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Can We Tell the Difference?

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Abstract1

The recent financial crisis has forced a rethink of banking regulation and supervision and the role of financial innovation. We develop a model where prudent banks may signal their type through high capital ratios. Capital regulation may ensure separation in equilibrium but deposit insurance will tend to increase the level of capital required. If supervision detects risky behaviour ex ante then it is complementary to capital regulation. However, financial innovation may erode supervisors' ability to detect risk and capital levels should then be higher. But regulators may not be aware their capacities have been undermined. We argue for a four-prong policy response with higher bank capital ratios, enhanced supervision, limits to the use of complex financial instruments and Coco's. Our results may support the institutional arrangements proposed recently in the UK.

JEL Classification: D82, G21, G38, L51

Keywords: Bank Regulation, Financial Crises, Information, Signaling

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1 Introduction

The recent financial crisis has placed financial innovation under a new light. While before the crisis, many analysts considered that financial innovation was making finance more efficient by separating, rebundling and spreading risks to different investors with different risk-bearing capacities, in hindsight much of this innovation is now seen more as a means to arbitrage regulations or simply to hide risks from the relevant regulators. Indeed the fact that this has truly only been revealed in hindsight illustrates the asymmetric information nature of the problem. The regulators appeared to be unaware of the implications of what was happening. The general public and the large number of investors including depositors in those financial institutions that eventually either failed or required public money to stay afloat, also did not appear to know or understand the consequences. The rating agencies, charged precisely with attempting to analyze bank risk also appeared to be unaware of the problem. For example, Sinn (2010) details the 2007 Standard and Poor's ratings of Bear Sterns (A), Lehman Brothers (A+) and Merryl Lynch (AA+); all bankrupt before the end of 2008².

In general, the literature on banking has stressed information asymmetries and in particular the role of "relationships" between banks and their clients. On the one hand, these relationships may afford banks supra-normal profits but on the other hand it surely also poses significant problems for depositors and bank regulators to know what the bank is doing. Banks know their own risks better than anyone including regulators and no doubt there are competent banks that both calculate and manage their risks effectively. But the information asymmetries also allow for banks who may take greater risks and yet pass themselves off as one of the more prudent institutions, at least until their luck runs out³.

Financial innovation has exaccerbated this problem. The development of derivatives, structured products such as CDO's and SDO's and the possibility of securitization essentially allows banks to modify at will the probability distribution of the returns of their loan portfolios. Given the extent and the complexity of these transactions, it has become more and more difficult for the regulator to be able to distinguish between a well-managed, prudent bank with a safe loan book and one that gambles⁴.

The existence of deposit insurance may also amplify the problem as with deposit insurance the reliance on supervisory discipline, as opposed to market discipline, is much greater. But given

²Moody's ratings reveal a similar story: Bear Sterns (A2), Lehman (A1) and Merrill Lynch (A1). An alternative view is that the rating agencies knew the risks but due to their own incentive problems did not wish to reveal the problem.

³These ideas follow closely those of Belianin (2005), Hughes, Lang, Moon, and Pagano (1997), Hellman, Murdock, and Stiglitz (2000), Sinn (2010). and Miller, Zhang, and Li (2011) applying the classic lemons model of Akerlof (1970) and signalling model of Spence (1973) to banking.

⁴On a somewhat related view of financial innovation see for example Rajan (2010).

the information asymmetries, supervisory discipline is particularly difficult. Having said that, it is not clear whether market discipline can fare much better. Arguably, an important role of market discipline is to control supervisory forebearance - the case where the supervisor does realise that an entity may have problems but delays to act.

In this paper we develop a signalling type model of banking where supervisors cannot distinguish between prudent banks that operate a safe loan book and risky banks that may mimic the prudent ones until their luck runs out. We argue that the regulator may allow prudent banks to differentiate themselves from the mimics by establishing minimum capital requirements. Still, regulators may prefer a pooling equilibrium depending on parameter values and in that case supervision is complementary to capital regulation. However, we suggest that financial innovation may have undermined supervision. The model suggests that regulators may need to limit banks' use of complex instruments in order to be able to supervise effectively and hence can adopt lower capital requirements or adopt very high minimum capital requirements to drive out risky banks from the market.

In a broader discussion regarding regulatory alternatives we argue for a four-prong approach (a) core banks should be much more restricted in the instruments that they use and both institutional and instrument complexity should be severely reduced (b) banks should be subject to significantly higher capital requirements (c) supervision needs to be considered in a different light, as complementary to capital requirements, and if supervisors do not feel comfortable assessing the overall risk of an institution then this indicates that the rules limiting complexity are not strong enough and (d) we advocate for the use of Coco's and suggest that market discipline should be seen as complementary to supervisory discipline. The paper is organized as follows. In the next section we develop a simple benchmark model. In stages, we then include banking (capital) regulation, deposit insurance, banking supervision and finally, financial innovation. In a concluding section we discuss the policy implications of the analysis.

