

The Impact of Regulations on Compliance Costs, Risk-taking, and Reporting Quality of the EU Banks

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Abstract

The paper examines how the Statutory Audit and Corporate Reporting Directives (SACORD) affect the compliance costs, risk taking and quality of financial reporting of the EU banks. Using a natural experiment, we find that post SACORD, both compliance costs and risk taking increase significantly. However, the implementation of additional regulations seems to be effective in terms of improved quality of financial reporting. When we analyse the impact by size, we find that smaller banks face disproportionately higher increase in compliance costs while larger banks seem to engage in greater risk taking.

Keywords: Financial regulation; Transparency; Financial system; Financial stability; Difference-in-differences.

JEL Classification: G18, G21

1 INTRODUCTION

The importance of regulation for ensuring an effective financial system is extensively discussed in the extant literature (see e.g. Klomp & Haan, 2012). A key objective of financial regulation is to enhance the functioning of the financial system so that it is able to absorb shocks and maintain financial stability as disruptions can potentially have severe real economic effects (Acharya & Ryan, 2016). The European Parliament and the Council of the European Union issued the directive 2006/43/EC (SAD) which aims to harmonise statutory audit processes across the European Union (EU) member states. Further, another directive 2006/46/EC (CRD) was issued which primarily deals with credible financial reporting. The regulations aim to harmonise the auditing standards and demand greater external oversight by the statutory auditors. The auditors are required to follow the International Auditing Standards (IAS), report on the appropriateness of internal controls, and verify that a corporate governance statement is included in the annual report. In addition, the directives require greater disclosures of Off Balance Sheet (OBS) and the Related Party Transactions (RPTs). These regulatory requirements are expected to have significant financial and investment implications for the EU firms. The additional scrutiny required by these regulations will need significantly more audit work which in turn is likely to increase the audit fee. Further, increased oversight of internal control systems and greater disclosures required by the regulations should lead to less risk taking and improved financial reporting.

The need for effective regulation of the banking system arises because market participants are exposed to asymmetric information. A number of studies show that increased disclosures reduce information asymmetry and improve the information environment by providing investors equal access to information (Leuz & Verrecchia, 2000). However, the

existing literature also highlights that cost-benefit analysis of regulation is necessary to understand its economic consequences (e.g., LaFond & You, 2010). This paper empirically examines the impact of the Statutory Audit and Corporate Reporting Directives (SACORD hereafter) on the compliance costs, risk taking and quality of financial reporting of the EU banks.

There are several important reasons why we focus our research on banks. First, the 2007-08 financial crisis has clearly shown that banks play a central role in the financial system and have an unambiguous relation with systemic risk (e.g., Mohsni and Otchere, 2018). Also, banks are main issuers of guaranteed deposits and providers of liquidity in the economy, their key role in the smooth running of the financial system cannot be overemphasised. Second, despite their critical role in the global economy,¹ previous research on the impact of disclosure regulations ignores banks due to their unique features (e.g., Barger et al., 2010; Iliev, 2010; De George et al., 2013). Third, the financial statements of banks are characterised by complex transactions and lack transparency (Flannery et al., 2013). The complexity of bank's business models (e.g., Flannery et al., 2013) renders accurate pricing of riskiness of bank assets more challenging (e.g., Cordella and Yeyati, 1998) which could dissuade banks from lowering risk taking. Finally, although SACORD regulations apply to all public listed firms in the EU, some of its provisions have greater implications for the banking sector. We discuss these relevant articles of the SACORD regulations in the next section.

The extant literature is unanimous on the issue that regulations increase compliance costs. For instance, Iliev (2010) reports 74 to 87 percent increase in the compliance costs for

¹ The combined assets of the EU banks represent about half of global banking assets with branches and subsidiaries around the world (Lehmann & Nyberg, 2014). According to a report by the European Banking Federation (2018), by the end of 2017, EU-28 banks employed about 2.7 million people. Hence the impact of emerging regulations on the EU banks has global implications.

the US firms following the SOX regulation. Pasiouras et al. (2009) examine the impact of banking regulations related with market discipline and capital requirements. They show that regulations which enhance market discipline increase both profit and cost efficiency of banks globally. However, regulations on capital requirements improves cost efficiency but reduce profit efficiency. Further, De George et al. (2013) find 23 percent increase in the audit costs of the Australian firms after the introduction of the International Financial Reporting Standards (IFRS). Our paper contributes to this strand of literature by offering empirical evidence of the impact of the SACORD on compliance costs of the EU banks.

In contrast, the evidence of the effects of regulations on risk taking is mixed. One strand of the literature posits that increased disclosure can reduce bank risk-taking through outside discipline (e.g., Bushman & Williams, 2012). For instance, Akhigbe et al. (2016) find evidence which suggests a decline in risk taking by banks and financial institutions following the introduction of the Dodd–Frank regulation. On the other hand, some studies report a positive association between regulation and bank risk-taking. There is evidence which suggests that illiquid and harder to observe nature of banks’ portfolios make it difficult for the market to discipline risk-taking (Flannery et al., 2013), spurring bank managers to take more risks. Moreno and Takalo (2016) propose a theoretical model and argue that despite the benefits of increased disclosures, the associated costs of regulations impose a significant financial burden which can influence banks to take more risks. Given the inconclusive evidence, more research on the impact of regulation on risk-taking is required (Acharya & Ryan, 2016). As SACORD is an EU-wide regulation, a thorough investigation of its effects on the risk-taking by the EU banks will offer rich insights to the regulators and other stakeholders.

Another key objective of the SACORD is to improve quality of financial reporting. There is considerable evidence that disclosure regulations improve quality of financial

information (e.g., Barth et al, 2008). Barakat and Hussainey (2013) find that banks operating under regulations that promote competition provide higher operational risk disclosures. Papadamou and Tzivinikos (2013) find that adoption of International Financial Reporting Standards (IFRS) improves the information content of financial statements of Greek banks. However, there is evidence to the contrary which suggests that increased disclosure requirements can lead to a decline in the reporting quality as banks respond by changing assets composition and their classification in the financial reports (Thakor, 2015). Given the contradictory evidence in the extant literature, we investigate whether the SACORD regulations have improved the quality of financial reporting. A robust evidence of the impact on the reporting quality will be highly valuable to the regulators in understanding the effectiveness of the regulations.

Our paper makes novel contributions by providing evidence on the costs and benefits of new EU regulations that are a part of the Financial Services Actions Plan (FSAP). Specifically, we make three-fold contribution. First, we contribute to the literature on the impact of financial regulation on compliance costs (e.g., Barger et al., 2010; Iliev, 2010; De George et al., 2013). While most papers consider only non-banking firms, to the best of our knowledge, this is the first study to provide evidence of impact of SACORD on compliance costs of EU banks. Second, some studies have shown that regulation lowers bank risk taking (e.g., Bushman & Williams, 2012; Akhigbe et al., 2016). However, as argued by Goldstein and Sapra (2013), and Moreno and Takalo (2016), increased regulations which require banks to increase transparency can incentivise banks to take more risks. We contribute to this debate on disclosure regulations and its effect on bank risk taking. Third, the existing evidence on the impact of regulations on financial reporting quality is mixed. For instance, while Gebhardt and Novotny-Farkas (2011) show that IFRS improves reporting quality of banks, Callao and Jarne (2010) document that IFRS lowers reporting quality of non-financial firms. We make another

important contribution by providing fresh evidence of the impact of SACORD regulations on EU banks' reporting quality.

We employ a difference-in-differences (DID) estimation approach commonly used for examining the effects of changes in regulation (e.g., Altamuro & Beatty, 2010; Petacchi, 2015). It is important that the effects associated with SACORD are isolated. For this purpose we exploit the staggered implementation of SACORD for examining the impact on compliance costs, risk taking and the quality of financial reporting of the EU banks. For robustness, we follow an approach similar to the one used by Barger et al. (2010) and Dambra et al. (2015) and use the US and Canadian banks as control sample. Importantly, to mitigate the concern that changes in our sample composition might affect our results, we ensure that both treatment and control samples have at least one observation in the pre- and post-SACORD period.

Our results offer a robust evidence of a significant impact of the SACORD regulations on the EU banks. We find that for EU sample only, the compliance costs increase by 11 to 13 percent. The relative increase in the compliance costs is even greater (20 to 26 percent) when we use the control sample of the non-EU banks. Further, relative to the larger banks, smaller banks seem to be disproportionately affected by the increase in compliance costs. Next, post-SACORD, we find a significant increase in risk-taking by the EU banks. Evidence suggests that the risk taking is greater for larger banks. Finally, we find that the increased disclosure requirements have a favourable impact on the quality of financial reporting of the EU banks.

The rest of the paper is organised as follows. Section 2 provides a discussion of relevant literature and SACORD provisions which have implications for compliance cost, risk taking and financial reporting. Section 3 explains data and methods used in the study. Section 4 presents and discusses empirical findings. Section 5 concludes the paper.

2 SACORD, LITERATURE REVIEW AND HYPOTHESES DEVELOPMENT

2.1 SACORD and EU Banks

As mentioned earlier, while SACORD regulations apply to all publicly listed firms in the EU, some of the provisions have greater implications for the banking sector. For instance, Article 3 of the CRD amends the 4th Directive (78/660/EEC) and the Credit Institutions Directive (86/635/EEC) and includes a provision that requires listed banks to include a corporate governance statement in their annual reports. Further, the provision strengthens bank supervision by ensuring financial statements are prepared and published in accordance with the legislation (Article 50b of 78/660/EEC). Article 3 also includes provision for imposition of financial penalties on banks and financial institutions that infringe national provisions (Article 60a of 78/660/EEC).² The Basel Committee on Banking Supervision (BCBS) (2015, p.3) notes, “Effective corporate governance is critical to the proper functioning of the banking sector and the economy as a whole”. This suggests that sound corporate governance improves the financial stability of banks. Extant literature too has shown that corporate governance does influence quality of financial reporting and risk taking in banks (e.g., DeYoung et al., 2013; Moreno & Takalo, 2016).

2.2 SACORD and compliance costs

Many EU banks expect that increased regulation will significantly increase compliance costs. HSBC’s threat to relocate its headquarters to Hong Kong from the UK due to higher

² During the period 2008-2012, ten banks paid fine of about £150 billion for various misconducts (McCormick, 2013).

compliance costs is a case in point.³ The following provisions of SACORD lead us to predict that these will adversely affect the compliance costs of the EU banks.

Directive 2006/43/EC on statutory audits (SAD) aims to harmonise the quality of audits in the EU, whereas Directive 2006/46/EC on corporate reporting (CRD) aims to promote credible financial reporting processes. The overall objectives of SAD and CRD are to improve corporate governance, transparency and disclosure of accounting information. These regulations aim to promote reliable financial reporting, improve comparability and enhance public confidence in the audit function.

