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Article

Systemic Risk in the European Union: A Network Approach to Banks' Sovereign Debt Exposures

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Abstract: This paper draws on network theory to investigate European banks' sovereign debt exposures. Banks' holdings of sovereign debt build a network of financial linkages with European countries that exhibits a long-tail distribution of node degrees. A highly connected network core of 15 banks is identified. These banks accounted for the majority of sovereign debt investments between December 2010 and December 2013 but exhibited only average and sometimes even below average capitalizations. Consequently, they constituted a potential source and transmission channel of systemic risk, especially due to their proneness to portfolio contagion. In a complementary regression analysis, the effect of counterparty risk on Credit Default Swap (CDS) spreads of 15 EU sovereigns is investigated. Among the banks exposed to the debt of a particular issuer, the biggest institutions in terms of their own asset sizes are identified and some of their balance sheet characteristics included into the regression. The analysis finds that the banks' implied volatilities had a significant and increasing effect on CDS spreads during the recent crisis years, providing evidence of the presence of counterparty risk and its effect on EU sovereign debt pricing. Furthermore, the role of the domestic financial sectors is assessed and found to have affected the CDS spreads.

Keywords: contagion; sovereign risk; European debt; European banks; stress tests

JEL Classification: C23; E61; G28; H63; H81

1. Introduction

Since the 2008 economic crisis, the global system of financial institutions has shown to be able to transmit financial shocks at a rapid speed. The US subprime mortgage crisis initiated a sequence of shock events which rippled through the strongly intertwined economic and financial systems. A global financial crisis and economic recession followed which cumulated in Europe in the sovereign debt crisis. While governments tried to reanimate their economies through quantitative easing and other financial support initiatives, they also had to deal with slumped growth and rising unemployment levels. Sovereign debt levels increased rapidly and widespread austerity measures followed. Many European governments had to cut spending, while at the same time being confronted with increased costs of borrowing. Financial sector developments engraved these circumstances as many banking institutions turned out to be inadequately capitalized when faced with the economic pressure put on their balance sheets. The fragile situation of banks led to the drying up of interbank markets, which quickly began to affect the wider economy. Financial injections and bail-outs on part of sovereign regulators implied additional pressure on already strained public finances and threatened the future of the common currency. A rising awareness of the lack of unified rules for banking supervision and resolution and the implications thereof for the economy as well as the monetary union eventually led to the introduction of far-reaching new regulations with the aim to construct a banking union in an effort to break the feedback loop between banks and sovereigns.

During the crisis years, financial institutions played a key role in passing on financial shock events to sovereigns and the real economy and, thus, constituted both a source and transmission channel for systemic risk. With rising globalization and lacking or inadequate regulation, financial institutions have become more globally intertwined than ever before. A complex and obscure web of over-the-counter transactions, a growing shadow banking system, and information asymmetries on part of regulators help to explain why a comparatively small shock event like the US subprime mortgage crisis could have such large repercussions. In this context regulatory frameworks such as Basel II turned out to be inadequate, which was engraved by the tendency of capital requirements to be pro-cyclical (EEAG [1]). Furthermore, especially large banks seemed to get away with lower capital buffers while markets were implicitly counting on government back-ups (Haldane [2]).

Since 2009, European banks have been undergoing regular assessments of their financial stability by the European Banking Authority (EBA). Banks' capital buffers have been assessed in different economic scenarios under consideration of their assumed risks. In this context, individual results including detailed data on banks' sovereign debt exposures have been published by the EBA in regular intervals as part of the 2011 stress tests ¹, the 2011/2012 capital exercises ², the 2013 transparency exercise ³ and the most recent stress tests published in October 2014 ⁴. This paper assesses the financial links between European Union (EU) governments and banks holding their sovereign debt by visualizing and analyzing the network that comes about through these financial linkages. Examining this "bank-sovereign network" with the help of network theory sheds light on the role of particular nodes for the stability of the network

¹ Reporting date: 31 December 2010 for the banks' individual balance sheet values and their sovereign debt exposures.

² Reporting dates: 30 September 2011, 31 December 2011, and 30 June 2012.

³ Reporting dates: 31 December 2012 and 30 June 2013.

⁴ Reporting date: 31 December 2013.

and the consequences thereof for systemic risk ⁵ in the EU. Network theory analyses the properties of networks under consideration of their connectedness and the position of the individual nodes. Examining a network under aspects of these characteristics can provide important insights where a macroeconomic approach falls short to distinguish between the different entities. The idea is that nodes are affected by their environments with which they interact and which they influence in turn. In context of this paper, the network approach underlines short-falls in past EBA assessments and the Basel II and III applications by EU authorities. It will be shown that the bank-sovereign network described by the EBA data exhibits characteristics that make it prone to portfolio contagion. It exhibits a core group of 15 banks, which are much stronger invested into European sovereign debt than the rest of the network. This group of banks also received considerable financial support in recent years, thus creating strong financial interdependences between this group of banks and EU governments, such as in the form of implicit and explicit government guarantees and financial support. Part of the problem is current EU regulation, which assigns a zero risk weight to member states' sovereign debt exposures ⁶. This alters the amount of risk-weighted assets (RWA) on banks' balance sheets and, consequently, affects their capital ratios and requirements. Due to the extent of their sovereign debt exposures, these "core" banks are less likely to be able to deal with situations in which a double-strain is put on their capital buffers such as during the recent economic and sovereign debt crises. While new regulatory provisions such as the Bank Recovery and Resolution Directive (BRRD) and the associated bail-in tool and resolution fund will hopefully make government bail-outs less likely, it is in the interest of banks' creditors and shareholders as well as the overall economy more generally that these circumstances are addressed politically. Under the new regulations adopted in 2014, major shareholders and creditors will be the first to suffer losses to their investments when banks experience financial troubles they are unable to handle. Furthermore, considering the central role of these core banks in the overall economy, it is also in the wider general interest to address the sovereign debt investments and associated assumed risks of these entities.

As public finances have come under pressure, a reassessment of European countries' creditworthiness has led to increased costs of borrowing for governments. With the widening of the credit spreads, the academic literature has put considerable efforts into assessing their individual determinants. Among Eurozone countries, sovereign debt spreads have diverged to unprecedented levels since the introduction of the common currency (Figure 1). For years, these countries had enjoyed little diversified spreads, which were found to be mainly determined by what was identified to be a global risk factor rather than country-specific fundamentals (see, e.g., Codogno, Favero and Missale [5], Geyer, Kossmeier and Pichler [6]).

⁵ A good definition of systemic risk can be found in Billio *et al.* [3] (p. 536): "[S]ystemic risk involves the financial *system*, a collection of interconnected institutions that have mutually beneficial business relationships through which illiquidity, insolvency, and losses can quickly propagate during periods of financial distress."

⁶ EU authorities have assigned a zero risk weight to sovereign debt exposures, which is not part of the Basel II and III regulations. Eligible debt has to be denominated in the currency of an EU member state and assessed under the Standardized Approach (SA) for the weighting of risk exposures. This approach relies on external credit ratings. The alternative Internal Ratings-based (IRB) approach, more commonly used by internationally operating banks, relies on banks' own risk assessments. EU legislation allows banks that are using the IRB approach to permanently continue the use of SA with regard to sovereign debt exposures (Bank for International Settlements [4]).

Drawing the connection to the bank-sovereign network, this paper proceeds to investigate the effect of relevant banks' balance sheet characteristics on sovereign debt pricing. Sovereign debt holdings create financial links between banks and sovereign entities, which expose both sides to counterparty risk. Building on the work of Signori and Gençay [7] who assess counterparty risk in the US supplier-customer network of public companies, the paper applies their network approach to the bank-sovereign network. Here those six banks that are the biggest institutions in terms of their own asset sizes among the banks exposed to the debt of particular issuer are identified. The analysis shows that these banks' implied volatilities have had a considerable effect on EU countries' CDS spreads. Furthermore, the role of domestic financial sector variables, including the sector sizes and loans among financial institutions, are considered and found to have affected EU debt pricing.

The paper is structured as follows: The next part lays out the relevant literature concerning the network approach and the structure and dynamics of financial systems. Thereafter, part three of the paper assesses the EBA data and the bank-sovereign network. In the fourth part, special focus is laid on the network's core banks and the findings are put into context of new EU regulations of the banking sector. This is followed by the regression analysis in part five before the paper concludes part six.



Figure 1. Selected Eurozone sovereign spreads (five-year credit default swap spreads in basis points). Spreads obtained from Datastream.

2. Literature Review

The network approach has its origin in the study of biological, social, and human-created systems. The approach is concerned with the structure and formation of systems of nodes as well as the associated implications. A central premise is here that the characteristics and behavior of a node can only be fully evaluated in view of its connections to the rest of the system. A further aspect is the stability or resilience of the network as a whole, *i.e.*, the extent to which a network remains adequately connected in case of an external shock which leads to the removal of one or more links or nodes.

In financial networks, the nodes are usually financial institutions or similar entities. The links can be anything from the mutual exposures between banks to holding the same kind of risky assets. When agents build connections under consideration of the implied costs and benefits, this process necessarily depends also on their relative position in the network. Likewise, possible externalities (e.g., the risk that a particular financial institution may create in the network) depend on a node's position and its number of links (Allen and Babus [8]).

Before the onset of the recent crisis years, the globally interconnected financial sector was considered to be stable because of its ability to diversify risk across the whole network. With the help of a range of new and sophisticated financial instruments risk became a commodity traded without consideration of the side-effects that these added instruments might introduce (Haldane [2]). This line of thinking was supported by the academic literature. According to Allen and Gale [9], for example, the more complete a network and the higher the level of connectedness to other areas within the economy, the better a financial crisis could be attenuated. The idea that completeness implies stability predominated also in the early phase of modeling ecosystems, such as food-web structures, but eventually had to be revised (May [10], Gardner and Ashby [11])⁷. The underlying structures of financial systems often exhibit specific characteristics. Similar to natural or societal networks, financial networks have long-tailed degree distributions, where the degree of a node is the sum of the links attached to and originating from it. Thus, the average number of links a node has, also called the degree of a network, is not necessarily its most likely number of actual connections. These networks often have a few nodes with very many connections, several nodes with a medium number of connections, and a lot of barely connected nodes. The highly connected nodes or "hubs" ensure that the network is well-connected and the average path-length between any two nodes is short. This characteristic makes these networks robust to random disturbances, which are likely to remove a little connected node. At the same time a targeted attack may affect one of the vital hubs, thus seriously disrupting the network as a whole (Albert and Barabasi [14]). May et al. [15] have argued that it is the modularity of a network, *i.e.*, the degree to which the system can be compartmentalized and the nodes decoupled into relatively discrete components, which leads to its robustness and can avoid incidents of contagion from spreading. The problem with the global financial network is that it is difficult to compartmentalize and the attempt could potentially deteriorate the status quo.

⁷ In a broad stream of the literature on general equilibrium outcomes under incomplete market conditions this understanding of stability still prevails. Here an increasing number of derivatives and futures are understood to increase Pareto-efficiency and to decrease volatility by allowing rational agents to bet on market imperfections and hedge their assumed risks. However, evidence suggests that a system of non-fully rational agents undergoing the same learning processes and applying the same investment strategies and forecasting tools is likely to overshoot and destabilize markets (Brook *et al.* [12]). Similarly, the idea that diversification and risk sharing across the global financial sector increases social welfare rests on the assumption that technologies are convex and utility functions concave. The real world, however, is full of non-convexities such as in the presence of externalities and instances of bankruptcy, implying that an initial shock can assume an amplifying effect, which makes full integration less desirable (Stiglitz [13]).

