ASSET-BACKED SECURITIES: THE KEY TO UNLOCKING EUROPE’S CREDIT MARKETS?

CARLO AL TOMONTE AND PATRIZIA BUSSOLI

Highlights

- Direct European Central Bank intervention in the market for asset-backed securities (ABS) has the potential to become, under certain conditions, a mechanism to unlock credit markets in the euro area.
- When and how the ECB acts will be significant. Acting immediately to purchase existing eligible ABS products (simple structures with corporate credit exposure) is likely to produce little direct effect, given the small size of the available market, estimated at some €68 billion. However, beneficial indirect effects could arise, because of the freeing up of capital on banks’ balance sheets, thus creating greater opportunities for banks to access the ECB’s targeted longer-term refinancing operation (TLTRO) programme, because more loans can be granted with the same amount of capital. Improving the regulatory environment for ABS products could help revitalise a market that can be conservatively estimated at €3 trillion for the euro area when all types of ABS are included, but regulatory change requires time.
- Finally, the ECB could purchase existing residential mortgage-backed securities. This would be an immediate and sizeable intervention (up to €500 billion, which could become €1.6 trillion if the ABS market is revitalised), but this option would have elements that overlap with fiscal policy, and should be considered with care.

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ASSET-BACKED SECURITIES: THE KEY TO UNLOCKING EUROPE’S CREDIT MARKETS?

CARLO ALTOMONTE AND PATRIZIA BUSSOLI, JULY 2014

THE EUROPEAN MARKET for asset-backed securities (ABS) has all but closed for business since the start of the economic and financial crisis. ABS (see Box 1) were in fact the first financial assets hit at the onset of the crisis in 2008. The subprime mortgage meltdown caused a deterioration in the quality of collateral in the ABS market in the United States, which in turn dried up overall liquidity because ABS AAA notes were popular collateral for inter-bank lending. The lack of demand for these products, together with the Great Recession in 2009, had a considerable negative impact on the European ABS market.

The post-crisis regulatory environment has further undermined the market. The practice of slicing and dicing of loans into ABS packages was blamed for starting and spreading the crisis through the global financial system. Regulation in the post-crisis context has thus been relatively unfavourable to these types of instruments, with heightened capital requirements now necessary for the issuance of new ABS products.

And yet policymakers have recently underlined the need to revitalise the ABS market as a tool to improve credit market conditions in the euro area and to enhance transmission of monetary policy. In particular, the European Central Bank and the Bank of England have jointly emphasised that:

“a market for prudently designed ABS has the potential to improve the efficiency of resource allocation in the economy and to allow for better risk sharing... by transforming relatively illiquid assets into more liquid securities. These can then be sold to investors thereby allowing originators to obtain funding and, potentially, transfer part of the underlying risk, while investors in such securities can diversify their portfolios... This can lead to lower costs of capital, higher economic growth and a broader distribution of risk” [ECB and Bank of England, 2014a].

In addition, consideration has started to be given to the extent to which ABS products could become the target of explicit monetary policy operations, a line of action proposed by Claeys et al (2014). The ECB has officially announced the start of preparatory work related to possible outright purchases of selected ABS1.

In this paper we discuss how a revamped market for corporate loans securitised via ABS products, and how use of ABS as a monetary policy instrument, can indeed play a role in revitalising Europe’s credit market.

However, before using this instrument a number of issues should be addressed:

First, the European ABS market has significantly contracted since the crisis. Hence it needs to be revamped through appropriate regulation if securitisation is to play a role in improving the efficiency of resource allocation in the economy.

Second, even assuming that this market can expand again, the European ABS market is heterogeneous: lending criteria are different in different countries and banking institutions and the rating methodologies to assess the quality of the borrowers have to take these differences into account. One further element of differentiation is default law, which is specific to national jurisdictions in the euro area. Therefore, the pool of loans will not only be different in terms of the macro risks related to each country of origination (which is a ‘positive’ idiosyncratic risk, because it enables a portfolio manager to differentiate), but also in terms of the normative side, in case of default. The latter introduces uncertainties and inefficiencies in the ABS market that could create arbitrage opportunities.

It is also unclear to what extent a direct purchase of these securities by the ECB might have an

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impact on the credit market. This will depend on, for example, the type of securities targeted in terms of the underlying assets that would be considered as eligible for inclusion (such as loans to small and medium-sized companies, car loans, leases, residential and commercial mortgages). The timing of a possible move by the ECB is also an issue; immediate action would take place in the context of relatively limited market volumes, while if the ECB waits, it might have access to a larger market, provided steps are taken in the next few months to revamp the market.