Article 26 of the SAD requires adoption of the International Auditing Standards (IAS) and article 2 of the CRD demands disclosure of Off-Balance Sheet (OBS) arrangements and Related Party Transactions (RPTs). Further, Article 1(7)(2) of CRD requires statutory auditors to verify that annual reports include a corporate governance statement by the board of directors. These measures aim to enhance confidence in the audit quality and the credibility of financial reports.⁴

We argue that the adoption of the IAS will significantly increase auditors' workload and costs. Further, over the years, the use of OBS activities (e.g., standby letters of credit, guarantees, special purpose entities, etc.) in the banking sector has increased significantly (Mills & Newberry, 2005). Banks were not required to disclose the OBS assets and liabilities in the financial statements prior to the introduction of SACORD. However, post-SACORD, banks will be required to disclose these items in the notes to the annual accounts.

³ See, Arnold et al. (2015)

⁴ http://www.kapitalmarktrecht-im-internet.eu/en/Areas%20of%20Law/Company_Law/European_Law/96/Directive_2006_46_EG.htm (accessed 02.07.15).

Previous research suggests that RPTs can be used to facilitate personal gains, profit expropriation and fraudulent reporting (e.g., Ryngaert & Thomas, 2012). According to the American Institute of Certified Public Accountants (2001), these transactions are difficult to identify and auditors have to rely on the management to provide information on RPTs. Lo and Wong (2016) show that adequate disclosure of RPTs can complement weak corporate governance and improve the value relevance of financial statements.

To the extent that the statutory auditors are now required to conduct their audit in accordance with the IAS requirements, and carry out quality assurances on OBS and RPTs, we expect a significant increase in the audit fees. This argument is consistent with previous evidence which suggests that new regulations significantly increase compliance costs (see, for example, Iliev, 2010). Further, since SACORD legislation will significantly increase both the extent and quality of statutory audit work, auditors will charge a higher fee to compensate for the additional work. This will lead to a significant increase in audit costs post-SACORD. Thus our first null hypothesis is:

H1₀: The compliance costs for the EU banks would not change post-SACORD.

2.3 SACORD and bank risk taking

We expect SACORD will affect risk taking because of the following two reasons. First, to ensure the effectiveness of the internal control systems and promote credible financial reporting processes, Article 41(1) of the SAD requires that the audit committee should consist of at least one independent director with financial expertise. Article 41(2b) requires public-interest entities (PIEs)⁵ to form an audit committee with specific responsibility to monitor the effectiveness of internal control, internal audit, and risk management systems. Article 41(4)

⁵ Article 2 of the CRD defines public-interest entities (PIEs) as publicly listed companies, credit institutions, insurance entities and any other entities designated by the member states as public-interest entities because they are of significant public interest.

requires the statutory auditor to report to the audit committee any material weaknesses in the internal control systems. Further, Article 1(7) of CRD entails the board to include in the annual financial report, a corporate governance statement that outlines the internal control and risk management systems. Second, greater disclosure requirements in SACORD as discussed above and Article 2 of the CRD regarding disclosure of OBS and RPTs will increase transparency and influence the risk-taking of the EU banks.

The extant literature has found a link between audit and reporting regulations and risk taking. For instance, Sun and Liu (2014) examine the effects of audit committee on bank risk-taking and report a negative association between audit committee's effectiveness and risk. Danisman & Demirel (2019) provide evidence that bank regulations lower risk-taking. Bushman and Williams (2015) argue that publicly disclosed financial reports are a key source of transparency that can help in reducing risk-taking and enhancing financial stability of banks. Consistent with this view, Akhigbe et al. (2016) report a reduction in risk-taking by the US banks after the passage of the Dodd–Frank regulation.

There is, however, a body of research which argues that more regulation can be counter-productive as higher costs of more disclosures can result in increased risk-taking. Hyttinen and Takalo (2002) argue that more transparency can have detrimental effects as it imposes, not only direct compliance costs, but also substantial indirect costs on the banks. For example, information collected by a bank can be seen by competitors, thereby creating a free rider problem leading to reduced profitability. They argue that this worsens the moral hazard problem and reduces the costs of risk taking. Another argument is that bank managers' incentives are linked to market prices, and the banks' cash flows are not necessarily exogenous. Hence, an increase in compliance costs imposed by increased disclosure requirements can lead to sub-optimal behaviour and encourage managers to invest in riskier projects (Goldstein and

Sapra, 2013). Moreno and Takalo (2016) argue that more transparency can increase depositors' uncertainty about the solvency of banks. Since banks typically finance long term assets through short term borrowings, this increases the probability that the creditors may not roll over the financing creating incentives for increased risk-taking. In a similar vein, Lundtofte and Nielsen (2019) find that banks increase the proportion of high risk-high earnings assets in their portfolio to offset higher costs imposed by stricter regulations.

Given the competing arguments, SACORD's effect on risk taking is not a priori obvious and hence our second null hypothesis is:

H2₀: Risk-taking by the EU banks will not change post SACORD.

2.4 SACORD and quality of financial reporting

It is widely reported that greater disclosures enable investors to more effectively prevent managerial rent extraction, strengthen market discipline, and increase transparency of sensitive financial information.⁶ Prior literature also suggests increased disclosures are associated with improved financial reporting quality.⁷ For instance, Barth et al. (2008) analyse the association of International Accounting Standards (IAS) and accounting quality for 21 countries and demonstrate that the adoption of IAS leads to higher reporting quality. Iatridis (2008, 2010) finds evidence of more relevant accounting quality following IFRS implementation for listed non-financial firms in the UK. Gebhardt and Novotny-Farkas (2011) report a reduction in income smoothing behaviour of the European banks post-IFRS adoption. Further, Altamuro and Beatty (2010) find a positive association between the implementation of the mandated internal control provisions of the Federal Depository Insurance Corporation

⁶ See Leuz and Wysocki (2016) for a survey of the disclosure literature

⁷ Barth and Schipper (2008; p.173) define financial reporting quality as “the extent to which financial reports reveal an entity’s underlying economics in a way that is readily understandable by those using the financial reports.”

Improvement Act (FDICIA) and higher reporting quality. Papadamou and Tzivinikos (2013) find an association between the implementation of IFRS and improvement in the reporting quality of Greek banks. Chan et al. (2015) show that firms increase their timely loss recognition after the adoption of IFRS in the EU, suggesting improved reporting quality post-IFRS.

Although we expect the adoption of SACORD will improve the reporting quality of the EU banks, Goldstein and Sapra (2013) argue that improved transparency may have negative impact on banks because it can undermine their ability to produce private money and induce managers to make inefficient investment decisions, respectively. Similarly, as argued by Vashishtha (2014), since shareholders are concerned about costs, they may be satisfied with fewer disclosures so that the firm's market value of the assets and revenue are protected from competitors. Further, Thakor (2015) demonstrates that banks may choose to disclose less as more disclosures may increase their fragility. Callao and Jarne (2010) also find evidence of lower reporting quality for non-financial firms post IFRS adoption. As a result, whether regulation improves reporting quality remains an open question. Thus our third and final null hypothesis is:

H3₀: The quality of financial reporting will not change post SACORD.

3. SAMPLE SELECTION, METHODS, AND DESCRIPTIVE STATISTICS

3.1 *Data and Sample Selection*

We collect data from DataStream using annual financial statements of all listed banks in the EU, US and Canada from 2004 to 2013.⁸ The missing information is extracted from the annual reports from Perfect Filing database. We choose 2004 as the start date because audit fee

⁸ We use listed banks because audit fees and stock return data for unlisted banks are not available.

data are available only for a small number of the EU banks prior to that. Although our focus is to study the effects of the SACORD on audit costs, we also include non-audit fees since previous research has shown a significant positive association between audit fees and non-audit fees (e.g., Schmidt, 2012).

We classify all observations from 2004 to the year before SACORD adoption as pre-SACORD and all observations from the year of implementation to 2013 as post-SACORD (see Table 1 for an overview of the sample composition and year of adoption by country).⁹ We end in 2013 because as Bertrand et al. (2004) point out, using a shorter sample period around the event in difference-in-differences mitigates concerns about serial correlation in residuals. For a bank to be included in our sample, we require at least five years of data on key accounting variables. Further, we exclude banks which commenced their operation after 2008 and/or banks for which audit fees is not available. Our final sample comprises 464 listed banks, 137 banks (1,296 bank-years) from the EU and 327 banks (3,227 bank-years) from the US and Canada.

>Insert Table 1 here<

3.2 *Research Methods*

3.2.1 *Difference-in-differences*

We use the Difference-in-Differences (DID) analysis that is considered most effective for examining the unique effects of regulatory changes (e.g., Chan et al., 2015; Dambra et al., 2015; Petacchi, 2015). The DID estimation combines the difference between the treatment and the control samples and pre-post comparison evaluation methodologies. It assumes that both samples would have followed parallel paths over time if the treatment sample is not affected

⁹ Although, Norway is not a member of the EU, it has adopted the EU directive(s) in pursuance of access to the European's single market. Therefore, we include Norway in our treatment sample. We exclude Cyprus, Estonia, Latvia, Malta and Romania because of lack of sufficient data.

by a specific intervention and estimates the change in outcome over time in the two samples (Wooldridge, 2012). A key challenge in implementing the DID involves identifying a control sample that is not affected by the regulation (e.g., Leuz & Wysocki, 2016). We use two different methods to identify the control sample for our DID specification. First, we exploit the different SACORD adoption dates for the countries included in our sample in Table 1 to obtain the differences-in-differences estimates of the effect of the regulation on costs, risk taking and reporting quality. The staggered implementation of the SACORD over time allows us to use the EU banks in the sample as both control and treatment sample. Particularly, banks in any country within the EU that has not adopted the directive are considered as control firms, whereas banks in a country that has adopted the directive are considered as treatment firms. For example, all banks in Italy are control banks until 2010 (see Giroud, 2013; Christensen et al., 2016 for similar empirical identification strategy). Thus, if SACORD is impacting the audit fees, any increase should be concentrated in the EU Banks post SACORD. In Table 1 we provide SACORD adoption dates for different countries included in the sample.

Second, we also use a different control sample comprising the US and Canadian banks for ensuring robustness of our results. There is a general agreement in the extant literature that developed economies like the US, UK and the EU are exposed to similar underlying economics (Gerakos et al., 2013) and financial regulation (Coates & Srinivasan 2014). These countries also share similar institutional arrangements (La Porta et al., 2006), and have comparable capital market environments and regulations (Bargeron et al., 2010). Previous studies on the U.S. market use European and Canadian firms as control sample. For example, Bargeron et al. (2010), Lee et al. (2014) and Dambra et al. (2015) use firms from the UK, Canada, Germany and France as control sample for investigating the effects of SOX, Regulation Fair Disclosure and the JOBS Act respectively. We follow a similar approach and use listed banks in the US and Canada as the control sample as these are not affected by the SACORD.

