Failing Firm Defense with Entry Deterrence

Alessandro Fedele† Massimo Tognoni‡

October 2006

Abstract

Under the principle of the Failing Firm Defense (FFD) a merger that would be blocked due to its harmful effect on competition could be nevertheless allowed when (i) the acquired firm is actually failing, (ii) there is no less anti-competitive alternative offer of purchase, (iii) absent the merger, the assets to be acquired would exit the market. We focus on potential anti-competitive effects of a myopic application of the third requirement by studying consequences of a horizontal merger on entry in a Cournot oligopoly with a failing firm. If the merger is blocked entry occurs and, when the industry is highly concentrated, consumer welfare is bigger because gains due to augmented competition exceed losses due to shortage of output.

Keywords: Failing Firm Defense, Entry Deterrence, Consumer Surplus.

JEL codes: K21, L13, L41.

†Alessandro Fedele gratefully acknowledges University of Milano-Bicocca for financial and technical support. We thank Giacomo Calzolari, Vittoria Cerasi, Fabio Massimo Esposito, Massimo Ferrero, Lars Persson, Pierluigi Sabbatini, Carlo Scarpa and the seminar audience at CIE-ITAM and ASSET 2005 for useful comments and suggestions. The usual disclaimer applies.

‡Department of Statistics, University of Milano-Bicocca, Via Bicocca degli Arcimboldi 8, 20126 Milano, Italy; email: alessandro.fedele@unimib.it.

‡LECG Consulting Italy Srl, Via Pontaccio 10, 20121 Milano, Italy and Department of Economics, University of Bologna, Strada Maggiore 45, 40125 Bologna, Italy; email: mtognoni@lecg.com.
1 Introduction

In most developed countries, mergers are illegal when creating or strengthening dominant positions.¹ A merger that would be blocked due to its adverse effect on competition could be nevertheless allowed if the firm to be acquired is failing under the so-called Failing Firm Defense (FFD).

The FFD is well established both in the EU and U.S. case-law.² In the EU the case of Kali und Salz (Case No IV/M.308) and the more recent one in the chemicals sector Basf/Eurodiol/Pantochim (Case No COMP/M.2314) gave the opportunity to the European Commission of setting out extensively the three requirements which must be met to apply the concept of a rescue merger:

• the acquired undertaking would immediately go bankrupt if not bought out by another undertaking (i);

• there is no less anti-competitive alternative offer of purchase (ii);

• the assets to be acquired would exit the market if not taken over by another firm (iii).³

First, the Court of Commerce confirmed that both Eurodiol and Pantochim would have to be declared bankrupt if a buyer for them were not approved. Second, although a number of competitors were contacted, after a close look at the business activities of the failing undertakings no other firm apart from BASF was interested in submitting offer. Third and, as we will see, more interesting for the purpose of this paper, the Commission stated that the assets of the failing firms would have definitely exited the market if the merger had been blocked because "a shutdown of the production would have caused additional costs for new catalysts if the plant was restarted", thereby making unlikely an immediate takeover by a third party. Moreover, the availability of a qualified workforce

¹See Farrell and Shapiro (1990) and Motta (2004) for a general discussion of the effects of mergers on competition.

²See Persson (2005). In the U.S. the FFD was first applied in the case of International Shoe’s acquisition of a financially troubled competitor, McElwain Company, and it was developed further in the case of Citizen Publishing Co., when the Court rejected a merger with a distressed newspaper company.

was crucial for the operation of the chemical plant; the Commission noted that "as parts of qualified workforce have already left and others will certainly do so after bankruptcy is declared, the incentives for any investor to take up business after bankruptcy are fairly low". The Commission stated that absent the merger the exit of assets of Eurodiol and Pantochim would have caused a significant capacity shortage for products which were already offered under very tight capacity constraints. At least for a considerable period of time, compensation for this capacity reduction would have been impossible. As a consequence, a strong price increase was supposed to emerge given the capacity constraints and the inelastic demand for those products. The Commission concluded that the deterioration of the competitive structure resulting from the merger would have been less significant if it was allowed and in 2001 BASF was permitted to acquire Eurodiol and Pantochim.

The idea that an anticompetitive merger is better than the closure of a company has intuitive appeal. If the failing firm’s assets could be expected to remain in the market in other hands -either a somehow rejuvenated original firm or a new firm- then their acquisition by a leading incumbent would raise conventional antitrust concerns. Instead, if they would otherwise leave the market, the effect of the acquisition is to prevent a decrease in industry capacity, thereby (potentially) leading to a lower market price compared to the case of blocked merger.

Yet, we suggest that a trade-off between preservation of assets and entry deterrence should be taken into account: this is the basic idea of our analysis. Indeed, allowing the merger is equivalent to decreasing the cost of internal capacity expansion by the acquiring firm. Spence (1979) argues that in oligopolistic markets leading firms may maintain excess capacity as a deterrent to potential entrants or to discipline smaller rivals. Excess capacity permits existing firms to expand output and reduce price when entry is threatened, thereby reducing the prospective profits of new entrants which operate on the residual demand curve. If the merger gives enough capacity to the acquiring firm to deter entry of new competitors, we ask whether the Antitrust Authority (AA) should allow it to prevent shortage of output or block it, even if the three requirements of FFD are satisfied, to preserve competition. We assume that the AA assesses
the merger according to the maximization of consumer welfare, after remarking
that current EU and U.S. merger policies aim at protecting consumer interests
in the relevant market (Motta and Vasconcelos, 2005; and Lyons, 2002).