2 The model

2.1 On the role of capital regulation

Let us suppose that there are a continuum of identical banks [0,1]. Each bank has access to 1 unit of depositors' funds and the banks' owners contribute k units of capital. All funds are employed to make loans such that the capital to assets ratio of the bank is then k/(1+k). We assume there is an exogenous gross cost of capital of $\eta > r$ where r is the gross riskless rate of interest, $r \ge 1$. There are two types of banks. Prudent banks have identified good borrowers and can lend to them with no risk at a gross lending rate α , where $\eta > \alpha > r$. These assumptions follow Hellman, Murdock, and Stiglitz (2000). However there are other banks that do not have access to such good borrowers. They may only attempt to mimic the good banks. We assume that they may make risky loans

or make risky bets that yield the riskless rate of interest in expected terms. With probability p the payoff from such activities is β but with probability (1-p) the payoff is 0 and the condition $p=r/\beta$ ensures that the expected return is equal to the riskless rate with $0< p<1, \beta>r$. We assume that α,β are the returns on the bank's entire loan portfolio and that p is the overall probability of the overall loan portfolio failing. We assume that the correlation of the probability across all bank in the population is given by ρ . Let us assume that there are ω prudent banks in the population and $(1-\omega)$ risk-taking banks. We assume that depositors do not know which banks are the prudent ones and which are the risk taking ones, however as we assume that equity is all insider-equity we assume that the equity-holders are aware of the nature of their own bank. We assume that depositors are aware of the amount of capital, deposits and assets and they are aware of the potential returns in the population $(\alpha$ and β); they are only unaware whether the loans made from a particular bank are the safe or the risky type.

If there is a pooling equilibrium then the risky banks must set $\beta=\alpha$ so that they mimic the prudent banks and can go undetected. This then implies that they obtain a gross return of α on their assets with probability p and zero otherwise. In the absence of deposit insurance, in the pooling equilibrium the minimum deposit rate required by depositors, r_d , assuming their opportunity cost is the riskless rate of interest, would be given by the equation, $r=\omega r_d+(1-\omega)pr_d$ where we assume that if each bank's loans pay zero then the bank defaults and pays depositors zero, and hence $r_d=r/(\omega+(1-\omega)p)$. It can be shown that for $\omega<1$, $r_d<\alpha$. We will assume that r_d is indeed the deposit rate which implies that banks may potentially earn supra-normal rents in equilibrium which we assume are not dissipated through entry. We consider that the information asymmetries in relationship banking also constitute a barrier to entry for new banks, at least for the case of prudent banks. We understand there is less justification for such entry costs for the risk taking banks, especially as we assume that their return technology is simply a fair bet on the riskless rate⁵. The net profit for the prudent bank and for the risky bank respectively under pooling would be given by the following expressions:

$$\pi_P = (\alpha(1+k) - r_d) - \eta k \tag{1}$$

$$\pi_R = p(\alpha(1+k) - r_d) - \eta k \tag{2}$$

And the return on equity for the two types of banks (prudent and risky respectively) would be:

⁵In future work we plan to investigate further the possibility of free entry for mimics but entry barriers for prudent banks. In this paper we assume a fixed proportion of risky institutions.

$$RoE_P = (\alpha(1+k) - r_d)/k \tag{3}$$

$$RoE_R = p(\alpha(1+k) - r_d)/k. \tag{4}$$

Proposition 1. Bank capital is a costly signal and potentially allows a prudent bank to separate from risky banks in equilibrium.

To see this note that it is costly for both prudent and risky banks to increase their capital but that the cost of increased capital for a risky bank is greater than that of a prudent bank. In particular it can be shown that:

$$\frac{\partial \pi_R}{\partial k} = -(\eta - \alpha p) < \frac{\partial \pi_P}{\partial k} = -(\eta - \alpha) < 0.$$
 (5)

In order to introduce capital regulation to the analysis, it is useful to consider the objective function of a regulator. Regulators often suggest that their role is not to protect every single (small) institution but that rather they should be concerned about systemic risks. One possible objective therefore would be to minimize systemic risk. A natural definition of systemic risk here would be $\rho L(1-w)$ where ρ is the correlation between the individual probabilities of risky banks loan portfolios failing, and as defined above w is the proportion of safe banks in the population and L is the leverage of banks L=(1+k)/k. Hence as the proportion of safe banks, w, declines, systemic risk increases towards a maximum value of ρL . Suppose a bank regulator wishes to minimize the amount of systemic risk in the system but with the minimum use of bank capital. Hence the regulators' loss function would be given by:

