Central Bank Swap Lines:
Evidence on the Effects of the Lender of Last Resort

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Abstract

Theory predicts that central-bank lending programs put ceilings on private domestic lending rates, reduce ex post financing risk, and encourage ex ante investment. This paper shows that, with global banks, integrated financial markets, and domestic central banks, lending of last resort can be achieved using swap lines. Through them, a source central bank provides source-currency credit to recipient-country banks using the recipient central bank as the monitor and as the bearer of the credit risk. In theory, the swap lines should put a ceiling on deviations from covered interest parity, lower average bank borrowing costs, and increase ex ante inflows from recipient-country banks into privately-issued assets denominated in the source-country’s currency. Empirically, these three predictions are tested using variation in the terms of the swap line over time, variation in the central banks that have access to the swap line, variation on the days of the week in which the swap line is open, variation in the exposure of different securities to foreign investment, and variation in banks’ exposure to dollar funding risk. The evidence suggests that the international lender of last resort is very effective.

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1 Introduction

At least since Bagehot (1873), it has become widely accepted that central banks should be lenders of last resort to prevent disruptions in banks’ access to borrowing that can lead to crashes in investment. Whether these lending facilities were crucial in preventing a depression in 2007-08, or whether they created the seeds of future crises through moral hazard, is up for debate. Common to both sides of the argument is a presumption that the lender of last resort is effective. Testing for these effects is challenging since most programs either have long precedents or were introduced in response to large shocks with multiple effects. There are few changes in policy, and they are almost always endogenous. This paper uses a facility that has risen in prominence over the past decade, central bank swap lines, to test for Bagehot’s classic predictions. We use the fact that the terms of the swap lines were experimented with, and these have implications for financial assets only in certain denominations. This provides credible evidence that the lender of last resort has a large effect on financial prices and investment decisions.

Moreover, relative to Bagehot’s time, today’s banks often operate in multiple currency areas while facing independent central banks with different currencies and an exchange rate that partially or fully floats. Financial markets are integrated, but lender of last resort policies remain mostly national. We argue that central bank swap lines plug this gap in the international policy framework. How should a domestic central bank lending facility in domestic currency that is used by foreign banks (that have foreign regulators and foreign collateral but domestic investments) work? Which market prices would it affect, and how could one measure its effectiveness? Does such a lender of last resort to foreign banks promote investment in domestic markets ex ante, and prevent crashes during crises ex post? This paper provides a first step towards answering these crucial questions for the modern international financial system. It investigates three effects of lending of last resort in international financial markets theoretically, and empirically evaluates the predicted effects using the new swap lines that were set up after the global financial crisis. Practice is ahead of theory, as central bank swap lines already receive significant attention in discussions of the global financial architecture, of the role of IMF, or of monetary policy coordination across borders.\footnote{For discussions of the role that the swap lines may play in the international financial architecture see di Mauro and Zettelmeyer (2017); Eichengreen, Lombardi and Malkin (2018); Gourinchas, Rey and Sauzet (2019), and for a discussion of their adoption as a package of responses during the 2007-10 financial crisis see Kohn (2014); Goldberg, Kennedy and Miu (2011).}

Finally, while swap lines have been used by central banks for decades to intervene in foreign exchange markets, the central bank swap lines that were first established in December 2007 were novel and are interesting in their own right. The lines came into use between September 2008 and January 2009, with the amount drawn peaking at $586bn; see figure 1. The swap lines were formally reintroduced in May 2010 and in October 2013 they were made into permanent, reciprocal...
standing arrangements of unstated sizes between the Fed and a network of five other advanced-
country central banks: the Bank of Canada, the Bank of England, the Bank of Japan, the European
Central Bank, and the Swiss National Bank. In March of 2020, the first major internationally-
coordinated economic response to the Covid-19 crisis by central banks was to extend the USD swap
lines to 9 more countries, with longer maturities, more frequent operations, and a lower cost. In
turn, other central banks using other currencies have entered similar arrangements over the past
decade, so that in 2020 there is a wide ranging network of around 170 bilateral swap lines. They
can generate official cross-border capital flows in excess of the resources of even the IMF.

This paper provides an analysis of the role played by the new central bank swap lines as
lending facilities of last resort in internationally integrated financial markets. We start in section
2 by describing the terms and operation of the existing swap contracts. A swap line is a loan of
source-country currency by the source-country central bank to a recipient-country central bank,
keeping the recipient-country currency as collateral during the duration of the loan. In turn, the
recipient-country central bank lends the currency it received to recipient-country banks. In the end,
this results in lending by the source-country central bank to the recipient-country banks, with the

2The other swap lines between the Fed and central banks that were established in 2008 expired in 2010, with the
exception of a limited arrangement with the Banco do Mexico.

3These facilities were actively used in response to the pandemic crisis. On March 24th, Japanese banks borrowed
a combined $89bn from the Bank of Japan; in comparison, the most the Bank of Japan lent in a single day during
the financial crisis was $50bn on October 21st 2008. Similarly, the Bank of England and the ECB borrowed more in
individual days that week than they had since 2010, and 2011, respectively. Collectively, by March 27th, the swap
line stock had reached 43% of the peak balances in 2008 (Bahaj and Reis, 2020a).

4Many of these involve the People’s Bank of China, see (Bahaj and Reis, 2020b).
recipient-country central bank bearing the credit risk. Through the swap lines, the source central bank can support its domestic markets by lending to foreign banks, supplementing the traditional lending facilities to domestic banks. In short, they are a form of international lending of last resort.

Section 3 then provides an integrated model of global banks, forward exchange-rate markets, and bond-financed investment that isolates the main mechanisms through which lending of last resort affects financial markets and the macroeconomy. The model produces three main lessons. First, a no-arbitrage argument proves that the sum of the gap between the swap rate and the interbank rate in the source country, and the gap between the central bank’s policy rate and its deposit rate in the recipient country, provides a ceiling on the deviations of covered interest parity (CIP) between the two currencies. Second, in a world where profit-maximizing financial intermediaries sell forward contracts subject to constraints on the size of their balance sheet, there is an upward-sloping supply curve in the forward market where CIP deviations are determined that becomes horizontal at the ceiling. Lowering the swap line rate truncates the observed distribution of CIP deviations and shifts it to the left when the swap line is available. Third, the demand curve for forward contracts comes from profit-maximizing global banks that lend to source-country firms. Therefore, in general equilibrium, a fall in the swap line rate lowers ex ante perceived borrowing costs in the source country, and so raises their investment in the source-country currency.

Sections 4, 5, and 6 test these predictions. We use different sources of data and different identification strategies that exploit changes in the terms of the swap line that affect currencies, banks, bonds, and days near the end of the quarter differentially.

The first set of tests use data on individual quotes in the FX swap market to measure the whole distribution of CIP deviations for major currencies versus the dollar that banks face. The identification strategy relies on a cut in the Fed’s swap line rate in November 2011. The timing of this event resulted from negotiation lags between different central banks, and the discussion surrounding the decision did not refer to the measure of CIP deviations that matches the swap line. Hence, the cut in the swap line rate was plausibly exogenous to the CIP deviations in the days preceding it. This validates a difference-in-differences exercise, comparing the behavior of CIP deviations for currencies issued by central banks with access to the Fed’s swap line versus comparable currencies lacking a swap agreement. This approach provides a control for generalized shifts in the supply of FX derivatives, or in the demand for dollar hedging. The data support the prediction that the swap lines introduce a ceiling: the right tail and the mean of the distribution of CIP deviations shift to the left after the rate cut.

The second set of tests, in section 5, still uses the CIP data, but employs a different source of variation and a different identification strategy. It starts from the fact that CIP deviations spiked at quarter ends since 2016 (Du, Tepper and Verdelhan, 2018). The spikes are typically ascribed to regulatory constraints facing the financial intermediaries that supply forward contracts, and are
not related to the swap line operations per se. Unlike discount window facilities, which are always open, the swap line lending facilities until 2020 were only open once a week at pre-determined dates. Since the arbitrage argument in the theory should hold only when the swap line is open, this provides a second test of the effectiveness of the swap lines: around quarter-ends, they should put a ceiling only when they are open. Unlike the first exercise, this second test does not exploit any change in policy. The variation across days is purely operational, having to do with the day of the week the swap line happens to be open. We show that, at quarter-ends, the period where CIP deviations spike is precisely bracketed in the window between swap line operations. On the day when the final operation before quarter-end is settled, and so the ceiling should bind, CIP deviations fall sharply. The ceiling provided by the swap line is clearly evident.

The third set of tests uses instead a new dataset of net purchases of corporate bonds transacted in Europe. The theory predicts that the November 2011 fall in the dollar swap-line rate should increases investment in dollar-denominated assets by financial institutions under the jurisdiction of a central bank with access to these swap lines, relative to US banks not covered and to non-dollar bonds. This leads to a triple-difference strategy, over the time of the swap rate changed, over banks covered by the swap line and those that are not, and between USD investments and bonds denominated in other currencies. This allows us to control for bond specific factors, like shocks to the issuer’s credit worthiness, and to identify shifts in preferences among banks for bonds of different denominations. We find strong evidence that an increase in the generosity of the swap line induces banks to increase their portfolio flows into USD-denominated corporate bonds.

A follow-up difference-in-differences strategy shows that these portfolio shifts led to an increase in the price of the USD corporate bonds traded by European financial institutions relative to other dollar bonds. The quantity effects from the first strategy have matching effects on prices. The result is consistent with the swap line providing lending of last resort that prevents large price drops in the source-country asset markets. Finally, because the swap line provides insurance to banks against funding risk, a cut in its rate should raise the banks’ expected profits. A final triple-difference strategy finds that, around the date where the swap-line terms became more generous, banks outside the United States with access to a central bank with a swap line that also had significant exposure to the United States, experienced excess returns. This final result, though, is statistically weaker than the previous ones.

All combined, we find that the international lender of last resort works in the direction predicted by theory. Lowering the lending rate shifts the distribution of CIP deviations, lowers borrowing costs of banks, and increases lending to firms across borders. Our estimates support an important role for the swap lines in the global economy: (i) they perform the function of liquidity provision and lender of last resort with a particular form of cooperation between different central banks; (ii) they have significant effects on exchange-rate markets, especially on the price of forward contracts; (iii) they incentivize cross-border gross capital flows and they potentially avoid crises in source-country
financial prices and in recipient-country financial institutions.

Links to the literature:

In general, our model and results point to the need to incorporate global banks and multiple central banks into models of liquidity shocks in the tradition of Holmström and Tirole (2011) and Poole (1968), or more recently as in Bianchi and Bigio (2018), Piazzesi and Schneider (2018), or de Fiore, Hoerova and Uhlig (2018). Empirically, our strategy relies on high-frequency transactions in financial markets and the associated prices to identify causal effects, similar to the large macroeconomic literature that, starting with Kuttner (2001), has studied the effects of conventional and unconventional monetary policies (e.g., Gertler and Karadi, 2015; Jarociński and Karadi, 2020; Swanson, 2017).

Over the past decade, a growing literature has documented CIP deviations (Du, Tepper and Verdelhan, 2018) and proposed explanations for them, tied to bank capital regulation (Borio et al., 2016; Avdjiev et al., 2018; Cenedese, Corte and Wang, 2019) or to debt overhang and the cost of unsecured funding (Andersen, Duffie and Song, 2019), and studied how some policies affect them (Natraj, 2019). Our model of financial frictions in forward contracts builds on this work to generate CIP deviations in equilibrium. We add the result that central bank swap lines put a ceiling on CIP deviations, and show theoretically and empirically how this affects the average size and distribution of both market prices and contract quotes. Moreover, we link these deviations to investment choices with macroeconomic consequences. Our paper is one of a more recent set of papers (Rime, Schrimpf and Syrstad, 2019; Abbassi and Bräuning, 2020) that emphasize the need to look at the distribution of CIP deviations at a point in time because the market for forward contracts is over the counter.

Another set of predictions and tests are with regard to investment flows. Closest to our paper is Ivashina, Scharfstein and Stein (2015) who show that, during the Euro-crisis, U.S. money market funds lent less to European banks. In turn, European banks participated less in USD syndicated loans. Their finding complements ours that cross-border and currency financing matters for the macroeconomy and that deviations from CIP are a measure of financial difficulties. But, while their focus was on syndicated lending, our focus is on purchases of corporate bonds in secondary markets. This is by design: the syndication process occurs over a time period, and it takes several weeks to even assemble the syndicate. At lower frequencies, the intensifying crisis in Europe, and corresponding policy interventions by the ECB, make it impossible to isolate the effect of the swap line alone. By using high-frequency transactions in financial markets, we eliminate these confounders.

Moreover, focusing on corporate bonds as opposed to syndicated loans is arguably more relevant for the European banks that dominate our sample. In 2017, European banks held on average on their balance sheets debt securities issued by foreigners or domestic non-bank corporates of 39% of their total loans to the global corporate sector, whereas the equivalent percentage for syndicated
loans is 9%.\textsuperscript{5} We also differ from \textit{Ivashina, Scharfstein and Stein (2015)} by studying a policy tool that can affect cross-border capital flows and by linking outcomes in markets for currency, corporate borrowing, and bank stock prices.

This is not the first paper to study central bank swap lines. An older literature studied the swap lines that supported the Bretton Woods system as well as the Fed’s reciprocal swap system between 1962 and 1998. Their main use was to finance foreign exchange rate interventions and keep currencies pegged to the dollar (e.g. \textit{Williamson, 1983; Obstfeld, Shambaugh and Taylor, 2009}). The arrangements we study are instead between floaters, the swap line funds were not used directly by the recipient central banks to intervene in the foreign exchange market, and all the participants are large, advanced economies. These older swap lines were also at times used to resolve liquidity shortages in offshore dollar markets (\textit{McCauley and Schenk, 2020}), closer to the effects that we study in this paper. However, they were not standing facilities with pre-announced terms that could be used for this purpose and we are not aware of studies that tried to causally identify their direct impact on investment flows or CIP deviations.

On the new central bank swap lines, early studies (\textit{Baba and Packer, 2009a,b; Baba, 2009}) found that the introduction of the swap lines had a statistically significant correlation with CIP deviations across different currency pairs in 2007-09. These papers further documented a correlation between the quantity of dollars lent out under the swap lines and some measures of CIP deviations, while controlling for variables that could be moving demand to separate the supply effects of the swap lines. We add to this literature across four dimensions. First, while this literature is entirely empirical, we offer a precise theory linking swap lines rates and CIP deviations that make sense of the correlations and treatment effects that they estimated. The theory allows to dig deeper in terms of sharper empirical predictions on the entire distribution of one precisely-defined measure of CIP deviations, that apply more strongly on some dates, and that are then related to investment flows from a particular set of financial institutions to a particular set of bonds. Second, the literature measured CIP deviations using a representative daily measure. We instead exploit the (empirically large) heterogeneity of CIP quotes within a day in over-the-counter markets. Sections 4 and 5 can then explicitly test for (and find) effects of the swap line on the tail of this distribution, and link this to the more general role of of lending of last resort. Third, the earlier literature, by focusing on the 2007-09 period, faced an almost insurmountable identification problem. This period was rich with changes in the rules of the swap lines, and currency was lent through operations whose terms and timings were adjusted, often in response to market movements. We propose instead identification strategies based on an exogenous change in the swap line rate and on the intermittent availability of the swap line auctions, which allows us to make causal interpretations and identify the mechanisms driving the effects.\textsuperscript{6} Fourth, much of the literature so far estimated the impact of swap lines being

\textsuperscript{5}Sources: ECB Statistical Bulletin, MFI Balance Sheets, tables 2.4.1, 2.4.3 (loans) and 2.6.1 (debt securities). Syndicated loan volumes, ECD SDW series BSI.M.U2.N.A.A20S.A.1.U2.2240.Z01.E

\textsuperscript{6}\textit{Moessner and Allen (2013)} explored the effect of the swap line operations on CIP deviations during the 2010-11
available or the quantity of drawings, but the interest rate charged was not part of the empirical analysis. Instead, many of our estimates are on the impact of changing the swap line rate.\textsuperscript{7}

2 How the swap lines work

The dollar swap lines between the Federal Reserve and the five other advanced country central banks in the swap line network accounted for the bulk of activity during and after the financial crisis, and it helps to focus on them for concreteness. Their typical properties are as follows: the Fed, as the source central bank, gives dollars to another, recipient, central bank and receives an equivalent amount of the recipient’s currency at today’s spot exchange rate. At the same time, the two central banks agree that, after a certain period of time (typically one week or three months), they will re-sell to each other their respective currencies, at the same spot exchange rate that the initial exchange took place at. The Fed charges an interest rate that is set today as a spread relative to the USD overnight index swap (OIS) rate, paid at the fixed term, and settled in USD.\textsuperscript{8}

This is a pre-approved lending program, so that the recipient central bank can ask for any amount from the Fed at the announced interest rate, although each request is individually approved by the Fed. These are reciprocal arrangements, so a similar contract would apply if instead it was the ECB lending euros to the Fed (or to another member of the network), although the Fed has never borrowed foreign currency through the network.\textsuperscript{9}

The recipient central bank then lends the dollars out to eligible banks in its jurisdiction for the same period of time via a market operation, charging the same rate that the Fed charges it. It asks for the same high-quality liquid assets as collateral that it asks for in other liquidity facilities. The recipient central bank is in charge of determining eligibility, collecting payment, and if the financial institutions default, then it either buys dollars in the market to honor the swap line or, if it misses payment, it loses the currency that was being held at the Fed.

From the perspective of the Fed, the end result is a loan of dollars to foreign banks. From the perspective of these banks, the collateral requirements and the terms of the loan are similar to credit from their central banks through domestic lending facilities. What is novel is the presence of euro area sovereign debt crisis, but they combine announcement dates, currency pairs, and tenors to estimate average treatment effects. Moreover, they use drawings from the swap line as one of the policy variables, but since operations were full allotment, the variation in quantity drawn was determined by the demand from banks. We instead separate control and treatment groups, focus on particular dates where supply shifted arguably in a way that allows for identification, isolate one measure of CIP deviations, and employ estimation techniques that, all combined, allow us to tease out the direct effects of the swap line more precisely.

\textsuperscript{7}In the other direction, Fleming and Klagge (2010); Goldberg, Kennedy and Miu (2011) document that the introduction and drawings on the swap lines affected the time series of different interest spreads. We instead focus on the effect of a change in the rate on the swap line on investment flows, bond prices, and equity returns.

\textsuperscript{8}An OIS is an interest rate swap agreement whereby one can swap the overnight interest rate that varies over a period for a fixed interest rate during that period.

\textsuperscript{9}Individual source central banks still have some discretion to set its own terms including the lending rate. For instance, the ECB’s euro swap line with the Bank of England, established in 2019, uses the ECB’s main refinancing rate plus a spread, instead of the OIS rate, to determine the swap line rate.
the recipient central bank doing the monitoring, picking the collateral, and enforcing repayment. In appendix A.1, we discuss why this division of tasks was preferred to alternatives, and in appendix A.2 how the swap lines interact with other monetary policies.

Because the swap-line rate is set as a spread over the short-term policy interest rate used, it does not directly interfere with conventional monetary policy. Because its terms are set when the contract is signed, there is no exchange-rate risk or interest-rate risk for the participants. The credit risk for the source central bank is negligible, since it is solely dealing with the recipient central bank, with its reputation at stake, while for the recipient central bank, the credit risk is similar to that in any other liquidity facility to its banks. While the policy will have some impact on the equilibrium exchange rate, the source-country currency is not used right away to buy recipient-country currency and affect its price, and the recipients of dollars did not have explicit targets or policies for intervening in the value of their currency vis-a-vis the dollar. Finally, the recipient central bank makes no profits from the operation since it pays the source central bank what it receives, while the source central bank profits insofar as it charges a spread over the rate on reserves.

3 The financial market and macroeconomic effects of international lending of last resort

The model builds over three blocks, which require an increasing set of assumptions. It starts with a simple, and quite general, no-arbitrage argument for borrowing by banks. This is then embedded in a model of the financial market for borrowing source-country currency synthetically. Finally, this is placed within a general-equilibrium model of investment and production.

3.1 The CIP ceiling

Consider the following trade: a recipient-country bank borrows source-country currency from the recipient (i.e. its local) central bank through the swap line that it must pay back with interest at rate $i_s^* t$, at the end of the fixed term. The bank then buys the recipient-country currency with this source-country currency at today’s spot rate $s_t$, while it signs a forward contract to exchange back recipient- for source-country currency at a locked exchange rate of $f_t$ after the same the fixed term. It deposits this recipient-country currency at its central bank’s deposit facility, earning the interest on reserves $i^*_r t$. Because reserves are usually overnight, while the swap-line loan is for a fixed term, the bank buys an OIS contract that converts the interest on reserves into a fixed rate

\[10\] For concreteness, take the term to be one week since this is the duration of the most-used swap lines that we will focus on in the empirical work. Note that when we refer to overnight interest rates, like the interest on reserves or the policy rate, these are more accurately risk-neutral expectations of these rates over the week. Since policy rates are changed infrequently at policy meetings, in most weeks the risk-neutral expectation and the actual rate are the same.
for the fixed term in order to match the maturity of the trade. This returns $i_t^s - i_t^{ps}$, where $i_t^s$ is the OIS rate for this fixed term, while $i_t^{ps}$ is the reference rate for the OIS contract, which is usually an overnight interbank rate, very close to the policy target of the central bank. Because all the lending and borrowing involves the recipient central bank, this trade involves no risk beyond: (i) the negligible counterparty risk in the forward and swap contracts, and (ii) the risk of movements in the spread between $i_t^{ps}$ and $i_t^{ps}$, which rarely changes, and typically only at some policy meetings. While the OIS rate is used to deal with maturity mismatch, there is no direct lending or borrowing between banks in this rate.