The ABS market peaked in Europe before the crisis, with a total of $1.2 trillion in new ABS issuance in 2008. By 2013, total new issuance was only $239 billion. The impact on the credit market will depend on, for example, the type of securities targeted in terms of the underlying assets that would be considered as eligible for inclusion (such as loans to small and medium-sized companies, car loans, leases, residential and commercial mortgages). The timing of a possible move by the ECB is also an issue; immediate action would take place in the context of relatively limited market volumes, while if the ECB waits, it might have access to a larger market, provided steps are taken in the next few months to revamp the market.

We start by discussing the first of these issues — the size of the EU ABS market. We estimate how much this market could be worth if some specific measures are implemented. We then discuss the different options available to the ECB should they decide to intervene in the EU ABS market. We include a preliminary list of regulatory steps that could be taken to homogenise asset-backed securities in the euro area. We conclude with our recommended course of action.

**THE EUROPEAN ABS MARKET: EVOLUTION AND CURRENT SIZE**

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**BOX 1: ASSET-BACKED SECURITIES**

An asset-backed security is a bond obligation, the return on which is based on a pool of assets [in general loans] originated by a credit institution. This pool of assets is transferred to a special purpose vehicle (SPV), that will sell a note (the ABS) to finance the acquisition of the assets. The risk of holding the assets (the collateral) is transferred from the credit institution to the investors that will buy the ABS notes. The pool of assets will be ‘serviced’ by a servicer, whose role is to monitor and collect the credits from the borrowers, and assess the evolution of the quality of the pool through time. The assets can be transferred in a fixed amount at the beginning of the operation, or the pool can be replenished over time with newly originated credit. The quality of the pool will be assessed before being transferred to the SPV and analysed to estimate the potential deterioration [probability of default] during the life of the transaction, and the residual value of the pool in case of high default levels.

The pool can be sliced and diced by type of credit [for example car loans or mortgage loans], by the characteristics of the credit [residual maturity, frequency of repayment, cost of credit, type and amount of interest (fixed or floater) or prepayment risk], and by the characteristics of the borrowers [consumers and companies]. These features underlie the portfolio risk profile.

The SPV will sell an ABS note with the promise of payment of interest at a given frequency and will repay the capital at the expiration date. The interest received on the underlying loans [whether fixed or variable rate] will be swapped to pay the variable interest rate on the ABS note. The construction of the structure entails the definition of the credit enhancement of the transaction. The credit enhancement is the improvement of the credit profile of a structured financial transaction. It is a key part of the securitisation transaction in structured finance, and is important for credit rating agencies when rating a securitisation. The techniques are manifold: they can be internal, such as subordination, excess spreads, overcollateralisation, reserve account; or external, which include the so-called surety bonds, wrapping techniques, letters of credit or the creation of a cash collateral account. The choice of type of credit enhancement will have an impact on the cost of the creation of the ABS product and on the risk profile of the transaction.

For the same amount of credit enhancement, an external solution could be preferable from an investor’s point of view, because they rely mostly on the way the pool of assets will be used, while external techniques in general involve a third party offering a guarantee in case of deterioration of the quality of the pool. The evolution of the quality of the guarantor jointly with the quality of the pool will be monitored.

The SPV could sell a series of notes [senior, mezzanine or equity tranche], with different subordinations: each will have higher risk profile according to the probability of not being repaid in case of asset quality deterioration. The part of the transaction called ‘tranching’ will determine the credit protection provided to senior notes by the ‘thickness’ of the most junior tranches. The less thick the junior notes, the less protected the senior note will be. This feature [evaluated by rating agencies] has an impact in terms of cost of issuance because the most junior notes will require a higher premium to be paid, and this could have an impact in terms of capital requirements depending on which tranches [if any] are retained by the originator.
billion (Figure 1). Demand for these assets plummeted after 2008 because of the deterioration in the rating of the collateral behind the various types of ABS, leading to a major market price correction of ABS products.

Moreover, the freeze in European inter-bank lending reduced demand for these assets as collateral for repurchase (repo) agreements (in other words, agreement to sell an asset and buy it back at a later date). In particular, after the start of the financial crisis in 2007-08, the ECB progressively tightened the rating and structural requirements for ABS it would accept as repo collateral, with the result that using ABS as repo collateral became expensive, in particular compared to covered bonds. Hence, after 2008, the amount of eligible ABS declined by 38 percent while covered bonds increased by 14 percent, until in mid-2012 covered bonds overtook ABS as delivered repo collateral for the first time since 2007².

A final blow to the ABS market during the crisis came from the insurance sector. Insurance funds, traditionally large buyers of ABS products, were also negatively impacted by the introduction of more restrictive regulation in response to the crisis, and consequently limited their ABS purchases.

