Financial Sector De-regulation in Emerging Asia: Focus on Foreign Bank Entry

Sasidaran Gopalan and Ramkishen S. Rajan

Executive Summary

Over the last decade, many emerging Asian economies have been liberalising their financial sectors, including opening up their banking systems to foreign competition. This paper examines the extent of *de jure* and *de facto* changes in policies in selected emerging Asian economies on the introduction of greater foreign competition. For reasons of data availability, the focus of this paper is limited to selected emerging Asian economies, viz. India, China, Indonesia, South Korea, Malaysia, Thailand and the Philippines.

One of the immediate motivations for undertaking the policy of greater external openness in many of these countries was the much-needed funds that foreign investors might bring in to help recapitalise the banking systems following the Asian crisis of 1997-98. Beyond the financing issues, however, it is becoming increasingly apparent that foreign competition tends to bring with it additional benefits that may not be likely in the case of domestic competition.

Among the key regulatory changes that have taken place in many of the Asian economies pertaining to foreign bank entry was the amendment of rules governing foreign equity limits in the domestic banking sector. While Indonesia, South Korea and Thailand raised their foreign ownership limits quite aggressively, others such as India, China and Malaysia have taken a far more gradualist approach.

While much of Asia has taken important, although not uniform, steps in opening up its banking systems to foreign competition, available data on bank assets, loans, deposits and the like offers some indicative evidence that countries such as Indonesia and South Korea have experienced increased penetration of foreign banks into their domestic markets. However, it is striking that most of Asia continues to lag behind other emerging markets in Central and Eastern Europe, and Latin America. The relatively low penetration of banks into Asia is consistent with the fact that while Asian economies have been deregulating their banking

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systems, they have approached this process more cautiously than their counterparts in Eastern Europe or Latin America.

Apart from parochial protectionist arguments, there are some valid concerns regarding the internationalisation of the banking sector. This said, many of the concerns regarding foreign bank entry are arguably more to do with the timing and pace of the deregulation process as well as the mistaken belief that foreign bank entry is synonymous with capital account deregulation. The evidence that a high share of foreign bank ownership may lead to a greater likelihood of foreign shocks being transmitted domestically and, thus, may be a source of added vulnerability is mixed at best and more careful work needs to be done on this topic.
1. Introduction

Over the last decade many emerging Asian economies have been liberalising their financial sectors, including opening up their banking systems to foreign competition. One of the immediate motivations for undertaking this policy in countries such as Indonesia, South Korea and Thailand was the much-needed funds that foreign investors might bring in to help recapitalise the banking systems following the Asian crisis of 1997-98. Beyond the financing issues, however, it is becoming increasingly apparent that foreign competition tends to bring with it additional benefits that may not be likely in the case of domestic competition.

First, there is a growing body of empirical evidence highlighting the benefits of foreign bank entry in emerging economies by way of reductions in cost structures, improvements in operational efficiency, introduction and application of new technologies and banking products, marketing skills and management and corporate governance structures. In relation to this, foreign banks could enhance the quality of human capital in the domestic banking system by importing high-skilled personnel to work in the local host subsidiary as well as via knowledge spillovers to local employees. Customers should in turn benefit in terms of being able to access new financial services.

Second, bank internationalisation may create domestic pressures for local banking authorities in the host countries to enhance and eventually harmonise regulatory and supervisory procedures and standards and the overall financial infrastructure to international best practice levels.

Third, the entry of foreign banks ought to reduce the extent of “non-commercial” or “connected” lending as these banks are not as politically connected as the home-grown institutions and therefore less susceptible to political patronage.

Fourth, opening up the domestic banking sector to foreign participation might encourage some of the local banks to venture overseas to compensate for the loss of domestic revenue sources, or more generally because they have learnt from the experiences of their foreign competitors who have entered the local market. Thus, as Singapore’s domestic banking system has become more internationalised since 1997-98, local banks in Singapore have both consolidated their operations while also aggressively expanded their operations overseas and have been active participants in cross-border mergers and takeovers. Singapore banks, for instance, have purchased significant stakes in banks in India, Hong Kong, Thailand, the Philippines and Indonesia, just to name a few. Similarly, India’s largest bank, the State Bank of India (SBI), has been aggressively establishing ventures overseas in recent years just as the domestic market in India has become more open to foreign banks.