The principle of no arbitrage opportunities implies that, in logs of gross returns:

$$i_t^s \geq s_t - f_t + (i_t^{ps} + i_t^s - i_t^{ps}).$$

In turn, the deviations from covered interest parity (CIP) are given by:

$$x_t = s_t - f_t + i_t^s - i_t,$$ (2)

where $i_t$ is the equivalent OIS rate in source-country currency. If CIP holds, then $x_t = 0$. The negative of $x_t$ is sometimes called the cross-currency basis. Combining the two expressions gives the result:

**Proposition 1.** Deviations from covered interest parity ($x_t$) have a ceiling given by the spread between the source swap-line and interbank rates plus the difference between the recipient central bank policy and deposit rates:

$$x_t \leq (i_t^s - i_t) + (i_t^{ps} - i_t^{us}).$$ (3)

It is well known that a standard central bank domestic lending rate puts a ceiling on the interbank rate. Otherwise, there would be an arbitrage opportunity whereby banks could borrow from the central bank and lend in the interbank market making an arbitrage profit. The proposition follows from the same no-arbitrage logic. The proposition is precise in the sense of indicating the right measures of $i_t$ and $i_t^s$ to calculate the relevant CIP deviation: they are the OIS rates at the relevant maturity as these both match the pricing of the swap line and the cost of hedging the interest rate risk at the deposit facility.

If CIP holds, the ceiling will never bind, as both terms on the right-hand side of the equation in the proposition are non-negative. Up until 2007, CIP deviations rarely exceeded 0.1% for more than a few days. Forward markets worked well and there was little need for a central bank swap line, perhaps explaining why there was no such facility. However, following the collapse of Lehman Brothers, there was a large spike in $x_t$ that persisted. This created the need for a ceiling as banks

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11Du, Tepper and Verdelhan (2018) find that different measures of safe rates lead to very different estimates for $x_t$. This does not undermine our result: letting $x_t^{libor}$ be the LIBOR CIP deviations, the result in the proposition becomes: $x_t^{libor} \leq (i_t^s - i_t) + (i_t^{ps} - i_t^{us}) + (i_t - i_t^{libor}) - (i_t^s - i_t^{libor})$, again a precise ceiling.
have found it expensive to respond to funding shocks in other currencies.

This simple ceiling result ignores regulatory and collateral constraints on the banks using the swap line. Appendix B considers them and shows that they can add a third, bank-specific, source of variation to the ceiling on CIP deviations if the bank’s unsecured and secured funding rates are different and if borrowing and lending from the central bank is subject to bank capital regulation. Finally, note that because the swap lines are reciprocal arrangements, a symmetric argument places a floor on $x_t$ that depends on the swap line rate and interest rates in the other currency with the source and recipient central bank reversing roles. Because, in our data, the CIP deviations for a currency pair are almost always of a single sign and the Fed has not activated its reciprocal swap line, in the discussion that follows we focus only on one side of the policy. Without loss of generality, we refer to it always as a ceiling applying to positive $x_t$, but the reciprocal swap line rate would have an effect in the opposite direction.

### 3.2 The supply curve of synthetic source-country currency

Proposition 1 holds no matter what gives rise to CIP deviations. We now embed its argument within a partial-equilibrium model of the market for foreign exchange swap contracts to micro-found the forces that cause the CIP deviations. The model captures two important features of reality. First, since these are over-the-counter markets involving different counterparties, there is a distribution of CIP deviations across different institutions. Second, there is an increasing marginal cost of supplying swap contracts.

**Agents and market:** Consider a world with two types of atomistic risk-neutral agents: traders and banks. Each separate trader gets matched in an over-the-counter market with a separate bank that needs to swap two currencies for a fixed period in order to borrow source-country currency synthetically. The trader quotes the bank a price $s_t - f_t$ for a swap contract that converts recipient currency to source currency.

**Frictionless equilibrium:** In a frictionless market, each trader is identical and offers the same terms to every bank. The trader would be able to supply one swap contract by first borrowing source-currency at the secured rate $i_t$, then selling the swap contract to the bank at rate $s_t - f_t$, and then depositing the resultant recipient-currency at zero risk at the central bank at the deposit rate $i_t^{**}$ (and, as above, purchasing an OIS contract at priced at $i_t^* - i_t^{**}$ to fix the rate on the deposit). As long as: $i_t^{**} + i_t^* - i_t^{**} + s_t - f_t - i_t \geq 0$, the trader would find it profitable to supply the swap. Free entry and zero profits by traders would imply that in a frictionless equilibrium $x_t = i_t^{**} - i_t^{**}$. With a satiated market for reserves, this difference in interest rates is by definition zero, so CIP would hold.

**Intermediary frictions:** We assume that traders, however, are part of one representative financial intermediary that faces two frictions. The first one, following Gâteaux and Pedersen (2011), is
that a fraction $m$ of the source currency used to fund the swap contract must be financed with the intermediary’s own-equity. This margin requirement is commonly enforced by the counterparties in these markets. An alternative justification, following the evidence in Du, Tepper and Verdelhan (2018), is that this is a binding leverage requirement imposed by regulators. Either way, the cost of own-equity is $i_t + \Delta^e_t$, higher than the secured funding rate by a spread $\Delta^e_t$. The second friction, following Andersen, Duffie and Song (2019), is that a fraction of the amount borrowed to produce the swap must use unsecured funds, because of a haircut with a cash ratio of $\zeta$. Therefore, each trader must make a funding value adjustment of $(1 - \zeta)\Delta^u_t$ to account for the spread the intermediary must pay for unsecured borrowing $\Delta^u_t$. These two frictions—regulatory capital requirements and margins, together with funding value adjustments—are the two leading theories that have been put forward to explain CIP deviations after 2007.

Given these frictions, the profit per swap contract traded is:

$$i_t^* + i_t^* - i_t^{ps} - s_t - f_t - m(i_t + \Delta^e_t) - (1 - m)[\zeta i_t + (1 - \zeta)(i_t + \Delta^u_t)] = x_t - (i_t^{ps} - i_t^{ps*}) - m\Delta^e_t - (1 - m)(1 - \xi)\Delta^u_t,$$

where the equality follows from the definition of $x_t$ in equation (2). Let $h_t \equiv m\Delta^e_t + (1 - m)(1 - \xi)\Delta^u_t$ denote the extra cost of supplying swap contracts relative to the frictionless benchmark. We assume that the shadow cost of equity and collateral apply at the intermediary level and, hence, the atomistic traders take $\Delta^e_t$ and $\Delta^u_t$ as given.

The literature focusing on these financial frictions predicts that the two spreads, $\Delta^e_t$ and $\Delta^u_t$, are each increasing in the volume of trading in swap contracts $V_t$. Therefore, $h_t = h(V_t)$ is an increasing function, for two separate reasons. First, if there is an alternative use of own-equity that has decreasing returns to scale, then the intermediary will require of its traders a $\Delta^e_t$ that is rising in $V_t$ (Gârleanu and Pedersen, 2011). Second, the cost of unsecured borrowing, $\Delta^u_t$, is increasing in the amount borrowed, so supplying more forward contracts increases the funding value adjustment (Andersen, Duffie and Song, 2019).12

Matching frictions: If there was perfect competition among traders, the CIP deviation relative to the frictionless case would be driven to $h_t$. However, the forward market is over-the-counter, and traders have some market power. To reflect this, we assume that each trader gets matched with a bank that can engage in the arbitrage trade of the previous section, and they bargain over the terms of the forward contract every period. Indexing an individual counterparty bank by $a$, its Nash bargaining weight is $\delta_a$, and in the population of banks there is a distribution function $F(\delta_a)$ with $\mathbb{E}_a(\delta) = \bar{\delta}$.

12To give a more concrete explanation of this second effect, imagine that the intermediary has assets net of secured borrowing, $A_t$, unsecured borrowing $L_t$, a probability of default $\theta_t$, which for simplicity is independent from the activity of its swap traders, and in case of default only a share $\kappa$ gets recovered by the creditors. Then pari passu rules on unsecured creditors imply that under risk-neutrality they would charge: $\Delta^u_t = \theta_t[L_t + V_t(1 - m)(1 - \zeta)]/[L_t + V_t(1 - m)(1 - \zeta)]$. For a fixed margin, $m$, this is increasing in $V_t$. 

11
Each bank’s outside option is, of course, to go to the central bank swap line. The bank would pay \( i_t^s \) by borrowing from the swap line while the traders can supply source-currency synthetically at marginal cost \( i_t^s + (i_t^p - i_t^v) + h_t \). The outcome of the bargain that takes into account the bank’s payoffs from either option is a forward price such that its associated bank-specific CIP deviation \( x_{a,t} \) is:

\[
x_{a,t} = (i_t^p - i_t^v) + \delta_a h_t + (1 - \delta_a)(i_t^s - i_t).
\]

If banks have all the bargaining power, then traders’ profits are driven to zero, and the CIP deviation is \( (i_t^p - i_t^v) + h_t \), driven by the need for margins and unsecured funding in the intermediary’s operations. If traders have all the bargaining power, then the CIP ceiling in proposition 1 binds. In between, differences in bargaining power across banks creates a distribution of CIP deviations, \( F(x_{a,t}) \), implied by the quotes for FX swaps.

**Predictions:** Ex ante, consider any bank before it knows its type. Their expected bargaining power is the average \( \bar{\delta} \). The perceived supply curve of synthetic source currency then looks like the blue line in figure 2. When \( V_t \) is low, so the intermediary and traders are supplying few contracts, then the equity and unsecured-funding demands are small, and the marginal costs of supply \( h_t \) is small. The cost of the swaps supplied by the traders have an expected cost that is approximately equal to the the constant \( (1 - \bar{\delta})(i_t^s - i_t) \), where CIP does not hold because of the market power of traders. These deviations are expected to be small, only a few basis points, as is typically observed when financial markets are well functioning.

As \( V_t \) increases, the CIP deviation is instead given by equation (5) with ex ante bargaining power. It accounts not just for market power, but also for the fact that the marginal cost of frictional supply of swaps, \( h_t \), increases with volume. Thus, the supply curve slopes up.

Finally, once \( h_t \) is sufficiently high, banks switch to getting foreign currency directly from the swap line. The swap line ceiling binds and the blue line becomes flat. Extra demand for synthetic source currency is satisfied by the central bank, without affecting the costs of traders.

What happens when the swap line rate falls? Graphically, this is captured by the dashed blue line. Not only does the CIP deviation at which the ceiling binds fall, but the volume of trade at which this happens (the kink in the supply curve) also shifts to the left making the upward-sloping portion of the curve flatter. These two extra effects result from the banks’ outside option cheapening, which improves the bargaining terms they obtain from the traders. This leads to the following empirical prediction.

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\( ^{13} \)This abstracts from the extra terms due to collateral and regulation discussed in proposition 4 in Appendix B, but they could be easily included.

\( ^{14} \)Of course, \( h_t \leq i_t^s - i_t \), otherwise equilibrium in the market for forward contracts would have zero traders, and all borrowing would happen through the swap line.

\( ^{15} \)Abbasi and Bräuning (2020) present empirical evidence that market power and the availability of an outside option alter the price banks’ pay for FX hedging.
Proposition 2. A decrease in the policy choice $\left( i_t^s - i_t \right) + \left( i_t^{ps} - i_t^{vs} \right)$ leads to:

i. A lower ceiling in the distribution of bank-specific CIP quotes, since $F(i_t^s - i_t + i_t^{ps} - i_t^{vs}) = 1$.

ii. A lower mean of the distribution of CIP deviations: $E_a(x_{a,t}) = i_t^{ps} - i_t^{vs} + \delta h_t + (1 - \delta)(i_t^s - i_t)$.

Proposition 2 turns the ceiling result in proposition 1 into empirical predictions on the CIP distribution arising from quotes in the swap market. It predicts that reducing the central bank swap line truncates the distribution rightwards, and shifts its mean to the left. The two interest-rate spreads in the two parentheses are chosen by policy and have different sources of variation. The first interest-rate spread is exogenously set by the source central bank. The second interest-rate difference is instead set by the recipient central bank. It is zero if the central bank is running a floor system, where the market for reserves is satiated so the opportunity cost of holding them is zero, and it is positive otherwise.\textsuperscript{16}

3.3 A model of global banks’ investment decisions

Finally, we integrate our theory of banks, central banks, and exchange-rate derivatives markets into a general-equilibrium model of investment in the spirit of Holmström and Tirole (2011), but with \textsuperscript{16}Strictly speaking, $i_t^{ps}$ is the overnight interbank rate used as the reference for the OIS contracts, but this is often the target of central bank policy. Importantly, whenever the central bank policy rate moves, the overnight interbank rate moves monotonically (and almost exactly by the same amount). Finally, there may be an interest-rate risk premium associated with the gap between the overnight interbank rate and the interest on reserves, but this is both tiny and likely close to orthogonal to the sources of variation that we use.
global banks and cross-border capital flows.\textsuperscript{17} This provides a micro-foundation for the demand curve in figure 2 and, more important, generates predictions on another market, that for investments in the real economy.

To avoid carrying around needless terms that will be absorbed by constants and fixed effects in the empirical work that follows, we make two simplifications. First, we assume that the recipient-country’s monetary policy is running a floor system, so $i^p_t = i^v_t$, and second, we assume that all banks are identical in their bargaining power with the intermediary so $\delta_a = \bar{\delta}$. As a result, the cost of a swap contract provided by intermediaries behind the supply curve is equal to: $i_t + \bar{\delta}h(V_t) + (1 - \bar{\delta})(i^s_t - i_t)$ and the ceiling result is $x_t \leq i^s_t - i_t$.

**Agents and time:** There are two countries, source and recipient, with respective currencies, and three periods. The two key agents are a representative source-country firm and the recipient-country banks. The firm needs to borrow to acquire physical capital and produce beyond what source-country banks can lend to them, on account of limited net worth and limited ability to commit.\textsuperscript{18} The recipient-country banks provide long-term lending (2 periods) for purchases of physical capital $k^*_0$ in the first period, and short-term (1 period) lending to purchase $k^*$ in the second period. They collect payment in the third period from the output net of payments to the source-country banks: $F(k^*_0, k^*)$.

**Investment in the first best:** The marginal product of physical capital is positive and diminishing and the two types of physical capital are complementary in production: $\partial^2 F(\cdot)/\partial k^*_0 \partial k^* > 0$. The complementarity arises because $k^*_0$ is an investment in long-term capacity that must be employed and partly replenished with short-term investment $k^*$ before output is realized.

Source-country households, after exhausting their willingness to lend to source-country banks and firms directly, are willing to lend (in source-currency) to recipient-country banks. They charge rate $i$ in the second period and rate $\rho$ in the first period (for a two period loan). Without financial frictions, the standard first-order condition for firms determining the investment financed by short-term borrowing from recipient-country firms is: $\partial F(\cdot)/\partial k^*_0 = i$. Likewise, the amount of long-term investment satisfies $\partial F(\cdot)/\partial k^* = \rho$. Together, these two optimality conditions define the first-best level of investments: $k^*_0, k^*$.

**Financial shocks:** However, in the second period, the representative recipient-country bank faces an upper bound in attracting source-country resources: $l^* \leq \bar{l} - \chi$. It is standard to justify these financial constraints as a result of limited net worth and limited pledgeability of assets.

Importantly, $\chi$ is a random variable that captures a financial shock. High values of $\chi$ correspond to financial crises when flight to safety takes place, and foreign investments are treated as riskier.

\textsuperscript{17} We conjecture that similar results would follow in a Diamond-Dybvig setup with global games following the exposition in Rochet and Vives (2010).

\textsuperscript{18} The lending by source-country banks is immaterial to the results, so we leave it unspecified.
The shock has distribution $G(\chi)$ and domain $[0, \bar{l}]$.\footnote{We assume that $\bar{l} \geq \hat{k}^*$ so that if $\chi$ is low, the recipient-country bank can finance its investment in source-country firms with source-country resources alone.}

Since first-best investment cannot be financed through this route, banks can turn to borrowing in recipient-country currency at rate $i^*$. This exposes them to exchange-rate risk, which we assume banks want to fully hedge away. As before, they can obtain synthetic source-country currency from traders at the rate $i^* + x$. However, if $x$ exceeds the ceiling the banks will find it cheaper to instead borrow source-country currency at the swap line at rate $i^s$.

**The demand curve for FX swaps:** In period 2, the demand curve in figure 2 comes out of this model. The firm would like to equate the marginal cost of financing, call it $MC$, to the marginal product of capital: $\partial F(.) / \partial k^* = MC$. When the financing needs are small relative to the source-currency resources of the recipient-country banks, so $\chi \leq \bar{l} - \hat{k}^* \equiv \bar{\chi}$, then $MC = i^*$ and 1-period investment is at the first best. The recipient-country banks finance all their loans to the source-country firm by borrowing from the source country. The demand for synthetic currency is zero, so the demand curve is at the vertical axis. If, instead, $\chi > \bar{\chi}$, then the recipient banks switch to recipient-currency funding and must pay to hedge the exchange rate risk, so $MC = i + x$. But then, by the diminishing marginal product of capital, the higher is $x$, the lower demand will be, and so the demand curve slopes down. Moreover, larger realizations of $\chi$ shift the demand curve to the right as a greater volume of borrowing in recipient-country currency needs to be hedged.

Combining supply and demand, $V = \max\{k^* - l^*, 0\}$ when the swap line is not in use. The model then provides the following account of the events around 2007-10 described in Ivashina, Scharfstein and Stein (2015). Before 2007, CIP approximately held. The borrowing cost for firms was $MC = i^*$, and the banks obtained dollars from U.S. money markets suggesting $\chi < \bar{\chi}$ and $V$ in the neighborhood of zero. Financial intermediaries were viewed as safe and could operate with a high degree of leverage meaning that the $h(.)$ function was shallow even in the event of financial shocks. However, the crisis brought new regulations, debt overhang, and other financial frictions. As a result, the supply curve for forward contracts became steeper. Moreover, U.S. money market funds were no longer willing to give credit to European banks suggesting $\chi > \bar{\chi}$. Hence, the new equilibrium was now in the range shown in figure 2 with positive CIP deviations. Our model adds central bank policy to this account. Since the financial crisis, financial shocks that shift the demand curve to the right raise CIP deviations when they are small or moderate. When they are large though, then banks turn to the swap line, $MC = i^s$, and the swap line rate ceiling binds.

**Equilibrium investment:** Aside from the market for FX swaps, this general-equilibrium model makes new predictions for the investment choices of firms financed by banks.

When the financial shock $\chi$ is small in the second period, the financial constraint is slack. The profits of banks are high, as the marginal cost of capital is low. Firms' short-term investment is
at the frictionless optimum (conditional on $k^*_0$). Once the shock gets higher, then the recipient-
country banks start using their country’s currency funding and exchange-rate hedging. Marginal
cost rises so short-term investment falls. Profits also fall. If the shock gets high enough, then banks
turn to the swap line, and both investment and profits become again independent of the size of
the liquidity shocks. The size of the shock that triggers this switch is $\bar{\chi}$, defined as the solution to
$\bar{\delta}h(\bar{k}^* - \bar{l} + \bar{\chi}) + (1 - \bar{\delta})(i^s - i) = i^s - i$. At this point, investment, $\bar{k}^*$, solves $\partial F(\cdot)/\partial k^* = i^s$, which
is independent of the realization of the shock.

The firm chooses long-term capital $k_0$ in the first period. When recipient-country banks decide
to lend to the source-country firm, they take into account that next period they may get hit by a
large financial shock, leading to higher costs and lower profits. A lower rate charged on the swap
line then has two effects. First, it lowers the threshold $\chi$ at which banks switch from the market to
the swap line. Second, it lowers the private rates that banks get in the market by improving their
outside option relative to the traders. Both contribute to lower the expected costs from having to
respond ex post to a financial crisis. Thus, the profits from investing abroad are weakly higher
across the realization of shocks. Because of the complementarity between the two types of capital
in production, marginal profits for each unit of first period investment are also now higher. This
raises long-run investment and expected profits across realisations of the shock. Appendix C proves
this formally:

**Proposition 3.** An exogenous decrease in the swap-line rate $i^s - i$:

i. Raises ex-ante investment by recipient-country banks in assets denominated in source-currency,
$k^*_0$;

ii. Increases ex ante expected profits of recipient-country banks that lend in source-currency, $\Pi_0$.

In short, by introducing a source of backstop borrowing for recipient-country banks, the source-
country central bank swap line lowers the expected costs of financial crises. This encourages more
cross-border capital flows and investment, helping to boost source-country asset markets, while
raising the value of the recipient-country banks in a crisis supporting financial stability abroad.

4 The swap line rate and CIP deviations: empirical evidence

Proposition 2 shows the impact of a cut in $i_t^s - i_t$ on the equilibrium distribution of CIP deviations
facing banks. This section tests this prediction using the empirical distribution of CIP deviations,
and plausibly-exogenous variation in the swap line rate.
4.1 Data and the operation of the swap lines in practice

Maintaining our focus on USD swap lines, we consider CIP deviations between US dollars and British pounds, Canadian dollars, European euros, Japanese yen, and Swiss francs – the five currencies issued by central banks in the advanced-economy swap-line network. We complement data on these swap-line network currencies with a series of currencies for which swap lines lapsed in February of 2010: Australian dollar, Danish krone, New Zealand dollar, Norwegian krone, and Swedish krona.

The operational details of how the USD swap lines worked dictates our choices of which data to use, and drives some of our identification strategies. In terms of the sample dates, the five central banks within the swap line network with the Fed have carried out regular USD operations from September 2008 until present day (with a short gap between February 1st and May 9th 2010 when the swap agreement lapsed). The terms and timing of these operations evolved over time. Initially, the operations were ad hoc, only sometimes at full allotment, not always synchronized across central banks, and with fluctuating timetables. Many of the changes were responses to the evolving financial crisis creating insurmountable identification problems. Between May 2010 and March 2020, the institutional arrangements were more stable, with weekly dollar operations providing loans of one-week maturity to the recipient banking sector, conducted at full allotment with a fixed interest rate. This is the main period for our analysis.  

