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**To Disclose or not to Disclose:  
Transparency and Liquidity in the Structured Product Market**

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# To Disclose or not to Disclose: Transparency and Liquidity in the Structured Product Market

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## Abstract

We use a unique data set from the Trade Reporting and Compliance Engine (TRACE) to study liquidity effects in the US structured product market. Our main contribution is the analysis of the relation between the accuracy in measuring liquidity and the potential degree of disclosure. Having access to all relevant trading information, we provide evidence that transaction cost measures that use dealer specific information such as trader identity and trade direction can be efficiently proxied by measures that use less detailed information. This finding is important for all market participants in the context of OTC markets, as it fosters our understanding of the information contained in transaction data. Thus, our results provide guidance for improving transparency while maintaining trader confidentiality. In addition, we analyze liquidity in the structured product market in general and show that securities that are mainly institutionally traded, guaranteed by a federal authority, or have low credit risk, tend to be more liquid.

**JEL-Classification:** G12, G14

**Keywords:** liquidity, structured products, OTC markets, transparency, TRACE.

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# 1 Introduction

The US fixed-income structured product market – also referred to as the securitized product market – is an important financial market that has received much attention in the past few years, especially since the financial crisis. With an average daily trading volume of more than \$200 billion in 2011–2012, it is the second largest fixed-income market in the US, after the Treasury bond market. Its products are traded over-the-counter (OTC), with no central market place, or even a clearing house, thus far. Following the financial crisis, in which structured financial products played an important role, the opacity implied by this OTC architecture has been widely criticized, since traded prices and volumes are not readily observable. Thus, liquidity in the structured product market, with its complex financial instruments, has only been measurable based on potentially unrepresentative or biased information, such as quotations from individual dealers.

The Financial Industry Regulatory Authority (FINRA) has, therefore, recently launched a project with the aim of improving transparency in the structured product market. Since May 16, 2011, virtually all trades in the fixed-income securitized product market have been required to be reported to the Trade Reporting and Compliance Engine (TRACE) by the broker/dealers.<sup>1</sup> However, FINRA has not yet released this information to the market.<sup>2</sup> This unique data set allows us to analyze liquidity effects based on a complete information set *before* the potential dissemination of the data to the broader market, and thus, before the possible reaction of the market participants to a new regime.

So far, there has been only a modest literature analyzing liquidity effects in the fixed-income structured product market, mostly focusing on liquidity at the market-wide level. However, this type of analysis, dictated by the constraints of data availability, provides only a very limited view of the structured product market’s liquidity. Moreover, in contrast to other fixed-income markets, an aggregate analysis of securitized products masks several issues of detail, since this market consists of rather diverse instruments with potentially different liquidity characteristics. According to FINRA’s definitions, these products can be classified into four main segments: Asset-Backed Securities (ABS), Collateralized Mortgage Obligations (CMO), Mortgage-Backed Securities (MBS) and To-Be-Announced securities (TBA, forward MBS). In particular, the securitized products of these different segments allow investing in various pools of assets, often consisting of loans to retail customers, which, in most cases, cannot be traded on an individual basis. Thus, in contrast

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<sup>1</sup>This project follows the earlier FINRA project, which resulted in the establishment of the US corporate bond TRACE database.

<sup>2</sup>FINRA started to release information to the market for the To-Be-Announced (TBA) segment on November 12, 2012 and MBS specified pool transactions on July 22, 2013. FINRA is continuing to study the other segments before deciding on its dissemination policy. However, during our observation period no information had been released to the market for any of the segments.

to corporate or Treasury bonds, the credit risk of an individual security stems from the cashflows of the pool and not from the particular issuer. A second important point is that securitized products have quite diverse cash-flow structures, ranging from simple pass-through instruments to pools and tranches with very complex risk structures. In addition, government-sponsored enterprises (i.e., GSEs) provide implicit or explicit guarantees for a significant number of instruments. Therefore, securitized products constitute a unique fixed-income market with distinct features compared to other important markets. Thus, a comprehensive study of liquidity for *individual* instruments in this securitized product market is of special interest for all market participants and has been missing so far.

Our study fills this gap by exploring a broad range of liquidity proxies for the structured product market, employing product characteristics (e.g., amount issued), trading activity variables (e.g., number of trades) and more conceptually sound liquidity measures (e.g., the Amihud measure) that have been proposed in the academic literature in the context of OTC markets. Our main contribution is the analysis of the relation between the measurement of liquidity and the level of detail in the potential dissemination of trading data. As we have privileged access to all the relevant trading information, we can examine whether the detailed dissemination of transaction data provides valuable information, beyond what simple product characteristics or aggregated information would offer. This is important as the various liquidity measures presented in the academic literature require different information sets for their estimation, with varying levels of detail. For example, measuring liquidity based on the *round-trip cost* uses the most detailed information, i.e., each transaction needs to be linked to a particular dealer, on each side of the trade. Other liquidity metrics, such as the *effective bid-ask spread*, do not need such detailed trade information for their computation; but, transactions need to be flagged as *buy* or *sell* trades. Many alternative liquidity measures rely on trading data as well: however, they use only information regarding the price and/or volume of each transaction. On the other hand, product characteristics or trading activity variables represent simpler proxies, using either static or aggregated data.

Thus, the question arises as to the level of detail of data that ought to be released to the market, so that market participants can reliably estimate measures of liquidity/transaction costs, without compromising the identities of individual traders or their trading strategies. This issue is important in improving market transparency and fostering our understanding of the information contained in transaction data of OTC markets, while maintaining trader confidentiality. There is a thin line between additional disclosure, which would risk revealing individual trading positions, and providing greater transparency. To address this issue, we present a regression analysis discussing the explanatory power of various liquidity measures based on

different sets of information.

As an additional contribution, we explore the trading activity and transaction costs of the various segments of the structured product market, in detail. In particular, we analyze liquidity effects in the four main segments of the structured product market (i.e., ABS, CMO, MBS and TBA), covering all the different products, and compare these results with those from other fixed-income OTC markets, such as those for US corporate or Treasury bonds. Furthermore, we test various hypotheses concerning liquidity effects of various sub-segments, e.g., based on credit rating or seniority. This analysis allows us to explain, at least to some extent, the observed differences between the market segments.

For our empirical analysis, we use all traded prices and volumes in the fixed-income structured product market, along with security characteristics provided by FINRA, and credit ratings from Standard & Poor's (S&P). Our data set comprises of information for over 266,000 securitized products in the US, for which about 6 million trades were conducted over the period from May 16, 2011 to October 31, 2012. Hence, our data cover the whole securitized product market during this period, including even securities with very low trading activity.

Overall, we find a high level of trading activity in the structured product market, with an average daily trading volume of around \$227 billion, and an average transaction cost of around 66 bp for a round-trip trade. The TBA segment, which is a forward market, has the highest trading volume, with \$204 billion, whereas the CMO and MBS segments are basically of the same order of magnitude as the US corporate bond market, which has a daily trade volume of around \$15 billion. The ABS market is considerably smaller, with around \$5 billion of daily volume. In all segments, we find more dispersed trading activity than in other important fixed-income markets, i.e., fewer trades per security, but with higher volumes. Liquidity is quite diverse in the four segments. The ABS and MBS segments have round-trip costs of around 50 bp, which is comparable to that of the US corporate bond market. In contrast, the TBA segment (4 bp) is far more liquid, whereas the CMO segment (97 bp) is considerably less liquid. Furthermore, in line with our hypotheses, we find that securities that are mainly institutionally traded, guaranteed by a federal authority, or that have low credit risk, tend to be more liquid, thus explaining some of the differences between the market segments.

Exploring the various liquidity metrics and focusing on the predictive power of transaction data, we show that simple product characteristics and trading activity variables, by themselves, may not be sufficient statistics for measuring market liquidity. In particular, when regressing state-of-the-art liquidity measures on product characteristics and trading activity variables, we find that the various liquidity measures offer significant idiosyncratic information. Thus, dissemination of detailed transaction data, necessary for the

estimation of liquidity measures, is of importance in the fixed-income structured product market. However, there is evidence that liquidity measures based on price and volume information alone (e.g., the imputed round-trip cost measure) can explain most of the variation observed in measures using significantly more trade information, which also run the risk of compromising the confidentiality of trader identity. In a second set of regressions, we explain the observed yield spreads using various combinations of liquidity variables and find similar results: Liquidity measures provide higher explanatory power than product characteristics and trading activity variables alone. However, this result is mostly driven by price and volume information. Thus, details regarding the identities of the specific dealers involved with a particular trade or the direction of the trade are not an absolute necessity in terms of their informational value to market participants: Reasonable estimates of liquidity can be calculated based on prices and volumes of individual trades, without divulging dealer-specific information. This is an important result for all market participants, as it provides valuable insights concerning the information content of reported transaction data.

The remainder of the paper is organized as follows: In Section 2, we discuss the importance of transparency in fixed-income markets, particularly for structured products, in the context of the literature and present our hypotheses and research questions. Section 3 describes the data set as well as the matching and filtering procedures we apply. Section 4 defines and discusses the liquidity proxies that we employ in our empirical analysis. Section 5 presents the empirical results and Section 6 concludes.

## **2 Transparency in the Structured Product Market**

In this section, we discuss the trading architecture of the structured product market and its deficiencies with regard to market transparency. Furthermore, we compare the new disclosure requirements of FINRA with previous transparency projects in the US corporate and municipal bond markets. We do so in the context of the relevant literature and motivate our research questions and hypotheses.

Similar to most other fixed-income markets, the US securitized product market has an OTC architecture. Thus, trading activity is opaque as transactions take place through a one-to-one contact between an investor and a broker/dealer, or between two broker/dealers. However, in contrast to other fixed-income markets (i.e., the Treasury, municipal and corporate bond markets), the market segments and products are quite diverse, as securitized products are based on substantially varying pools of underlying securities and have different cash-flow structures, ranging from simple “pass-through” products to tranches with their complex risk structures (see Section 3). Given the OTC structure of this market, traded (or even quoted) prices and volumes are

generally not observable. As a consequence of this lack of transparency, liquidity measures based on the trading costs or market impact of trades can only be estimated using simple measures based on market-wide statistics or quotation data, if available. In such an opaque market environment, the observation of market activity is difficult, and severe disadvantages can arise for market participants, e.g., high transaction costs for certain types of trades. This effect is exacerbated during periods of crisis, with the liquidity and price disadvantage becoming more pronounced, particularly when selling pressure intensifies. Thus, the deleterious consequences of the skewed effects of liquidity are of concern to portfolio managers, traders and regulators. In response to such concerns about the opacity of this market, especially during the financial crisis, FINRA recently started a transparency project for structured fixed-income products, making the reporting of trading activity mandatory for brokers/dealers. In the first phase of this project, which started on May 16, 2011, *all* trades have had to be reported to the TRACE database for structured products, although the information collected had not been released to the market during our sample period.

FINRA's transparency project for structured products is comparable to its earlier introduction of the TRACE database for the US corporate bond market, where reporting of all trades is also mandatory for all brokers/dealers within 15 minutes of execution, but with the information being promptly disseminated to the market. TRACE was introduced in this market through multiple phases starting in July 2002, and set in place in its current form in October 2004. There was much debate, to begin with, concerning the dissemination of the transaction data. In the end, information about all trades was disseminated, but without revealing the identity of the dealer or the precise volume (the volume being capped at one or five million, depending on the credit quality of the bond).<sup>3</sup> A similar transparency project was also conducted for the municipal bond market by the Municipal Securities Rulemaking Board (MSRB). Initiatives to improve trade transparency for this market started in 1998, and similar rules to those for the corporate bond market were adopted in 2005, i.e., making trade reporting obligatory within 15 minutes, and disclosing similar information. The TRACE and MSRB initiatives are milestone transparency projects in the context of OTC markets, and have justifiably received a lot of attention in the academic literature. Many studies have used these data sets to quantify and study liquidity effects in the various stages of their implementation.