We consider a symmetric oligopoly à la Cournot where an unexpected ex-
ogenous shock makes one firm failing. A merger between the failing firm and
one of the other firms is then proposed: absent the merger, the assets of the
former are assumed to exit the market. All potential buyers are symmetric,
hence no less anti-competitive alternative purchase is available. We do not
model competition between the incumbents to acquire the failing firm’s assets.
In Section 2, we argue that under reasonable assumptions allowing for compe-
tition does not modify our conclusions. We study the effects of the merger on
entry by following Dixit (1980), who assumes that entry decisions depend on
whether the entrant ends up with positive profits in the Cournot equilibrium. Our
approach differs for we suppose that, before the competition in quantities,
the incumbents can gain the so-called first mover advantage only through the
acquisition of the failing firm assets and not through strategic capacity invest-
ment. We find that entry occurs when the merger is blocked, whereas it may
not occur when the merger is allowed. A myopic AA (i.e. an AA which does

\[4\] Considering asymmetric firms with respect to production costs so as to fully endogenize
the cause of the failure seems more reasonable, but it does not affect the qualitative results.
Our related paper (Fedele and Tognoni, 2006) tackles partially this issue by studying how the
equilibrium outcomes of the present framework change when an asymmetric Cournot duopoly
with a failing firm is considered.

\[5\] Entrants are supposed not to compete for the purchase of the failing assets. The rationale
behind this assumption stems from the following reasoning. When a firm is going to fail,
a merger, if any, must occur quickly. Indeed, a prolonged merger process might harm the
distressed firm and weaken it to a point that the merger no longer is viable to the purchaser.
Insiders are thus natural candidates to purchase because they can faster incorporate the
target firm’s units relying both on their existing internal organization and their typical higher
knowledge of business opportunities and risks with respect to new firms or outsiders. This
reasoning is supported by the observation that, in the few cases where the FFD has been
applied, the acquiring firms were insiders even if some outsiders were approached (in the case
of Kali und Salz, Potash Corporation of Saskatchewan and Enterprise Minière et Chimique
(EMC), both foreign firms operating outside the relevant market; in the BASF case, the South
African Company Sasol Chemical Industries). Note also that if an outsider was otherwise
available to acquire the target, that would be the less anticompetitive purchaser according
to the requirement (ii) of the FFD and it should thus get the failing assets. Even in our
framework this would be the consumer surplus maximizing merger and no concerns about
entry deterrence's effects would arise in that case. We rather focus on the (more interesting)
situation where no outsiders are available and therefore the requirement (iii) becomes relevant
in the merger assessment.
not take into account the above effects) may end up by ignoring that consumer surplus is greater when the merger is blocked rather than when it is allowed for, under some conditions, gains due to lower concentration outdo losses due to shortage of output.

While the literature on mergers generally is extensive, to our knowledge there are only two papers analysing specifically the FFD. Mason and Weeds (2003) argue that, even if rescue mergers lead to a more concentrated market structure and consequently lower consumer surplus, the possibility of mergers in times of financial distress increases the willingness of firms to enter the industry, therefore increasing consumer surplus in the long run. They conclude that a more lenient merger policy, i.e. allowing mergers at an early stage of financial distress when the failure is not certain, can lead benefits to consumers. Persson (2005) analyses the welfare consequences of the FFD, by focusing on the ex-post efficiency of sales of the failing firm’s assets. He finds that a smaller or a noncompetitor buyer may not be the socially preferred buyer and he calls for an improvement of the auction-selling procedure. While Mason and Weeds study the optimal degree of policy leniency, being thereby related to the requirement (i) of FFD’s law, and Persson deals with the optimal design of the auction for the failing firm, thereby concerning the requirement (ii), our analysis mainly concentrates on potential anti-competitive effects produced by a myopic application of the requirement (iii).

The remainder of the paper is organized as follows. The formal model is laid out in Section 2. Section 3 studies the effects of the horizontal merger on entry. Section 4 discusses the conditions under which the merger should be either allowed or blocked on the basis of consumer surplus. Section 5 concludes.

2 The model

In this section we consider a symmetric Cournot oligopoly where the number of incumbents is determined by a set-up entry cost and we describe the timing of the model. We then introduce an unexpected exogenous shock that makes one firm failing. Finally, we study the new Cournot equilibria in the two cases that an horizontal merger between the failing firm and one of the remaining firms is either allowed or blocked.
2.1 Symmetric Cournot Oligopoly

At \( t = -1 \), \( n \geq 2 \) firms incur a fixed set-up cost \( F \) to enter an industry with linear market demand

\[
p(Q) = a - Q,
\]

where \( Q = \sum_{i=1}^{n} q_i \) is the industry output. Total costs of production of the representative firm \( i \) are given by

\[
C_i = cq_i + rK_i + F,
\]

where \( c \geq 0 \) is the constant marginal cost for output \( q_i \) and \( r \) is the constant marginal cost for capacity \( K_i \). We assume that a unit of capacity is needed to produce a unit of output and, following Dixit (1980), we anticipate that at equilibrium \( K_i = q_i \). The profit of the firm \( i \) is thus as follows:

\[
\pi_i = \left( a - \left( \sum_{j \neq i} q_j + q_i \right) - (c + r) \right) q_i - F.
\]

Firms choose their output levels simultaneously to maximize (3). Due to symmetry of total production costs, optimal quantities are equal for all firms and given by \( \frac{a-c-r}{n+1} \). The associated optimal level of profit net of \( F \) is

\[
\pi^* (n) = \left( \frac{a-c-r}{n+1} \right)^2.
\]

**Assumption 1** \( F < F \leq F \),

where \( F = \pi^* (n^* + 1) \), \( F = \pi^* (n^*) \) and \( n^* \geq 2 \). Assumption 1 states that only \( n^* \) entrants make nonnegative profits: a symmetric oligopoly à la Cournot arises.\(^6\) Equilibrium quantity of each firm is

\[
\overline{K} = \frac{a-c-r}{n^* + 1},
\]

and industry output is

\[
Q_{-1} = n^* \overline{K}.
\]

**Assumption 2** \( 0 \leq r < r \),

\(^6\)Throughout the paper we assume that a firm enters the industry when its profit is non-negative.
where \( r = \frac{10 - 3\sqrt{10}}{19} (a - c) \). Assumption 2 states that the capacity cost \( r \) is low with respect to the market size and implies \( K > 0 \).  