During this sample period, the swap line was not a lending facility that was open at any time. Rather, operations happened once a week on a predetermined schedule coordinated among the central banks. The ECB, the Bank of England and the SNB carried out a one-week dollar operation every week at the same time. Bids were taken on Wednesday morning and the operation was settled on Thursday. The bids for the Bank of Japan’s operation were typically taken one day before but settled on the same day as the European operations. The Bank of Canada has full access to the swap line but did not conduct regular USD operations in the sample period. This is consistent with our theory since CAD-USD CIP deviations have been relatively small.

Finally, in terms of the tenor of the credit, daily operations were used sporadically during the financial crisis at times of extreme market stress alongside 1 month and 3-month operations. Between October 2011 and February in 2014, there were 3-month operations at a monthly frequency. We focus on one-week maturities as these operations were the most commonly tapped, they were conducted throughout our sample, and were what the central banks in the network finally settled

20 After March 2020, the operations became daily, 84-day tenor operations were reintroduced, and the swap lines were extended to 9 other central banks on slightly different terms: see Bahaj and Reis (2020a) and appendix E.5.

21 The Bank of Japan prefers a two-day settlement cycle for an operational reason, to make sure there is always sufficient time for communication between central banks during working hours given the time difference. Also, the timetable can vary somewhat due to differences in holidays and other local factors: one relevant case is that there is no operation in the last week of the year due to the holidays.

22 See Terajima, Vikstedt and Witmer (2010) for a discussion of the Canadian context. One explanation provided for lower CIP deviations is the presence of a stable USD deposit base in Canada.
and coordinated on after a few years experimenting.

Correspondingly, while the theory applies to CIP deviations of different tenors, the cleanest CIP deviation to test it is for one week. We build \( x_{j,t} \) for currency \( j \) using the one-week forward rate or swap rate to measure \( f_{j,t} \). Our first source of data is Datastream, which reports daily forward and spot exchange rates. These can be seen as a draw from the daily distribution of quoted prices for FX contracts faced by individual banks, probably with some reporting bias towards the mean of the distribution. We complement these data with daily OIS one-week rates to compute the CIP deviations based on the argument in the previous section that these replicate our no-arbitrage trade. The exception is in section 4.2 when we consider currencies outside the swap network where, due to data limitations, we rely on one week LIBOR rates for all currencies (both daily interest rate fixings, OIS and LIBOR, are sourced from datastream). A second source of data, matching the discussion in sections 3.2, measures bank-specific CIP deviations, \( x_{a,t} \). These more granular data are created from tick data on the quotes of foreign exchange swap contracts. Similar to Cenedese, Corte and Wang (2019), we collect the quoted price of every one-week FX swap versus the USD contained within Refinitiv Datascope for the 10 currencies in our sample, and calculate an implicit CIP deviation using the spot exchange rate in the minute of the quote and the relevant daily interest rate fixings. This provides over 1.7 million observations across November 2011 through January 2012 that we will use in the difference-in-differences exercise in the next section. See appendix G.1 for details of all data used in this section and associated summary statistics.

Figure 3 plots, using daily data, the one-week OIS euro-dollar and sterling-dollar CIP deviations together with the ceiling stated in proposition 1. Our sample starts on 19th of September 2008 when the Fed first expanded its swap lines to cover the five other central banks in the multilateral network and runs until the end of 2015 (see appendix D.1 for other currencies). The period from 2016 onwards will be separately studied in section 5. The shock to the CIP deviations from the Lehman failure in September of 2008 is clearly visible, as well as the persistent deviations over the sample period. The ceiling has held well, with only exceptions around year end in 2011 for euro-dollar and in year end 2012 and 2014 in sterling-dollar. The time-series variation in the ceiling for the sterling-dollar since March 2009 is largely driven by the gap \( i^s_t - i_t \), because the Bank of England operated a floor system. The ceiling was 100 basis points between March 2009 and November 2011, and 50 basis points afterwards. In the case of the ECB, the gap \( i^p_{j,t} - i^{v*}_{j,t} \), which is the difference between the short-term repo policy rate and the deposit facility rate, has had some time-series variation due to relative movements in the deposit facility and main policy rates. Among the control group, Denmark provides auxiliary evidence for the ceiling.

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23 There were dollar swap lines in place with the ECB and the SNB starting on the 12th December 2007, but for limited amounts ($20bn and $4bn, respectively) and, in the case of the ECB, there was no volume in weekly operations until September 2008.

24 These year-end deviations do not reject the presence of a ceiling, because both the ECB and the Bank of England suspend their one-week operations for one week at the end of the year. More on this in section 5.

25 There is a short gap in the ceiling in the Figure between February and May 2010 when the ECB and BoE’s swap
krone has a stable exchange rate peg to the euro but the Danmarks Nationalbank’s swap line with the Federal Reserve lapsed on February 1, 2010. Without it, one-week DKK-USD CIP deviations exceeded the counterfactual ceiling on 23 trading days through to the end of 2015, excluding year-end periods.

4.2 A difference-in-differences test

Consider an unexpected cut in the swap line rate. Proposition 2 characterized its effect on CIP deviations. The accompanying figure 2 highlights four challenges in testing for these effects by just comparing the CIP deviation before and after.

First, while the policy change truncates the distribution of CIP deviations to the right, there may well be little impact if the initial equilibrium is well to the left of the kink point in the supply curve. Therefore, the test of the proposition must use data from a time when there was large demand for cross-currency hedging or little supply. In terms of the model, either demand must be elevated, or supply restricted, so their intersection is near the kink point. This happens naturally during financial crises.

Second, if the policy change is a response to tighter financial regulations or financial fragility of intermediaries that shifted the supply curve to the left, then CIP deviations could either rise or fall. One way to address this would be to compare currencies for which there was an active swap line, with those for which there was not. Both would be similarly affected by the underlying shift of supply to the left, but only those with a swap line would have the counteracting policy response. Comparing the two would isolate the policy’s effect.
A third concern arises if the policy change was a response to an out-shift in the demand for currency hedging, which could lead the average CIP deviation to actually rise. In that case, one needs a short window where the crisis is not accelerating, and one needs the change in the swap line rate to be exogenous to the demand shift in that short window.

Fourth, because the intermediaries that supply the forward contracts may be the same across currencies, there may be spillovers across markets. In a crisis, and for a significant cut in the swap line rate, the swap line starts being used and the equilibrium moves from being in the upward-sloping part of the supply curve to the horizontal section of the curve. Banks now borrow from the swap line, to the quantity in the horizontal axis is now being supplied by the central bank, as opposed to the private intermediaries. This frees capacity of the intermediaries, and so shifts down the supply curve in non-affected currencies, lowering CIP in those currencies as well. Comparing a treated group and a control groups of currencies then provides a lower bound on the effects of the swap line on the treated currencies alone.\(^{26}\)

Combining all four concerns and the needed solutions to them leads to a difference-in-differences strategy, around an unexpected policy change, comparing the behavior of currencies with access to the swap line to those without.

### 4.2.1 An identification strategy

On November 30, 2011, the Fed unexpectedly announced that, for swap line operations from December 5th onwards, it would lower \(i^* - i_t\) from 1%, the level it had been at since 2007, to 0.5% in the swap line contracts it has with the Bank of Canada, Bank of England, Bank of Japan, European Central Bank, and the Swiss National Bank. This provided an unambiguous tightening of the ceiling stated in the propositions.

The transcripts of the meeting authorizing the cut (FOMC, 2011) reveal that the motivation for the change was to normalize the operations of the swap line and to eliminate stigma that became associated with the previously high rate. There were long-standing concerns with dollar financing in international money markets, and a deepening sovereign crisis in the Euro-area, leading to growing funding difficulties of foreign banks. Of course, the swap line rate change was endogenous with respect to these long-standing concerns. But what is crucial for the identification is that the change is exogenous with respect to the behavior of one-week CIP deviations in the week or month before.

The transcripts of the meeting have no mention of the one-week currency basis. Our measures of CIP deviations, while elevated for some currencies, were not on a particular trend (see appendix D.2): for instance, one-week EUR CIP deviations had held in a similar range since September, despite the worsening of the crisis. The timing of the change as discussed in the transcripts seems rather to have been determined by the outcome of lengthy discussions with foreign central banks.

\(^{26}\)A right truncation in the supply curve, that keep the intersection point in its upward-sloping portion, would instead use private intermediation capacity in the affected currencies, and plausibly then lower intermediaries capacity in the non-affected currencies, raising their CIP deviation.
The change affected all central banks that had established swap line arrangements with the Federal Reserve, despite the fact that negotiations and concerns were focused on the Euro-area in the treated group and the Nordic countries in the control group.

Moreover, the size of the change seems to not have been predetermined. The transcripts show a serious discussion on whether to set the new rate at 0.75%, with the choice for 0.5% driven by a previous agreement with foreign central bankers, in spite of reservations raised by some Board governors. Judging by news reports in the Financial Times, this change came as a surprise to markets, so there is little anticipation effect.

It is certainly possible that the policy’s effects worked not directly through the ceiling result, but because they gave a signal to the markets from the central bank. However, combining the policy change with a difference-in-difference strategy addresses this concern. So long as the treatment and control groups are comparable, we can isolate the effect of a tighter ceiling generated by the swap line separately from any overall fluctuations in global market conditions or confidence effects generated.\(^{27}\)

### 4.2.2 Results

Even though there are only 5 currencies in each group, there are thousands of observations per day on price quotes \((x_{a,t})\), with which to test proposition 2. We combine them into one week of data, comparing the pre-announcement week of 23-29 November, with the week after the first operations in USD at the new rate had taken place and the banks had been credited the funds, that is 8-13 December. There are no significant common policy changes by all central banks in either the treatment or control groups during this time.\(^{28}\) An alternative is to use instead the daily data for CIP deviations, that is more commonly used in the literature. In this case, a one-week window is not enough, since there are only 10 observations of \(x_{j,t}\) per day. We instead build a window of one month before and after December (so January versus November). One virtue of this wider window is that it allows us to test whether swap line rate change had a longer lasting effect. Moreover, CIP deviations are usually volatile around year end, so leaving the very end of December out avoids spikes potentially biasing the results.

Each row of figure 4 shows an implementation of our test by comparing histograms of CIP deviations before and after the policy change, for treated versus non-treated currencies. In the first row is our baseline comparison of quote-implied CIP deviations in the week before the cut in the swap line rate and the week after the first operation under the new terms. The shift to the left of

\(^{27}\)Appendix D.5 discusses another relevant date, May 9 of 2010 where the swap lines were re-activated after lapsing in February. Because at this time, the equilibrium was far from the kink point in the supply curve, applying a similar empirical strategy does not have the statistical power to detect an effect.

\(^{28}\)The ECB and the Danmarks Nationalbank cut rates on the 8th, and the Riksbank and Norges Bank one week later on the 15th. The ECB also announced its LTRO on December 8th. So we will also consider the robustness of the results to one week before and after ending the sample on the 7th.
the distribution of the treated relative to the untreated is clear, as is the effect that the reduced ceiling has in almost entirely eliminating any observations between the new and old ceiling.\footnote{A few very large deviations from CIP may reflect quotes where either no trade took place or between banks that are highly collateral or capital constrained as in proposition 4 in appendix B.}

At the same time, there is a visible shift to the right among the non-swap line currencies in the figure. This is inconsistent with the policy shift easing the capacity constraints facing the dealers in FX swap markets. As discussed at the start of this sub-section, that would lower CIP deviations in the control group. Also, consistent with our discussion of contamination there, the swap line drawings increase in 2010-12, and the volume of privately-supplied contracts, measured by the reported FX quotes, falls in swap-line currencies relative to the non-swap line currencies. Therefore, the fourth concern discussed in section 4.2 does not seem to be present.

Instead, the rise in CIP in the non-swap line currencies suggests that during this period there is a shift to the right of the supply curve that is relatively homogeneous across all countries. In terms of the theory, this would be a common shock to dealer capacity to supply forward contracts (a shock to one of the terms in $h_t$). There are many likely candidates during this period for such a shock: the publication of the Eurozone bank stress tests, credit ratings downgrades that were common at this time of crisis, and political risk associated with the EU fiscal compact. Being a common shock, the difference-in-difference strategy should deal with it.

Finally, since the change in the swap line rate comes with higher usage of the swap line by banks, it lowers collateral requirements, since the central bank facilities have a more generous use of collateral than private intermediaries. Similarly, perhaps the cut in the swap line rate lowered the stigma associated with using the swap line. These cases are covered in an extension of the theory in section B. They imply that lowering the swap line rate by 50bp, may lower the theoretical ceiling by even more than 50bp. This makes it even more likely that the new ceiling now binds, explaining why the effects are so large and clearly visible in the figure.

The second and third row expand the comparison to the month of November versus the month of January. This provides histograms with more observations and to see whether the effects appear to be permanent as the theory suggests. The second row shows even more starkly that the right mass beyond the ceiling is almost entirely cut out by the swap line. Extending the sample removes the shift to the right of the control group, confirming that the common confounding shock was transitory, unlike the permanent effects from the policy change.

The third row shows the effect on daily data. With a single draw from the distribution of quotes per day, observations near the ceiling are rarer. Yet, it is still clearly visible that the CIP deviations in currencies affected become smaller on average and in variability relative to the CIP deviations for currencies which do not have a swap line or whose terms did not change.

Table 1 formally tests for this difference presenting numerical estimates and their associated standard errors (see appendix D.3 for a breakdown of the differences). The first column uses the baseline sample, corresponding to the first row in the figure. The fall in the ceiling by 0.5% lowered
Figure 4: CIP deviation histograms for treated and non-treated currencies

(a) Price quotes in 23-29 of November versus 8-13 December

(b) Price quotes in November versus January

(c) Daily data in November versus January
the average CIP deviation price quote by 0.28 percentage points relative to currencies not covered by these swap lines. The next three rows show the effects on different percentiles of the distribution. As the theory would predict, the effect is larger the higher the percentile in the distribution. In the top decile of the distribution, the 0.5% fall in the swap-line ceiling lowered the average CIP price quote deviation by 0.59 percentage points.

The next column looks instead at the week after the announcement rather than after the policy came into effect. On the one hand, the anticipation of the change should have an effect on prices, but on the other hand without actual operations the arbitrage argument behind the propositions need not strictly hold. The estimates are as expected smaller, but still relevant.

Column (3) corresponds to panel (b) in figure 4. With the wider window, there is more variation and a possible assessment of more permanent effects. Interestingly, the point estimate on the mean is very similar. Across these first columns, the predictions of proposition 2 are confirmed.

Column (4) present the regression results matching panel (c) in figure 4, using only the daily market-close CIP deviation. As these draws are not so close to the ceiling, the effect on the top decile is quantitatively only half of that on the price quotes, but it is still large and statistically significant. On average, a cut in the swap line ceiling lowers observed market CIP deviations by 0.18 percentage points.

4.2.3 Robustness

There is significant heterogeneity in $x_{j,t}$ both through time and across currencies (see table A9 in the appendix). Some currencies have positive deviations while others have negative. Likewise, the underlying interest differentials are of differing signs. Given the limited number of currencies in our sample, in our baseline we combined them together. This maximized statistical power. Columns (4)-(6) consider different subsamples to explore the extent to which the treated and control groups are comparable.

Column (4) excludes the euro. Perhaps the policy was a response about the European sovereign debt crisis specifically, and so there was an endogeneity with respect to the shocks affecting demand in that market. With 4 treated and 5 control currencies, the estimated effects on the mean and on the 90th percentile are still large and statistically significant at the 5% level.

Column (5) pursues an alternative strategy by making the treatment and control groups more similar. If the confounding factor affected those in the European continent, then we can still detect the effect if we compare treated and control groups that are all drawn from European currencies with elevated CIP deviations. This leaves us with six currencies. The results are still present, but estimated less precisely.

Column (6) goes a step further by looking at an even smaller sample, that includes only four

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30On December 8th, there was also a relevant policy announcement by the ECB with regard to its LTRO program which is potential confound.
Table 1: The effect of the swap line rate change on CIP deviations: difference-in-differences estimates

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<td>-.285***</td>
<td>-.184**</td>
<td>-.212**</td>
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<td>(.092)</td>
<td>(.098)</td>
<td>(.143)</td>
<td>(.070)</td>
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<tr>
<td><strong>Median</strong></td>
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<td>-.197</td>
<td>-.015</td>
<td>-.146</td>
<td>-.187</td>
<td>-.024</td>
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<td>430</td>
<td>253889</td>
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</table>

Notes: Swap Line Currencies refers to EUR, GBP, CAD, JPY, CHF (treatment group). Non-swap line currencies refers to AUD, NZD, SEK, NOK, DKK (control group). Column (1): Compares CIP deviations from all quotes in the FX swap market recorded between 23/11/11-29/11/11 versus 8/12/11-13/12/11. Column (2): Changes the post announcement window to 1/12/11-7/12/11, covering the 5 trading days through to the first European auctions at the new rate. Column (3): Extends the event windows to monthly and compares November 2011 to January 2012. Column (4): As Column (3) but uses daily data on CIP deviations based on prices in FX forward and spot markets. Column (5): As Column (1) but Euro excluded from sample. Column (6): As Column (1) but excludes JPY, CAD, AUD and NZD from the sample. Column (7): As Column (1) but restrict sample to EUR, CHF versus NOK, DKK. Standard errors, block bootstrapped at the currency level, in brackets. *** denotes significance at the 1% level; ** 5% level; * 10% level.
currencies in Europe that had the most elevated CIP deviations prior to the announcement. The support for proposition 2 is robust.

Appendix D.4 contains further robustness checks. Our results are robust to: (i) reweighing observations by currencies as we have more quotes for some currencies than for others; (ii) looking only at non-European countries; (iii) enlarging the monthly window to 2 or 3 months with daily data and (iv) using the central banks’ interest rate on excess reserves rather than Libor rates. Computing CIP deviations at a 3-month rather than one week tenor leads to weaker results; while 3-month operations were also taking place in November 2011 they only took place at a monthly frequency which could explain the limited effect. Appendix D.7 looks at the robustness of the results to measuring CIP deviations using OIS rates, and to only looking at currencies with access to the swap line. The results are roughly unchanged.

As mentioned above, the swap lines lapsed in February 2010 and were reauthorized in May 2010. The reauthorization presents an alternative event when the swap line ceiling came into effect rather than there being just a reduction in its level. We consider this event in appendix D.5. However, as CIP deviations in the period prior to the reauthorization were already far from the ceiling it is difficult to identify an empirical effect and drawings from the swap line were modest. Moreover, this event appears to have been anticipated and coincide with important confounds which makes drawing inference from it difficult relative to the November 2011 rate cut.

The appendix also presents four falsification tests following the same methodology. The first is a placebo that compares August to October (in appendix D.4). In appendix D.6 we consider three other dates when the swap line agreements were extended but the swap line rate was unchanged: the extensions on December 21st 2010, June 29th 2011 and December 13th 2013. The policy change we used in our main specification contained both a change in the rate and an extension of the arrangement of the swap lines, so these results suggest that the key variation comes from changes in the swap line rate, as highlighted by the ceiling expressions in the propositions. In a similar vein, we also show that constructing standard errors by bootstrapping alternative event windows as well as currencies leads to the same conclusion.

Last, in appendix D.8, we look beyond a difference-in-differences specification based on a single change in the swap line rate. We use daily time-series variation in recipient-country central bank deposit rates that induce changes in the ceiling defined in proposition 1. The estimates are still large and statistically significant.

4.3 Summing up

A central bank swap line is a lending program of last resort that puts a ceiling on CIP deviations, which moves monotonically with the swap line rate. Theory predicts that lowering this rate should (i) lower the average observed CIP deviation, (ii) shift the distribution of CIP quotes to the left. We found that when the swap line rate fell in 2011 exogenously with respect to CIP deviations in
the previous weeks, the distribution of quotes shifted to the left and their average were lower.

5 The ceiling and the availability of the swap line: empirical evidence

The ceiling result in proposition 1 holds whenever the trade underlying it is available. At the same time, the power of the tests of proposition 2 in the previous section relies on CIP deviations being elevated and close to the ceiling. This section tests proposition 1 directly, by focusing on dates when CIP deviations are high, and on variation over days when the swap line is available or not.

Since the start of 2016, there have been clear spikes in CIP deviations at the end of most quarters across many currencies (see appendix E.1).\textsuperscript{31} Whereas the identification strategy in the previous section relied upon a single policy change that took place in the midst of a crisis, the post-2016 quarter-end spikes occur outside of crises. Moreover, they seem to be driven by regulatory constraints that in some jurisdictions apply using end-of-quarter positions (Du, Tepper and Verdelhan, 2018).\textsuperscript{32}

At the same time, the swap lines were not a standing facility. Unlike the discount window, they were not available at any time, on demand. Rather, as described before, in this post 2016 period there were weekly operations in USD with a one-week tenor. When there was no operation, the ceiling did not have to strictly apply as the arbitrage trade behind the our theoretical results is not available. At the same time, the swap line operations take place at pre-determined, regular dates, regardless of changes in CIP. While the theoretical predictions apply across dates and frequencies, these institutional features of its operations imply that variation in how far the quarter-end is from the next swap-line operation date provides a causal test of its effects.\textsuperscript{33}

5.1 Another identification strategy

To understand the new strategy, figure 5 uses again our supply-demand diagram from figure 2.

Quarter-ends are periods where the demand for currency hedging is potentially high, as some banks need to hedge out risk before they report positions to their regulators. Moreover, it is a time when repo rates in US money markets spike. The red demand line is therefore further to the right than usual. At the same time, at quarter-ends, the regulatory constraints on intermediaries bind and the cost of unsecured funding rises (in line with a rise in $h(\cdot)$). The blue supply curve is

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\textsuperscript{31}End-of-quarter spikes start in 2015 in the case of the yen, and are much less prominent for the Canadian dollar.