Country-by-country, the smallest players in the market (eg Belgium and Ireland) saw a decrease in new issuance of more than 95 percent from the peak, while, among the main issuers, new issuance in Italy, the Netherlands and Spain dropped by about 73 percent. In Germany, the decline was 80 percent. It is interesting to look at the United Kingdom: here, new issuance represented almost a third of total European issuance on average until 2008, but after the peak, UK flows dropped by 90 percent, with new issuance in 2013 representing less than 20 percent of the European total. Considering this change in the UK’s role in the structured product market, new issuance in the euro area rose to 73 percent of total European new issuance in 2013, from 63 percent in 2008. However, in volume terms, euro-area issuance was slashed from $766 billion to $175 billion.

Interestingly, the collateral behind the ABS products also varied during the crisis, with the collapse in the issuance of Real Mortgage Backed Securities (RMBS) and European Collateralised Debt Obligations (CDOs), with issuance of both dropping by 90 percent between 2008 and 2013 (Figure 2). The composition of overall issuance thus changed, with a [relative] increase in ABS with consumer credit as collateral, and a marginal increase in ABS backed by loans to small and medium-sized enterprises.

Another indication of the reduction in the liquidity of this product is the amount of new issuance placed on the market relative to ABS retained by originators, such as banks that package securitised products (Figure 3). Before the crisis, almost 70 percent of new issuance was placed on the market, and the remainder retained by originators. After 2008, the share of new issuance placed on the market dropped to below 10 percent, signalling virtual market refusal of these securities.

Figure 1: New issuance in the EU ABS market, 1999-2013 (2014Q2)

Source: SIFMA [July 2014].
More recent figures point to a market placement rate of about 40 percent, though at much lower overall volumes.

However, originator retention rates vary by type of instrument. Despite the dramatic reduction in issuance of CDO and Commercial Mortgage Backed Securities (CMBS), currently around 90 percent of their new issuance is placed on the market, probably because of demand from specialised investors, who could no longer find these securities on the market. By contrast, there is weaker market demand for RMBS, generic ABS (car loans, leases, etc) and SME ABS. In particular, almost all new SME ABS are retained on banks’ balance sheets, with only 10 percent placed on the market.

Figure 2: Breakdown of ABS issuance per type of collateral, various years

Source: SIFMA (July 2014).

Figure 3: Retention rate of ABS products, various years and type of collateral

Source: SIFMA (July 2014).

The outstanding amount of European securitisation, at the end of 2013, was approximately €1 trillion, of which roughly half was placed on the market (Table 1 on the next page). For comparison, at its peak in 2008, the overall outstanding amount of the ABS market reached more than €2.2 trillion. About 60 percent of the market (€637 billion) is made up of mortgage-backed securities (residential and commercial), followed by standard ABS (car loans, leases, etc) with a volume of €150 billion, and SME ABS for €102 billion. CDOs stood at €113 billion.

The quality of these securities varies in terms of

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"The outstanding amount of European securitisation, at the end of 2013, was approximately €1 trillion, of which roughly half was placed on the market. For comparison, at its peak in 2008, the overall outstanding amount of the ABS market reached more than €2.2 trillion."
collateral type, with about 77 percent of the amount outstanding rated above BBB, and therefore eligible for collateral transactions with the ECB3 (Figure 4). The highest presence of high-rated securities is in France and Germany, while Italian and Spanish ABS are more concentrated in the ‘single A’ category, in line with the evolution of the sovereign ratings in these countries. In terms of collateral type, SME ABS are the lowest quality, probably due to the heterogeneity of the collateral and the deterioration of companies’ balance sheets during the crisis. Moreover, in the case of SMEs the quality of financial information reported in balance sheets is in general less regular and accurate, an issue that also impacts negatively on the rating, because it implies a more negative assessment of the probability that loans will be repaid. From 30 to 40 percent of SME ABS are currently estimated to be sub-investment grade or not rated. Italy and Spain are also the countries with the main outstanding volumes of SME ABS.

Given these figures, what potential for growth does the ABS market have overall, on the basis that potential ECB purchases could create sufficient demand to revitalise the market?

Looking at the markets for collateral, data from monetary financial institutions shows (Figure 5) that the outstanding amount of mortgages for house purchases (thus secured lending) stabilised at about €3.8 trillion in 2013 in the euro area, while the outstanding amount of bank loans to non-financial corporations (NFC) in the euro

