

Bundesverband der Wertpapierfirmen an den deutschen Börsen e.V.
Börsenstraße 14, D-60313 Frankfurt/Main

CESR

The Committee of European
Securities Regulators
11-13 avenue de Friedland
F-75008 Paris/France

your reference

CESR 04-300

your message dated

June 2004

city_date

Frankfurt/Main, 16.09.2004

Consultation on the CESR's Draft Advice to the European Commission on the Markets in Financial Instruments Directive (2004/39/EC)

Ref.: CESR 04-300

Dear Sir/Madam,

the Bundesverband der Wertpapierfirmen an den deutschen Börsen e.V. (bwf) is a nationwide association of securities trading firms and authorised stockbrokers in Germany. The bwf expressly welcomes the opportunity to participate in the consultation on the CESR's draft advice to the European Commission on the Markets in Financial Instruments Directive (MiFiD) and respectfully requests that the following considerations be taken into account when finalising the proposal on the MiFiD implementation measures:

Section III – Markets

1. Pre-Trade Transparency Requirements for Regulated Markets and MTFs

(Article 44 & Article 29 MiFiD)

a) Exemptions from Pre-trade Transparency Based on Market Model

(Paragraph 13, CESR Draft p. 88; Q 12.4., CESR Draft p. 90)

Article 29, paragraph 2, sentence 1 in conjunction with paragraph 3(c) as well as Article 44, paragraph 2, sentence 1 in conjunction with paragraph 3(c): MiFiD expressly provides for exemption from pre-trade transparency (disclosure of current bid and offer prices and the depth of trading interests at these prices) on the basis of the specific nature of certain market models.

The option for such an exemption is provided for e.g. crossing systems that "import" prices via another reference path (Box 12, paragraph 13, CESR Draft p. 88). Such an exemption of the pre-transparency obligation ap-

**Bundesverband der Wertpapierfirmen
an den deutschen Börsen e.V.**

*Federal Association of Securities Trading
Firms at the German Stock Markets –
a registered association*

Registered Seat
Fasanenstrasse 3
D-10623 Berlin/Germany

Postal Address & Office
Börsenstrasse 14
D-60313 Frankfurt/Main, Germany

Tel.: +49 (0) 69 92 10 16 91
Fax: +49 (0) 69 92 10 16 92
mail@bwf-verband.de
www.bwf-verband.de

Managing Board
Claus-Jürgen Diederich (Chairman)
Dr. Jörg Franke
Dirk Freitag
Kai Jordan
Klaus Mathis
Ralf Nachbauer
Rolf Voges

Secretary General
Michael H. Sterzenbach
m.sterzenbach@bwf-verband.de

Legal Adviser
Dr. Hans Mewes
Herrengraben 31,
D-20459 Hamburg, Germany
Tel.: +49 (0) 40 36 80 5 - 132
Fax: +49 (0) 40 36 28 96
h.mewes@bwf-verband.de

Bank Account
Deutsche Bank PGK Frankfurt
Swift: DEUTDEFFXXX / DEUTDEDBFRA
Bank Code: 500 700 24
Account: 0 18 32 10 00

pears necessary and appropriate. As a precautionary measure, however, it should be clarified that a regulated market itself can also be a reference market as defined by this exemption and that an exemption also exists in the event that sub-segments of regulated markets reference other sub-segments of the same markets and thus reference "themselves". Otherwise, it would not be possible for a regulated market to operate a crossing system for securities, traded in this market, which would result in a violation of the fundamental level playing field rule.

From our point of view, it is imperative to provide for a further "based on market model" exemption – which to date has not been established – for trading systems in which price determination takes place on an auction basis with the involvement of market personnel/stockbrokers entrusted with price determination and the use of closed order books. Please refer to the attached document (*"Principals of Closed Order Book Price Determination"*) for the exact price determination mechanisms in the context of such closed order books.

The utilisation of a market model for price determination in conjunction with closed order book trading is a long established practice in Germany that has proven itself over the long-term. In Germany, approximately 50% of all share trading orders are still executed via this market model. German stock exchange legislation provides for a right to opt on the part of investors, a right which permits free selection of the trading venue when placing an order. In accordance with the regulatory fundamental ideas of the MiFiD, this leads to a competitive relationship between the various trading types and market models, which generates positive effects on investor protection and market integrity.

Moreover, the closed order book method also ensures protection especially but not solely for retail investors against the exploitation of special or advance knowledge and "protects" in particular market orders through the principle of a uniform execution price. As far as that is concerned, it has to be pointed out that Paragraph 20 on page 89 of the CESR Draft correctly notes that excessively far-reaching pre-trade transparency may enable or encourage manipulative behaviour. All in all, the level playing field on the part of all investors via the use of closed order books significantly contributes to investor protection and market integrity through the equal treatment of all orders and investors and when utilising the securities market.

With respect to the German market, the future assurance of a market model that uses closed order books is of significant importance, particularly in terms of competition among trading venues, and thus represents our central and most pressing concern. This position is shared by the vast majority of the local financial centre institutions, as different hearings and discussions held under the auspices of the German Federal Financial

Supervisory Authority (*Bundesanstalt für Finanzdienstleistungsaufsicht*) have demonstrated in recent weeks.

Against this background, an exemption regulation for this market model therefore appears necessary, since in our opinion, it is not certain that this model's provision for disclosing indicative price ranges ("*Taxen*") prior to the actual price determination already sufficiently complies with pre-trade publication requirements as stipulated by Article 29, paragraph 2, sentence 1 in conjunction with paragraph 3(c) and Article 44, paragraph 1, sentence 1 of the MiFiD.

Such an exemption regulation based on the applied market model could read as follows:

"If trading on an RM or MTF is based on a continuous auction market model where the price of a transaction is determined on the basis of a closed order book, whereby the underlying orders are revealed only to market members acting as market personnel entrusted to determine prices in the respective security, there is no obligation to display orders and/or quotes.

In this case, an indicative price range should be displayed in the pre-auction phase, which informs the market about the margin of bid and ask prices between which a theoretical equilibrium price can be determined based on the current order book status at a given time."

In connection with any possible exemption regulations on pre-trade publication, we would like to refer once again to the mandate issued to CESR by the Commission regarding the formulation of the technical implementation measures, as is specified in the CESR Draft, top of page 87, third item. Accordingly, not only should specific – existing – market models be listed as exemptions, but moreover, concrete *criteria* should be established for the identification of situations which allow for exemption regulations. It thus also concerns exemption options for future market models that are changed or newly formed. Such general establishment and documentation of exemption criteria is essential.

As we see it, such general exemption criteria exist if individual market models do not generate any additional information (see exemption for crossing systems in paragraph 13, CESR Draft p. 88) or if expansive pre-trade transparency is dispensable because a level playing field for investors and a fair order execution process has already been otherwise extensively established in a market model (see the aforementioned paper on Closed Order Book Price Determination). Conversely, it contradicts the basic intention of encouraging competition between the various trading venues if certain market models are no longer permitted in the future due to purely formal reasons. It is precisely such an unjustified prohibition that is supposed to be precluded through the options for exemption from

pre-trade transparency regulations that are expressly provided for in Article 29, paragraph 2, sentence 1 in conjunction with paragraph 3(c) and Article 44, paragraph 2, sentence 1 in conjunction with paragraph 3(c) of the MiFiD.

b) **Order Book Depth in the Context of Pre-trade Transparency**

(Q 12.3., CESR Draft p. 90)

Up to now, comprehensive and, with respect to order book depth, non-restricted pre-trade transparency has been stipulated. With high-liquidity securities, however, this would mean continuous real-time updates and broadcasting of up to 100 order levels. The anticipated costs of this, which in the end will be borne by investors, are not at all feasibly proportionate to the benefits of the overall information. In addition, real-life experience has shown that options for displaying and publishing the complete order depth – options which already exist in some trading systems – are in effect not actually utilised by the system users.

When determining the order book depth subject to publication obligations, it therefore appears appropriate and necessary to properly take into consideration the decreasing marginal utility of the information and the proportionately increasing marginal costs of providing the information at an increasing depth.

In order to create a uniform level playing field on the investor side, it also has to be taken under consideration that at most it is professional investors, by means of their technical infrastructure, who are able to consistently and efficiently access and use the flow of information associated with the display and publication of the complete order book depth. The transparency rules of the MiFiD are intended to prevent exactly that sort of exploitable special or advance knowledge.

For the above-mentioned reasons, it seems absolutely imperative to restrict the publication obligation to a maximum of 5-10 levels in order to adequately provide sufficient crucial information and avoid unreasonably high costs.

c) **Definition of the block size which would qualify for a waiver from pre-trade transparency or for deferred publication of post-trade transparency**

(Paragraph 15, CESR Draft p. 88., Q 12.3., CESR Draft p. 90)

Independent of the applied methodology, the fundamental problem in defining a suitable threshold value for block orders is first of all that it is an *ex ante* determination based on historical data. As such, it contains information based on past data and thus, in dynamic markets, it is at best to be expected that this information can only approximate actual market conditions, all the more since the calculation should take place on the basis of EU-wide trading activities, and for practicability reasons, not on the

level of individual stocks, but rather of stock groups that have to be determined.

With respect to the practical suitability of the rule, the definite normative determination of appropriate, absolute threshold values, which can be implemented in everyday trading transactions with reasonable technical efforts and costs and which are transparent from the standpoint of the traders, appears far more important than the question of which empirical methods their definition is oriented on.