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2 For instance, see Levine (1996); Claessens and Glaessner (1998); Claessens et al., (1998); Also see Tamirisa and Sorsa (2000).
3 See Kono and Schuknecht (1999).
5 For discussions of the overseas expansion of Singapore’s largest domestic banks, see Tschoegl (2001) and IMF (2005). A caveat is in order. Some observers have argued that Singapore still appears to be hesitant in allowing greater foreign banks into their countries from countries like India citing inadequate prudential standards despite Indian banks being relatively strong by international standards.
6 For instance, see http://www.thehindubusinessline.com/2009/05/10/stories/20090510050840300.htm. For more discussion of India’s overseas investments in general, see Rajan (2009).
Fifth, a banking system with an internationally diversified asset base may be more likely to be stable and less crisis-prone. There is evidence, for instance, that the foreign bank branches have lower non-performing loan (NPL) ratios than the domestic banks in South Korea, Malaysia and Thailand. In addition, the domestic branches of foreign banks may be able to obtain financing from the foreign head office which could act as a private lender of last resort during a period of financial stress. This said, it is important to ensure that foreign investments do not largely originate from a single home country as this might increase rather than decrease instability. Diversification of exposure is key to enhancing financial stability. (However, recent lessons of experience have given policymakers and observers some reason to revisit this oft-noted advantage of foreign bank entry; we return to this issue in the following sections).

The remainder of the paper is organised as follows. Sections 2 and 3 respectively examine the extent of de jure and de facto policies in Asia with regard to the introduction of greater foreign competition. While there has clearly been increased international financial liberalisation in the region, Asia lags behind emerging Europe and Latin America when it comes to the relative significance of foreign banks in their respective domestic economies. Section 4 discusses Asia’s relatively cautious approach towards this policy. Section 5 concludes the paper. An annex lists the top 10 foreign investors in selected Asian economies. For reasons of data availability, the focus of this paper is limited to selected emerging Asian economies, viz. India, China, Indonesia, South Korea, Malaysia, Thailand and the Philippines.

2. De Jure Openness of Asian Banking Systems

Several Asian economies have witnessed crucial regulatory changes in their financial sectors since the Asian financial crisis. Most of these countries have come up with specific blueprints for restructuring their respective banking and financial sectors. While the details of these reforms obviously vary between countries, one of the central elements of the restructuring plans common to all these nations has been the move to ease the entry norms for foreign banks, although the timing and pace has varied quite considerably. One of the key regulatory changes that took place pertaining to foreign bank entry was the amendment of rules governing foreign equity limits in the domestic banking sector. These were dramatically altered in some of the hard-hit countries after the crisis. While countries such as Indonesia, South Korea and Thailand raised their foreign ownership limits quite aggressively, others such as Malaysia took a more gradualist approach. Table 1 presents a snapshot view of the key regulatory changes that have taken place in Asia between 1998 and 2008. We discuss a few details below.

2.1 The Enthusiastic Liberalisers: Indonesia, South Korea, Thailand and the Philippines

Indonesia, by virtue of being the hardest-hit due to the Asian crisis, was quite proactive in undertaking full-fledged restructuring of its financial sector following the economic crunch.

7 Negishi and Inoguchi (2006).
9 In view of this, trade agreements which give preferential access to foreign banks from only one or two countries (something that could happen with bilateral trade agreements) should be eschewed in favour of a more broad-based liberalisation on a multilateral basis.
10 We exclude Singapore and Hong Kong as they are regional financial centres.
The first step was to address the problems in the domestic banking system, which was done by setting up the Indonesian Bank Restructuring Agency (IBRA) in January 1998 to oversee mass consolidations of the badly-hit domestic banks and also to deal with the issue of NPLs in state and private banks. In addition, the more significant regulatory change occurred when a new banking law came into existence in November 1998 that relaxed the restrictions on foreign participation in the country’s domestic banking industry. The key elements of that law included permitting foreign banks to take over Indonesian banks and investing in unlisted and listed banks, subject to some restrictions, allowing foreign non-bank institutions to purchase Indonesian banks and removing restrictions on the expansion of the branches of foreign joint-venture banks. This move also allowed the IBRA to sell off the local banks that were nationalised (in order to prevent them from completely collapsing) during the crisis to the foreign firms. This ‘divestation programme’ has yielded the desired results as the country has seen a tremendous growth in the foreign ownership in the national banking system. Foreign banks in Indonesia constitute a sizeable presence in terms of their number. By the end of 2005, there were about 37 banks which could be classified as foreign banks in Indonesia, of which 11 were foreign bank branches, 17 were joint ventures and nine were foreign acquired banks. This said, the definition of a foreign bank does not include private national banks which also have significant foreign ownership stakes. While foreign bank subsidiaries and foreign bank branches are not governed by different regulations, no new licenses are being granted to either of the two, although the already established foreign branches and joint venture banks are allowed to open one additional sub-branch and an additional office in the country.