Table 1: Total outstanding amount of EU securitised products

<table>
<thead>
<tr>
<th>Security in Europe, outstanding stock in 2014Q1 (€ billions)</th>
<th>ABS</th>
<th>CDO</th>
<th>CMBS</th>
<th>RMBS</th>
<th>SME</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Austria</td>
<td>0.3</td>
<td>0.2</td>
<td>1.8</td>
<td></td>
<td></td>
<td>2.3</td>
</tr>
<tr>
<td>Belgium</td>
<td>0.0</td>
<td>0.2</td>
<td>62.4</td>
<td>17.7</td>
<td>0.5</td>
<td>80.3</td>
</tr>
<tr>
<td>Finland</td>
<td>0.5</td>
<td>0.0</td>
<td>0.0</td>
<td></td>
<td>0.5</td>
<td>1.0</td>
</tr>
<tr>
<td>France</td>
<td>19.5</td>
<td>2.0</td>
<td>9.7</td>
<td>1.7</td>
<td>0.5</td>
<td>33.5</td>
</tr>
<tr>
<td>Germany</td>
<td>36.3</td>
<td>1.8</td>
<td>9.5</td>
<td>14.8</td>
<td>3.0</td>
<td>65.4</td>
</tr>
<tr>
<td>Greece</td>
<td>13.4</td>
<td>1.8</td>
<td>4.4</td>
<td>6.7</td>
<td></td>
<td>26.3</td>
</tr>
<tr>
<td>Ireland</td>
<td>0.3</td>
<td>0.1</td>
<td>36.9</td>
<td></td>
<td></td>
<td>37.3</td>
</tr>
<tr>
<td>Italy</td>
<td>47.7</td>
<td>1.7</td>
<td>10.1</td>
<td>81.5</td>
<td>27.7</td>
<td>0.5</td>
</tr>
<tr>
<td>Netherlands</td>
<td>2.6</td>
<td>0.7</td>
<td>2.5</td>
<td>248.4</td>
<td>7.6</td>
<td></td>
</tr>
<tr>
<td>Portugal</td>
<td>3.3</td>
<td></td>
<td>25.8</td>
<td>7.6</td>
<td></td>
<td>36.7</td>
</tr>
<tr>
<td>Spain</td>
<td>24.1</td>
<td>0.5</td>
<td>0.3</td>
<td>115.3</td>
<td>29.0</td>
<td>0.0</td>
</tr>
<tr>
<td>Pan-European</td>
<td>1.8</td>
<td>33.4</td>
<td>11.7</td>
<td>0.2</td>
<td>1.0</td>
<td>0.2</td>
</tr>
<tr>
<td>Multinational</td>
<td>0.5</td>
<td>73.1</td>
<td></td>
<td>0.4</td>
<td>0.9</td>
<td>74.9</td>
</tr>
<tr>
<td>Selected euro-area total</td>
<td>150.6</td>
<td>113.0</td>
<td>36.5</td>
<td>601.1</td>
<td>102.3</td>
<td>2.6</td>
</tr>
</tbody>
</table>

Source: SIFMA data Q1-2014.

Figure 4: Rating of ABS products per type of collateral and country, 2013

3. Details are provided in Annex II. Source: SIFMA.
area reached about €4.2 trillion. Figure 5 also compares the trend in the mortgage market to that in the RMBS market (left panel), and NFC loans to SME ABS (right panel).

In both cases, there has been an evident fall in volumes of both types of securitised product, with SME ABS performing relatively worse. The reason is the contraction of credit demand coupled with bank deleveraging, leading to a contraction of NFC loans, compared to relative stability in the volume of mortgage loans outstanding. Hence, collateral for SME ABS operations has been squeezed relatively more compared to RMBS. Moreover, one has to consider the negative regulatory impact on capital requirements associated with the issuance of this type of product.

The question is, then, how much of these outstanding volumes of loans to NFCs or mortgage loans worth €8 trillion could be translated into new issuance of RMBS and SME ABS. In line with Batchvarov (2014), we make estimates on the basis of the OECD (2013), varies between these countries, although with some difference in the distribution across the investment grade rating spectrum.

Table 2 on the next page shows that the estimated breakdown of the potential overall ABS market by country will vary according to the size and composition of each country's underlying market for collateral: Germany, France and Italy would each represent almost 20 percent of the total NFC-loan ABS, while in terms of SME ABS, Spain would count for a fifth of the whole amount, with Germany and France accounting for 17 percent each. The role of Germany is also significant in the RMBS market, representing about 26 percent of the outstanding amount, followed by France, Spain and Italy.

Based on this, we estimate a maximum amount of securitisation of roughly €3 trillion (compared to €4 trillion estimated by Batchvarov, 2014), broken down as shown by Figure 6 on the next page. It should be noted that SME ABS would represent the smallest fraction (about 10 percent) of this market.

Figure 5: Mortgage and RMBS vs NFC loans and SME ABS outstanding

4. OECD [2013]. However, OECD [2013] does not have an estimate for Germany, which we proxy at 20 percent, below the implied EU average, to be conservative. OECD estimates are given as percentages of outstanding loans in 2011, with the exception of Spain, where the percentage is of new business loans in 2011.