With an aim to ensure that the parallel trends assumption of difference-in-differences estimation is satisfied in the pre-treatment years spanning 2004-2007, we follow Rosenbaum and Rubin (1985), and Barbopoulos et al. (2016) and match our sample variables by year before the implementation of the SACORD. We identify the matched sample through a probit regression using firm size (LnAssets), profitability (ROA), business risks (Nloan/TA), business complexity (LnAccruals/TA), income diversity (NIR/Rev), profitability (ROA), and financial distress (LTDebt/TA, LnSTDCFO). We use the nearest neighbour matching without replacement, employing a caliper distance of 0.03 to avoid bad matches. We analyse the differences in matching covariate balance between the EU and the non-EU banks, by following Focke et al. (2017) and compute the normalized differences in the pre-SACORD periods.¹⁰

Results (not tabulated here but available on request) show that our matched samples are similar with respect to the treatment variables in both periods on all but one variable. Further, the absolute value of the normalized differences (Δx) for all variables in the matched sample is below the 0.25 threshold, indicating that the differences in the covariates between the two groups are not economically significant. Thus, our treatment and control sample are similar in terms of the matched variables.¹¹

A possible concern with our DID analysis is the likelihood of endogeneity of the policy measures, which may bias our results. However, the formulation of the directives across the EU member countries to improve corporate governance and financial reporting quality precedes our sample period by several years. Thus, SACORD is not a consequence of the need to improve regulation by any particular country in response to any particular event. It is unlikely that the policymakers would have anticipated the ensuing financial crisis and

¹⁰ Imbens and Wooldridge (2009) suggest the computed normalized differences should not exceed 0.25 to remove specification sensitivity in the regression.

¹¹ The results are not tabulated here but can be made available on request.

introduced the SACORD regulations in 2006 with effective dates from 2008. For these reasons, reverse causality is unlikely to be an issue our analysis (see Christensen et al. 2016 for similar arguments). Further, the member states also have some discretion in the implementation of SACORD provisions.

3.2.2 *The SACORD and the Audit costs*

For testing our first hypothesis, we estimate the following baseline DID model.¹² The aim is to examine whether the SACORD explains the cross-sectional time series variation in changes in the audit fees:

$$Auditfees_{it} = \alpha_t + \theta_i + \beta_1 PsSACORD_t + \emptyset Controls_t + \varepsilon_{it} \quad (1a)$$

$$Auditfees_{it} = \alpha_t + \theta_i + \beta_1 EUR * PsSACORD_t + \emptyset Controls_t + \varepsilon_{it} \quad (1b)$$

In the above linear regressions, we use equation 1(a) for the EU only sample and equation 1(b) is for the matched sample. We use the natural logarithm of audit fees (*Auditfees*) as a proxy for compliance costs (see De George et al., 2013; Iliev, 2010) partitioned on pre-SACORD period (2004 to the year prior to the adoption) and post-SACORD period (year of adoption to 2013). α_t is year fixed effects, θ_i is firm fixed effects, β_1 is the coefficient of our primary variable of interest which captures the interaction between the indicator for the EU Banks ($EUR=1$ if EU Bank) and the SACORD's post-adoption period ($PsSACORD=1$ if post SACORD). If EU banks experience an increase in audit fees post-SACORD, then the coefficient β_1 that captures the differential changes in audit fees should be positive.

$Controls_t$ denotes a vector of control variables included to isolate the effects of the SACORD on the EU banks. To account for any systematic difference in the compliance costs

¹² We do not include a dummy variable for the main effect since in the firm fixed effects model, such a dummy would be dropped from the regressions and the fixed effects effectively converts Eq. (1) into a difference-in-differences specification (see, for example, Dambra et al., 2015).

associated with the sample, we control for other company-specific characteristics in our model. Natural logarithm of total assets (LnAssets) is a control for firm size (Iliev, 2010). Loss indicator (Loss_Ind) is a dummy variable that equals one if a firm reports a loss for the year, and Return on assets (ROA) are the profitability control variables (De George et al., 2013). The standard deviation of cash flows from operations (LnSTDCFO) and long-term debt scaled by total assets (LTDebt/TA) are measures of financial distress (Chen et al., 2016a). Accruals (LnAccruals/TA) and number of geographic business operations (LnGeoSegmts) are control variables for business complexity (Iliev, 2010). Additionally, we measure bank risk using net loans to total assets (Nloan/TA) and nonperforming loans to total assets (NPL/TA) (Berger et al., 2016). We include the number of audit committee members (LnAuditCommN) as a control for the board's effective oversight (Badolato et al., 2014). Tobin's q (Tobin's Q) is a measure of firm performance (Badertscher et al., 2014). We include non-interest income scaled by revenue (NIR/Rev) to control for income diversity and higher dependence on off-balance-sheet activities (Ellul & Yerramilli, 2013). Following Ho et al., (2016), we control for financial crisis (FINCRS) via a dummy which equals one during the period 2007 to 2009, and zero for other non-crisis periods. We control for the effect of Basel II by way of a dummy that equals one from the period countries adopted the BASLE regulation¹³ and for the impact of International Financial Reporting Standards (IFRS) via a dummy that equals one from 2005 for countries which adopted the IFRS.¹⁴

To account for country specific effects, we include the natural logarithm of real GDP per capita (LnGDPPERCap) obtained from World Development Indicator (WDI). We also

¹³ See the appendix for details. Also see European Parliament Briefing note on US implementation of Basel II. Available at: <http://www.europarl.europa.eu/document/activities/cont/201110/20111012ATT29102/20111012ATT29102EN.pdf> (access 17.05.2015)

¹⁴ We do not control for types of audit firms as almost all the EU banks in our sample are audited by the BIG 4.

include Heritage Foundation’s economic freedom index (EconFreedom) that comprises various economic development indicators such as government integrity, fiscal health, monetary freedom, investment freedom, etc. to control for institutional factors that might affect the overall level of bank efficiency in a country (Barrell & Nahhas, 2019).¹⁵ All variables are defined in the Appendix.

Our DID analysis is robust to firm and year fixed effects that account for any time-invariant and cross-sectional heterogeneity in audit fees. The estimated standard errors are clustered at the firm level and corrected for heteroscedasticity (Petersen, 2009).¹⁶

3.2.3 *The SACORD regulation and risk taking*

For testing our second hypothesis, we estimate the regression model as specified in equation (2). We include country fixed effects to capture variation in developmental activities and institutional qualities that have been shown by prior literature to be associated with risk taking across countries over time. We include year fixed effects to control for unobserved time varying global shocks. The standard errors are double-clustered by firm and year to adjust for heteroscedasticity as well as serial- and cross-correlation (e.g., He et al., 2014). Specifically, the regression model is defined as:

$$RISK_{it} = \alpha_t + \theta_i + \beta_1 PsSACORD_t + \gamma X + \varepsilon_{it} \quad (2a)$$

$$RISK_{it} = \alpha_t + \theta_i + \beta_1 EUR * PsSACORD_t + \gamma X + \varepsilon_{it} \quad (2b)$$

We use equation 2(a) in the above model for the EU only sample and equation 2(b) for the matched sample. RISK in equation (2) is measured using four different proxies for risk taking. First, we use stock return volatility estimated as the natural logarithm of the standard deviation

¹⁵ <http://www.heritage.org/index/explore>

¹⁶ The results are robust to clustering standard errors by country.

of daily stock returns in the fiscal year (Goetz et al., 2016). Higher volatility indicates higher risk taking. We exclude the bank-year observations for which we do not have stock price data for more than 30% in a year.

Second, following Goetz et al. (2016), we compute a Z-score for each bank that is considered a composite risk measure of bank stability.

$$Z\text{-Score}_{rtn} = Ln\left(\frac{ROA+CAR}{\sigma(SDSR)}\right) \quad (3)$$

where ROA is the return on assets, CAR is the capital asset ratio and $\sigma(SDSR)$ is one year standard deviation of daily stock returns for each bank. The Z-score estimates the number of standard deviations by which profits would have to fall before a bank becomes bankrupt (Roy, 1952).

Third, following Laeven and Levine (2009), we use another version of the Z-score where the dispersion is measured as the standard deviation of return on assets.

$$Z\text{-Score}_{roa} = Ln\left(\frac{ROA+CAR}{\sigma(ROA)}\right) \quad (4)$$

where ROA is the annual return on assets, CAR is annual equity capital to assets ratio of each bank and $\sigma(ROA)$ is standard deviation of annual values of return on assets calculated over 3-year overlapping periods starting from the current period t to t-2.¹⁷ Since the Z-score is highly skewed, we use its natural logarithm (e.g., Laeven & Levine, 2009; Houston et al. 2010). In our analysis, we multiply it by (-1) to ensure that a higher Z-score reflect higher risk-taking.

Our fourth measure of risk is the Distance to Default (DD) using Merton's (1974) model.¹⁸ We implement a naive approach of Bharath and Shumway (2008) because they show that their approach is at least as good as more complex approaches (e.g., Vassalou and Xing

¹⁷ 21 firm-year observations were less than zero and therefore these were excluded.

¹⁸ We would like to thank the anonymous reviewer for this suggestion.

2004, Hillegeist et al., 2004). We compute the default probability (π_{naive}) for each bank as follows:

$$\pi_{naive} = \mathcal{N}(-naive\ DD) \quad (5)$$

where

$$naive\ DD = \frac{\text{Ln}\left[\frac{E+F}{F}\right] + (r_{it-1} - 0.5 * \sigma_V^2) * T}{\sigma_V * \sqrt{T}} \quad (6)$$

$$\sigma_V = \frac{E}{E+F} \sigma_E + \frac{F}{E+F} (0.05 + 0.25 * \sigma_E) \quad (7)$$

and E is the market value of the bank's equity, F is the book value of debt, r_{it-1} denotes the bank's prior year stock returns, σ_E is equity volatility measured as the annualised standard deviation of daily returns, T is the time period and set to be one year, $\mathcal{N}(\cdot)$ is the cumulative normal distribution that converts distances to default into default probabilities, and π_{naive} is the physical probability of default calculated over one year. A positive coefficient indicates higher probability of default suggesting increased bank risk-taking.

The fifth and final measure of risk is the ratio of nonperforming loans to total assets ratio (NPL/TA) (Berger et al., 2016).¹⁹ A high ratio indicates greater risk-taking.

We use deposits scaled by total assets (Deposit/TA) to control for market power (Marrouch & Turk-Ariss, 2014) and cash flow from operations scaled by total assets (CFO/TA) as proxy for cash holding (Chen et al., 2016b). Further, we include the natural log of the percentage of institutional shareholding (LnInst_Investor) in a firm to control for institutional influence on risk taking. Following Bocola et al. (2019) who argue that public debt to GDP ratio is an appropriate proxy to capture sovereign crisis, we include Debt/GDP to control for

¹⁹ Non-performing loans are defined as 90+ days delinquent but not yet included in the Loan Loss Provisions.