\textsuperscript{32}The spikes are at the 1-week tenor that we focus on; they are not visible at 3-month tenors. This is consistent with the regulatory story: any 3-month FX swap will be on the intermediary’s balance sheet come quarter-end no matter when it is signed, whereas a one-week swap will only be on the balance sheet if it is settled within the final week of the quarter.

\textsuperscript{33}After March 2020, the operations became daily. The swap line became close to a standing facility, eliminating the gaps in availability that provide the basis for this empirical strategy.
Figure 5: Empirical Strategy 2: spikes in CIP deviations at quarter ends

\[ x_{a,t} \]

\[ V_t = h(V_t) = (i_t - i) \]

When swap line active:
Ceiling binds and CIP deviations fall

Demand for FX swaps
Supply of FX swaps

At quarter ends:
1. Supply of FX derivatives tight.
2. Demand for funding high.
3. Swap line not always active.
So high CIP deviations

When swap line active:
Ceiling binds and CIP deviations fall

therefore shifted up. Hence, these are periods when CIP deviations spike, and the red and the blue lines in Figure 5 often intersect above the ceiling provided by the swap line.\(^{34}\)

Because the swap line is only available intermittently, the supply curve alternates between the dotted segment and the dashed one. In the days when the swap line is not available, the dashed line is the effective supply, and the equilibrium has a high CIP deviation. In the days when it is available, our theoretical results predict that the ceiling binds, so the supply curve has the dotted segment, and bank’s draw from the swap line and CIP deviations fall under the ceiling.\(^{35}\)

Importantly, the days when the swap line operations take place are predetermined months in advance and are common knowledge to the banks that have access. Therefore, the treatment provided by these days is clearly exogenous with respect to whether supply and demand happen to have shifted, and there are no anticipation or signaling effects. Moreover, the operations are full allotment at a fixed rate that had not changed for years, so there is no discretionary policy action adjusting the price or the quantity of dollars available in response to the quarter end spikes. Finally, in our sample period, there were no unscheduled swap line operations conducted or any tweaks to the terms of the operation in response to the quarter end spike.

Finally, note that after the bids for the weekly operation are taken, the banks can no longer go to the swap line. Likewise, only after the funds are disbursed from the next operation (so the next settlement cycle is completed) do banks have the resources to engage in the arbitrage trade. Therefore, the relevant date when the ceiling holds is the settlement date where bids where taken at or prior to time \( t \). Again, this is predetermined and common knowledge.

\(^{34}\)Banks could build stocks of dollars in anticipation of these spikes, but they seem to find this costly.

\(^{35}\)The presence of the swap line may still affect the equilibrium CIP deviations outside of when it is available. That does not invalidate the identification strategy: what matters is that the ceiling result only applies at the dates when the swap line is available.
5.2 Graphical Results

Figure 6 plots in panel (a) the positive differences between the CIP deviations and the swap line ceiling for the 5 currencies, together with their median, in the days before and after the end of the 2nd quarter of 2017 as an example (the other quarters with sustained ceiling violations are shown in appendix E.2). The dashed vertical lines correspond to the two nearest swap line operations to the end of the quarter. The first shows the date of the bid on the second-to-last European operation of the quarter, while the second is the settlement date for the final operation of the quarter.

The plot shows that when an operation happens the ceiling is not violated. Only in between the two auctions do the CIP deviations spike. They do so immediately after the second-to-last opportunity to bid for dollars from the swap line in the quarter, consistent with potential regulatory window-dressing. But they spike down below the ceiling once the next swap-line operation is settled, consistent with the propositions we derived.

Panel (b) of the figure shows only the median across currencies, but now for all quarter ends (excluding year ends as no swap line operation takes place). The final operation of the quarter in Europe is always settled on a Thursday, regardless of the date, so figure 6 does not align with time to quarter-end. A similar pattern is visible. The ceiling is violated only when the arbitrage trade behind proposition 1 is not available.\textsuperscript{36}

5.3 Statistical test 1: persistence of violations

We conduct a more formal test of the theory through a regression. Using the daily data on CIP deviations from the start of 2016 until April 17th 2019, we estimate the probability that the ceiling is violated for currency \( j \) date \( t + h \) conditional on it being violated at date \( t \). We do so over two samples: one in which a swap line operation was settled between \( t \) and \( t + h \) and one in which it was not. More formally, we estimate the linear probability model for each currency \( j \):

\[
1(viol_{j,t+h}) = \beta_{j,0}^h \times (1 - 1(Settled_{j,t+h})) \times 1(viol_{j,t}) + \beta_{j,1}^h \times 1(Settled_{j,t+h}) \times 1(viol_{j,t}) + \varepsilon_{j,t+h},
\]

where \( 1(viol_{j,t}) \) is indicator for whether the CIP deviation for currency \( j \) violated the swap line ceiling on trading day \( t \) and \( 1(Settled_{j,t+h}) \) is an indicator for whether a central bank of currency \( j \) settled a swap line operation between trading day \( t \) and \( t + h \) – in line with the logic discussed above, we exclude the settlement of operations where the bids were taken in trading day \( t \) or earlier. Since, during this time period, the operations were scheduled well in advance at regular dates, we can consider \( Settled_{j,t+h} \) to be exogenous to \( \varepsilon_{j,t+h} \).

Panel (a) of figure 7 plots the estimates of \( \beta_{j,0}^h \) and \( \beta_{j,1}^h \) with \( h \) on the horizontal axis for the EUR.\textsuperscript{37} The difference between the days when the swap line is effectively present or not is visible.

\textsuperscript{36}Note that bidding for the swap-line operations takes place in the morning, whereas our daily CIP data corresponds to daily close, so a spike on the day of the bidding is consistent with deviations spiking after bidding has taken place.\textsuperscript{37} Because there is no constant in the regression, \( \beta_{j,0}^h \) and \( \beta_{j,1}^h \) should be interpreted as conditional probabilities
Figure 6: Daily CIP deviation minus swap line ceiling around quarter ends

(a) Five swap-line currencies and their median around the end of 2017Q2

(b) Median across currencies for different quarter ends

Notes: Ceiling violations around quarter end. Panel (a): Plots $\max(x_{j,t} - (i^*_t - i_{j,t}) - (i^*_t - i^*_t), 0)$ where $x_{j,t}$ is the one-week OIS CIP deviation of the CAD, CHF, EUR, GBP, and JPY vis-a-vis the USD (grey lines) and the black line is the median of the 5 currencies. Vertical lines correspond to the dates of swap line operations by the ECB, BoE and SNB. Panel (b): As the black line in panel (a) but for alternative quarter ends. Zero on the x-axis corresponds to the trading day when bids for the second to last European swap line operation of the quarter was taken. The next operation is settled on the 6th trading day after that.
When USD can be obtained from the swap line, the probability of the ceiling being violated is sharply estimated to be zero: a ceiling violation at \( t - 1 \) never persists through a swap line operation that settles at \( t + 1 \). The spikes and associated violations emphasized in the work of Du, Tepper and Verdelhan (2018) only happen when the swap line is not in operation.

### 5.4 Statistical test 2: conditional violations

A second formal test asks a related but different question. Conditional on there being a ceiling violation at date \( t - i \), and given that the next operation settlement is at date \( t \), then what is the probability of a ceiling violation in period \( h \) from \( t - i \) onwards? Panel (b) of figure 7 shows the estimated answers varying \( h \) on the horizontal axis. The hypothesis in this paper is that at \( h = 0 \), that is when a swap line operation is settled, then this probability should be zero. For the four cases plotted in the figure for the EUR, on whether a violation of the ceiling happened \( i = 2, 3, 4, \) or 5 days earlier, the probability of a violation of the ceiling is always very close to zero. As one moves away from the auction settlement, then the probability of there being a spike in CIP increases. The swap lines, when in operation, are effective at imposing a ceiling.

#### 5.4.1 Robustness

Appendix E.3 reports estimates of equation (6) for the GBP and the CHF, complementing the results for the EUR we displayed.\(^\text{38}\) The patterns are similar. In general, these exercises work less well for the JPY, where the estimates of \( \beta_j^h, 0 \) and \( \beta_j^h, 1 \) are not statistically significantly different from one another. Yen CIP ceiling violations also occasionally persist through the swap line operation at quarter end. One explanation for this is that the BoJ’s longer settlement cycle (coupled with time differences) makes identifying the impact of the dollar operation and the point which the ceiling must bind much more difficult. Nonetheless, if the yen CIP deviation is elevated, it still tends to fall sharply once a BoJ operation takes place (see figure A9 in the appendix).

Of course, these results assume that banks are actually willing to tap the swap line when CIP deviations approach the ceiling. We confirm this is the case in appendix E.4. Allotments at the regular swap-line operations are increasing in the CIP deviation the previous day. Large allotments coincide with the spikes at quarter end. This finding holds in the period prior to 2016 as well.\(^\text{39}\)

Finally, the outbreak of the Coronavirus in the first quarter of 2020, and the economic containment measures that followed, came with spikes in CIP deviations starting in the week of March 9-13. These provide another test of the presence of the ceiling around settlement dates. Appendix rather than relative to the average probability of a violation.

\(^{38}\) As the Bank of Canada has not been conducting USD operations, a similar exercise for the CAD is not possible.

\(^{39}\) We estimate the demand for USD liquidity by foreign banks at the swap line, by regressing data on the allotment at USD operations by the ECB and the BoJ against \( x_{j, t-1} \). Because banks could obtain as many dollars as they wanted at a stable pre-announced spread, the supply of dollars was horizontal and known so this regression identifies the demand for central bank dollar liquidity as a function of the CIP deviation.
Figure 7: Linear probability estimates of CIP deviation for EUR breaking the ceiling

(a) Probability of breaking ceiling, conditional on breaking it at date 0, if there is swap-line auction settlement in between or not

(b) Probability of breaking ceiling as move away from swap line settlement at date 0

Notes: Panel (a): Estimates of equation (6) for the EUR using one-week OIS CIP violations vis-a-vis the USD. Black solid line is $\beta_{h,0}^b$, grey solid line is $\beta_{h,1}^b$; x-axis is $h$. Dashed lines are two Newey-West standard errors based on a 10-period window. Note that $\beta_{h,1}^b = 0$ by construction as no operation is settled at $t+1$ with bids taken after $t$ so the estimate is omitted. Panel (b): See text.
E.5 discusses these. The results broadly confirm the theoretical predictions and empirical results in this section.

5.5 Summing up

Because the swap line operations were conducted only intermittently (until spring 2020), the ceiling they put on CIP deviations is tight only on the dates at which the swap line operations are settled. We find that quarter-end spikes in CIP in 2016-19 only break the ceiling in the days when the swap line is not available and, as soon as an operation takes place, the CIP deviation sharply falls below the ceiling predicted by the theory.

6 The swap line rate and investment flows: empirical evidence

This section tests the predictions in proposition 3 that a lower swap line rate raises the investment of recipient-country banks in assets denominated in source-country currency and increases the profitability of those banks. The start of our identification strategy is again the Fed’s decision to lower the interest rate on the swap line from a 1% to 0.5% spread over the OIS one-week rate on November 30th of 2011. As discussed before, the timing and size of this change was determined by negotiations with other central banks, and nowhere in the transcripts of the meeting does the behavior of purchases of USD assets in the previous week enter as a consideration for why the rate was lowered on this particular date. At the same time, the theory predicts an increase in USD asset purchases, not in purchases overall, by recipient-country investors. All combined, this leads to a triple-differences strategy, that compares across time, before and after the swap-line rate change, across banks, between those whose terms for borrowing dollars changed and those for which they did not, and across assets, between corporate bonds that are denominated in dollars versus other currencies.

Ultimately, the estimates answer the following question: for banks that had access to dollar swap lines through their central bank, how did the demand for dollar-denominated bonds change when the swap-line rate changed, relative to a control group of other financial institutions and non-dollar bonds? The data is now different, focusing on investment flows, and the variation we exploit is now across institutions within the same currency pair.

6.1 The data on investment flows

We use data on the daily asset purchases by banks operating in Europe in corporate bonds. The focus on corporate bonds to test the theory is motivated by several considerations. First, corporate bond holdings by banks in Europe are relatively large. As described in the introduction, Euro-area banks have non-sovereign bond holdings worth approximately one third of all their loans to the corporate sector. Second, unlike loans, bonds are continuously traded so financial investments can
change daily, allowing for our high-frequency identification strategy. Third, by looking at a narrow window around the swap line announcement date, changes in bond issuance or in the characteristics of the firms behind these bonds are likely too small to bias our results.\textsuperscript{40} Fourth, there are enough bonds traded that the several categories for our triple-differences strategy have enough observations to obtain precise estimates.

We use the ZEN database compiled by the UK Financial Conduct Authority. It covers the universe of all trades by EEA-regulated financial institutions in bonds that are admitted to trading on regulated markets, and issued by entities where the registered office is in the UK, plus all trades by UK-regulated financial institutions in bonds admitted to trading on regulated markets. A shorthand way of parsing these definitions is that the data cover the trading in corporate bonds of financial institutions operating in London, a major financial center. This will include UK banks alongside London subsidiaries of Euro Area, Japanese, Swiss and Canadian banks all of which could benefit from a cheaper dollar swap line. These are our treatment group. The data also contains information on the trades of the subsidiaries of, for example, Australian, Swedish and Russian banks whose home country central banks do not have access to dollar swap lines, and the subsidiaries of U.S. banks for which the swap line is irrelevant.\textsuperscript{41} These form our control group.\textsuperscript{42}

From these millions of observations on individual transactions, we aggregate to measure the net daily flow from financial institution $a$ into a corporate bond $b$ at each trading day date $t$. We scale this by the average of the absolute values of the daily flow from this financial institution towards all bonds over the 25 trading days centered around the 30th of November 2011 which form our sample period. This delivers our measure: $n_{a,b,t}$, which measures the demand by financial institution $a$ for bond $b$ at day $t$, relative to the typical activity of the institution.\textsuperscript{43}

We impose the following restrictions for a financial institution or bond to be included in the sample: (i) the bond $b$ must have been issued before November 14th 2011, so our results are not affected by the supply of corporate bonds; (ii) the bond $b$ must be traded by at least one bank in the sample at least 50% of the days, so that we are considering relatively liquid bonds; (iii) the institution $a$ must be a bank, and trade any bond at least 80% of the days, and trade on average four different bonds per day, so that we consider active traders. This leads to a sample with 26 banks of which 19 are headquartered in swap-line countries, and 790 bonds of which 69 are denominated in dollars. These sample selection criteria ensure that our sparse data is not dominated by zero

\textsuperscript{40}See Liao (2020) for how CIP deviations can affect the supply of bonds at lower frequencies.

\textsuperscript{41}In principle a foreign subsidiary of, say, an Australian bank in London could access the swap line through the Bank of England. However, as discussed in appendix A.1, central bank lending facilities are not perfectly accessible for foreign banks, which motivates the existence of swap lines in the first place. Empirically, this would would bias the results towards finding no effect of the swap line rate cut. Nonetheless, we obtain similar results comparing banks headquartered in swap line countries with those based in the US.

\textsuperscript{42}The majority of the bonds in the sample are in currencies of the countries in the swap line network, so changes in the operation of the network that affect all would be parsed out by the control group.

\textsuperscript{43}Specifically, let $n_{a,b,t}$ denote the daily net flow (in dollars) into bond $b$ by bank $a$ on day $t$; we define $n_{a,b,t} = \frac{\sum_{t=1}^{25} \sum_{b} |\hat{n}_{a,b,t}|}{\sum_{t=1}^{25} \sum_{b} |\hat{n}_{a,b,t}|}$. 

34
flows. Furthermore, it results in treatment and control groups that are comparable in the sense that the banks are all relatively large players in European corporate bond markets and that dollar and foreign currency denominated bonds have similar liquidity characteristics.

Appendix G.2 contains more information on the ZEN dataset, how it was cleaned, including the treatment of outliers, and our sample, including descriptive statistics. Across bonds, there are not meaningful differences between dollar and non-dollar denominated bonds in our sample in terms of liquidity, face-value, maturity, or rating. Across banks in our sample, they all have a presence in the US and are large global financial institutions: the smallest had assets worth $40bn in 2011 and all but two had balance sheets exceeding $500bn. Because of the small number of institutions in the control group coupled with restrictions on the disclosure of confidential data, we cannot present separate summary statistics between the two types of banks’ trading activities.

6.2 A test on quantities using bond flows

We start by estimating the following regression:

\[ n_{a,b,t} = \beta_t \times \text{SwapLine}_a \times \text{USDBond}_b + \alpha_{a,t} + \gamma_{b,t} + \varepsilon_{a,b,t} \]  

where \( \text{SwapLine}_a \) is a dummy for whether institution \( a \) is headquartered in a country that has a central bank with a dollar swap line with the Fed, and \( \text{USDBond}_b \) is a dummy for the currency of denomination of the bond being the dollar. The terms \( \alpha_{a,t} \) and \( \gamma_{b,t} \) denote bank-time and bond-time fixed effects. Figure 8 plots the cumulative coefficient estimates of \( \beta_t \) from the date of the swap line rate change onwards.

Prior to the announcement date, there was no meaningful difference in demand for dollar-denominated corporate bonds by banks headquartered in swap line countries. Right after the policy change, there is a clear shift in the portfolio of the treated group towards dollar bonds that is not present in the other bonds and the other banks. This shift towards USD-denominated corporate bonds by swap-line banks relative to banks outside the swap network or non USD bonds takes about one week to take place, and persists after that.

Our triple-difference estimates are then statistical estimates of \( \beta \) in the regression:

\[ n_{a,b,t} = \beta \times \text{Post}_t \times \text{SwapLine}_a \times \text{USDBond}_b + \alpha_{.,t} + \varepsilon_{k,j,t} \]  

where \( \text{Post}_t \) is a dummy variable for the window after the 30th November 2011, and \( \alpha_{.,t} \) is a vector of fixed effects. Relative to the estimates in figure 8, this regression averages the effect over the days in the window, and allows us to explore different combinations of fixed effects and calculate the associated standard errors, which are multi-way clustered at institution, bond, and day level.

The length of the window is set at 5 trading days, both before and after the announcement date. The results in figure 8 suggest that the effects of the swap lines accumulate for 5 days, after
Figure 8: Excess demand for USD bonds by treated banks around the announcement of the swap-line rate change

Notes: Cumulative estimates of $\beta_t$ from equation (7). Dashed lines are 90% confidence intervals clustered at the bank, the bond and the trading day level.

which they are roughly constant. This is also consistent with the windows we used to in our CIP regressions in section 4. One difference relative to those regressions is that, since the arbitrage trade was only available once the swap line opened, the date of treatment for the CIP regressions was when the lower rate became effective. Instead, for bond flows, what is relevant is the announcement date, since it is the anticipation of having the swap line available ex post that spurs investment. This was transparent in the model of section 3 where the presence of the swap line in period 2 drove higher investment in period 1. Therefore, the window now is 5 days before and after November 30.

The first column of table 2 presents the results. The baseline estimate is that a 50 basis points cut in the swap-line rate, in the five days following the announcement, induced banks covered by this liquidity insurance to increase their net purchases of the average dollar denominated bond by 0.08% of the bank’s average absolute daily flow.

The next three columns of the table deal with other possible omitted variables by using fixed effects. The second column adds a currency-period fixed effect to control for other factors that may have been differentially affecting bonds of different denomination. Moreover, it adds institution fixed effects, interacted with both period and currency, in case some bank characteristics like leverage or risk appetite may be correlated with denomination or period in time. Likewise, different financial institution may differ in their default risk, which would affect their relative borrowing costs, and they may have different available collateral, both of which could affect their willingness to use
the swap line. Yet, the point estimate barely changes.

The third column controls for bond characteristics, using fixed effects on the issuer and the duration of the bond, interacted with both financial institution and time. This deals with possibly unobserved differences between USD bonds and the other bonds. One particular example would be if different bonds would differ in their acceptability as collateral between the central bank and private lenders. Again, point estimates barely change.

The fourth column then estimates a fully saturated regression, with all interacted fixed effects, and this still has a negligible effect on estimates or standard errors.

The last four columns dig further by considering alternative samples and interactions. The fifth column drops from the criteria selecting the sample the requirement that the financial institutions must trade bonds frequently. The recipient-country banks in the model actively invest in US bonds; otherwise the swap line would have no effect on their investment flows. Adding the financial institutions that do not invest in US bonds we find that, unsurprisingly, the estimate is now statistically insignificant at conventional levels since a series of zeros are added. Yet, the point estimate is similar.

The sixth column introduces a dummy variable that separates the effect of the swap line rate on bonds that have a high credit rating and those that do not. Perhaps the recipient-country banks only actively trade higher-credit ratings bonds, or perhaps risk affect investment decisions in a way that was left out of the model where banks were risk neutral. The data shows that the portfolio tilting towards USD bonds occurs through both lower and higher rated bonds with no statistically significant differential effect.

The seventh column includes the interaction of the swap line rate change with a dummy variable to indicate if the location of the issuer of the bond is the same as the location of the bank. Perhaps the investment flows from recipient-country banks are going to recipient-country firms issuing dollar denominated bonds and so the swap line does not influence cross-border capital flows. This does not seem to be the case, since the interaction coefficient is small and not statistically significant, consistent with the setup of the model. Local issuers do not seem to be favored by their banks.

The eighth column investigates this further, by including a dummy variable for whether the USD bond was issued by a US firm (versus a foreign firm). The coefficient is positive and statistically significant at conventional levels, consistent with the shifts in investment coming with cross-border capital flows into the US.