Before proceeding, we describe the timing of the model.

1. At \( t = -1 \), the market structure is given by a symmetric \( n^* \)-firm oligopoly à la Cournot.

2. Between \( t = -1 \) and \( t = 0 \), an unexpected exogenous shock makes one firm failing. The failing firm and one of the remaining \( n^* - 1 \) firms propose a merger. Finally, the AA decides whether to allow the merger or block it on the basis of consumer surplus. Absent the merger, the assets of the failing firm are assumed to exit the market.

3. At \( t = 0 \), the firms compete simultaneously over quantities.

4. Between \( t = 0 \) and \( t = 1 \), \( m \geq 0 \) new entrants can build capacity and the incumbents can enlarge it. The following first stage of a two-stage game is played: before building the capacity the potential entrants choose whether to enter.

5. At \( t = 1 \), the second stage of the game is played: after observing the choice of the entrants, the firms compete à la Cournot.

We compute equilibria by assuming that parameters of the games are common knowledge and by restricting our attention to pure strategies. Before proceeding, it is important to observe that proposing the merger is profitable for both parties (therefore the rest of the analysis and our results are still valid) even when competition to acquire the failing assets takes place. In fact, one can check that expected profits of the merged firm are higher than the sum of expected profits made by two incumbents when one fails, exits the market and ends up with zero profits:\(^8\) (1) without competition, the failing firm weakly prefers to merge for its participation constraint is binding (i.e. the whole huge pie is left to the healthy firm); (2) with competition, the healthy firm weakly

\(^7\)Increasing the upper bound on \( r \) complicates computations without adding interest to our results.

\(^8\)This is due to two effects: the market, at least at \( t = 0 \), is more concentrated than before the shock and the merged firm, which is now endowed with bigger capacity, can precommit to compete more severely in the quantity game.
prefers to merge for its participation constraint becomes binding (i.e. it ends up with the same profits both with and without the merger).

2.2 Failing Firm

As anticipated, between \( t = -1 \) and \( t = 0 \) an unexpected exogenous shock makes one firm failing.\(^{10}\) The failing firm decides to merge with one of the remaining \( n^* - 1 \).

We analyze the Cournot game at \( t = 0 \) by taking into account that the firms are capacity constrained, because the potential for producing can be expanded only after \( t = 0 \). We consider separately the case where the merger is allowed and where it is blocked.

In the former case, there are \( (n^* - 2) \) no-merged firms with capacity \( K \), while the merged firm can produce up to \( 2K \).

**Lemma 1** When the merger is allowed, the Cournot equilibrium at \( t = 0 \) is such that each no-merged firm produces \( K \) and the merged firm produces

\[
\begin{align*}
&\frac{3(a-c)+r(n^* - 2)}{2(n^*+1)} \in (K, 2K) \quad \text{if } n^* < n_1, \\
&2K \quad \text{if } n^* \geq n_1,
\end{align*}
\]

where \( n_1 = \frac{a-c-2r}{r} \). Industry output is

\[
Q_0^A = \begin{cases} 
\frac{(2n^*-1)(a-c)-r(n^* - 2)}{2(n^*+1)} & \text{if } n^* < n_1, \\
n^*K & \text{if } n^* \geq n_1.
\end{cases}
\]

Formal proofs of this and all next results are in the Appendix. If the industry is sufficiently concentrated (i.e. \( n^* < n_1 \)), the merged firm prefers not to sell all the capacity with the aim of increasing the market price, because it maintains a significant demand share even if it restricts output. As a consequence, \( Q_0^A \) is lower than industry output before the failure. For higher \( n^* \) the above raising price strategy turns out to be not profitable and the merged firm increases production up to the capacity.

\(^9\)We think of a Bertrand mechanism. See Perry and Porter (1985) for a discussion on incentives to merge due to efficiency gains.

\(^{10}\)An explanation of the failure which we do not tackle explicitly but it is compatible with the model could be that the most highly leveraged firm may be unable to repay interests on debt if the industry is hit by an unforeseen financial shock.
If the merger is blocked, assets of the failing firm are assumed to be lost: \((n^*-1)\) symmetric firms remain in the industry with capacity equal to \(K\).

**Lemma 2** When the merger is blocked the Cournot equilibrium at \(t = 0\) is such that each firm produces \(K\). Industry output is

\[
Q^B_0 = (n^*-1)K. \tag{9}
\]

Symmetric Cournot equilibrium would require \(n^*-1\) remaining firms to increase the production to \(\frac{a-c}{n^*}\). Such a solution is however not feasible because of the capacity constraints, hence the equilibrium strategy is to produce as much as possible. Notice that \(Q^A_0 > Q^B_0\); industry output is higher if the merger is allowed.

### 3 Entry Deterrence

In this section we study the two-stage game between incumbents and entrants after \(t = 0\) by considering separately the case where the merger is allowed and the case where it is blocked. Output costs \(c + r\) per unit for the potential entrants because they incur both the production cost \(c\) and the capacity cost \(r\). On the contrary, incumbents incur the latter only if they decide to produce more than the capacity. The entrants also bear the fixed set-up cost \(F\). The game is solved by backward induction. We proceed in the following steps:

- we compute second stage optimal quantities and we verify whether the incumbents decide to enlarge capacity by analyzing the case where \(m\) entrants decide to enter;
- we check how many new competitors decide to enter at the first stage.