Against this background, the technically sophisticated "market impact method" does not necessarily seem to be the most suitable choice, particularly since its strong methodical standard is more likely to be effective when examining individual stocks based on a specific market. Conversely, the statistical measurement of the impact of a certain order volume on the market would, with the formation of liquidity classes, significantly lose its validity in conjunction with market-wide, cross-Europe analyses and only periodic reviews and adjustments of the block sizes.

Furthermore, it should be kept in mind that if the "market impact method" is decided upon, the threshold value for block trades would be determined in line with a method fundamentally different from the "standard market size" (*arithmetic average volume of the orders executed in the market for the shares included in each class of shares*), which is especially decisive in terms of the quoting obligation required of systematic internalisers in accordance with Article 27. The block trading definition, however, enters into the calculation of the "standard market size" inasmuch as block orders are disregarded in the calculation. The result would thus be a mix of methods, which would not necessarily contribute to the coherency of the directive.

In any case, the quantitative specifications of the directive would be difficult to understand for an audience who does not have the relevant mathematical knowledge. From the perspective of the vast majority of retail investors, the definition of the block trade size, and thus also the "standard market size" taken as a basis for the quoting obligation required on the part of systematic internalisers, would in the end become a "black box".

If one considers the overall picture of the arguments, practicability, transparency and coherency aspects would speak in favour of giving preference to the "average daily volume method" for the calculation of the block size over the methodically more sophisticated "market impact method".

In this context, the "method based on average size of orders" strikes us as the least suitable, even if at first glance, and in regards to the definition of the "standard market size", it could supposedly achieve an even higher

level of coherence. An argument against using the "method based on average size of orders" lies especially in the fact that the respective structure and the proportion of the retail trading within a stock group as well as the particularities of trading systems and varying levels of market fragmentation could have an inappropriate distorting influence on the determination of the block trade sizes.

2. Post-Trade Transparency Requirement for Regulated Markets, MTFs and Investment Firms

(Article 45, Article 30 & Article 28 MiFiD)

a) Deadline and Timing for Publication of OTC Trades and Transactions

(Paragraph 33, CESR Draft p. 93 et seq.; Q 13.5., CESR Draft p. 95)

The proposed one-minute publication deadline after the conclusion of a transaction appears much too short and would require extensive technical adaptation efforts which would be coupled with high costs and would require significant implementation time. In relation to the effects achieved by such an immediate publication obligation (actual informational content), these costs seem unreasonable. That especially applies to small investment firms operating in this sector.

At a minimum, a binding publication time-limit in the range of approx. 20-30 minutes should be stipulated at least for an appropriate transitional period after the enactment of the MiFiD in the member states. This deadline should be even longer (50-60 minutes) for certain transactions, namely for basket trades.

b) Way of Making Public OTC Trades and Transactions by Investment Firms

(Paragraph 37 – 40, CESR Draft p. 94)

Here, it is doubtful whether and to what extent the MiFiD generates a mandate for the information consolidation specified in the CESR draft.

In any case, in regards to the permissible publication options, the lowest possible cost burden should be ensured for those affected. This requires arrangements for publication that are designed as flexibly as possible and which should be available as options.

Since in general, market participants should be able to use proprietary arrangements, the website of the respective trader should be included in the scope of permitted publication mechanisms, insofar as this provides at least an indirect dissemination of information to the interested public.

c) Deferred Publication of Post-trade Transparency with Respect to Block Trades *(Paragraph 31, 45-47, CESR Draft p. 93, 95; Q 13.6, CESR Draft p. 95)*

The planned deferred publication with regards to block trades that create a risk position on the part of intermediaries is absolutely appropriate. Moreover, within the scope of the MiFiD's general transparency rule, it also appears necessary to generally ensure such deferred post-trade transparency in the case of other block trade transactions.

Differentiating here would involve additional technical effort and expense and considerable legal uncertainty, and would hardly be determinable and controllable in terms of classifying the transactions into one or the other category. However, a legally clear-cut and secure regulation – particularly from an investor standpoint – exists if post-trade transparency is allowed to be delayed for all block trades. With respect to the goal of expansive transparency of the information flow, this also has the advantage of letting the investor more clearly evaluate the data basis of the post-trade information during a given time period.

Section II - Intermediaries

1. Compliance and Personal Transactions

(Article 13 (2) MiFiD; Q 1.1 and Q 1.2., CESR Draft p. 13 et seq., 15)

The central concern of the CESR compliance regulation is the establishment of an independent compliance function (Box 1, paragraph 2 (d), CESR Draft p. 15) as well as the preparation, documentation and implementation of a comprehensive compliance policy on the part of the investment firms.

The CESR paper (p. 13) appropriately underscores that in accordance with MiFiD Art. 4 (1(1)) and 9 (4), the current scope of applicability of the directive, which basically applies to all investment firms, requires relativisation in individual cases in regards to smaller firms that undertake less complex business activities.

Specifically, smaller firms could be put at an unreasonable disadvantage if the requirement for the organisational independence of the compliance function was to be implemented without any differentiation. In connection with this, we expressly agree with the proposal of the CESR paper (p. 15, paragraph 2(d)) to make the independence of the compliance function subject to the proviso of "*where appropriate and proportionate in view of the nature, scale and complexity of its business*" and feel that the proposal should definitely be adopted. In principle, it should be possible for small to medium sized companies to entrust employees involved in the provision of securities and investment services with the undertaking of compliance functions as well, particularly as the overall responsibility for the effective implementation and execution of appropriate compliance measures remains with senior management.

[Note: Other technical implementation measures established by the CESR in regards to the MiFiD section concerning intermediaries should generally be re-

viewed, using the above criteria, to evaluate whether they comply with the proportionality requirement measures and, in the end, assess whether or not they lead to the inappropriate excessive regulation of small and medium sized investment firms, excessive regulation which would require certain relativisations.]

To this end, the stipulation for a complete decoupling of the remuneration of employees working in the compliance function from the financial performance of the investment firm appears only superficially plausible and not very practical (p. 15, paragraph 2(d(ii))). For one, employees involved in the compliance function themselves contribute to the financial performance of the investment firm to the degree that the market recognises the quality of the compliance organisation of a firm as a competitive advantage and secondly, a general prohibition on bonus payments linked to financial performance would tend to favour an unintended "adverse selection" with regards to both the delegation of compliance functions within firms and the recruitment of compliance employees in terms of their qualification and experience. For these reasons, paragraph 2(d(ii)) should therefore be deleted.

In general, due to the technical and logistical requirements, it appears reasonable to provide for a suitable transitional period for implementing the future compliance regulations.

2. Best Execution

(Article 21 MiFiD; CESR Draft p. 73 et seq.)

Regulations related to the obligation to execute orders on terms most favourable to the client should take into account various parameters and be flexibly designed in a way that also enables smaller investment firms to meet the requirements and allows them to operate within a fair and appropriate competitive environment. Here, the end effect has to be that individual firms are able to keep the risk of misconduct as low as possible within their respective sectors and are obliged to keep their intensive efforts towards best execution within rational and reasonable expectations. It therefore seems appropriate to take the approach of considering each investment firm on an individual basis and orient the standard for best execution on the firm's actual circumstances and specific business structures (particularly the type of financial services provided, types of clients as well as the market models and trading venues it utilises).

Inasmuch that the best possible result of the order execution is determined by a combination of a variety of factors (the price, cost, speed and liquidity of the execution are predominantly mentioned), the requirements concerning company-internal order execution policies should likewise ensure that the investment firms have adequate evaluation and discretionary latitude and can

be in direct control of performing a relative assessment with respect to the factors to be taken into account.

3. Client Order Handling

(Article 22 MiFiD; Q 1-8, CESR Draft p. 84)

Paragraphs 2, 15 and 16 of the CSER draft (p. 81 et. seq) should only apply to retail client order handling. The extensive formal investor protection mechanisms, as discussed in this context, are not required in the case of clients who are professional clients as defined by Annex II of the MiFiD. This first and foremost applies since the general investor/client protection stipulated in Article 22 of the MiFiD – expeditious and proper order execution – indisputably extends to both types of investors.

For reasons of investor protection, special attention should be paid to the MiFiD specification, according to which the investment firm has to implement measures to facilitate the earliest and fastest possible execution in the case of non-immediately executable limit orders in respect of shares admitted to trading on a regulated market.

Here, it cannot be disputed that this obligation is or should be considered as fully complied with if the respective order is transmitted to a regulated market or MTF by the investment firm that executed the order. This ensures that the order is made publicly accessible and enables market participants to initiate a trade based on the terms of the order. In this case of transmission, an additional arrangement for making public the respective order is not required.

Yours faithfully,

Michael H. Sterzenbach
Secretary General

Dr. Hans Mewes
Legal Adviser

Attachment: working paper “Principles of Closed Order Book Price Determination”

Principles of Closed Order Book Price Determination

The discussion surrounding the future measures for implementing the Markets in Financial Instruments Directive (MiFiD) has made it clear that there is evidently a considerable need for clarification regarding the market model of "closed order book trading" by market members acting as market personnel (so called "Skontroführer") authorised for price determination in a specific security. The guiding principles as well as the technical procedures of this market model which has been long established in Germany and especially predominates in floor trading are thus described and explained below.