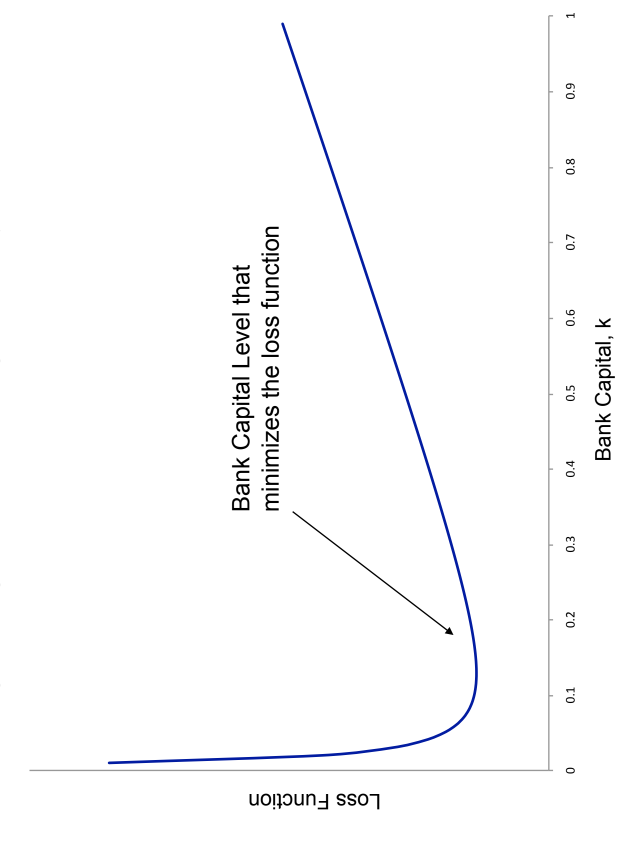
$$\Delta = \rho(1 - w)L(k) + \lambda k. \tag{6}$$

where λ is a preference parameter of the regulator representing the disutility of an extra unit of capital in banks. An example of the regulator's loss function, assuming both risky and prudent banks co-exist is illustrated in Figure 1. Note that $L_k < 0$ and $L_{kk} > 0$. Minimizing this loss function with respect to capital, for the case of a pooling equilibrium regulators would then set an optimal level of capital as follows:

$$k = \sqrt{\rho(1-w)/\lambda}. (7)$$

For a set of particular parameter values, an optimal bank capital level that minimizes the loss function is illustrated in Figure 1.

Figure 1. The Regulator's Loss Function Assuming Prudent and Risky Banks Co-Exist



Proposition 2. Bank capital regulation may allow for a separating equilibrium with return on equity maximizing banks with a rule that sets minimum capital less than that of the "no-gambling constraint", but a pooling equilibrium may also be feasible depending on parameter values

The regulator could simply set minimum capital requirements to assure separation and drive out the risky banks from the market. This is the approach taken by Hellman, Murdock, and Stiglitz (2000). Let us call this level of capital:

$$k^* = \frac{p(\alpha - r_d)}{\eta - \alpha p} \tag{8}$$

Minimum capital requirements would then be set at this level such that banks would have to satisfy this "no-gambling constraint", and risky banks would be driven out from the market. We illustrate this in Figure 2, where for the paramter values we have chosen the level of capital which leads to separation, k^* , is around 0.43 or a capital to assets ratio $(k^*/(1+k^*))$ of about 30%. However, setting this high level of capital is not strictly necessary. Minimum capital requirements could be set at a lower level but such that the prudent banks would still prefer to have capital higher than the no gambling constraint rather than this lower capital level and with risky and prudent banks co-existing (compare Figure 2). For return on equity maximizing banks, the critical lower level of capital, k_{\min} , where profits with pooling would be equal to that of separation at the capital level of k^* would be given by the following equation:

$$\frac{\alpha(1+k^*) - r}{k^*} = \frac{\alpha(1+k_{\min}) - r_d}{k_{\min}}.$$
 (9)

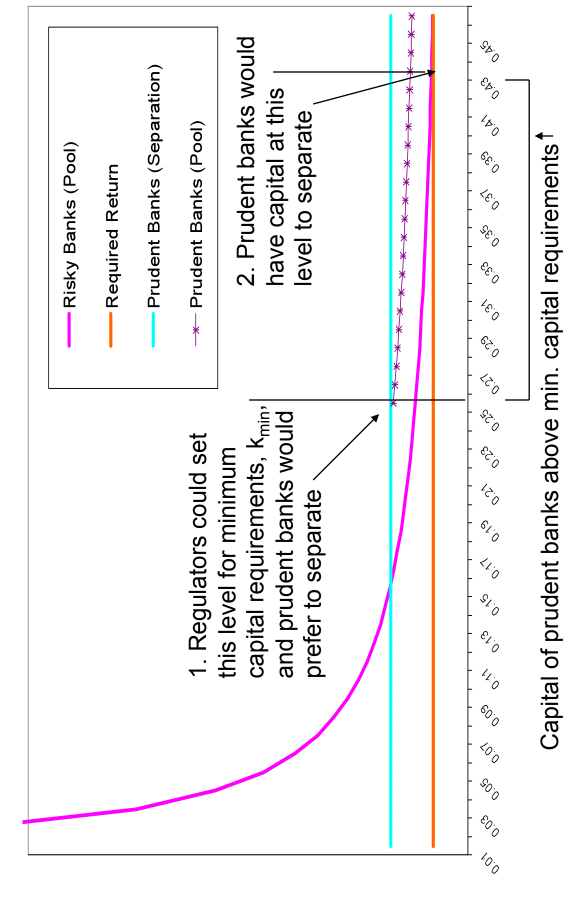
Manipulating this equation we find that:

$$k_{\min} = k^* \frac{\alpha - r_d}{\alpha - r} \tag{10}$$

which is clearly less than k^* as $\frac{\alpha - r_d}{\alpha - r} < 1$. Hence the regulator may set minimum capital requirements at k_{\min} , prudent banks would set their capital to k^* and risky banks would be driven out of the financial system. In Figure 2, the minimum capital requirement to allow for signalling, k_{\min} , is around 0.255 or a capital to assets ratio of 20%.