**Lemma 3** When the merger is allowed the SPNE at \(t = 1\) is as follows.

1. If

\[
\left\{ \begin{array}{ll}
F \leq F_0, \\
n^* < n_0,
\end{array} \right.
\tag{10}
\]

where \(F_0 = \left(\frac{3(a-c)-r(n^*+4)}{3(n^*+1)}\right)^2\) and \(n_0 = \frac{\sqrt{12r(a-c)-11r^2-3r}}{2r} < n_1\), then
only one firm decides to enter by producing \( \frac{3(a-c) - r(n^* + 4)}{3(n^* + 1)} \);

- output of each no-merged incumbent is \( \bar{K} \);

- the merged incumbent holds excess capacity by producing \( \frac{3(a-c)+r(2n^*-1)}{3(n^* + 1)} \in (\bar{K}, 2\bar{K}) \).

2. If \( F_0 < F \leq \bar{F} \), then

- no entry occurs;

- output of each no-merged incumbent is

\[
\begin{cases} 
  \frac{a-c-2r}{n^*} \in (\bar{K}, 2\bar{K}) & \text{for } n^* < n_1, \\
  \bar{K} & \text{for } n^* \geq n_1. 
\end{cases}
\]

- the merged one produces

\[
\begin{cases} 
  \frac{a-c+r(n^*-2)}{n^*} \in (\bar{K}, 2\bar{K}) & \text{for } n^* < n_1, \\
  2\bar{K} & \text{for } n^* \geq n_1. 
\end{cases}
\]

Figure 1 depicts in the plane \((n^*, F)\) the two areas where entry occurs and where it does not.

Figure 1: Entry choice when the merger is allowed.
Industry output is

\[ Q_A^1 = \frac{3n^* (a - c) - r (2n^* - 1)}{3(n^* + 1)}, \quad (11) \]

if (10) holds and

\[ Q_A^1 = \begin{cases} 
\frac{(n^* - 1)(a-c)-r(n^*-2)}{n^*} & \text{for } n^* < n_1, \\
n^*K & \text{for } n^* \geq n_1.
\end{cases} \quad (12) \]

if \( F_0 < F \leq F \).

An incumbent with huge capacity due to merger is present which reduces potential entrants’ profits. Nevertheless note that the merged incumbent’s production is increasing in \( n^* \): for low \( n^* \) prospective profits are sufficiently high to ensure entry of one competitor if the set-up cost \( F \) is small. For higher \( F \) none decides to enter: the no-merged incumbents have the possibility of producing more by enlarging the capacity if \( n^* < n_1 \), while they are not able to enlarge it if \( n^* \geq n_1 \).

**Lemma 4** When the merger is blocked the SPNE at \( t = 1 \) is such that only one firm decides to enter by producing \( K \) and the incumbents produce \( K \) as well, thereby not expanding the capacity. Industry output is

\[ Q_B^1 = n^*K. \quad (13) \]

The symmetric incumbents produce up to the installed capacities and find it not profitable to enlarge them. This enables a new firm to enter and get a market share such that its profit is sufficiently high to recover the set-up cost \( F \). Blocking the merger ensures that a new competitor meets exactly the excess demand brought about by the failure of an incumbent at \( t = 0 \). Indeed, \( Q_B^1 = Q_{-1} \): the industry output is at the same level as before the failing firm’s exit.

Lemmas 3 and 4 show the controversial effect of allowing the merger: holding excess capacity permits the merged firm to expand output at a lower marginal cost and reduce price when entry is threatened, thereby involving a reduction of entrants’ prospective profits. If (10) does not hold, blocking the merger is the only mean for the profits of one entrant to be sufficient to recover the entry cost.
4 Consumer Welfare

The analysis proceeds by checking whether the merger must be either allowed or blocked on the basis of consumer welfare. One-period surplus is defined as follows:

\[ \int_0^Q (a - Q) \, dQ - pQ \]  

(14)

and it amounts to \( Q^2/2 \), thereby being an increasing function of the industry output.

We compute the surplus gap at \( t = 0 \), which we denote with \( \Delta S^0 \), between the situation where the merger is allowed and the one where it is blocked. In symbols

\[ \Delta S^0 = \frac{(Q_A^0)^2}{2} - \frac{(Q_B^0)^2}{2}, \]  

(15)

where recall that \( Q_A^0(B^0) \) represents the industry output at \( t = 0 \) when the merger is allowed (blocked). We get

\[ \Delta S^0 = \begin{cases} \frac{1}{8} \frac{(a-c+rn^*)[(4n^*+3)(a-c)-r(3n^*-4)]}{(n^*+1)^2} & \text{for } n^* < n_1, \\ \frac{2n^*-1}{2K^2} & \text{for } n^* \geq n_1. \end{cases} \]  

(16)

which is positive.

**Remark 1** At \( t = 0 \), consumer surplus is higher when the merger is allowed.

Allowing the merger gives a benefit in terms of consumer surplus because it prevents shortage of output of the failing firm. Absent the merger, demand would exceed significantly supply, hence price would increase involving a consumer surplus reduction. The requirement (iii) of the FFD’s law is intended to avoid such a situation.

