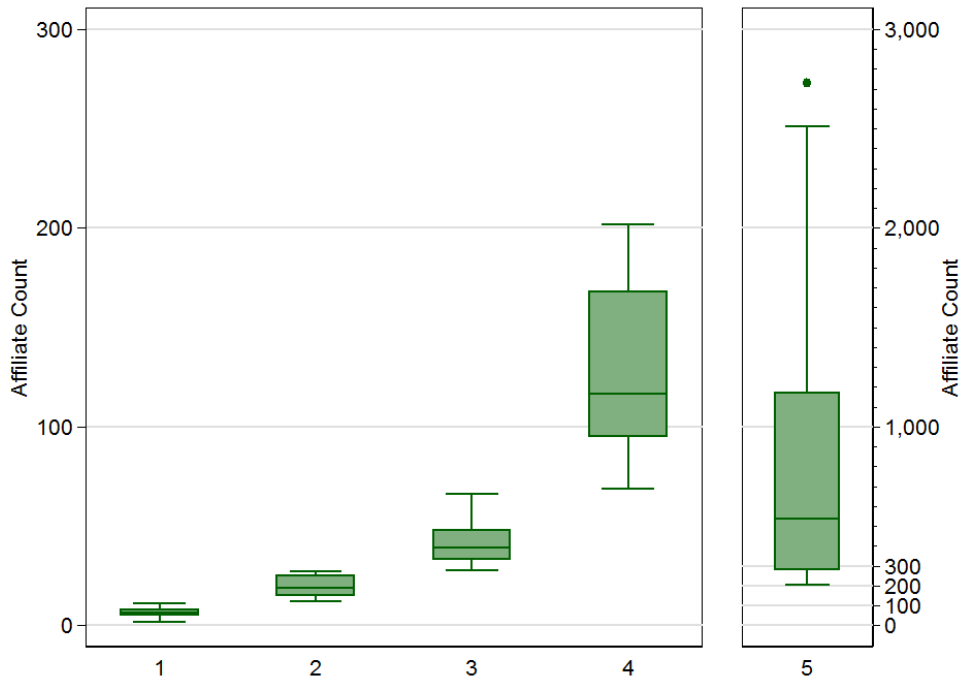
Table 2: Foreign Banking Organizations with US Branches, by Highholder region (2010:Q4)

Highholder Region	Highholder Data				US Branch Data		
	Number of Highholders	Highholder Total Assets (Billions of Dollars)	Total Affiliate Count	Median Affiliate Count	Number of U.S. Branches	Branch Total Assets (Billions of Dollars)	Branch Median Assets (Billions of Dollars)
Euro Area	27	21,259	18252	356	42	712	10
United Kingdom	4	6,662	3747	940	10	204	32
Japan	8	5,886	335	14	16	309	10
China	5	6,231	208	33	8	18	1
Switzerland	2	2,514	720	360	6	134	67
Canada	7	2,983	767	90	15	245	30
Other Americas	18	1,324	499	15	22	29	1
Other Asia	37	3,849	1132	25	57	48	1
Other	24	5,264	2921	43	28	160	1
All	132	55,973	28,581	39	204	1,858	1

Note: Number of Highholders is the count of Foreign Banking Organizations by each geographical region. Highholder Total Assets is the sum of total assets of all highholders in a region. Total Affiliate Count is the sum of affiliates across all highholders in a region. Median Affiliate Count is the count of affiliates of the median highholder by count in a region. Number of U.S. Branches is the total number of branches in operation in the U.S. belonging to highholders of each region. Branch Total Assets is the sum of total assets of all branches of highholders from each region. Branch Median Assets are calculated by aggregating across all branches up to their common bank parent and then taking the median by highholder region. Sources: Bankscope, Capital IQ, FFIEC 002.