Finally, in appendix F.1, we present some robustness regressions that: (i) consider a falsification study using an event window four weeks previously, (ii) control for the flow in the previous day to deal with possible inertia in portfolio adjustment, and (iii) collapse the sample into pre- and post announcement means and bootstraps errors at the bank level. These have no material impact on

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Note, however, that our results show that there are capital inflows also into other non-US locations that issue USD bonds, that some of these may be the form the foreign operations of US companies, and that the sample size in this last column is small.
Table 2: Fixed-effects panel regression estimates of the effect of swap line rate changes on investment flows

<table>
<thead>
<tr>
<th>Fixed Effects</th>
<th>Alternative Sample</th>
<th>Interactions</th>
</tr>
</thead>
<tbody>
<tr>
<td>baseline</td>
<td>currency, bank</td>
<td>saturated</td>
</tr>
<tr>
<td>Postₜ × Swapₐ</td>
<td>0.077*</td>
<td>0.077*</td>
</tr>
<tr>
<td>×USDBondₚ</td>
<td>(0.035)</td>
<td>(0.038)</td>
</tr>
<tr>
<td>Postₜ × Swapₐ</td>
<td>×USDBondₚ × Highratingₚ</td>
<td>0.0261</td>
</tr>
<tr>
<td>×LocalIssuerₚ</td>
<td>(0.035)</td>
<td></td>
</tr>
<tr>
<td>Postₜ × Swapₐ</td>
<td>×USDBondₚ × USIssuerₚ</td>
<td></td>
</tr>
<tr>
<td>× period</td>
<td>0.035***</td>
<td></td>
</tr>
</tbody>
</table>

N: 205227 205227 205227 205227 284225 205227 205227 205227

Notes: Estimates of equation (8). The dependent variable is \( n_{a,b,t} \), bond level daily flows by bank scaled by the total absolute flow by bank. \( Postₜ \) is a dummy variable taking a value of 1 if \( t \) is after 30th of November 2011. \( Swapₐ \) is a dummy variable taking a value of 1 if the bank \( a \) is headquartered in swap line country. \( USDBondₚ \) is a dummy variable taking a value of 1 if the bond \( b \) is dollar denominated. Column (1): triple difference estimator, including \( Swapₐ × period, USDBondₚ × period and Swapₐ × USDBondₚ \) fixed effects. Column (2): adds bank specific and bond-currency specific fixed effects. Column (3): additionally adds issuer and duration (3-year window) fixed effects. Column (4): saturated regression. Column (5): includes in the sample banks who trade infrequently. Column (6): includes an additional interaction term with a dummy variable which takes a value of 1 if the bond has a high credit rating (rated A- and above). Column (7): includes an additional interaction term with a dummy variable which takes a value of 1 if the bond has an issuer located in the same jurisdiction as the Bank (treating the euro-area as a single jurisdiction). Column (8): includes an additional interaction term with a dummy variable which takes a value of 1 if the bond has an issuer located in the US. Standard errors, clustered at the bank, the bond and the trading day level, are in brackets. *** denotes statistical significance at the 1% level; ** 5% level; * 10% level.
the results.

How large are these effects? Within our sample, there are 69 USD denominated bonds, 19 banks, effects over 5 days, and the average absolute flow from a financial institution is $45 million. Multiplying all to our estimates gives an increase in gross flows of $230 million. This is 4.8% of the absolute flow over five days among the swap line banks in sample. Extrapolating out of sample, the net flow from foreigners into bonds issued by U.S. non-financial firms excluding the government in the 2017 flow of funds was $172bn, which multiplied by our aggregated estimate of 4.8% suggests a $8.31 billion shift in cross-border capital flows driven by a 0.5% change in the swap line rate. This is a large effect. It provides strong evidence that liquidity policies affect the purchase of financial assets significantly.

6.3 A test on prices using bond yields

Significant portfolio shifts, as the ones we just found, may be associated with changes in the relative prices of different assets. If so, this is of independent interest, since it reveals limits to arbitrage across these bonds in response to a very specific relative demand shock. More focused on the question of this paper, price effects would show to what extent the liquidity provided by the central bank swap lines may prevent asset price drops and, potentially, fire sales in the asset markets of the source central bank.

For this test, we resort again to a difference-in-differences strategy where the first dimension of comparison is over time around the dollar swap-line rate change. The second dimension now compares USD-denominated corporate bonds that the recipient-country banks hold in large amounts to other similar USD-denominated corporate bonds that these foreign banks do not hold in their portfolios. We start from the sample of 5,474 dollar denominated bonds that were the constituents of the Bank of America/Merrill Lynch bond indices. We use our data on trades in corporate bonds from the previous section to identify the same treated group of dollar-denominated bonds that are actively traded by the recipient-country banks. Through this diff-in-diff strategy and by enlarging the sample of bonds considered, we can address the concern of whether there is something special about the bonds that are actively traded by foreign banks.

The treatment is not randomly assigned, so we use a nearest-neighbour matching procedure that weights observations to build treatment and control groups that have similar relevant bond level characteristics. Specifically we match on credit rating (converted to a numerical scale), log residual maturity, coupon, log of the face value outstanding, and average yield in the 5 days prior to treatment. We then consider the change in the average yield of the bonds in the 5 days after the announcement relative to the 5 days prior.\textsuperscript{45} To implement this matching strategy, we use the bias-corrected matching estimator in Abadie and Imbens (2011) and present the average treatment

\textsuperscript{45}Reading the Financial Times issues in this narrow window revealed no other reference to news about corporate bond prices, beyond discussions about the swap line rate change.
The results are in table 3. The treatment of lowering the costs of emergency dollar borrowing of recipient-country banks by changing the swap-line rate lowered the yield on the USD corporate bonds that these banks invested in by 8.6bp.

One concern may be that the swap-line rate change, by improving the profitability and so the stability of the recipient country banks, works as a systemic shock to those economies, making all of their bond yields decline. Our results may be driven by USD-denominated bonds issued by Euro-area firms, that are both most likely to be held by Euro-area banks and benefit from this aggregate shock to their economies. Column (2) of the table therefore changes the matching procedure to require exact matches on whether the bond is issued by a Euro-area company or not. This way, any potential aggregate shock to the Euro-area economy affects both treatment and control equally, so the differential effect identified by the regression is due to the asset purchase flows. The estimate rises by one standard error to a 12.2bp price effect.

The third column instead matches bonds exactly using their issuer industry. This is an exact match, since industry is a discrete variable. We use the industry classification level 3 of 4 in the BAML dataset, and modify the control sample so as to only overlap with the industry classifications in the treated sample. This provides a different form of comparison relative to the estimates in column 1, but the results barely change.

To get a sense of the magnitude of these estimates, Gertler and Karadi (2015) estimate that in response to a conventional monetary policy shock that raises the one-year yield by 50bp, the commercial paper spread rises by 12.5bp. We find that an unconventional monetary policy shocks to the swap line rate of 50bp lowers the corporate bond yield by up to 12.2bp among our subset of corporate bonds. A comparison with other unconventional monetary policies is more challenging. A rough benchmark is the estimate in Swanson (2017) that $215bn of Fed asset purchases in 2009 to 2015 lowered corporate bond yields by 5bp. The November 2011 swap line rate cut led to a $110bn increase in the Fed’s balance sheet and the fall in yields was approximately twice as large. Such large effects may perhaps not be surprising from a financial-markets perspective given the large portfolio flows we already found. But, from the perspective of the effectiveness of the influence of the lender of last resort activities ex ante, before crises, they are striking and novel to the literature.

6.4 Third test: the effect of swap lines on bank valuations

Proposition 3 predicted that the value of foreign banks increases when the swap-line rate falls. In the model, this happens because cheaper access to the swap line reduces the risk that foreign banks will be forced to discontinue their investments when hit by a financial shock. The model assumed that banks were global, and its predictions applied only to those with a U.S. (the source-country)
Table 3: Yield Impact on Frequently Traded USD Denominated Bonds

<table>
<thead>
<tr>
<th></th>
<th>Nearest Neighbour</th>
<th>Exact Match on Euro Issuers</th>
<th>Exact Match on Industry</th>
</tr>
</thead>
<tbody>
<tr>
<td>$frequentlytraded_b$</td>
<td>-0.086**</td>
<td>-0.122***</td>
<td>-0.080**</td>
</tr>
<tr>
<td></td>
<td>(0.036)</td>
<td>(0.036)</td>
<td>(0.034)</td>
</tr>
<tr>
<td>N</td>
<td>5474</td>
<td>5474</td>
<td>2656</td>
</tr>
</tbody>
</table>

Notes: The dependent variable is the change in the average yield of the bond in the 5 trading days following the swap rate change on the 30th of November 2011, versus the 5 days before. The independent variable is a dummy for whether the bond is frequently traded by our sample of European banks. Column (1): nearest neighbor estimates, using Abadie and Imbens (2011) bias correction, that single matches on five bond characteristics: (i) credit rating, converted into a numerical scale, (ii) log residual maturity, (iii) coupon, (iv) log of the face value outstanding, and (v) average yield in the 5 days prior to 30th November. Column (2): includes exact match on whether the bond issuer is located in a Euroarea country. Column (3): includes an exact match on issuer industry, industry classification level 3 of 4 in the BAML dataset; control sample modified to overlap with the industry classifications in the treated sample; two treated bonds which appear uniquely in an industry classification dropped. Robust standard errors in brackets. *** denotes statistical significance at the 1% level; ** 5% level; * 10% level.

perhaps the swap line rate change also affected other banks, through general-equilibrium effects that we did not model. Still, by comparing banks with a U.S. presence with other banks, we can isolate the direct effect on investment suggested by our model. We test this by asking whether banks in countries that receive dollar swap lines have excess returns around the swap-rate change dates. Again, this is a triple-difference exercise, that compares: (i) the days before and after the swap-line rate change by the Fed, (ii) foreign banks in countries covered by the dollar swap lines and so affected by the rate change, and (iii) foreign banks with a U.S. presence versus foreign banks with no U.S. assets.47

Turning to the data, we define a bank as having a U.S. presence if it appears in the “U.S. Branches and Agencies of Foreign Banking Organizations” dataset compiled by the U.S. Federal Institutions Examination Council. Ideally, we would like to measure the exposure of a bank to dollar funding shocks, or its reliance on U.S. wholesale funding. The presence of a branch is only an imperfect proxy for this, so estimates will not be very precise.48

We match banks to their equity returns taken from Datastream. Excess returns are computed as the component of each bank’s returns unexplained by the total market return in the country where the bank is based, where the relevant betas are computed over the 100 trading days ending on the 31st October 2011.49 The window after the announcement over which the excess returns are cumulated is five days as in the bond yield regressions.

47 Before March of 2010, banks with a U.S. presence could borrow from the Fed through the Term Auction Facility. Insofar as the swap lines allowed a broader set of banks to borrow dollars as well, it may have benefited the other banks more. In our narrow 5-day window though, there was no TAF-like alternative, so the regressions will only capture the direct effect in the model.
48 Note that all the banks we used in the bond flows regression have a US presence.
49 Appendix F.2 presents also similar estimates (and slightly smaller standard errors) from using an alternative measure of excess returns using the Fama-French factors.
Figure 9 presents the results. It compares the average excess returns for banks in the jurisdictions covered by the swap line whose rate changed and who have a significant U.S. presence with two control groups: banks not covered by the swap-line rate change, and banks in the swap lines but without a U.S. presence. Clearly, it is those banks that are connected with the United States and that have access to swap line dollars that experience the excess returns following the announced increase in the generosity of the swap line. The shareholders in these banks appear to value the liquidity insurance offered by the swap facility.

Table 4 presents the associated comparison of mean excess returns across different groups of banks calculated by weighing each bank equally or by its relative market value in dollars at the start of November 2011. The associated standard errors are computed by bootstrapping alternative event dates. Here we focus on the cumulative excess returns in the 3 days following the announcement as that is when most of the effect comes through in figure 9. When weighing banks equally, those that were treated by the swap-line change and have a U.S. presence experience a 2.7% excess return, while those without a U.S. presence, or those not covered by the swap line because they are based in the United States or elsewhere, did not. This supports the prediction of the model, and was already visible in figure 9.

However, once weighted by market size, there are significant excess returns for all but the non-treated, non-U.S. bank returns. The difficulty is that U.S. presence is strongly correlated with bank size, and that around the date of the swap changes, all large banks had positive excess returns. The data do not allow us to separate the effects of size from those of U.S. presence.

In comparison with other monetary policies, a conventional 50 bp interest-rate cut leads to a rise in equity prices of between 2% and 4% (Jarociński and Karadi, 2020; Swanson, 2017), similar
Table 4: Average bank excess returns after swap line rate change

<table>
<thead>
<tr>
<th></th>
<th>Swap Line Banks US Presence</th>
<th>US Banks</th>
<th>Other Banks</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>0.0265*</td>
<td>0.0087</td>
<td>0.0063</td>
</tr>
<tr>
<td></td>
<td>(0.0140)</td>
<td>(0.0068)</td>
<td>(0.0084)</td>
</tr>
<tr>
<td>Size Weighted</td>
<td>0.0251**</td>
<td>0.0281***</td>
<td>0.0290*</td>
</tr>
<tr>
<td></td>
<td>(0.0125)</td>
<td>(0.0086)</td>
<td>(0.0154)</td>
</tr>
<tr>
<td>N</td>
<td>36</td>
<td>72</td>
<td>310</td>
</tr>
</tbody>
</table>

Notes: Excess returns are computed accumulating over 3 days using a beta-to-local market return that is estimated over the 100 days prior to 01/11/11. Swap line banks are headquartered in Canada, Euro-area, Japan, Switzerland, or the United Kingdom. U.S. presence is taken from “U.S. Agencies and Branches of Foreign Banking Organisations” dataset. Bootstrapped confidence intervals in brackets are constructed by randomly sampling event dates over the window 01/06/10-31/11/11. *** denotes statistical significance at the 1% level; ** 5% level; * 10% level.

6.5 Summing up

A cut in the swap line rate led to a quick portfolio adjustment by major financial institutions outside the US. Consistent with now having cheaper insurance against financial risk, they held more USD-denominated bonds, whose prices rise as result, so the Fed supported its domestic markets by lending to foreigners. The data also suggests that the foreign banks’ value rose.

7 Conclusion

This paper studied the role and effectiveness of central bank lending programs in general, and of central bank swap lines in particular. We showed that the swap lines are a vehicle for a central bank to lend to foreign banks, using the foreign central bank as an agent in assessing eligibility and bearing the credit risk. The swap lines are therefore an example of classic Bagehot lending of last resort, but now done across borders.

In a world in which globally-operating banks borrow in different currencies to invest across borders, central bank lending plays an important role after those investment have been made. We showed that the swap lines put a ceiling on CIP deviations equal to the swap-line spread chosen by the source central bank, plus the difference between policy and deposit rates of the recipient country’s central bank. In practice, there is variation in this ceiling both from domestic and foreign policy sources that allows us to estimate the effect of this ceiling in the distribution of CIP deviations across currencies with respect to the dollar. Credibly identified estimates suggest that a 1% fall in

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the ceiling lowered the average CIP deviation across price quotes by 0.56%, and the 90th percentile by 1.17%. In days of swap-line operations, the ceiling binds tightly across time and currencies, with CIP deviations spiking in quarter ends only for the few days when there is no swap-line auction.

Ex ante, the existence of central bank lending encourages financial institutions to invest in foreign assets. Empirically, we found evidence for a significant portfolio tilt towards dollar bonds following a reduction in the cost of the dollar swap line, amounting to 4.8% of absolute flows over one week. This was also visible in an appreciation of the price of the USD bonds that happen to be heavily traded by European banks. Changes in the rate charged by the central bank in the swap line are estimated to have approximately the same effect on the corporate bond yields as an equivalent change in the standard policy rate. Finally, we found some empirical support for the swap line reducing foreign banks’ expected borrowing cost ex ante and preventing banking failures ex post, as reflected in their stock prices.

These effects may explain why, out of the many unconventional monetary policies to respond to the financial crisis, the central bank swap lines are one of the few that survived well beyond it. Central bank lending across borders is a key part of the international financial architecture promoting capital flows across borders. It was in the front line when a shock like the Covid-19 crisis arrives. Still, many interesting questions are left open for how central bank lending should work. Are the empirical results specific to dollar swap lines or do they extend to other currencies as well? What role would swap lines play in a world in which the euro or the renminbi wanted to compete with the dollar for the status of dominant currency? Does the increase in available foreign currency to global banks through the swap lines raise or lower welfare in the global macroeconomic equilibrium? Are banks investing too heavily in foreign assets or relying too much on foreign borrowing leading to macro-financial fragility, and is this fragility addressed by the swap lines? Alternatively, by lowering the cost of a financial crisis, do the swap lines make a crisis more likely? How can the two central banks in a swap-line arrangement coordinate their choices and how does this spill over to conventional monetary policies? How do the swap lines, IMF programs, and other regional programs interact in shaping the international financial safety net?

What this paper has shown is that central bank lending policies can be very effective, as hypothesized by Bagehot (1873). Overall, the swap lines lower the cost of hedging source-country currency risk while encouraging investment in assets denominated in that currency, raising the prices of those assets and the stock prices of the investors. Perhaps because of this, the number of central bank swap lines has been growing every year. Already today, any study of liquidity provision or of the international financial system will be incomplete without a discussion of the role of the central bank swap lines.
References


Appendix – For Online Publication

Appendix A discusses how the swap lines interact with other monetary policies and compares the swap lines with other alternative ways for recipient-country banks to borrow in source-country currency. Appendix B extends the arbitrage argument to consider collateral and regulation requirements. Appendices D-F have additional empirical results and robustness results on the regressions discussed in sections 4-6 the main text, respectively. Appendix G describes in detail how we built the variables used throughout the paper.

A  The role of the swap lines in the central bank toolkit

This section expands on section 2’s discussion of how the swap lines work

A.1  The division of tasks and alternatives

With a swap line, the source central bank provides liquidity in response to a financial crisis, while the recipient central bank judges which banks are eligible for the assistance. This division of tasks and risks arises because this liquidity operation involves the source-country monetary base, but the banks that are borrowing are regulated by the recipient central bank, which should have superior information on their solvency, the quality of their collateral, and the potential for moral hazard in ex ante bank risk-taking.

There are three alternatives to the swap lines that under efficient financial markets would be equivalent: recipient-country banks borrowing directly from the source-country central bank, recipient-country central banks borrowing source-country currency in private markets, and recipient-country banks borrowing from their central banks in recipient-country currency and converting it into source-country currency. Different financial frictions account for their difference and justify why the swap lines were not perfect substitutes with existing arrangements and so had an impact.

First, with respect to borrowing directly from the source-country central bank. In the case of the Fed, most major foreign banks have a U.S. branch or subsidiary, so they could go to the discount window. If information about the financial health of the borrowing bank was public, and there were no constraints in enforcing contracts and seizing collateral, these two programs might be equivalent. However, in the case of the swap line, because the Fed is officially lending to the recipient central bank, there are no mandatory disclosure procedures when it comes to which foreign banks receive the currency. Thus, the stigma that has been associated with the discount window does not apply, since the recipient central bank can keep the anonymity of the borrower for a longer period of time. Even today, the ECB does not make public the identity of the financial institutions that borrowed dollars from it. Moreover, the amounts lent were very large relative to the size of the U.S. branches
or subsidiaries of foreign banks.\textsuperscript{50} Given the Fed’s limited monitoring ability over foreign banks outside its jurisdiction, the swap lines allow the use of the recipient central bank’s monitoring and selection on the financial health of the borrower. Finally, the recipient bank’s assets in the source country were often held at the level of the recipient’s parent. Hence, the required funding needs were large relative to the branch/subsidiary’s balance sheet and would require collateral transfers from the parent, which recipient-country regulators might be uneasy with.\textsuperscript{51}

The second alternative would be for the recipient central bank to borrow source-country currency in private markets, and then lend them out to its banks. For example, a similar swap contract to borrow dollars could be written with private lenders as it was with the Fed. However, these private institutions are reluctant to serve as intermediaries in a crisis (Avdjiev et al., 2018). The financial frictions that make financial institutions raise the price charged for hedging exchange-rate fluctuations to private clients likely apply to central banks as well. Two further properties of central bank swap lines are that they automatically increase the quantity of source-country currency in circulation, thus accommodating the increase in demand, and (more speculatively) the recipient central bank may be less likely to default on the source-country central bank than on private financial intermediaries.

A third and final alternative is for recipient-country banks to get their own currency from the recipient central bank, and swap them into source-country currency using a derivatives contract removing the exchange-rate risk. Even at the height of the financial crisis, the foreign exchange market for dollars never closed. The seller of dollars in the spot market will be a U.S. institution that can in turn obtain them from the Fed’s domestic lending facilities. Usually this option is available, which perhaps explains why swap lines had little role to play in the decade prior to 2007. But this private operation has a hedging cost: the CIP deviation which our model elaborates on.

A.2 The implications of the swap line for monetary policy

A drawing of the swap line gives rise to a credit to the account of the recipient central bank at the source central bank. When the source-country currency is then lent out to banks and used to make payments, the reserve balances of commercial banks will increase. Because this meets an increase in demand for that currency by the recipient-country banks, in principle it is consistent with the control of inflation. Moreover, the swap-line rate is set as a spread over the short-term interest rate used for inflation control, so when the latter moves, so does the swap-line rate, again with no direct

\textsuperscript{50}For example, in 2008Q3 the total assets of foreign banking offices in the US were $1169bn (U.S. Flow of Funds, table L.111), compared to the peak swap line drawing a few weeks later of $586bn.

\textsuperscript{51}In regular times, with smaller shocks, global banks use internal capital markets, as documented by Cetorelli and Goldberg (2012). However, when it comes to emergency borrowing after large shocks, the swap lines are preferred to the discount window. An alternative was the Term Auction Facility (TAF), which ran from December 2007 to March 2010, allowing many foreign banks to get dollars from the Fed directly, albeit a smaller set of banks than the ones that have access to their own-country swap line and subject to a narrower set of accepted collateral. Unlike the swap line, the TAF kept the credit risk and the need for monitoring at the Fed.
implications for source-country inflation. On the side of the recipient central bank, its new reserve balances never become currency in circulation, being held and returned by the source central bank, and none of its policy rates change, so there is no direct effect on inflation.

