Abstract:
This article assesses recent empirical evidence on efficiencies and competitive harm that are associated with vertical mergers. It evaluates both ex post or retrospective empirical studies that rely on post merger data and ex ante or forecasting techniques that use premerger data. It develops the idea that, although there is a need for vertical merger screening tools, there are a number of problems that are associated with attempts to adapt horizontal screens to the vertical context. Mergers in the technology, media, and telecom sectors are emphasized because they tend to dominate contested vertical mergers.

JEL Codes: D22, K21, L11

1 An earlier version of this article was prepared for the panel on Vertical Mergers in the Technology, Media, and Telecom Sectors, OECD Competition Committee Meetings, June 5–7, 2019, Paris, France
1 Introduction

Over time, mergers have grown in size and become more international. Moreover, the developed countries have moved from industrial economies, with giant firms like Standard Oil, US Steel, and American Tobacco that produce physical products, to knowledge economies, with giant firms like Amazon, Microsoft, Facebook, and Google that perform computer based services. Furthermore, whereas competitive concerns involving the former industries were most often horizontal, concerns involving the latter are frequently vertical. In particular, high profile vertical mergers such as AT&T/Time Warner, Nielsen/Arbitron, Comcast/NBC, and Ticketmaster/Live Nation have focused attention on the possibility of harmful vertical mergers. Since the technology, media, and telecom sectors dominate the list of today’s largest companies, it is not surprising that those firms also dominate the list of today’s largest and most controversial vertical mergers.

There is perhaps no other area of economics that is more controversial than the relationships between up and downstream firms. In particular, opinions vary from the position that all vertical mergers and restraints are efficient and should therefore be per se legal to a much more skeptical view that foreclosure, entry deterrence, and other anticompetitive motives lie behind most of those arrangements. Furthermore, policy makers are hampered by the fact that the findings from both theoretical models and empirical assessments of those models are most often ambiguous and, even when conclusions are reached, they are apt to be weak.

In order to assess the tradeoff between vertical efficiencies and competitive harm, this article first looks at recent empirical research that attempts to evaluate vertical mergers and integration. That evidence is retrospective in the sense that it relies on post merger data. Unfortunately, when a merger is proposed, competition authorities do not have the ability to perform retrospective analyses. Instead, they must have screening and evaluation techniques that rely only on premerger data. There are several such techniques that are routinely used in the context of horizontal mergers and it is tempting to modify them to fit the vertical context. However, there are many pitfalls that are encountered when attempting to do this. This article also compares and contrasts horizontal and vertical screening and evaluation techniques and reports evidence concerning their performance.

The organization of the paper is as follows: Part 2 contains a discussion of vertical mergers in general as well as in the telecom, media, and technology sectors. In particular, it looks at vertical merger actions in the US over the last 25 years. Part 3 assesses vertical merger efficiencies in theory and practice with emphasis on the technology, media, and telecom sectors. A similar exercise is performed for competitive harm. Part 4 discusses quantitative techniques for vertical merger assessment and contrasts them with those used to evaluate horizontal mergers. Specifically, upward pricing pressure calculations and merger simulations are considered. Finally, in the last part, some conclusions are drawn.
2 Some Facts about Vertical Mergers

One can get a picture of levels and trends in vertical mergers by examining merger actions, where actions include challenges as well as certain proposed transactions that are known to have been abandoned in the face of Agency concerns. Those mergers are important because they were potentially anticompetitive. [Salop and Culley (2018)] document all US vertical merger actions between 1994 and 2018. Specifically, they provide the year of the action, the case name, a description of the proposed merger, the theory of vertical harm, and the remedy. That study reveals a number of stylized facts. In particular, the mergers that caused concern are not a random sample; instead the industries are often characterized by high concentration, economies of scale and scope, two-sided markets, and/or networks. Furthermore, the challenges tend to be based on foreclosure, elimination of potential entrants, creation of entry barriers, facilitating coordination, and exchange of sensitive information.