Using data from the early stages of the MSRB project, Harris and Piwowar (2006) analyze the transaction costs in the municipal bond market for a one-year sample period starting in November 1999. They find round-trip costs of around 100 bp for institutional trades, and show that small retail trades turn out to be twice as expensive as this. Furthermore, they document that transaction costs increase with credit risk,

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<sup>3</sup>More recently, the precise volume has been disclosed, with an 18-month delay.

maturity and bond age. Green et al. (2007b) focus on the municipal bond market as well, using the round-trip cost measure. They find similar transaction costs and decompose these costs into dealers' costs versus market power, showing that dealers have significant market power in retail trading, and confirming that smaller trades are more expensive. Based on TRACE data for US corporate bonds in various stages of the implementation of that project, Bessembinder et al. (2006), Goldstein et al. (2007) and Edwards et al. (2007) use transaction cost measures of liquidity to show that round-trip costs for intermediate trade volumes are in the range of 30 bp to 60 bp. They also provide evidence that these costs are dependent on trade size, credit risk and bond maturity.<sup>4</sup>

In contrast to the aforementioned papers, there have been only a few papers analyzing liquidity effects in the fixed-income structured product market, given the discussed constraints of data availability. Vickery and Wright (2013), for example, use aggregated trading volumes for the *whole* market to analyze liquidity effects. Given the complexity and diversity of the fixed-income structured product market, an aggregate analysis of this sort may yield only limited insights into issues of liquidity and market microstructure.

The first focus of this paper is to close this gap by employing a wide range of liquidity measures developed in the academic literature (see Section 4) and providing a detailed analysis of liquidity in the structured product market, in general, and its four segments (ABS, CMO, MBS and TBA), in particular. These segments constitute a diverse range of fixed-income securitized products. In addition, we analyze different sub-segments that have turned out to be important in the other fixed-income markets. Specifically, we test the following hypotheses: (i) We compare institutional to retail traded products and test the hypothesis of lower liquidity for retail trades, as retail investors are often confronted with higher search frictions and have basically no market power. Such effects are well documented for other OTC markets, e.g., in Harris and Piwowar (2006) for the municipal bond market. (ii) We analyze sub-segments based on different credit ratings and expect to find an interaction between credit and liquidity risk, i.e., securities with low credit risk are more liquid. This is also documented, e.g., by Friewald et al. (2012) for the US corporate bond market. Furthermore, we explore two aspects that are unique to the securitized product market. First, many products are guaranteed by federal agencies (GSEs), which provide implicit or explicit government guarantees (see Section 3). (iii) Thus, we compare such products to non-agency issues and test the hypothesis that agency securities are more liquid, given the potentially lower credit risk and higher degree of standardization. Second, an important fraction of products such as ABS and CMO have complex risk structures offering

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<sup>4</sup>More recent papers quantifying liquidity in these markets provide, in general, similar evidence. However, they rely on other sets of liquidity measures and study different sample periods. See, e.g., Mahanti et al. (2008), Ronen and Zhou (2009), Jankowitsch et al. (2011), Bao et al. (2011), Nashikkar et al. (2011), Lin et al. (2011), Feldhütter (2012), Friewald et al. (2012) and Dick-Nielsen et al. (2012).

different tranches based on certain pools of underlying securities (see Section 3). (iv) Therefore, we analyze these tranches expecting to find that more senior claims tend to be more liquid, as senior tranches often constitute the largest issue within a structure and have lower exposure to the credit risk of the underlying pool by construction.

Note that the new TRACE data set has also been analyzed simultaneously by other authors covering certain aspects of liquidity as well: Atanasov and Merrick (2013) focus on a specific market segment and study the trading frictions for MBS securities issued by Fannie Mae. They find that these frictions result in small trades occurring at substantial discounts relative to coincident large trades. Hollifield et al. (2012), on the one hand, compare 144a with registered products and, on the other hand, study the structure of intermediary networks. They find evidence that investor's transaction costs are smaller when trading with central and more interconnected dealers. The paper which perhaps is closest to ours in spirit is by Bessembinder et al. (2013), since they also analyze trading activity and transactions costs in the structured product market. However, our paper is different from Bessembinder et al. (2013) for at least three important reasons: First, while their analysis is based only on a single estimate of liquidity we instead rely on a much broader set of liquidity proxies. Furthermore, their liquidity measure is only based on price changes and, therefore, does not allow to discuss the information contained in different levels of detail in reported data. Second, they focus solely on customer-to-dealer trades which is only a rather small fraction of all trades in the structured product market. Finally, unlike their study, we analyze different sub-segments of the overall market in detail that have either turned out to be important in other fixed-income markets or are unique for the structured product market.

As emphasized earlier, the main focus of our research is the relation between the level of detail in the disclosure requirements and accuracy of liquidity measures that can be computed from the resulting data. For instance, during the implementation phases of the MSRB and TRACE projects, there was some controversial discussion regarding whether an increase in transparency (i.e., the dissemination of more detailed transaction data) would have a positive effect on market liquidity. Some market observers argued that such transparency in rather illiquid OTC markets would expose dealers' inventory and trading strategies to other market participants, which could lead dealers to reduce their trading activity in order to avoid the resulting disadvantages in the price negotiation process. However, recent research on price discovery and liquidity, using controlled experiments, finds clear evidence of an increase in liquidity when transparency is improved. For example, Bessembinder et al. (2006) compare transaction costs in the US corporate bond market for a sample of insurance company trades before and after the implementation of the TRACE transparency

project in that market. They find that transaction costs decreased dramatically (by 50%); even for bonds not subject to the reporting requirements, trading costs reduced (by 20%). Goldstein et al. (2007) find similar results in their study of a BBB-rated bond sample. They report that medium to small trades benefit more from transparency. Furthermore, they show that trade volume does not decrease following greater transparency of disclosure.<sup>5</sup>

Overall, these papers find that the chosen level of detail of disseminated data has a positive effect, compared to the regime in which no transaction data were disseminated. However, the majority of these papers focus solely on one individual liquidity measure, given the limitations of data availability. Thus, these papers do not ask the broader question of how much data should be optimally disclosed to enable market participants to reliably estimate market and liquidity conditions, as they do not comprehensively compare liquidity measures based on different information sets.

In this paper, we remedy this lacuna by focusing particularly on the relation between the measurement of liquidity and the disclosure of information, in addition to quantifying liquidity. Thus, we ask how much information should be disseminated to allow accurately measuring liquidity and whether dealer-specific information, in particular trader identity and trade direction, should be disclosed. Therefore, we measure the efficacy of liquidity metrics that require different levels of detail in terms of the information used to compute them. Such an analysis fosters our understanding of the information contained in trading data. We analyze two aspects of this question, using different sets of regressions: First, we explore to what extent product characteristics, trading activity variables and liquidity measures using less information can proxy for liquidity measures using more or even all available information. Second, we study which liquidity measures can best explain the cross-sectional differences in yield spreads for our sample.

### 3 Data Description

We use the new TRACE data set compiled by FINRA in the course of their recent transparency project for the fixed-income structured product market. This proprietary data set comprises *all* reported transactions made by dealers and brokers in the US structured product market between May 16, 2011 and October 31, 2012. The complete information will be distributed to market participants in due course, although the level

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<sup>5</sup>For the primary municipal and corporate bond markets, Green (2007), Green et al. (2007a) and Goldstein and Hotchkiss (2007) provide similar evidence. They show, both theoretically and empirically, that transparency reduces underpricing, after the dissemination of trading data. In addition, Schultz (2012) documents that transparency considerably reduces the dispersion of purchase prices while the effect on markups (due to commissions) is small.

of detail and the time-table for its release are yet to be decided.<sup>6</sup> The data set contains, as basic attributes, the price, volume, trade date and time of each individual transaction. Furthermore, it is possible in our data set to link individual trades to dealers, as the data are comprised of specific broker/dealer information, although the identity of the individual dealers is coded, and hence concealed. In addition, we can distinguish buy- and sell-side trades in the data set, identifying the active customer in each transaction.<sup>7</sup>

The raw data set comprises 9,013,026 transactions in 277,272 products. We employ various cleaning and filtering procedures before analyzing the data. First, we clean our data set by removing agency transactions and transactions that were reported more than once; this typically occurs when multiple parties, who are all obliged to report to TRACE, are involved in a given transaction.<sup>8</sup> Disregarding this duplication would otherwise distort the calculation of trading activity variables as well as some of our liquidity proxies. Note that most of the eliminated transactions are removed because of this double reporting. Second, since the transaction data most likely contain erroneously reported trades, we apply two types of filter, a *price median filter* and a *price reversal filter*, similar to the filters suggested for the US corporate bond market data (see e.g., Edwards et al. (2007)). While the median filter identifies potential outliers in the reported prices within a certain time period, the reversal filter identifies unusual price movements.<sup>9</sup> After applying these cleaning and filtering procedures, we end up with 5,820,428 reported transactions for 266,660 securitized products.

Structured products can be classified into four market segments according to FINRA's definitions, i.e., ABS, CMO, MBS and TBA. The instruments traded in these segments are rather diverse, as structured products can be based on substantially different cash-flow structures. Furthermore, the securities are issued/guaranteed by multiple federal agencies as well as non-agencies. In the following, we provide a brief summary description of each of the four market segments to place their distinguishing characteristics in perspective.

*ABS* are created by bundling loans, such as automobile loans or credit card debt, and issuing securities backed by these assets, which are then sold to investors. In most cases, multiple securities are offered on a

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<sup>6</sup>The time period of our data sample is dictated by the fact that, during this period, no data were disseminated to the market. Since then, data on selected market segments has begun to be disseminated in stages, starting with the TBA market on November 12, 2012. Since our research focuses on the optimal level of disclosure, we restrict our attention to the period when no detailed data were disseminated. In subsequent research, we plan to explicitly examine the effects of the (staged) disclosure of information.

<sup>7</sup>The data set also includes some information on buyer and seller commissions. However, we do not use this information as these data are available only for a tiny portion of all trades.

<sup>8</sup>Our filtering procedures are similar to, but more detailed than those that are normally applied for the US corporate bond TRACE database (see, e.g., Dick-Nielsen (2009)).