European sovereign debt crisis. Other controls remain the same as in equations (1) and (2). All variables are defined in the Appendix.

3.2.4 SACORD regulation and reporting quality

For testing our third hypothesis regarding the SACORD's impact on the reporting quality, we use two proxies: predictability of loan charge-off and predictability of cash flows (Altamuro & Beatty 2010; Lafond & You 2010). Specifically, we use the following OLS regression models (5a) and (6a) for the EU only sample, and (5b) and (6b) for the matched sample:²⁰

$$Chargeoff_{t+1} = \alpha_t + \beta_1 PsSACORD + \beta_2 LLP/TA_t + \beta_3 PsSACORD * LLP/TA_t + NPL/TA_t + LnTA_t + \varepsilon_t \quad (5a)$$

$$Chargeoff_{t+1} = \alpha_t + \beta_1 PsSACORD + \beta_2 LLP/TA_t + \beta_3 EUR * PsSACORD * LLP/TA_t + NPL/TA_t + LnTA_t + \varepsilon_t \quad (5b)$$

and

$$EBP_{t+1} = \alpha_t + \beta_1 PsSACORD + \beta_2 ROA_t + \beta_3 PsSACORD * ROA_t + LnTA_t + \varepsilon_t \quad (6a)$$

$$EBP_{t+1} = \alpha_t + \beta_1 PsSACORD + \beta_2 ROA_t + \beta_3 EUR * PsSACORD * ROA_t + LnTA_t + \varepsilon_t \quad (6b)$$

where $Chargeoff_{t+1}$ is the loan charge-offs during year $t+1$ scaled by year t total assets and EBP_{t+1} is the Pre-tax income before provision for loan loss during year $t+1$ scaled by total assets of year t . Other variables are as defined in the Appendix. With respect to loan charge-off model in equation (5), our first measure, the effect of SACORD adoption on bank reporting quality is measured by the coefficient (β_3) on the interaction variable

²⁰ Results are robust when clustered at country level.

[EUR*]PsSACORD*LLP/TA. Existing literature (e.g., Kanagaretnam et al., 2004) shows banks can exploit loan loss provisions (LLP) to smooth earnings and hence they are less informative about next-period loan charge-offs.²¹ As Altamuro and Beatty (2010) note, current LLP will be positively related to the future charge-offs if it provides information about future loan defaults and will be negatively related if it is used for income smoothing. Therefore, if the implementation of SACORD improves bank reporting quality through its influence over the informativeness of LLP, we expect a positive relationship between the current LLP and future charge-offs.

Regarding the predictability of cash flows model in equation (6), the coefficient on the [EUR*]PsSACORD*ROA is the primary variable of interest as it captures the ability of current earnings to predict future cash flows. Extant literature posits that accounting regulation is associated with greater predictability of cash flows (e.g., Altamuro & Beatty, 2010). Thus, if SACORD enhances reporting quality, we expect the coefficient of the interaction term (β_3) to be positive.

4 EMPIRICAL ANALYSIS AND RESULTS

4.1 *Descriptive Statistics*

Panel A of Table 2 reports the descriptive statistics for the variables used in our analyses for EU banks. The mean value of audit fees is €5.9 million, with a standard deviation of €12.4 million and the mean total audit fee is €7.1 million. The median values are considerably lower in both cases indicating skewness in the fees. Bank assets also show similar skewness with mean €187 billion and median €18 billion. Given the skewness of the fees and size distribution,

²¹ Ahamed and Mallick (2017) highlights that LLP is very important in the banking literature

we use the natural logarithm of audit fees, total fees and the book value of assets in all our empirical specifications. Average bank earns a positive return on assets of 1.4 percent and 12.0 percent of sample firm-years recorded losses. The mean (median) income diversity (NIR/REV) is 28.5 (27.7) percent, indicating that banks rely more on loans to generate revenue. Further, mean value of NPL/TA and LLP/TA is 2.7 and 5.2 percent, while the median value is 1.2 and 0.4 percent, respectively. Given the skewness of NPL/TA and LLP/TA, we use their natural logarithm in our specifications. The mean (median) annual natural logarithm stock return volatility ($\text{Ln}\sigma\text{Stkrtn}$) is 3.21 (3.26), and the average annual negative natural log of Z-score(rtn) and Z-score(roa) is 6.12 and 3.51 respectively. The mean Z-score (roa) is similar to that reported by Houston et al. (2010) and the range in the Z-scores reflects the cross-sectional variation in the level of bank risk.

Panel B of Table 2 shows the descriptive statistics of the matched sample for the regression variables. It is interesting to note that the mean audit fees (total fees) of €6.5 (€7.6) million before logarithm transformation for the EU banks is not statistically different from benchmark banks of €7.7 (€8.9) million. Further, the EU banks' mean (median) assets of €212 (€12.5) billion, are higher than €186 (€14.2) billion for the non-EU banks, but again, the difference is statistically not significant. Treatment (control) sample performance ratio (Tobin's Q) is significantly higher with mean of 92.6 (90.9) percent, suggesting EU banks performance exceed control sample. Treatment (control) sample audit complexity (LnAccruals/TA) is significantly higher with mean log of -4.66 (-4.85), indicating increased complexity of the audit task and risk. Additionally, treatment sample mean natural logarithm of audit committee members (LnAuditCommN) is 1.33, relative to the control sample of 1.70 and the difference is significant at the 1 percent level. The average of annual log of Z-Score(rtn) of treatment (-5.84) is significantly higher than the treatment sample (-6.21), indicating that EU banks appear to exhibit lower financial stability.

Finally, the correlation matrix (results not tabulated here but are available on request) shows that Audit fee is positively correlated (0.82) with firm size and with audit complexity (0.61). This is consistent with previously reported findings which suggest that firm size and audit complexity are the key determinants of audit fee.²² As correlations of none of the independent variables are greater than 0.6, multicollinearity is unlikely to be a problem.²³

>Insert Table 2 here<

4.2 *The effects of SACORD on compliance costs*

Table 3 presents results of the effect of SACORD on compliance costs. The key variable of interest is the interaction between the dummy for the EU banks and post-SACORD adoption period ($EUR * PsSACORD$). The coefficient captures the effect on audit (or total) fees of the EU banks that are affected by the regulations. In column (1), we present the results of the DID specification for audit fees only for the EU banks. The coefficient of PsSACORD is positive ($\beta=0.12$) and statistically significant at the 5 percent level ($t = 2.13$). This suggests that SACORD adoption significantly increased the EU banks' audit fees by 12.6 percent.²⁴

In column (3), we report parallel results of the effects of the SACORD on audit fees based on the matched sample. The coefficient on the key variable of interest remains positive and statistically significant at the 5 percent level ($\beta=0.19$, $t=2.10$). This suggests that post SACORD, audit fees of the EU banks increased by 20.4 percent. These results provide a strong

²² See Hay et al. (2006) for a survey of the literature on the determinants of audit fees

²³ We calculate the variance inflation factors (unreported) and find the VIF are less than 3 for all the regressions.

²⁴ Kennedy (1981) suggests the appropriate transformation to get a similar interpretation for dummy variables: $\hat{P} = 100 * (\exp\{\hat{c} - 0.5 * \hat{V}(\hat{c})\} - 1)$ where \hat{P} is the percentage change in the dependent variable given a change in the dummy variable from zero to one, \hat{c} is the coefficient estimate for the dummy variable, and $\hat{V}(\hat{c})$ is the OLS estimate of the variance of the coefficient. It is the transformed coefficient that is discussed in the text.

evidence of a significant increase in the compliance costs of the EU banks following the adoption of the SACORD.

The results in columns (2) and (4) for the total fees are similar. Column (2) with the EU banks only shows a positive and statistically significant coefficient at the 5 percent level for PsSACORD ($\beta=0.10$, $t=2.05$) suggesting that the total fees paid by the EU banks to the auditors increased by 10.6 percent following the implementation of the SACORD regulation. The results for the matched sample in column (4), show that the coefficient (EUR * PsSACORD) is also positive and significant at the 1 percent level ($\beta=0.23$, $t= 2.62$). The findings imply 26 percent increase in the fee paid by the EU banks post SACORD.

Overall, the findings suggest that the average increase in compliance costs of the EU Banks without additional control sample is between 11 to 13 percent, and 20 to 26 percent relative to the non-EU banks post SACORD. The results in Table 3 strongly reject our null hypothesis H_{10} of no change in compliance costs post SACORD. This is consistent with the findings reported by previous studies. For example, Iliev (2010) reports an increase in audit fees of between 74 and 87 percent for firms that complied with section 404 of the Sarbanes-Oxley Act (SOX) of 2002. In the same vein, De George et al. (2013) report an increase in audit costs of 23 percent following IFRS adoption in Australia.

Finally, the explanatory power of the model is high with an adjusted R-squared of above 77 percent in all four regressions, suggesting that the model is able to explain the cross-sectional variation in audit fees. In addition, our results are generally consistent with regard to significance of the control variables (e.g., Petacchi, 2015).²⁵

²⁵ Our main results are unchanged when we use the natural logarithm of revenue or market capitalization as a proxy for size. We also rerun our analyses by excluding observations with large increases in total assets (in excess of 10 percent) in the year after the SACORD implementation. Our findings reported in Table 3 remain robust. Results are available on request.

>Insert Table 3 here<

4.3 *Specification Tests*

We perform two additional tests. First, the implementation of the SACORD regulation coincides with the global financial crisis and economic recession that ensued. Consequently, to mitigate the possible impact of confounding events on our results, we conduct falsification test by rerunning the analyses with hypothetical implementation years of SACORD adoption. If our earlier reported results are affected by the confounding events and the implementation of the SACORD is not an exogenous event, then the measured effects should remain statistically significant when hypothetical implementation years of SACORD are used (see Petacchi, 2015). Further, to satisfy the parallel trend assumption of difference-in-differences tests, the coefficients of $EUR * PsSACORD$ should be insignificant in the pre-event period (e.g., see Li et al., 2018).

Results reported in Table 4 show that the coefficients of $EUR * PsSACORD$ are insignificant for all years except 2008.²⁶ This suggests SACORD is an exogenous event and the parallel trend assumption between the treatment and the control sample underlying our analysis holds. The findings support the validity of the parallel trends assumption underlying our analysis.