During the restructuring process in the post-crisis period, the South Korean government pursued a policy of encouraging the entry of foreign banks and thereby easing most of the regulatory obstacles that stood in their way. In 1998, the Financial Supervisory Commission (FSC) was established to oversee the restructuring of the financial sector and the FSC recognised the need for foreign participation to assist the country in the process of recapitalisation and enhance the efficiency of the banking system. If foreign ownership of domestic commercial banks exceeded 10, 25 and 33 percent successively, it would require approval. Apart from allowing for greater foreign ownership, foreign banks have also been allowed to establish subsidiaries in the country. An interesting point worth noting is that the modified banking law in 1998 resulted predominantly in easing foreign investment through mergers and acquisitions (M&A) in South Korean banks rather than through the opening of foreign bank branches. Notwithstanding an initial spurt in overseas foreign banks in the South Korean market immediately after the crisis, it was only after 2004 that the foreign bank entry through branches resumed in a significant way, and by the end of 2008 there were 39 foreign bank branches in South Korea (Kim, 2005). This said, it is key to note that the local foreign bank branches are still governed by some stringent regulations that limit the participation of wholly foreign-owned banks in South Korea.

Thailand is the other aggressive liberaliser. The most important regulatory reform following the 1997-98 crisis was to allow 100 percent foreign ownership of the domestic financial institutions for a 10-year period, after which the foreign banks would not be able to take up additional equity unless they held less than 49 percent of equity. This ruling assumed more prominence mainly because of the severe restrictions that are in place for the foreign banks to gain market access through establishing branches. The Financial Sector Master Plan (FSMP)

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11 Although the law does not yet permit foreign banks to establish new fully foreign-owned banks in Indonesia, foreigners can acquire 99 percent of existing banks’ shares.
introduced in 2004 allows foreign banks to apply for two types of licenses. The first option is for a foreign bank to be a subsidiary whereby it enjoys the same scope of business as a commercial bank and is also allowed to open one branch within Bangkok and three branches elsewhere in Thailand. The second option is to apply for a full branch of a foreign bank, which has the same scope of business as a commercial bank but is not allowed to open any branches. The minimum capital requirement is higher for a branch than a subsidiary. Foreign banks with majority shareholdings in Thai commercial banks are also allowed (so-called hybrid banks). As of February 2009, Thailand had three hybrid banks, 16 foreign branch banks and 24 foreign banks that maintain representative offices.

While the Philippines has not been nearly as aggressive as the other three economies, it has undergone a substantial restructuring of its banking system following the crisis. Similar to its neighbours, in 2000, the general banking act was amended to facilitate the entry of foreign banks. This also resulted in a favourable policy change towards encouraging significant cross-border M&A in the financial sector. Foreign banks were allowed to acquire a 100 percent stake until end April 2007, after which the ownership cap reverted to 60 percent.

2.2 The Cautious Liberalisers: China and India

The case of China seems to be very different when compared to the experiences of other countries in the region. China has been a late entrant to the Asian region to open up its banking sector for foreign participation. While most of the other Asian economies undertook more aggressive domestic liberalisation than what they have been offered under the General Agreement on Trade in Services (GATS) (noted below), most of the recent developments with respect to foreign bank operations in China have been primarily driven by obligations arising from China’s entry into the World Trade Organization (WTO) in 2001. Although there was a multilateral commitment for a phased expansion of foreign bank access since the end of 2006 (Leigh and Podpiera, 2006), the penetration level of foreign banks in China remains very small and even insignificant to some extent, as the larger issue of complicated regulatory requirements still remains.

While the direct participation of foreign banks as either branches or subsidiaries in the Chinese banking system is insignificant, indirect participation as investors with minority stakes has been gaining considerable popularity in the recent years (Leigh and Podpiera, 2006). Since 2003 the maximum share a single foreign investor may take in a local bank had been raised to 20 percent. The overall maximum foreign shareholding is set at 25 percent. There were about 70 banks with minority stakes in Chinese banks and close to 200 foreign banks had opened representative offices in China as of the end of 2007. The regulations governing the establishment of foreign banks remain quite stringent compared to those of the other countries in the region. Only those foreign commercial banks that have maintained a representative office in China for at least two years prior to the application, and have total assets of not less than US$10 billion at the end of the year preceding the application, can apply for establishment of a wholly foreign-funded bank (subsidiary). The same asset requirement applies for the establishment of a Chinese foreign joint-venture bank and the asset requirement is even higher for the establishment of a branch. Foreign banks are encouraged to have local incorporation. Those banks that do not incorporate locally will be barred from accepting individual deposits of less than RMB 1 million, (in a way severely

12 Malaysia would also be in this category of cautious liberalisers with minimal changes during the period under consideration.
limiting the scope of their business). As of the end of 2007, 24 foreign banks had incorporated locally and a total of 25 Chinese commercial banks had entered into partnerships with foreign investors.