General Characteristics

The market model of closed order book price determination is based on the principle of *continuous auction trading*. All buy and sell market and limit orders are first collected in the electronic order book, to which only the assigned market personnel authorised to determine prices in the respective security has access. In performing this function, he is bound to the strictest neutrality and is under the constant and closely scrutinised supervision of the Trading Surveillance Office ("*Handelsüberwachungsstelle*" or "*HüSt*" for short) at the respective stock exchange.

Operational Procedure

Phase I – Order Placement

Orders can be placed either verbally (on the floor or by telephone) as well as electronically through the exchange's order routing system, thus avoiding any discrimination in the way that orders are placed. An order entrusted to a bank by an investor who is not admitted to trading on the stock exchange is immediately electronically entered in the order book. Floor traders who place verbal orders with the market personnel, which are then entered into the order book by the market personnel via the exchange's computer system, are therefore not put in any type of privileged position.

Phase II – Market Information

Prior to the actual price determination, the market personnel discloses an indicative price range (so called "*Taxe*"), which informs the market about the bid and ask prices based on the current order book status, between which the price can be determined. This indicative price range is necessarily *not* "firm", since it is based on a "snapshot" of the momentary order book status, which can change continuously up until the time of the actual price determination.

As opposed to displaying a theoretical equilibrium price, the investor is informed indirectly, via the spread of the indicative price range, as to how the buy and sell orders are distributed in the order book. With the entry of the indicative price range into the exchange's computer system, the information is immediately displayed and accessible to *all* investors.

Based on the information provided by the indicative price range, all investors, regardless of whether or not they are admitted to trading on the exchange, can therefore react and if need be, (re-)adjust their orders in due time, in accordance with the liquidity in the respective security, before the price is determined. On the other hand, for an investor just coming to the market, the indicative price range serves as a basis for deciding whether to place his or her order with the market personnel at a specific exchange or whether to place it in the electronic trading system alternatively.

Traditionally and in accordance with the stock exchange regulatory framework, the market personnel is obliged to submit a binding offer on the basis of the order book status by open outcry to the traders on the floor or in response to an enquiry from a market member. The market personnel can – and generally will – refrain from doing so if there is no apparent demand for this on the floor.

Given the major structural changes taking place in floor trading, which practically no longer exists in the strict sense of the word, the offer by open outcry has for all practical purposes entirely lost its importance. Its

original function of generating liquidity has been very largely replaced by the combination of the electronically published indicative price range and electronic order routing.

Against the setting of today's modern stock exchange infrastructure, the offer by open outcry is no longer a constitutive element of the market model. Today, an estimated 99% of all exchange prices are determined without offers being made beforehand by open outcry.

Phase III - Price Determination

For the purpose of actually determining the price, the market personnel "locks" the order book, in other words, no more buy and sell orders are accepted. The price is then determined, based on all the buy and sell orders currently represented in the order book at this time.

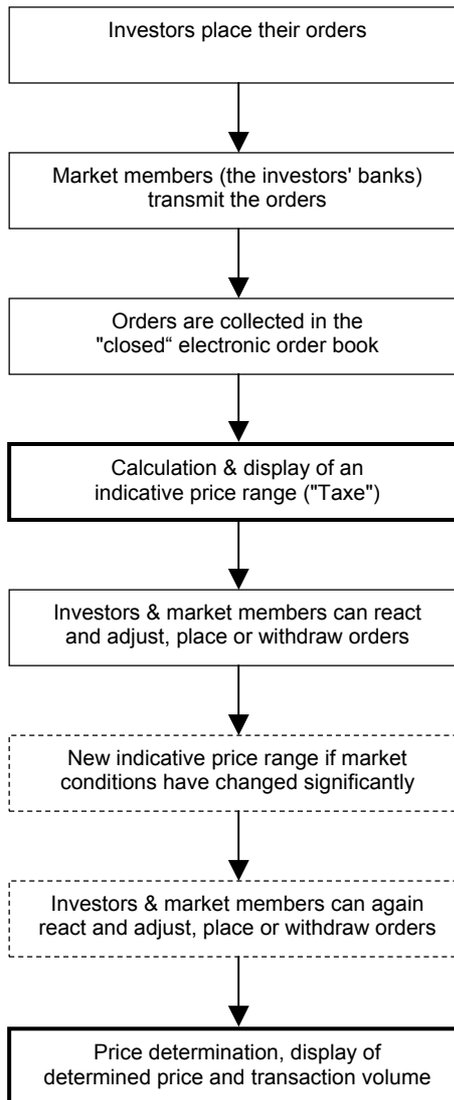
The fundamental rule of price determination is the principle of "maximum execution", i.e. the price to be determined is that which will allow the greatest turnover of shares with the least carryover of unexecuted trades. If, on the basis of this principle, there is more than one possible price, the principle of *greatest possible price continuity* requires that the price determined should be the one that is the closest to the price that was last determined.

Example:

Volume	Buy (Bid)	Pricing	Sell (Ask)	Volume
(50)	104		106	(200)
(50)	103		104	(150)
(100)	102	102	102	(100)
(50)	101		101	(50)
(50)	100		100	(50)
(100)	98			

Each price that is determined is published together with the number of shares traded via the exchange's computer system and thus accessible to all investors.

Technical sequence:



———— indicates the order book is "locked"

Equal Treatment of All Orders and Market Personnel Neutrality

It is characteristic for auction-based price determination that all buy and sell orders, including market orders with no price limit, are executed at the one price regardless of when they were placed and the size of the order. This distinguishes the system from market maker systems as well as from forms of electronic trading where orders are executed according to a price/time prioritisation. As opposed to a conventional market maker

system, where the market maker pockets the bid-ask spread, thus leading to an inherent conflict of interests between investors – who are interested in the spread being as narrow as possible – and the market maker, who *ceteris paribus* strives for a wide spread, the market personnel acts as a neutral agent between the buying and selling side and thus guarantees equal and neutral treatment of all placed orders. In return, the market personnel receives a volume-based brokerage fee (so called “*Courtage*”) from the seller and the buyer.

Market personnel acting as “Liquidity Providers”

In addition to the actual price determination, market personnel are also increasingly assuming the function of “liquidity providers” by voluntarily self dealing (“*Selbsteintritt*”), “absorbing” the carryovers on the buy or sell side that can still exist upon application of the maximum execution principle. As liquidity providers the market personnel supports the market particularly in less liquid securities by increasing the marketability and negotiability of the securities and reducing the risk of costly partial executions.

The market personnel's act of self dealing is governed by a set of rules that again commit him or her to strict neutrality and prevent investors from being placed at a disadvantage by the market personnel's self-dealing interests. In particular, the brokering activities must take priority and the self-dealing may not have an accentuating effect on price developments. All transactions or trades that a market personnel voluntarily executes in the course of self-dealing are also subject to the constant and closely scrutinised supervision of the competent Trading Surveillance Office at the respective stock exchange.

Benefits of Closed Order Book Price Determination

While the market model of closed order book price determination shares the general characteristic of all auction systems by granting all investors a due response time in the

pre-auction phase, the closed order book offers additional benefits, making it attractive in particular but not solely to retail investors, especially in trading less liquid shares:

While in an *open* order book environment the “costs” of market impact can be anticipated by investors, the attempt to drive the price in a specific direction incorporates a much higher risk when prices are determined on the basis of a *closed* order book.

As a result, the closed order book “protects” the orders of investors and increases their willingness to place both orders with wider limits¹ and market orders² alike, thus *ceteris paribus* increasing liquidity in a specific security. In addition it facilitates and enhances the willingness of the market personnel to act as a liquidity provider, since the amount of market risk he/she “absorbs” in the course of voluntary self-dealing won't be disclosed to the market, preventing other market participants from “playing” against his or her account under one-directional market conditions.

In accordance with these characteristics, it is not surprising that academic research seems to affirm the positive impact of closed order book price determination on market integrity. In fact, a recent global empirical analysis by Aitken/Siow³ even comes to the conclusion that the closed order book market model offers the comparably best protection against price manipulation since the uncertainty about the trading volume required to obtain a desired market impact detracts market participants from manipulative behaviour.

¹ The closed order book mitigates the “*free trading option*” problem: In an open order book environment, limit orders can be viewed as providing the market with a free put (call) option to sell (buy) shares whenever new information arrives at the market which justifies a price lower (higher) than the stated limit.

² Especially in less liquid markets when a market order can not be executed instantly, an open order book could generate a “*second mover advantage*” for somebody placing a price-setting limit order which would enable him or her to extract value from the market order.

³ Michael Aitken, Audris Siow. Ranking World Equity Markets on the Basis of Market Efficiency and Integrity, November 2003 (working paper attached to this document)

RANKING WORLD EQUITY MARKETS ON THE BASIS OF MARKET EFFICIENCY AND INTEGRITY ⁺

Michael Aitken¹ and Audris Siow²

Version: November 2003

+ An earlier version of this paper has been published in the “Hewlett-Packard Handbook of World Stock, Derivative & Commodity Exchanges 2003” – July 2003

¹ Chair of Capital Markets Technologies – University of New South Wales (www.unsw.edu.au) and Director Capital Markets Cooperative Research Centre (CMCRC), Mail: CMCRC, PO Box 970, NSW 2001 Australia. Phone: (612) 9236 9154 Email: aitken@cmcrc.com

² PhD Student, University of New South Wales, Mail: CMCRC, PO Box 970, NSW 2001 Australia. Phone: (612) 9236 9154 Email: audris@sirca.org.au

The authors acknowledge the research support of the Capital Markets Cooperative Research Centre (CMCRC), and the data of Reuters International supplied under licence by the Securities Industry Research Centre of Asia-Pacific (SIRCA). The programming assistance of Megan Webb is also acknowledged.