Moreover, financial systems have been found to often exhibit a core component consisting of the most connected nodes being tightly interconnected. Newman [16] (p. 5) defines such a core as "the set of vertices which can both reach and be reached" from a vertex. Interbank markets and payment systems have been found to have such a core component with a small number of banks strongly trading among each other and being responsible for the majority of transactions and total value of operations. In this "vulnerable cluster" (Gai and Kapadia [17]), one hub is almost impossible to isolate from another. Thus, 75% of the daily interbank payment flows in the US Fedwire system have been found to be executed by 0.1% of the nodes and 0.3% of the observed linkages (Soramäki *et al.* [18], May *et al.* [15]). Similarly, the three biggest banks in the Dutch interbank payment system are engaged in 52% of all transactions and 63% of the total value transferred. Over longer time frames, only 12% of all possible interbank connections are being used (Pröpper *et al.* [19]).

Furthermore, just as there is evidence of a threshold level for ecosystems, after which higher connectedness leads to less stability, this dynamic seems to hold true for financial systems. This is problematic in context of estimates that claims between entities within the financial system as opposed to with external agents constitute perhaps as much as two thirds of the growth in banks' balance sheets over the last decades (Haldane and May [20]). New financial instruments have multiplied extraordinarily without regard for the stability of the sector. It has been argued that the mechanics of Arbitrage Pricing Theory introduce distorted incentives leading banks to supply further financial instruments to already satisfied markets. Consequently, the system's complexity and dimension increase without further welfare gains as markets are essentially already complete (Caccioli et al. [21]). This can reinforce systemic risk. Nier et al. [22] found that financial contagion in interbank markets is a non-monotonic function of the number of connections. While a higher average capitalization can serve within limit as a form of buffer, in undercapitalized systems, interbank linkages will transmit shocks rather than absorb them. When the capitalization level falls below a certain threshold, the whole system is likely to break down. Haldane [2] has dubbed this a "knife-edge" characteristic. A seemingly complex but homogeneous international financial network can absorb shocks within limits, but can reach a tipping point after which it will amplify them. Its homogeneity is due to the nearly identical diversifying strategies pursued over recent years. Its structured interconnectedness made the system prone to contagion, but provided investors with a sense of security. It also allowed for the ensuing losses to be far out of proportion considering the initial shock event.

3. Network Analysis

A bank's exposure to the sovereign debt of a particular issuer builds a link between the two entities. This link can be modeled following the flow of money from a bank node *i* and a sovereign issuer *j*. A link g_{ij} can simply be taken to be 0 or 1 depending on whether there is such a link ⁸. Thus, all links between pairs (i, j) taken together build the network. It consists of the measurable subset *V* of the finite links in the larger network. The latter is similar to, for example, interbank networks part of the global financial system. Thus, it is itself a sub-network of a much larger construct which is in constant flux. As with most of the global financial system, the bank-sovereign network is not completely supervised, even though the most recent October 2014 stress test assessed the largest number of banks so far. While

⁸ The methodology notation builds on Signori and Gençay [7] for coherence.

keeping this in mind, it is nevertheless possible to gain valuable insights into potential sources of systemic risk in the network.

Among the elementary network properties are the number of nodes n and links g, with the former also being considered to denote the size of a network. The network density, also called connectivity, can be assessed by looking at the existing number of links over the possible number of links. The calculation of the density depends on the type of network. For a directed network where links can run in both directions between nodes, it is given by d = g/(n(n-1)).⁹ The bank-sovereign network however has the particular characteristic that links are running only from one group of nodes to another. Thus, if n^{banks} are the nodes of banks and n^{sov} are the group of sovereigns, then the density is calculated according to

$$d = \frac{g}{n^{banks} \times n^{sov}} \tag{1}$$

which provides a number between 0 and 1, with 0 describing a state with no connections among nodes and 1 a fully connected network.

The degree of a node is the number of links that are connected to it. Due to the fact that the nodes in the bank-sovereign network can be clearly divided into two distinctive groups of nodes with links running from one group to the other, the network exhibits an in- and an out-component. The former consists of the banks while the latter is made up by the sovereign governments. Therefore, the relevant measures to consider for this network are the out-degrees of the bank nodes and the in-degrees of the sovereign entities. The out-degree of a node, or gregariousness, is the sum of the links that originate from it. It is calculated according to:

$$k_i^{out} = \sum_j^N g_{ij}^{out} \tag{2}$$

where g_{ij}^{out} is a link originating from bank *i*. Its sum describes the number of sovereign debt issuers in a typical bank's portfolio. Conversely, the in-degree of a node, or its popularity, is calculated according to:

$$k_j^{in} = \sum_{i}^{N} g_{ij}^{in} \tag{3}$$

where g_{ij}^{in} is a link attaching to sovereign *j*. Thus, k_j^{in} describes here how many banks are on average holding a particular country's debt in their portfolio.

The degree distribution of nodes allows assessing the structure of a network, its stability, and the possible presence of a systemically important highly connected group of nodes. As mentioned before, financial networks often exhibit long-tail degree distributions. In context of the bank-sovereign network, with its two distinctive components and directed links, the relevant degree distribution to analyze is that of the banks' weighted out-degrees. Since not only the links but also their strengths (*i.e.*, the amount of sovereign debt exposure) matter, the weighted out-degree serves as a more meaningful measure here. The weighted out-degree of bank i is calculated according to:

⁹ See Pröpper *et al.* [19] for further more general network properties.

$$s_i^{out} = \sum_j^N w_{ij}^{out} \tag{4}$$

where w_{ij} is the weight of the link. Accordingly, s_i^{out} is the sum of the weighted links originating from bank *i*, *i.e.*, it is the amount of exposure to all sovereign issuers in its portfolio.

All links taken together allow building the adjacency matrix which is the mathematical expression of the map of the graph G of the measurable network. It incorporates all relevant information on the existing links:

$$G = \begin{bmatrix} g_{11} & g_{12} & g_{13} & \cdots & g_{1j} \\ g_{21} & g_{22} & g_{23} & \cdots & g_{2j} \\ g_{31} & g_{32} & g_{33} & \cdots & g_{3j} \\ \vdots & \vdots & \vdots & \ddots & \vdots \\ g_{i1} & g_{i2} & g_{i3} & \cdots & g_{ij} \end{bmatrix}$$
(5)

If the links were undirected, *G* would be a symmetric square matrix since $g_{i,j} = g_{j,i}$ for all links in the network. For a directed network the adjacency matrix is non-symmetric. In the case at hand, it is a rectangular matrix as long as the number of banks considered is unequal to the number of sovereign issuers. Since the entries for g_{ij} are either 0 or 1 depending on whether there exists a link between the nodes *i* and *j*, this implies that the matrix is unweighted. The row entries can also be normalized values over the total connections of each bank. Alternatively, it is possible to build a weighted matrix *W* where each entry w_{ij} gives expression to the weight of the link (also here the entries can be normalized over the sum of weights in each row)¹⁰.

Finally, a relevant measure to take into account in the context of sovereign debt holdings is the home bias. Originating from the literature on equity markets, the home bias is the phenomenon that equity portfolios consist, to an unjustifiably high degree, of domestic assets (French and Poterba [23], Tesar and Werner [24], and Obstfeld and Rogoff [25]). With regard to sovereign debt exposures it describes the fact that the fraction of exposures to the respective domestic governments in banks' portfolios is unproportionally high.

The approach of this paper to model the connections between European banks and sovereigns is certainly not the only one. Other examples of modeling financial linkages can be found, e.g., in Billio *et al.* [3] who measure correlations between asset returns of financial institutions to examine their connectedness through principal components analysis in combination with pairwise Granger-causality tests. Diebold and Yilmaz [26] build measures of connectedness from variance decompositions from approximating models and apply these to the US network of financial institutions. Vitali *et al.* [27] examine ownership ties through direct and indirect shareholder control in their analysis of trans-national companies and financial institutions. The approach chosen in this paper is used as it is the most straightforward considering the data at hand.

¹⁰ See Figure A1 in the Appendix for an example of a weighted adjacency matrix.

3.1. The Bank-Sovereign Network

One of the main aims behind the stress tests, capital, and transparency exercises and associated policy measures to increase banks' capital ratios was to reassure markets about the financial stability of the banking sector and disrupt the perceived link between banks' financial health and sovereign risk (see, e.g., EBA [28]). For this purpose, the EBA has conducted regular assessments of major European banks between 2009 and 2014. Detailed individual results thereof have been published on the EBA's website for seven reporting dates: December 2010, September 2011, December 2011, June 2012, December 2012, June 2013, and December 2013 (for the most recent stress tests published in October 2014). In context of these assessments, detailed data on each bank's sovereign debt exposures sorted according to maturity has been published.

When banks' sovereign debt exposures build a network of financial linkages between banks and sovereign issuers, this creates avenues for portfolio contagion. Here, potential weakness and even failure of banks can occur simultaneously due to the common exposure to the same debt issuers. Similarly, the feedback effect within the network from fire-sales of assets by distressed institutions can lead to analogous outcomes (Nier et al. [22]). Shocks initiating portfolio contagion can include, for example, the down-grading of a sovereign issuer, the re-assessment of country-specific fundamentals or an increase in investors' risk averseness. The more foreign banks are exposed to risky sovereign debt, the wider the repercussions are likely to spread. Furthermore, sovereign portfolio losses can weaken a bank's financial standing and increase its risk-assessment by creditors, thus impacting its costs and availability of funding. The immediate impact depends on whether the sovereign debt is held in the bank's banking book or trading book. A decrease in the value of sovereign debt held in the trading book, where it is marked to market, immediately affects a bank's profit and loss statement. The sovereign exposures held to maturity in the banking book are listed at par value and losses only become relevant in the case of impaired debt, e.g., due to debt restructuring or sovereign default. However, should investors become concerned about a bank's financial stability, the sovereign exposures in its banking book may affect its funding conditions already before. Increased sovereign risk can also reduce the value of banks' collateral used to raise wholesale funding as well as weaken funding benefits derived from implicit and explicit government guarantees. Evidence suggests that sovereign downgrades also tend to negatively affect domestic bank ratings, which in turn increase these banks' wholesale funding costs (CGFS [29]).

Figure 2 shows the bank-sovereign network as of December 2013, including 123 banks and 27 EU countries and Iceland ¹¹. The directed links illustrate how portfolio contagion can flow in its most immediate form from a sovereign issuer to a bank holding the asset. Furthermore, the in- and out-components are clearly distinguished. The network is modeled in a circular way with the links not weighted for visual clarity. The network is relatively dense as the portfolio connections between banks and sovereign issuers build a quite tightly knitted web.

¹¹ Banks' investments into Croatian sovereign debt were not listed individually in the earlier EBA assessment reports, which is why Croatia is not taken into account here.