Regulators who set capital requirements may wish to consider three possibilities in order to determine the optimal capital regulation, a) no capital regulation b) capital regulation that results in a pooling equilibrium and c) tougher capital regulation that prompts prudent banks to set capital requirements such that risky banks exit the market. If banks maximize rates of return on equity, then for the case with no regulation and assuming a fixed proportion of risky banks it can be shown that leverage and hence the regulator's loss function would actually tend to infinity so the regulator

Figure 2. A Minimum Capital Requirement Could Prompt Prudent Banks to Separate



would always prefer to have some level of capital regulation⁶. In case (c), where risky banks are driven out of the system, the value of the loss function would be λk^* . Let us call the optimal capital requirement under pooling to be $k^p < k^*$. This would then be preferred to the separating equilibrium if $\rho(1-w)L(k^p) + \lambda k^p < \lambda k^*$ which would be the case if the disutility of capital were high enough. In particular the pooling equilibrium would be preferred if:

$$\lambda > \frac{\rho(1-w)L(k^p)}{k^* - k^p}.\tag{11}$$

Hence, to put this another way, if the regulator's preference function gives enough weight to systemic risk relative to the disutility of bank capital, regulators would fix a relatively high minimum capital requirement and banks would hold excess capital over those requirements and risky banks would be driven out of the system. However, if the loss function of the regulator had a high disutility for banks holding capital (to satisfy the constraint above), then a pooling equilibrium would be considered preferable and regulators would set a lower level of capital that traded off systemic risk against the disutility of capital.

2.2 Introducing deposit insurance

Introducing deposit insurance changes the results above. With full deposit insurance banks would drive r_d down to the riskless rate, r and the deposit interest rate is then invariant to the share of the population of banks that are risky. To force separation, prudent banks now need to set their capital levels higher than the critical level of capital given by:

$$k^{**} = \frac{p(\alpha - r)}{\eta - r} \tag{12}$$

where $k^{**} > k^*$.

Proposition 3. In the case of deposit insurance a minimum capital rule may also force separation but in this case the regulator must fix the minimum capital rule equal to the no-gambling constraint

Note that in this case separation brings no special benefits to the prudent banks as all banks pay the riskless rate for deposits. The proposition then follows directly, in order for a bank regulator to force separation, minimum capital requirements must be set at:

$$k^{**} = \frac{p(\alpha - r)}{\eta - \alpha p} \tag{13}$$

⁶In our set up with a fixed amount of deposits this is not the case for profit maximizing banks. However, if there are constant or increasing returns to scale, banks may expand and earn more profits and again prudent banks may prefer to be large with low equity in a pooling equilibrium compared to having higher equity and separation. In further work, we plan to investigate the implications of different objectives and scale.

such that risky banks are forced out of the market. The banking regulator in this environment must now compare the value of the loss function of forcing out the risky banks, namely $\Delta = \lambda k^{**}$, with the value of the loss function setting minimum capital to the optimal level assuming pooling,

$$\Delta = \rho(1 - w)L(k^p) + \lambda k^p. \tag{14}$$

Hence the pooling equilibrium is preferred if:

$$\lambda > \frac{\rho(1-w)L(k^p)}{k^{**} - k^p}.\tag{15}$$

Note that $\frac{\rho(1-w)L(k^p)}{k^{**}-k^p} < \frac{\rho(1-w)L(k^p)}{K^*-k^p}$. In other words the pooling equilibrium may be preferred at lower values of λ in the presence of deposit insurance. This follows because if there is deposit insurance, then higher capital is required to force out the risky banks and ensure there is separation.