The liberalisation of financial services in India has been gradually picking up pace since the early 1990s. Compared to China, India’s regulatory environment has been reasonably liberal since then and in some cases more favourable to foreign banks than the domestic banks, which is in sharp contrast with the other countries in the region. For instance, there is no discriminatory treatment between a foreign bank and a domestic bank as far as the banking operations are concerned. A foreign bank can undertake all the activities permitted to an Indian bank, including both retail and wholesale banking business. In addition, there exists some form of a positive discrimination favouring foreign banks with regards to the priority sector lending requirements. Foreign banks are required to lend only 32 percent of net credit to priority sectors, as against the 40 percent requirement for the Indian banks. The domestic banks also have a sub-ceiling with respect to agricultural advances as a part of priority sector lending, which is not applicable to foreign banks. Export credits that are granted by foreign banks would be adjusted towards the priority sector lending obligation, something that is not available for the Indian banks. Importantly, foreign banks are now allowed to access the Indian market not only through branches but also as wholly owned subsidiaries. This was a significant component of the blueprint pertaining to widening the presence of foreign banks in the Indian market.13 Aggregate foreign investment in private domestic banks identified by the Reserve Bank of India (RBI) for restructuring has been revised to 74 percent.

3. Penetration Rates of Foreign Banks in Asia

Overall, we see that much of Asia has taken important – although by no means uniform – steps in opening up their banking systems to foreign competition. But to what extent have these regulatory changes translated into actual or de facto changes?

The evidence regarding the number and share of foreign banks in the domestic economy is somewhat counter-intuitive in that the number of foreign banks appear to have gone down in most of the countries (except the Philippines) despite the various regulations designed to ease the entry norms for foreign banks (Table 2). However, this has largely been due to major consolidations and domestic restructuring among local banks. More insight can be derived by examining the market share of foreign banks in terms of assets and liabilities. Table 3 offers some indicative evidence by providing the extent of penetration of foreign banks with respect to their share of total assets and deposits.14

The levels of foreign bank penetration have increased dramatically in Indonesia and South Korea in particular, but also Thailand and the Philippines to a somewhat lesser extent, especially in the case of foreign bank share of domestic assets. Not surprisingly, the penetration levels of foreign banks in China’s domestic banking industry remained insignificant with just a 2.3 percent share of total banking assets at the end of 2007, although up from close to zero in 1997. India and Malaysia are interesting cases. As Table 3 indicates, there was no substantial change in the market share of foreign bank assets and deposits pre- and post-crisis in both these countries. In fact, the share of deposits of the foreign banks has

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14 The data for foreign bank assets is more easily available and hence more complete (and likely accurate) than that of foreign bank deposits.
actually declined in both the countries, although marginally. This appears to largely be due to a rapid rise in the presence of private domestic commercial banks which have captured market shares from national banks as well as foreign banks.

In Malaysia, the restrictions on foreign participation in its banking sector were largely maintained in the post-crisis period. The share of foreign bank assets in Malaysia improved marginally from 21.6 percent in 1997 to about 23 percent in 2008 while those of deposits remained stagnant. As Table 4 highlights, private domestic commercial banks controlled nearly 78 percent of the banking assets and deposits in the country during the time of the crisis and this structure of the Malaysian banking system has largely continued to remain so even a decade after the Asian crisis. Given the overwhelming significance of private domestic banks as compared to foreign banks, mainly arising out of a favourable policy by the government to encourage domestic consolidation and privatisation, it was difficult for foreign banks to expand their presence in Malaysia.

While India’s regulatory policies seem to provide a conducive environment for the entry and operation of foreign banks, the significance of foreign banks in the domestic banking industry has actually been declining since 1997. The concomitant rise in the private sector banks in the country and the already existing state owned banks appear to be outpacing the foreign bank entry. Specifically, the number of foreign banks operating in India has actually declined from 42 during 1997-98 to about 29 in 2007. While this was partly due to mergers between the Indian branches of foreign banks, there were also closures of some foreign banks in this period. As in Malaysia, domestic consolidations and privatisations were favoured to allowing foreign bank entry per se. Thus, the share of foreign bank assets in the total commercial banking assets stood at nearly 8 percent in 2007, almost on par with the levels during the 1997 financial crisis, while that of deposits declined from about seven percent during 1997 to around 5.8 percent in 2008. On the other hand, as shown in Table 4, the significance of private sector banks has been growing steadily since 1997 and they accounted for nearly 22 percent of the banking assets at the end of 2007, up from about 10 percent in 1997. The same trend holds good for deposits and the shares of deposits held by the private banks expanded significantly in the post-crisis period from about 8 to 20 percent in 2007.