5. The share of investment-grade rating (BBB and above) is similar in different countries, although with some difference in the distribution across the investment grade rating spectrum.
THE REVIVAL OF THE ABS MARKET: THE OPTIONS

Our estimates show that the euro-area securitisation market has the potential to build significant volume and to be sufficiently liquid for use in possible non-conventional monetary operations. However, a number of trade-offs must be considered relating to the timing of ABS market measures, and the underlying size of the market at that moment: the earlier that measures are taken, the more restricted will be the type of ABS product that can be targeted for direct purchase (eg SME ABS only), reducing the impact of potential ECB operations on credit markets.

These trade-offs arise because the current securitised products on the market differ in terms of underlying characteristics, ie collateral type and thus rating, borrowers’ quality and geographic distribution, loans’ residual maturity, frequency of repayment, cost of credit, type and amount of interest (fixed or variable), prepayment rates and possible credit enhancements built into the

Table 2: Potential availability of ABS per country (%), est.

<table>
<thead>
<tr>
<th>Large NFC ABS</th>
<th>SME ABS</th>
<th>RMBS</th>
</tr>
</thead>
<tbody>
<tr>
<td>France</td>
<td>21</td>
<td>17</td>
</tr>
<tr>
<td>Germany</td>
<td>22</td>
<td>17</td>
</tr>
<tr>
<td>Ireland</td>
<td>6</td>
<td>2</td>
</tr>
<tr>
<td>Italy</td>
<td>21</td>
<td>14</td>
</tr>
<tr>
<td>Portugal</td>
<td>1</td>
<td>7</td>
</tr>
<tr>
<td>Spain</td>
<td>13</td>
<td>19</td>
</tr>
<tr>
<td>Rest of euro area</td>
<td>22</td>
<td>22</td>
</tr>
</tbody>
</table>

Source: Bruegel estimates based on MFI data (March 2014) and OECD.

Option 1: Act small and fast

Option 1 would involve the direct purchase of very simple (‘plain vanilla’) existing ABS products with corporate credit exposure7. By pursuing this option, the ECB could act immediately, but would have a limited direct impact on credit markets. Existing ABS products limited to SMEs loans amount to €71.2 billion (Table 1). If the lease component of generic ABS is included, one could add a further €15 billion8. With respect to these figures, the volume of securitised products available for immediate use with a rating above investment grade is 60 percent of SMEs ABS and 50 percent of the lease components. As a result, with these constraints, the maximum theoretical size of the ABS market for immediate ECB intervention is about €68 billion. This is probably not enough to generate a direct impact on credit conditions in the euro area.

This does not imply, however, that there is no role for an ABS market backed only by corporate credit exposure, even in its current form. In the wake of the crisis, origination of ABS products has been subject to the introduction of stricter regulations on capital requirements for insurance companies, and on risk-weighted assets for banks [see Annex 1 for a summary of ABS capital requirements/risk weights]9. Within the current set of rules, therefore, any type of non-conventional monetary policy under which ABS assets are purchased will ultimately free up capital in banks’ balance
sheets. This is particularly true for SME ABS, since their average rating is low and therefore the capital absorption for senior tranches below AAA is huge and greater than capital absorbed by the loans themselves. Consequently, ECB intervention in the ABS market, even if potentially limited in size, could magnify the effects on credit origination of the ECB’s targeted longer-term refinancing operation (TLTRO), announced in June 2014, although the exact additional magnitude of these effects is hard to predict.

Option 1 could thus be a way of solving the trade-off for the ECB: intervening immediately in the relatively small (at its current volume) ‘plain vanilla’ ABS market, but limiting the scope of the operation to an ‘indirect’ vehicle through which the effects of the TLTRO could be magnified.

Option 2: Act large and slow

Option 2 essentially implies reviving, deepening and integrating the euro-area ABS market so it can be used as a new tool for non-conventional monetary policy. The ECB and the Bank of England (2014b) point at improving the regulatory environment for ABS products to better differentiate the necessary prudential requirements for relatively simple, robust and transparent ABS products (eg consumer finance ABS, RMBS and SME ABS) from more complex and potentially illiquid instruments. By revamping this market, these instruments could be used effectively as a ‘direct’ vehicle through which non-conventional monetary operations could be run. Clearly, the trade-off here is that developing the latter would require a number of changes to underlying regulation, and would thus take time.

To achieve a high-quality, simple and transparent European ABS product, two areas of regulatory change should be developed: one on collateral rules, for the corporate loan market in particular; the other on ABS product characteristics, ie the format to be applied to various types of ABS.

**Collateral rules**

Regarding the rules on collateral, two issues should be addressed:

1. **More selective regulation on capital requirements**

ABS are a tool that could provide more flexibility to financial institutions to achieve better capital ratios throughout the system, and to reduce leverage ratios, since securitisation, when sold by originators, would enable reductions in risk weighting. Changes in ABS risk weighting could lead to high-quality, simple and prudently-structured securitisation products receiving more consistent regulatory treatment across financial legislation.