<sup>9</sup>The median filter eliminates any transaction where the price deviates by more than 10% from the daily median or from a nine-trading-day median centered on the trading day. The reversal filter eliminates any transaction with an absolute price change deviating from the lead, lag, and average lead/lag price change by at least 10%. These filters are designed to remove most, if not all, errors arising from data entry.

given portfolio. Known as tranches, they are all based on a single pool of underlying loans, but have differing levels of risk. In general, payments are first distributed in a “waterfall” to the holders of the lowest-risk securities, and then sequentially to the holders of higher-risk securities, in order of priority, and hence risk. In most cases, ABS are issued by private entities (“non-agencies”) rather than federal agencies. *CMO* are instruments similar to ABS, but backed by pools of mortgage loans. A substantial fraction of these securities offer investors multiple tranches with differing risk characteristics. As is to be expected, the prices of *CMO* tranches are often highly sensitive to property prices. Other products in this market segment are “pass-through” securities, which entitle the investor to a pro-rata share of all payments made on an underlying pool of mortgages. These securities are often guaranteed by one of the three GSEs, the Government National Mortgage Association (Ginnie Mae), the Federal National Mortgage Association (Fannie Mae) or the Federal Home Loan Mortgage Corporation (Freddie Mac).<sup>10</sup> All three institutions are backed by explicit or implicit guarantees from the US government. *MBS* are similar to *CMO* securities and represent claims on the cash flows from pools of mortgage loans. However, most *MBS* are guaranteed by the three GSEs and are “pass-through” participation certificates entitling the investor to a pro-rata share of future cash flows. *TBA* are conceptually different from the three market segments described so far. *TBA* are essentially forward contracts on *MBS* where two investors agree on the price and volume for delivering a particular agency’s *MBS* at a future date. The precise composition of the pool is not known at the time of the *TBA* trade; rather, the broad characteristics (issuer, maturity, coupon, price, amount, and settlement date) are agreed upon at that time. Thus, this market segment is different from the other three, being a forward market with less specificity in terms of the nature of the underlying cashflows.<sup>11</sup>

Based on information provided by FINRA, we can identify the market segment and the issuer/guarantor of each security, i.e., one of the three federal GSEs or a non-agency entity (private labeller). This difference is particularly interesting for the *CMO* market segment, in which both agencies and private labellers are active. Furthermore, we can determine whether a security is a pass-through certificate or represents one of the tranches based on a specific pool of loans. Securities that represent a tranche exist only in the *ABS* and *CMO* market segments. For these tranches, we have data on its priority, defined by the following types: super-super senior (*SSSR*), super senior (*SSR*), senior (*SR*), mezzanine (*MEZ*), and subordinated (*SUB*). Note, however, that we have no information available concerning the underlying pool of loans, nor the attachment and detachment points (i.e., the exact definitions of the sizes) of the tranches.

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<sup>10</sup>Fannie Mae and Freddie Mac actually take in mortgages from banks and then issue and guarantee *CMO* and *MBS*, while Ginnie Mae just provides guarantees. In a few cases, the guarantee is provided by the Small Business Administration.

<sup>11</sup>See, e.g., Vickery and Wright (2013) for a detailed description of the institutional features of the *TBA* market.

In addition, we have available to us basic data about the characteristics of the securities in our database. In particular, we know the original amount issued, the coupon and the maturity. We also obtain credit ratings from Standard & Poor's. However, only a small fraction of the whole universe of securities is rated, especially in the case of agency instruments, which typically do not have ratings. Finally, to explore the liquidity of retail trading, we define transactions involving securities with an average daily trading volume of less than \$100,000 as retail trades, conforming to the internal definitions used by FINRA. These variables and classifications of the overall sample allow us to analyze, in detail, the liquidity of the structured product market and its segments.

## 4 Liquidity Proxies

In this section, we introduce the liquidity proxies used in our empirical analysis. The proxies that we present cover virtually all liquidity measures proposed in the related literature. We employ both simple product characteristics and trading activity variables, using either static or aggregated data. Furthermore, we present state-of-the-art liquidity measures that estimate transaction costs or market impact using detailed trading data, allowing us to compare the performance of each measure, in terms of its efficacy in estimating liquidity. In this section, we focus on the conceptual underpinning of the liquidity proxies and their relation to the dissemination of data, and defer the technical details of computing the liquidity measures to the appendix.

**Product characteristics** are rather crude proxies of liquidity that rely on the lowest level of informational detail of all the categories.<sup>12</sup> Thus, product characteristics are typically used as liquidity metrics when there is a limitation on the level of detail in the transaction data. In particular, we use the *amount issued* of a security measured in millions of US dollars. We presume securities with a larger amount issued to be more liquid, in general. Another important product characteristic is the *time-to-maturity*, which corresponds to the time, in years, between the trading date and the maturity date of the security. We expect securities with longer maturities (over ten years) to be generally less liquid, since they are often bought by “buy-and-hold” investors, who trade infrequently. We also consider the instrument's average *coupon* as a relevant proxy.

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<sup>12</sup>Many early papers studying bond market liquidity rely on indirect proxies based on product characteristics such as coupon, age, amount issued, industry, and covenants, and are forced to do so by the constraints of data availability prior to the release of the TRACE data set for US corporate bonds (see, e.g., Elton et al. (2001), Collin-Dufresne et al. (2001), Perraudin and Taylor (2003), Eom et al. (2004), Houweling et al. (2005), and Longstaff et al. (2005)). Recent papers analyzing larger sets of variables include these proxies as well as more conceptually sound liquidity measures (see, e.g., Friewald et al. (2012) and Dick-Nielsen et al. (2012)).

Despite the ambiguity of the relationship between the coupon and both liquidity and credit risk, we expect that instruments with larger coupons are generally less liquid.

**Trading activity variables** such as the *number of trades* observed for a product on a given day represent the aggregated market activity.<sup>13</sup> Other similar variables that we calculate on a daily basis, for each product, are the *number of dealers* involved in trading a specific product, and the *trading volume* measured in millions of US dollars. We expect these variables to be larger, the more liquid the product. On the contrary, the longer the *trading interval*, which refers to the time elapsed between two consecutive trades in a particular product (measured in days), the less liquid we would expect the product to be.

**Liquidity measures** are conceptually based and more direct proxies for measuring liquidity, and require transaction information for their computation. However, the level of detail concerning the required information set varies considerably across measures. The liquidity measure that uses the most detailed information is the *round-trip cost* measure, which can be computed only if the traded prices and volumes can be linked to the individual dealer; see, e.g., Goldstein et al. (2007). It is defined as the price difference, for a given dealer, between buying (selling) a certain amount of a security and selling (buying) the same amount of this security, within a particular time period, e.g., one day. Thus, it is assumed that a “round-trip” the price is not affected by changes in the fundamentals during this period. Following the literature, the round-trip trade may either consist of a single trade or a sequence of trades, which are of equal size in aggregate, on each side. The *effective bid-ask spread*, proposed by Hong and Warga (2000), can be computed when there is information about trade direction available. The effective bid-ask spread is then defined as the difference between the daily average sell and buy prices (relative to the mid-price).

Many other liquidity measures use only the price and/or volume of each transaction, without relying on dealer-specific or buy/sell-side information. A well-known metric proposed by Amihud (2002), and conceptually based on Kyle (1985), is the *Amihud measure*. It was originally designed for exchange-traded equity markets, but has also become popular for measuring liquidity in OTC markets. It measures the price impact of trades on a particular day, i.e., it is the ratio of the absolute price change measured as a return, to the trade volume given in US dollars. A larger Amihud measure implies that trading a financial instrument causes its price to move more in response to a given volume of trading and, in turn, reflects lower liquidity. An alternative method for measuring the bid-ask spread is the *imputed round-trip cost*, introduced by Feld-

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<sup>13</sup>Papers that use market-related proxies based on aggregated trading activity to study bond market liquidity include, e.g., Perraudin and Taylor (2003), Houweling et al. (2005), De Jong and Driessen (2006), Friewald et al. (2012), and Dick-Nielsen et al. (2012).

hütter (2011). The idea here is to identify round-trip trades, which are assumed to consist of two or three trades on a given day with exactly the same traded volume. This likely represents the sale and purchase of an asset via one or more dealers to others in smaller trades. Thus, the dealer identity is not employed in this matching procedure; rather, differences between the prices paid for small trades, and those paid for large trades, based on overall identical volumes, are used as the measure. The *price dispersion measure* is a new liquidity metric recently introduced for the OTC market by Jankowitsch et al. (2011). This measure is based on the dispersion of traded prices around the market-wide consensus valuation, and is derived from a market microstructure model with inventory and search costs. A low dispersion around this valuation indicates that the financial instrument can be bought for a price close to its fair value and, therefore, represents low trading costs and high liquidity, whereas a high dispersion implies high transaction costs and hence low liquidity. The price dispersion measure is defined as the root mean squared difference between the traded prices and the average price, the latter being a proxy for the respective market valuation.

The *Roll measure*, developed by Roll (1984) and applied by Bao et al. (2011) and Friewald et al. (2012), for example, in the context of OTC markets, is a transaction cost measure that is simply based on observed prices. Under certain assumptions, adjacent price movements can be interpreted as a “bid-ask bounce”, resulting in transitory price movements that are serially negatively correlated. The strength of this covariation is a proxy for the round-trip transaction costs for a particular financial instrument, and hence, a measure of its liquidity. This measure requires the lowest level of detail as only traded prices, and not trading volume or dealer-specific information, are used in the computation.

## 5 Results

In this section, we present the results of our analysis. We first discuss, in Section 5.1, the descriptive statistics of our liquidity proxies for the whole fixed-income structured product market in the US, and its four market segments (ABS, CMO, MBS and TBA). We then compare our results with those from other markets, primarily the US corporate bond market, allowing us to analyze the general level of liquidity in the various segments, with respect to well-known benchmarks. We mainly choose the US corporate bond market for this purpose, as its general institutional structure, i.e., the OTC market setup and reporting requirements to TRACE, is most directly comparable to the fixed-income securitized product market. In Section 5.2, we provide more detailed empirical results, by comparing liquidity for different sub-segments and product categories based on our hypotheses presented in Section 2. First, we compare retail versus institutional

trades. Second, we compare different credit rating grades. Third, we analyze whether liquidity depends on the issuing/guaranteeing authority, i.e., we compare the three GSEs with non-agency issues. Fourth, we explore liquidity effects of different tranche types. In Section 5.3, we present our main analysis of the relation between the measurement of liquidity and the level of detail used in the trading data. Employing different sets of regressions, we explore whether liquidity measures using less detailed information can accurately proxy for measures using more detailed data. We elaborate more on this issue in Section 5.4, where we explore the effect of liquidity on the prices of structured products. Specifically, we analyze which liquidity measures can explain differences in yield spreads across securities.

## 5.1 Liquidity Effects in the Structured Product Market

First of all, we discuss the descriptive statistics of the trading activity of the structured products at a market-wide level. Table 1 presents the average daily number of products traded, the number of trades and the traded volume in the market as a whole. On average, per day, we observe 3,203 different traded securities, 14,479 trades and an aggregate trade volume of \$227 billion. The structured product market has a much higher daily trading volume than the US corporate debt market or the US municipal bond market, each of which has an average daily trading volume of around \$15 billion (see, e.g., Vickery and Wright (2013)). However, the average daily trading volume of the securitized market is lower than that of the US Treasury securities market, the latter being around \$500 billion (see, e.g., Bessembinder and Maxwell (2008)).

Trading in the structured market consists of three different spot market segments, i.e., ABS, CMO and MBS, and the TBA market, which is basically a forward market. In this sense, the volume in the TBA market cannot be directly compared with the other three (spot) markets. We find an average daily traded volume in the TBA market of \$204.1 billion. The average traded volumes in the spot markets are \$4.5 billion (ABS), \$12.4 billion (CMO), and \$18.2 billion (MBS).<sup>14</sup> Roughly speaking, the MBS segment trades slightly more, and the CMO segment somewhat less than the *entire* US corporate bond market, on average, each day. The TBA segment is much larger than each of these markets, while the ABS segment is much smaller.