As important as what they are, is what the new swap lines are not. First, they are not directly used to finance exchange rate interventions. Central bank swap lines have been used in the past to obtain the foreign currency in order to sustain a peg. Yet, with the current advanced-economics swap lines, the source-country currency is not used right away to buy recipient-country currency and affect its price. Rather, the source-country currency is lent out to banks that could instead have borrowed from the recipient central bank in its currency. The large bulk of dollars lent out by the Fed went to the ECB, the Bank of England, and the Bank of Japan (see figure 1), all of which did not have explicit targets or policies for intervening in the value of their currency vis-a-vis the dollar.

Second, the swap lines are not a response to current account imbalances in the way that IMF loans are. They are a short-term liquidity program that emerged because of the expansion of global banks with large gross positions in the source-country assets, usually funded in source-currency. The swap line borrowing replaces borrowing from private markets, with little effect on net positions, and it is reverted in a short period of time, with no policy conditionality.

Third, the swap lines do not lead the recipient central bank to absorb exchange-rate risk or bad foreign assets from its banks. The recipient central bank has only credit risk, as in any lender of last resort operation, and can apply its standard criteria for eligible collateral. The banks under its jurisdiction have their currency needs met, not their risk nationalized.

Finally, the swap line is not a subsidy from the source central bank to foreigners. It is a liquidity program where, so long as the interest rate charged is the same as that charged in domestic lending facilities, all banks, domestic or foreign, face similar terms. Insofar as the source central bank is charging a spread over the overnight rate, but the recipient central bank bears the credit risk, then the source central bank is actually receiving a transfer from foreigners in risk-adjusted terms.

B Collateral and regulation

Constraints on the banks through collateral requirement or regulatory restrictions loosen the ceiling result, but do not overturn it.

Loans to banks from the central bank through the swap line are secured and a haircut applies to the collateral. Letting $\xi^c$ denote the cash coefficient applied to the collateral offered by the bank, the cost of borrowing from the central bank is $\xi^c i^c_t + (1 - \xi^c) i^u_{a,t}$ where $i^u_{a,t}$ is the unsecured financing rate in dollars facing bank $a$. In terms of bank capital and regulation requirements, deposits at the central bank have a zero risk weight in bank capital adequacy calculations and, in some jurisdictions, do not count towards leverage ratio requirements. However, the interaction of the Basel III leverage ratio requirements that became binding at different dates starting in 2016,
the use of FX derivatives, and the evaluation of stress tests, may result in the trade that we describe requiring some bank equity. Imagine that for every \( 1 - \omega \) of debt from the swapline the bank must have \( \omega \) of equity, which has a bank specific shadow cost \( \lambda_{a,t} > i_t \), where \( a \) is an index of banks. Given this, we now obtain a revised proposition:

**Proposition 4.** Bank-specific deviations from covered interest parity \((x_{a,t})\) have a ceiling given by the spread between the source swap and interbank rates, plus the difference between the recipient central bank policy and deposit rates, plus the shadow value of collateral, plus the shadow cost of regulation on banks that is triggered by borrowing and lending from their central bank:

\[
x_{a,t} \leq (i_t^p - i_t) + (i_t^{ps} - i_t^*) + (1 - \xi^c)(i_{a,t}^u - i_t^u) + \psi_{a,t}.
\]  

(A1)

**Proof:** To set up the proof, first consider what happens when: (i) bank \( a \) can choose whether to obtain dollars from the swap line or from an “other” source, and their rate-collateral pairs are: \((\xi^c, i_t^s)\) and \((\xi^o, i_t^o)\), respectively; (ii) the unsecured lending rate for bank \( a \) is \( i_{a,t}^u \); (iii) for every unit of investment in the trade, the bank needs \( \omega \) of equity, which has shadow cost \( \lambda_{a,t} \), and \( 1 - \omega \) of debt financing, so that \( \omega \) can be thought of as the total equity held against the central bank issued reserves and the forward contract. In that case, the arbitrage argument in equation (1) becomes instead:

\[
(1 - \omega) \min\{\xi^c i_t^s + (1 - \xi^c) i_{a,t}^u, \xi^o i_t^o + (1 - \xi^o) i_{a,t}^u\} + \omega \lambda_{a,t} \geq s_t - f_t + (i_t^{ps} + i_t^* - i_t^*) - i_t + (i_{a,t}^u - i_t^u).
\]  

(A2)

Using the definition of the CIP deviation in equation (2) and rearranging gives the generalized version of our ceiling result:

\[
x_{a,t} \leq (1 - \omega) \min\{\xi^c i_t^s + (1 - \xi^c) i_{a,t}^u, \xi^o i_t^o + (1 - \xi^o) i_{a,t}^u\} - i_t + (i_t^{ps} + i_t^* - i_t^*) + \omega \lambda_{a,t}.
\]  

(A3)

There is still a ceiling, and an exogenous reduction in \( i_t^s \) still weakly reduces the right-hand side.

We argue that the following held during our sample period: (i) the alternative source of funding was borrowing from the recipient-country central bank’s recipient-country currency and using the forward market to turn it into synthetic dollars, so \( i_t^o = i_t^{ps} + s_t - f_t \), (ii) during this sample period, the policy and OIS rates were almost identical, so \( i_t^p = i_t^r \), and (iii) the collateral requirements by recipient-country central banks were identical for their dollar swap line and conventional recipient-currency lending, so \( \xi^o = \xi^c \). It then follows that:

\[
\min\{\xi^c i_t^s + (1 - \xi^c) i_{a,t}^u, \xi^o i_t^o + (1 - \xi^o) i_{a,t}^u\} = \xi^c \min\{i_t^s, i_t + x_{a,t}\} + (1 - \xi^c) i_{a,t}^u.
\]  

(A4)

Thus, the bank will not use the swap line, unless \( x_t \geq i_t^s - i_t \). Given the reasonable assumptions that: (i) \( i_{a,t}^u \geq i_t \), or that unsecured borrowing rates exceed secured borrowing rates, (ii) the interest
on reserves puts a floor on the policy rate, $i_t^{pr} \geq i_t^{nv}$, then:

$$i_t^s - i_t \leq \xi c \min \{i_t^s, i_t + x_{a,t}\} + (1 - \xi c) i_{a,t}^u - i_t + (i_t^{pr} - i_t^{nv}). \tag{A5}$$

Therefore, we can dispense with the min operator in the ceiling expression. The ceiling result then becomes:

$$x_{a,t} \leq (i_t^s - i_t) + (i_t^{pr} - i_t^{nv}) + (1 - \xi c)(i_{a,t}^u - i_t^s) + \psi_{a,t}, \tag{A6}$$

as long as we define: $\psi_{a,t} = \omega(\lambda_{a,t} - i_t^s - (1 - \xi c)(i_{a,t}^u - i_t^s))$, the shadow value of relaxing the regulatory constraint. Note that in principle $\psi_{a,t} \geq 0$ since bank equity is more costly than the weighted cost of secured and unsecured debt. This completes the proof.

Collateral and regulation considerations add a third possible source of variation to the ceiling on bank quotes, one that is bank-specific. Note that some large investors, notably the safest banks, will have enough safe assets that their unsecured and secured funding rates are the same, so $i_{a,t}^u = i_t^s$. Likewise, for banks in at least some jurisdictions, there are no regulations involved in borrowing and lending from the central bank, so for them $\psi_{a,t} = 0$. Thus, for these banks, the market ceiling will be $x_{a,t} \leq (i_t^s - i_t) + (1/\xi c)(i_t^{pr} - i_t^{nv})$, which reduces to proposition 1, as expected, when $\xi c = 1$.

With regards to the identification strategy used in section 4 is still valid in the presence of these considerations. The November 2011 date is well before regulations being discussed and approved that could interfere with the swap line. The considerations on regulation discussed in proposition 4 should not apply. Moreover, the reduction in the swap-line rate comes with potential higher use of the central bank facilities, which tend to have more generous treatment of collateral, thus lowering the shadow value of collateral, so the ceiling would still unambiguously fall in proposition 4.

Finally, we can broadly interpret the multipliers as also capturing some “stigma” in the use of the central bank facilities. Arguably, the policy change in 2011 reduced that stigma. Then, the multiplier would have become smaller, and the ceiling tighter, thus again moving in the same direction as the interest rate on the swap line.

C Proof of proposition 3

First, consider what is investment in the second period, $k^*$, as a function of the financial shock $\chi$. When $\chi$ is small, CIP holds, $MC = i$, and so investment is at the first best $\hat{k}^*$ (conditional on $k^a st_0$). As the financial constraint becomes binding, $\chi > \chi_c$, and the exchange-rate intermediaries start operating at an increasing cost. Defining the function $H(.) \equiv \delta h(k^* + \chi - i) + (1 - \tilde{\delta})(i^s - i)$, now in equilibrium $\partial F(.)/\partial k^* = i + H(k^* + \chi, i^s - i)$. The bank takes this cost as given, but it increases with the amount of investment in equilibrium, because the cost of hedging away the exchange rate risk is rising. If the financial shock become more extreme, then banks start turning
to the swap line and $MC = i^s$. The size of the shock that triggers this switch is $\bar{\chi}$, defined as the solution to $H(\tilde{k}^*, \bar{\chi}, i^s - i) = i^s - i$. At this point, investment is $\tilde{k}^*$, which solves $\partial F(.)/\partial k^* = i^s$, independent of the realization of the shock.

Next, consider what profits in the second period are as a function of the financial shock. This is defined as $\pi(k_0) = \max_{k^*} \left\{ F(k_0^*, k^*) - ik^* - H(.) \max\{k^* + \bar{\chi} - \bar{\ell}, 0\} - (i^s - i) \max\{k^* - \tilde{k}^*, 0\} \right\}$ and plotted in figure A1. For small $\chi$, the financial constraint is slack. Profits are high as the marginal cost of borrowing is low. Once the shock exceeds $\chi$ the recipient-country banks start using their country’s funding and exchange-rate hedging, so the marginal cost rises, and profits fall. If the shock gets high enough, above $\bar{\chi}$ then banks turn to the swap line and profits become again independent of the size of the shocks.

Finally, we can turn to long-term investment $k_0$. The banks choose it in the first period to maximize $\Pi_0 = \int \pi(k_0, \chi)dG(\chi) - \rho k_0$. The first order condition is:

$$G(\chi)\pi'(k_0^*) + (1 - G(\bar{\chi}))\pi'(k_0^*) + \int_{\chi}^{\bar{\chi}} \pi'(k_0^*, \chi)dG(\chi) = \rho \quad (A7)$$

where $\pi(.)$ and $\pi'(.)$ are the profit functions, independent of $\chi$, when the shocks are below $\chi$ and above $\bar{\chi}$, respectively.

By the envelope theorem, if there were no shocks, only the first term on the right-hand side
would be non-zero, and this would reduce to \( \pi'(k^*_0) = \partial F(.)/\partial k^*_0 = \rho \). The first-best level of capital would be reached. Otherwise, investment is now lower because, as figure A1 shows, for a range of realizations of the shock, the profits are lower. When recipient-country banks decide to invest in the source-country firm, they take into account that next period they may get hit by a large shock, leading to higher costs and lower profits.

Recall that a lower rate charged on the swap line has two effects. First, it lowers the \( \bar{\chi} \) as banks switch from market to swap-line borrowing sooner. Second, it lowers the private rates that banks get in the market by improving their outside option relative to the traders. Both contribute to lower the expected costs from having to respond ex post to a financial crisis. Thus, the profits from investing abroad are weakly higher across the realization of the shocks. Because of the complementarity between the two types of capital in production, marginal profits for each unit of first period investment are also now higher. This raises long-run investment and expected profits across financial shocks.

D Additional Results on CIP deviations

This section describes further results and robustness checks on our empirical analysis in section 4. In addition, it presents estimates of the demand curve for dollars by banks at the swap line.

D.1 CIP across currencies

Figure A2 presents the equivalent of figure 3 for other swap line currencies and the DKK. CAD does not experience any ceiling violations. In the case of CHF and JPY, the CIP deviations are also subject to spikes at year end, and at quarter end from 2015 onward for the JPY, but also experience occasional short lived spikes towards during the year. See section 5 for discussion regarding why these spikes are not necessarily problematic. In contrast, consider the DKK: on February 1, 2010 the swap line lapsed, and after that the CIP deviation experienced sustained periods above an hypothetical ceiling in mid 2012 and early 2015.

D.2 Difference-in-differences CIP estimates: pre trends

Figure A3 presents daily data on 1-week Libor CIP deviations vis-a-vis the USD for the 10 currencies in our sample in the three months prior to the announced change in the swap line rate on 30th of November 2011. As the picture shows, the deviations are both volatile through time and heterogeneous across currencies. There is no obvious pre-trend among currencies in either group. Nor do the days in the build up to the announcement appear unusual.
Figure A2: CIP deviations and the swap line ceiling: CAD, CHF, JPY and DKK

- CAD-USD
- CHF-USD
- JPY-USD
- DKK-USD
D.3 Difference-in-differences CIP estimates: break down of the changes

Table A1 and A2 decomposes the distribution CIP deviations before and after the swap line rate change, as presented in table 1 into the level and differences for the treatment and control.

D.4 Difference-in-differences CIP estimates: robustness

Table A3 considers the robustness of the results in table 1 in the main text on the difference-in-differences estimates of the effect of the swap line on CIP deviations.

The first column shows that our results hold if we weight the quote data to equally weight currencies. Bootstrapped standard errors are complex to compute in weighted quantile regressions, we omit them and note that the point estimates conform to the unweighted baseline where inference is more straightforward.

The second column shows the results on quotes excluding all European currencies. The effects are still present if less dramatic as the CIP deviations for JPY and the CAD were less elevated initially. It is worth emphasizing that this arises due to an increase in the CIP deviations of the control group rather than a fall in the treatment group.

The final six columns are based on daily data. The first three of these show that our results, particularly in the tail of the distribution of CIP deviations, are robust to calculating the deviations...
Table A1: Breakdown of the effect of the swap line rate change on CIP deviations: treatment group

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Notes: Swap Line Currencies refers to EUR, GBP, CAD, JPY, CHF (treatment group). Non-swap line currencies refers to AUD, NZD, SEK, NOK, DKK (control group). Column (1): Compares CIP deviations from all quotes in the FX swap market recorded between 23/11/11-29/11/11 versus 8/12/11-13/12/11. Column (2): Changes the post announcement window to 1/12/11-7/12/11, covering the 5 trading days through to the first European auctions at the new rate. Column (3): Extends the event windows to monthly and compares November 2011 to January 2012. Column (4): As Column (3) but uses daily data on CIP deviations based on prices in FX forward and spot markets. Column (5): As Column (1) but Euro excluded from sample. Column (6): As Column (1) but excludes JPY, CAD, AUD and NZD from the sample. Column (7): As Column (1) but restrict sample to EUR, CHF versus NOK, DKK.
Table A2: The effect of the swap line rate change on CIP deviations: Control Group

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<th>(3) Nov vs Jan, Daily Data</th>
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<th>(5) 23/11-29/11 vs 8/12-13/12, European Currencies, Quotes</th>
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Notes: Swap Line Currencies refers to EUR, GBP, CAD, JPY, CHF (treatment group). Non-swap line currencies refers to AUD, NZD, SEK, NOK, DKK (control group). Column (1): Compares CIP deviations from all quotes in the FX swap market recorded between 23/11/11-29/11 versus 8/12/11-13/12. Column (2): Changes the post announcement window to 1/12/11-7/12, covering the 5 trading days through to the first European auctions at the new rate. Column (3): Extends the event windows to monthly and compares November 2011 to January 2012. Column (4): As Column (3) but uses daily data on CIP deviations based on prices in FX forward and spot markets. Column (5): As Column (1) but Euro excluded from sample. Column (6): As Column (1) but excludes JPY, CAD, AUD and NZD from the sample. Column (7): As Column (1) but restrict sample to EUR, CHF versus NOK, DKK.
Table A3: Robustness of Difference-in-Differences Results on CIP deviations

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<td>-.252***</td>
</tr>
<tr>
<td></td>
<td>(0.018)</td>
<td>(.102)</td>
<td>(.104)</td>
<td>(.100)</td>
</tr>
<tr>
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<tr>
<td>N</td>
<td>288374</td>
<td>157257</td>
<td>430</td>
<td>850</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>1,290</td>
<td>440</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>430</td>
<td>430</td>
</tr>
</tbody>
</table>

Standard errors in parentheses
* p < 0.1, ** p < 0.05, *** p < 0.01

Notes: This table presents the equivalent of the difference in differences estimates 5 in table 1 in the main text for alternative specifications. Column (1): Equivalent to Column (1) in table 1 (baseline) but with quote-level observations reweighted so each currency has equal weight. Column (2): Equivalent to baseline but compares JPY, CAD to AUD, NZD. Column (3): As Column (7) in table 1 but recompute the CIP deviation using the interest rate on excess reserves rather than Libor rates. Column (4): As Column (7) in table 1 but two month event window, Oct-Nov 2011 versus Jan-Feb 2012. Column (5): As Column (7) in table 1 but three month event window, Sep-Nov 2011 versus Jan-March 2012. Column (6): Placebo study, August 2011 2011 versus October 2011; daily CIP data versus USD using Libor rates. Column (7): As Column (4) in table 1 but bootstrapped standard errors computed by randomly selecting event months between January 2009 and November 2011 (excluding windows that overlap year end) and block bootstrapping currencies with replacement. Column (8): As Column (4) in table 1 but CIP deviations computed using 3-month tenors. *** denotes significance at the 1% level; ** 5% level; * 10% level. Standard errors, block bootstrapped at the currency level, in brackets (excepting columns (1), (11)).
using interest on excess reserves rather than LIBOR and to considering two and three month event windows. The sixth column conducts a pre-event falsification test and compares August 2011 to October 2011. We do not obtain statistically significant differences. This suggests that our results are not just a manifestation of a pre-existing trend. The seventh column uses more data to compute standard errors by bootstrapping not just over currencies but also over alternative monthly event windows centered a month sampled from January 2009-October 2010 (excluding December due to year end volatility). This tightens the standard errors for the effect of the swap line change at the center of distribution (i.e. the mean/median) but reduces the significance of the estimated effect on the tail.

The eighth column uses three-month tenors to compute CIP deviations. In the main text, we focus on the one-week tenors for several reasons: they were the most commonly used, the short maturity and gap between operations provides a sharper test of the theory, and these operations were conducted without a break throughout the sample period. As these were also significant operations with a three-month tenor, the last columns repeats our test with them. The coefficients are negative and quantitatively similar, but lack statistical significance. The swap line funded three-month operations from October 2011 until February 2014 but these only took place monthly which may be of insufficient frequency for our ceiling result to hold. Reflecting this, among the treated currencies there is a substantial mass beyond the ceiling in even after the rate change when 3 month tenors are used.

Our monthly window include dates with both operation and non-operation days. Table A4 includes in the pre and post window CIP deviations only operation (allotment and settlement) dates and its complements. There is an effect beyond the operation days, possibly reflecting anticipation of future operations by market participants, which contaminates the three-month tenor data.

D.5 The May 2010 event

The network of swap lines connecting the Bank of Canada, the Bank of England, the Bank of Japan, the European Central Bank, the Federal Reserve, and the Swiss National Bank, lapsed on 1st February 2010. On May 9th 2010, they were reauthorized with the swap line rate at 100bp over OIS (the same level as it was in January 2010). The period between February and May of 2010 therefore had no swap lines. Note that this sample did not enter any of the empirical results in the main text of the paper and dropping the period does not alter the results in appendix D.8 below. The May 9 reauthorization is significant enough that it could lead to a further test of the theory, and potentially a difference-in-differences test similar to the one in the text.

However, the theory requires that CIP deviations were elevated before the policy change such that a ceiling would be binding. Otherwise, if there is no equilibrium mass of CIP quotes to the right of new ceiling and the impact of the swap lines will be difficult to detect empirically. The left panel of figure A4 shows that in the weeks before the May 9 re-authorization CIP deviations
Table A4: Difference-in-Differences Results on CIP deviations, Robustness to Operation Dates

<table>
<thead>
<tr>
<th></th>
<th>(1)</th>
<th>(2)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Nov vs Jan,</td>
<td>Nov vs Jan,</td>
</tr>
<tr>
<td></td>
<td>Quotes,</td>
<td>Quotes, Ex.</td>
</tr>
<tr>
<td></td>
<td>Operation</td>
<td>Operation</td>
</tr>
<tr>
<td></td>
<td>Days Only</td>
<td>Days</td>
</tr>
<tr>
<td>Mean</td>
<td>-.360***</td>
<td>-.248***</td>
</tr>
<tr>
<td></td>
<td>(.195)</td>
<td>(.181)</td>
</tr>
<tr>
<td>Median</td>
<td>-.055</td>
<td>-.002</td>
</tr>
<tr>
<td></td>
<td>(.258)</td>
<td>(.259)</td>
</tr>
<tr>
<td>75 %tile</td>
<td>-0.590*</td>
<td>-.460</td>
</tr>
<tr>
<td></td>
<td>(.351)</td>
<td>(.360)</td>
</tr>
<tr>
<td>90 %tile</td>
<td>-0.683*</td>
<td>-.735**</td>
</tr>
<tr>
<td></td>
<td>(.416)</td>
<td>(.354)</td>
</tr>
<tr>
<td>N</td>
<td>486399</td>
<td>712319</td>
</tr>
</tbody>
</table>

Notes: Swap Line Currencies refers to EUR, GBP, CAD, JPY, CHF (treatment group). Non-swap line currencies refers to AUD, NZD, SEK, NOK, DKK (control group). Column (1): Compares CIP deviations from all quotes in the FX swap market on the days (allotment and settlement) of swap line operations in November 2011 (excluding the operation allotted on the 30th) with those in January 2012. Column (2): Compares quotes in November 2011 to January 2012 excluding days when an operation took place.

were small. In turn, the right panel plots the drawings on the swap line. These were modest after the reauthorization of the swap lines particularly in comparison to the drawings after the 2011 rate cut. This is also consistent with the newly-imposed ceiling not being binding for most banks.