Table 1 lists some characteristics of the bank-sovereign network for the seven reporting dates. For the purpose of comparison, the values reported in the table are based on the data of the 57 banks that were assessed on all seven occasions. ¹² One can see that there was a temporary decline in the total volumes of sovereign debt held in the network, which reached its lowest point in December 2011. Thereafter, the volumes held increased again and surpassed end-2010 levels in December 2012. The volumes of sovereign debt in an average bank's portfolio varied between €27.8 billion and €32.5 billion over the time frame considered. The average home bias was with above 60% quite high and increased until mid-2012. The reason for this increase could be, e.g., due to profit considerations or an effort to bind the sovereign closer to the financial sector. Conversely, it could be due to political pressure on banks to invest into national sovereign debt. Indeed, there is evidence supporting all of these hypotheses (see Acharya and Steffens [31], De Marco and Macciavelli [32], and Battistini *et al.* [33]).

¹² See Table A1 in the Appendix for a full list of the relevant banks.

Character inte	December	September	December	June	December	June	December
Characteristic	2010	2011	2011	2012	2012	2013	2013
Total volumes	1,796,213	1,705,174	1,583,403	1,702,595	1,796,855	1,855,106	1,830,571
Av. Volumes	31,512.51 29,915.33 2		27,779.00	29,870.09	31,523.77	32,545.72	32,115.28
Av. RWA	173,495.00	171,324.30	167,583.28	163,202.56	157,288.05	152,463.18	158,864.54
Av. Home Bias	63.68% 63.18%		66.62%	67.52%	67.17%	66.82%	65.11%
Av. Comm. Equity	14,626.11	15,677.97	16,166.21	17,291.40	17,313.96	17,596.23	17,244.18
Av. Comm. Equity Ratio	8.84%	10.14%	10.31%	11.09%	11.14%	12.13%	12.12%
Av. Tier 1	18,522.25	19,282.07	19,278.54	20,106.75	20,130.35	20,049.04	18,760.91
Av. Tier 1 Ratio	11.09%	12.33%	12.32%	13.17%	13.18%	13.85%	12.89%
Network Density	etwork Density 0.516 0.514		0.492	0.484	0.473	0.463	0.451
Av. Out-degree	v. Out-degree 14.44 14.59		13.79	13.68	13.32	13.04	12.63
Av. In-degree	29.39	29.32	28.07	27.63	27.04	26.39	25.71

Table 1. Network Characterization.

To enable comparison the values reported include those 57 banks which were assessed on all seven occasions. Total and average (av.) volumes of (gross direct long) sovereign debt exposures, av. RWA, Tier 1, and common equity levels are stated in millions of euros. The common equity and Tier 1 ratios were calculated on RWA.

Furthermore, the table lists a range of balance sheet characteristics, which were reported as part of the EBA assessments. These show that the increase in the average common equity ratios was not only a matter of higher common equity levels but also of fewer RWA held. Nevertheless, the reduced RWA levels can only be partially attributed to banks' investment decisions and have to be considered in context of the economic downturn and its effect on this measure. The lower RWA were accompanied by higher exposures to sovereign debt, which are not reflected in the common equity ratios due to their zero risk weighting. The average Tier 1 capital levels are higher than the amounts of common equity capital. This is inter alia due to any received financial government support, which would be taken into account in the Tier 1 calculation. The change in both the common equity and Tier 1 capital ratios between June and December 2013 has to be assessed cautiously as the assets qualifying for these measures changed with the introduction of the Fourth Capital Requirements Directive (CRD IV) ¹³. There does not seem to be a strong change in the capital ratios between the two dates.

¹³ Capitalization levels and ratios for the 2014 stress tests were calculated according to the CRD IV definition of capital accounting for national transitional arrangements. CRD IV came into effect on 1 January 2014 and sets forward new capital adequacy and liquidity requirements for EU banks and other financial institutions. It succeeded the Third Capital Requirements Directive (CRD III) in order to implement Basel III in EU legislation. CRD IV consists of the Capital Requirements Directive (CRD), which must be implemented by each country through national law, and the Capital Requirements Regulation (CRR), which is directly applicable. CRD IV changes, inter alia, the requirements for the quality and quantity of capital (e.g., with regard to certain hybrid instruments), leverage requirements, and rules for counterparty risk. It also introduces new standards such as countercyclical capital requirements and capital buffers for systemically important banks. The EBA accounted in its 2014 assessment for different transitional arrangements to reflect the different legal requirements of banks. While CRD IV has to be legally implemented by 2019, countries have been given discretion over the point in time when they adopt it, with some countries opting for an earlier adoption. Thus, in the 2014 stress tests the EBA used the definition of capital levels that would legally apply in the respective country at each point in time during the time periods of the scenario assessments. Capital values were reported accordingly (see EBA [34] for further information). Capital levels and ratios were previously calculated according to Basel 2.5, which implemented updates in formation).

Furthermore, the table confirms that the network is quite dense, even though its density decreased steadily since December 2010. The decline is a result of the fact that even though banks increased their investments into European sovereign debt overall, they held more debt of particular governments while they "cut" their links to others. Thus, they reduced the average number of sovereigns in their portfolio but increased the overall volumes held.

3.2. Detection of the Core Group

The degree distribution of a network gives important insights into its stability and the possible presence of a systemically important highly connected component. Indeed, the histogram of the comparative sample of 57 banks indicates a long-tail distribution of nodes (Figure 3). This also indicates the possible presence of a highly connected core. However, due to its distinctive in- and out-component, the bank-sovereign network is unlikely to exhibit a highly connected core conforming to Newman's definition [16], where all nodes are connected in every possible way to all other nodes. An altered and in this context more applicable definition considers those nodes which distinguish themselves from the rest of the network due to the number and strengths of their links to sovereign issuers. Furthermore, they need to be systemically important such that the disappearance of one of these nodes could provide considerable disruption to the network.





Figure 4 shows the volumes of European sovereign debt held, sorted by the unweighted out-degrees and aggregated as averages for the seven reporting dates. Thus, the figure allows taking the nodes' unweighted and weighted out-degrees simultaneously into account. Furthermore, a range of banks'

the Basel framework to account for risks from securitizations and trading book exposures. It was incorporated in EU law through CRD III.

balance sheet characteristics, sorted and aggregated accordingly, have been added. The aim is to investigate the presence of a core group of highly connected nodes, which also distinguish themselves through other balance sheet characteristics and could, therefore, be systemically important for the stability of the network. Indeed one can detect the presence of a group of banks that qualifies as such a core. Those banks that held the debt of 20 or more sovereign issuers distinguish themselves by holding higher volumes of government debt in their portfolios. They also exhibit higher levels of Tier 1 and common equity levels. Especially the latter two measures increase abruptly at the out-degree of 20.

However, at the same time the common equity ratios tend to decrease with higher unweighted out-degrees, indicating larger amounts of RWA held by these banks. For this reason and in context of the strong increase in investment levels of banks with an unweighted out-degree of 20 and more, this group of banks will be examined in the following part. The analysis will show that these banks are indeed systemically important and exhibit balance sheet characteristics making them potential sources or transmitters of systemic risk.

Before proceeding, it should be pointed out that the threshold number of 20 sovereign issuers in a bank's portfolio is valid in this context here, but may be different in another situation. For example, the analysis does not take into account banks' sovereign debt exposures to other European states such as Lichtenstein, Switzerland, or Norway¹⁴, which might have altered the threshold. Furthermore, it is not intended to be universally applicable. As the following part will show, it is a means to distinguish a group of highly connected nodes in order to investigate their characteristics in contrast to the rest of the network as well as their role for systemic stability. It will also show some of the financial interdependencies between governments and particular European banks.



Figure 4. Average Balance Sheet Characteristics and Sovereign Debt Portfolios of Banks per Connectivity Level. Volumes of (gross direct long) sovereign debt exposures, Tier 1 and common equity levels are stated in millions of euros. The common equity ratio was calculated on RWA.

¹⁴ These countries were not taken into account because of banks' very small holdings of their sovereign debt.

4. The Core's Characteristics and Investment Behavior

Those banks that held the debt of 20 or more different sovereign issuers were largely the same group of 15 banks over the sample period. As described above, the more recent stress tests show that banks have again increased their investments into sovereign debt, but kept the number of sovereigns in their portfolios lower. Indeed, there were some banks which held the debt of 20 or more sovereign issuers during the initial EBA assessments, but then limited their investments to fewer sovereigns. To take account of this development, a bank is here considered to belong to the core group if it was holding the debt of 20 or more different sovereigns for at least four out of the seven reporting dates. This approach allows defining a meaningful core, which provides further insights into the structure and dynamics of the bank-sovereign network.

4.1. The Core's Characteristics

Table 2 shows the previously addressed network and balance sheet characteristics for the core group ¹⁵. As in the whole network more generally, the total and average volumes held by the core banks receded until December 2011 before picking up again. However, volumes reached near-2010 levels only in December 2013, *i.e.*, a year after the network as a whole. Just like in case of the latter, the core banks' average amounts of RWA decreased steadily after September 2011 and only recently started to increase again. Interestingly, the average common equity ratios were very similar to those of the whole network. These do not account for the fact that these 15 banks held well over 50% of the total sovereign debt volumes in the network over the sample period. This implies that if the common equity and Tier 1 ratios had been calculated over RWA including sovereign debt exposures, the core banks' capitalization ratios would have been lower than those of the average bank in the network. Furthermore, there was a sudden and pronounced decrease in the average common equity ratio of the core banks in the most recent stress test, dropping from 12.53% to 10.90% in the six months after June 2013. It is reflected in similar developments in the average Tier 1 ratio. This is partially due to an increase in the RWA but also due to lower equity levels. The change from CRD III to CRD IV, with which the methodology of the two capital measures changed, also needs to be kept in mind here. More importantly, however, when considering only December 2013 alone, the average common equity ratio of the core group of banks is considerably lower than that of the network as a whole. Thus, these banks were in the most recent assessment considerably less capitalized than the average bank of the network. The individual Tier 1 ratios of the core banks furthermore show that the average capitalization ratios of all reporting dates significantly increased due to Hypo Real Estate Holding¹⁶. The latter, which experienced considerable financial difficulties during the financial crisis and received capital injections as well as extensive government guarantees, exhibited exceptionally high Tier 1 ratios not only in December 2013 but even more so at

¹⁵ The core banks are: Erste Group Bank AG (Austria), KBC Group (Belgium), Commerzbank AG (Germany), Deutsche Bank AG (Germany), DZ Bank AG (Germany), Hypo Real Estate Holding AG (Germany), BNP Paribas (France), Groupe BPCE (France), Société Générale (France), Intesa Sanpaolo S.p.A. (Italy), Unicredit S.p.A. (Italy), ING Bank N.V. (Netherlands), Barclays plc (UK), HSBC Holdings plc (UK), the Royal Bank of Scotland Group plc (UK). See also Table 3 for a full list.

¹⁶ See Table A2 in the Appendix for individual amounts of RWA and Tier 1 levels and ratios.

earlier reporting dates. Accordingly, other core banks' Tier 1 ratios were often below those of the average network value.

Chanastaristia	December	September	December	June	December	June	December
	2010	2011	2011	2012	2012	2013	2013
Total Volumes	1,065,334	994,076	910,577	955,399	988,946	1,015,264	1,055,921
Of Total Network	59.31%	58.30%	57.51%	56.11%	55.04%	54.73%	57.68%
Av. Volumes	71,022.27	66,271.73	60,705.13	63,693.27	65,929.73	67,684.27	70,394.73
Av. RWA	354,909	363,720	356,685	347,673	332,932	323,857	345,582
Av. Home Bias	46.08%	45.93%	46.97%	47.29%	47.48%	47.29%	46.70%
Av. Comm. Equity	31,401.33	33,528.00	34,431.53	37,362.87	37,394.40	37,890.53	35,923.13
Av. Comm. Equity Ratio	9.59%	10.14%	10.31%	11.23%	11.87%	12.53%	10.90%
Av. Tier 1	39,939.07	40,678.00	40,193.60	42,660.67	43,451.80	43,347.80	39,832.60
Av. Tier 1 Ratio	12.81%	12.58%	12.52%	13.30%	14.25%	14.81%	12.01%
Network Density	0.831	0.829	0.807	0.824	0.798	0.786	0.783
Av. Out-degree	23.27	23.20	22.60	23.07	22.33	22.00	21.93
Av. In-degree	12.46	12.43	12.11	12.36	11.96	11.78	11.75

Table 2. Network Core Characterization.