>Insert Table 4<

4.4 *The effects of SACORD on bank risk-taking*

In this section, we test our second null hypothesis H_{20} regarding the impact of the SACORD on risk-taking. In Panel A of Table 5, we present the findings on risk taking as

²⁶ We skipped 2009 and 2010 because of the staggered adoption by EU member countries.

proxied by the natural logarithm of stock return volatility ($\text{Ln}\sigma\text{Stkrtn}$), LnZ-Score (rtn), LnZ-Score (roa), probability of default (π_{naive}) and nonperforming loans (NPL/TA). The results show that all specifications lead to similar conclusions. Regardless of the risk proxy we use, the coefficient of the variable of interest (PsSACORD) is positive and statistically significant at the 5 percent level or better. In economic terms, when we use return volatility ($\text{Ln}\sigma\text{Stkrtn}$) as a measure of risk (column 1), banks' reported risk rises by 11 percent ($=1*0.364/3.21$) after the adoption of SACORD. Column (2) shows that the adoption of SACORD is associated with an increase in banks risk by 11 percent ($=1*0.697/6.12$) when Z-Score(rtn) is used as a measure of risk.²⁷ Similarly, in column (5), the economic effect/significance of SACORD on nonperforming loan ratio (NPL/TA) is substantial: the regulatory policy change increases risk taking proxied by the ratio of nonperforming loans by 16 percent ($=1*0.443/2.73$).

Panel B of Table 5 presents parallel results for the matched sample. Except for LnNPL/TA , the coefficient of the key variable of interest (EUR*PsSACORD) is positive and statistically significant at the 5 percent level or better for all risk proxies. The SACORD effects are similar to those reported in Panel A. Economically, the findings indicate that the EU banks' risk taking increases by 5 percent and 12 percent respectively when Z-Score(rtn) and Z-Score(roa) are used as risk proxies.^{28,29} Overall, our results strongly reject the null hypothesis H_0 of no change in risk taking by the EU banks post SACORD. Our findings imply that the banks may have taken higher risks to offset the increased regulatory costs and/or increased transparency (Goldstein and Sapra, 2013, Moreno and Takalo, 2016). Alternatively, banks

²⁷ Calculated based on DeYoung and Roland (2001).

²⁸ We also test the robustness of bank risk taking by using loan loss provision (LnLLP/TA) as a proxy (e.g., Williams, 2004). In Table 6, where we use it as a proxy for reporting quality, we find evidence consistent with the results reported in table 5.

²⁹ As an additional robustness test, we exclude banks of some countries that were severely affected by the Eurozone sovereign debt crisis (Greece, Ireland, Italy, Portugal, and Spain) from our sample following Acharya et al. (2018). Our untabulated results are qualitatively similar to those in Panels A and B.

appear to be riskier since they have had to disclose the Off-Balance Sheet transactions which they were not required to disclose prior to SACORD.

>Insert Table 5 here<

4.5 *The effects of SACORD on the reporting quality*

In this section, we examine the effects of SACORD on the reporting quality of the EU banks. Table 6 presents the regression estimates of equations (5) and (6) using future loan charge-offs and cash flows with time and firm-level fixed effects. The results show that the coefficients on $[\text{EUR}^*]\text{PsSACORD}^*\text{LLP}/\text{TA}$ are positive and significantly greater than zero ($\beta=0.02$, $t=-2.04$) and ($\beta=0.31$, $t=-2.33$) in columns (1) and (3) respectively. This suggests that in the post-SACORD period, banks' loan charge-offs became more responsive to loan loss provisions. Similarly, using future cash flow as dependent variable, the coefficients for the variable of interest ($[\text{EUR}^*]\text{PsSACORD}^*\text{ROA}$) in columns (2) and (4) are positive and significant at the 5 percent level. The evidence demonstrates that greater transparency required by SACORD has led to improved bank reporting quality. The coefficients on LLP/TA in column (1) is negative but not significantly different from zero while in column (3), it is significantly negative which suggests that banks with higher loan loss provisions have lower charge offs. The results also show that banks with higher non-performing loans and those with lower profitability have higher charge offs. The findings lead us to reject our null hypothesis (H_{30}).

>Insert Table 6 here<

4.6 *Size effects of SACORD on the compliance costs, risk taking and reporting quality*

Finally, we examine whether the impact of SACORD is similar or different for large and small banks. We define a bank as large if its total assets are greater than the median value for all firm years. We create two dummy variables, (i) large post-SACORD, which takes the

value of one if the bank is classified as “large”, and zero otherwise; and (ii) small post-SACORD, which takes the value of one if it is classified as “small”, and zero otherwise. To test whether changes in compliance costs, risk taking and reporting quality after SACORD differs significantly between large and small banks, we use the Wald test.

Panel A of Table 7 reports the p-values corresponding to the differences in the two coefficients on compliance costs. The difference is highly significant at the 1 per cent level for different specifications indicating that the compliance costs of small banks are higher than those of large banks in the post-SACORD period. The results are consistent with empirical evidence in the extant literature regarding the disproportionate impact of compliance costs for smaller firms (e.g., see Iliev, 2010). Panel B provides results on risk taking. The p-values from the Wald test assessing the significance are below 0.05 in all specifications suggesting post SACORD, larger banks’ risk taking increases much more than smaller banks (except in column 3 for matched sample). Finally, Panel C shows the differences in terms of the reporting quality. The results indicate that though the reporting quality improves for both the small and large banks, there is no conclusive evidence of the differential impact on the reporting quality by bank size.

>Insert Table 6 here<

5 CONCLUSIONS

In the aftermath of the 2007-09 financial crisis, many new financial regulations were created and existing regulations have been revised. The extant research does not offer conclusive evidence of the costs and benefits of regulations and whether more regulations improve transparency and moderate risk taking. Excessive regulations can stifle competition and increase compliance costs which could reduce profits and encourage banks to take greater risks. The EU issued new regulations regarding the conduct of statutory audit and corporate

reporting standards that require greater oversight by auditors for ensuring improved corporate governance, internal controls and greater disclosures. The paper makes important contributions to the extant literature on the cost implications and effectiveness of regulation in reducing risk and improving quality of financial reporting including risk disclosures. We use a robust analytical approach including a variety of control variables and a control sample of 327 US and Canadian listed banks. Our results show that post SACORD, compliance costs of the EU banks have significantly increased. We also find that the increase in compliance costs is disproportionately higher for the smaller banks.

Next, we investigate how greater risk disclosures required by the SACORD regulations affect risk taking. Counterintuitively, our results indicate that post-SACORD there is a significant rise in risk-taking by the EU banks. Further, the increase in risk taking is greater for larger banks. Our results lend support to the extant literature that greater disclosures incentivise banks to take more risks. An alternative explanation for our results could be that post-SACORD the EU banks appear riskier because they are required to disclose more about their Off-Balance Sheet transactions.

Finally, we examine whether the SACORD regulations improve the quality of financial reporting. Our findings show that though post-SACORD, the reporting quality of the EU banks show improvement, we do not find conclusive evidence of the difference in the quality of reporting between large and small EU banks.

We acknowledge that identifying the impact of financial regulation like the SACORD is empirically challenging. However, in our research design, we consider a number of factors and events which could affect our findings. First, we are confident that the implementation of the SACORD regulation was indeed an exogenous event that affected the EU banks. Second, our analytical approach enables us to isolate the impact of SACORD and ensures the

confounding events did not influence our findings. Finally, our evidence is robust to an alternative specification that uses a control sample comprising the US and Canadian banks.

Our findings have several key implications. First, financial regulation imposes additional costs especially on smaller EU banks. Second, increased regulation seems to incentivise more risk taking though this could be because of greater disclosure of riskier assets that previously remained Off Balance Sheet. Finally, the implementation of additional regulation seems to be effective in terms of improving the quality of financial reporting that would enable informed decision making by investors.

APPENDIX

Variable definitions

LnAuditCommN	Natural logarithm of 1 plus the size of the audit committee (from BoardEx).
LnAccruals/TA	The natural logarithm of the ratio of the absolute value of accruals (difference between net income before extraordinary items and cash flow from operations) scaled by ending total assets
LnAuditfees	Natural logarithm of total audit and audit-related fees charged by the external auditor for audit related work.
Basel II	Basel II dummy equals 1 for the EU banks from 2006, for the Canadian banks, from 2007, and for the US banks, from 2008. (see Aiyar, Calomiris, and Wieladek 2014). The EU banks adopted Basel II in 2007 but the transition period started earlier (Aiyar, Calomiris, and Wieladek 2014). Since Basel II it was not adopted by all US banks and also difficult to identify which US banks are Basel II compliant, we assume that all US banks adopted Basel II in 2008.
BizDisclos_Ind	Natural log of Business extent of disclosure index from World Development Indicators.
Chargeoff _{<i>t+1</i>}	Loan charge-offs during year <i>t+1</i> scaled by total assets year <i>t</i>
CFO/TA	Cash flow from operations scaled by total assets
Deposit/TA	Total bank deposits scaled by total assets.
EBP _{<i>t+1</i>}	Pre-tax income before provision for loan loss during year <i>t+1</i> scaled by total assets of year <i>t</i>
EconFreedm	Economic freedom index from the Heritage Foundation (EconFreedm)
FINCRS	Financial crisis dummy equals 1 between 2007-2009.
LnGeoSegmts	Natural logarithm of 1 plus the number of geographic segments from DataStream.
IFRS	International Financial Reporting Standards dummy equals 1 when IFRS was implemented in EU in 2005-2013 and 2011-2013 in Canada.
LnInst_Investor	Natural logarithm of percentage of institutional shareholding.
LLP/TA	Loan loss provision scaled by total assets.
Loss_Ind	Dummy variable equal 1 if the bank reported a loss in the current year.
LTDebt/TA	Leverage ratio, measured as the ratio of long term debts to total assets.
NIR/Rev	Non-interest-revenue scaled by total revenue.
Nloan/TA	Net loans scaled by Total assets.
NPL/TA	Nonperforming loans scaled by Total assets.

ROA	Return on assets. Ratio of pre-tax income to assets.
LnGDPPerCap	Natural logarithm of real gross domestic product (GDP) per capita. Source: World Development Indicators (WDI) of the World Bank and Eurostat.
LnSTDCFO	Natural logarithm of the standard deviation of cash flows from operations scaled by total assets where the standard deviation is calculated using the prior years t-4 to t with a minimum of three years.
Ln σ Stkrtn	Natural logarithm of the standard deviation of daily stock returns measured over one year.
LnAssets	Natural logarithm of total assets measured in millions of Euros
Tobin's Q	Tobin's Q is measured as: (Equity market value + Liabilities book value)/(Equity book value + Liabilities book value).
LnTotalfees	Natural logarithm of total audit fees, audit related fees and non-audit fees paid to the auditors.
LnZ-score(roa)	Natural logarithm of return-on-assets and the ratio of equity over total assets divided by the standard deviation of return on assets calculated over 3-year overlapping periods starting from the current period t to t-2 ((Net income / Assets (book value) + Capital / Assets (book values))/ (Standard deviation of return on assets)
LnZ-score(rtn)	Natural logarithm of return-on-assets and the ratio of equity over total assets divided by the standard deviation of daily stock market returns over one year ((Net income / Assets (book value) + Capital / Assets (book values))/ (Standard deviation of daily market returns over one year).
π_{naive}	Probability of default using Merton (1974). See section 3 for detail explanation.
Debt/GDP	Public debt scaled by gross domestic product (GDP).