Abstract

This study ranks twenty-five world equity markets from the North American, European, Middle-eastern and Asia-Pacific regions on the twin objectives of market efficiency and integrity. Though rhetoric from the chosen markets suggest that these are equally important goals we find evidence that their importance varies significantly across markets. The key findings of the study are that the Deutsche Boerse and the New York Stock Exchange stand out among their international peers as markets of high efficiency and integrity. Notwithstanding the performance of these markets, European markets hold eight of the top ten places while the top three Asia-Pacific markets are New Zealand, Tokyo and Hong Kong exchanges ranked 11th, 12th and 14th respectively. While the Deutsche Boerse –floor trading in Frankfurt, holds the mantle as the market with the highest integrity, its ranking on efficiency is much lower at 14th. This is symptomatic of a more pervasive result, namely, that efficient markets are not necessarily markets with higher integrity and vice versa. Euronext Paris which is ranked 2nd on efficiency is only ranked 19th on integrity is evidence of the latter. Given the disparity between the two goals, scope appears to exist for international alliances among securities markets with the objective of enhancing one or the other goal.

JEL Classification : G10, G14

Keywords : Market Efficiency, Market Integrity, Manipulation

RANKING WORLD EQUITY MARKETS ON THE BASIS OF MARKET EFFICIENCY AND INTEGRITY

Introduction

The objective of this research is to discuss and ultimately construct a league table that helps international investors rate security markets on the basis of their demonstrated commitment to the twin goals of market efficiency and market integrity. More specifically we rate a broad cross-section of twenty-five world equity markets³ representing North American, European, Middle-Eastern and Asia-Pacific sectors of the markets on these characteristics. Besides an overall ranking, we test whether there is any obvious relationship between market efficiency and market integrity.⁴ In particular we pose the question - Are more efficient markets likely to display higher market integrity or vice versa?

Notwithstanding significant issues associated with such a comparison, we find it curious that there are no public “league rankings” on the two and in particular no attempt to relate one to the other. The closest to a market rating we can observe are implicit rankings by the World Federation of Exchanges on aspects such as the numbers of securities listed, market capitalisation and turnover. Aside from these rankings we also note a fair number of academic papers comparing transaction costs and volatility, but mostly for limited numbers, usually two, markets. The absence of a substantial cross-market ranking is the primary motivation for the current research.

Such a ranking might be useful for at least three reasons. First, it might provide tangible benefits, in terms of encouraging investor interest, in those markets making a “real” effort in these areas. Faced with uncertainty even institutional investors have little option but to increase their required rates of return, in turn increasing the cost of funds in markets/investments where efficiency and integrity are perceived problems. Second, such a league ranking might provide greater motivation for markets that have comparative problems with efficiency and financial integrity to be more proactive in these areas. Indeed it might help

³ The markets analysed represent lead exchanges in the North American (4), European (10 entries but 9 countries, 2 representing Deutsche Boerse), Middle-Eastern (2) and Asia-Pacific regions (9). In forthcoming research we will present additional evidence on South American, African and Middle Eastern Exchanges.

⁴ That efficiency and integrity are key objectives of all major equity markets is clear from the web sites of the world’s leading exchanges. Appendix 1 contains a sample of relevant statements.

determine appropriate partners in international alliances. Finally, such a ranking may serve to motivate debate in order, ultimately, to achieve an acceptable basis for such a comparison.

We begin in the next section by examining the relationship between market efficiency and integrity. In section 2 we discuss appropriate methods to proxy/measure these two elements. Section 3 describes the data set and its limitations before setting out the key findings in section 5. The final section concludes the paper highlighting possible research extensions.

Efficiency and Financial Integrity Defined

The first task is to define and relate market efficiency and market integrity. Appendix 1 provides evidence from a number of exchange web sites of the professed importance of both goals. Notwithstanding the use of slightly different terminology, it is clear from these statements that efficiency and integrity are of equal importance to most exchanges as one might expect. A question that we address in this paper is whether the rhetoric can be supported by hard evidence. Our answer is that it cannot.

Market Efficiency

We shy away from traditional academic notions of market efficiency that tend to focus on information efficiency to a more all encompassing definition which concerns itself with the ability to instantaneously convert cash into securities and back again. The more efficient the market the cheaper is the conversion process; or more conventionally, the lower are transaction costs. Based on this definition we need to measure transaction costs in order to measure market efficiency⁵. To do this we need to take account of two measurement complications. First, the fact that there are a large number of securities in each market each with quite a different transaction cost profile. Second, that there are a number of distinct components of transactions costs none of which can be easily observed and therefore measured.

Addressing the latter issue first – How do we measure transaction costs? Key components of transaction costs include brokerage costs, market impact costs, and opportunity costs.

⁵ Under this definition efficiency can change as a consequence of changes in technology, regulation, participants, financial instruments as well as changes in information.

Unfortunately none of these is directly observable in the Reuters data available to us⁶. In the absence of data to measure transaction costs directly, we proxy transaction costs by measuring the time weighted relative spreads of securities⁷. While it would be preferable to have knowledge about the volume of securities available at the best bid/asks, this type of information is not freely available from most markets in order to foster a comparison, and neither is it available through the Reuters database we have at our disposal. Having said this, the relative bid/ask spread is a widely used and accepted measure to proxy transaction costs.

Addressing the second issue, the question is - How do we come up with an efficiency measure for a market that is made up of hundreds of different securities, each one of which potentially has their own efficiency measure? In the absence of an obvious method, we have adopted a simple averaging process based upon the combination of three different groups of securities. In the first group, we concentrate on estimating transaction costs for securities that make up the major 'investable' indices. We measure the average time weighted relative spreads of this group and compare the result across markets.

For the second and third groups we seek to take account of a wider group of securities than those in the major 'investable' indices. For this purpose, we isolate the top and bottom 10% of securities in each market based on trading turnover during the sample period and again estimate the time weighted relative spread for the top and bottom 10% of securities adopting a simple average for each group. Although it is customary in cross-market comparisons to compare the efficiency of securities with similar turnover/liquidity, or to weight comparative measures by turnover, because such comparisons ignore 99% of the securities in markets, we argue that such a measure does not provide a true picture of the costs for the average investor (other than institutional investors) dealing in that market. Irrespective of which method is preferred, we argue that adopting the same relative measure for each market mitigates potential comparison problems.

⁶ Note that this Reuters data provides intra-day trade and quote data for 240 world markets and so for the purpose of market comparison, it is the best available for the task at hand short of getting the data from each individual exchange, many of which provide no more than what Reuters has made available.

⁷ The relative spread is simply the spread divided by the midpoint and then weighted by the time that particular spread was available over the estimation period.

Market Integrity

Consistent with the overarching goal of maintaining market integrity, a key goal of a securities market must be to ensure that no one investor can manipulate prices for their benefit, that is, deliberately cause a short term supply/demand imbalance. The ability to manipulate a market would be difficult if individual investors were to invest primarily on their own account. However, given that investors now congregate in funds, the effective size of these new types of investors means that manipulation is possible if not probable. Although wide-ranging rules seek to preclude such behaviour, examples of such activity seem commonplace. A recent example follows:

On Friday, 29th June 2001 between 4 and 4.15pm the Standard & Poor's ASX 200 Index (SPI 200) increased 45.5 points following the closing single price auction (CSPA) on the ASX. By market open on the following Monday, this unusual increase was reversed. The last trading day of the financial year always pushes share prices a little higher, but on 29 June the All Ordinaries Index rose by 67 points, or two per cent, and the ASX is concerned market manipulation may have been involved. On 2 July, the index fell by 54 points, as the "ramping" buyers, believed to be fund managers and derivative players, withdrew (Rennie, 2001).

Following this incident, the ASX and the SFE altered the method by which index futures contracts were settled breaking the link between the ASX closing price for the share market and the settlement price for the index futures contract in November 2001⁸. Moreover, the Australian Securities and Investments Commission ruled on 22 January 2001 that the party attributed with causing the event adhere to certain restricted trading conditions under their license.

In another US example, a supermarket chain, Safeway, was to be added, as of the close, to the S& P 500 on November 12, 1998, following an announcement made the previous week. High demand by index funds seeking to add Safeway security to their portfolios at the closing price on this day resulted in a large order imbalance at the close. To accommodate the excess demand, the NYSE specialist for Safeway, Spear Leeds, set a closing price of \$55, up 11%

⁸ It is important to note that our data set includes this particular instance where index arbitrage was present. The cases were included because the eventual outcome by the court had deemed such actions as 'manipulative'.

from the previous trade. In subsequent overnight trading Safeway security fell in price, closing at \$51.1875 the following day. Many institutional investors who paid large premiums to acquire Safeway at the close on November 12 were highly critical of the manner in which the closing price was determined. These traders argued that the order imbalance should have been more widely publicised to alert potential buyers that they would trade at a substantial premium while simultaneously attracting counter-party interest to dampen the temporary price pressure at the close.