Yet, we argue that the above benefit must be traded off with a potential loss due to entry deterrence. To this aim, we compute the value

\[ \Delta S^1 = \frac{(Q_A^1)^2}{2} - \frac{(Q_B^1)^2}{2}, \]  

(17)

which represents the surplus gap at \( t = 1 \) between the scenario where the merger is blocked and the one where it is allowed. If (10) holds, we get

\[ \Delta S^1 = \frac{r}{6} \frac{6n^*(a-c)-(5n^*-1)r}{3(n^*+1)}, \]  

(18)
which is negative. By contrast, if \( F_0 < F \leq \overline{F} \)

\[
\Delta S^1 = \begin{cases}
\frac{[(a-c)-r(n^*+2)][(2(n^*)^2-1)(a-c)-r(2(n^*)^2-n^*-2)]}{2(n^*)^2(n^*+1)^2} > 0 & \text{for } n^* < n_1, \\
0 & \text{for } n^* \geq n_1.
\end{cases}
\]  

(19)

**Remark 2** At \( t = 1 \), if (10) holds consumer surplus is lower when the merger is blocked; if \( F_0 < F \leq \overline{F} \) it is higher for \( n^* < n_1 \) and equal for \( n^* \geq n_1 \).

A low cost of entry combined with high industry concentration makes entry being never deterred: allowing the merger gives a welfare benefit not only at \( t = 0 \) (as pointed out in Remark 1), but also at \( t = 1 \). Otherwise, the merged firm deters entry and the aforementioned trade-off arises: if the merger is allowed consumer surplus is higher at \( t = 0 \) for there is no shortage of output, but it is lower at \( t = 1 \) for entry is deterred and the merged firm holds capacity in excess, thereby reducing industry output.\(^{11}\) Nonetheless, the trade-off disappears with relatively low industry concentration because the merged firm is exploiting the entire capacity \( 2\overline{K} \), thereby compensating exactly the absence of a potential entrant which would have produced \( \overline{K} \) at equilibrium (as stated by Lemma 4).

The last step of the analysis consists of going through the above trade-off to determine whether the FFD law prescriptions may reduce welfare of consumers, contrary to their purposes. To this aim we introduce the following function

\[
D(n^*) = \Delta S_1 - \Delta S_0,
\]  

(20)

which represents the overall, i.e. at both \( t = 0 \) and \( t = 1 \), surplus gap between the situation where the merger is blocked and the situation where it is allowed.

We have already noted that if (10) holds \( \Delta S_1 \) is negative, hence \( D(n^*) < 0 \). In such a case allowing the merger is better for consumers because it permits assets of the failing firm remain into the market without raising barriers to entry. We now turn to the situation where \( F_0 < F \leq \overline{F} \). Recall that \( \Delta S_1 = 0 \)

\(^{11}\)More exactly, for \( n^* < n_1 \) the merged incumbent restricts production below its capacity, whereas the no-merged incumbents expand their one. The former effect dominates the latter, so that industry output is higher when the merger is blocked: \( Q_B^1 > Q_A^1 \). Note also that the difference between \( Q_B^1 = n\overline{K} \), which corresponds to the fully exploitation of industry capacity, and \( Q_A^1 \) is decreasing in \( n^* \): less concentration reduces the merged firm’s incentive to raise price by holding excess capacity.
if $n^* \geq n_1$, therefore $D(n^*) < 0$ and allowing the merger is better for consumer because it does not involve any output reduction at $t = 1$ compared to the case of blocked merger. If $n^* < n_1$, in contrast, $\Delta S_1 > 0$ and the sign of $D(n^*)$ is studied in Proposition 1.

**Proposition 1** Blocking the merger is better from the consumer welfare viewpoint if

\[
\begin{cases} 
  n^* < 3, \\
  F_0 < F \leq \overline{F}.
\end{cases}
\]  

(21)

Otherwise, allowing the merger is better from the consumer welfare viewpoint.

Under the FFD law, gain represented by $\Delta S_0$ would induce to allow the merger. Yet, our dynamic analysis shows that the merged firm deters entry when the entry cost is relatively high (i.e. $F_0 < F \leq \overline{F}$). Moreover, one can check that $\Delta S_0$ is increasing in $n^*$ and that $\Delta S_1$ is decreasing in $n^* < n_1$: more concentration increases the merged firm’s incentive to raise price by restricting production, thereby reducing the output gap between the situation where the merger is allowed and the one where it is blocked at $t = 0$ and increasing the output gap between the situation where the merger is blocked and the one where it is allowed $t = 1$. In other words, the more the market is concentrated, the bigger is the output restriction (as it occurs when the merger is allowed) compared to the situation of fully exploitation of industry capacity (as it occurs when the merger is blocked) because a raising price strategy is highly profitable when the merged incumbent owns a big market share. In this case the merger should be stopped in order to preserve competition in the industry.

5 Concluding Remarks

According to the third requirement of the FFD law, allowing a horizontal merger gives a consumer welfare gain compared to the case where the merger is blocked and the failing firm’s assets exit the market.

This paper argues that a trade-off between preservation of assets and (long-run) potential entry deterrence should be taken into account. Indeed, permitting an incumbent to own huge capacity as a consequence of the merger augments the height of entry barriers because the merged firm can increase
output at a lower marginal cost. This reduces prospective profits of new entrants and, when entry is actually deterred, it may produce harmful effects on the consumer welfare.

When the merger is allowed, we find that losses due to reduced competition are increasing in the level of industry concentration, whereas gains due to no shortage of output are decreasing. The former value dominates the latter when the following two conditions are satisfied: (1) entry cost is relatively high, so that the merged firm deters entry, (2) market is highly concentrated so that the merged firm can conveniently exercises its market power and increases the price by retaining a significant amount of capacity in excess. In such a case, a strict application of the third requirement would lead to a lower consumer surplus, which is an increasing function of the industry output, than what it would be obtained by blocking the merger.

This result suggests that there might be scope for improving the current design of the FFD law and calls for more stringent conditions which must be met to apply the concept of a rescue merger.