The total number of structured issues that are traded during the entire sample period is 266,660, which again is much larger than the total number of corporate bond issues traded during the same period, at around 30,000 traded bonds.<sup>15</sup> However, the daily average number of products traded (3,203) in the structured product market is only about 50% of the number traded in the US corporate bond market per day (see

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<sup>14</sup>Note that related surveys may provide different numbers as not all reports use the classification provided by FINRA, e.g., in some cases the MBS and TBA markets are added up and simply referred to as the MBS segment.

<sup>15</sup>We calculated the number of traded bonds based on aggregate information from the US corporate bond TRACE data set.

Friewald et al. (2012), for example). Approximately the same fraction can be observed for the average daily number of trades. Thus, these comparisons indicate that while, overall, more instruments exist in the securitized product market, they are traded less often than corporate bonds, albeit with a higher volume per trade.

Focusing on the liquidity of the individual securities, we present summary statistics (mean, standard deviation, and correlation) for the product characteristics, trading activity variables, and liquidity measures for the whole structured product market as well as for the individual market segments. Table 2 provides the means of the various variables, which are averaged, over time, and over the cross-section of the respective sub-samples. In the ABS segment, we observe an average amount issued of around \$494 million, compared with \$397 million in the MBS, and \$88 million in the CMO segments, per issue. Trading activity and liquidity in the securitized market seem to be rather dispersed across the four segments. Overall, the TBA market shows the highest trading activity per security. On average, around four dealers are active each day per security, with eight trades and a traded volume of \$141 million per security. In the other segments, we observe a lower number of active dealers (on average, between one and two dealers). Furthermore, the number of trades (around two trades) and the traded volume (around \$12 million) are far lower. Thus, as already indicated, we find fewer trades, but with a higher average trade size, for securitized products in the spot market compared to other fixed-income markets.

As expected, the TBA market is the most liquid segment of the structured product market. The round-trip trading cost is around 4 bp, compared to 45 bp in the ABS, 49 bp in the MBS, and 97 bp in the CMO segments. Based on a two-sample *t*-test, these presented differences between TBA, ABS, MBS and CMO segments are all statistically significant.<sup>16</sup> This ranking and statistical significance is basically preserved for all the liquidity measures that we consider. For example, for the price dispersion measure, we find 10 bp for the TBA, 32 bp for the ABS, 45 bp for the MBS and 70 bp for the CMO segment. In comparison, Friewald et al. (2012) report for the US corporate bond market a price dispersion of 42 bp, on average. Thus, according to this metric, the TBA and ABS segments are more liquid than the corporate bond market, and the other two markets are less liquid. We find a rather high Amihud measure for the structured product market (3.2% change in price per \$100,000 of traded volume). This result turns out to be caused by retail trades, where some small trades lead to high returns, i.e., they are far above or below the average traded price. Thus, retail trading appears to be expensive in this market, especially for products with dispersed

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<sup>16</sup>In particular, the transaction costs, based on the round-trip cost measure for the ABS market segment, are significantly higher compared to the TBA segment (with a *t*-statistic of 80.78) but significantly lower compared to the MBS segment (*t*-statistic of 7.68). The round-trip cost measure for the CMO market is significantly higher compared to the MBS segment (*t*-statistic of 132.16).

trading activity, which leads to high search costs (see Section 5.2).

Tables 3 and 4 present the standard deviations and correlations of the product characteristics, trading activity variables and liquidity measures. The standard deviations indicate high cross-sectional variations, with a particularly high standard deviation of the Amihud measure (as emphasized above). Focusing on correlation, we find that the product characteristics show a low level of correlation with each other as well as with the other variables. Interestingly, the trading activity variables exhibit low levels of correlation with the liquidity measures as well (less than 0.20 in absolute terms), indicating that the sets of information provided by the different groups of variables vary considerably from each other. However, within the groups of trading activity variables and liquidity measures, correlation is at a rather high level (on average around 0.50).

## 5.2 Liquidity Effects in Different Sub-Segments of the Market

In this section, we study liquidity effects in four different sub-segments of the structured product market based on the stated hypotheses. This analysis can shed light on the observed differences presented in the previous section. We first compare liquidity effects between retail and institutional trades. We define trades with an average daily trading volume of less than \$100,000 as retail trades, in accordance with the definition used by FINRA. Table 5 presents the liquidity proxies for the ABS, CMO, and MBS market segments. In the TBA market segment, we observe (as expected) an extremely low number of retail trades, as forward markets are primarily used by institutional investors. Therefore, we do not report statistics for that particular market segment.

Around 12% (not reported in the table) of all observations are retail trades in the ABS market segment, while the fractions of retail trades in the CMO and MBS markets are much larger at approximately 60% and 31%, respectively. Retail traders in the CMO market segment apparently focus on instruments with a much lower amount outstanding, approximately \$36 million, than in the institutional sub-segment, where the figure is \$130 million. Our analysis of the liquidity measures reveals that retail investors in the ABS market segment are confronted with a significantly lower liquidity. Essentially, all our liquidity measures indicate that trading costs are about four times higher for retail investors than their institutional counterparts. For example, the price dispersion measure in the retail sub-segment amounts to 121 bp, whereas it is only about 27 bp in the institutional sub-segment. For the CMO market segment, we find similar results, albeit with a smaller difference in transaction costs: retail trades encounter around 50% higher trading costs than institutional trades. The MBS market segment results fall in between the other two, retail investors having to face approximately twice the transaction costs of institutional investors. All these differences in

liquidity are statistically significant based on a two sample  $t$ -test (see Table 5). Overall, we can confirm the hypothesis that the liquidity of retail trades is far lower than that of institutional trades. As in the case of the introduction of TRACE for the US corporate bond market (see, e.g., Edwards et al. (2007)), we would expect these transaction costs to decrease in the securitized product market following the proposed timely dissemination of transaction data.

In the second piece of analysis, we explore the liquidity effects for different rating grades, i.e., AAA, AA, ..., CCC/C (see Table 6). We present results for the ABS market segment, where around 60% of all securities are rated. In the MBS and TBA segments, ratings play a minor role as securities by GSEs are, in general, not rated. The same is true for the CMO market, where less than 30% of the securities have credit ratings. We document that securities with better credit ratings have larger outstanding amounts: around \$575 million for investment grade compared to less than \$200 million for speculative grade securities. As expected, we observe lower coupons for better rated securities. Interestingly, we find a somewhat higher trading volume for high-risk securities (\$16 million for CCC/C compared to \$12 million for AAA), whereas the number of dealers and trades are comparable in all rating classes. Analyzing the liquidity measures, we confirm the hypothesis that better-rated securities are more liquid, i.e., have lower transaction costs. For example, the round-trip costs are 22 bp for AAA rated securities, and increase to 117 bp for CCC/C-rated issues. (Again, all these differences between the individual rating classes are statistically significant.) In particular, the differences in terms of liquidity between investment and speculative grade securities are pronounced and statistically significant for basically all these measures.

In the third piece of analysis, we compare securities guaranteed by the three federal GSEs, i.e., Freddie Mac (FH), Fannie Mae (FN) and Ginnie Mae (GN), with non-agency securities (Others). We make this comparison for the CMO market segment only, where sufficient observations are available for all groups. Table 7 provides the liquidity proxies for the securities issued by the different agencies and their non-agency counterparts. We find that the non-agency trades have larger outstanding amounts (around \$126 million) than the agency trades (FN: \$82, FH: \$86 and GN: \$43 million), whereas the number of dealers and trades are of comparable size. In terms of their liquidity measures, we find that securities guaranteed by agencies have lower transaction costs than non-agency securities as we hypothesized. For example, the imputed round-trip cost is about 81 bp for GN, and around 60 bp for FN and FH, whereas it is 87 bp for the non-agency securities. (Again, all these differences are statistically significant.) Comparing the GSEs, we find that securities guaranteed by Ginnie Mae are somewhat less liquid than the securities of the other agencies, potentially because of their smaller issue sizes and trading volumes.

In our fourth piece of analysis, we explore the liquidity effects of different types of tranches in the ABS and CMO market segments (tranches are not relevant for the MBS and TBA markets, where products typically have “pass-through” structures). In these segments, it is common to offer multiple securities, with a hierarchy of credit risk levels, but based on one pool of underlying loans. Payments are first distributed to the holders of low-risk securities, and then to higher-risk securities, in order of priority. The tranche sizes can differ substantially from structure to structure, and the rules for distributing the payments to the different tranches are often complicated. Table 8 shows the values of various liquidity proxies for the different seniorities of tranches.

In the ABS market segment, we find that trading volume is higher for the SR tranches. We do not observe any trading activity in the SSSR tranches, and nearly no activity in the SSR tranches, indicating that these tranches are not commonly traded. Hence, we do not report the statistics for the liquidity proxies for the SSSR and SSR tranches. The average amount outstanding of \$578 million for the SR tranches is much larger than for the MEZ (\$51 million) and SUB tranches (\$112 million). Accordingly, we find that the trading volume is larger for the SR tranches. Our analysis reveals an interesting pattern when we examine the liquidity measures: the most liquid tranches are also the most senior. However, the least liquid tranches are the mezzanine tranches, presumably because these have much lower amounts outstanding, and also exhibit less trading activity. For example, the imputed round-trip costs are 28 bp, 65 bp and 42 bp for the SR, MEZ and SUB tranches, respectively. For the CMO segment, we find trading activity in all tranche types (SSSR to SUB) but trading volume is the highest for the more senior tranches, and the lowest for the subordinated tranches. The largest tranches are the SSR tranches (with an average size of \$226 million), and the smallest the SUB tranches (with an average size of \$29 million). The level of liquidity is somewhat lower in the CMO segment than in the ABS market segment, again with non-monotonic varying liquidity across seniorities. Thus, in general we cannot confirm that tranches with higher seniority are necessarily more liquid.<sup>17</sup>

### 5.3 Liquidity and the Dissemination of Information

In this section, we discuss the relation between liquidity and the dissemination of information. Overall, this analysis allows us to examine whether the dissemination of transaction data provides valuable information to market participants, beyond that provided by liquidity measures based on more aggregate information.

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<sup>17</sup>Note that in this analysis we compare tranches with different seniorities across products, i.e., across underlying pools. Thus, for example, a senior tranche based on a pool with a large number of existing defaults could be considered more junior by the market, compared to a mezzanine or even junior tranche of another product, where few defaults have occurred. As we have no information regarding the contents of the underlying pool, we cannot consider these granular effects in our analysis. This could be a possible reason for finding mixed evidence concerning the liquidity of tranches with different seniorities.

Furthermore, this may also help to determine whether the dissemination of transaction data without associations to particular dealers would be adequate from the perspective of improving market transparency and provide insights into the informational value of liquidity measures at different levels of granularity.

We can assign the available liquidity proxies to three groups depending on the level of detail of the information required to compute them. The first group comprises of product characteristics, such as coupon and maturity, which use the most basic information that is available for almost every fixed-income instrument. The second group consists of trading activity variables for the individual products, such as the number of trades or volumes, with the available information aggregated on a daily basis. The third and most important group is composed of liquidity measures at the product level that require detailed trading information. Comparing the product characteristics and trading activity variables to these liquidity measures allows us to determine whether information about individual trades adds to the market’s understanding of liquidity.