In particular, regulators could work to reduce the discrepancy between regulatory treatment of ABS and collateral.

During 2013, progress was made on financial regulation, but further steps are necessary as part of the implementation of the Capital Requirements Directive IV to clarify whether and to what extent ‘European’ ABS would count as regulatory liquidity, the future risk weights they will have for securitisation in the banking and trading books and the extent to which their rating would be correlated with the sovereign credit rating of the originating country.

As far as insurance regulation is concerned, in relation to the Solvency II directive (which is to enter into force in 2016), the European Insurance and Occupational Pension Authority (EIOPA) is also examining regulatory capital requirements for insurers’ ABS investments, in order to reduce capital requirements for insurance companies.

2. **More transparent and available information on collateral**

In order to stimulate further the market for ABS, especially for SME loans, common guidelines on a minimum level of information to be reported in

'To achieve a high-quality, simple and transparent European ABS product, two areas of regulatory change should be developed: one on collateral rules, for the corporate loan market in particular; the other on product characteristics – the format to be applied to various types of ABS.'
SME balance sheets should be agreed, in line with the ECB eligibility requirement that loan-level data should be publicly available. Balance sheets thus produced should be made available to originators, in order to increase transparency and comparability of collateral. At the same time, rules on standardised rating methodologies for securitised products should be enforced within the Single Supervisory Mechanism.

The homogenisation of company reporting, to also encompass non-listed companies, will enable analysis of the performance of individual companies in European countries, and will facilitate access to credit at the same cost for companies within the same sector in different countries. In addition, steps towards the coordination of default laws in different countries should also be undertaken, to reduce uncertainty for bondholders in case of defaults.

**ABS product characteristics**

Two issues also need to be addressed in terms of the format of securities:

1. **Common guidelines on ABS structure**

   The risks of ABS are embedded not only in the type of underlying collateral that is securitised, but also in the way collateral is sliced and packaged (see Box 1 for an overview of the basic elements constituting an ABS product).

   A common structure for each type of collateral would ease the origination process and imply that the spread between different bonds in each rating category would depend only on differences between collateral characteristics (such as geographical distribution, maturity or the legal framework applying to default). Common structure could tremendously boost market liquidity. Also, the cost of creating the instruments should decrease, as pan-European banks will be able to leverage the size of their loan pool across European markets. With a common structure, the rating framework should become more homogeneous as well, cutting the cost of providing ratings and making the European ABS market much more similar to the US market. Ratings will become more closely related to collateral characteristics and less to the sovereign rating of the originator, and monitoring by rating agencies during the life of the product will focus more on collateral evolution. A straightforward way of achieving this result would be to build on the idea, already hinted at by the ECB, that only an ABS format with a ‘plain vanilla’ structure would be eligible for purchase by the ECB.

2. **Common guidelines on the setup of SPVs within national borders**

   Another key factor in the underlying heterogeneity of the securitisation process is also related to the different role that the ‘Special Purpose Vehicle’ (SPV) might acquire (see Box 1). The SPV is a unique entity the role of which is the acquisition of an identified pool of assets. The SPV is the holder of the collateral within the securitisation. The owner of the SPV, whether it is the originator or a pool of originators, bears the risk of the SPV. A possible guideline is that an originator could establish only one SPV for all the transactions of the same type to be issued, instead of one SPV for each transaction. In the case of a single SPV for all transactions, since the vehicle is immediately available, transaction costs will diminish and the process of securitisation will speed up.

   In cases in which a group of originators considers creating a common SPV for the ABS market (whether or not specialised by type of collateral) the risk will be borne by the owners of the SPV. A Banque de France initiative to re-start the securitised SME loan market has worked along these lines.

   The creation of a joint SPV within national borders allows for sharing of set-up and operating costs. Standardised legal documentation used by the originators will also reduce costs and operational frictions, and make the SPV a very efficient credit claims mobilisation tool. Whether such a set-up is legally compatible with each country’s legal framework, and whether such a choice could be more efficient from the market point of view, are however open questions. The answer in part would depend on the risk weighting assigned to the shareholders of the SPV.

   Another reason for the creation of a joint SPV is...
that, once a common ABS structure with the same collateral type is defined ex ante, there will be less flexibility or creativity in the structuring phase, so that certain type of collateral, if available in volumes that are insufficient to respond to the structuring requirements (such as over-collateralisation criteria), could not be used. While in the past the lack of assets to create credit enhancement in the form of over-collateralisation was compensated for by other forms of internal or external credit enhancement, the absence of this choice in the new system could place a limit on the participation of small and medium players in the ABS market, because of lack of collateral. The problem could however be circumvented through the creation of an SPV at national level, or jointly created by small originators. This would stimulate more consolidation of the banking sector within countries.