Their study can also be used to assess levels and trends in vertical merger actions. Table [1] which is organized by decade as well as the entire period, contains my analysis of their findings. In particular, I compare actions in the technology, media, and telecom (TMT) sectors to overall actions and look at one regularity in the intensity of vertical merger policy enforcement.

The entries in the table are split into three subperiods, roughly the 1990s, 2000s, and 2010s. The first row in the table contains the number of merger actions in each subperiod as well the the total number, the second row shows the number that were in the technology, media, and telecom sectors, and the third contains their ratio — the fraction of actions that were in the industries of interest. Somewhat surprisingly, that percentage, which is over 60%, has not changed much in 25 years.

The next three columns contain the average number of actions per year, the US president who was in office during most of the subperiod, and the years during which that president was in office. Compared to the third row, the numbers in the fourth are more striking. Indeed, the action rate during the Clinton years was comparatively large, during the Bush years it was much smaller, and the during the Obama years it was in between. It therefore appears that the TMT sectors have dominated actionable vertical mergers throughout the 25 year period but that changes at the top have affected merger policy enforcement. This is not surprising, given that economists often have different priors about the likelihood of anticompetitive harm.
### Table 1: US Vertical Merger Actions, 1994–July 2018

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<tr>
<td>Number of VM Actions</td>
<td>31</td>
<td>10</td>
<td>18</td>
<td>59</td>
</tr>
<tr>
<td>Number of TMT Actions</td>
<td>19</td>
<td>6</td>
<td>12</td>
<td>37</td>
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<tr>
<td>Ratio TMT/VM Actions/year</td>
<td>0.61</td>
<td>0.60</td>
<td>0.67</td>
<td>0.63</td>
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<tr>
<td>US President</td>
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VM stands for vertical mergers  
TMT stands for vertical mergers in the technology, media, and telecom sectors  
US president is the president that was in office during most of the period  
Years in office are the years in which the named president was in office  
Adapted from Salop and Culley (2018)
3 Ex Post Evidence

There is a large body of empirical work that evaluates the effects of vertical integration. Most of those studies do not assess vertical mergers; instead they compare vertical integration to separation. That work tends to show that vertical integration is efficient.

However, one should be cautious when using that literature for the purpose of antitrust policy. Indeed, many of the industries that are studied are workably competitive (e.g., fast food, apparel, and hotels), not the industries where vertical mergers are typically challenged. In addition, some of the benefits that integrated firms enjoy, such as those that are due to geographic proximity, cannot usually be achieved through merger. Finally, much of the empirical work looks at one side of the problem — costs or benefits — whereas mergers typically involve tradeoffs between the two. Nevertheless, those studies shed light on vertical mergers.

3.1 Vertical Efficiencies

In a striking study of vertical integration in US manufacturing, Atalay, Hortacsu, and Syverson (2014) found that one half of upstream establishments do not ship to their integrated downstream divisions. Indeed, the median internal shipment was 0.4% (equally weighted) or 0.1% (value weighted). When no vertical shipments occur, it lessens the strength of certain motives, for example foreclosure and the elimination of double marginalization.

Why would firms integrate vertically when exchange of goods is not involved? Fortunately, four Nobel Prize winners have looked at this question. They emphasize a number of motives, such as mitigating contracting, holdup, and renegotiation costs, facilitating specific investments in physical and human capital, providing effort incentives, and allocating risk efficiently. In addition, vertical mergers can be motivated by the ability to coordinate other aspects of the vertical chain and by the expectation of productivity increases due to knowledge transfers. Those motives do not require product flows; instead they involve the transfer of intangibles. Unfortunately, that fact complicates the assessment of the effects of vertical integration.