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TABLE 1 Sample distribution and entry-into-force dates

Country	Unique firms	Observations (N)	Entry-into-force dates
Austria	2	20	August, 2008
Belgium	2	20	Sept, 2008
Bulgaria	1	9	Sept, 2008
Czech republic	1	10	April, 2009
Denmark	18	151	Sept, 2008
Finland	2	20	Sept, 2008
France	21	205	Sept, 2008
Germany	5	50	April, 2009
Greece	1	10	April, 2009
Hungary	1	10	Sept, 2008
Ireland	2	20	August, 2010
Italy	20	193	March, 2010
Lithuania	1	8	Sept, 2008
Luxembourg	1	10	Sept, 2008
Netherlands	3	29	Sept, 2008
Norway	11	110	April, 2009
Poland	7	70	April, 2009
Portugal	4	36	Sept, 2008
Slovakia	1	10	Sept, 2008
Slovenia	1	9	Sept, 2008
Spain	9	86	August, 2010
Sweden	4	40	April, 2009
United kingdom	19	171	Sept, 2008
Control sample			
Canada	9	90	N/A
United States	318	3,137	N/A

NOTES: The sample consists of all countries in the European Union except for Cyprus, Estonia, Latvia, Malta and Romania because of lack of sufficient data. We also include Norway from the European Economic Area (EEA) as explained in the text. The control samples are banks from the US and Canada.

TABLE 2 (PANEL A) Summary statistics of EU banks

Variable	N	Q1	Mean	Median	Q3	Std. Dev.
AuditFees (€'000)	1,212	222	5,885	659	4,980	12,385
TtlAuditfees (€'000)	1,212	234	7,080	875	5,950	14,724
Total Assets (€'Mill)	1,296	4,458	187,000	17,900	132,000	408,000
Loss_Ind	1,290	0.00	0.12	0.00	0.00	0.32
LnGeoSegmts	1,290	0.69	1.05	0.69	1.39	0.55
LTDebt/TA	1,290	7.49	19.44	17.32	27.66	15.42
NLoan/TA	1,290	60.72	68.88	72.11	83.26	18.50
ROA	1,255	0.80	1.39	1.24	1.68	1.96
Tobin's Q	1,265	89.52	91.22	92.86	94.78	8.08
NIR/Rev	1,242	20.48	28.51	27.65	34.40	15.26
LnSTDCFO	1,217	-1.43	-0.78	-0.92	-0.23	0.96
LnAccruals/TA	1,290	-5.36	-4.67	-4.62	-3.94	1.27
LnAuditCommN	1,284	1.10	1.33	1.39	1.79	1.05
LnGDPPerCap	1,296	10.48	10.58	10.63	10.82	0.49
EconFreedm	1,296	1.06	1.35	1.31	1.67	0.37
Debt/GDP	1,296	41.75	65.29	63.74	85.31	28.48
Ln σ Stkrtn	1,270	-3.61	-3.21	-3.26	-2.86	0.59
LnZ-score(rtn)	1,268	7.18	6.12	6.06	5.00	1.93
LnZ-score(roa)	1,270	4.13	3.51	3.34	2.70	1.34
NPL/TA	996	0.45	2.73	1.23	3.43	3.99
LLP/TA	1,166	0.17	5.22	0.40	1.06	48.09
CFO/TA	1,290	0.70	1.16	1.10	1.64	2.34
Deposit/TA	1,247	33.06	45.27	45.43	56.02	17.96
LnInst_Investor	1,277	0.00	2.33	2.94	3.97	1.80
π_{naive}	1,254	0.00	24.07	0.00	41.99	39.85

TABLE 2 (PANEL B) Summary statistics of treatment and control groups (matched sample)

	Treatment						Control						Diff. in Mean
	N	Q1	Mean	Median	Q3	Std. Dev.	N	Q1	Mean	Median	Q3	Std. Dev.	
AuditFees (€'000)	354	181	6,468	504	5,492	13,670	358	458	7,650	1,422	6,301	15,292	-1,182
TtlAuditfees (€'000)	354	210	7,593	553	6,479	15,849	358	458	8,876	1,470	7,751	17,431	-1,282
Total Assets (€'Mill)	366	2,826	212,000	12,500	83,000	493,000	366	2,554	186,000	14,200	133,000	389,000	26,000
Loss_Ind	366	0.00	0.12	0.00	0.00	0.32	366	0.00	0.16	0.00	0.00	0.37	-0.04*
LnGeoSegmts	366	0.69	1.08	0.69	1.39	0.55	366	0.69	0.81	0.69	0.69	0.31	0.27
LTDebt/TA	366	5.23	11.80	9.74	17.66	8.78	366	5.83	12.54	10.48	15.98	11.99	-0.74
NLoan/TA	366	53.78	64.95	67.79	80.30	18.81	366	57.73	64.25	66.96	73.65	14.30	0.70
ROA	366	0.76	1.33	1.26	1.87	1.02	366	1.07	1.34	1.44	1.94	2.57	0.01
Tobin's Q	366	90.86	92.55	93.09	94.88	3.36	366	88.75	90.93	90.61	92.70	4.24	1.62***
Debt/GDP	366	40.20	59.38	48.50	80.82	25.98	366	62.22	79.75	81.12	98.70	18.37	-15.37***
NIR/Rev	366	0.19	0.27	0.26	0.34	0.13	366	0.14	0.26	0.27	0.36	0.15	0.01
LnSTDCFO	366	-1.39	-0.89	-0.98	-0.33	0.78	366	-1.47	-0.84	-0.92	-0.33	0.94	-0.05
LnAccruals	366	-5.25	-4.66	-4.62	-3.96	1.20	366	-5.43	-4.85	-4.66	-3.79	1.45	0.19*
LnAuditCommN	363	0.69	1.33	1.39	1.61	1.21	361	1.61	1.70	1.79	1.79	0.27	-0.37***
NPL/TA	366	0.41	1.65	0.88	2.10	1.99	366	0.35	1.82	0.97	2.33	2.38	-0.18
LnGDPPerCap	366	10.51	10.62	10.66	10.97	0.54	366	10.78	10.80	10.80	10.81	0.02	-0.17***
EconFreedm	366	1.09	1.43	1.51	1.77	0.37	366	1.40	1.48	1.50	1.59	0.13	-0.05***
LnσStkrtn	365	-3.55	-3.17	-3.24	-2.82	0.53	366	-3.11	-3.27	-2.73	0.67	365	-0.1
LnZ-score(rtn)	365	-6.84	-5.84	-5.87	-4.87	1.60	366	-7.45	-6.21	-6.43	-5.23	1.88	0.37***
LnZ-score(roa)	366	-3.82	-3.34	-3.24	-2.74	1.06	366	-4.34	-3.58	-3.43	-2.80	1.48	0.24**
NPL/TA	366	0.41	1.65	0.88	2.10	1.99	366	0.35	1.82	0.97	2.33	2.38	-0.18
LLP/TA	366	0.17	6.43	0.48	2.17	52.88	366	0.18	0.95	0.41	1.24	1.30	5.48**
CFO/TA	366	0.70	1.17	1.14	1.61	0.93	366	1.05	1.38	1.38	1.88	0.94	-0.21
Deposit/TA	366	38.89	50.11	50.79	63.06	17.64	364	60.46	66.82	68.02	74.54	11.34	-16.71***
LnInst_Investor	364	0.00	2.47	2.94	4.06	1.74	363	0.00	2.11	2.48	3.22	1.42	0.36***
π_{naive}	364	0.00	23.00	0.00	30.19	39.48	366	0.00	14.52	0.00	0.00	0.05	8.49***

NOTES: Table 2, Panel A reports the summary statistics of EU only banks. Panel B reports the descriptive statistics for our matched sample. Test statistics are computed using a t-test (two-tailed test) for a significant change in means, statistically significance denoted as ***, **, and * for 1%, 5% and 10% respectively, assuming independence.

TABLE 3 The effect of SACORD on compliance costs

Columns	EU banks only				Matched Sample			
	LnAuditfees		LnTotalfees		LnAuditfees		LnTotalfees	
	(1)		(2)		(3)		(4)	
	Coeff.	t-stat	Coeff.	t-stat	Coeff.	t-stat	Coeff.	t-stat
[EUR*]PsSACORD	0.120**	2.13	0.102**	2.05	0.190**	2.10	0.233***	2.62
IFRS	0.083	1.11	0.035	0.49	0.047	0.68	0.050	0.75
FINCRS	0.069**	2.26	0.079***	2.62	0.082**	2.20	0.061*	1.77
Basel II	0.116**	2.05	0.079	1.36	0.020	0.37	-0.026	-0.54
LnGeoSegmts	0.206	1.61	0.280**	2.41	0.454***	3.78	0.518***	4.17
Loss_Ind	0.059	0.90	0.059	0.90	0.003	0.05	0.020	0.34
LnAssets	0.503***	4.25	0.655***	5.84	0.537***	5.51	0.507***	4.99
LTDebt/TA	0.001	0.22	-0.001	-0.36	-0.006	-1.55	-0.005	-1.34
NLoan/TA	0.003	0.98	0.005	1.43	0.007*	1.96	0.007**	2.16
LnGDPPerCap	-0.546	-0.71	-0.509	-0.67	1.138	1.19	1.247	1.30
EcoFreedm	0.002	0.19	0.003	0.27	-0.013	-1.23	-0.011	-0.97
Tobin's Q	0.038*	1.73	0.041*	1.81	0.017	1.01	0.020	1.18
ROA	0.051*	1.64	0.076**	2.55	-0.013	-0.44	0.000	-0.01
LnSTDCFO	0.010	0.31	0.014	0.39	-0.001	-0.02	-0.011	-0.32
NPL/TA	0.003	0.30	0.008	0.84	0.063***	3.18	0.062***	3.14
NIR/Rev	0.557**	2.08	0.590**	2.27	1.029***	2.82	0.953***	2.70
LnAuditCommN	0.116**	2.26	0.082**	2.18	0.003	0.05	0.002	0.04
LnAccruals/TA	0.008	0.73	0.002	0.15	-0.005	-0.44	-0.009	-0.81
Intercept	-0.529	-0.06	-3.864	-0.47	-15.958	-1.61	-17.073*	-1.70
Impact (%)	12.60		10.62		20.41		25.73	
Number of observations	921		921		706		706	
Adj. R-squared (%)	77.41		80.22		78.92		78.45	
Firm fixed effects	YES		YES		YES		YES	
Year fixed effects	YES		YES		YES		YES	

NOTES: This table presents the effect of SACORD on audit fees and total fees. The dependent variables are the Natural logarithm of audit fees and total Fees. In estimating (1) to (4), EUR*PsSACORD is an interaction dummy variable equals to one if the bank is EU and the period is from the adoption year to 2013. We include year and firm fixed effects to control for any fundamental differences in the fees across years and firms. Implied fee increase refers to the effect of implementing SACORD regulation on mean banks in EU in € thousands. Matched sample analysis is based on size (LnAssets), profitability (ROA), financial distress (LnSTDCFO, LTDebt/TA), business complexity (LnAccruals/TA), income diversity (NIR/Rev) and business risk (Nloans/TA, NPL/TA). All other firm characteristics are as defined in the Appendix. All continuous variables are winsorized at the 1st and 99th percentile. Country and year fixed effects are included in each regression but not reported. The models are estimated by difference-in-differences with standard errors that are robust to heteroscedasticity and clustered at the firm level. Statistical significance denoted as ***, **, and * for 1%, 5% and 10% respectively (using a two-sided test).