Total and average (av.) volumes of (gross direct long) sovereign debt exposures, av. RWA, Tier 1, and common equity levels are stated in millions of euros. The common equity and Tier 1 ratios were calculated on RWA.

The core had a very high density with an average of 0.808 over the time period examined, which shows how much more connected the core was to European sovereigns. Furthermore, in contrast to the network as a whole, its density temporarily increased in June 2012, which was due to banks' higher portfolio diversification. Thereafter, the density started to decline again and reached its lowest level of 0.783 in December 2013. Also the in- and out-degrees reached their lowest values at the end of that year. They confirm that also the core banks were of late exposed to the debt of fewer sovereign issuers while the overall volumes of exposures increased. Over the whole time frame, the home bias remained at steady levels around an average of 46.82%. This is lower than the network average, but given the absolute volumes of sovereign debt exposures of these 15 banks, the core group can be considered to be strongly linked to what are some of the biggest EU economies.

Figure 5 shows a visualization of the core as of December 2010. The earlier date was chosen as it shows the holdings of government debt more towards the beginning of the sovereign debt crisis. The weighted links clearly demonstrate the home bias in banks' portfolios. The figure also displays the financial links to the peripheral states, which are colored in orange to emphasize how shock events were transmitted to banks' portfolios during the sovereign debt crisis. One should keep in mind that by end-2010 the banks had likely already reduced their investments into the sovereign debt of these countries. Indeed, the stress test data for the following years indicates an effort on part of the core banks to get rid of certain peripheral sovereign debt (further discussed below).



Figure 5. The highly connected core with weighted links in December 2010. The links amounted to \notin 1065.3 billion, which was almost 60% of the sovereign debt in the assessed bank-sovereign network. Peripheral sovereign debt exposures (Greece, Ireland, Italy, Portugal, and Spain) are marked in orange. Visualization created with Visone [30].

With the core banks being exposed to almost all EU governments, these banks are highly vulnerable to simultaneous shock events such as a row of downgradings among the issuing countries. Due to the density of the core, a financial stress impulse of this kind immediately affects the core in its entirety. The consequence is portfolio contagion among those banks on which EU sovereigns depend most to buy their debt. Furthermore, given that the core banks exhibit roughly twice as much RWA on their balance sheets than the average bank in the here assessed network, this indicates their importance for European economies as a whole. Consequently, it should not come as a surprise that the majority of these banks were financially supported by their respective governments over recent years, be it through financial injections, bailouts, or government guarantees. Table 3 lists some of these financial support measures, including certain payments which can be considered to be direct or indirect financial support of US American origin. Thus, a number of banks benefited from AIG compensations, which could only be paid after the insurance company had been bailed out by the American government. Table 3 supports the idea that these banking institutions were at least to some extent relying on government back-up when undertaking risky investments.

Name of Core Bank	Country	Financial Support Measures
Erste Group Bank AG	AU	• €1.76 billion in 2009 (of which €1.22 Austrian state aid), fully repaid in August 2013
		Nationalization of subsidiary Kommunalkredit Austria AG in 2008
(Österreichische	A T T	• €1 billion recapitalization in 2009 (Austrian state received participation capital)
Volksbanken AG *)	AU	• €480 million capital injections in 2012 (of which €250 million from Austrian government); 70%
		write-off of previous recapitalization; €100 million asset guarantees; state ownership of 43.3%
		• €6.4 billion state aid and €150 billion asset guarantees in 2008 (Belgium, France,
		Luxembourg), guarantees in 2009 reduced to €100 billion
(Dexia N.V. *)	BE	• €4 billion in 2011 (Belgium acquires local bank arm)
		• €90 billion state guarantees (Belgium, France, Luxembourg) in 2011
		• €5.5 billion state aid in 2012 and almost full control takeover by France and Belgium
KBC Group N.V	BE	• €3.5 billion (Belgian state, fully repaid); €3.5 billion (Flemish regional state, partially repaid)
		• €8.2 billion (German bail-out program Soffin); debt securities of €15 billion, both in 2008
Commerzbank AG	DE	• €10 billion in 2009 (silent participation and ordinary shares; 25% + 1 shares in state ownership)
		• partial repayment in 2011 and 2013; 17% state ownership as of August 2014
Deutsche Bank AG	DE	• \$11.8 billion AIG compensation; among main beneficiaries of US mortgage purchase program
DZ Bank AG	DE	
Hypo Real	DE	• €10 billion of capital injections, €145 billion of state guarantees (mostly Soffin);
Estate Holding AG	DE	€20 billion during establishment of bad bank
DND Darihan	ED	• €5.1 billion in 2008, repaid 2009
BINP Paridas	FK	• 11.5% state ownership (Belgium and Luxembourg) since 2009
Groupe BPCE	FR	
So si iti Cininala	ED	• €3.4 billion in 2008, repaid in 2009
Societe Generale	FK	• \$11.9 billion AIG compensation
Intesa Sanpaolo	IT	• €36 billion loan as part of the ECB lending program, repaid in early 2014, further €4 billion
S.p.A.	11	loan in late 2014
Unicredit S.p.A.	IT	• €7.75 billion loan as part of the ECB lending program in 2014
ING Bank N.V.	NE	• €10 billion in 2008, fully repaid by 2014
Barclays plc	UK	• \$8.5 billion AIG compensation
HSBC Holdings plc	UK	• \$3.5 billion AIG compensation
		• £15 billion for 58% state ownership in 2008
Royal Bank of	1.117	• £25.5 billion and state ownership of 70% in 2009 (down to 62% by end 2014)
Scotland Group plc	UK	• £163.84 billion emergency loans (British and US), repaid in 2012
		• \$0.7 billion AIG compensation

Table 3. List of Major Financial Support Measures received by Core Banks.

Compiled based on news articles, press releases and banks' websites for January 2008–October 2014. * Dexia and the Österreichische Volksbanken AG were only part of the stress tests in December 2010, September 2011 and December 2013. However, the EBA results of these years give reason to believe that they are also part of the core group of banks. The two banks' balance sheet characteristics and portfolios are not taken into account in the analysis of the core.

The list also puts the Tier 1 equity ratios in Table 2 into perspective. The financial support measures these banks received allowed them to increase these capital ratios. They were also included in the Core Tier 1 measure, which was used as the point of reference in the risk scenarios of the EBA capital

exercises and stress tests (before 2014) to decide about their financial stability ¹⁷. This undermined the idea behind these assessments. Additionally, while impairments of sovereign exposures in the form of haircuts have been considered in past assessments, only banks' trading books were taken into account ¹⁸. However, it has been found that over 80% of both the general exposures to sovereign debt and to the respective national governments is held in banking books (Blundell-Wignall and Slovik [37], CGFS [29]).

4.2. The Core's Investment Behavior

Table 4 shows the aggregated sovereign debt portfolios of the core banks over time. As touched upon before, the portfolios show a decrease in peripheral debt. The considerable reduction of Greek, Portuguese, Spanish, and Italian sovereign debt gives reason to suspect fire-sales on part of the core banks despite many of them being in financially strained positions. With regard to Italy the trend seems to have reversed in December 2012. Furthermore, with regard to the reduction of Greek debt the haircut in 2012 has to be taken into account.

The Table also shows a significant increase in investments into Austrian and German sovereign debt, as well as to a lesser extent into East European countries such as the Czech Republic, Hungary, Poland, Romania, and Slovakia. Even Icelandic sovereign debt can again be found in the core banks' portfolios at the end of 2013, surpassing the amount of Greek debt. The considerable reduction in French sovereign debt holdings until June 2013 could indicate a temporary loss in trust in the financial situation of the Republic, which was downgraded in January 2012 and again in November 2013. A similar dynamic does not seem to apply to Austria and Belgium, which were downgraded at the beginning of 2012 and the end of 2011, respectively.

As this part of the paper has shown, the structure of the bank-sovereign network with its core group of nodes makes the system susceptible to financial shocks and the spreading of portfolio contagion. The core banks are not only potential risk spreaders but also a compelling source of systemic risk themselves. Over the last years their inadequate capital buffers immediately affected the financial positions of their domestic governments which had to back them up. Since the volumes held by the core group of banks amount to over half of the sovereign debt in the assessed network, this implies a strong collective dependency by European governments on these banks. At the same time, these banks' balance sheets remain unprepared to deal with a double-strain on their portfolios of RWA and sovereign exposures. While there has been a reduction in the density of the network and of the core in combination with reduced exposures to the peripheral countries, this cannot necessarily be interpreted as a reduction of systemic risk in the bank-sovereign network. Systemic risk arises due to the interplay of a range of

¹⁷ The Core Tier 1 levels included common equity plus certain hybrids and contingent convertible bonds as well as other existing support measures not included in common equity. According to the EBA the "definition of Core Tier 1 is the same used in the 2011 EU-wide stress test (including existing capital instruments subscribed by governments). This definition of capital comprises the highest quality capital instruments (common equity) and hybrid instruments provided by governments as announced by the EBA for the 2011 EU-wide stress test. ... The inclusion of government support measures in this definition reflects the expectation of supervisors that those instruments will be fully available to absorb losses and shelter banks in case of difficulties." [35] (p. 2) The Common Equity Tier 1 (CET1) ratio, serving as the central point of reference in the 2014 stress tests, included government subscribed CET 1 instruments.

¹⁸ In order to apply haircuts also to the sovereign debt held to maturity in banking books a default assumption would be necessary, which was ruled out (CEBS [36]).

different factors and while less connectivity can be considered to reduce systemic risk, lower capitalization levels still make the key nodes in the network prone to become the source or transmitter of the same. Furthermore, the reduced density can also be seen as the result on an outbreak of systemic risk during the financial and sovereign debt crises, which led to efforts by banks to reduce their holdings of risky sovereign debt. While some banks have interrupted their financial links and exposures to particular sovereign issuers, there is no reason to expect that this implies a permanently lower degree of connectivity in the network. Even if this was the case, when considering, e.g., an instance of portfolio contagion due to the downgrading of an issuing country, the reduced network density would only mean reduced proneness to systemic risk if the debt of one of those issuers was concerned to which banks have already reduced their exposures. In fact, other potential channels of portfolio contagion could turn out to be wider than a few years before due to changes in the investment behavior of the core banks.