6 Appendix

(Lemma 1). The merged firm solves the following problem:

$$\max_{q^M} \left[ a - c - \left( \sum_{k} q^I_k + q^M \right) \right] q^M \tag{22}$$

s.t. $q^M \leq 2K$.

where $\sum_{k} q^I_k$ and $q^M$ are the quantities produced by the no-merged incumbents and the merged one, respectively. The solution to (22) is $q^M = (a - \sum q^I - c) / 2$. Simultaneously, the no-merged firm $I_k$ solves the following problem:

$$\max_{q^I_k} \left[ a - c - \left( \sum_{h \neq k} q^I_h + q^M + q^I_k \right) \right] q^I_k \tag{23}$$

s.t. $q^I_k \leq K$.

The objective function of the problem (23) is increasing in $q^I_k \leq (a - \sum q^I_h - q^M - c) / 2$. This upper bound is higher than $K$, hence the solution to (23) is $q^I_k = K$. By substituting this value in the merged firm reaction function, we get $q^M = \frac{3(a-c)+r(n^*-2)}{2(n^*+1)}$ which is higher than $K$ for any $n^*$ and lower than $2K$ if $n^* < (a - c - 2r) / r$. The result in the text follows.
Recall that if the merger is allowed there are just the equilibrium cases: the complete proof is available on request. We described in the text. For ease of exposition in this and next proposition we respectively. Let which decide to produce more than, exactly the and less than the capacity, (Lemma 3)

\[
\begin{align*}
R^{E_k'}_{A} &= \frac{a - c - r - (q^M + \sum_h q^h + \sum_{h'k'} q^{E_{k'}})}{2}.
\end{align*}
\]

where, \(c, r, q^M\) and \(\sum_h q^h\) are defined above and \(q^E\) is the quantity produced by each entrant. The \((n^* - 2)\) no-merged incumbents’ reaction functions \(R^{E_k}_{A}\) are symmetric:

\[
\begin{align*}
&\begin{cases}
-a-c-r-(q^M+\sum_{h\neq k} q^h + \sum_{h'} q^{E_{h'}}) & \text{if } 0 \leq q^M + \sum_{h\neq k} q^h + \sum_{k'} q^{E_{k'}} < (n^*-1)K, \\
K & \text{if } (n^*-1)K \leq q^M + \sum_{h\neq k} q^h + \sum_{k'} q^{E_{k'}} \leq \frac{(n^*-1)(a-c)+2r}{n^*+1}, \\
-a-c-(q^M+\sum_{h\neq k} q^h + \sum_{h'} q^{E_{h'}}) & \text{if } q^M + \sum_{h\neq k} q^h + \sum_{k'} q^{E_{k'}} > \frac{(n^*-1)(a-c)+2r}{n^*+1}.
\end{cases}
\end{align*}
\]

Finally the merged incumbent reaction function is

\[
\begin{align*}
R^M &= \begin{cases}
\frac{a-c-r-(\sum_k q^{I_k} + \sum_{k'} q^{E_{k'}})}{2K} & \text{if } 0 \leq \sum_k q^{I_k} + \sum_{k'} q^{E_{k'}} < (n^*-3)K, \\
2K & \text{if } (n^*-3)K \leq \sum_k q^{I_k} + \sum_{k'} q^{E_{k'}} \leq \frac{(n^*-3)(a-c)+4r}{n^*+1}, \\
\frac{a-c-(\sum_k q^{I_k} + \sum_{k'} q^{E_{k'}})}{2} & \text{if } \sum_k q^{I_k} + \sum_{k'} q^{E_{k'}} > \frac{(n^*-3)(a-c)+4r}{n^*+1}.
\end{cases}
\end{align*}
\]

Let \(x > K\), \(y = K\) and \(z < K\) be the output levels of no-merged incumbents which decide to produce more than, exactly the and less than the capacity, respectively. Let \(X > 2K\), \(Y = 2K\) and \(Z < 2K\) be the corresponding output levels of the merged incumbent.

We compute last stage optimal quantities with entry for the situation where all \(n^*-2\) no-merged incumbents produce \(y\), the merged incumbent produces
either $Y$ or $Z$ and the entrants $q^E$. In the former case the solution is defined by the following system:

$$
\begin{cases}
  y = K, \\
  q^E = \frac{a-c-r-Y.Z-(n^*-2)y-(m-1)q^E}{Z}, \\
  Y = 2K,
\end{cases}
$$

(28)

where the reaction function $y$ appears $(n^*-2)$ times and $q^E$ appears $m$ times. We get $q^E = \frac{1}{m+1}K$. To have the no-merged incumbents producing $y$, expression (26) requires $(n^*-1)K \leq Y + (n^*-3)y + m \frac{y}{m+1} \leq \frac{(n^*-1)(a-c)2r}{n^*+1}$, i.e. $n^* \geq \frac{m(a-c)-r(2m+1)}{r(m+1)}$. To have the merged incumbent producing $Y$ expression (27) requires $(n^*-3)K \leq (n^*-2)y + m \frac{y}{m+1} \leq \frac{(n^*-3)(a-c)+4r}{n^*+1}$, i.e. $n^* \geq \frac{(2m+1)(a-c)-r(3m+2)}{r(m+1)}$.\textsuperscript{2} Given that $n^* \geq \frac{(2m+1)(a-c)-r(3m+2)}{r(m+1)}$, we conclude that this solution is admissible if $n^* \geq \frac{(2m+1)(a-c)-r(3m+2)}{r(m+1)}$.