The descriptive statistics and correlations presented in Section 5.1 provide initial indications of the informational value of the various liquidity measures. When analyzing the liquidity of the different markets and their sub-segments, the liquidity measures offer additional insights compared to the product characteristics and trading activity variables. For example, when comparing the different market segments, higher trading activity is not always associated with lower transaction costs. The correlation analysis hints in the same direction: There is low correlation between the product characteristics and the liquidity measures (the highest correlation coefficient is 0.26 in absolute terms) and between trading activity variables and liquidity measures (less than 0.20 in absolute terms). Thus, it seems that liquidity measures that rely on more detailed transaction data can provide important additional information, based on this perspective.

To further emphasize this point, we provide a set of regressions, focusing on securities without implicit (or explicit) guarantees made by the US government.<sup>18</sup> We use a panel regression based on the daily averages of all the variables to explore whether each of our defined liquidity measures ( $lm$ ) can be explained by product characteristics and trading activity variables:

$$\begin{aligned}
 lm_{it} = & \beta_0 + \beta_1 \cdot trd_{it} + \beta_2 \cdot vol_{it} + \beta_3 \cdot dlr_{it} + \beta_4 \cdot tint_{it} + \beta_5 \cdot amti_{it} + \beta_6 \cdot mty_{it} \\
 & + \beta_7 \cdot cpm_{it} + \sum_j \gamma_j \cdot control_{ijt} + \epsilon_{it},
 \end{aligned} \tag{1}$$

where  $lm \in \{rtc, ebas, ami, irtc, pdisp, roll\}$  is the set of liquidity measures that we would like to explain,

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<sup>18</sup>The descriptive statistics show that liquidity effects play a more important role for non-agency securities, since agency securities generally only represent pass-through structures with guarantees. Therefore, the data dissemination would be more relevant for non-agency securities.

in turn (i.e., round-trip cost, effective bid-ask spread, Amihud measure, imputed round-trip cost, price dispersion measure, and Roll measure) using the following explanatory variables: *trd* is the number of trades, *vol* the trading volume, *dlr* the number of dealers, *tint* the trading interval, *amti* the amount issued, *mty* the time-to-maturity and *cpn* the coupon.<sup>19</sup> We control for the market segment, registration, and credit ratings in our regressions. This analysis allows us to explore whether measures of transaction costs or price impact, which use more detailed data, can be proxied by more basic variables that use less detailed information.

Table 9 shows the results of this analysis. In the first regression, explaining the round-trip cost measure, we find an  $R^2$  of 32.5%. We obtain similar explanatory power for the effective bid-ask spread and the price dispersion measure. We find an even lower  $R^2$  for the imputed round-trip cost (23.6%), for the Amihud measure (19.7%) and for the Roll measure (16.4%). Analyzing the effect of the explanatory variables, we observe for the trading activity variables that products with a higher trading volume are significantly more liquid, i.e., have lower transaction costs. In addition, a higher number of dealers is often associated with lower transaction costs. For the product characteristics, we find that larger issues are more liquid, and higher coupons indicate lower liquidity, as expected. We find no significant relation between the maturity of the products and liquidity. Overall, however, the liquidity measures contain significant idiosyncratic information that is not included in the other variables.

Given these results, it seems evident that the liquidity measures provide additional insights beyond those contained in the basic data on product characteristics and trading activity. Less obvious is the question of whether the liquidity measures using more detailed data provide more insights into the liquidity effects than do those using less information. Analyzing the descriptive statistics, we find that the different liquidity measures lead to the same results when comparing different market segments and sub-segments at an aggregate level. Again, the correlation analysis hints in the same direction, as the correlations between these measures are quite high (on average around 0.50, with a maximum of 0.81).

To further analyze these relationships, we present a second set of panel regressions where we regress the measure using the most detailed information, i.e., the round-trip cost, on product characteristics, trading activity variables and all the other remaining liquidity measures, in a nested fashion. Thus, we explore whether the liquidity measures based on *less* information can be a good proxy for the round-trip costs. The

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<sup>19</sup>We follow common practice and use logarithmic values of the amount issued in our regression analyses, due to the wide range of values for this variable across securities.

regression equation is

$$\begin{aligned}
 rtc_{it} = & \beta_0 + \beta_1 \cdot ebas_{it} + \beta_2 \cdot ami_{it} + \beta_3 \cdot irtc_{it} + \beta_4 \cdot pdisp_{it} + \beta_5 \cdot roll_{it} + \beta_6 \cdot trd_{it} \\
 & + \beta_7 \cdot vol_{it} + \beta_8 \cdot dlr_{it} + \beta_9 \cdot amti_{it} + \beta_{10} \cdot mty_{it} + \beta_{11} \cdot cpn_{it} + \sum_j \gamma_j \cdot control_{ijt} + \epsilon_{it}, \quad (2)
 \end{aligned}$$

where  $rtc$  is the round-trip cost,  $ebas$  the effective bid-ask spread,  $ami$  the Amihud measure,  $irtc$  the imputed round-trip cost,  $pdisp$  the price dispersion measure,  $roll$  the Roll measure,  $trd$  the number of trades,  $vol$  the traded volume,  $dlr$  the number of dealers,  $amti$  the amount issued,  $mty$  the time-to-maturity and  $cpn$  the coupon. We use different specifications of the above equation, i.e., the full model and other nested specifications, with only one liquidity measure being used as the explanatory variable in each one.

Table 10 shows the results for this analysis, presenting the six specifications. In regressions (1) to (5), we use each of the liquidity measures in turn, plus all trading activity variables and product characteristics, to explain the round-trip costs. When we add just one individual proxy to the regression analysis, we find that the imputed round-trip cost, the effective bid-ask spread and the price dispersion measure are the best proxies, with  $R^2$  values of around 50% to 60%, whereas the Amihud and Roll measures slightly increase the  $R^2$  to around 40% compared to regressions without liquidity measures. When adding all the liquidity measures to the regression equation, in regression (6), we obtain an  $R^2$  of 67%, i.e., the explanatory power increases considerably when we include all these proxies. We consider this level of explanatory power quite high given the rather diverse instruments with potentially different liquidity characteristics and the low number of trades per security and day, in general. We get similar results (not reported here) when explaining the effective bid-ask spread with liquidity measures using less information. Thus, we find evidence that liquidity measures using more detailed data can be proxied reasonably well by similar measures using less data. We further discuss this issue in the next section and analyze the importance of the disclosure in the context of pricing.

## 5.4 Liquidity Effects and Yield Spreads

In this section we explore the relation between liquidity and the yield spreads in the structured product market, focusing again on securities without implicit (or explicit) guarantees made by the US government. We analyze whether the liquidity measures can explain a reasonable proportion of the variation in the yield spreads, and further discuss the issue of the level of detail required in the disseminated data to estimate these liquidity measures in the context of this explanatory power.

For this analysis, we compute for each individual transaction, the related yield of the structured product, based on the trade price and expected coupon payments. Furthermore, we determine the yield of a synthetic risk-free bond based on the swap rate curve at the same time.<sup>20</sup> The dependent variable in our analysis is the yield spread between the individual structured product’s yield and the benchmark yield for the same duration. We use a panel regression on the daily averages of all variables to explain the observed yield spreads, given the product characteristics, trading activity variables and liquidity measures. In doing so, we use the following regression:

$$\begin{aligned}
yldspr_{it} = & \beta_0 + \beta_1 \cdot rtc_{it} + \beta_2 \cdot ebas_{it} + \beta_3 \cdot ami_{it} + \beta_4 \cdot irtc_{it} + \beta_5 \cdot pdisp_{it} + \beta_6 \cdot roll_{it} \\
& + \beta_7 \cdot trd_{it} + \beta_8 \cdot vol_{it} + \beta_9 \cdot dlr_{it} + \beta_{10} \cdot tint_{it} + \beta_{11} \cdot amti_{it} + \beta_{12} \cdot mty_{it} \\
& + \beta_{13} \cdot cpn_{it} + \sum_j \gamma_j \cdot control_{ijt} + \epsilon_{it},
\end{aligned} \tag{3}$$

where  $yldspr$  is the yield spread,  $rtc$  the round-trip cost,  $ebas$  the effective bid-ask spread,  $ami$  the Amihud measure,  $irtc$  the imputed round-trip cost,  $pdisp$  the price dispersion measure,  $roll$  the Roll measure,  $trd$  the number of trades,  $vol$  the traded volume,  $dlr$  the number of dealers,  $tint$  the trading interval,  $amti$  the amount issued,  $mty$  the time-to-maturity, and  $cpn$  the coupon.

Table 11 presents the results of the above regressions for different specifications. Regression (1) in the table includes only the control variables and has an adjusted  $R^2$  of 37.3%, i.e., the control variables provide reasonable explanatory power. Regressions (2) to (7) focus on the liquidity measures, including each of the six liquidity measures individually. Regression (8) includes all these measures taken together. Starting with Regression (2), i.e., including the round-trip cost measure, we find that the adjusted  $R^2$  increases to 40.1%, indicating that liquidity is an important factor in the pricing of structured products. A one-standard-deviation increase in the liquidity measure increases the yield spread by 46 bp (the standard deviation of the spread is 2.29%). As expected, the round-trip cost measure, which uses the most detailed information, provides the highest  $R^2$ . It is noteworthy that when we use either the imputed round-trip cost or the price dispersion measure as an explanatory variable, we obtain similar explanatory power (around 39%). When used as independent variables, individually, all of the other measures provide explanatory power of slightly above 38%. In Regression (8), where we include all the liquidity measures, the  $R^2$  increases to 40.7%. Since all the liquidity measures quantify similar aspects of liquidity, at least to some extent, not all of them turn out to be statistically significant in this specification, due to the potential multi-collinearity. We find similar

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<sup>20</sup>Feldhütter and Lando (2008) show that riskless rates based on swap rates are the best proxies to use as benchmarks.

explanatory power when we eliminate the round-trip cost measure from the regression equation. Thus, trade-specific reporting of prices and volumes seems to be sufficient for pricing purposes. Analyzing the incremental explanatory power of the liquidity measures alone, we find that these variables cover around 10% of the explained variation in the yield spread. A similar result is reported in Friewald et al. (2012) for the US corporate bond market. This result strengthens the findings of the previous section.

Regressions (9) and (10) present the results using trading activity variables and product characteristics, respectively, as the explanatory variables. Regression (11) is the full model, including all the explanatory variables. In this model, the results for the liquidity measures are confirmed. Analyzing the effect of the trading activity variables in the full model, we find economically significant results only for the trading interval: an increase in the trading interval by one standard deviation is associated with an increase in the yield spread of 15 bp. The information contained in the other trading activity variables, e.g., traded volume, seems to be adequately represented by the liquidity measures. However, more important are the results for the product characteristics. The most relevant variable in the full model turns out to be the coupon. A one-standard-deviation higher coupon results in an increase of 137 bp in the yield spread. Thus, the coupon rate has the highest explanatory power of all the variables, indicating that a higher coupon is also associated with higher credit risk for certain products, in particular when there is no credit rating available. The amount issued shows important effects as well, where a one-standard-deviation increase leads to an 19 bp decrease in the yield spread: larger issues have lower yield spreads. The maturity of a structured product is related to the yield spread as well, indicating that longer maturities are associated with somewhat lower spreads. However, compared with the other product characteristics, the maturity is of minor importance. Overall, the full model has an  $R^2$  of 69.9% with significant incremental explanatory power shown by the liquidity measures. Thus, liquidity is an important driver of yield spreads in the structured product market; therefore, the dissemination of trading activity information is important, given the size and complexity of this market.