TABLE 4 Falsification tests for the effect of the SACORD on compliance costs

	Full Sample		Matched Sample		EU banks only	
	LnAuditfees	LnTotalfees	LnAuditfees	LnTotalfees	LnAuditfees	LnTotalfees
(EUR*)PsSACORD[2006]	0.074 [0.89]	0.031 [0.40]	0.182* [1.84]	0.097 [0.78]	0.174 [1.08]	0.136 [0.91]
(EUR*)PsSACORD[2007]	0.029 [0.39]	0.035 [0.46]	-0.034 [-0.33]	0.070 [0.58]	0.066 [0.47]	0.072 [0.55]
(EUR*)PsSACORD[2008]	0.253*** [4.26]	0.272*** [4.17]	0.190** [2.10]	0.233*** [2.61]	0.120** [2.13]	0.102** [2.05]
(EUR*)PsSACORD[2011]	-0.014 [-0.45]	0.001 [0.02]	0.0145 [0.39]	0.004 [0.11]	0.098* [1.77]	0.081 [1.61]
(EUR*)PsSACORD[2012]	-0.012 [-0.32]	-0.024 [-0.61]	0.038 [-1.20]	-0.037 [-1.12]	0.048 [1.27]	0.035 [0.99]
Observation	1164	1164	706	706	921	921
Adj. R-squared (%)	77.12	81.22	80.23	84.24	77.36	80.12
Controls	YES	YES	YES	YES	YES	YES
Firm fixed effects	YES	YES	YES	YES	YES	YES
Year fixed effects	YES	YES	YES	YES	YES	YES

NOTES: This table presents the results from regressing audit fees and total fees on indicator variables for two years following the implementation of the regulation. The regressions include (but are not reported here) a constant term and control variables used in model 1 (not reported here for brevity), and are estimated by difference-in-differences with standard errors that are robust to heteroscedasticity and clustered at the firm level. The explanatory variables are defined as follows: (EUR*)PsSACORD[2006] is an indicator variable that equals one for 2006 financial yearend and subsequent years; (EUR*)PsSACORD[2007] is an indicator variable that equals one for 2007 financial yearend and subsequent years; (EUR*)PsSACORD[2008] is an indicator variable that equals one for 2008 financial yearend and subsequent years; (EUR*)PsSACORD[2011] is an indicator variable that equals one for 2011 financial yearend and the following years; and (EUR*)PsSACORD[2012] is an indicator variable that equals one for 2012 financial yearend and the following years. Matched sample analysis is based on Fiscal Year, size (LnAssets), profitability (ROA), financial distress (LnSTDCFO), and business risk (Nloans/TA). All other firm characteristics are as defined in the Appendix. All continuous variables are winsorized at the 1st and 99th percentile. Statistical significance denoted as ***, **, and * for 1%, 5% and 10% respectively (using a two-sided test).

TABLE 5 (PANEL A) The effect of SACORD on risk taking (EU banks only)

Columns	Ln σ Stkrtn		LnZ-score(rtn)		LnZ-score(roa)		π_{naive}		LnNPL/TA	
	(1)		(2)		(3)		(4)		(5)	
	Coeff.	t-stat	Coeff.	t-stat	Coeff.	t-stat	Coeff.	t-stat	Coeff.	t-stat
PoSACORD	0.362***	5.18	0.697***	4.60	0.223***	3.56	0.318***	3.15	0.443**	2.05
IFRS	0.035*	1.64	0.042	0.96	-0.036	-0.83	-0.004	-0.24	0.061	0.31
FINCRS	0.405***	5.06	0.809***	4.95	0.303***	4.47	0.239*	1.66	-0.095	-0.89
Basel II	0.145**	2.46	0.266**	2.23	-0.091*	-1.84	0.016	0.23	0.399**	2.40
LnGeoSegmts	0.089	1.60	0.246**	2.06	0.053	0.48	-0.019	-0.71	0.110	1.22
Loss_Ind	0.480***	6.74	1.221***	7.35	0.823***	5.50	0.243***	4.94	0.712***	4.72
LnAssets	-0.029	-1.35	-0.056	-1.31	-0.080**	-2.37	0.002	0.12	0.040	0.86
LTDebt/TA	-0.001	-0.64	-0.006	-1.22	-0.004	-0.89	0.001	1.23	-0.011	-1.56
NLoan/TA	-0.003**	-2.47	-0.014***	-4.35	-0.014***	-4.09	0.000	-0.27	0.001	0.12
LnGDPPerCap	-1.835**	-2.47	-3.851***	-2.88	-1.910**	-2.06	-1.718	-1.36	-1.958	-1.54
EconFreedm	0.010	0.92	0.041	1.49	-0.007	-0.20	-0.006	-0.31	-0.082***	-3.25
Tobin's Q	0.016***	2.80	0.217***	10.79	0.073***	4.54	0.015***	3.53	0.079***	3.39
LnSTDCFO	0.020	0.82	0.042	0.73	0.200***	2.92	0.003	0.31	0.043	0.90
CFO/TA	0.000	-0.04	-0.037	-1.33	0.027	0.98	0.010*	1.85	0.086*	1.90
NIR/Rev	0.230	1.32	0.343	0.94	-0.684	-1.45	-0.014	-0.11	0.447	0.84
LnAuditCommN	-0.016	-0.70	-0.061	-1.21	-0.073	-1.57	-0.005	-0.53	-0.029	-0.65
LnAccruals/TA	0.007	0.56	0.017	0.83	0.013	0.31	0.005	0.51	0.065*	1.73
Deposit/TA	-0.002	-1.14	-0.008	-1.28	-0.005	-1.34	-0.003**	-2.11	0.033***	5.27
LnInst_Investor	-0.006	-0.51	0.006	0.24	0.025	1.04	-0.008	-1.31	0.064**	2.29
Debt/GDP	-0.000	-0.33	-0.002	-0.97	0.001	0.98	-0.000	-0.09	-0.006	-1.52
Intercept	14.278*	1.91	13.281	0.96	13.226	1.38	0.319***	3.26	16.283	1.23
No of observations	1148		1148		1144		1140		951	
Adj. R-squared (%)	61.96		78.60		43.96		40.47		73.85	
Firm fixed effects	YES		YES		YES		YES		YES	
Year fixed effects	YES		YES		YES		YES		YES	

Notes: This table shows the regression results for the risk taking behaviour of banks post-SACORD. The dependent variables are the log value of bank Z-score(rtn) from Goetz et al. (2016); natural log value of bank Z-score(roa) from Laeven and Levine (2009). Multiplied by (-1) to make a larger Z-score reflects a higher risk taking. The natural log of stock return volatility (Ln σ Stkrtn) from Goetz et al. (2016); default probability (π_{naive}) from Bharath and Shumway (2008); and nonperforming loan ratio (NPL/TA) from Berger et al. (2016) are also proxies used for risk taking. All other firm characteristics are as defined in the Appendix. All continuous variables are winsorized at the 1st and 99th percentile. Country and year fixed effects are included in each regression but not reported. The models are estimated by difference-in-differences with standard errors that are robust to heteroscedasticity and double clustered at the firm and year level. Statistical significance denoted as ***, **, and * for 1%, 5% and 10% respectively (using a two-sided test).

TABLE 5 (PANEL B) The effect of SACORD on risk taking (matched sample)

Columns	LnσStkrtn		LnZ-score(rtn)		LnZ-score(roa)		π_{naive}		LnNPL/TA	
	(1)		(2)		(3)		(4)		(5)	
	Coeff.	t-stat	Coeff.	t-stat	Coeff.	t-stat	Coeff.	t-stat	Coeff.	t-stat
EUR*PsSACORD	0.154***	2.87	0.273**	2.42	0.385***	2.71	0.227***	5.39	0.085	0.55
IFRS	-0.141***	-2.69	-0.283**	-2.43	0.049	0.26	-0.010	-0.36	0.029	0.17
FINCRS	0.446***	13.09	0.875***	12.15	0.198**	2.06	0.118***	4.20	0.197*	1.93
Basel II	0.363***	6.81	0.725***	6.37	0.188	1.23	0.068**	2.07	0.148	0.96
LnGeoSegmts	0.063	1.40	0.175*	1.86	-0.052	-0.35	-0.008	-0.20	-0.033	-0.26
Loss_Ind	0.436***	8.79	0.999***	9.44	0.704***	5.85	0.348***	7.10	0.799***	6.05
LnAssets	-0.037***	-3.77	-0.110***	-4.83	-0.077***	-2.84	0.000	0.01	-0.019	-0.60
LTDebt/TA	-0.003	-1.41	-0.012***	-2.93	-0.006	-1.05	-0.001	-0.35	-0.004	-0.55
NLoan/TA	-0.003**	-2.11	-0.012***	-3.62	-0.012***	-3.27	-0.002	-1.29	0.002	0.43
LnGDPPerCap	-2.799***	-4.75	-5.275***	-4.07	-2.329	-1.56	-1.352***	-3.21	1.678	1.05
EconFreedm	0.053***	5.33	0.097***	4.34	-0.060*	-1.87	-0.002	-0.20	0.003	0.08
Tobin's Q	0.040***	6.06	0.325***	17.56	0.123***	7.15	0.026***	5.24	0.044***	2.44
LnSTDCFO	0.063***	3.52	0.132***	3.37	0.243***	4.58	0.027*	1.73	0.020	0.41
CFO/TA	0.013	1.02	-0.062**	-2.05	-0.013	-0.37	0.002	0.23	0.117***	2.26
NIR/Rev	-0.029	-0.20	-0.509*	-1.66	-0.604	-1.62	-0.160	-1.18	0.669	1.38
LnAuditCommN	-0.026	-1.58	-0.059*	-1.72	-0.064	-1.06	-0.009	-0.61	-0.022	-0.44
LnAccruals/TA	0.005	0.46	0.023	0.97	0.071	1.96	-0.001	-0.10	0.048	1.37
Deposit/TA	-0.001	-0.89	-0.003	-0.84	-0.008	-1.83	-0.002	-1.42	0.023***	4.36
LnInst_Investor	-0.006	-0.53	-0.019	-0.73	-0.026	-0.84	-0.007	-0.88	0.002	0.06
Debt/GDP	0.010***	5.49	0.024***	5.82	-0.003	-0.50	0.004**	2.36	0.036***	7.01
Intercept	19.126***	3.09	14.340	1.06	17.977	1.15	12.259	2.75	-26.247	-1.55
No of observations	716		716		717		715		715	
Adj. R-squared	72.31		73.19		36.51		40.65		73.76	
Country fixed effects	YES		YES		YES		YES		YES	
Year fixed effects	YES		YES		YES		YES		YES	