The high level of concern about the possibility of manipulation at the close is evident in recent decisions by a number of securities markets to implement special mechanisms for the determination of closing prices. Different markets have a range of different rules to inhibit or minimize manipulative behaviour. For example, the Australian Stock Exchange (ASX) has implemented a batch close in which the last price is the weighted average price of the last buy order and the last sell order matched just prior to the first non-overlapping bid and ask price. The Stock Exchange of Hong Kong takes the median of 5 nominal prices in the last minute of the trading hour. Their system takes 5 snapshots on the nominal prices⁹ at 15-second intervals starting from 3:59:00pm. Alternatively, the New Zealand Stock Exchange implements a random close for the day's trading between 3.55 – 4.00 pm.

Recently, even the New York Stock Exchange has begun to post the 'official' closing prices in its listed securities on its website.¹⁰ They argue that the action was intended to ensure the availability of reliable pricing information that reflects the outcome of full market participation in the NYSE auction market. Previously, isolated off-NYSE small trades at anomalous prices after the NYSE close were being reported on the consolidated tape and via data vendors often as the last sale of the day and in some cases appeared in security tables of the newspapers the next day. Such price dislocations are not uncommon and should not be surprising in after-hours markets, where volumes are lower and specialists are not available to help maintain the balance in the market. These prices have been shown to be unrepresentative of the true market price in an affected security at the close of trading, which can mislead investors and substantially change a company's reported market valuation.

⁹ Nominal price on the HKEx is determined by comparing the current bid price, the current ask price and the last recorded price in accordance with Rule 101 of the Rules of the Exchange.

¹⁰ *The Exchange* April 2000, p4, monthly magazine from the NYSE

Based on these examples, we have determined that a useful way (although not the only way) to estimate the potential for a market to be manipulated is to observe pricing behaviour of index securities at the market close, particularly at month and quarter ends, when institutional investor mandates and management profit incentives are likely to provide the greatest chance of observing behaviour consistent with manipulation. The use of index securities is dictated by the current dominance of institutional investors in the market place and seeks to address a widely held view that manipulation is no longer the exception, but rather the rule. Further, while smaller securities can and are manipulated, it is the potential manipulation of larger securities that has the greatest potential to undermine the integrity of a marketplace. Note however, that we provide results for larger and smaller security groupings.

Efficiency and integrity, though often referred to as the twin pillars of a properly functioning marketplace, do not necessarily go together¹¹. Indeed there are situations when the two may be in conflict. For example, it may be efficient, in terms of encouraging greater liquidity, to reduce market transparency. However, reducing market transparency can also lead to perceived problems with market integrity. Further, while failure to prosecute insider trading would clearly be thought of as a problem for market integrity, plenty of academics (beginning with Henry Manne¹²) have been prepared to argue that permitting insider trading may actually lead to greater market efficiency by ensuring that prices fully reflect all available information. The point being made here is that market efficiency and market integrity are not necessarily good bedfellows. Accordingly, one objective in this research is to determine the extent to which they are related or not. We might expect better markets to show demonstrated commitment to both goals.

¹¹ See Results section where we show a weak positive correlation between the measures of efficiency and integrity.

¹² Manne, Henry G., (1965), "Mergers and the Market for Corporate Control", *The Journal of Political Economy* Vol 73, Issue 2 (April), 110-120; (1966a), "Insider Trading and the Stock Market", *New York, NY : The Free Press*; (1966b) "In Defence of Insider Trading", *Harvard Business Review*, Vol. 44 , 113-122.

Data

The data is obtained from the Reuters database maintained by the Securities Industry Research Centre of Asia-Pacific (SIRCA). This database contains intra-day trade and quote data for seven years for more than 200 world markets including most of the equity markets. The period of analysis for this particular study extends from October 1999 to March 2002¹³. The period of September 1999 is used to generate initial benchmarks¹⁴ and to provide general descriptive information about the markets such as average trading activity and typical trading periods. The ranking score is applied from the period of October 1999 to March 2002, encompassing 30 months and 10 quarter ends.

Three sets of securities are analysed in this study. The first set examines the most common stocks that are usually held by fund managers in each market. They usually constitute the commonly watched index, e.g. FTSE100 for the London Stock Exchange. The second set examines a wider group of securities that comprise the top 10% of securities from each market. The third group involves the bottom 10% of securities from each market. Transaction costs are estimated for all three groups with a view to estimating a comparative cost of dealing in each market.

¹³ This period is arbitrary.

¹⁴ Note however that we adopt a rolling benchmark in which test months are compared against the immediately preceding month.

Measurement

Efficiency

Time weighted relative spreads for the month of January 2002¹⁵ are calculated to proxy for the costs of dealing in each market for the three groups of securities.

To calculate the relative spread for each security, the following formula is used:

$$\text{Relative spread} = ((\text{ask}-\text{bid}) / ((\text{ask} + \text{bid})/2)) \text{ at each change in spread}$$

The time weight was calculated by taking the time that each spread existed during a trading day. A summation of the changes in spreads multiplied by the time it was available is created for each security for each trading day using the following:

$$\Sigma (\text{time weights}) \times (\text{relative spread})$$

where :

$$\text{time weight} = \frac{\text{the amount of time the spread was in existence}}{\text{total time during the day}}$$

To obtain the final estimates, the time weighted relative spreads are averaged across all trading days in the analysis period for each security and then each security group. Negative spreads and instances where one side of the spread was absent were removed from the sample.

We argue that the lower the spreads, the less costly it is for investors to convert their cash into securities and vice-versa, hence the greater the efficiency of the market.

¹⁵ This month was selected randomly from the Reuters database. Shortly, we will present monthly updates of these metrics for these and other markets through the CMCRC website www.cmcrc.com.

Integrity

In order to practically determine the likelihood of a security being subject to manipulation at the close three conditions need to be met. The first condition is that the closing price is in the far right hand tail of a distribution of traded prices taken from a previous trading period. A security is more likely to be the subject of ramping if the price change in the last minutes of a month is greater than the top 1 percent of price changes during a benchmark period. In this study, the benchmark period is the trading activity during the previous month. This approach is best explained using an example.

In order to identify the top 1 percent of price changes for a security during the benchmark period, returns (price changes) are sampled every 15 minutes during the day. Assuming that there are approximately 20 trading days in a month and twenty-four 15 minute intervals in each trading day (assuming 6 trading hours per day), there are approximately 480 return observations each month. If these observations are sorted, the largest 4.8 returns (or 1 percent of the distribution) can be identified. The value of the fifth return is where the threshold for ramping for that security is set. For example, if the fifth highest return for Microsoft was 0.5% during the September, then the security is deemed to have been subject to ramping if the return in the last 15 minutes of 31 October was greater than 0.5%. While not conclusive many exchanges use variants of such measures to identify potential price manipulation at the close.

The second condition that needs to be met is that the price breaks through the best ask to new price levels establishing new best ask prices. The larger the number of price steps that are broken through the greater the likelihood of manipulation. The third condition for ramping to be established is that the traded prices in the next trading session revert to levels approximately equal to the benchmark price (possibly the volume weighted average price over the last month) calculated in condition 1. In order to test this latter condition it is also important that the trades of the party accused of manipulation are excluded from the determination of whether the prices reverts to the original benchmark. Regrettably we do not have data to estimate the second condition (full order level details) and so we are forced to adopt conditions 1 and 3 only as our proxies. In the absence of the ability to determine condition 2, our measures must therefore at best be indicative rather than conclusive. Accepting these limitations we argue that the lower the number of incidents of price reversals preceding potential ramping behaviour *and* the smaller the magnitude of price ramping, the higher the level of integrity in the market.

Descriptive Statistics

This section presents general information about the markets examined in this study. Panel A shows the statistics for the first group – namely, index securities. It provides the details of the percentage trading activity for each sample of index securities against the entire market.

PANEL A : MARKET SUMMARY AND SAMPLE TRADING ACTIVITY FOR INDEX SECURITIES DURING SEPTEMBER 1999

Market	Index Used	Market Trading Value* ('000,000)	Sample Security Trading Value* ('000,000)	Sample Trading Value as a % of Market Trading Value	Average Number of Trades per day in group	Number of Securities in Index
American Stock Exchange	Top 100+	39,725	38,478	97%	10,502	100
Australian Stock Exchange	ASX200	18,935	14,908	79%	19,134	200
Borsa Italia	MIB30	45,446	21,613	48%	19,813	30
Cairo & Alexandria Exchanges	CASE50	2,826	2,306	82%	2,448	50
Copenhagen Stock Exchange	KFX	40,439	568	14%	678	20
Cyprus Stock Exchange	CYSE100	171	116	68%	2,907	100
Deutsche Boerse-Xetra (electronic)	DAX	43,356	27,840	64%	12,553	30
Deutsche Boerse - Frankfurt (floor)	DAX	10,745	1,344	13%	1,760	30
Euronext Paris	CAC40	66,499	46,826	70%	54,306	40
Helsinki Stock Exchange	HEX	6,638	5,422	82%	3,254	20
Hong Kong Stock Exchange	Hang Seng	175,060	59,144	34%	7,592	33
Istanbul Stock Exchange	ISE100	2,099,110	1,639,650	78%	22,437	100
Jakarta Stock Exchange	LQ45	1,086,460	79,25,400	73%	8,628	45
Kuala Lumpur Stock Exchange	KLSE Composite100	9,346	4,826	52%	7,468	100
London Stock Exchange	FTSE100	106,117	55,860	53%	33,892	100
NASDAQ Stock Market	NASDAQ	864,530	493,609	57%	427,451	100
New York Stock Exchange	NYSE100	652,125	243,201	37%	80,911	100
New Zealand Stock Exchange	NZ40	1,295	956	74%	1,097	40
Oslo Børs	OSEBX	43,173	25,308	59%	2,597	55
Philippines Stock Exchange	PSE Composite	53,341	16,646	31%	540	33
Singapore Stock Exchange	Straits Times	11,457	6,073	53%	5,798	55
Stockholmsbörsen	OMX	271,803	74,093	27%	5,488	30
Taiwan Stock Exchange	TSEC Taiwan 50	2,143,000	1,862,000	87%	38,943	50
Tokyo Stock Exchange	TOPIX	16,485,000	9,708,180	59%	44,619	150
Toronto Stock Exchange	TSE60	37,646	17,910	48%	18,493	60

* denominated in local currency

Panel A shows that the American Stock Exchange provides the greatest coverage of the market as almost 100% of the market is captured in this sample. The number of trades per day in each market is provided in part to appreciate the differences in liquidity levels of the securities within the sample (see fifth column from left). On this measure the NASDAQ market is the most liquid market.