Overall, we find that dealer-specific information and buy or sell-side flags are not absolutely essential, in terms of incremental informativeness, in computing reliable liquidity metrics in the context of OTC markets. Instead, reasonable estimates of the liquidity measures can be calculated based on prices and volumes of individual trades. Thus, data dissemination comparable to that of TRACE for US corporate bonds, where the focus is on the dissemination of the trading activity without providing dealer-specific information, seems appropriate in this context. It also has the advantage of not compromising the confidentiality of individual trader identities, with little loss of informativeness. These results are important for all market participants

and foster our understanding of the information content of transaction data disclosure.

## 6 Conclusion

The US market for structured financial products played an important role during the global financial crisis. The opacity of its OTC trading architecture has been widely criticized, especially as this market represents the second largest fixed-income market in the US, after the Treasury bond market. To address this concern, FINRA recently introduced a transparency project to close the information gap. Starting on May 16, 2011, virtually all trades in the structured product market are required to be reported to the TRACE database, which we use in this study, including reported transactions up to October 31, 2012. However, this information has not yet been released to the general market.

We analyze the liquidity effects in the structured product market and in the four main market segments (ABS, CMO, MBS, and TBA), which cover rather different products and compare these results to the liquidity in other fixed-income markets. We employ a wide range of liquidity proxies proposed in the academic literature, which were not used previously, mainly due to the non-availability of trading data. Our main contribution is the analysis of the relation between the accuracy in measuring liquidity and the potential degree of disclosure. In particular, we explore whether liquidity measures based on less detailed information may still be reasonable proxies of liquidity. This analysis fosters our understanding of the information content of transaction data and is an important issue in improving market transparency without compromising the identities of individual dealers or their trading strategies.

In our empirical analysis, we find a high trading volume in the fixed-income structured product market, with a daily average of around \$227 billion and an average transaction cost of 66 bp for a round-trip trade. The liquidity of the ABS and MBS markets is comparable to that of the US corporate bond market. In contrast, the TBA segment is far more liquid, whereas the CMO market is considerably less liquid. In all four segments, we find more dispersed trading activity than in other fixed-income markets, i.e., fewer trades per security but with higher volumes. Furthermore, in line with our hypotheses, we find that securities that are institutionally traded, guaranteed by a federal authority, and those that have low credit risk, tend to be more liquid.

Exploring the relation between the various liquidity proxies and the depth of disseminated information, we find that product characteristics or variables based on aggregated trading activity, by themselves, are not sufficient proxies for market liquidity. The dissemination of the price and volume of each individual trade is

important for the quantification of liquidity effects, particularly for explaining yield spreads. However, we also find evidence that liquidity measures that use additional dealer-specific information (i.e., trader identity and sell/buy-side categorization) can be efficiently proxied by measures using less information. Hence, dealer identity need not be compromised in the interests of improving market transparency. In our regression analysis, we find that liquidity effects cover around 10% of the explained variation in yield spreads. Thus, the dissemination of trading activity is essential, given the trade volume and complexity of this market. These results are important for all market participants in the context of OTC markets, as it allows establishing an understanding of the information content contained in the disclosure of trading data.

## A Appendix: Definitions and Computation of Liquidity Measures

This appendix contains the exact definitions of the liquidity measures that we apply in our empirical analysis. We compute the liquidity measures for each financial instrument individually, using the following notation. We denote the trade price and volume of a transaction observed at time  $t_{i,j}$  on trading day  $i$  for trade  $j$  by  $p(t_{i,j})$  and  $v(t_{i,j})$ . We use  $n(t_i)$  to refer to the observed number of trades of a financial instrument on trading day  $t_i$ .

**Round-Trip Cost** uses the most detailed information. Each transaction needs to be assigned to a particular dealer  $d$ . The round-trip cost is then defined as the price difference for the same dealer between buying (selling) a certain amount of a security and selling (buying) the same amount of this security. More precisely, for a given trading day  $t_i$ , we define a round-trip trade  $q$  of dealer  $d$  as a sequence of consecutive buy transactions with trade prices  $p_{d,q}^b(t_{i,j})$ , followed by a sequence of sell transactions with prices  $p_{d,q}^s(t_{i,j})$  (or vice versa) conducted by the same dealer  $d$  such that  $\sum_j v_{d,q}^b(t_{i,j}) = \sum_j v_{d,q}^s(t_{i,j})$ , where  $v_{d,q}^b(t_{i,j})$  and  $v_{d,q}^s(t_{i,j})$  denote the trade volumes belonging to the round-trip trade  $q$  of dealer  $d$ . Thus, the round-trip trade may either consist of a single trade on each side or a sequence of trades, on trading day  $t_i$ . We denote by  $pv_{d,q}^s(t_i) = \sum_j p_{d,q}^s(t_{i,j})v_{d,q}^s(t_{i,j})$  and  $pv_{d,q}^b(t_i) = \sum_j p_{d,q}^b(t_{i,j})v_{d,q}^b(t_{i,j})$  the dollar amount sold and bought, respectively, in a round-trip  $q$  of dealer  $d$  on trading day  $t_i$ . The round-trip cost is then given by

$$rtc(t_i) = \frac{1}{m(t_i)} \sum_{d,q} \frac{pv_{d,q}^s(t_i) - pv_{d,q}^b(t_i)}{1/2 \cdot (pv_{d,q}^s(t_i) + pv_{d,q}^b(t_i))}, \quad (4)$$

where  $m(t_i)$  denotes the number of round-trip trades on trading day  $t_i$  for a particular financial instrument.

**Effective Bid-Ask Spread** is the difference between the daily average sell- and buy-prices relative to the average mid-price. Thus, transactions need to be flagged as *buy* or *sell* trades. Formally it is defined as

$$ebas(t_i) = \frac{\bar{p}^s(t_i) - \bar{p}^b(t_i)}{1/2 \cdot (\bar{p}^s(t_i) + \bar{p}^b(t_i))}, \quad (5)$$

where  $\bar{p}^s(t_i) = 1/n^s(t_i) \sum_{j=1}^{n^s(t_i)} p^s(t_{i,j})$  and  $\bar{p}^b(t_i) = 1/n^b(t_i) \sum_{j=1}^{n^b(t_i)} p^b(t_{i,j})$  refer to the average sell and buy prices on trading day  $t_i$ .

**Amihud Measure** quantifies the average price impact of trades on a particular trading day  $t_i$ . It is defined as the ratio of the absolute price change given as a return  $r(t_{i,j}) = \frac{p(t_{i,j})}{p(t_{i,j-1})} - 1$  to the trade volume

$v(t_{i,j})$ , measured in US dollars:

$$ami(t_i) = \frac{1}{n(t_i)} \sum_{j=1}^{n(t_i)} \frac{|r(t_{i,j})|}{v(t_{i,j})}. \quad (6)$$

**Imputed Round-Trip Cost** is an alternative way of measuring bid-ask spreads. The idea here is to identify round-trip trades that are assumed to consist of two or three trades on a given day, with exactly the same traded volume. This is likely to represent the sale and purchase of an asset via one or more dealers to smaller traders. Formally, for a given trading day  $t_i$ , we define an imputed round-trip trade  $w$  as a sequence of two or three transactions with trade prices  $p_w(t_{i,j})$  and identical volumes  $v_w(t_{i,j})$ . The imputed round-trip cost is then defined as

$$irc(t_i) = \frac{1}{b(t_i)} \sum_w \left( 1 - \frac{\min_j p_w(t_{i,j})}{\max_j p_w(t_{i,j})} \right), \quad (7)$$

where  $b(t_i)$  refers to the total number of imputed round-trip trades on trading day  $t_i$  for a financial instrument.

**Price Dispersion Measure** is defined as the root mean squared difference between the traded prices and the respective market valuation weighted by volume. Thus, for each day  $t_i$ , it is defined as

$$pdisp(t_i) = \sqrt{\frac{1}{\sum_{j=1}^{n(t_i)} v(t_{i,j})} \sum_{j=1}^{n(t_i)} (p(t_{i,j}) - u(t_i))^2 \cdot v(t_{i,j})}, \quad (8)$$

where  $u(t_i)$  refers to the market valuation for trading day  $t_i$ , which we assume to be the average traded price on that day. We require at least four observations on a given day to calculate the price dispersion measure, i.e.  $n(t_i) \geq 4$ .

**Roll Measure** is a proxy for the round-trip transaction costs and is defined as

$$roll(t_i) = 2 \cdot \sqrt{-\text{Cov}(\Delta p(t_k), \Delta p(t_{k-1}))}, \quad (9)$$

where  $\Delta p(t_k)$  is defined as the change in the consecutive prices  $p(t_{k,j})$  and  $p(t_{k,j-1})$  on trading day  $t_k$  with  $t_k \leq t_i$ . We compute the Roll measure based on the available price changes within a time frame of 60 days (i.e.,  $\forall t_k$  with  $i - k \leq 60$ ). Since we interpret the Roll measure as a transaction cost metric, we bound the measure at zero whenever the covariance turns out to be positive.

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## Tables

	Total	ABS	CMO	MBS	TBA
Traded Products	3203	328	1126	1787	145
Trades	14479	626	3048	3447	8175
Traded Volume [mln USD]	226567	4541	12395	18163	204056

**Table 1:** This table presents aggregate data on the average daily number of traded products, the number of trades and traded volume for the whole structured product market, as well as for the market segments of Asset-Backed Securities (ABS), Collateralized Mortgage Obligations (CMO), Mortgage-Backed Securities (MBS), and To-Be-Announced securities (TBA) during the time period from May 16, 2011 to October 31, 2012, based on data from the Trade Reporting and Compliance Engine (TRACE), provided by the Financial Industry Regulatory Authority (FINRA).

	Total	ABS	CMO	MBS	TBA
<i>Product Characteristics</i>					
Amount Issued [mln USD]	298.42	494.38	87.65	396.78	
Time-to-Maturity [years]	21.18	16.57	22.88	20.90	28.31
Coupon [%]	4.55	3.63	4.36	4.85	3.71
<i>Trading Activity Variables</i>					
Number of Trades	2.35	1.90	2.58	1.92	8.10
Trading Volume [mln USD]	15.27	14.02	11.03	10.29	141.32
Number of Dealers	1.54	1.31	1.49	1.47	3.95
Trading Interval [days]	18.61	14.97	15.52	22.90	4.56
<i>Liquidity Measures</i>					
Round-Trip Costs [%]	0.66	0.45	0.97	0.49	0.04
Effective Bid-Ask Spread [%]	0.38	0.25	0.63	0.25	0.03
Amihud [% / mln]	31.70	10.18	52.30	22.44	0.49
Imputed Round-Trip Costs [%]	0.51	0.33	0.76	0.42	0.07
Price Dispersion [%]	0.48	0.32	0.70	0.45	0.10
Roll [%]	0.83	0.61	0.98	1.01	0.17

**Table 2:** This table shows the means of product characteristics, trading activity variables, and liquidity measures for the whole structured product market as well as for the market segments of Asset-Backed Securities (ABS), Collateralized Mortgage Obligations (CMO), Mortgage-Backed Securities (MBS), and To-Be-Announced securities (TBA) for the time period from May 16, 2011 to October 31, 2012, based on data from the Trade Reporting and Compliance Engine (TRACE) provided by the Financial Industry Regulatory Authority (FINRA).