If the merged incumbent produces $Z$, the system is

$$
\begin{cases}
  y = K, \\
  q^E = \frac{a-c-r-Z-(n^*-2)y-(m-1)q^E}{2}, \\
  Z = \frac{a-c-(n^*-2)y-2mq^E}{2}.
\end{cases}
$$

(29)

We get $q^E = Z - r$ and $Z = \frac{3(a-c)+r(m(n^*+1)+n^*-2)}{2(m+2)(n^*+1)}$. Note that $Z < 2K \iff n^* < \frac{(2m+1)(a-c)-r(3m+2)}{r(m+1)}$. In such a case, expression (26) requires $(n^*-1)K \leq Z + (n^*-3)y + m(Z-r) \leq \frac{(n^*-1)(a-c)+2r}{n^*+1}$, which is always true if $m \geq 1$, and true for $n^* \geq n_1$ if $m = 0$; expression (27) requires $(n^*-2)y + m(Z-r) > \frac{(n^*-3)(a-c)+4r}{n^*+1}$. Note that $\frac{(2m+1)(a-c)-r(3m+2)}{r(m+1)} = n_1$ if $m = 0$: we conclude that this solution is admissible for $n^* < \frac{(2m+1)(a-c)-r(3m+2)}{r(m+1)}$ if $m \geq 1$ and not admissible if $m = 0$.

We study the situation where $m = 0$, all $(n^*-2)$ no-merged incumbents produce $x$ and the merged one produces $Z$. The system is

$$
\begin{cases}
  x = a-c-r-Z-(n^*-3)x, \\
  Z = \frac{a-c-(n^*-2)x}{2}.
\end{cases}
$$

(30)

We have $x = \frac{a-c-2x}{n}$ and $Z = x + r$. These two values are acceptable if $n^* < n_1$. Moreover we need $0 \leq q^M + \sum_{k \neq h} q^I_k = x + r + (n^*-3)x < (n^*-1)K$, which is verified if $n^* < n_1$, and $\sum_k q^I_k = (n^*-2)x > \frac{(n^*-3)(a-c)+4r}{n^*+1}$, which is also verified if $n^* < n_1$. This solution is thus admissible if $n^* < n_1$.

From the above analysis we infer that if $m$ entrants decide to enter, then the value of third stage optimal quantities depends on $n^*$. If $n^* < \frac{(2m+1)(a-c)-r(3m+2)}{r(m+1)}$, then all no-merged incumbents produce exactly their capacity $K$, output of the
merged incumbent is \( Z = \frac{3(a-c)+r(m(n^*)+n^*+2)}{(m+2)(n^*+1)} \) and each entrant produces 
\( q^E = Z - r = \frac{3(a-c)-r(n^*+4)}{(m+2)(n^*+1)} \), the entrants’ profit is \( \left( \frac{3(a-c)-r(n^*+4)}{(m+2)(n^*+1)} \right)^2 - F \). Nonetheless, if \( m = 0 \), then all no-merged incumbents produce \( \frac{a-c-2r}{n^*} \) and the merged incumbent produces \( \frac{a-c+r(n^*-2)}{n^*} < 2K \). If \( n^* \geq \frac{(2m+1)(a-c)-r(3m+2)}{r(m+1)} \), then both no-merged incumbents and the merged one produce exactly their capacity, \( K \) and \( 2K \), respectively; each entrant produces \( q^E = \frac{1}{m+1}K \) and its profit is \( \left( \frac{1}{m+1}K \right)^2 - F \).

(2) We deduce that after observing that \( m \) entrants will enter, only the no-merged incumbents when \( m = 0 \) decide to expand the available capacity at the second stage of the game.

(3) We study the first stage decision of entry by comparing the entrants’ profits in case of entry to their outside option, which is assumed to be equal to zero. Recall that entrants’ profit when \( n^* \leq \frac{(2m+1)(a-c)-r(3m+1)}{r(m+1)} \) amounts to 
\( \left( \frac{3(a-c)-r(n^*+4)}{(m+2)(n^*+1)} \right)^2 - F \). This value is nonnegative if \( F \leq F < F \leq \left( \frac{3(a-c)-r(n^*+4)}{(m+2)(n^*+1)} \right)^2 \).

The interval \( E \left( \frac{3(a-c)-r(n^*+4)}{(m+2)(n^*+1)} \right)^2 \) is nonempty iff \( m < \frac{(a-c)(n^*+4)-r((n^*)^2+4n^*+6)}{(n^*+1)(a-c-r)} = m_1 \). Note that \( m_1 \leq 2 \), hence \( m \) must not exceed 1 to have a necessary condition for entry. If \( m = 1 \) profit of the only entrant amounts to 
\( \left( \frac{3(a-c)-r(n^*+4)}{3(n^*+1)} \right)^2 - F \). This value is nonnegative if \( F < F \leq \left( \frac{3(a-c)-r(n^*+4)}{3(n^*+1)} \right)^2 \). The interval 
\( E \left( \frac{3(a-c)-r(n^*+4)}{3(n^*+1)} \right)^2 \) is nonempty iff \( n^* < \frac{\sqrt{12(a-c)-11r^2-3r}}{2r} = n_0 < n_1 \).

Note that under Assumption 2 \( n_0 \) is lower than \( \frac{(2m+1)(a-c)-r(3m+1)}{r(m+1)} \) for \( m = 1 \). On the contrary, profit of \( m \) entrants when \( n^* \geq \frac{(2m+1)(a-c)-r(3m+1)}{r(m+1)} \) amounts to 
\( \left( \frac{1}{m+1}K \right)^2 - F \), which is negative for any \( m \geq 1 \).