Panel B shows the statistics for the securities belonging in the first and tenth deciles of each market. Deciles in each market are determined by dividing the total number of securities in each market into 10 groups, based on their trading turnover.

PANEL B: MARKET SUMMARY AND TRADING ACTIVITY FOR TOP AND BOTTOM DECILE SECURITIES DURING SEPTEMBER 1999

Market	Market Trading Value* ('000,000)	Sample Security Trading Value* ('000,000)	Sample Trading Value as a % of Market Trading Value	Average Number of Trades per day in group	Number of Securities identified in both deciles
American Stock Exchange	39,725	37,600	95%	7,455	201
Australian Stock Exchange	18,935	15,900	84%	22,861	261
Borsa Italia	45,446	32,277	71%	37,115	485
Cairo & Alexandria Exchanges+	2,826	2,535	90%	1,535	27
Copenhagen Stock Exchange	40,439	28,000	69%	3,586	62
Cyprus Stock Exchange+	171	143	83%	3166	28
Deustche Boerse-Xetra (electronic)	43,356	36,749	85%	19,395	767
Deustche Boerse -Frankfurt (floor)	10,745	5,930	55%	7,694	282
Euronext Paris	66,499	57,500	86%	78,466	244
Helsinki Stock Exchange	6,638	5,642	85%	1,770	35
Hong Kong Stock Exchange	175,060	81,100	46%	29,686	169
Istanbul Stock Exchanges+	2,099,110	1,339,887	64%	13,667	67
Jakarta Stock Exchange	1,086,460	810,000	75%	8,793	105
Kuala Lumpur Stock Exchange	9,346	7,030	75%	15,891	147
London Stock Exchange	106,117	71,460	67%	45,524	584
NASDAQ Stock Market	864,530	743,034	86%	890,028	678
New York Stock Exchange	652,125	495,571	76%	202,444	560
New Zealand Stock Exchange	1,295	897	69%	952	34
Oslo Børs	43,173	31,800	74%	3,277	46
Philippines Stock Exchange	53,341	30,800	58%	2,089	38
Singapore Stock Exchange	11,457	5,100	45%	6,640	93
Stockholmsbörsen+	271,803	228,002	84%	25,870	83
Taiwan Stock Exchange	2,143,000	1,531,000	71%	28,115	121
Tokyo Stock Exchange	16,485,000	11,064,589	67%	57,957	427
Toronto Stock Exchange	37,646	33,200	88%	43,934	471

*denominated in local currency

+ non-zero trading values for decile 10 securities

As one might expect the addition of the lower decile of securities adds little to the market coverage statistics. Once again the NASDAQ market is the most liquid market and the New Zealand Stock Exchange is the most illiquid market, averaging only 952 trades per day from its top and bottom 10% of securities.

Results

Table 1 provides the average time weighted relative spreads for the three groups of securities, namely, index securities, decile 1 securities and decile 10 securities. The lower the spreads the higher the efficiency of the market. Although we have a ratio scale on which to rank each market, we have chosen to simply rank them 1 to 25 based on the lowest to highest spreads. The overall rank (in the far right column) comes from an effective equal weighting of each of the 3 individual scores. Note that decile 1 spreads are in some markets lower than the index securities. This arises because the numbers of securities in decile one are, for several markets, particularly the smaller ones, less than the number of securities in the index.

Table 1

Market Efficiency Rating based on the Size of the Average Time Weighted Relative Spreads

Market	Index						Overall
	Securities	Rank	Decile 1	Rank	Decile 10	Rank	
New York Stock Exchange	0.09%	1	0.12%	1	2.41%	3	1
Euronext Paris	0.15%	2	0.19%	2	12.80%	20	5
Deustche Boerse- Xetra (electronic)	0.21%	3	0.62%	12	2.46%	4	4
Borsa Italia	0.23%	4	0.58%	11	39.49%	25	11
Toronto Stock Exchange	0.23%	5	0.68%	14	4.26%	7	6
Tokyo Stock Exchange	0.29%	6	0.30%	3	3.66%	6	2
Stockholmsbörsen	0.42%	7	0.41%	4	17.01%	22	8
London Stock Exchange	0.44%	8	1.14%	18	9.68%	14	12
Taiwan Stock Exchange	0.51%	9	0.48%	6	0.74%	1	3
Hong Kong Stock Exchange	0.53%	10	0.81%	16	2.86%	5	7
Helsinki Stock Exchange	0.59%	11	0.57%	10	9.50%	13	9
Copenhagen Stock Exchange	0.62%	12	0.62%	13	9.88%	15	13
Australian Stock Exchange	0.66%	13	0.48%	7	12.06%	19	10
Deustche Boerse -Frankfurt (floor)	0.67%	14	1.88%	24	7.94%	10	18
NASDAQ Stock Market	0.83%	15	1.41%	22	10.53%	17	22
New Zealand Stock Exchange	1.04%	16	0.52%	9	10.26%	16	14
Singapore Stock Exchange	1.06%	17	0.84%	17	14.94%	21	23
Kuala Lumpur Stock Exchange	1.07%	18	0.76%	15	9.12%	12	17
Istanbul Stock Exchange	1.54%	19	1.56%	23	7.52%	8	19
Oslo Børs	1.59%	20	0.52%	8	17.31%	23	20
American Stock Exchange	1.64%	21	0.41%	5	10.88%	18	16
Cairo & Alexandria Exchanges	1.99%	22	1.19%	19	1.17%	2	15
Cyprus Stock Exchange	2.20%	23	1.28%	20	7.77%	9	21
Jakarta Stock Exchange	2.51%	24	2.07%	25	8.43%	11	24
Philippines Stock Exchange	3.41%	25	1.39%	21	18.14%	24	25

Though we have chosen to rank on index securities in table 1, placing two North American, and three European markets in the top five, the results vary somewhat when the other deciles are included; although three of the top five remain in the top five. Paris, Italy, and Toronto

with higher costs in the lower deciles swap positions with the Taiwan, Cairo and Hong Kong exchanges. The most interesting result is the very low costs for the smallest stocks in the Taiwan market. We have confirmed this result, however, at this stage we are not able to explain what makes trading in this market 3 times more efficient in the lower deciles than its closest competitor, New York, although clearly there are approximately 5 times more securities available for trading in the New York in this section of the market as there are in Taiwan.

Table 2 provides the number of potentially ramped securities (condition 1) among the three groups. We calculate both the number of ramping incidents and the average absolute price change across these ramped securities as a means of ranking markets on integrity. Further, we provide the incidence of non-month end window dressing in order to provide a basis for focusing on the last day of the month and quarters. On the face of it there does seem an obvious increase in the number of incidents of ramping at month rather than non-month end although it is possible that even the non-month ends results are driven by events such as triple witching dates¹⁶ that we have not accounted for here. For the index stocks, we also present the incidence of price reversals on the next trading day for month-end cases (condition 3). Again we provide a simple ranking of 1 to 25 based on these respective measures.

¹⁶ Triples witching days are when the contracts for stock index futures, stock index options and stock options all expire on the same day. Triple Witching Days happen four times a year: the 3rd Friday of March, June, September and December. It is sometimes referred to as "Freaky Friday".

Table 2

Securities ramped in the last 15 minutes of trading at month and non-month end for index securities, decile 1 securities and decile 10 securities ranked initially on the average number of index securities with month-end price reversals per month and then the average price change in last 15 minutes over a 30 month period.