Reading over the Fed’s transcripts reinforces the view that May 2010 is a less informative event to study. The request came from the ECB on the 8th of May, and was approved by the other central banks the next day, with little discussion and no dissent among FOMC members. This is in contrast with the November 2011 event that we studied in the main text, which was negotiated over an extended period and whose terms were strongly debated. The transcripts also suggest that the move was widely anticipated and this is confirmed by reading the financial press, as the reauthorization is barely mentioned in the Financial Times (while the November rate change was on the front page).

Finally, there were two significant confounding events that make drawing conclusions regarding the effectiveness of the swap line from the May 2010 even more difficult: a major EcoFin/IMF announcement on the 9th, and the UK election on the 5th, which would have differential effects among potential treatment and control groups.

Altogether, the re-authorization happened at a time when a statistical test would have little power, seems to have been anticipated, and there significant confounding events nearby. This makes May 9th event a weaker candidate for a difference-in-differences test. Nonetheless, Figure A5 shows the histograms of CIP around the event using daily data. The left panel compares two weeks before versus two after, the right panel compares April to June. As can be seen, not much can be inferred
D.6 Difference-in-differences CIP estimates: extensions as placebos

The change in the swap line rate on November 30th 2011 occurred simultaneously with an extension of the swap arrangements. Our predictions relate to the swap line rate not to the length of the swap line arrangement. To rule out that the extensions explain our results we consider as placebos at three other event dates: December 21st 2010; June 29th 2011 and December 13th 2013. These all correspond to dates where the swap arrangements were extended without any change in the swap rate. Figure A6 summarizes the results in the form of histograms of the distribution of daily CIP deviations over relevant months. As can be seen these extensions are not associated with any major shift in the distribution of CIP deviations.

D.7 Difference-in-differences CIP estimates: alternative CIP measures

For swap line currencies, Figure A7 presents the equivalent to Figure 4 when computing the CIP deviation using OIS rates rather than LIBOR rates. The shift in the distribution following the tightening of the swap line rate is clear.

D.8 A test using time-series domestic variation

The previous estimates used only U.S.-driven variation in the ceiling, which was useful insofar as this was plausibly exogenous with respect to the CIP deviations. As figure 3 shows for the Euro, and is true for other currencies, there is additional variation in the ceiling because of national monetary policy changes. This comes from changes in central bank deposit rates, which rarely were directly associated with movements in CIP. If times when CIP deviations are larger are also

A15
Figure A5: Daily CIP deviations histograms for treated and non-treated currencies around the May 9th swap line reauthorization

Apr 27th - May 7th v May 10th - May 21st

Apr. v Jun line drawings

Figure A6: Daily CIP deviations histograms for treated and non-treated currencies around swap line extensions

Dec 9th 2010: Nov v Jan

June 29th 2011: Jun v July

Dec 13th 2012: Nov v Jan
times of national financial turmoil, and this triggers cuts in the difference between policy and deposit rates, then this reverse causality would bias the estimated average effect of the ceiling on the CIP deviations downwards towards zero.

The baseline regression is:

$$x_{j,t} = \alpha_j + \beta c_{j,t} + \varepsilon_{j,t}$$

(A8)

where $\alpha_j$ are currency fixed effects, and $c_{j,t}$ is the ceiling on the right-hand side of the equation in proposition 1 for currency $j$. We estimate this equation with the market-close daily data from September 19th, 2009, to December 31st, 2015, clustering standard errors by trading day and by currency.\textsuperscript{52}

The first column of table A5 shows an estimated effect of a 1% reduction in the ceiling of 21bp on the CIP deviations. The second column instead estimates a censored regression, including only observations if the CIP deviations were in the 90th percentile of their sample distribution. As expected, the estimates are much larger: near the ceiling, a fall in 1% in the ceiling lowers the CIP deviations by 78bp. The third column adds a time fixed effect. This removes the variation from the Fed’s actions, so that all that is left is the variation from changes in deposit rates by the recipient central banks. The estimate falls by half to 12bp, consistent with a downward bias due to reverse causality. The fourth column excludes the period between February and May 2010 when

\textsuperscript{52}Our results are robust to starting on the 13th October 2008 when the swap line drawings became full allotment, fixed rate operations. We have also conducted a block bootstrap exercise to deal with small cluster bias, and found the results to be unchanged.
Table A5: The effect of swap line ceiling on CIP deviations

<table>
<thead>
<tr>
<th>Ceiling ($c_{it}$)</th>
<th>Baseline</th>
<th>Censored</th>
<th>Time</th>
<th>Exc. Feb-Apr</th>
<th>Exc. week b/f policy mtg</th>
<th>Allotment days</th>
<th>3mth Libor</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>(1)</td>
<td>(2)</td>
<td>(3)</td>
<td>(4)</td>
<td>(5)</td>
<td>(6)</td>
<td>(7)</td>
</tr>
<tr>
<td>0.211***</td>
<td>0.777**</td>
<td>0.118</td>
<td>0.229***</td>
<td>0.1805**</td>
<td>0.2312*</td>
<td>0.2636**</td>
<td></td>
</tr>
<tr>
<td>(0.041)</td>
<td>(0.239)</td>
<td>(0.059)</td>
<td>(0.043)</td>
<td>(0.052)</td>
<td>(0.091)</td>
<td>(0.076)</td>
<td></td>
</tr>
<tr>
<td>N</td>
<td>9500</td>
<td>950</td>
<td>9500</td>
<td>9150</td>
<td>7666</td>
<td>1900</td>
<td>8826</td>
</tr>
<tr>
<td>Adjusted $R^2$</td>
<td>0.08</td>
<td>0.16</td>
<td>0.67</td>
<td>0.67</td>
<td>0.08</td>
<td>0.08</td>
<td>0.15</td>
</tr>
</tbody>
</table>

Standard errors clustered by currency and day level in parentheses
* $p < 0.1$, ** $p < 0.05$, *** $p < 0.01$

Notes: Estimates of equation (A8). The dependent variable is the 1-week CIP deviation of the CAD, CHF, EUR, GBP, and JPY vis-a-vis the USD. The sample runs from 19th September 2008 (the date of the first multilateral Federal Reserve swap agreement) through to 31st December 2015. All regressions include currency fixed effects. Column (1): panel least squares estimator. Column (2): panel least squares estimator conditional on $x_{jt}$ being in the 90th percentile of the unconditional distribution. Column (3): includes time fixed effects. Column (4): Removes observations between February and April 2010 when the swap line was suspended. Column (5) Excludes weeks before policy meeting. Column (6): Wednesdays only when European operation are allotted. Column (7): Uses 3 month Libor rates to compute CIP deviations. Standard errors, clustered by currency and date, are in brackets. *** denotes statistical significance at the 1\% level; ** 5\% level; * 10\% level.

the swap line agreements lapsed. Including this period would attenuate the estimates according to the theory, and indeed excluding it the estimate is slightly higher at 23bp. The fifth column excludes the week before policy meetings so that the arbitrage trade is not exposed to the risk of changes in $i_{t}^{p*} - i_{t}^{v*}$ as discussed in section 4. The coefficient falls by a negligible amount to 0.18. The sixth column reflects the fact that the swap line operations happen once a week, with bids typically taken on a Wednesday. Considering only that day of the week, so cutting the sample to 1/5 of its size, slightly increases the point estimate but, as expected, it also increases the standard errors by a factor of 2. The seventh column uses 3 month libor rates and 3 month forwards to compute CIP deviations as an alternative, the coefficient is nearly identical.

**E Additional results on the quarter-end spikes**

This section describes further results and robustness checks on our empirical analysis in section 5.2.

**E.1 Spikes in CIP over time**

Figure A8 presents one-week OIS CIP deviations vis-a-vis the USD for the five swap line currencies in the period after 2015. Spikes at quarter end sufficient to breach the swap line ceiling are clearly visible.
E.2 Spikes at quarter end: across quarter ends

Figure A9 presents the equivalent of figure 6 across all quarter ends (excluding year ends) between 2016 and 2018 where there were sustained ceiling violations. Note that 2016Q1, 2018Q2 and 2018Q3 did not see an extended period of ceiling violations across most currencies. As can be seen, ceiling violations are typically bracketed by the swap line operations.

E.3 Spikes at quarter end: linear probability models

Figure A10 presents the equivalent of panel (a) in figure 7 for the GBP, CHF and JPY. CHF and GBP display similar patterns to the EUR. There is a single Bank of England swap line operation on August 3rd-4th 2016, which had a GBP ceiling violation persisting through the settlement date. Hence, the estimates of $\beta^1_{j,1}$ and $\beta^2_{j,1}$ are not a precise zero for the GBP unlike the CHF and EUR.

For the JPY, ceiling violations regularly persist through a BoJ swap line operation (this is also visible inspecting figure A8). This is despite the BoJ, unlike the SNB or BoE, making positive allotments at the USD operation. As described, this may reflect a long settlement cycle with the BoJ’s operation. Alternatively, there may also be stigma for Japanese banks associated with the swap line.

E.4 CIP deviations and the allotments at swap line operations

Do higher CIP deviations result in higher drawings from the swap line? Figure A11 shows the allotment at 1-week operations of the ECB and Bank of Japan, the two central banks that had
Figure A9: Daily CIP deviation minus swap line ceiling around quarter ends

Notes: See notes to figure 6.
Figure A10: Linear probability estimates of CIP deviation breaking the ceiling: GBP, CHF, JPY.

Notes: See notes to panel (a) in figure 7.
significant drawings even after the intense phase of the crisis, until end 2018.\textsuperscript{53}

Let \( q_{j,t} \) be the flow of dollars allocated by a central bank in swap-line country \( j \) at a one-week operation at date \( t \). We estimate the following regression over time for each country \( j \):

\[
\log(q_{j,t}) = \alpha_j + \beta_j x_{j,t-1} + \varepsilon_{j,t}. \tag{A9}
\]

The terms of these dollar operations were announced in advance and were well known at most operation dates. Moreover, as described, these were full allotment auctions, where banks could borrow as much as they wanted at this rate. Thus, the supply of dollars was horizontal and known. Therefore, this regression identifies the demand curve for central bank liquidity.

Table A6 shows the results. The elasticity of demand for dollars by European banks is 1.5\%, while that by Japanese banks is 1.0\%. Both elasticities are positive, as the theory predicts, and surprisingly close to each other.\textsuperscript{54} By way of comparison, the last column of the table presents a different estimate, of the elasticity of euros lent out by the ECB in its 1 week operations with respect to the marginal cost of borrowing, the 1 week euro LIBOR-OIS spread. The elasticity is 4.8\%, so the link between CIP deviations and swap line drawings is less strong than that between domestic currency lending facilities and domestic interest rates.\textsuperscript{55}

\textsuperscript{53} The BoJ commenced 1 week auctions on the 29th of March 2011.

\textsuperscript{54} We have also estimated a Heckman model to adjust for any potential selection effect from the operations where no amount was allotted. This yielded very similar results.

\textsuperscript{55} From the perspective of the recipients, Rose and Spiegel (2012) find a cross-sectional relation between the amount of dollars lent out by the Fed, and the CDS rates of the recipient countries.
### Table A6: Auction allotments and funding costs

<table>
<thead>
<tr>
<th></th>
<th>ECB: USD Auctions</th>
<th>BoJ: USD Auctions</th>
<th>ECB: EUR Auctions</th>
</tr>
</thead>
<tbody>
<tr>
<td>$x_{j,t-1}$: CIP Deviation</td>
<td>$\log(q_{j,t})$</td>
<td>$\log(q_{j,t})$</td>
<td>$\log(q_{j,t})$</td>
</tr>
<tr>
<td></td>
<td>1.6202***</td>
<td>1.0009***</td>
<td>4.7942***</td>
</tr>
<tr>
<td></td>
<td>(0.325)</td>
<td>(0.420)</td>
<td>(1.084)</td>
</tr>
<tr>
<td>$x_{j,t-1}$: 1-week Libor-OIS</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>540</td>
</tr>
<tr>
<td>N</td>
<td>360</td>
<td>176</td>
<td></td>
</tr>
<tr>
<td>Adjusted $R^2$</td>
<td>0.04</td>
<td>0.14</td>
<td>0.14</td>
</tr>
</tbody>
</table>

**Notes:** Estimates of equation (A9). CIP deviation is the 1-week EUR or JPY vis-a-vis the USD on the day prior to the auctions. We consider auctions where a positive amount is allotted between the 19th September 2008 (the date of the first multilateral Federal Reserve swap agreement) through to 31st December 2018. Robust standard errors are in brackets. *** denotes statistical significance at the 1% level; ** 5% level; * 10% level.

### E.5 The Coronavirus crisis of March 2020

The outbreak of the Coronavirus in the first quarter of 2020, and the economic containment measures that followed, created a large shock to dollar funding markets. CIP deviations spiked during the week of March 9-13. On March 15th, the swap line rate was cut by 25bp, and 3-month operations were reinstated. The first bids under the new regime settled on March 19th. On March 20th, the network of central banks announced that from March 23rd onwards, daily operations on the one-week swap would commence. Finally, on March 19th, the Fed extended the swap line arrangements to nine other countries: Australia, Brazil Mexico, Denmark, Korea, Norway, New Zealand, Singapore, and Sweden.

In a companion note, Bahaj and Reis (2020a), we explore this episode in more detail, comparing CIP deviations for 17 currencies between old and new members of the network, those with and without operations, and those in and out. Broadly, the results confirm the theoretical predictions and empirical results in this paper. Figure A12 illustrates this for the sample of 5 currencies in this paper.

The figure shows the timing of the March policy interventions and operations aligned with 3-month LIBOR-equivalent dollar CIP deviations (shaded areas denote weekends). It also plots an hypothetical approximate ceiling that ignores the LIBOR-OIS spread and the possibly-binding collateral requirements. After the settlement of the swap line auction on March 12th, CIP deviations spiked, as the crisis flared. The cut in the swap line was announced during the weekend, but it only came into effect once the next operation was settled on Thursday the 19th. During that week, CIP deviations moved downwards but spiked again just before the operation. After the settlement though, CIP deviations for European currencies fell below the new ceiling as the theory predicts. The high yen-dollar CIP deviation persisted until the large drawings by Japanese banks from the swap line were settled on the 26th. Finally, CIP deviations for the Canadian dollar were relatively...
insensitive to the interventions. This is consistent with the theory, because the Bank of Canada has never had any swap line operation, as of the end of March of 2020.\textsuperscript{56}

\section{Additional results on bond flows estimates}

This section describes further results and robustness checks on our empirical analysis in section 6.

\subsection{Robustness of triple-diff bond flows estimates}

Table 2 presented triple-difference estimates of the effect of the swap line on demand for dollar denominated bonds. Table A7 considers the robustness of these estimates.

The first column shows a falsification test, reestimating the regression on an event window four weeks prior to the swap rate change; we find no evidence of an effect, suggesting again that our results are not a manifestation of a pre-existing trend.

The second column introduces the flow in the previous day to show that possible inertia in portfolio adjustment is not affecting our results.

The third column is more conservative with regards to inference. We collapse the observations into pre- and post-event averages to reduce the autocorrelation in our data. We also block bootstrap the standard errors at the bank level to address the fact that we have a relatively small number of banks in our sample. This has no impact on our results.

\footnote{\textsuperscript{56}It announced it intended to start a US dollar lending facility, should the need arise, on March 20th.}
Table A7: Robustness of fixed-effects panel regression on investment flows

<table>
<thead>
<tr>
<th></th>
<th>(1)</th>
<th>(2)</th>
<th>(3)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>falsification, four weeks prior</td>
<td>include lag</td>
<td>collapse window, bootstrap errors</td>
</tr>
<tr>
<td>Postₜ × Swapₐ</td>
<td>-0.0010</td>
<td>0.0879*</td>
<td>0.0799*</td>
</tr>
<tr>
<td>× USDₜ Bondₜ</td>
<td>(0.023)</td>
<td>(0.050)</td>
<td>(0.045)</td>
</tr>
<tr>
<td>na,b,t−1</td>
<td></td>
<td>-0.1200***</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
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<td>Postₜ × Swapₐ</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>× USDₜ Bondₜ × LocalIssuerₐb</td>
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<td></td>
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<tr>
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<td>205074</td>
<td>43362</td>
</tr>
<tr>
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<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>bank × bond f.e.</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>period × bond f.e.</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
</tr>
</tbody>
</table>

Notes: Further estimates of equation (8) as robustness of table 2. Column (1): falsification study using an event window of four weeks before. Column (2): include the flow in the previous day as a further explanatory variable. Column (3): collapse the sample into pre- and post announcement with means and bootstraps errors at the firm level. Otherwise, standard errors clustered at the bank and bond level in brackets. *** denotes statistical significance at the 1% level; ** 5% level; * 10% level.

F.2 Robustness of bank equity returns estimates

Table A8 presents the equivalent to Table 4 when we compute excess returns additionally controlling for the Fama-French size (SML), book to market (HML), profitability (RMW) and investment (CMA) factors from Fama and French (2015). This makes no meaningful difference to the results.

G Data Sources and Construction

Appendix G.1 describes the data used to measure CIP deviations and the ceiling in section 4. Appendix G.2 the data on bond flows, and appendix G.3 the data on bank equity returns, used in section 3.3. Appendix G.4 describes the data on central-bank auctions used in appendix E.4.

G.1 Financial market data used to construct CIP deviations and ceilings

We obtain the data on interest rates, spot and forward exchange rates primarily from Refinitiv Datastream at a daily frequency. Exceptions include some OIS rates, which are taken from Bloomberg and some central bank policy rates, which are taken directly from the institution’s website. Quote data on FX swaps and spot exchange rates are taken from Refinitiv Datascope. Here we list specific data series along with the source used to construct CIP deviations xₗ,t, and swap line ceilings cₗ,t.
Table A8: Average bank excess returns after swap line rate change: excess returns relative to 4 Fama-French factors

<table>
<thead>
<tr>
<th></th>
<th>Swap Line Banks</th>
<th>US Banks</th>
<th>Other Banks</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>US Presence</td>
<td>No US</td>
<td></td>
</tr>
<tr>
<td>Average</td>
<td>0.0272**</td>
<td>0.0101</td>
<td>-0.0033</td>
</tr>
<tr>
<td></td>
<td>(0.0131)</td>
<td>(0.0067)</td>
<td>(0.0112)</td>
</tr>
<tr>
<td>Size Weighted</td>
<td>0.0241**</td>
<td>0.0298***</td>
<td>0.0206***</td>
</tr>
<tr>
<td></td>
<td>(0.0122)</td>
<td>(0.0084)</td>
<td>(0.0106)</td>
</tr>
<tr>
<td>N</td>
<td>36</td>
<td>72</td>
<td>309</td>
</tr>
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</tbody>
</table>

Notes: Excess returns computed over 3 days using a beta to local market return and the SMB, HML, RMF and CMA Fama-French factors estimated over the 100 days prior to 01/11/11. Swap line countries: Canada, Euro-Area, Switzerland, Japan, United Kingdom. Non swap line: Australia, Norway, Denmark, Sweden, US. Bank returns and resident country sourced from Datastream. US presence taken from “U.S. Agencies and Branches of Foreign Banking Organisations” dataset. Bootstrapped confidence intervals constructed by randomly sampling event dates over the window 01/06/10-31/11/11. *** denotes statistical significance at the 1% level; ** 5% level; * 10% level.

Table A9 presents summary statistics by currency vis-a-vis the USD for two alternative measures and samples of daily CIP deviations: (i) where $i$ and $i^*$ are defined as 1-week OIS rates over the period following 19th September 2008 for swap line currencies as used in sections D.8 and 5, and appendix E.4; and (ii) where $i$ and $i^*$ are defined as 1-week LIBOR rates over the period 1st January 2010 to 31st of October 2011 for the treatment and control group so as to summarise deviations in the build up to the change in the swap line rate on the 30th November 2011 as analysed in section 4.2.

For computing libor CIP deviations with a 3 month tenor, as in column (8) of table 1, replace the final two characters in the Libor interest rate tickers below with 3M (rather than 1W) and the final two characters of the forward exchange tickers with 3F (rather than WF).

**Swap Line Currencies data:**

**USD:** The 1-week OIS rate is Datastream ticker OIUSDSW. The 1-week LIBOR rate is Datastream ticker BBUSD1W.

**EUR:** The 1-week OIS rate is Datastream ticker OIEURSW. The 1-week LIBOR rate is Datastream ticker BBEUR1W. The spot price of a USD in EUR is Datastream ticker EUDOLLR. The 1-week forward price of USD in EUR is Datastream ticker EUDOL1W. The ECB deposit facility rate is Datastream ticker EURODEP. The ECB main policy rate is the rate on the short term repo facility, Datastream ticker EURORPS. For the quote data: the 1 week EUR FX swap versus USD has Datascope RIC EURSW═, the spot exchange rate is EUR═.

**GBP:** The 1-week OIS rate is Datastream ticker OIGBPSW. The 1-week LIBOR rate is Datastream ticker BBGBP1W. The spot price of a USD in GBP is Datastream ticker UKDOLLR. The 1-week
forward price of USD in GBP is Datastream ticker UKUSDWF. The BoE main policy rate is the Bank rate, Datastream ticker LCBBASE. The BoE deposit facility rate is Datastream ticker BOESTOD, with policy rate -25bp prior to 20th October 2008. From 5th March 2009 the Bank of England switched to a floor system and we set the deposit facility rate equal to the policy rate. For the quote data: the 1 week GBP FX swap versus USD has Datascope RIC GBPSW=, the spot exchange rate is GBP=.