It is instructive to note here that the multilateral commitments of almost all these economies have been bound at lower levels than what has been liberalised autonomously. For instance, India’s multilateral commitments at the WTO in the banking sector came into force soon after the Asian financial crisis (1997-98) and the obligations concerning issuing of new licenses for foreign bank entry were limited to 12. Also, as per the commitments, India could deny issuances of new licenses to foreign banks if their share of assets (including both on and off balance sheet items) exceed 15 percent. However, in reality, the RBI has been far more liberal in granting entry for more foreign banks than the levels committed at the multilateral level, and it has also not denied licenses to any new foreign bank using the WTO provisions to-date. The foreign equity limits have also been raised autonomously to 74 percent as opposed to the 49 percent that was bound in the revised offers. These instances indicate that the multilateral commitments have actually lagged behind the autonomous liberalisation measures taken with respect to foreign bank entry.

4. Asia’s Continued Anxieties with Foreign Bank Entry

To sum up, while foreign banks have made some inroads into emerging Asia, especially Indonesia, South Korea and Thailand, the extent of penetration of foreign banks into Asia as
a whole has been relatively low compared to that of Central and Eastern European, and Latin American countries. For instance, a recent report by the Committee on the Global Financial System (CGFS) made the following observation:

One of the features that differentiates Asia from other emerging market economies is the limited degree of foreign participation in the domestic banking sector...(T)he share of foreign bank assets in Asia, at about 10 percent, is far smaller than 33 percent in Latin America and over 50 percent in Eastern Europe. In Latin America and Eastern Europe, a series of “mega” takeovers have led to a significant foreign bank presence in many countries, frequently with a large portion of the banking system owned by foreign institutions. The average size of cross-border financial sector M&A deals during the last five years was around US$40 million in Asia, considerably smaller than that of around US$187 million in Latin America. This mostly reflects the fact that in Asia, many takeovers were either purchases of small financial institutions or acquisitions of minority stakes, with the exception of Thailand.\(^{15}\)

While Asian economies have been deregulating their banking systems for reasons noted above, they have, as a group, approached this process somewhat more cautiously than their East European or Latin American counterparts. Part of this caution may be attributable to the continued presence of a strong anti-foreign bank lobby in some Asian countries. While some of the criticisms are misplaced and part of a larger “globophobia” phenomenon, there are some valid concerns with this policy.\(^{16}\)

For some time, the conventional wisdom has been that a banking system with an internationally diversified asset base may be more likely to be stable and less crisis-prone. There is evidence, for instance, that the foreign bank branches have lower NPL ratios than domestic banks in South Korea, Malaysia and Thailand. In addition, the domestic branches of foreign banks may be able to obtain financing from the foreign head office which could act as a private lender of last resort during a period of financial stress. A growing concern is that foreign banks might be a source of instability and contagion rather than stability. This appears to have been the case in the recent global financial crisis which hit the Eastern European financial system much harder than it has the relatively more closed and regulated Asian financial system. Does foreign bank entry, or more broadly, internationalisation of the financial sector, make the country prone to international capital booms and reversals? Many casual observers of financial liberalisation fail to make a distinction between “capital account deregulation” (such an external borrowing), on the one hand, and “internationalisation of the financial sector”, on the other. The latter is broadly defined as the elimination of barriers to entry and discriminatory treatment of foreign competition and cross-border provision of financial services.

The nexus between international capital flows and financial services may be succinctly and effectively captured by Table 5. Cell I on the uppermost left-hand corner refers to the case of financial autarky, that is, neither financial services trade nor an open capital account. Cell IV

\(^{15}\) The Committee on the Global Financial System is a central bank forum established by the Governors of the G10 central banks to monitor and examine broad issues relating to financial markets and systems. See CGFS (2003). Also see the Reserve Bank of Australia (2003). See The Economist (February 8, 2003) for a general survey of Asian financial systems post-crisis.

\(^{16}\) This section builds upon Rajan and Gopalan (2009).
on the bottom right-hand side denotes the case of “complete” international financial liberalisation, that is, liberal capital account and bank internationalisation. The remaining two cells may be broadly classified as “partial international financial liberalisation”. Specifically, Cell II involves the case of bank internationalisation with capital restrictions; while Cell III is the case of capital account deregulation but with restrictions on trade in banking services maintained (for example, foreign bank loans). Of course, in reality, matters are not nearly as simple; the two elements of international financial liberalisation are closely intertwined and cannot be cleanly separated. Nonetheless, the assumption of total separability is useful conceptually.17

The GATS recognises the right of countries to maintain sovereignty over prudential and related regulations of all financial firms resident in the country, including capital account controls. It is more likely that capital account in the forms of foreign bank lending makes a country relatively more crisis-prone than when a foreign bank establishes a separate entity in the host country, and lends domestically, especially in the form of a fully independent subsidiary (as opposed to a branch or representative office). This said, much more research is needed on the relative costs and benefits of branches versus subsidiaries, the latter being relatively independent from the parent.18 For instance, are the former more likely to be supported by their parent in the event of a crisis in the host country but also more likely to “cut-and-run” in the event of a crisis in the source country or a global crisis? While research on the mode of bank lending is scant, one would also expect that domestic lending via an onshore foreign bank would more likely be in domestic currency, while offshore lending would be in foreign currency (such as the United States dollars), hence leaving the country comparatively more vulnerable to currency mismatches and financial crisis (that is, negative balance sheet effects).