In summary for option 2, we can conclude that, under the Single Supervisory Mechanism headed by the ECB, there is ample room to refine all the existing regulation, as we have discussed, in order to create a large pan-European market for simple, robust and transparent ABS products. However, it is also clear that, because of the time it will take to implement the necessary regulatory changes, these developments might only be relevant for the next business cycle, unless this process is accelerated.

**Option 3: Act bold**

If direct outright purchases in the ABS market are really meant to significantly enhance the functioning of the monetary policy transmission mechanism within the next few months (ie working immediately, and not just as potential amplifiers of the TLTRO), there is a third alternative to the fast/small versus slow/large options we have analysed. A further option, already suggested by Claeyts et al (2014), is the direct purchase of RMBS.

An RMBS purchase programme would have a much greater impact on the economy, given the size of the market already at current volumes, ie €601 billion (Table 1), which becomes some €500 billion of targetable products once the minimum rating eligibility criteria are applied\(^{15}\).

On top of the size of the market, the argument for RMBS purchases also stems from the potential limited impact that the purchase of SME ABS (option 1) might have in terms of the ECB objective of combating the risk of deflation within the cycle. Even assuming that new loans stimulated by the TLTRO and SME ABS purchases ultimately foster the transfer of central bank liquidity directly to the productive sector of the economy, thus restarting credit markets in the euro-area periphery, part of this additional liquidity might have a muted effect on demand. This could happen because companies face a restructuring phase to increase productivity. Therefore, the additional liquidity companies will receive might be used partly for capital expenditure, helped by low rates, and partly for consolidation within sectors, both within or between countries, with a muted effect on employment.

In other words, intervention aimed at increasing the flow of credit to the economy (TLTRO and direct purchase of SME ABS) might have positive effects on demand, and thus consumer prices, only later in the cycle, ie they might not be immediately successful in countering deflation.

Nevertheless, considering that in Europe a relatively low share of households’ wealth is invested in the stock exchange, but a relatively high share is invested in the housing sector, intervening with outright purchases in an ABS market in which RMBS are also considered might have a larger, more immediate effect in revitalising the demand side of the economy, and therefore putting a floor on the trend of declining inflation within the euro area. In this sense, RMBS purchases would not only act as a mechanism to unlock credit markets in the euro area, but would rather be closer to a form of quantitative easing.

In fact, the improvement in banks’ balance sheets would be marginal (given the lower capital absorption of these instruments), while clearly a careful assessment should be made of the need to minimise the impact of RMBS purchases on house prices (and the ensuing wealth effects for households) in the euro area, in order to avoid new bubbles, or to stop the correction of existing ones. While the monitoring exercise now routinely carried out as part of the Excessive Imbalance...
Procedure can be deployed to avoid such a risk, the fiscal implications of these actions should nevertheless be carefully assessed.

CONCLUSIONS

Our evidence shows how direct ECB intervention could turn ABS products into one of the mechanisms that could unlock credit markets in the euro area.

A number of trade-offs arise in terms of the speed and efficacy of the actions that the ECB could take. Acting immediately on existing ABS products (SMEs and corporate-backed eligible ABS) is likely to produce little direct effect, given the small relative size of the targetable market, estimated at some €68 billion. However, an indirect and not necessarily insignificant effect can arise through this action, through the freeing up of capital on banks’ balance sheets, and thus the possibility to exploit on a larger scale (as more loans can be granted with the same amount of capital) the opportunities available through the new TLTRO programme.

Working on the improvement of the regulatory environment for ABS products might revamp a market that can be conservatively estimated at some €3 trillion for the euro area (€1.6 trillion in RMBS and €1.4 trillion in corporate-backed ABS, of which about €300 billion in SMEs ABS), but these actions require time for implementation.

Finally, resorting to the purchase of existing RMBS can achieve the target of an intervention that is both immediate and sizeable in terms of targetable instruments (we estimate a volume of about €500 billion). The characteristics of euro-area credit markets especially favour this option if, notwithstanding a revamped flow of credit to the economy, deflation risks remain critical over the next few months. However this option is closer to a form of quantitative easing and has implications for fiscal policy, and thus should be considered with care.