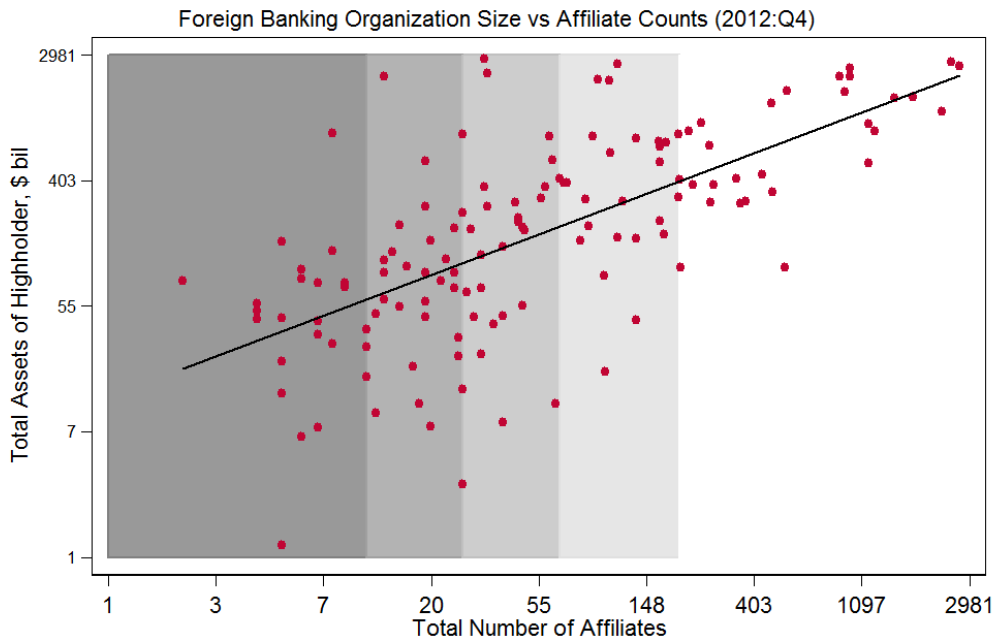
Chart 1 Counts of affiliated entities within FBOs

Foreign Banking Organizations and Affiliate Count, by Quintile (2012:Q4)



Note: Quintiles are indicated along the x-axis. Source: Bankscope.

Chart 2 Counts of affiliated entities and Asset size Across FBOs



Slope of Fit Line = 0.673***

R Squared = 0.436

Gray shaded areas indicate quintiles of count. Tick marks on the x-axis and y-axis are spaced using log scale. X-axis labels indicate total number of affiliates per highholder. Y-axis labels indicate total assets per highholder. Sources: Bankscope, Capital IQ.

Table 3 Consumer and Industrial Lending Growth and Organizational Complexity

	(1)	(2)	(3)	(4)	(5)
Log Count	-0.067*** (0.024)	-0.093*** (0.029)	-0.073** (0.033)	-0.066*** (0.023)	-0.090*** (0.033)
Log HH Assets		0.041 (0.033)			0.051 (0.037)
Log Branch Assets			0.008 (0.029)		-0.011 (0.033)
Liquid Assets Share				0.096 (0.200)	0.124 (0.199)
Constant	0.425*** (0.113)	0.320** (0.152)	0.276 (0.553)	0.389*** (0.127)	0.459 (0.579)
Observations	130	130	130	130	130
Adjusted R2	0.048	0.050	0.041	0.042	0.039

* p<0.10 ** p<0.05 *** p<0.01

Note: Growth in C&I loans are winsorized at +/-100% growth. Log HH Assets represents the log of highholder assets. Log Count represents the log of the number of highholder affiliates. Log Branch Assets represents the log of branch assets. Liquid Asset Share is the ratio of liquid assets (cash and securities) to total assets. The C&I loans information for families with more than one U.S. branch is aggregated across all branches up to their common highholder. Standard errors are clustered at the highholder level. Sources: Bankscope, Capital IQ, FFIEC 002.

Table 4 Consumer and Industrial Lending Growth and Organizational Complexity (Branches where C&I lending \geq 5%)

	(1)	(2)	(3)	(4)	(5)
Log Count	-0.082*** (0.022)	-0.088*** (0.031)	-0.079** (0.033)	-0.082*** (0.022)	-0.085** (0.035)
Log HH Assets		0.009 (0.034)			0.018 (0.036)
Log Branch Assets			-0.004 (0.029)		-0.011 (0.032)
Liquid Assets Share				0.061 (0.207)	0.078 (0.209)
Constant	0.507*** (0.104)	0.481*** (0.141)	0.587 (0.546)	0.485*** (0.120)	0.630 (0.568)
Observations	123	123	123	123	123
Adjusted R2	0.079	0.072	0.072	0.072	0.058