	Total	ABS	CMO	MBS	TBA
<i>Product Characteristics</i>					
Amount Issued [mln USD]	812.32	561.01	225.02	1026.33	
Time-to-Maturity [years]	8.07	12.15	6.13	7.94	3.00
Coupon [%]	1.69	2.19	1.88	1.35	1.19
<i>Trading Activity Variables</i>					
Number of Trades	3.28	2.02	3.12	1.84	10.96
Trading Volume [mln USD]	64.48	51.21	40.11	42.03	236.65
Number of Dealers	1.17	0.74	0.81	0.85	3.85
Trading Interval [days]	39.87	32.04	34.98	44.76	26.65
<i>Liquidity Measures</i>					
Round-Trip Costs [%]	0.90	0.81	1.05	0.69	0.15
Effective Bid-Ask Spread [%]	0.70	0.59	0.84	0.57	0.21
Amihud [% / mln]	101.75	60.97	126.32	86.97	6.87
Imputed Round-Trip Costs [%]	0.69	0.53	0.79	0.60	0.16
Price Dispersion [%]	0.64	0.51	0.69	0.65	0.17
Roll [%]	1.16	1.00	1.15	1.34	0.29

**Table 3:** This table shows the standard deviations of product characteristics, trading activity variables, and liquidity measures for the whole structured product market as well as for the market segments of Asset-Backed Securities (ABS), Collateralized Mortgage Obligations (CMO), Mortgage-Backed Securities (MBS), and To-Be-Announced securities (TBA) for the time period from May 16, 2011 to October 31, 2012, based on data from the Trade Reporting and Compliance Engine (TRACE) provided by the Financial Industry Regulatory Authority (FINRA).

	<i>amti</i>	<i>mty</i>	<i>cpn</i>	<i>trd</i>	<i>vol</i>	<i>dlr</i>	<i>tint</i>	<i>rtc</i>	<i>ebas</i>	<i>ami</i>	<i>irtc</i>	<i>pdisp</i>	<i>roll</i>
<i>amti</i>	1.00												
<i>mty</i>	0.04	1.00											
<i>cpn</i>	0.01	-0.05	1.00										
<i>trd</i>	0.03	0.06	-0.02	1.00									
<i>vol</i>	0.11	0.06	-0.12	0.41	1.00								
<i>dlr</i>	0.09	0.03	0.01	0.78	0.41	1.00							
<i>tint</i>	-0.09	-0.02	-0.02	-0.16	-0.04	-0.18	1.00						
<i>rtc</i>	-0.09	0.10	0.13	-0.08	-0.15	-0.13	0.03	1.00					
<i>ebas</i>	-0.05	0.05	0.13	0.01	-0.12	-0.14	-0.00	0.77	1.00				
<i>ami</i>	0.01	0.03	0.15	-0.01	-0.08	-0.00	-0.05	0.38	0.43	1.00			
<i>irtc</i>	-0.07	0.00	0.24	-0.12	-0.18	-0.17	0.04	0.81	0.76	0.44	1.00		
<i>pdisp</i>	0.02	0.05	0.26	-0.04	-0.20	-0.05	-0.03	0.65	0.63	0.52	0.68	1.00	
<i>roll</i>	0.08	0.07	0.21	-0.09	-0.17	-0.06	-0.01	0.44	0.33	0.35	0.51	0.55	1.00

**Table 4:** This table shows the correlations between product characteristics, trading activity variables, and liquidity measures based on a panel data set for the time period from May 16, 2011 to October 31, 2012, provided by the Financial Industry Regulatory Authority (FINRA), where pairwise-complete observations were required for calculation purposes. The liquidity proxies are the amount issued (*amti*), time-to-maturity (*mty*), coupon (*cpn*), number of trades (*trd*), traded volume (*vol*), number of dealers (*dlr*), trading interval (*tint*), round-trip costs (*rtc*), effective bid-ask spread (*ebas*), Amihud measure (*ami*), imputed round-trip costs (*irtc*), price dispersion measure (*pdisp*) and Roll measure (*roll*).

	ABS		CMO		MBS	
	Retail	Inst.	Retail	Inst.	Retail	Inst.
Amount Issued [mln USD]	442.33	500.38	35.88	130.29	494.94	362.52
Time-to-Maturity [years]	15.21	16.73	22.45	23.23	19.97	21.22
Coupon [%]	4.21	3.56	5.25	3.63	5.46	4.64
<i>Trading Activity Variables</i>						
Number of Trades	1.44	1.95	1.99	3.06	1.49	2.07
Trading Volume [mln USD]	0.04	15.62	0.03	19.90	0.04	13.87
Number of Dealers	1.14	1.33	1.40	1.56	1.27	1.54
Trading Interval [days]	10.22	15.53	10.60	19.88	19.48	24.27
<i>Liquidity Measures</i>						
Round-Trip Costs [%]	1.44	0.40	1.25	0.83	0.95	0.43
Effective Bid-Ask Spread [%]	1.04	0.20	0.84	0.49	0.40	0.22
Amihud [% / mln]	126.29	3.55	112.09	11.69	75.36	9.69
Imputed Round-Trip Costs [%]	1.19	0.29	1.33	0.53	1.09	0.35
Price Dispersion [%]	1.21	0.27	0.93	0.62	1.10	0.41
Roll [%]	2.34	0.50	1.21	0.85	1.86	0.91
<i>t-Statistic</i>						
Round-Trip Costs		30.09***		66.20***		63.10***
Effective Bid-Ask Spread		33.80***		87.37***		46.47***
Amihud		33.07***		173.79***		98.01***
Imputed Round-Trip Costs		30.51***		151.30***		101.35***
Price Dispersion		31.31***		50.15***		54.64***
Roll		33.18***		42.26***		47.72***

**Table 5:** This table shows product characteristics, trading activity variables, and liquidity measures for retail and institutional traded sub-segments in the market segments of Asset-Backed Securities (ABS), Collateralized Mortgage Obligations (CMO), and Mortgage-Backed Securities (MBS). We define trades with an average daily trading volume of less than \$100,000 to be retail trades, in accordance with the definition used internally by FINRA. The reported *t*-statistic refers to the null hypothesis that retail traders are confronted with equal or lower transaction costs than institutional traders. We denote statistical significance of rejection at the 1%, 5%, and 10% levels by \*\*\*, \*\*, and \*, respectively. The sample is based on data from the Trade Reporting and Compliance Engine (TRACE) provided by the Financial Industry Regulatory Authority (FINRA) for the period from May 16, 2011 to October 31, 2012.

	AAA	AA	A	BBB	BB	B	CCC/C	NR
<i>Product Characteristics</i>								
Amount Issued [mln USD]	581.81	506.03	701.41	510.73	194.14	143.28	118.77	432.88
Time-to-Maturity [years]	14.96	13.94	20.92	17.96	18.41	18.20	19.88	17.06
Coupon [%]	3.40	2.67	4.60	4.89	4.92	4.99	3.32	3.78
<i>Trading Activity Variables</i>								
Number of Trades	1.73	1.72	1.93	2.25	2.08	2.06	1.84	1.95
Trading Volume [mln USD]	12.33	12.98	11.25	13.62	10.70	11.98	15.51	15.52
Number of Dealers	1.27	1.26	1.37	1.50	1.39	1.34	1.25	1.30
Trading Interval [days]	10.46	16.32	10.79	12.16	14.30	17.47	23.28	12.25
<i>Liquidity Measures</i>								
Round-Trip Costs [%]	0.22	0.33	0.45	0.56	0.72	0.87	1.17	0.41
Effective Bid-Ask Spread [%]	0.15	0.18	0.25	0.31	0.31	0.37	0.36	0.23
Amihud [% / mln]	8.59	4.40	3.98	14.00	7.74	5.94	4.41	3.76
Imputed Round-Trip Costs [%]	0.21	0.32	0.36	0.41	0.50	0.58	0.61	0.34
Price Dispersion [%]	0.26	0.26	0.31	0.37	0.48	0.54	0.46	0.28
Roll [%]	0.49	0.61	0.52	0.63	0.83	0.94	0.79	0.49
<i>t-Statistic</i>								
Round-Trip Costs		5.47***	4.13***	3.70***	3.36***	2.40***	3.73***	
Effective Bid-Ask Spread		2.26**	3.89***	3.00***	0.27	1.67**	-0.29	
Amihud		-3.83	-0.39	6.68***	-3.44	-1.13	-0.86	
Imputed Round-Trip Costs		6.27***	1.92**	2.43***	3.69***	2.12**	0.76	
Price Dispersion		-0.13	1.76**	2.51***	3.16***	0.98	-1.27	
Roll		2.29**	-1.60	2.61***	3.08***	1.11	-1.21	

**Table 6:** This table shows product characteristics, trading activity variables, and liquidity measures for the credit rating grades (AAA, AA, A, BBB, BB, B, CCC/C, NR) in the market segment of Asset-Backed Securities (ABS). The reported *t*-statistic refers to the null hypothesis that lower rated securities have equal or lower transaction costs than securities from the respective adjacent higher rating grade. We denote statistical significance of rejection at the 1%, 5%, and 10% levels by \*\*\*, \*\*, and \*, respectively. The sample is based on data from the Trade Reporting and Compliance Engine (TRACE) provided by the Financial Industry Regulatory Authority (FINRA) for the period from May 16, 2011 to October 31, 2012.

	Others	FN	FH	GN
<i>Product Characteristics</i>				
Amount Issued [mln USD]	126.07	82.28	85.74	42.71
Time-to-Maturity [years]	23.13	21.34	20.89	25.60
Coupon [%]	3.93	4.66	4.62	4.49
<i>Trading Activity Variables</i>				
Number of Trades	2.49	2.59	2.61	2.67
Trading Volume [mln USD]	13.28	13.66	10.00	6.86
Number of Dealers	1.40	1.51	1.52	1.55
Trading Interval [days]	19.40	14.68	13.88	12.35
<i>Liquidity Measures</i>				
Round-Trip Costs [%]	1.20	0.76	0.74	0.99
Effective Bid-Ask Spread [%]	0.69	0.52	0.54	0.69
Amihud [% / mln]	47.28	52.06	56.70	55.53
Imputed Round-Trip Costs [%]	0.87	0.61	0.62	0.81
Price Dispersion [%]	0.82	0.61	0.61	0.67
Roll [%]	1.19	0.82	0.85	0.94
<i>t-Statistic</i>				
Round-Trip Costs		56.31***	60.56***	25.48***
Effective Bid-Ask Spread		32.79***	31.69***	0.67
Amihud		-6.26	-12.83	-12.92
Imputed Round-Trip Costs		41.92***	41.82***	9.55***
Price Dispersion		27.54***	29.64***	23.51***
Roll		33.36***	32.20***	23.39***

**Table 7:** This table shows product characteristics, trading activity variables, and liquidity measures for the issuing authority sub-segments, which are either one of the three federal government-sponsored enterprises (GSEs), i.e. the Federal Home Loan Mortgage Corporation (FH), the Federal National Mortgage Association (FN), or the Government National Mortgage Association (GN), or other institutions (Others), in the market segment of Collateralized Mortgage Obligations (CMO). The reported *t*-statistic refers to the null hypothesis that securities issued by other institutions have equal or lower transaction costs than securities issued by one of the three GSEs. We denote statistical significance of rejection at the 1%, 5%, and 10% levels by \*\*\*, \*\*, and \*, respectively. The sample is based on data from the Trade Reporting and Compliance Engine (TRACE) provided by the Financial Industry Regulatory Authority (FINRA) for the period from May 16, 2011 to October 31, 2012.