	December	September	December	June	December	June	December
Issuer	2010 2011		2011	2012	2012	2013	2013
Austria	19,447	19,047	22,649	26,034	30,267	31,530	32,741
Belgium	51,183	55,857	50,596	58,195	54,080	54,812	52,543
Czech Republic	23,639	24,765	24,606	27,351	28,491	27,768	26,182
Denmark	2,309	3,801	2,628	5,776	2,902	2,053	1,450
Finland	4,257	6,615	5,380	6,034	8,359	7,223	7,375
France	67,841	69,329	55,570	59,135	50,042	49,982	73,293
Germany	115,569	111,482	110,563	108,274	128,166	129,171	120,979
Greece	20,518	15,539	15,304	1,197	224	109	213
Hungary	10,496	13,709	10,027	11,745	11,118	11,852	11,363
Iceland	175	146	80	41	0	20	337
Ireland	4,453	3,561	2,898	2,406	3,370	3,693	7,568
Italy	111,678	85,111	72,547	70,796	73,254	79,588	77,918
Netherlands	29,095	34,081	23,532	29,897	29,109	30,665	31,058
Poland	30,654	25,939	24,978	26,217	26,922	28,535	28,341
Portugal	10,069	7,907	6,788	5,366	4,982	5,114	3,929
Romania	11,311	7,608	7,366	7,339	9,350	9,250	11,774
Slovakia	11,406	10,620	10,262	11,774	12,402	13,265	12,458
Spain	43,554	34,694	28,222	24,951	24,083	22,514	25,445
Sweden	4,372	3,191	1,837	2,250	1,932	2,790	2,654
UK	15,211	11,173	12,305	13,070	12,417	13,480	15,234
Other *	7,893	5,878	6,302	6,877	6,299	6,160	8,760

Table 4. Aggregated Sovereign Debt Portfolios of Core Banks without Home Bias (values in millions of euros).

* "Other" countries include: Bulgaria, Cyprus, Estonia, Latvia, Lithuania, Luxembourg, Malta, and Slovenia.

4.3. Regulatory Changes and Considerations

In 2014 the EU adopted the Bank Recovery and Resolution Directive (BRRD), which was part of a series of new regulations to weaken the perceived link between banks and sovereigns and reduce the negative feedback loop experienced during the financial and sovereign debt crisis. The directive was created as part of the Single Resolution Mechanism (SRM), which will lead to a convergence of

supervisory rules and standards and a more integrated approach to the direct supervision of relevant banks. The BRRD is to provide the member states with a set of tools to aid banks in financial difficulties without resorting to bail-outs at the tax-payers' expense. These tools include the usage of prepared recovery plans by banks, the early intervention by supervisory entities, and the so-called bail-in tool. In a resolution case the latter allows to write down a bank's debt to its shareholders and creditors or to convert it into equity. Only after at least 8% of a bank's total liabilities, including own funds, have been bailed in, the bank can access a resolution fund, which will be financed via levies on the banking sector. It can be accessed up to a maximum amount of 5% of total liabilities including own funds. It is expected to become a single European Fund in the course of eight years. Bail-outs and recapitalization with public funds will only be possible at the end of this process. Even though it was by EU standards a comparatively rushed initiative, the overall expectation is that the BRRD and more generally the Single Supervisory Mechanism (SSM) and the SRM are important steps not only towards a banking union but also towards stabilizing the European banking sector, improving supervision, and breaking the vicious circle between the two sectors (Abascal et al. [38]¹⁹, Constâncio [39]). While the eventual effectiveness of the new regulations can only be seen over time and when faced with a situation of substantial economic and financial stress in the banking sector, the framework gives reason to believe that the nexus between banks and sovereigns will be eased. The framework is much more forward looking and preventative than the previous reactive approach and bail-outs. Research indicates that it promises to entail considerable advantages. Thus, using an agent-based model, Klimek et al. [40] find that neither under favorable nor unfavorable economic conditions publicly funded bail-outs can outperform a bail-in with private sector involvement. Furthermore, the associated effects of further financial integration have historically also played a positive role for economic growth (Maudos and Fernández de Guevara [41]). With regard to the extensive bail-outs and government support measures which the core group of banks received over recent years, these new regulations are certainly a welcome development regardless of its potential shortcomings ²⁰. Other related regulations will also allow supervisors to require banks to hold higher capital levels when they deem it relevant. A prudent and long-term approach would take the high sovereign debt exposures of the core banks into account when calculating banks' risk weighted assets and establishing these capital requirements. This would strengthen the preventative nature of the

¹⁹ The authors provide an excellent overview of all relevant aspects of the new regulatory framework and the timeline of its development and adoption.

²⁰ Reservations towards the framework stem mainly from the unclear effects on banks' situation in the market place. According to Constâncio, the regulations might have differentiated effects on their ability to compete in European markets depending on whether previous implicit guarantees were given by financially strong or weak sovereigns. Furthermore, once entered a resolution process, a bank might suffer irreparable damage complicating its situation and generating a spillover effect among banks [39]. Goodhart [42] has argued that the bail-in tool is inappropriate since the bailing-in of one bank will close the primary market for other potential issuers of written-down liabilities. Instead they will have to opt for the selling of assets to deteriorated market conditions. This kind of indirect contagion effect will be particularly dangerous when domestic banking systems are closely interlinked and concentrated (Eliasson *et al.* [43]). Furthermore, the resolution framework has been criticised for its lack of practicality and, consequently, of speed and effectiveness (Hu [44]). Crucially, its effectiveness will depend on the existence of a fully built-up resolution fund, which takes time. Furthermore, differences in banks' liabilities structures can mean important implications for the effectiveness of a combination of bail-in and resolution funds (EU Commission [45]).

framework. It would also be in the interest of major shareholders and creditors, who in the future will be the first required to suffer potential write-downs and equity conversions. Indeed, this potential transmission channel of systemic risk to the real economy should be taken just as seriously.

Developments such as the Basel Committee's higher absorbency requirement for global systemically important banks, which was established in 2011 and implemented through CRD IV, is likely to be a step in the right direction in this regard. It requires particular banks to keep higher levels of capital for loss absorbency and is to be phased in from January 2016. The assessment is based not only on a bank's size but also their interconnectedness measured through intrafinancial system assets and liabilities as well as securities outstanding ²¹. However, the measure is again based only on exposures to conventional RWA. Taking the sovereign exposures in banks' portfolios into account would certainly assure a more thorough approach to accounting for all assumed risks.

5. A Network Approach to Assessing Sovereign CDS Spreads

A broad stream of the academic literature has tried to identify the determinants of the sharply diversified EU CDS spreads over recent years. Especially the Eurozone countries have gained attention here. What effectively had been an underestimation of Eurozone public debt quickly became the opposite, especially for the peripheral European states. However, countries that continued to be relatively "safe bets", such as Germany, France, and the Netherlands, seem to continue to experience spreads not fully reflecting their country fundamentals (Beirne and Fratzscher [47]). The common risk factor, *i.e.*, investors' risk appetite, still plays a role in determining European debt pricing (Sgherri and Zoli [48], Longstaff et al. [49]). However, a range of other country-specific factors have been found to affect EU and Eurozone debt spreads. Rapidly rising debt-to-GDP ratios have given considerable reason for concern as countries' abilities to repay their debt were questioned. Investors did not seem to share these concerns with regard to stand-alone countries with similar high debt-to-GDP ratios, such as the UK (De Grauwe and Ji [50]). Other country-specific fundamentals have been found to be influential, such as real GDP growth and a positive fiscal balance (Beirne and Fratscher [47]) as well as forecasted GDP growth and fiscal projections (Heinz and Sun [51]). Dieckman and Plank [52] find that the volatility of a country's terms of trade and the volatility of the domestic stock market lead to an increase in debt spreads. Liquidity within the bond market (Sgherri and Zoli [48]) as well as exchange rates and currency reserves (Longstaff et al. [49]) are additional factors, which have been found to be explanatory.

The causality between financial sector developments and sovereign credit risk can potentially run both ways. Evidence suggests that financial sector health impacts sovereign credit spreads but that the reverse channel is also important. Through the latter the financial standing of the sovereign can have an impact on the situation of domestic financial institutions (Demirgüç-Kunt and Huisinga [53]). Evidence suggests that sovereign downgrades also tend to negatively affect domestic bank ratings, in turn increasing the latter's wholesale funding costs. Furthermore, in addition to the spillovers from a country to foreign banks through the direct exposures of their portfolios, indirect contagion through the sovereign debt markets and as a result of cross-border interbank exposures is also possible (CGFS [29]). Manzo and Picca [54] find that sovereign systemic shocks have a larger and more persistent impact on

²¹ Other indicators taken into account include cross-jurisdictional activity, substitutability/financial institution infrastructure, and complexity (BIS [46]).

the probability of a collective banking default than *vice versa*. Angeloni and Wolff [55] document high correlations in banking and sovereign risk in the Eurozone. Furthermore, while Greek, Italian and Irish debt in banks' portfolios affected the market value of banks in the second half of 2011, the location of banks mattered for their market valuation as well, underlining the governmental role in upholding the viability of the economic and financial systems. Although the causal relationships between sovereigns and banks and their financial and non-financial linkages can act separately, they can develop into a feedback loop through which problems in one of the sectors amplify the links and negative effects and result in a "twin" crisis with serious repercussions for the aggregate economy (Correa and Sapriza [56]).

Reinhart and Rogoff [57,58] find from the historical sequence of events that banking crises tend to accompany but in most cases precede sovereign debt crises. Investigating a sample of 70 countries over 200 years, the authors find that irrespective of the sample period or estimation strategy, systemic banking crises in global financial centers (such as the US and UK) can help to explain domestic banking crises. These in turn allow explaining a number of historical cases of sovereign default. Agliardi et al. [59] find through their approach based on consistent tests for stochastic dominance efficiency that higher sovereign risk among emerging markets can be mainly attributed to financial factors. Hence, reducing sovereign risk would necessitate improved domestic financial institutions. With regard to the European Union, the presence of a channel of private-to-public risk transfer has been documented as market participants take into account possible financial sector bailouts and associated financial pressure on public balance sheets. Furthermore, CDS spreads of the Economic and Monetary Union (EMU) show higher sensitivities to financial sector health (Dieckman and Planck [52]). Indeed, Sgherri and Zoli [48] show that the CDS spreads of Eurozone countries were considerably affected by the expected default probabilities of domestic financial institutions during the height of the economic and financial crisis. Ang and Longstaff [60] find that in Eurozone countries systemic sovereign risk seems to be strongly related to financial market variables, such as stock returns, rather than to common macroeconomic fundamentals. Furthermore, both systemic and country-specific risk in these countries seems to be to a considerable degree determined by corporate credit conditions, reflecting another indirect channel through which financial sector dynamics could affect sovereign debt pricing.

5.1. A Network Approach to Assessing CDS Spreads

A consequence of the dynamics of the bank-sovereign network with its long-tail distribution and core group of banks is the possibility of counterparty risk affecting sovereign debt pricing. To assess the role of this kind of counterparty risk over recent years, the following regression analysis of sovereign CDS spreads builds on the work of Signori and Gençay [7]. The two authors have established a way to integrate the network approach into a linear regression analysis in order to assess counterparty risk in US supplier-customer relationships of public companies and its effect on corporate credit spreads. Counterparty risk is the potential that the other party to an agreement will fail to meet its financial obligations according to the agreed conditions. When the counterparty may have to defer or default on a payment, the risk of default depends on the size of the financial connection, e.g., a contract to trade and the credit standing of the other company's business and market. The authors investigate the effect of leverage, implied volatility and jump risk as proxies for counterparty risk over a five-year period.

They find that, in line with Merton's work [61], according to which higher leverage leads to increases in corporate debt pricing, a company's main customers' leverage and jump risk are among those factors which lead to an increase in its credit spreads.