Market	Index Securities						Decile 1 securities				Decile 10 securities			
	ave # mth-end cases reverting to level of pre-ramped VWAP next day		Average # cases		Average Price Change in last 15 min		Average # cases		Average Price Change in last 15 min		# cases* (totals across period)		Average Price Change in last 15 min	
	# of cases	% fall from ramp to next day	Month-end	Ave non month-end	Month-end	Ave non month-end	Month-end	Ave non month-end	Month-end	Ave non month-end	Month-end	Ave non month-end	Month-end	Ave non month-end
Deustche Boerse -Frankfurt (floor)	0	NA	0.20	0.15	0.27%	0.93%	2	1	1.98%	3.16%	0	0	0%	0%
Copenhagen Stock Exchange	0	NA	0.30	0.26	3.17%	2.26%	1	1	2.46%	2.46%	0	0	0%	0%
Cyprus Stock Exchange	0.03	0.08%	0.13	0.11	0.70%	3.21%	0.17	0.1	5.18%	3.17%	0	0	0%	0%
Philippines Stock Exchange	0.03	24.70%	0.40	0.22	4.79%	10.67%	0.43	0.48	3.38%	4.33%	0	0	0%	0%
Deustche Boerse- Xetra (electronic)	0.07	0.49%	0.63	0.54	0.60%	1.32%	6	4	3.94%	3.95%	0	0	0%	0%
Helsinki Stock Exchange	0.07	0.65%	1	1	1.02%	1.72%	0.33	0.35	0.78%	1.78%	0	0	0%	0%
Stockholmsbörsen	0.07	0.13%	2	1	1.03%	1.44%	2	2	1.19%	1.93%	1	1	9.40%	0.68%
Cairo & Alexandria Exchanges	0.10	0.56%	1.23	1.14	2.13%	2.78%	0.23	1	1.65%	2.14%	1	1	2.94%	3.33%
Oslo Børs	0.10	0.34%	3	2	5.06%	2.86%	0.30	0.40	2.92%	2.48%	0	0	0%	0%
New Zealand Stock Exchange	0.20	1.33%	2	1	1.32%	1.62%	0.40	0.26	2.48%	2.19%	0	0	0%	0%
I Borsa Italia	0.20	0.76%	1	1	1.65%	1.60%	4	3	2.76%	2.86%	0	0	0%	0%
London Stock Exchange	0.20	1.24%	4	4	3.88%	3.67%	10	12	2.94%	3.68%	0	0	0%	0%
Hong Kong Stock Exchange	0.23	0.66%	2	1	1.75%	2.03%	0.37	1	1.51%	6.07%	0	3	0%	0.35%
Singapore Stock Exchange	0.23	0.85%	2	1	2.23%	2.26%	1	1	1.70%	2.73%	0	0	0%	0%
Toronto Stock Exchange	0.33	1.62%	3	2	1.31%	2.07%	8	5	3.90%	4.00%	0	0	0%	0%
New York Stock Exchange	0.5	0.68%	3	2	1.71%	1.43%	9	5	2.56%	2.10%	18	10	1.95	2.09%
Jakarta Stock Exchange	0.53	1.85%	5	4	3.98%	3.67%	2	2	6.74%	6.08%	0	0	0%	0%
Taiwan Stock Exchange	0.60	1.78%	8	6	1.80%	1.99%	2	2	1.84%	3.18%	29	26	2.27%	3.18%
Istanbul Stock Exchange	0.77	4.06%	7.9	5.78	2.58%	3.01%	4	3	14.11%	2.74%	5	3	3.17%	3.12%
Kuala Lumpur Stock Exchange	0.83	2.71%	10	6	2.74%	2.35%	4	1	2.91%	2.61%	1	16	16.70%	2.34%
NASDAQ Stock Market	1.00	4.77%	6	3	1.74%	3.05%	14	9	4.64%	4.72%	12	3	0.38%	0.75%
Australian Stock Exchange	1.20	2.40%	10	5	1.94%	1.73%	5	2	2.48%	2.19%	0	0	0%	0%
Euronext Paris	1.40	1.62%	3	2	1.02%	1.16%	8	5	1.47%	1.73%	0	0	0%	0%
Tokyo Stock Exchange	1.50	6.56%	12	4	1.59%	1.76%	15	19	1.87%	2.09%	0	0	0%	0%
American Stock Exchange	2.40	6.65%	5	3	3.32%	2.13%	4	2	4.75%	4.88%	1	2	2.60%	0.05%

Table 2 a

Market Integrity Rating based on average number of price reversals on index securities per month (from October 1999 to March 2002) relative to the number of securities in the index AND the average ramp movement

Market	ave # mth-end cases reverting to level of pre-ramped VWAP next day	% of index securities ramped and then reverting to pre-ramp VWAP levels per month	% price fall from ramp to next day	Average # securities Ramped per month	# securities in Index	% of index securities ramped per month	Average Price change in the last 15minutes	Rank 1	Rank 2	Overall
Deustche Boerse -Frankfurt (floor)	0	0.00%	NA	0.20	30	0.67%	0.27%	1	1	2
Cyprus Stock Exchange	0.03	0.15%	0.08%	1.2	20	6.00%	0.70%	4	3	7
Helsinki Stock Exchange	0.07	0.23%	0.65%	1	30	3.33%	1.02%	8	4	12
Deustche Boerse- Xetra (electronic)	0.09	0.30%	0.49%	0.63	30	2.10%	0.60%	10	2	12
Stockholmsbörsen	0.07	0.23%	0.13%	2	30	6.67%	1.03%	9	6	15
New Zealand Stock Exchange	0.20	0.50%	1.33%	2	40	5.00%	1.32%	13	8	21
Toronto Stock Exchange	0.33	0.55%	1.62%	3	60	5.00%	1.31%	14	7	21
Copenhagen Stock Exchange	0	0.00%	NA	0.30	20	1.50%	3.17%	1	20	21
Cairo & Alexandria Exchanges	0.10	0.20%	0.56%	1.23	50	2.46%	2.13%	6	16	22
New York Stock Exchange	0.50	0.50%	0.68%	3	100	3.00%	1.71%	12	11	23
Borsa Italia	0.20	0.67%	0.76%	1	30	3.33%	1.65%	16	10	26
Philippines Stock Exchange	0.03	0.09%	7.74%	0.40	33	1.21%	4.79%	3	24	27
Singapore Stock Exchange	0.23	0.42%	0.85%	2	55	3.64%	2.23%	11	17	28
London Stock Exchange	0.20	0.20%	1.24%	4	100	4.00%	3.88%	7	22	29
Australian Stock Exchange	1.20	0.60%	2.40%	10	200	5.00%	1.94%	15	15	30
Hong Kong Stock Exchange	0.23	0.70%	0.66%	2	33	6.06%	1.75%	17	13	30
Tokyo Stock Exchange	1.50	1.00%	6.56%	12	150	8.00%	1.59%	21	9	30
Oslo Børs	0.10	0.18%	0.34%	3	55	5.45%	5.06%	5	25	30
Euronext Paris	1.40	3.50%	1.62%	3	40	7.50%	1.02%	25	5	30
NASDAQ Stock Market	1.00	1.00%	4.77%	6	100	6.00%	1.74%	20	12	32
Istanbul Stock Exchange	0.77	0.77%	4.06%	7.9	100	7.90%	2.58%	18	18	36
Taiwan Stock Exchange	0.60	1.20%	1.78%	8	50	16.00%	1.80%	23	14	37
Kuala Lumpur Stock Exchange	0.83	0.83%	2.71%	10	100	10.00%	2.75%	19	19	38
Jakarta Stock Exchange	0.53	1.18%	1.85%	5	45	11.11%	3.98%	22	23	45
American Stock Exchange	2.40	2.40%	6.65%	5	100	5.00%	3.32%	24	21	45

Markets are tabulated in table 2a by a double ranking system. First, we calculate the average number of month-end cases that were ramped at the end of the previous trading day which subsequently revert to pre-ramped benchmark levels as a percentage of the number of index stocks. We rank them low to high, the former being the better. Where this result provides equivalent results we then rank by the magnitude of the price reversal (see Rank 1). Second,

we rank by the average price change in the last 15 minutes prior to the close of trading at the end of month for the affected securities (see Rank 2).

Table 2a reveals that over the 30-month period, the number of potential ramping incidents is approximately 6 on the Frankfurt floor. Initial attempts to explain the Frankfurt result suggest that it arises partly as a result of proprietary price stabilisation algorithms and partly from close regulatory scrutiny of major price variances through market making of floor traders at these times. To rank markets on integrity, we compared the number of incidents of price reversals to the numbers of securities in the respective indices (frequency) *and* the average ramp movement (magnitude). A summarised score of equal weights for the two rankings is computed for each market to produce an overall integrity score.

Table 3 provides an overall league ranking based on index securities alone. We assume equal weight to market integrity and efficiency and accordingly sum both ranks on efficiency and integrity to get an overall score for each market. The lower the score the better the market. (Where two markets have the same score, we favour the market with the least worst score in either of the two rankings, i.e. 5th in integrity and 8th in efficiency will beat 1st in integrity and 12th in efficiency, even though both sum to 13) Using this ranking procedure, XETRA (the Deutsche Boerse's electronic market) is the clear winner ranking 3rd on efficiency and 4th on integrity. The New York Exchange follows closely behind being 1st on efficiency but faring a lower score of 10th for integrity. Both Stockholmborsen and the Toronto Exchange secure the third spot whilst five European markets including Helsinki, Italy, Copenhagen and Paris hold the next positions. The top three Asia-Pacific exchanges, New Zealand, Tokyo and Hong Kong exchanges come in 11th, 12th and 14th overall. Note that New York is the highest ranking North American exchange on market integrity while the other North American markets some way behind.

In Europe, the Deutsche Boerse- Frankfurt has the highest integrity ranking, followed by Cyprus, Helsinki and XETRA (Deutsche Boerse's electronic market). In the Asia-Pacific region, the New Zealand exchange at 6th is followed by Philippines, and Singapore ranked 12th and 13th respectively. One possible reason for the New Zealand result may be the fact

that this market does not have a developed funds management industry, one of the key reasons often cited for the likelihood of incentives to manipulate.