	SR	ABS		SSSR	SSR	CMO		
		MEZ	SUB			SR	MEZ	SUB
<i>Product Characteristics</i>								
Amount Issued [mln USD]	578.38	50.96	112.05	58.01	226.03	115.43	37.48	29.35
Time-to-Maturity [years]	16.75	14.93	18.33	25.90	25.27	22.69	22.81	22.95
Coupon [%]	3.51	3.95	4.12	3.26	3.86	4.32	1.74	2.67
<i>Trading Activity Variables</i>								
Number of Trades	1.86	1.99	1.77	2.38	2.32	2.61	2.30	2.50
Trading Volume [mln USD]	13.69	7.83	9.41	16.17	16.23	11.82	10.49	9.19
Number of Dealers	1.32	1.28	1.23	1.30	1.24	1.48	1.33	1.36
Trading Interval [days]	12.40	39.71	27.75	27.10	20.61	16.58	31.77	26.34
<i>Liquidity Measures</i>								
Round-Trip Costs [%]	0.34	1.34	0.70	1.52	1.05	1.25	1.28	1.35
Effective Bid-Ask Spread [%]	0.21	0.47	0.27	0.54	0.68	0.78	0.40	0.39
Amihud [% / mln]	10.59	15.26	2.25	21.21	27.23	62.17	5.21	9.09
Imputed Round-Trip Costs [%]	0.28	0.65	0.42	0.68	0.75	0.99	0.58	0.57
Price Dispersion [%]	0.29	0.52	0.34	0.67	0.70	0.91	0.56	0.47
Roll [%]	0.57	0.67	0.65	0.98	1.01	1.28	0.89	0.74
<i>t-Statistic</i>								
Round-Trip Costs		10.24***	-6.48		-10.65	14.02***	1.12	1.53*
Effective Bid-Ask Spread		6.75***	-4.94		7.67***	10.30***	-33.95	-0.89
Amihud		1.24	-3.45		3.34***	36.37***	-79.01	4.23***
Imputed Round-Trip Costs		8.74***	-5.36		3.01***	22.21***	-28.51	-0.42
Price Dispersion		4.53***	-3.47		1.25	16.58***	-16.84	-3.36
Roll		0.91	-0.22		0.51	12.93***	-8.30	-2.42

**Table 8:** This table shows product characteristics, trading activity variables, and liquidity measures for the tranche type sub-segments (super-super senior (SSSR), super senior (SSR), senior (SR), mezzanine (MEZ), and subordinated (SUB)) in the market segments of Asset-Backed Securities (ABS) and Collateralized Mortgage Obligations (CMO). The reported  $t$ -statistic refers to the null hypothesis that the next lower junior tranche has equal or lower transaction costs than the more senior tranche. We denote statistical significance of rejection at the 1%, 5%, and 10% levels by \*\*\*, \*\*, and \*, respectively. The sample is based on data from the Trade Reporting and Compliance Engine (TRACE) provided by the Financial Industry Regulatory Authority (FINRA) for the period from May 16, 2011 to October 31, 2012.

	<i>rtc</i>	<i>ebas</i>	<i>ami</i>	<i>irtc</i>	<i>pdisp</i>	<i>roll</i>
(Intercept)	0.578*** (6.442)	0.392*** (4.591)	0.600*** (4.081)	0.498*** (6.508)	-0.011 (-0.133)	0.431** (2.545)
trd	0.007*** (2.998)	0.045*** (15.681)	-0.002 (-0.792)	-0.007*** (-4.523)	0.011*** (5.933)	-0.006** (-2.026)
vol	-0.001*** (-6.618)	-0.001*** (-5.542)	-0.000 (-1.621)	-0.001*** (-6.873)	-0.001*** (-8.080)	-0.001*** (-4.261)
dlr	-0.073*** (-5.877)	-0.168*** (-13.075)	-0.072*** (-2.880)	-0.027*** (-2.781)	0.048*** (3.982)	-0.008 (-0.326)
tint	-0.004*** (-2.962)	-0.006*** (-6.607)	-0.018*** (-13.625)	-0.000 (-0.109)	-0.001 (-0.988)	-0.001 (-0.814)
cpn	0.077*** (12.243)	0.096*** (17.914)	0.110*** (14.516)	0.078*** (13.845)	0.090*** (16.950)	0.119*** (11.787)
mty	0.002* (1.817)	-0.002** (-1.987)	0.001 (0.582)	-0.001 (-0.774)	-0.001 (-0.668)	0.003 (1.275)
amti	-0.050*** (-5.603)	-0.021*** (-2.817)	-0.056*** (-5.317)	-0.031*** (-4.207)	-0.022*** (-3.054)	-0.010 (-0.730)
Obs.	18316.000	18316.000	18316.000	18316.000	18316.000	18316.000
$R^2$	0.325	0.331	0.197	0.236	0.325	0.164

**Table 9:** This table reports the results of regressing the round-trip cost (*rtc*), effective bid-ask spread (*ebas*), Amihud measure (*ami*), imputed round-trip costs (*irtc*), price dispersion measure (*pdisp*) and Roll measure (*roll*) on (i) trading activity variables, i.e., number of trades (*trd*), trading volume (*vol*), number of dealers (*dlr*), and trading interval (*tint*), and (ii) product characteristics, i.e., coupon (*cpn*), time-to-maturity (*mty*), and amount issued (*amti*), using a panel regression of the daily averages of all variables. We control for the market segment, registration, and credit ratings. Values in parentheses are *t*-statistics, based on robust standard errors clustered across time and products. We denote statistical significance at the 1%, 5%, and 10% levels by \*\*\*, \*\*, and \*, respectively. The sample is based on data from the Trade Reporting and Compliance Engine (TRACE) provided by the Financial Industry Regulatory Authority (FINRA) for the period from May 16, 2011 to October 31, 2012.

	(1)	(2)	(3)	(4)	(5)	(6)
(Intercept)	0.340*** (7.065)	0.450*** (6.677)	0.208*** (4.715)	0.587*** (10.406)	0.458*** (7.632)	0.226*** (6.730)
ebas	0.606*** (37.124)					0.249*** (19.497)
ami		0.214*** (17.806)				0.010 (1.605)
irtc			0.742*** (58.888)			0.468*** (32.447)
pdisp				0.795*** (41.047)		0.305*** (17.618)
roll					0.279*** (25.336)	0.042*** (6.094)
trd	-0.020*** (-9.012)	0.008*** (3.366)	0.013*** (6.363)	-0.001 (-0.379)	0.009*** (4.019)	-0.003* (-1.710)
vol	-0.000*** (-5.648)	-0.001*** (-7.281)	-0.000*** (-4.439)	0.000* (1.842)	-0.001*** (-6.041)	0.000 (1.540)
dlr	0.029*** (4.512)	-0.058*** (-6.431)	-0.053*** (-8.073)	-0.111*** (-10.365)	-0.071*** (-8.094)	-0.032*** (-5.663)
tint	-0.000 (-0.217)	0.000 (0.323)	-0.003*** (-3.770)	-0.003*** (-3.054)	-0.003*** (-3.059)	-0.002* (-1.958)
cpn	0.019*** (3.838)	0.053*** (8.932)	0.019*** (4.335)	0.005 (1.103)	0.043*** (8.356)	-0.017*** (-4.341)
mty	0.003*** (4.224)	0.002* (1.872)	0.003*** (4.336)	0.003*** (3.904)	0.001 (1.546)	0.003*** (5.971)
amti	-0.037*** (-6.853)	-0.038*** (-5.138)	-0.027*** (-5.729)	-0.033*** (-6.962)	-0.047*** (-7.236)	-0.023*** (-6.756)
Obs.	18316.000	18316.000	18316.000	18316.000	18316.000	18316.000
$R^2$	0.513	0.384	0.584	0.549	0.418	0.669

**Table 10:** This table reports the results of regressing the round-trip costs ( $rtc$ ) on (i) liquidity measures, i.e., effective bid-ask spread ( $ebas$ ), Amihud measure ( $ami$ ), imputed round-trip costs ( $irtc$ ), price dispersion measure ( $pdisp$ ), and Roll measure ( $roll$ ), (ii) trading activity variables, i.e., number of trades ( $trd$ ), trading volume ( $vol$ ), number of dealers ( $dlr$ ), and trading interval ( $tint$ ), and (iii) product characteristics, i.e., coupon ( $cpn$ ), time-to-maturity ( $mty$ ), and amount issued ( $amti$ ), using a panel regression of the daily averages of all variables. We control for the market segment, registration, and credit ratings. Values in parentheses are  $t$ -statistics based on robust standard errors clustered across time and products. We denote statistical significance at the 1%, 5%, and 10% levels by \*\*\*, \*\*, and \*, respectively. The sample is based on data from the Trade Reporting and Compliance Engine (TRACE) provided by the Financial Industry Regulatory Authority (FINRA) for the period from May 16, 2011 to October 31, 2012.

	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
(Intercept)	1.405*** (16.964)	1.207*** (14.730)	1.311*** (16.137)	1.311*** (16.071)	1.211*** (14.563)	1.210*** (14.962)	1.240*** (15.475)	1.138*** (13.961)	1.375*** (14.424)	-0.553*** (-5.464)	-0.770*** (-7.193)
rtc		0.480*** (15.820)						0.383*** (9.177)			0.448*** (11.098)
ebas			0.275*** (10.025)					-0.154*** (-5.616)			-0.275*** (-11.915)
ami				0.209*** (9.866)				0.097*** (5.501)			0.020* (1.683)
irtc					0.424*** (13.414)			0.004 (0.121)			-0.138*** (-5.156)
pdisp						0.539*** (14.380)		0.267*** (6.553)			-0.109*** (-3.329)
roll							0.204*** (9.697)	0.024 (1.125)			-0.048*** (-3.372)
trd									-0.010** (-2.057)		0.003 (0.856)
vol									-0.004*** (-8.632)		-0.000 (-0.528)
dlr									0.061*** (4.150)		0.009 (0.811)
tint									0.008** (1.984)		0.023*** (7.400)
cpn										0.785*** (59.687)	0.810*** (65.464)
mty										-0.030*** (-12.718)	-0.031*** (-13.551)
amti										-0.108*** (-10.640)	-0.091*** (-9.194)
Obs.	18316.000	18316.000	18316.000	18316.000	18316.000	18316.000	18316.000	18316.000	18316.000	18316.000	18316.000
R <sup>2</sup>	0.373	0.401	0.380	0.383	0.388	0.393	0.382	0.407	0.384	0.682	0.699

**Table 11:** This table reports the results of regressing the yield spread (i.e., the difference between the yield of the structured product and the duration-matched swap rate) on (i) liquidity measures, i.e., round-trip cost (*rtc*), effective bid-ask spread (*ebas*), Amihud measure (*ami*), imputed round-trip costs (*irtc*), price dispersion measure (*pdisp*), and Roll measure (*roll*), (ii) trading activity variables, i.e., number of trades (*trd*), trading volume (*vol*), number of dealers (*dlr*), and trading interval (*tint*), and (iii) product characteristics, i.e., coupon (*cpn*), time-to-maturity (*mty*), and amount issued (*amti*), using a panel regression of the daily averages of all variables. We control for the market segment, registration, and credit ratings. Values in parentheses are *t*-statistics based on robust standard errors clustered across time and products. We denote statistical significance at the 1%, 5%, and 10% levels by \*\*\*, \*\*, and \*, respectively. The sample is based on data from the Trade Reporting and Compliance Engine (TRACE) provided by the Financial Industry Regulatory Authority (FINRA) for the period from May 16, 2011 to October 31, 2012.

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