Beyond this, the other broad economic justifications for continued protection of the domestic banking system boil down to the usual “infant industry” and “strategic” industry arguments. The first essentially argues that time is needed for domestic bank consolidation if local banks are to be able to compete effectively against multinational foreign banks which have much larger and more diversified capital bases. The second maintains that the financial sector, with its intricate linkages to the rest of the economy, is “too important to be left in the hands of foreigners”.

While the infant industry argument has merit in theory, as is usually the case, the problem in practice is that most infants take too long to grow up, and many a time they grow old rather than grow up. The other problem is that with infant industries is that, since they form a dependency on the state to protect them all the time from threats, it makes them become fairly inefficient and it is usually the consumer who usually loses out at the end. With regard to the strategic industry argument, one could turn it on its head and suggest that, in view of the importance of the banking and overall financial sector to the rest of the economy and society, everything possible must be done to ensure it is as efficient as possible, and that includes welcoming foreign bank participation. In any event, as with most other industries, the infant and strategic

17 For a discussion of the nexus between foreign bank entry and capital account regulation, see Kono and Schuknecht (1999) and Tamirisa (1999). The latter study finds that while financial service liberalisation in general has insignificant effects on capital inflows, different modes of entry and different types of financial services (for example, banks versus insurance) could have differential effects on capital flows. There is evidence that the former inevitably leads to de facto weakening of capital controls. For some evidence of this in the case of China, see Liu (2005).
industry arguments appear more valid as grounds for moderating the pace and possibly even the extent of foreign bank entry, rather than opposing the policy in its entirety. From the regulators perspective, any form of financial services liberalisation requires that the institutional and regulatory environment be fortified before and during the process of liberalisation. Liberalisation in a weak or ineffective regulatory and supervisory environment can be calamitous. This was made abundantly clear by the East Asian crisis of 1997-98 which was partly caused by the ill-timed and ill-sequenced liberalisation of the financial sector. This is an important reason to favour introducing competition in a phased and nuanced manner.

There are other reasons for a gradual as opposed to a “cold turkey” or “big bang” approach to bank internationalisation. The long sheltered and coddled local banking sector usually needs some “breathing space” and lead time to prepare for the impending competition. This in turn necessitates a broad consolidation of many of the hitherto relatively weak and small banks and non-bank financial institutions via mergers or takeovers. Without this, apart from outright closures of some smaller and inefficient banks, remaining domestic banks may opt for increasingly risky and speculative investments to compensate for declining market shares, lower profit margins and eroding franchise values. If such “gambling for redemption” occurs, an increase in bad loans due to risky investments will partially offset the efficiency gains associated with greater international competition. In addition, foreign banks may, in some instances, be in a position to engage in “cherry picking”, that is, being able to choose clients or debtors of the highest quality and leaving the domestic banks to serve lower quality borrowers. There is some evidence that this has been happening in some Asian countries such as South Korea and India.¹⁹

This said, the danger of a gradualist approach to internationalisation is that it may eventually “run out of steam” as opponents of the program will have more opportunities to block it. Lest there be any wavering of commitment by Asian policy makers towards bank internationalisation, it is imperative to keep in mind that what matters for growth and welfare is the availability of high quality products and services at internationally competitive prices, not who provides them. It warrants repeating that the need for efficiency in banking services is paramount as it is a key input in all other sectors of the economy. This point needs to be reinforced in Asia where, despite noteworthy steps having been taken to lower barriers and encourage foreign participation in their domestic banking sectors, the region’s banking sectors remains somewhat less internationalised than their counterparts in Latin America and Eastern Europe. Indeed, many Asian countries, especially China and India, are only at the early stages of internationalising their banking and financial systems.