Perhaps the most interesting result is the weakly positive correlation between efficiency and integrity. This suggests that there is no strong relationship between integrity and efficiency. This result is best exemplified by Frankfurt, Cyprus and Helsinki, which scored high on integrity but lower on efficiency, and Paris, Italy and Tokyo which scored high on efficiency but lower on integrity. The Euronext Paris result is very stark. Ranked 2nd on efficiency but only 19th on integrity is a result that suggests that Euronext Paris may need to give more attention to systems to promote market integrity. An unexpected result is the low ranking of both the American Stock Exchange and the NASDAQ markets on both efficiency and integrity, particularly the latter which has reportedly spent significant sums on improving its regulatory division and its electronic surveillance systems. On the face of these results, this investment is yet to pay off. Future research is required to probe these results in order to understand how they arise.

Perhaps not so unexpected, though stark in its nature, is the frequent appearance of Asia/Pacific in the bottom half of the table. Tokyo is a case in point. As one of the world's largest markets, this result does not bode well for the reputation of the Tokyo market. Though ranked 6th on efficiency its rank of 17 out of 25 on market integrity suggest the need for urgent remedial action. Looking at these results in a more positive light, likely global alliances between markets in the future might be encouraged by the ability of one or other of the partners to contribute to greater market efficiency and/or integrity to the alliance.

Table 3**Overall League Rankings on Market Efficiency and Market Integrity**

Market	Integrity	Efficiency	Overall
Deutsche Boerse- Xetra (electronic)	4	3	7
New York Stock Exchange	10	1	11
Stockholmborsen	5	7	12
Toronto Stock Exchange	7	5	12
Helsinki Stock Exchange	3	11	14
Borsa Italia	11	4	15
Deutsche Boerse -Frankfurt (floor)	1	14	15
Copenhagen Stock Exchange	8	12	20
Euronext Paris	19	2	21
London Stock Exchange	14	8	22
New Zealand Stock Exchange	6	16	22
Tokyo Stock Exchange	17	6	23
Cyprus Stock Exchange	2	23	25
Hong Kong Stock Exchange	16	10	26
Australian Stock Exchange	15	13	28
Singapore Stock Exchange	13	17	30
Cairo & Alexandria Exchanges	9	22	31
Taiwan Stock Exchange	22	9	31
NASDAQ Stock Market	20	15	35
Philippines Stock Exchange	12	25	37
Oslo Bors	18	20	38
Istanbul Stock Exchange	21	19	40
Kuala Lumpur Stock Exchange	23	18	41
American Stock Exchange	25	21	46
Jakarta Stock Exchange	24	24	48
Correlation	0.226154		

Conclusion and Further Research

Our purpose in this research was to provide an indicative ranking on market efficiency and integrity for 25 world equity markets from the North American, European, Middle-eastern and Asia-Pacific time zones. Accepting the limitations of our design and data, the results suggest that the German XETRA (electronic) market and the New York Stock Exchange stand out among their international rivals as markets of high efficiency and integrity. Somewhat surprisingly however, the other North American markets (in particular NASDAQ and the American Stock Exchange) do not complement this image and overall European markets dominate eight of the top ten places. With some exceptions Asia-Pacific exchanges tend to lag their international competitors on both efficiency and integrity.

We found little correlation between efficiency and integrity leading us to speculate that in the interest of generating revenues, markets may have focused too much on the building of trading and settlement systems rather than surveillance and other regulatory systems in the past decade. Perhaps markets surveillance is being thought of as an adjunct to trading systems rather than a discipline in its own right requiring dedicated resources. It will be interesting, for example, as the subject of further research, to see whether other members of the Euronext alliance¹⁷, have similar integrity rankings to Paris¹⁸. Should this be the case it might have implications for the amount of effort the alliance devotes to market surveillance as opposed to trading and settlement. Somewhat unexplained are the results for NASDAQ, a group that has dedicated significant resources to developing their regulatory and in-house electronic surveillance systems over the last decade. Future research might investigate the effectiveness of this expenditure and/or whether there are natural lags between expenditure and results.

In an effort to cover as many markets as possible we restricted our analysis to one specific proxy for market efficiency and market integrity. Future research might use a multi-factor

¹⁷ Euronext is the largest integrated, cross-border European market in the euro region that includes member organizations such as the Paris Bourse, Amsterdam and Brussels exchanges etc.

¹⁸ We are currently undertaking similar analysis for Brussels and Amsterdam exchanges to test this theory. Interested readers are welcome to write to us for the results. Also, if you are associated with a market not

approach, one objective of which might be to test whether these results stand up. Further research needs to test the robustness of these results to the assumptions made. That evidence which was provided in this vein, using different groups of securities based on size, suggests that while the results do vary, they did not change significantly.

Future research should also extend the analysis to the derivative markets and consider the impact of other periods (e.g. option expiry dates) to single out other market events that may have impacted our results. Finally, more detailed order book data (including volume weighted spreads) and the possibility of using longer time series might also allow us to determine whether there are perceptible changes in these ratings consistent with new regulatory and efficiency initiatives by particular markets. This involves gaining a deeper understanding of the structure of the respective markets and how this structure has changed through time. This might be achieved by an alliance of researchers from each of these markets.

covered by this study we expect to have a more comprehensive market coverage to July 2003. We invite interested readers to register their interest in a particular market for subsequent communications.

References

- Aitken, M, and Comerton-Forde, C, (2002), “Opening the Curtain on Window Dressing”, *The Compaq Handbook of World Stock, Derivative & Commodity Exchanges, Mondovisione, lxxix-lxxxiv*.
- Cushing D. and Madhavan A., (1999), “Stock Returns and Trading at the Close”, *Research Paper, ITG Inc.*
- Harris, L., (1989), “A Day-End Transaction Price Anomaly”, *Journal of Financial and Quantitative Analysis 24, 29-45*.
- Ip,G, (1998),”Unusual Trading in Safeway Stock Stirs Market”, *Wall Street Journal, November 19, 1998, C1- C19*.
- Manne, Henry G., (1965), “Mergers and the Market for Corporate Control”, *The Journal of Political Economy Vol 73, Issue 2 (April), 110-120*.
- Manne, Henry G., (1966a), “Insider Trading and the Stock Market”, *New York , NY : The Free Press*
- Manne, Henry G., (1966b) “In Defence of Insider Trading”, *Harvard Business Review, Vol. 44 , 113-122*.

Appendix 1

Quotes from Various Lead Exchange Websites

New York Stock Exchange – www.nyse.com

“To help reassure investors and support customers, the Exchange further reduced trading costs and increased **operating efficiencies**, strengthened regulatory and governance standards, and introduced new ways for customers to access the market.”

“Providing the highest possible market quality was our top priority, along with ensuring the **liquidity** and **transparency** that market participants have come to expect.”

NASDAQ Market – www.nasdaq.com

“NASDAQ is among the world’s most regulated stock markets, employing sophisticated surveillance systems...to protect investors and provide a **fair and competitive** trading environment.”

“Offering growth and **liquidity**, fostering innovative technologies...NASDAQ continues to build the most **efficient** trading environment...to the benefit of all market participants and investors.”

London Stock Exchange- www.londonstockexchange.com

“The FSA summarises its job as “To maintain **efficient, orderly and clean** financial markets and help retail investors achieve a **fair** deal...”

Euronext- www.euronext.com

“A business corporation that supervises listings on the exchange, ensures **efficient** trading, provides a guarantee of final settlement of transactions, disseminates market data in real time, and promotes securities markets in general.”

“Euronext aims to provide a **fair and orderly** market with built-in safeguards for the quality of price formation. Euronext is of the opinion that market participants should have a **level playing field**.”

Toronto Stock Exchange- <http://www.tse.com/en/aboutUs/tse/index.html>

“Toronto Stock Exchange provides an **efficient, liquid** market for senior equities”.

“Market Regulation Services Inc. is a national, not-for-profit, self-regulatory organization. It seeks to foster investor confidence in the Canadian securities market and to safeguard investors by maintaining **fair and orderly** marketplaces. It is jointly owned by the TSX and the Investment Dealers Association of Canada.”

Australian Stock Exchange- <http://www.asx.com.au>

“...the growing market capitalisation of the market have combined to increase **the depth and liquidity** of the market - two of the most crucial elements, along with **integrity** of a successful market;”

“The reputation of ASX's markets for **fairness and integrity** is very important to ASX. Maintaining this reputation involves constant and vigilant supervision.”

Tokyo Stock Exchange- <http://www.tse.or.jp>

“The management aims are stipulated in the Tokyo Stock Exchange's constitution as, "In order to contribute towards the protection of the public interest and investors, the trading of securities must be carried out in a **fair and efficient** manner.”

Hong Kong Stock Exchange- <http://www.hkex.com.hk>

“HKEx is committed to performing its public duty to ensure **orderly and fair markets** and that risks are managed prudently, consistent with the public interest and in particular, the interests of the investing public. “

“The powerful resources of its new integrated market structure will ensure that Hong Kong remains one of the most important centres for providing critical hedging and risk management facilities and for financing the development of China. At the same time, Hong Kong has the upward momentum to develop as a leading market with **maximum liquidity and minimum transaction costs.** “

Taiwan Stock Exchange- http://www.tse.com.tw/docs/eng_home.htm

Mission statements:- “ To provide innovative, **efficient** and superior services.”

“ To maintain a **fair** open and safe trading market.”