* $p < 0.10$ ** $p < 0.05$ *** $p < 0.01$

Note: Growth in C&I loans are winsorized at +/-100% growth. The sample is restricted to only branches where C&I lending is greater than or equal to 5%. Log HH Assets represents the log of highholder assets. Log Count represents the log of the number of highholder affiliates. Log Branch Assets represents the log of branch assets. Liquid Asset Share is the ratio of liquid assets (cash and securities) to total assets. The C&I loans information for families with more than one U.S. branch is aggregated across all branches up to their common highholder. Standard errors are clustered at the highholder level. Sources: Bankscope, Capital IQ, FFIEC 002.

Table 5 Total Lending Growth and Organizational Complexity Lending Growth

	(1)	(2)	(3)	(4)	(5)
Log Count	-0.047** (0.023)	-0.077*** (0.028)	-0.049 (0.034)	-0.045** (0.022)	-0.069** (0.033)
Log HH Assets		0.044 (0.029)			0.063* (0.032)
Log Branch Assets			0.002 (0.027)		-0.022 (0.031)
Liquid Assets Share				0.084 (0.186)	0.134 (0.183)
Constant	0.358*** (0.103)	0.251* (0.133)	0.314 (0.491)	0.322*** (0.108)	0.545 (0.521)
Observations	138	138	138	138	138
Adjusted R2	0.022	0.028	0.015	0.017	0.021

* p<0.10 ** p<0.05 *** p<0.01

Note: Growth in total loans are winsorized at +/-100% growth. Log HH Assets represents the log of highholder assets. Log Count represents the log of the number of highholder affiliates. Log Branch Assets represents the log of branch assets. Liquid Asset Share is the ratio of liquid assets (cash and securities) to total assets. The total loans information for families with more than one U.S. branch is aggregated across all branches up to their common highholder. Standard errors are clustered at the highholder level. Sources: Bankscope, Capital IQ, FFIEC 002.

Table 6: Geography of Affiliates of Foreign Financial Conglomerates, by Quintile

		Affiliate Count Quintile				
		1	2	3	4	5
Average Share Across Parents*	Parent Home Country	0.78	0.57	0.60	0.52	0.52
	US	0.08	0.04	0.10	0.08	0.05
	US + Dollar Peg	0.22	0.28	0.27	0.19	0.08
	Tax/Secrecy	0.04	0.10	0.14	0.12	0.08
Weighted Distance from Parent (km)	Foreign Affiliates only	6561	5463	5292	5403	3172
	All Affiliates	1376	2179	2186	2819	1412
Average Number Across Parents	Affiliate Count	7	20	43	129	868
	Highholder Assets (\$Bil)	87	195	387	604	1068

*Note: Shares are calculated by first dropping all affiliates with missing country information. All information comes from 2012:Q4. Sources: Bankscope, Capital IQ, CEPII, FFIEC 002, Shambaugh Exchange Rates, Tax Justice Network.

Table 7 Lending Growth and Organizational Complexity: Robustness to Geography

	(1)	(2)	(3)	(4)
	C&I Loans	C&I Loans	Total Loans	Total Loans
Log Count	-0.126*** (0.034)	-0.129*** (0.036)	-0.093*** (0.035)	-0.096*** (0.035)
Log HH Assets	0.030 (0.037)	0.051 (0.037)	0.050 (0.034)	0.059* (0.032)
Log Branch Assets	-0.018 (0.034)	-0.019 (0.033)	-0.024 (0.032)	-0.027 (0.031)
Liquid Assets Share	0.137 (0.194)	0.097 (0.202)	0.138 (0.185)	0.126 (0.183)
US+Peg Share	-1.199** (0.495)		-0.759* (0.384)	
USPegXLnCount	0.341*** (0.124)		0.242** (0.095)	
Tax+Sec Share		-2.086 (1.274)		-1.081 (1.098)
TaxSecXLnCount		0.558* (0.296)		0.380 (0.262)
Constant	0.830 (0.613)	0.764 (0.573)	0.741 (0.563)	0.730 (0.525)
Observations	130	130	138	138
Adjusted R²	0.084	0.053	0.036	0.026