**JPY**: The 1-week OIS rate is Bloomberg ticker JYSO1Z Currency. The 1-week LIBOR rate is Datastream ticker BBJPY1W. The spot price of a USD in JPY is Datastream ticker JAPAYE$. The 1-week forward price of USD in JPY is Datastream ticker: USJPYWF. The BoJ main policy rate is Datastream ticker JPCALLT; the BoJ opened its complementary deposit facility on 31/10/2008, the deposit interest rate has been equal to policy rate since its introduction, hence we always treat the deposit facility rate as the policy rate (see weblink). For the quote data: the 1 week JPY FX swap versus USD has Datascope RIC JPYSW=, the spot exchange rate is JPY=.

**CAD**: The 1-week OIS rate is Bloomberg ticker CDSO1Z Currency. The 1-week LIBOR rate is Datastream ticker BBCAD1W. The spot price of a USD in CAD is Datastream ticker CNDOLL$. The 1-week forward price of USD in CAD is Datastream ticker USCADWF. The BoC main policy rate comes directly from the BoC website and the series code is V39078 (Bank Rate). The deposit facility rate is the lower corridor rate, series code V39076. For the quote data: the 1 week CAD FX swap versus USD has Datascope RIC CADSW=, the spot exchange rate is CAD=.

**CHF**: The 1-week OIS rate is Bloomberg ticker BBCHF1W. The spot price of a USD in CHF is Datastream ticker SWISSF$. The 1-week forward price of USD in CHF is Datastream ticker USCHFWF. For technical reasons, the CHF TOIS fixing in not an effective gauge of risk free interest rates in CHF (and has recently been replaced with SARON). Since the SNB directly targets CHF LIBOR rates, and the CHF 1-week LIBOR adheres closely to that target (subject to a corridor system) we prefer to use always LIBOR rates for our CHF basis. Our regression results in section D.8 are robust to using the TOIS fixing as an alternative, but with a CHF/USD basis based on TOIS there are persistent and large ceiling violations in 2015. The SNB main policy rate is Datastream ticker SWSNBTI (3 month LIBOR Target). The deposit facility rate is the lower bound on the 3 month LIBOR target, Datastream ticker SWSNBTL. For the quote data: the 1 week CHF FX swap versus USD has Datascope RIC CHFSW=, the spot exchange rate is CHF=.

*Non-Swap Line Currencies data*: 1-week OIS rates are not always available for all the currencies that are not part of the swap line network. Hence we exclusively compute bases using LIBOR and the central bank interest on excess reserves (this also applies to the equivalent USD interest rates).

**AUD**: The 1-week LIBOR rate is Datastream ticker GSAUD1W. The spot price of a USD in AUD is the inverse of Datastream ticker AUSTDOL. The 1-week forward price of USD in AUD is Datastream
ticker USAUDWF. The interest rate on excess reserves is the RBA cash rate, Datastream ticker RBACASH, less 25 basis points. For the quote data: the 1 week AUD FX swap versus USD has Datascope RIC AUDSW=, the spot exchange rate is AUD=.

**DKK:** The 1-week LIBOR rate is Datastream ticker CIBOR1W. The spot price of a USD in DKK is Datastream ticker DANISH$. The 1-week forward price of USD in DKK is Datastream ticker USDKKW$. The interest rate on excess reserves is the daily minimum of the Danmarks Nationalbank’s official certificates of deposit rate sourced directly from DNB statbank table DNRENTD and the Danmarks Nationalbank’s Current Account Rate, Datastream ticker DKFOLIO. For the quote data: the 1 week DKK FX swap versus USD has Datascope RIC DKKSW=, the spot exchange rate is DKK=.

**NOK:** The 1-week LIBOR rate is Datastream ticker NWIBK1W. The spot price of a USD in NOK is Datastream ticker NORKRO$. The 1-week forward price of USD in NOK is Datastream ticker USNOKW$. Norway operates a floor system, so the interest rate on excess reserves is the Norges Bank’s reserve rate, Datastream ticker NWRESVR. For the quote data: the 1 week NOK FX swap versus USD has Datascope RIC NOKSW=, the spot exchange rate is NOK=.

**NZD:** The 1-week LIBOR rate is Datastream ticker GSNZD1W. The spot price of a USD in NZD is Datastream ticker NZDOLL$. The 1-week forward price of USD in NZD is Datastream ticker USNZDWF. The interest rate on excess reserves is the RBNZ official cash rate, Datastream ticker: NZRBCSH. For the quote data: the 1 week NZD FX swap versus USD has Datascope RIC NZDSW=, the spot exchange rate is NZD=.

**SEK:** The 1-week LIBOR rate is Datastream ticker SIBOR1W. The spot price of a USD in SEK is Datastream ticker SWEKRO$. The 1-week forward price of USD in SEK is Datastream ticker USSEKWF. The interest rate on excess reserves is the Riksbank’s deposit facility rate, Datastream ticker SDDEPOS. For the quote data: the 1 week SEK FX swap versus USD has Datascope RIC SEKSW=, the spot exchange rate is SEK=.

**Computing CIP deviations from FX swap quotes:** We download all available quotes for 1 week FX swaps versus USD for the ten currencies in our sample on Thomson Reuters Datascope over the period November 2011 to 31st January 2012. We then drop quotes that occur over the weekend, on holidays or between 21:40-06:50 London time. This leaves us with 1,763,608 unique quotes across 10 currencies in November 2011 (671,388), December 2011 (534,971) and January 2012 (557,249). We take the mid swap price in swap points and match each quote to the mid-spot exchange rate in the minute that the quote was taken. The mid spot is calculated as the average of the mid open and mid close in the minute interval; these are computed directly by Datascope using the intraday summary feature. This enables us to calculate the implicit outright forward
price in the swap and hence the log forward premium. Note that GBP, AUD and NZD swaps and spot exchange rates are quoted in USD per local currency unit and hence we transform the quotes accordingly. We then use the relevant daily interest rate fixing (OIS/LIBOR) to compute the CIP deviation.

**Ceiling violations:** Daily ceiling violations are defined as the indicator $1(\text{viol}_{j,t}) = 1(x_{j,t} > (i^*_t - i_t) + (i^*_{j,t} - i^*_{j,t}))$ where $x_{j,t}$ is the 1 week OIS CIP deviation vis-a-vis the USD on day $t$ for currency $j$. In addition, we allow for 2bp of grace before defining the ceiling as violated.

Table A9: CIP deviations summary statistics (1 week vs USD)

<table>
<thead>
<tr>
<th></th>
<th>mean</th>
<th>std. dev.</th>
<th>median</th>
<th>25th %-ile</th>
<th>75th %-ile</th>
<th>N</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>OIS based CIP Deviations: 19 Sep 2008 - 31 Dec 2015</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>EUR</td>
<td>.27</td>
<td>.43</td>
<td>.21</td>
<td>.14</td>
<td>.29</td>
<td>1900</td>
</tr>
<tr>
<td>GBP</td>
<td>.12</td>
<td>.32</td>
<td>.08</td>
<td>.03</td>
<td>.11</td>
<td>1900</td>
</tr>
<tr>
<td>JPY</td>
<td>.29</td>
<td>.44</td>
<td>.19</td>
<td>.14</td>
<td>.27</td>
<td>1900</td>
</tr>
<tr>
<td>CHF</td>
<td>.34</td>
<td>.55</td>
<td>.24</td>
<td>.13</td>
<td>.37</td>
<td>1900</td>
</tr>
<tr>
<td>CAD</td>
<td>.09</td>
<td>.23</td>
<td>.07</td>
<td>.02</td>
<td>.12</td>
<td>1900</td>
</tr>
<tr>
<td><strong>LIBOR based CIP Deviations: Jan-2010 to October-2011</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>EUR</td>
<td>.2</td>
<td>.2</td>
<td>.17</td>
<td>.11</td>
<td>.25</td>
<td>767</td>
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<tr>
<td>GBP</td>
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<td>.087</td>
<td>.078</td>
<td>.013</td>
<td>.14</td>
<td>767</td>
</tr>
<tr>
<td>JPY</td>
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<td>.21</td>
<td>.16</td>
<td>.099</td>
<td>.23</td>
<td>767</td>
</tr>
<tr>
<td>CHF</td>
<td>.24</td>
<td>.28</td>
<td>.2</td>
<td>.093</td>
<td>.33</td>
<td>767</td>
</tr>
<tr>
<td>CAD</td>
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<td>.067</td>
<td>.037</td>
<td>-.001</td>
<td>.076</td>
<td>767</td>
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<tr>
<td>SEK</td>
<td>.11</td>
<td>.15</td>
<td>.12</td>
<td>.043</td>
<td>.18</td>
<td>767</td>
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<tr>
<td>DKK</td>
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<td>.23</td>
<td>.45</td>
<td>.34</td>
<td>.55</td>
<td>767</td>
</tr>
<tr>
<td>NOK</td>
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<td>.18</td>
<td>.25</td>
<td>.21</td>
<td>.32</td>
<td>767</td>
</tr>
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<td>AUD</td>
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<td>NZD</td>
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<td>.15</td>
<td>.039</td>
<td>-.019</td>
<td>.09</td>
<td>767</td>
</tr>
</tbody>
</table>

Notes: Sample covers trading days from 19th September 2008 (date of the first multilateral Federal Reserve swap agreement) through to 31st December 2015.

G.2 Bond flow data

G.2.1 Data Sources and Coverage

The starting point is to establish a universe of potentially-traded corporate bonds in November 2011. We do this by breaking out the securities used in any of the following Bank of America/Merrill Lynch Corporate Bond Indices (BAML) as of 30th January 2012:\footnote{This is the earliest observation we have, but the index composition is unlikely to change dramatically in the two months since the event. Note that this omits bonds that mature before 30 January 2012 so bonds with only a couple of months of residual maturity are excluded from our sample.} Global Broad Market Corporate Index;
Global Emerging Market Credit Index; Global High Yield Index; U.S. Corporate Master Index; U.S. High Yield Master II Index; Sterling Corporate Securities Index; Sterling High Yield Index; EMU Corporate Index; Euro High Yield Index. This provides a list of corporate bonds (by ISIN) and their relevant characteristics (Issuer, Rating, Face Value, Currency etc.). From this list we then exclude bonds issued by financials and banks (industries “CASH” and “FNCL” in the BAML data). This leaves us with 8512 unique bonds.

Our data on bond transactions comes from the UK financial conduct authority’s (FCA) ZEN dataset. This data is confidential regulatory data collected under the EU Markets in Financial Instruments Directive (better known as MIFID I). The coverage is as follows. (A) All trades by UK-regulated firms in bonds admitted to trading on regulated markets. (B) All trades by EEA-regulated firms in bonds that are (i) admitted to trading on regulated markets, and (ii) issued by entities where the registered office is in the UK. It is useful to breakdown this definition. The term admitted to “admitted to trading on regulated markets” means that the bond is listed on an exchange somewhere worldwide (not necessarily in the UK or EEA). This requirement is also bond specific, not trade specific, so as long as the bond is traded on a regulated market somewhere, OTC transactions in the bond still need to be reported. UK-regulated firms includes the subsidiaries of foreign banks (including EEA banks) that operate in the UK and hence are regulated by the FCA. In the data, the large majority of trades occur in bonds where the issuer is not based in the UK. Hence the second requirement that EEA regulated entities report their trading in UK bonds is less relevant for determining the sample.

If the firms on either side of the trade are covered by the data then we will see both legs of a trade, in that sense there is double counting in our analysis. However, we sum across trades to generate daily flows and since the bonds can be supplied by firms outside the sample it is not the case that the net flow needs to equal zero.

G.2.2 Sample selection

We take the intersection between the bonds in the BAML indices and trades recorded in the ZEN data for trading days between 14th November and the 15th of December 2011 (we exclude bonds issued after 14th November). The sample period consists of the five weeks centred around the swap line rate change on the 30th of November and contains 98,252 individual trades.

Banks: We use a pre-existing Bank of England algorithm to identify most of the firms trading in the dataset; the remainder we identify via web searches on the firm’s name. There may be multiple legal entities trading under the umbrella of a given bank or securities firm and we merge these accounts at the group level. One consequence of this is that we cannot distinguish between trades that a bank makes on behalf of clients versus their own books. This is a weakness in the data. We focus solely on the firm that reports the transaction rather than the counterparty. This means that we do not attempt to discern trades that, for whatever reason, are not reported by a firm by
looking at trades where that firm is the counterparty. This is for simplicity and to limit mistaken double counting.

159 firms report trades in securities at the intersection between the BAML and ZEN data. To ensure similarities between treatment and control groups we drop firms who are not banks (53 firms). Many banks in the data only trade once or twice over the sample period. Our regression design, as articulated in the main text, uses a balanced panel of net daily flows by trading banks into specific bonds. Therefore we exclude infrequently trading banks to avoid adding large numbers of zeros into the sample. We drop banks who transact in fewer than 4 bonds a day on average and trade less than 80% of trading days. Adding inactive banks does not meaningfully affect our point estimates but raises the standard errors substantially. This leaves us with 26 banks, 19 of which are headquartered in countries where the central bank had access to a swapline.

**Bonds**: The intersection between the ZEN and BAML datasets covers 1703 unique bonds. Many of these bonds are infrequently traded and only appear a few times in the dataset: the median bond is traded 30 times and the bond in the 25th percentile traded just 7 times. Furthermore, some bonds have trades that are heavily concentrated in only a couple of days within our sample. Again to avoid a sparse panel, we exclude any bond where it is not the case that at least one trading firm has non-zero net flows into the bond in at least 50% of trading days. This leaves us with 77,086 trades covering 790 unique bonds, issued by 167 unique entities, of which 69 are USD denominated.

**G.2.3 Data handling**

For each bank we calculate the net flow into a particular bond each trading day. As a measure of bank activity we take the sum of the absolute value of these net flows across all 790 bonds in our sample averaged across the 25 trading days. We then scale the net flow into each bond by each bank by this activity measure. This is the dependent variable in our regression. We set up our dataset as a balanced panel such that when no trades are recorded in a day between a particular bank-bond pair a zero entry for the net flow is added.

The ZEN data can contain erroneous entries. These can substantially distort the results if the trade is recorded at the wrong order of magnitude: e.g. if the return is for 10 million units rather than the 10,000 actually traded. This is apparent in the data: some trades are for many multiples of the outstanding market value of the bond. To circumvent this issue we trim the daily flow data at +/-1%, dropping observations that are very large in absolute magnitude.

We convert all currencies into USD using the prevailing exchange rates on the 1st of November 2011.
Table A10: Summary statistics for the bond flows data

<table>
<thead>
<tr>
<th>By Bond</th>
<th>mean</th>
<th>std. dev.</th>
<th>median</th>
<th>25th %-ile</th>
<th>75th %-ile</th>
<th>N</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>All bonds</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Trades per day</td>
<td>3.9</td>
<td>3.3</td>
<td>2.8</td>
<td>1.8</td>
<td>4.8</td>
<td>790</td>
</tr>
<tr>
<td>Daily volume ($ '000s)</td>
<td>2496</td>
<td>2083</td>
<td>1950</td>
<td>1095</td>
<td>3191</td>
<td>790</td>
</tr>
<tr>
<td>Average net daily flow ($ '000s)</td>
<td>15</td>
<td>404</td>
<td>15</td>
<td>-195</td>
<td>234</td>
<td>790</td>
</tr>
<tr>
<td>Residual Maturity (years)</td>
<td>6.3</td>
<td>6.1</td>
<td>4.6</td>
<td>2.7</td>
<td>7.2</td>
<td>790</td>
</tr>
<tr>
<td>High Rating (A- or greater = 1)</td>
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<td>0.5</td>
<td>1</td>
<td>0</td>
<td>1</td>
<td>790</td>
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<tr>
<td>Face Value ($ mn)</td>
<td>1116</td>
<td>643</td>
<td>1024</td>
<td>683</td>
<td>1365</td>
<td>790</td>
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<td><strong>USD bonds</strong></td>
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</tr>
<tr>
<td>Trades per day</td>
<td>3.6</td>
<td>2.3</td>
<td>3.1</td>
<td>2.1</td>
<td>4.8</td>
<td>69</td>
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<tr>
<td>Daily volume ($ '000s)</td>
<td>1832</td>
<td>2018</td>
<td>1075</td>
<td>419</td>
<td>2007</td>
<td>69</td>
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<tr>
<td>Average net flow ($ '000s)</td>
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<td>-146</td>
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<td>69</td>
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<tr>
<td>Residual Maturity (years)</td>
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<td>7.9</td>
<td>4.3</td>
<td>2.5</td>
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<td>69</td>
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<td>0</td>
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</tr>
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<td>734</td>
<td>1000</td>
<td>750</td>
<td>1750</td>
<td>69</td>
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<table>
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<tbody>
<tr>
<td>Trades per day</td>
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<td>99</td>
<td>98</td>
<td>30</td>
<td>190</td>
<td>26</td>
</tr>
<tr>
<td>Daily volume ($ '000s)</td>
<td>75833</td>
<td>69965</td>
<td>59441</td>
<td>10099</td>
<td>122618</td>
<td>26</td>
</tr>
<tr>
<td>Average trade size ($ '000s)</td>
<td>616</td>
<td>314</td>
<td>618</td>
<td>421</td>
<td>793</td>
<td>26</td>
</tr>
<tr>
<td>Average net flow ($ '000s)</td>
<td>447</td>
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<td>21</td>
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<td>26</td>
</tr>
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<td>Activity measure ($ '000s)</td>
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<td>78302</td>
<td>26</td>
</tr>
</tbody>
</table>

G.2.4 Summary Statistics

Table A10 presents summary statistics for the different bonds and banks in our sample. The average bond trades 3.9 times a day with an average trade size of $616,000 and a volume of $2.5mn. The dollar denominated bonds have similar characteristics, both in terms of trading behaviour and residual maturity, face value, etc. If we observed the universe of trades, every bond would be in zero net supply and there would be no net daily flow into any bonds. This is not exactly the case in our data but average net daily flows are typically relatively small. The average bank in our sample trades 119 times per day with an average volume of $76mn. The sum of absolute net flows into all bonds, our activity measure, averages about $45mn per day across our 26 banks.

G.3 Bank equity returns

We obtain returns on bank equity from Datastream. We extract return indices for all banks listed in Datastream in the following markets: U.K., Switzerland, Canada, Japan (non-Euro Area swapline banks); Germany, France, Spain, Italy, Belgium, Portugal, Netherlands, Ireland, Austria (Euro-area
swap line banks); Australia, Norway, Denmark, Sweden (banks in countries without a swap line); and the U.S. We extract the total market return for each country to serve as the benchmark for computing excess returns. We exclude banks for where there are gaps in coverage anytime between 1st July 2010 and the 31st of December 2012. We exclude banks with very illiquid stocks where the price changes in less than 50% of trading days. This leaves us with the sample described in the main text.

The market capitalization of the banks is calculated as of 1st November 2011 and converted into USD using the prevailing exchange rate.

In the robustness section we additionally use the Fama-French size (SML), book to market (HML), profitability (RMW) and investment (CMA) factors to compute excess returns. These are downloaded directly from Ken French’s website.

G.4 Data on Central Bank Operations

In appendix E.4 we use data on operations by the ECB and the Bank of Japan. Summary statistics are presented in table A11. The data description for each central bank is below.

**ECB**: The operation data was downloaded from the ECB’s history of open market operations website. Dollar Operations are those where the operation currency is listed as USD. We define a one week operation to include any duration between 5 and 16 days. This maximum is to capture that the regular one week auction is substituted by a two week auction around year end. We focus solely on reverse transactions. This leaves us with 516 operations of which 360 have a positive amount allotted between 19th September 2009 and 31st December 2018. All bar one operation (26th September 2009) have unlimited allotments at a fixed rate (dropping this observation does not affect the results).

Euro operations are all liquidity providing auctions where the operation is denominated in EUR with a duration greater than our equal to 5 days and less than or equal to 13 days. This largely captures the ECB’s main refinancing operation. We consider auctions between 1st September 2009 and 31st December 2018: this provides 540 operations all of which have a positive amount allotted.

**BoJ**: The data was downloaded from Market Operations by the Bank of Japan section of the BoJ’s website. We combine details of the BoJ’s U.S. Dollar Funds-Supplying Operations against Pooled Collateral from the monthly tables to draw together a database of all USD operations by the BoJ. We then focus on the operations where the duration is between 6 and 21 days (as with the ECB the 21 day operation replaces the weekly operation over the year end of 2012). The first operation took place in 29th of March 2011 and there were 401 in total by the time our sample ends at the 31st December 2018. Of those operation, 176 had a positive amount allotted.
Table A11: Operation summary statistics

<table>
<thead>
<tr>
<th></th>
<th>mean</th>
<th>std. dev.</th>
<th>median</th>
<th>25th %-ile</th>
<th>75th %-ile</th>
<th>N</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>ECB USD Operation</strong></td>
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<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Amounts Alloted ($mn)</td>
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<td>22534</td>
<td>304</td>
<td>75</td>
<td>3729</td>
<td>360</td>
</tr>
<tr>
<td>Number of Bidders</td>
<td>6.2</td>
<td>11</td>
<td>2</td>
<td>1</td>
<td>6</td>
<td>360</td>
</tr>
<tr>
<td><strong>ECB EUR Operations</strong></td>
<td></td>
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<tr>
<td>Amounts Alloted (Eur mn)</td>
<td>97277</td>
<td>70879</td>
<td>92542</td>
<td>43935</td>
<td>131179</td>
<td>540</td>
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<tr>
<td>Number of Bidders</td>
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<td>150</td>
<td>107</td>
<td>71</td>
<td>154</td>
<td>540</td>
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<tr>
<td><strong>BoJ USD Operations</strong></td>
<td></td>
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<td></td>
</tr>
<tr>
<td>Amounts Lent ($mn)</td>
<td>196</td>
<td>822</td>
<td>2</td>
<td>1</td>
<td>10</td>
<td>176</td>
</tr>
</tbody>
</table>

Notes: 1 week operations over from 19th September 2008 (date of the first multilateral Federal Reserve Swap Agreement) through to 31st December 2018. Operations where no amount is allotted are excluded.