Notes: This table shows the regression results for the risk taking behaviour of banks post-SACORD. The dependent variables are the log value of bank Z-score(rtn) from Goetz et al. (2016); natural log value of bank Z-score(roa) from Laeven and Levine (2009). Multiplied by (-1) to make a larger Z-score reflects a higher risk taking. The natural log of stock return volatility (LnσStkrtn) from Goetz et al. (2016); default probability (π_{naive}) from Bharath and Shumway (2008); and nonperforming loan ratio (NPL/TA) from Berger, Imbierowicz and Rauch (2016) are also proxies used for risk taking. All other firm characteristics are as defined in the Appendix. All continuous variables are winsorized at the 1st and 99th percentile. Country and year fixed effects are included in each regression but not reported. The models are estimated by difference-in-differences with standard errors that are robust to heteroscedasticity and double clustered at the firm and year level. Statistical significance denoted as ***, **, and * for 1%, 5% and 10% respectively (using a two-sided test).

TABLE 6 The effect of SACORD on reporting quality				
	EU Banks Only		Matched Sample	
	Chargeoff _(t+1)	EBP _(t+1)	Chargeoff _(t+1)	EBP _(t+1)
	1	2	3	4
(EUR*)PsSACORD	0.113*** [2.87]	0.335 [0.31]	0.117 [0.88]	0.182 [0.36]
LLP/TA	-0.019 [1.04]		-0.441*** [2.95]	
(EUR*)PsSACORD*LLP/TA	0.017** [2.04]		0.311** [2.33]	
NPL/TA	0.062*** [3.70]		0.091* [1.74]	
ROA		-0.151*** [3.18]		-0.123*** [2.78]
(EUR*)PsSACORD*ROA		0.208** [2.53]		0.163** [2.36]
LnTA	0.009 [0.10]	-0.081* [-1.70]	0.290*** [3.70]	-0.129 [-1.45]
Intercept	-0.204 [-0.11]	3.018*** [3.47]	-5.941*** [3.70]	4.551* [1.81]
Number of observations	978	1260	732	732
R-squared (%)	62.57	52.23	61.71	55.59
Year fixed effects	YES	YES	YES	YES
Firm fixed effects	YES	YES	YES	YES

Notes: This table presents the regression results of EU banks only and matched sample for the following models: $Chargeoff_{t+1} = \alpha_t + \beta_1[EUR] * PsSACORD + \beta_2 LLP/TA_t + \beta_3[EUR] * PsSACORD * LLP/TA_t + NPL/TA_t + LnTA_t + \varepsilon_t$ and $EBP_{t+1} = \alpha_t + \beta_1[EUR] * PsSACORD + \beta_2 ROA_t + \beta_3 EUR * PsSACORD * ROA_t + LnTA_t + \varepsilon_t$ where $Chargeoff_{t+1}$ is loan charge-offs during year $t+1$ scaled by total assets of year t and EBP_{t+1} is Pre-tax income before provision for loan loss during year $t+1$ scaled by total assets of year t . PsSACORD is an indicator variable that equals one in the post-SACORD period for the EU only sample, EUR*PsSACORD is an indicator variable that equals one in the post-SACORD period in the EU for the matched sample, and zero otherwise. *, **, *** denote significance at 10%, 5% and 1%, respectively. All other firm characteristics are as defined in the Appendix. All continuous variables are winsorized at the 1st and 99th percentile.

TABLE 7A The effect of SACORD on compliance costs of large and small banks

	EU banks only		Matched Sample	
	LnAuditfees	LnTotalfees	LnAuditfees	LnTotalfees
	1	2	3	4
PsSACORD/EUR*PsSACORD*				
-Large banks	0.125 [1.18]	0.141* [1.76]	0.189** [2.17]	0.222*** [2.78]
-Small banks	0.156*** [2.84]	0.162** [2.32]	0.219** [2.30]	0.238** [2.48]
Number of observations	921	921	706	706
Adj. R-squared (%)	77.23	72.86	82.49	72.66
Wald tests for differences across coefficients (p-value):				
Large/small banks	0.0002	0.0041	0.0015	0.0050
Controls	Yes	Yes	Yes	Yes
Country fixed effects	Yes	Yes	Yes	Yes
Year fixed effects	Yes	Yes	Yes	Yes

This table presents the effect of SACORD on audit fees and total fees for larger and smaller banks. We classify large banks as banks with total assets above the median value of the sample and smaller banks as those with total assets below the sample median value. The dependent variables are the Natural logarithm of audit fees and total Fees. In estimating columns (1) and (2), PsSACORD is an interaction dummy variable equals to one if the EU bank has implemented SACORD from the adoption year to 2013 and zero otherwise. In estimating columns (3) and (4), EUR*PsSACORD is an interaction dummy variable equals to one if the bank is EU and the period is from the adoption year to 2013. All other firm characteristics are as defined in the Appendix. All continuous variables are winsorized at the 1st and 99th percentile. Country and year fixed effects are included in each regression but not reported. The models are estimated by difference-in-differences with standard errors that are robust to heteroscedasticity and clustered at the firm level. Statistical significance denoted as ***, **, and * for 1%, 5% and 10% respectively (using a two-sided test).

TABLE 7B The effect of SACORD on risk taking of large and small banks

	LnσStkrtn	LnZ-score(rtn)	LnZ-score(roa)	π_{naive}	LnNPL/TA
	1	2	3	4	5
EU banks only					
PsSACORD*					
-Large banks	0.438*** [9.81]	0.752*** [7.74]	0.222*** [3.28]	0.330*** [3.01]	0.755*** [5.85]
-Small banks	0.290*** [4.97]	0.676*** [4.96]	0.200** [2.60]	0.248** [2.33]	0.145 [0.97]
Number of observations	1148	1148	1141	1140	951
Adj. R-squared (%)	54.70	74.55	48.53	35.17	45.52
Wald tests for differences across coefficients (p-value):					
Large/small banks	0.0000	0.0000	0.0005	0.0000	0.0000
Matched Sample					
EUR*PsSACORD*					
-Large banks	0.401*** [4.99]	0.726*** [4.44]	0.335** [2.10]	0.251*** [3.53]	0.624*** [3.31]
-Small banks	0.088 [0.88]	0.198 [0.94]	0.383** [2.45]	0.237*** [3.40]	0.059 [0.34]
Number of observations	715	715	716	714	714
Adj. R-squared (%)	66.27	78.25	29.99	40.60	42.94
Wald tests for differences across coefficients (p-value):					
Larger/smaller banks	0.0000	0.0000	0.0480	0.0000	0.0018
Controls	Yes	Yes	Yes	Yes	Yes
Country fixed effects	Yes	Yes	Yes	Yes	Yes
Year fixed effects	Yes	Yes	Yes	Yes	Yes

This table presents the effect of SACORD on risk taking for larger and smaller banks. We classify large banks as banks with total assets above the median value of the sample and smaller banks as those with total assets below the sample median value. The dependent variables are the log value of bank Z-score(rtn) from Goetz et al. (2016); natural log value of bank Z-score(roa) from Laeven and Levine (2009). Multiplied by (-1) to make a larger Z-score reflects a higher risk taking. The natural log of stock return volatility (LnσStkrtn) from Goetz et al. (2016); default probability (π_{naive}) from Bharath and Shumway (2008); and nonperforming loan ratio (NPL/TA) from Berger et al. (2016) are also proxies used for risk taking. In estimating columns (1) to (5), PsSACORD is an interaction dummy variable equals to one if the EU bank has implemented SACORD from the adoption year to 2013 and zero otherwise. For the matched sample, in estimating columns (1) to (5), EUR*PsSACORD is an interaction dummy variable equals to one if the bank is EU and the period is from the adoption year to 2013 All other firm characteristics are as defined in the Appendix. All continuous variables are winsorized at the 1st and 99th percentile. Country and year fixed effects are included in each regression but not reported. The models are estimated by difference-in-differences with standard errors that are robust to heteroscedasticity and double-clustered at the firm and year level. Statistical significance denoted as ***, **, and * for 1%, 5% and 10% respectively (using a two-sided test).

TABLE 7C The effect of SACORD on reporting quality of large and small banks

	EU banks only		Matched Sample	
	Chargeoff _(t+1)	EBP _(t+1)	Chargeoff _(t+1)	EBP _(t+1)
	1	2	3	4
PsSACORD/EUR*PsSACORD*				
- LLP/TA (Large banks)	0.019** [2.21]		0.269*** [2.13]	
- LLP/TA (Small banks)	0.013** [2.04]		0.271** [2.23]	
PsSACORD/EUR*PsSACORD*				
- ROA (Large banks)		0.196** [2.09]		0.136** [2.06]
- ROA (Small banks)		0.199** [2.11]		0.145** [2.13]
Number of observations	978	1260	732	732
Adj. R-squared (%)	59.27	51.36	61.25	53.61
Wald tests for differences across coefficients (p-value):				
Large/small banks	0.0015	0.1251	0.1192	0.0006
Controls	Yes	Yes	Yes	Yes
Country fixed effects	Yes	Yes	Yes	Yes
Year fixed effects	Yes	Yes	Yes	Yes

This table presents the effect of SACORD on loan charge-offs ($Chargeoff_{t+1}$) and Pre-tax income before provision for loan loss (EBP_{t+1}) during year $t+1$ scaled by total assets of year t for larger and smaller banks. We classify large banks as banks with total assets above the median value of the sample. In estimating (1) and (2), PsSACORD is an interaction dummy variable equals to one if the EU bank has implemented SACORD from the adoption year to 2013 and zero otherwise. In estimating (3) and (4), EUR*PsSACORD is an interaction dummy variable equals to one if the bank is EU and the period is from the adoption year to 2013. All other firm characteristics are as defined in the Appendix. All continuous variables are winsorized at the 1st and 99th percentile. Country and year fixed effects are included in each regression but not reported. The models are estimated by difference-in-differences with standard errors that are robust to heteroscedasticity and double-clustered at the firm and year level. Statistical significance denoted as ***, **, and * for 1%, 5% and 10% respectively (using a two-sided test).

The impact of regulations on compliance costs, risk-taking, and the reporting quality of the EU banks

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