2.3 The role of banking supervision

However, banking oversight consists of supervising as well as regulating, or in other words supervisors conduct on-site as well as off-site inspections to check on banks' activities. In this model we assume capital is observable and hence supervisors do not need to spend resources to check capital levels. Rather, we suggest that a role of bank supervision is to detect directly if banks are prudent or they are risky. Let us suppose that banking regulators inspect all banks at cost c and with a probability s detect if each bank is a risky bank and in that case can close the bank down without further costs. The loss function of the regulator may be represented as follows,

$$\Delta = \rho(1 - w)(1 - s)L(k) + \lambda k + c. \tag{16}$$

The benefit of detecting risky banks ex ante is that risky banks are closed without further costs thus reducing systemic risk⁷. In this section we take the case where there is deposit insurance. Now reconsider the optimal minimum capital rule that the regulator would adopt assuming a pooling equilibrium and assuming that the authorities would also wish to supervise. Minimizing the loss function with respect to capital, the relevant first order condition is now $\rho(1-w)(1-s)L_k + \lambda = 0$ or in other words, $\lambda = -L_k p(1-w)(1-s)$. Remembering that L = (1+k)/k, $L_k = -1/k^2$. Hence we find that the optimal capital level for the regulator would be:

⁷It is clearly an extreme assumption that risky banks can be closed down ex ante without further costs. In a more complex model supervisors may weigh the costs of closing a bank ex ante versus the risks of higher closing costs ex post if risky banks are allowed to continue to operate. The probability that a risky bank may not need to be closed at all, also raises the issue of regulatory forebearance that we discuss in the conclusions below.

$$k^{s} = \sqrt{\frac{\rho(1-w)(1-s)}{\lambda}} \tag{17}$$

where k^s is the optimal capital level of the regulator assuming pooling in the existence of banking supervision. Note that $\frac{\partial k^s}{\partial s} < 0$ or in other words, if the technology of supervision improves such that the detection rate s increases, at the same level of costs, then the optimal capital level decreases. For a positive detection rate, s > 0, it is clear that $k^s < k^p$. Banking supervision is then complementary to a minimum capital ratio. Figure 3 compares the optimal capital regulation under pooling with and without supervision. As can be seen as the technology of supervision improves (higher s for a constant c), optimal capital requirements fall.

Now regulators must determine if it is better to opt for a high capital ratio that drives out the risky banks or a lower capital ratio such that there is pooling and use a combination of supervision and capital requirements⁸. Note that supervision changes the minimum capital level that the regulator must fix to force the risky banks to exit. With banking supervision, risky banks' expected profts may be written as follows $\pi_R = p(1-s)(\alpha(1+k)-r_d)-\eta k$. The minimum capital requirement that then forces the ex ante expected profits of the risky banks to zero is given by:

$$k^{***} = \frac{p(1-s)(\alpha-r)}{\eta - \alpha p(1-s)}.$$
(18)

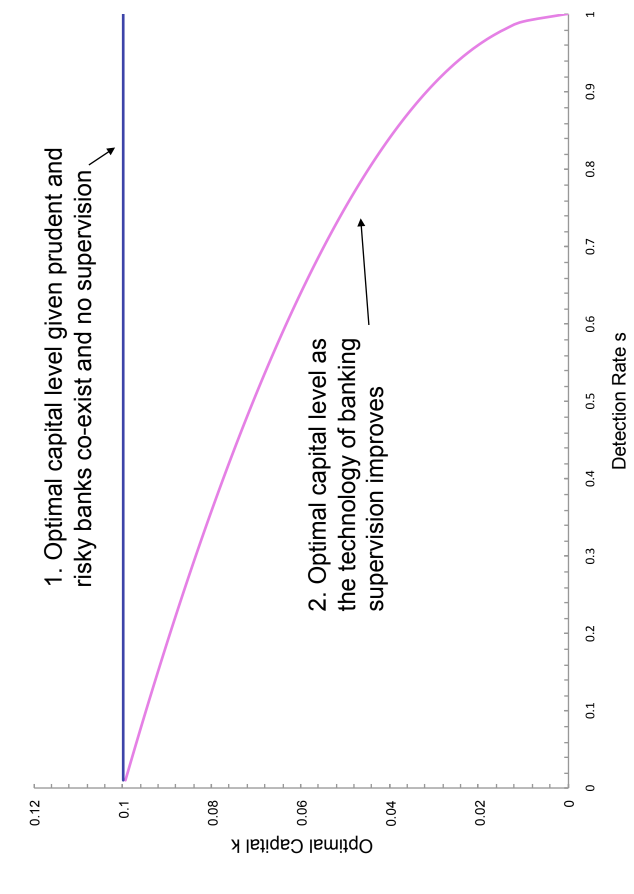
Note that $\frac{\partial k^{***}}{\partial s} < 0$ and so as the technology of supervision improves (a higher s assuming costs remain constant) then the minimum capital that the regulator must set to ensure separation decreases. It follows that k^{**} (derived in the previous section) is simply a special case of k^{***} when the detection rate, s, is equal to zero. For positive s, it follows that $k^{***} < k^{**}$.

The regulator must then compare the value of the loss function setting minimum capital regulations to a level that would drive out the risky banks and eliminate systemic risk, which would be given by, $\Delta = \lambda k^{***}$, with the value of the loss function if capital is set at a lower level, $k^s < k^{***}$, where k^s is the optimal capital ratio assuming pooling in the prescence of supervision. The value of the regulator's loss function in that case will be $\Delta = \rho(1-w)(1-s)L(k^s) + \lambda k^s + c$. The regulator will prefer to opt for the pooling equilibrium when:

$$\lambda > \frac{\rho(1-w)(1-s)L(k^s) + c}{k^{***} - k^s}.$$
(19)

⁸We assume that under the pooling equilibrium it is better for the regulator to invest in supervision rather than rely solely on capital regulation, in other words we assume that $p(1-w)(1-s)L(k^s) + \lambda k^s + c < p(1-w)(1-s)L(k^p) + \lambda k^p$.