Signori and Gençay [7] use the adjacency matrix, which is a linear operator on vectors of node characteristics, as a *Network Lag Operator* (NLO) to include these characteristics into a linear regression analysis. If x is a n-dimensional vector of nodes' characteristics, where x_i is associated to node *i*, then x can be multiplied by the $n \times n$ matrix G. Signori and Gençay [7] use a *Network Autoregressive Moving Average* (NARMA) process of order (p, q). They define it as a stochastic process y on a network (and therefore indexed by the nodes of the latter) that follows the data generating process

$$y = \sum_{i=1}^{p} \alpha_i G^i y + \sum_{j=0}^{q} \beta_j G^j x + \epsilon$$
(6)

where x is a $n \times 1$ dimensional vector of node characteristics to be included, G is the adjacency matrix and ϵ is an $n \times 1$ vector of disturbance terms. Moreover, x can also be a matrix of exogenous characteristics of dimension $n \times k$ in which case β_i is a $1 \times k$ vector of real parameters.

The adjacency matrix can here be used in different ways to serve as the NLO. Thus, it can be taken to be an (unweighted) adjacency matrix or a stochastic weighted adjacency matrix (where the sum of the non-negative real numbers of each row equals one). ²² The third usage and the one relevant to the following regression is where *G* is a row normalized adjacency matrix. Thus,

$$(Gx)_{i} = \sum_{j \in V} G_{ij} x_{j} = \sum_{j \mid i \to j} \frac{1}{n_{i}} x_{j} = \frac{1}{n_{i}} \sum_{j \mid i \to j} x_{j}$$
(7)

for an undirected network with a symmetric G where $j|i \rightarrow j$ means that node j is such that node i is connected to it and n_i is the number of neighbor nodes j to which i connects.

Signori and Gençay [7] use the weighted averages of the relevant counterparty variables, updated in regular intervals, to construct their NLO. As the data of the EBA assessments is only available for the last seven reporting dates, regularly updating the NLO here means to shorten the analysis to a very limited time frame which would not cover the critical early crisis years. For this reason, a slightly different approach is chosen. The adjacency matrix is used to detect the six main counterparty banks of each sovereign for the time frame of December 2010 until December 2013. It is a matrix whose entries are averages of the seven reporting dates and normalized over each row. The main counterparty banks are then chosen in descending order according to their own average asset size over the time frame. The focus on the six main counterparties in terms of their asset sizes instead of the amount of their sovereign debt exposures is chosen because if counterparty risk affects sovereign debt pricing, then it should have a greater effect the bigger the size of the bank. These banks are considered to be the main counterparties over the regression, the six biggest counterparty banks (in descending order by asset size) are: HSBC Holdings plc, Deutsche Bank AG, BNP Paribas S.A., Crédit Agricole, Barclays plc, and the Royal Bank of Scotland Group plc. Since the bank-sovereign network is a directed network with links running

²² See Signori and Gençay [7] for further details.

between the components only in one direction, the NLO has to be the transpose of the normalized adjacency matrix of relevant banks in order to include their balance sheet characteristics into the regression of sovereign CDS spreads.

The following is a regression analysis of the five-year CDS spreads of 14 EU countries over the period from April 2008 until January 2014. The specification is given by:

$$S_{j,t} = \alpha + \beta G^T x_{j,t} + \gamma \operatorname{ctr} y_{j,t} + \delta \operatorname{mrkt}_t + \zeta \operatorname{dbanks}_{j,t} + \mu S_{j,t-1} + \epsilon_{j,t}$$
(8)

where $S_{j,t}$ are the monthly observations of the five-year CDS spreads ²³ of country j at time t and $S_{j,t-1}$ is its lagged value. The coefficient α is a constant, *i.e.*, the premium. The counterparty banks' balance sheet characteristics included into the regression are the Tier 1 ratio as a proxy for banks' leverage and, furthermore, their implied volatility. A bank's implied volatility is here the average of the continuous call and put implied volatility of an option with 60 days to expiry. Both the Tier 1 ratios and the implied volatilities of the six banks were aggregated to equally weighted averages. Furthermore, a range of variables was added to hold constant for country-specific fundamentals and market characteristics. $ctry_{j,t}$ is a vector of country characteristics, which includes the debt-to-GDP ratio and the slope of the yield curve. For the debt-to-GDP ratio a slope dummy is included to take account of the beginning of the sovereign debt crisis at the end of 2009. Based on the IMF Global Financial Stability Report [62], November 2009 is used as the starting date of this period. The yield curve is often considered to reflect market participants' economic outlook and their expectations about the general business climate. Therefore, it is considered to be a good predictor of future economic activity as well as of impeding economic downturn. It is calculated as the difference between the 10-year and six-month CDS contracts of the respective sovereign issuer. Furthermore, $mrkt_t$ is a vector of market variables. It includes the Vstoxx as a measure of market expectations of near to long-term volatility, which serves here as a proxy for the global risk factor. Moreover, the Itraxx reflects credit conditions of European firms. Due to the strong home bias in the bank-sovereign network, two variables describing the domestic banking sectors were added in the vector **dbanks**_{i,t}. The first is the size of the respective domestic financial sector in terms of total assets and liabilities with respect to GDP. When testing the effect of the domestic financial sector size, the variable is lagged to test the direction of causality. Furthermore, as a proxy for liquidity in the financial sector, total loans among monetary and financial institutions (excluding central banks) are included. Finally, $\epsilon_{i,t}$ is an error term.

5.2. Data Sources

The six-month, five-year and 10-year CDS spreads, as well as the Itraxx series and banks' implied volatilities were obtained from Datastream. Historical data of the Vstoxx index was taken from the Stoxx website. Aggregated data on the EU's national financial sectors is available on the ECB's Statistical Data Warehouse, while the debt-to-GDP values are from Eurostat. The Tier 1 ratios of the counterparty banks were taken from their interim and annual reports. Since the data is only available on a quarterly basis, the values have been linearly interpolated. The implied volatilities are available on Datastream interpolated between the nearest strike and at-the-money strike. For this, values from the nearest expiry

²³ It has been argued that the five-year CDS spreads are the most liquid and, therefore, incorporate changes in investors' risk assessments and the general market sentiment faster (see, e.g., Longstaff *et al.* [49]).

months are used. Descriptive statistics of the dependent and independent variables can be found in the Appendix (Tables A3 and A4, respectively).

5.3. Regression Results

Table 5 shows the results of a pooled random-effects model ²⁴ for the sample of 14 EU governments during the period from April 2008 until January 2014. Two further regressions were conducted for a shorter period from April 2008 until February 2012. This allowed including Greek CDS spreads, which stopped being quoted in early 2012, into a third analysis. The coefficients of the counterparty banks' variables imply that counterparty risk played a role in sovereign debt pricing during the recent crisis years. The counterparty banks' implied volatility, which is especially important during turbulent periods, had a highly significant and increasing effect on sovereign debt pricing. Indeed, of the four financial sector variables, it is the variable that is most often significant across the countries' individual regression results ²⁵. When looking at the pooled regression including Greece, the coefficient is much higher, indicating the influential role of counterparty risk in Greek sovereign debt pricing.

The counterparty banks' leverage ratio on the other hand is not statistically significant. This might be due to the fact that considerable political pressure was exerted to increase the common equity capital ratios of banks over the last years ²⁶ in combination with efforts to bolster their balance sheets. Market participants, being aware of this, seemed to disregard this variable when assessing sovereign risk but still consider counterparty risk to be an issue. Also the domestic financial sector variables played a considerable role in sovereign debt pricing. The financial sectors considered here either remained of relatively the same size with respect to the overall economies or shrunk during the periods in questions. Markets seemed to consider this a welcome development, implying some distrust towards these sectors.

Also liquidity concerns appear to have been an issue, with the variables exhibiting relatively big coefficients. Interestingly, neither of the domestic financial sector variables is statistically significant in the third regression, again underlining how the extreme case of Greece changes the picture.

²⁴ Potential endogeneity might here be a reason for concern, but is partially alleviated by the usage of a random-effects model in the main analysis, which captures the unobserved heterogeneity in the sample.

²⁵ The variable is statistically significant and positive for 11 of the 14 countries. The individual regression results are not included in the paper but can be obtained from the author.

²⁶ In its first formal recommendation the EBA stated that national supervisory authorities should require their domestic banks to increase their capital positions if their Core Tier 1 ratios were below the 5% benchmark considered in the 2011 stress tests. Similarly, banks with Core Tier 1 ratios slightly above the benchmark but with "sizeable exposures to sovereigns under stress" should also be requested to increase their capital buffers (EBA [63]). Later the same year, the EBA issued a further recommendation to require credit institutions to build a temporary Core Tier 1 capital buffer of 9% [28]. Furthermore, the objective of the December 2011 capital exercises was "to create an exceptional and temporary capital buffer to address current market concerns over sovereign risk and other residual credit risk related to the current difficult market environment". The EBA requested national supervisory authorities to ensure that relevant banks would build up a 9% Core Tier 1 ratio by the end of June 2012 (EBA [35], pp. 1, 5).

	Long Pe (April 2 January	eriod 008– 2014)	Short Pe (April 20 February	eriod 008– 2012)	Short Period with Greece				
	Coefficient	t-stat	Coefficient	t-stat	Coefficient	t-stat			
$\mathbf{S}(-1)$	0.874 ***	81 660	0.880 ***	56 700	0.057 **	2 197			
5(-1)	(0.011)	81.009	(0.016)	30.709	(0.023)	2.407			
Daht to CDD	0.417 ***	5 775	0.335 ***	4 1 2 0	3.448 ***	0 1 9 9			
	(0.072)	3.773	(0.081)	4.120	(0.375)	9.188			
Slana Viald Curva	-0.273 ***	12 255	-0.323 ***	° 111	-0.463 ***	70 179			
Slope Yield Curve	(0.020)	-15.555	(0.039)	-8.222	(0.006)	-/9.4/8			
Itrovy	0.546 ***	1 712	0.511 ***	2 690	-0.505	0 696			
Iuaxx	(0.115)	4./43	(0.139)	3.080	(0.736)	-0.080			
Vatovy	0.216 ***	2 001	0.151 *	1 651	0.195	0 205			
V SIOXX	(0.074)	2.901	(0.091)	1.031	(0.492)	0.393			
Counterparty Leverage	0.990	0.740	1.805	1 020	-9.245	_1.002			
(-1)	(1.338)	0.740	(1.671)	1.080	(8.457)	-1.093			
Counterporter Veletility	0.526 ***	6 054	0.492 ***	5 420	2.876 ***	6 2 1 0			
	(0.087)	0.034	(0.091)	5.429	(0.456)	0.510			
Domostia Ponka Siza (-1)	0.920 *	1 706	1.448 *	1 690	1.761	0.520			
Domestic Banks Size (-1)	(0.512)	1.790	(0.862)	1.080	(3.331)	0.329			
Domostio Donka Liquidity	-1.597 ***	2 6 1 7	-1.739 *	1.045	-5.818	1 5 5 0			
	(0.610)	-2.017	(0.894)	-1.943	(3.735)	-1.558			
C	-14.994	-0 783	-23.816	-0.025	25.148	0.211			
C	(19.149)	0.785	(25.752)	0.923	(118.951)	0.211			
Adj. R^2	0.934		0.942		0.962				
N	955		635		682				
Hausman	0.367		0.619		0.149				

Table 5. Pooled Regression Results.