From the overall analysis we conclude that the SPNE is as follows:

1. if \( F < F \leq \left( \frac{3(a-c)-r(n^*+4)}{3(n^*+1)} \right)^2 \) and \( n^* < n_0 \), then only one entrant decides to enter and the incumbents decide not to expand the capacity; equilibrium quantities are \( K \) for each no-merged incumbent, \( \frac{3(a-c)+r(n^*-1)}{3(n^*+1)} \) for the merged incumbent and \( \frac{3(a-c)-r(n^*+4)}{3(n^*+1)} \) for the entrant;

2. if \( \left( \frac{3(a-c)-r(n^*+4)}{3(n^*+1)} \right)^2 < F < F \), no entrant decides to enter, (i) the no-merged incumbents expand the capacity to produce \( \frac{a-c-2r}{n^*} \) (which is less than \( 2K \) for any \( n^* \) and higher than \( K \) for \( n^* < n_1 \)) and the merged incumbent produces \( \frac{a-c+r(n^*-2)}{n^*} \) (which is higher than \( K \) for any \( n^* \) and less than \( 2K \) for \( n^* < n_1 \)) for \( n^* < n_1 \); (ii) all incumbents produce exactly their capacity for \( n^* \geq n_1 \).

(Lemma 4). The game is solved backwards. There are \( n^*-1 \) symmetric incum-
bents \(I_k\) with capacity \(\overline{K}\) and whose reaction functions \(R_B^{I_k}\left(\sum_{h \neq k} q^{I_h}, \sum_{k'} q^{E_{k'}}\right)\) are given by
\[
\begin{align*}
\begin{cases}
\frac{a-c-r-\left(\sum_{h} q^{I_h} + \sum_{k'} q^{E_{k'}}\right)}{2} & \text{if } 0 < h q^{I_h} + \sum_{k'} q^{E_{k'}} < (n^*-1) \overline{K}, \\
\overline{K} & \text{if } (n^*-1) \overline{K} \leq \sum_{h} q^{I_h} + \sum_{k'} q^{E_{k'}} \leq \frac{(n^*-1)(a-c)+2r}{n^*+1}, \\
\frac{a-c-\left(\sum_{h} q^{I_h} + \sum_{k'} q^{E_{k'}}\right)}{2} & \text{if } \sum_{h} q^{I_h} + \sum_{k'} q^{E_{k'}} > \frac{(n^*-1)(a-c)+2r}{n^*+1}.
\end{cases}
\end{align*}
\]
(31)
The entrants reaction function is defined as follows:
\[
R_B^E = \frac{a-c-r-\left(\sum_{h} q^{I_h} + \sum_{k'} q^{E_{k'}}\right)}{2}.
\]
(32)
(1) We study last stage optimal quantities when \(m\) entrants decide to enter. We focus on the case where all incumbents produce \(y\). We have
\[
\begin{align*}
\begin{cases}
y = \overline{K}, \\
q^E = \frac{a-c-r-(n^*-1)y-(m-1)q^E}{2},
\end{cases}
\end{align*}
\]
(33)
where the reaction function \(y\) appears \(n^*-1\) times and \(q^E\) appears \(m\) times. The entrant optimal output is derived by (32) and it is equal to \(\frac{2}{m+1}y\). To have the incumbents with output \(y\) expression (31) imposes \((n^*-1) \overline{K} \leq (n^*-2) y + m \frac{2}{m+1} y \leq \frac{(n^*-1)(a-c)+2r}{n^*+1}\), which is satisfied iff \(n^* \geq \frac{(m-1)(a-c)-2mr}{2(m+1)}\).

It follows that if \(m\) entrants decide to enter and \(n^* \geq \frac{(m-1)(a-c)-2mr}{2(m+1)}\) all incumbents produce exactly their capacity \(\overline{K}\) and the entrants choose to produce \(\frac{2}{m+1} \overline{K}\). In such a case entrants’ profit is \((\frac{2}{m+1} \overline{K})^2 - F\). Note that the amount \((\frac{2}{m+1} \overline{K})^2 - F\) is positive iff \(m < \frac{n^*+3}{n^*+1}\), i.e. \(m = 1\), and that \(\overline{K}^2 - F\), which represents profit of one entrant if \(F\) is maximum, is equal to zero. We anticipate that only one firm enters in the first stage for any \(n^*\).

(2) We deduce that after observing entry, in the second stage the incumbents decide not to expand the available capacity.

(3) We recall that in the first stage one entrant decides to enter because its profits are not lower than the outside option. It follows that the SPNE is such that only one entrant decides to enter, the incumbents do not expand the capacity because they produce \(\overline{K}\), the entrant’s output is also \(\overline{K}\).

\((\text{Proposition 1})\). If \(F_0 < F \leq \overline{F}\) the value of \(D(n^*)\) when \(n^* < n_1\) is
\[
\frac{1}{2(n^*)^2(n^*+1)^2} \left\{ r^2 \left[ 3(n^*)^4 + 4(n^*)^3 + 12(n^*)^2 - 16n^* - 16 \right] - 2r(a-c) \right. \\
\left. \left[ 2(n^*)^4 + (n^*)^3 + 14(n^*)^2 - 4n^* - 8 \right] - (a-c)^2 \left[ 4(n^*)^3 - 11(n^*)^2 + 4 \right] \right\}.
\]
(34)
Note that the coefficients of both $r^2$ and $r(a - c)$ are positive, while the one of $(a - c)^2$ is positive if $n^* \geq 3$. In such a case, we verify that the coefficient of $r^2$ is lower than the coefficient of $r(a - c)$ and we remind that $r^2 \leq r(a - c)$ to conclude that $D(n^*) < 0$ if $n^* \geq 3$. If $n^* = 2$, we can write

$$D(2) = \frac{10r^2 - 20r(a - c) + (a - c)^2}{9},$$

which is nonnegative under Assumption 2.

References