Figure 3. Banking Supervision is Complementary to Capital Regulation



Note that $k^s < k^p$ and hence $L(k^s) > L(k^s)$ and so formally it is ambiguous whether the regulator would prefer the pooling equilibrium with lower levels of λ when there is banking supervision compared to the case where there is no banking supervision. However, if under pooling the loss function of the regulator is reduced by introducing banking supervision ie: if $\rho(1-w)(1-s)L(k^s) + \lambda k^s + c < \rho(1-w)(1-s)L(k^p) + \lambda k^p$, then it must also be the case that the pooling equilibrium is preferred for higher levels of λ^9 .

2.4 Financial innovation

In the above we have discussed the case of prudent and risky banks where prudent banks have access to good clients whereas risky banks are assumed not to have these relationships and hence can only lend to risky borrowers and with an expected return equal to the riskless rate of interest. In the absence of regulation and supervision and even if there is no deposit insurance, we have seen that the presence of such risky lenders may create problems of systemic risk. However, we have seen how capital regulation and ex ante bank supervision may be used, even in the presence of deposit insurance, to counteract these problems. However, the explosion of new financial products and instruments to transform of risks has surely had a dramatic impact on this rather traditional view of a banking sector. In particular financial innovation may create value but new instruments may also be used to transform return distributions in ways that may be very hard for banking supervisors (or bank depositors) to be aware of, making ex ante detection of risk-taking much more problematic. In this section we therefore model financial innovation as both potentially a good but also potentially as exaccerbating the information problems outlined so far. To be specific we suppose that financial innovation leads to two effects, first it may increase α , the return available to the prudent banks but second it decreases the detection probability, s, of the banking supervisor.

We assume in this section that the detection probability is now $s(1-(1-\theta)\nu)$, $0 \le \theta \le 1$, v>0, and that the return available to the prudent bank is now $\alpha(1+\theta v)$. Hence v may be interpreted as the amount of financial innovation and θ may be interpreted as the extent to which financial innovation adds value. For $\theta=1$, financial innovation is only a good, whereas for $\theta=0$, financial innovation adds no value and only serves to undermine the detection technology of the regulator. Note that if prudent banks' returns rise due to financial innovation then risky banks must also increase their returns to mimic prudent institutions. Note that we now we have $p\alpha(1+\theta v)=r$ or $p=\frac{r}{\alpha(1+\theta v)}$. Hence it follows that to the extent that financial innovation increases the returns of the prudent banks, the probability that the risky banks will fail must rise.

Again let us consider the problem of the regulator. The regulator's loss function now becomes:

⁹The proof of this is to be included in an appendix to be completed.

$$\Delta = \rho(1 - w)(1 - s(1 - (1 - \theta)v)L(k) + \lambda k + c.$$
(20)

If there is a pooling equilibrium then the optimal minimum capital ratio for the regulator to set would be such that, $\lambda = \rho s(1-w)(1-(1-\theta)v)L_k$ or we can write the optimal capital ratio as:

$$k^{i} = \sqrt{\frac{\rho(1-w)(1-s(1-(1-\theta)v))}{\lambda}},$$
(21)

where k^i is the optimal minimum capital for the regulator in the presence of financial innovation. Note that assuming pooling, the optimal capital ratio rises as θ falls or in other words if financial innovation is more related to avoiding detection by the supervisor, then optimal capital requirements will rise.

Once again, the regulator must decide whether it is better to set minimum capital levels such that risky banks are driven out of the market or at lower capital levels such that risky and prident banks coexist. The capital level that drives the profits of the risky banks to zero is now given by:

$$k^{****} = \frac{p(1 - s(1 - (1 - \theta)v))(\alpha(1 + \theta)v - r)}{\eta - \alpha(1 + \theta v)p(1 - s(1 - (1 - \theta)v)},$$
(22)

and if bank capital were set at that level, then the value of the regulator's loss function would be λk^{****} . If regulators set the minimum capital level at k^i then the value of the loss function would be, $\Delta = \rho(1-w)(1-s(1-(1-\theta)v))L(k^i) + \lambda k^i + c$ and it can be shown that the latter would be preferred when:

$$\lambda > \frac{\rho(1-w)(1-s(1-(1-\theta)v))L(k^s) + c}{k^{****} - k^i}.$$
 (23)

Let us assume that parameters are such that the regulator would prefer the pooling equilibrium to that of separation. It can be shown that the change in the value of the regulator's loss function given a change in v is given by $\frac{d\Delta}{dv} = \rho(1-w)s(1-\theta)L(k^i) > 0$. Hence for $\theta < 1$ and for s > 0, greater financial innovation (higher v) leads to higher values of the loss function of the regulator. For small changes in v this direct effect is the only one as the loss function is minimized with respect to the optimal level of bank capital. However, for $\theta < 1$ and for s > 0 and for large changes in v, the optimal level of bank capital from the regulator's standpoint would also rise in an attempt to counteract the declining power of banking supervision to detect risky banks. In Figure 4, we illustrate how optimal minimum bank capital requirements increase as financial innovation advances. We plot the relationship for two levels of theta. For high theta where financial innovation is largely a good, optimal capital requirements still rise but at a lower level and with a lower gradient. At low leves of theta, where financial innovation is largely about undermining the

detection powers of supervisors, optimal capital requirements are higher and increase faster with financial innovation.