Standard Errors are reported in parentheses. *, **, *** indicate significance at the 10%, 5% and 1% level respectively. The *p*-value of the Hausman test allows discriminating between random and fixed effects models. The CDS spreads of the following countries are analyzed: Austria, Belgium, the Czech Republic, Denmark, France, Germany, Ireland, Italy, the Netherlands, Poland, Portugal, Spain, Sweden and the UK. The third analysis also considers Greece.

The coefficient of the yield curve slope shows that the negative economic outlook had an increasing impact on CDS spreads and more so during the earlier period. Furthermore, the global risk factor and especially companies' credit conditions considerably affected sovereign debt pricing for the considered countries. As was to be expected the debt-to-GDP ratio had an increasing and significant effect on the spreads, but even more so in the third regression. The high adjusted R^2 of each regression shows that the independent variables explain a considerable part of the sovereign debt pricing of the countries.

Table 6 shows simple linear regressions for two subgroups of the sample. Since most of the counterparty banks considered here belong to the afore-described core group in the bank-sovereign network, the first regression analyses the CDS spreads of the home countries of the core banks. For comparison, the second regression looks at the peripheral EU countries.

	Home Countries of		Peripheral		
	Counterparty Banks		Countries		
	Coefficient	t-stat	Coefficient	t-stat	
$\mathbf{G}(1)$	0.935 ***	20 (()	0.839 ***	10 472	
S(-1)	(0.032)	29.664	(0.043)	19.4/3	
Dahtta CDD	0.223 ***	2.042	0.417 ***	2 116	
Debt to GDP	(0.076)	2.942	(0.121)	3.446	
Slava Viold Curra	-0.065	1 2 2 2	-0.348 ***	5 220	
Slope Y leid Curve	(0.049)	-1.322	(0.065)	-5.320	
T4	0.637 ***	4 1 5 9	0.604	1 2(2	
Itraxx	(0.153)	4.158	(0.478)	1.262	
17-4	0.105	0.010	0.643 *	1.026	
VSIOXX	(0.129)	0.818	(0.332)	1.930	
Countermonter Laurence (1)	-1.123	0 (79	5.453	1 260	
Counterparty Leverage (-1)	(1.657)	-0.0/8	(4.329)	1.200	
Countermenter Veletiliter	0.355 ***	2 202	0.463 *	1 967	
Counterparty volatility	(0.108)	3.282	(0.248)	1.80/	
Domostio Doula Sizo (1)	-0.596 ***	2 806	0.261	0.906	
Domestic Banks Size (-1)	(0.206)	-2.896	(0.323)	0.800	
Domostio Doules Liquidity	-0.169	1 505	-3.938 ***	2 107	
Domestic Banks Liquidity	(0.112)	-1.505	(1.268)	-3.107	
C	4.640	0.220	-3.791	-0.067	
U	(20.212)	0.230	(56.957)	-0.007	
Adj. R^2	0.950	0.949			
N	472		272		

Table 6. Pooled Regression Results of Subgroups (long period).

Standard Errors are reported in parentheses. *, **, *** indicate significance at the 10%, 5% and 1% level, respectively. Home countries to the core banks are: Austria, Belgium, Germany, France, Italy, the Netherlands, and the UK. The peripheral countries are Ireland, Italy, Spain, and Portugal.

As before, the counterparty banks' volatility is statistically significant while the leverage ratio is not. The coefficient of the former is higher for the peripheral countries despite none of the considered counterparty banks being from these countries. This indicates more clearly how counterparty risk affects European sovereigns across borders. Furthermore, the CDS spreads of the home countries of the core banks were considerably affected by the size of their domestic financial sectors, which indicates the importance of the sectors for the overall economies. The peripheral countries' spreads on the other hand were substantially affected by the liquidity in their domestic financial sectors.

6. Conclusions

The European bank-sovereign network, like many financial networks, features what can be identified as a highly connected core. Its analysis allows identifying a group of 15 banks, which hold the debt of a higher number of different sovereigns and in much bigger volumes than the rest of the network. These banks also distinguish themselves due to certain balance sheet characteristics. Even though they hold a very large fraction of European sovereign debt in their portfolios, their capital buffers were between end-2010 and end-2013 only average or even below average with regard to the rest of the network. Given their high financial connectedness to European sovereigns, these banks were both potential sources and transmitters of systemic risk. This is due first and foremost to the danger of portfolio contagion affecting their investments, their status as major sovereign debt investors, and their role for the real economy more generally. Since the core banks undertake most of the sovereign debt investments in the assessed network, the possible vanishing of one of these nodes poses a considerable threat to the stability of the system and creates financial dependency on part of the sovereign issuers. Indeed, many of these banks had to be financially supported in recent years. The evidence suggests that the resilience of the bank-sovereign network is compromised. Portfolio contagion due to EU sovereign debt exposures, depending on its extent, is unlikely to be easily absorbed when these assumed risks are unaccounted for in the core banks' capital buffers and when these banks are simultaneously faced with general economic distress. The fact that sovereign debt exposures are not taken into account when calculating the RWA on their balance sheets led to an overstatement of their capital ratios. It implied a double strain on their capital requirements turning out to be inadequate.

Recent regulatory developments such as the BRRD and the Basel Committee's higher absorbency requirements give reason to believe that the negative feedback loop between EU banks and sovereigns will be eased. These are welcome developments but it remains a drawback that the sovereign debt exposures continue to be disregarded in the calculation of the RWA of systemically important entities such as the here defined core banks. It remains in the interest of these banks' major investors and the overall economy more generally that all assumed risks in banks' portfolios are taken into account. Furthermore, considering the small margins with which some banks have passed or failed the EBA's stress tests in the past, the inclusion of sovereign debt exposures in the calculation of the relevant capital ratios, such as the CET1 ratio, remains crucial.

Furthermore, the regression analysis in this paper underlines the interconnection between the core banks and sovereign debt issuers. It shows the role of counterparty risk in sovereign debt pricing over recent years, which indicates another transmission channel through which systemic risk can spread from the biggest invested banks to sovereign debt issuers. Markets seemed to be aware of the presence of this counterparty risk and priced sovereign debt accordingly. The leverage ratio turned out to be a non-statistically significant variable, which does not mean that the capitalization of the main sovereign debt invested banks is not relevant but rather indicates that short-term policy measures such as capital injections, which increased the Tier 1 ratios, were not enough. The implied volatility variable showed that counterparty risk is an important factor to be taken into account when addressing the causes of increased sovereign debt pricing.

Policy making often focuses on the resilience and stability of the financial sector as a whole. The network approach underlines that it is worth addressing the financial health of specific systemically important banks separately.

Conflicts of Interest

The authors declare no conflict of interest.

Appendix

Table A1. List of Banks assessed as the Bank-sovereign Network.

	Bank	Nationality		Bank	Nationality
1	ABN AMRO Bank N.V.	Netherlands	30	ING Bank N.V.	Netherlands
2	Allied Irish Banks plc	Ireland	31	Intesa Sanpaolo S.p.A.	Italv
3	Banca Monte dei Paschi di Siena S.p.A.	Italy	32	Jyske Bank	Denmark
4	Banco Bilbao Vizcaya Argentaria, S.A.	Spain	33	KBC Group N.V.	Belgium
5	Banco BPI, S.A.	Portugal	34	Landesbank Baden-Württemberg	Germany
6	Banco Comercial Português, S.A.	Portugal	35	Landesbank Berlin Holding AG	Germany
7	Banco Popolare Società Cooperativa	Italy	36	Lloyds Banking Group plc	UK
8	Banco Popular Español, S.A.	Spain	37	Norddeutsche Landesbank-Girozentrale	Germany
9	Banco Santander, S.A.	Spain	38	Nordea Bank AB (publ)	Sweden
10	Bank of Cyprus Public Company Ltd	Cyprus	39	Nova Kreditna Banka Maribor d.d.	Slovenia
11	Bank of Valletta plc	Malta	40	Nova Ljubljanska banka d.d.	Slovenia
12	Banque et Caisse d'Epargne de l'Etat, Luxembourg	Luxembourg	41	Nykredit	Denmark
13	Barclays plc	UK	42	OP-Pohjola Group	Finland
14	Bayerische Landesbank	Germany	43	OTP Bank Ltd	Hungary
1.5				Permanent tsb plc (before Irish Life and	
15	BNP Paribas	France	44	Permanent)	Ireland
16	Caixa Geral de Depósitos, S.A.	Portugal	45	PKO Bank Polski	Poland
17	Caja de Ahorros y Pensiones de Barcelona	Spain	46	Raiffeisen Zentralbank Österreich AG	Austria
18	Commerzbank AG	Germany	47	Royal Bank of Scotland Group plc	UK
				SEB Skandinaviska Enskilda Banken	
19	Danske Bank	Denmark	48	AB (publ)	Sweden
20	DekaBank Deutsche Girozentrale	Germany	49	SNS Bank N V	Netherlands
20	Deutsche Bank AG	Germany	50	Société Générale	France
21	DNB Bank Group	Norway	51	Svenska Handelshanken AB (nuhl)	Sweden
22	DZ Bank AG Deutsche Zentral-Genossenschaftsbank	Germany	52	Swedbank AB (nubl)	Sweden
23	Erste Group Bank AG	Austria	53	Sydbank	Denmark
24		<i>i</i> xusti iu	55	The Governor and Company of the	Denmark
25	Groupe BPCE	France	54	Bank of Ireland	Ireland
26	Groupe Crédit Agricole	France	55	UniCredit S p A	Italy
20		1141100	00		
27	HSBC Holdings plc	UK	56	Unione Di Banche Italiane Societa	Italy
				Cooperativa Per Azioni	
20	USU Nordbank AC	Cormony	57	WGZ Bank AG Westdeutsche	Cormony
28	11511 NOLUUZIIK AU	Germany	57	Genossenschafts-Zentralbank	Germany
29	Hypo Real Estate Holding AG	Germany			

The table lists those banks which were assessed by the EBA on all seven occasions for which individual results including sovereign debt exposures were made available. Company names in the table are listed as in the October 2014 EBA stress tests (and stated accordingly in the rest of the paper) with company types in abbreviated form. AB = Aktiebolag (country: Sweden), AG = Aktiengesellschaft (Germany), d.d. = delniška družba (Slovenia), N.V. = Naamloze vennootschap (the Netherlands), plc = public limited company (UK, Ireland), S.A. = Sociedad Anónima (Spain), S.p.A. = Società per Azioni (Italy).