One outstanding concern of the deregulation of the domestic banking system which has gained greater credence recently is that it could weaken the ability of the central bank to use “moral suasion” in times of crisis. For instance, the ongoing financial crisis has made apparent the lack of effectiveness of conventional monetary policy, due in part to the fact that liquidity infusions by many central banks into the domestic financial system have remained clogged up without being passed on to the real economy in terms of bank lending (hence resulting in a sharp decline in the money multiplier). However, this has been somewhat less of a problem in some Asian economies such as India and China, where large public sector dominated banks (de facto or de jure) such as the central banks, have been able to “cajole”

¹⁹ For Korea, see Kim and Lee (2004). For India, see Gormley (2006).
the domestic commercial banks to lower lending rates and increase lending to the private sector.20

5. Conclusion

The evidence of efficiency and related gains to be reaped from foreign bank entry is fairly strong. This has motivated a number of emerging economies to welcome foreign banks into the domestic economy. While Asian banking systems have become more internationalised over the last decade since the 1997-98 crisis, they still remain relatively closed compared to their Eastern European and Latin American counterparts. As discussed above, many of the concerns of foreign bank entry are arguably more to do with the timing and pace of the deregulation process as well as the mistaken belief that foreign bank entry is synonymous with capital account deregulation. The evidence that a high share of foreign bank ownership may lead to a greater likelihood of foreign shocks to be transmitted domestically and thus be a source of added vulnerability, is mixed at best and more careful work needs to be done on this topic.

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The Economist, 8 February 2003.


Table 1: Key Regulatory Changes Concerning Foreign Bank Entry in Emerging Asia

<table>
<thead>
<tr>
<th>Country</th>
<th>Blueprint Pertaining to Foreign Bank Entry</th>
<th>Foreign Equity Ownership</th>
<th>Branch versus Subsidiary – Key Differences in Rules</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>China</td>
<td>Regulations for the Administration of Foreign-funded banks (November 2006)</td>
<td>Not Available</td>
<td>20 percent – single foreign investor</td>
<td>Minimum asset requirement higher for a branch than a subsidiary/joint venture bank.</td>
</tr>
<tr>
<td>India</td>
<td>Roadmap for presence of foreign banks in India (2005)</td>
<td>49 percent</td>
<td>74 percent</td>
<td>Foreign banks can establish presence either through branches or as a 100 percent wholly owned subsidiary (WOS). Existing branches can convert into a WOS.</td>
</tr>
<tr>
<td>Indonesia</td>
<td>New Banking Law (November 1998)</td>
<td>49 percent</td>
<td>100 percent</td>
<td>Foreign bank subsidiaries and branches are not governed by different regulations.</td>
</tr>
<tr>
<td>Country</td>
<td>Law / Plan</td>
<td>Foreign Ownership Limits</td>
<td>Branches Regulated</td>
<td>Remarks</td>
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<td>--------------</td>
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<tr>
<td>Thailand</td>
<td></td>
<td>25 percent</td>
<td>100 percent</td>
<td>A foreign bank subsidiary is allowed to open one branch within Bangkok and three branches elsewhere. A full branch of a foreign bank cannot open any branches.</td>
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<td></td>
<td></td>
<td>100 percent</td>
<td></td>
<td>100 percent foreign equity ownership only for 10 years after which the foreign investors will be allowed to purchase additional shares only if their stakes fall below 49 percent</td>
</tr>
<tr>
<td>South Korea</td>
<td>Modified Banking Law (1998)</td>
<td>49 percent</td>
<td>100 percent</td>
<td>The capital structure, entry and exit regulations are different for branches.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Financial Supervisory Commission needs to approve when foreign ownership stakes exceed 10, 25 and 33 percent up to 100 percent.</td>
</tr>
<tr>
<td>Malaysia</td>
<td>Master Plan (2001)</td>
<td>30 percent</td>
<td>30 percent</td>
<td>There are no foreign bank branches. New branches or ATMs not allowed. All foreign banks are required to be locally incorporated - viz. they have to be subsidiaries.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Already existing subsidiaries were allowed to open 4 additional branches in 2006.</td>
</tr>
<tr>
<td>Philippines</td>
<td>General Banking Law (2000)</td>
<td>60 percent</td>
<td>60 percent</td>
<td>No specific differences in regulations governing branch and subsidiaries.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Since 2000, foreign bank subsidiaries can enter into the country only by purchasing an existing domestic bank.</td>
</tr>
</tbody>
</table>

Source: Authors’ compilations based on the following documents - EIU Country Finance Reports (various years), East Asia Analytical Unit Report (1999), Marchetti (2009) and Pasadilla (2008).
Table 2: Number of Foreign Banks in Emerging Asia

<table>
<thead>
<tr>
<th>Country</th>
<th>During the Crisis (1997)</th>
<th>Post-crisis (Latest Year Available)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Indonesia</td>
<td>44</td>
<td>37 (2005)</td>
</tr>
<tr>
<td>Malaysia</td>
<td>14</td>
<td>13 (2008)</td>
</tr>
<tr>
<td>Thailand</td>
<td>21</td>
<td>16 (2008)</td>
</tr>
<tr>
<td>Philippines</td>
<td>13</td>
<td>22 (2008)</td>
</tr>
<tr>
<td>China</td>
<td>NA</td>
<td>71 (2007)</td>
</tr>
<tr>
<td>India</td>
<td>42</td>
<td>29 (2007)</td>
</tr>
</tbody>
</table>

Notes: In addition to branches and subsidiaries, foreign banks here include minority stakes, joint ventures, etc. Figures in Parentheses denote the latest available year for that country. NA – Not Available
Source: 1 Taken from Chua (2003).
2 Compiled from the EIU Country Finance Reports.
3 Based on Oh and Park (1998).