In Figure 5, we plot the values of the regulator's loss function. Again we plot the relationship for high and for low theta. As is expected, the loss function increases as financial innovation advances. And the loss function is at a higher level and increases faster for low theta, where financial innovation is more about undermining supervisors' powers to detect mimics. We plot two schedules for each value of theta. The lower schedules correspond to the case where the supervisor realizes her detection powers are being undermined and so adjusts capital requirements accordingly, as illustrated in Figure 5. The higher schedules correspond to the case where the supervisor does not adjust capital requirements as financial innovation progresses, as they do not realize their powers of detection are reduced or perhaps for legal or other reasons. Note that in this case the loss function is at a higher level and increases more rapidly as financial innovation proceeds.

3 Conclusions

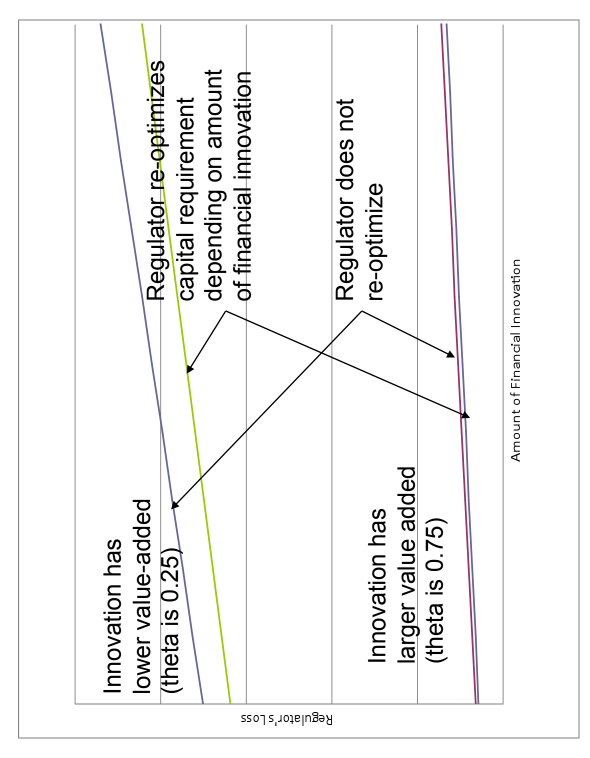
In this paper we have developed a relatively simple model to investigate potential implications of asymmetric information for banking regulation and supervision. We argue that capital regulation may aid prudent banks to separate from their risky peers. Indeed regulators may set minimum capital levels such that prudent banks would wish to hold capital buffers over these requirements to ensure seperation. However, with deposit insurance the capital required for separation is higher and the regulator would have to set capital levels to directly ensure that a "no gambling" constraint is met. But supervisers do not just set regulations, they also supervise. Supervision in this context is considered to be able to detect and close risky banks ex ante. We show that supervision is complementary to regulation in that if prudent and risky banks co-exist, then a superior technology of supervision and a higher detection rate of risky entities, would lead for lower optimal minimum capital ratios from the standpoint of the regulator.

But financial innovation has surely complicated life for banking supervisors. Indeed one view is that much of the financial innovation we witnessed prior to the crisis was driven by an attempt to find ways to arbitrage regulations or otherwise hide risks from the regulator. We show that to the extent that financial innovation undermined supervision, then assuming prudent and risky banks co-exist, optimal capital levels should be higher. Moreover, the extent that financial innovation has actually improved returns for prudent banks, then risky banks that attempt to mimic prudent ones, may actually have to take greater risks. Hence even if financial innovation has been all about increasing returns and not about undermining supervisory detection capabilities, financial innovation may have still led to an increased risk of bank failures. One view is that financial innovation undermined supervisors powers of detection but that supervisors were not

Financial Innovation has high value-added Figure 4. Optimal Capital Requirements given Financial Innovation Amount of Financial Innovation has low value added Financial Innovation Optimal Capital Requirement

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Figure 5. Regulator Loss Function with Financial Innovation: When Innovation has High and Low Value Added



actually aware that this had happened. If this was the case, then supervisors would not have responded to financial innovation with higher capital requirements. If this is the case then systemic risk and the superivsors' loss function would have increased more rapidly as financial innovation advanced.