Bank	Charac-	December	September	December	June	December	June	December		
	DWA	2010	2011	2011	492 ((9	2012	451 729	2013		
Dorologia	KWA Tior 1	461,107	4/9,918	468,094	483,008	4/4,033	451,/38	530,758		
Barciays	Tier 1	54,760	55,216	56,029	60,552	59,430	57,520	60,182		
pic	ratio	11.9%	11.51%	12%	12.5%	12.5%	12.7%	11.34%		
	RWA	601,271	624,542	613,567	577,559	551,839	562,925	622,205		
BNP	Tier 1	68,535	57,210	70,993	73,346	75,211	76,472	72,043		
Paribas	Tier 1	11.40/	0.1.00/	11 (0)	10 50/	10 (0)	10 (0)	11,500/		
	ratio	11.4%	9.16%	11.6%	12.7%	13.6%	13.6%	11.58%		
	RWA	407,316	415,255	388,380	386,400	380,950	390,635	410,521		
Groupe	Tier 1	38,817	41,462	41,098	44,525	46,507	46,255	45,518		
BPCE	Tier 1	0.50/	0.000/	10 (0)	11.50/	10.00/	11.00/	11.000/		
	ratio	9.5%	9.98%	10.6%	11.5%	12.2%	11.8%	11.09%		
	RWA	267,500	256,476	236,594	210,150	208,135	206,288	217,059		
Commerz-	Tier 1	31,727	26,671	26,189	27,909	27,245	25,959	23,523		
bank AG	Tier 1	11.00/	10 40/	11 10/	12 20/	12 10/	12 (0/	10.940/		
	ratio	11.9%	10.4%	11.1%	13.3%	13.1%	12.6%	10.84%		
	RWA	346,608	421,467	381,565	372,908	333,605	314,304	353,103		
Deutsche	Tier 1	42,945	47,630	36,632	38,107	50,482	54,241	47,522		
Bank AG	Tier 1	ier 1 12 4% 11		0.60/	10 20/	15 10/	17 20/	12 460/		
	ratio 12.4% 11.3		11.370	9.0%	10.270	13.170	17.3%	13.40%		
	RWA	88,689	97,866	99,625	93,538	89,350	87,113	99,715		
DZ Bank	Tier 1	9,839	11,130	11,779 12,844		13,645	13,984	10,422		
AG	Tier 1	11 10/	11 270/	11 80/	12 70/	15 30/	16 10/	10 / 5%		
	ratio	11.170	11.3770	11.870	13.770	13.370	10.170	10.4376		
Freto	RWA	120,539	122,933	114,911	109,294	105,323	100,899	101,730		
Group	Tier 1	12,247	11,536	11,405	11,158	11,683	11,745	10,173		
Bank AG	Tier 1	10.2%	9 38%	9 9%	10.2%	11.1%	11.6%	10%		
Dalik AQ	ratio	10.270	2.3870	9.970	10.270	11.170	11.070	1070		
HSBC	RWA	825,560	905,736	934,782	921,284	851,859	847,407	880,965		
Holdings	Tier 1	99,670	103,584	107,883	116,707	114,314	114,960	105,172		
plc	Tier 1	12.1%	11.44%	11.5%	12.7%	13.4%	13.6%	11.94%		
P	ratio									
Hypo Real	RWA	19,487	17,418	19,285	19,112	18,325	17,371	24,484		
Estate	Tier 1	7,089	6,403	6,216	5,680	5,665	5,702	4,578		
Holding	Tier 1	36.4%	36.76%	32.2%	29.7%	30.9%	32.8%	18.7%		
AG	ratio									
	RWA	321,103	333,112	330,421	303,401	278,656	277,632	298,786		
ING Bank	Tier 1	39,332	39,332 39,078		40,711	39,970	39,660	33,441		
N.V.	Tier 1	12.2% 11.73%		11.7%	13.4%	14.3%	14.3%	11.19%		
	ratio	ratio 12.2% 11.73%								
Intesa	RWA	A 332,132 327,377		322,310	308,353	298,620	286,804	284,781		
Sanpaolo	Tier 1	31,175	37,336	37,295	37,034	36,013	34,551	34,483		
S.p.A	Tier 1 ratio	9.4%	11.4%	11.6%	12%	12.1%	12%	12.11%		

 Table A2. Selected Balance Sheet Characteristics of Core Banks.

Bank	Charac- teristic	December 2010	September 2011	December 2011	June 2012	December 2012	June 2013	December 2013
VDC	RWA	111,922	106,761	106,145	100,421	88,947	81,356	92,873
KBC Carry	Tier 1	13,809	12,498	12,346	11,929	12,235	12,912	13,673
N.V.	Tier 1 ratio	12.3%	11.71%	11.6%	11.9%	13.8%	15.9%	14.72%
Royal	RWA	607,351	507,746	525,603	538,772	563,125	508,683	514,739
Bank of	Tier 1	70,732	65,102	66,036	70,585	70,010	67,414	53,195
Scotland Group plc	Tier 1 ratio	11.6%	12.82%	12.6%	13.1%	12.4%	13.3%	10.33%
	RWA	343,862	367,831	349,276	342,507	324,093	313,834	343,115
Societe	Tier 1	35,363	38,483	37,464	39,848	40,499	40,002	42,559
Generale	Tier 1 ratio	10.3%	10.46%	10.7%	11.6%	12.5%	12.7%	12.4%
	RWA	454,850	471,364	459,722	447,734	427,127	410,871	408,904
Unicredit	Tier 1	43,037	43,510	42,917	48,975	48,868	49,034	41,005
S.p.A.	A. Tier 1 9.5% 9.23%		9.23%	9.3%	10.9%	11.4%	11.9%	10.03%

 Table A2. Cont.

All values are reported as stated in the documents published by the EBA. The RWA and Tier 1 levels are stated in millions of euros.

CDS spreads of	Mean	Median	Maximum	Minimum	Std. Dev.	N
Austria	87.16	74.20	240.00	11.25	51.77	67
Belgium	118.14	80.56	307.27	19.50	77.92	67
Czech Republic	100.22	90.83	300.00	33.00	46.99	67
Denmark	55.73	37.94	142.02	11.25	37.25	67
France	85.31	72.52	214.71	11.30	52.25	67
Germany	46.05	39.00	110.83	7.45	24.51	67
Greece	1719.27	398.29	23,607.37	35.75	3858.30	47
Ireland	342.06	212.00	882.08	27.50	242.12	67
Italy	228.21	194.72	553.89	38.75	130.68	67
Netherlands	57.79	49.89	128.54	8.95	28.79	67
Portugal	458.74	382.58	1600.98	38.50	379.14	67
Poland	151.44	140.25	370.40	43.50	68.39	67
Spain	235.60	234.70	589.85	36.00	133.31	67
Sweden	43.23	36.36	140.00	9.50	26.95	67
UK	63.59	61.32	145.00	16.50	25.69	67

 Table A3. Descriptive Statistics of the Dependent Variable.

Independent Variable				N	lea	n	Μ	edi	an]	Ma	xim	un	n	M	ini	mu	m	1	V	(ro	ss S	ect	ions			
Debt to	o G	DP)				5	7.6	3	(53.4	4		1.	33.3	2			()		9	55			1	4	
Slope Yie	ld	Cu	rve				60.47			50.98			294.47			-407.05		9	55	14		4						
Itra	xx						0	.61		-1.10				35.09				-35.82			9:	55			1-	4		
Vsto	эхэ	C					1	.65		_	4.2	3		9	1.7	7		_	-28	8.62		9	55			14		
Counterparty B	an	ks I	Lev	vera	ge		1	1.5	7	1	2.1	3		1	3.6	5			7.0	02		9	55			1-	4	
Counterparty Ba	anl	ks V	Vol	atil	itv		4	4.9	3	3	9.9	8		1	10.7	5			23	94		9	55			1.	4	
Dom Finan	Se	ecto	r S	ize			1.	43	0	1	32	2		4	0.72	2			2	82		9	55			1.	4	
Dom Finan	Sec	rtor	· L c	nang	2		1	4.0	1	1	2.2	<u>2</u> <u>1</u>		2	7.9	2			<u> </u>	86		9	55			1	4	
Dom. 1 man.	500	.101	L	Jana	5		1.	т .0	1	1	2.5	-			1.94	_			т.	00).	55			1.		
TO	Austria	Belgium	Bulgaria	Cyprus	Czech Rep.	Denmark	Estonia	Finland	France	Germany	Greece	Hungary	Iceland	Ireland	Italy	Latvia	Lithuania	Lux embourg	Malta	Netherlands	Poland	Portugal	Romania	Slovakia	Slovenia	Spain	Sweden	UK
ABN Amro Group NV Allied Irish Banks PLC Alpha Bank ATEbank Banca March S.A. Banca March Dei Paschi Di Siene Banco Comercial Portuguès, SA Banco Comercial Portuguès, SA Banco De Sabadell S.A Banco Popolare SC Banco Popolare SC Banco Popolare SC Banco Popolare SA. Banco Popolare SA. Banco Coprus Public Company Bank of Ireland Bank S.A. Banque et Caisse dEpargne de IT Barclays PLC ByP Panbas I BPCE	799 212 15 0 1 11 0 11 0 0 0 0 111 0 0 0 0 0 0	2556 215 0 0 0 124 217 0 11 0 0 0 0 0 152 41 0 159 3149 12 313 26770 748	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 32 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	$\begin{smallmatrix} 0 \\ 60 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 $	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	112 44 0 0 0 504 0 0 0 0 0 0 0 0 0 0 0 0 0	2274 1021 0 0 358 970 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	1806 282 0 11 0 80 1064 11 0 0 0 593 0 0 593 0 0 4727 36569 24691 870	0 40 5475 7850 8 127 325 727 0 41 87 0 177 2407 0 10 0 85 192 145 55 5239 1335	0 59 0 0 24 57 0 4 0 0 11 0 0 25 0 2 0 25 31805 0 1389 56	$\begin{smallmatrix} 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 $	128 5043 0 0 0 283 213 38 0 0 0 322 5570 0 0 5570 0 0 5322 20 0 0 629 341	1311 816 0 0 32473 4166 972 50 0 103 210 716 36 30 4 1 2389 9379 9379 9379 515 0 27988 5447	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 0 0 12 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	5465 367 0 0 0 0 4 2 111 0 0 0 0 178 0 0 0 178 0 0 0 2486 24 0 10630 726	286 0 0 11 187 0 1256 0 0 0 1256 0 0 122 0 10 0 52 120 36 0	0 243 0 0 0 202 661 3896 6435 91 116 0 643 3682 0 0 179 1356 0 0 2302 354	0 0 359 99 0 11 0 93 0 0 0 0 0 0 0 0 0 0 0 0 0	$\begin{smallmatrix} 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 $	$\begin{smallmatrix} 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 $	109 335 0 0 150 284 55726 0 0 7296 2294 46019 58 80 0 3594 172 8800 0 3594 172 8800 0 0	$\begin{smallmatrix} 0 \\ 27 \\ 0 \\ 0 \\ 1 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0$	939 1494 0 0 0 1 137 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
Societe Generale 1 Svenska Handelsbanken AB (puł Swedbank AB (publ)	0 0	2677 0 45	146 0 0	2 0 0	4094 0 0	40 272 0	0 11 0	536 5392 0	19272 127 358	17768 326 181	2837 0 0	351 0 0	0 0	980 0 0	8815 0 0	0 2 0	14 2 0	95 53 0	0 0 0	1488 22 194	2150 1 0	902 0 0	3478 0 0	374 0 0	319 0 0	4755 0 0	161 8137 7926	1813 0 0

Table A4. Descriptive Statistics of the Independent Variables (long period).

Figure A1. Partial Network Matrix December 2010. Data obtained from EBA, figure created by author. Due to the extent of the matrix, it is shown here only partially. The matrix shows the links going from banks to sovereigns. Values in millions of euros.

0 58

0 5

 279
 19727
 673
 596

 17
 11
 25
 0

 131
 24593
 343
 53

 389
 21403
 316
 177

1103

71 61

0 0 0 0 0 0 0 0 0 0 0 0 155 5187 94 1225 573

4

0 72 40 0 746 0 36

155 1940

0 64

References

Sydbank

WGZ Bank

Hellenic Postbank Greece

Unicredit SpA Unione di Banche Italiane Spa WestLB AG

0 0 0 0 3209 227

67

100

1

0 0 77

0 92 0 17 0 23

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