Table 3: Share of Bank Assets and Deposits in Emerging Asia by Foreign Banks with Majority Ownership

<table>
<thead>
<tr>
<th>Countries</th>
<th>Share of Banking Assets ( percent)</th>
<th>Share of Banking Deposits ( percent)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>1997</td>
<td>2007-08</td>
</tr>
<tr>
<td>Thailand</td>
<td>7.1</td>
<td>12.6 (2008)</td>
</tr>
<tr>
<td>Philippines</td>
<td>8.5</td>
<td>13.2 (2007)</td>
</tr>
<tr>
<td>South Korea</td>
<td>2.2</td>
<td>15.7 (2008)</td>
</tr>
<tr>
<td>China</td>
<td>0.1</td>
<td>2.3 (2007)</td>
</tr>
<tr>
<td>India</td>
<td>7.9</td>
<td>8.4 (2008)</td>
</tr>
</tbody>
</table>

Note: A bank is defined as foreign if it includes over 50 percent of shares. Figures in Parentheses denote the latest available year for that country. NA – Not Available.
Source: 1 Unless and otherwise mentioned, all the banking assets data for the year 1997 is based on Cull and Peria (2007).
2 Unless and otherwise mentioned, all the data available for 2007-08 is based on EIU Country Finance Reports, latest available year.
4 Data compiled from central banks documents.
5 Data based on Kim and Lee (2004).
6 Data on India compiled from the RBI’s documents; Prasad and Rao (2005).
### Table 4: Domestic Private Commercial Bank Assets and Deposits in India and Malaysia

<table>
<thead>
<tr>
<th></th>
<th>India</th>
<th>Malaysia</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Share of Banking Assets (percent)</td>
<td>Share of Banking Deposits (percent)</td>
</tr>
<tr>
<td>1997-98</td>
<td>10.1</td>
<td>8.3</td>
</tr>
<tr>
<td>2007-08</td>
<td>21.7(^1)</td>
<td>20.3(^1)</td>
</tr>
</tbody>
</table>

Source: 1 Compiled from Reserve Bank of India and Bank Negara Documents

### Table 5: Domestic versus International Capital Flows and Bank Internationalisation

<table>
<thead>
<tr>
<th>Loan involves domestic capital only</th>
<th>Loan provided by domestic supplier</th>
<th>Loan provided by foreign supplier</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cell I: Neither financial services trade nor international capital flows.</td>
<td>Cell II: Financial services trade only.</td>
<td></td>
</tr>
</tbody>
</table>

| Loan involves international capital only | Cell III: International capital flows only. | Cell IV: Financial services trade and international capital flows. |

Source: Kono and Schuknecht (1999)
Top Ten Foreign Banks in Emerging Asian Economies by Country of Origin

Top Ten Foreign Banks in Indonesia by Country of Origin, 2007

- Singapore, 2
- Malaysia, 2
- USA, 1
- UK, 3
- Japan, 1
- Austria, 1

Top Ten Foreign Banks in Malaysia by Country of Origin, 2008

- Singapore, 2
- USA, 2
- UK, 3
- Japan, 1
- Germany, 1
- Canada, 1

21 Unless and otherwise mentioned, the top ten foreign-controlled banks in the individual countries are ranked in terms of their assets.

- Singapore, 1
- USA, 2
- UK, 2
- Japan, 3
- Germany, 1
- France, 1


- Malaysia, 1
- USA, 1
- UK, 2
- Japan, 2
- Germany, 1
- Netherlands, 1
- Australia, 1
- Taiwan, 1

Top Ten Foreign Banks in Korea by Country of Origin, 2005

- USA, 3
- UK, 2
- France, 2
- Switzerland, 1
- Germany, 1
- Netherlands, 1
Top Ten Foreign Banks in India by Country of Origin, 2007

- Singapore, 1
- US, 3
- UK, 2
- Netherlands, 1
- Canada, 1
- Japan, 1
- France, 1

Note: Top 10 foreign banks in India are ranked by advances in fiscal year 2006/07.


- Singapore, 1
- USA, 1
- UK, 3
- Hong Kong, 3
- Japan, 1
- Germany, 1

Note: Top ten foreign banks in China are ranked by the number of employees as on June 2008. Source (for all the figures): Compiled based on EIU Country Finance Reports.

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