In our view the issues discussed in this paper are highly relevant to the period preceeding the recent global financial crisis. Financial innovation and the explosion of complex financial instruments allowed banks to adjust the riskiness of their asset portfolios at will. Regulators appeared to be unaware of the actual risks being taken and supervisors were unable to distinguish between prudent banks and risky institutions, at least until the latter's luck ran out.

One view is that capital regulations do not work and we should leave financial institutions themselves to demonstrate their solvency and allay investors' fears. Our model cautions against this approach. Capital regulation, even without the existence of deposit insurance, may be required to rule out both prudent and risky banks maximizing returns through very high leverage. However, with deposit insurance, higher levels of capital requirements may be needed to force separation of prudent banks from risky their counterparts. In a broader model that would include different types of banks varying in their degrees of riskiness, higher capital requirements might then limit the numbers of risky banks.

Our model also cautions against an over-reliance on official supervisory actions. Supervision should be seen as complementary to regulation, but if it is the case that innovation has undermined the power of supervision, then again this calls for significantly higher capital requirements or it calls for institutional mechanisms to limit the use of complex instruments in order to boost again the potential for banking supervision. In this regard it is interesting to note that many emerging economies including those of Latin America escaped the worst of the recent financial crisis. One view is that this was simply because their financial systems were less developed and so the stock of complex instruments issued had not grown to the extent witnessed in developed countries' financial markets. However, a second view is that the legal and cultural environment is very different. To a first approximation, Latin American banks are not allowed to trade new products unless they are specifically authorized to do so. This is in contrast to the Anglo-Saxon approach, where banks are allowed to trade new instruments unless they are prohibited from doing so. This observation, while crude and likely too extreme, suggests a somewhat different explanation. Namely, banks in Latin America resemble more the "utility company" model rather than a sophisticated investment banking model due largely to the legal and regulatory culture and indeed this has been an important factor in limiting the development of those markets, perhaps to their advantage.

The conclusions based on the analysis presented above are also consistent with the general thrust of the report of the UK's Independent Commission on Banking (ICB) Independent

Commission on Banking (2011), chaired by Sir John Vickers. The Commissioners recommend a 'ring-fence' to insulate vital banking services on which households and SMEs depend from problems elsewhere in the financial system. Ring-fenced banks are required to have very substantial capital backing, roughly 10% of assets at risk in equity and 10% in the form of Cocos. In addition, ring fenced banks are explicitly banned from providing a wide range of activities. The list of these Prohibited Services (given in Chapter 3, para 3.39 of the ICB Report) includes:

- any service which would result in a trading book asset;
- any service which would result in a requirement to hold regulatory capital against market risk;
- any service which results in an exposure to a non-ring-fenced bank or a non-bank financial organisation, except those associated with the provision of payments services where the regulator has deemed this appropriate;
- the purchase or origination of derivatives or other contracts which would result in a requirement to hold regulatory capital against counterparty credit risk; and
- services relating to secondary markets activity including the purchase of loans or securities.

Broadly speaking, these prohibitions would mean that wholesale/ investment banking divisions of existing banks could not be placed within the ring-fence; consequently, in quantitative terms, ring fenced banks would only be allowed to hold 'between a sixth and a third of the total assets currently held by the UK banking sector' (Independent Commission on Banking, 2011, para 3.40.)

As the authors of the Report observe, in something of an understatement: "A ring-fence of this kind would also have the benefit that ring-fenced banks would be more straightforward than some existing banking structures and thus easier to manage, monitor and regulate". (Independent Commission on Banking, 2011, para 3.40.)

In this work we have not considered the possibility that supervisors were aware that financial innovation had undermined their power to detect cheaters but still they did not act by say increasing capital requirements due to regulatory capture or forebearance, but this another logical possibility. The problem of forebearance or capture is cited for example in the case of the Savings and Loans crisis in the US. It is also cited as a serious problem in for example the work by Barth, Caprio and Levine (2006). The market may then be employed as a further disciplining device, and in fact should be seen as complementary to supervisory discipline. Or, to put it another way, market mechanisms may help to discipline the supervisor and ensure prompt corrective action is actually prompt.

To conclude we advocate a four prong approach to banking regulatory reforms. First we do suggest that higher levels of bank capital are required in order to limit incentives for risk taking

and limit the number of risk-taking banks. Second, we would argue that institutional arrangements that limit the use of complex instruments may be appropriate, in particular for core banks that have large amounts of insured liabilities. Third we suggest that supervision should be seen as complementary to capital requirements and that banking supervisors should evaluate, not just whether banks are complying with particular regulations, but rather assess the overall riskiness of banks' operations. To the extent that banking supervisors do not feel comfortable with assessing the risk of a particular institution, then this is in itself evidence that the institutional rules limiting complexity are insufficient and capital requirements should be raised further. Finally we advocate for the use of Coco's, not so much as a more economical means for banks to obtain higher levels of equity if the bank runs into problems, but more as an automatic market-based trigger, in part to guard against problems of regulatory forebearance.

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