* p<0.10 ** p<0.05 *** p<0.01

Note: All dependent variables are winsorized at +/-100% growth. Log HH Assets represents the log of highholder assets. Log Count represents the log of the number of highholder affiliates. Log Branch Assets represents the log of branch assets. Liquid Asset Share is the ratio of liquid assets (cash and securities) to total assets. US+Peg Share is the share of affiliates located in the U.S. or in U.S. dollar peg locations. Tax+Sec Share is the share of affiliates in tax or secrecy locations. For all dependent variables, the balance sheet information for families with more than one U.S. branch is aggregated across all branches up to their common highholder. Standard errors are clustered at the highholder level. Sources: Bankscope, Capital IQ, FFIEC 002.

Table 8 Time Series Panels of Total Loan Growth, Complexity, and Geography

	(1)	(2)	(3)	(4)	(5)
Log Count	-0.014**		-0.002	-0.012**	-0.015**
	(-2.42)		(-0.24)	(-2.10)	(-2.48)
Log HH Assets (lag 1Q)	0.020***	0.034**	0.021***	0.022***	0.020***
	(3.26)	(2.32)	(2.66)	(3.39)	(3.25)
Log Branch Assets (lag 1Q)	-0.006*	-0.023**	-0.007	-0.008**	-0.006
	(-1.67)	(-2.45)	(-1.64)	(-2.07)	(-1.48)
Liquid Asset Share (lag 1Q)	0.053	0.216***	0.056*	0.048	0.041
	(1.61)	(4.27)	(1.96)	(1.46)	(1.31)
GDP Growth (lag 1Q)					-0.465
					(-1.52)
Interest Rate (lag 1Q)					0.005**
					(2.26)
Constant	0.044	0.885***	-0.036	0.076	0.005
	(0.67)	(4.61)	(-0.50)	(1.12)	(0.08)
Observations	2591	2591	2591	2591	2591
Adjusted R2	0.026	0.083	0.043	0.027	0.030
Cumulative Growth Effect after FDIC Shock					
Q1	-0.015	-0.016	-0.015	-0.015	-0.013
Q1 to Q2	-0.015	-0.018	-0.016	-0.015	-0.012
Q1 to Q3	-0.036	-0.043	-0.036	-0.035	-0.032
Q1 to Q4	-0.057	-0.076*	-0.057	-0.057	-0.051
Q1 to Q5	-0.085*	-0.107**	-0.083*	-0.084*	-0.077*
Q1 to Q6	-0.101**	-0.128**	-0.098*	-0.099**	-0.091*
Q1 to Q7	-0.113**	-0.146***	-0.109**	-0.111**	-0.103*
Q1 to Q8	-0.123**	-0.163**	-0.118*	-0.121**	-0.111*
Q1 to Q9	-0.145**	-0.192***	-0.139**	-0.142**	-0.129**
Q1 to Q10	-0.143**	-0.2***	-0.136**	-0.14**	-0.125*
Q1 to Q11	-0.145**	-0.213***	-0.137*	-0.14**	-0.125*
Control Variables					
US+Peg and Tax+Sec Shares	x	x	x	x	x
Time Dummies	x	x	x	x	x
Family Dummies		x			
Region Dummies			x		
GIIPS Dummies				x	
* p<0.10 ** p<0.05 *** p<0.01					

Note: The dependent variable is growth in total loans, winsorized at +/-100% growth. All regressions include date fixed effects. Log HH Assets represents the log of highholder assets. Log Count represents the log of the number of highholder affiliates. Log Branch Assets represents the log of branch assets. Liquid Asset Share is the ratio of liquid assets (cash and securities) to total assets. Log HH Assets, Log Branch Assets, Liquid Asset Share, GDP Growth, and Interest Rate are all lagged by 1 quarter. US+Peg Share is the share of affiliates located in the U.S. or in U.S. dollar peg locations. Tax+Sec Share is the share of affiliates in tax or secrecy locations. GIIPS countries are Greece, Ireland, Italy, Portugal, and Spain. The total loans information for families with more than one U.S. branch is aggregated across all branches up to their common bank parent. Standard errors are clustered at the highholder level. Sources: Bankscope, Capital IQ, DLX Haver, FFIEC 002, IMF IFS, Shambaugh Exchange Rates.