On the basis of the above, we recommend parallel actions to be taken by the European institutions at the same time. In particular:

- From a regulatory point of view, the resolution of the ongoing uncertainty about the selective treatment of ABS products in terms of capital requirements in the context of the implementation of the Basel III agreements for banks and insurance companies, should take priority over other pending issues. The European Commission and the ECB should start work on a common set of guidelines on data availability and reporting for collateral (loans), and on the definition of a simple and transparent ‘European’ ABS format (structure/set-up of the SPV);
- In the near future, the ECB should start a programme of direct purchases of SME ABS (our option 1), while monitoring the indirect effects this might have on the TLTRO. If deflationary risks persist, notwithstanding positive developments in the credit market, the ECB should also consider purchases of RMBS.
REFERENCES

Batchvarov, A. (2014) ‘ABS, regulatory changes need to create a market beyond the ECB’, in All you may need to know about ECB QE, Bank of America – Merril Lynch, 16 April


ANNEX I

Capital charges for credit exposures under the Standardised Approach of CRR, and for securitisation under ERBA approach for BCBS269

<table>
<thead>
<tr>
<th></th>
<th>Regulatory capital under CRR (BIS 2.5)</th>
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<th></th>
<th></th>
<th></th>
<th>Unrated</th>
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<tbody>
<tr>
<td></td>
<td>AAA-AA</td>
<td>A</td>
<td>BBB</td>
<td>BB</td>
<td>B</td>
<td>Below B</td>
</tr>
<tr>
<td>Central governments or central banks</td>
<td>0.0%</td>
<td>1.6%</td>
<td>4.0%</td>
<td>8.0%</td>
<td>8.0%</td>
<td>12.0%</td>
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<tr>
<td>Corporates</td>
<td>1.6%</td>
<td>4.0%</td>
<td>8.0%</td>
<td>8.0%</td>
<td>12.0%</td>
<td>12.0%</td>
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<tr>
<td>Retail exposures</td>
<td>6.0%</td>
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<td>6.0%</td>
<td>6.0%</td>
<td>6.0%</td>
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</tr>
<tr>
<td>Residential mortgages</td>
<td>2.8%</td>
<td>2.8%</td>
<td>2.8%</td>
<td>2.8%</td>
<td>2.8%</td>
<td>2.8%</td>
</tr>
<tr>
<td>Commercial mortgages</td>
<td>8.0%</td>
<td>8.0%</td>
<td>8.0%</td>
<td>8.0%</td>
<td>8.0%</td>
<td>8.0%</td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th>Regulatory capital under ERBA (BCBS 269)</th>
<th></th>
<th></th>
<th></th>
<th>Unrated</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>AAA-AA</td>
<td>A</td>
<td>BBB</td>
<td>BB</td>
<td>B</td>
</tr>
<tr>
<td>Senior tranches, 5 yr</td>
<td>2%/4.0%</td>
<td>6.0%</td>
<td>10.4%</td>
<td>18.4%</td>
<td>33.6%</td>
</tr>
<tr>
<td>Non-senior tranches, 5 yr, 10% thickness</td>
<td>5.8%/9.4%</td>
<td>14%</td>
<td>23.0%</td>
<td>55.4%</td>
<td>75.6%</td>
</tr>
</tbody>
</table>

ANNEX II

Regulatory changes in ABS eligibility criteria

The ECB reduced in mid-2012 the rating threshold for ABS. Currently, RMBS, SME CLO, auto loan, leasing, consumer finance and CMBS with a second best rating of at least 'single A' are eligible (subject to additional criteria), with a valuation haircut of 16 percent. RMBS, SME CLOs, auto loan, leasing and consumer finance ABS, which have a second-best rating of at least 'triple B', will be subject to a valuation haircut of 26 percent; for CMBS with a similar rating, a haircut of 32 percent is applied. On 20 March 2013, the ECB published guideline ECB/2013/4 that introduced a series of temporary measures amending the existing collateral eligibility framework at the ECB. Of these measures, Article 3 expanded the criteria for the eligibility of ABS for repo purposes at the ECB, subject to a higher haircut than under the existing 'permanent' eligibility criteria. The most significant change in this guideline was a relaxation of the credit rating requirements for two 'BBB' ratings at issuance and any time subsequent. On 12 March
2014, the ECB released guideline ECB/2013/4, amending the repo-eligibility criteria of ABS under the temporary framework. A change in wording suggests that the requirement of two credit ratings of at least 'BBB' will, from 1 April 2014, be judged against the current rating of the ABS only, and not also the ABS rating at issuance as was previously the case. This amendment will be of particular interest to sub-investment grade ABS investors who hold tranches of ABS issued with a 'BB' rating and, thus, could become repo-eligible upon an upgrade to 'BBB' under the new guideline. In parallel, the valuation haircut for retained covered bonds was increased by 8 percent for covered bonds rated at least single-A, and 12 percent for retained covered bonds rated BBB (the previous haircuts on these two categories were 1.0-7.5 percent and 6-20 percent, respectively, with no distinction between retained and non-retained covered bonds). Source: ‘European Securitisation Outlook’, Barclays, Nov 2013 and ‘European Securitisation Monthly’, Barclays, Mar 2014.