Although there are many efficiencies that can be associated with a vertical merger, the removal of successive monopoly markups or double marginalization, an idea that was first formalized by Spengler (1950), tends to dominate antitrust discussions. However, it is not a supply side efficiency, one that lowers input requirements or leads to increased productivity. Instead, it is a pricing externality which, although opposite in sign, is similar to the pricing externality that dominates the discussion of harm in horizontal merger analysis. Indeed,

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2 See Lafontaine and Slade (2007) for a survey of earlier work.

3 The authors use a broad definition of vertical integration that partially accounts for the strength of this finding.
when two firms combine, they capture the effects of their pricing decisions on newly acquired products, regardless of whether those products are inputs or outputs.

Contrary to what is often claimed, the elimination of double marginalization (EDM) need not be efficient. As Salinger (1991) noted, when firms produce multiple products, although the removal of double marginalization is apt to cause the price of the product whose input was integrated to fall, the price of the other products that the integrated firm produces can rise and it is even possible for all prices to rise. Like so many factors in vertical relationships, the overall effect of EDM can therefore be ambiguous. Moreover since most large vertical mergers in the technology, media, and telecom sectors involve many products, both up and downstream, that ambiguity can be important. Finally, Salinger’s possibility is not just a theoretical nicety. For example, Luco and Marshal (2018) find that, when Coke and Pepsi acquired their bottlers, Coke and Pepsi prices fell but the prices of the integrated bottlers’ other soft drinks — i.e., Dr Pepper products — rose. More surprisingly, the average soft drink price rose. However, the average increase was not significant.

There have been a number of recent empirical studies of the technology, media, and telecom sectors that draw conclusions concerning EDM. However, most findings, though consistent with the removal or creation of double marginalization, are not direct tests of that possibility. Instead, they look at the behavior of prices. For example, Gil (2015) finds that movie theater ticket prices rose after forced vertical divestitures and (Chipty, 2001) concludes that prices of program bundles were lower when cable TV providers were vertically integrated. In contrast to those more suggestive studies, Crawford, Lee, Whinston, and Yurukoglu (2018) estimate a structural model of regional sports TV networks that quantifies the effects of EDM. Moreover, they allow for less than full coordination across divisions of the integrated firm, which might be the case if, for example, vertical divisions of the integrated firm make independent pricing decisions. Although the authors find that efficiencies dominate on average, there is substantial heterogeneity across product markets.

Although efficiency motives for vertical mergers that involve the transfer of intangibles are important, they are more difficult to evaluate than EDM. However, indirect evidence of the importance of intangibles is provided by Acemoglu, Aghion, Griffith, and Zilbotti (2010), who show that an incomplete contracts model in the spirit of Grossman and Hart (1986) and Hart and Moore (1990) can explain some observed patterns in vertical integration. Specifically, they predict that upstream technology intensity will lower the probability of vertical integration whereas downstream technology intensity will cause it to rise. Moreover, those predictions are confirmed by their analysis of UK manufacturing data. The intuition

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4 The intuition behind this result is as follows. When double marginalization is eliminated, the products with eliminated margins become relatively more profitable to sell. This gives the firm incentives to divert demand towards those products by increasing the prices of the products for which double marginalization was not eliminated.
behind their prediction is that, when an input is technologically complex, it is beneficial for its producers to retain residual control rights, whereas when downstream production is relatively more technical, the downstream firm should have the right to make important decisions that involve the production of its input.

Other consequences of vertical integration that are easier to measure, including effects on cost, price, investment, and quality, are summarized in table 16 in Lafontaine and Slade (2007), which is reproduced in the appendix. With those studies, most of the evidence is positive. In other words, the evidence in that table leads one to the conclusion that vertically integrated firms tend to be more efficient. Furthermore, some more recent studies reinforce those conclusions. For example, Ciliberto (2006) finds that vertical integration between doctors and hospitals leads to greater investment in health care services. Chipty (2001) and Crawford, Lee, Whinston, and Yurukoglu (2018) find that vertical integration can, but need not, lead to increased coverage of some types of TV channels, and Gil and Warzynski (2014) find that vertical integration is associated with the provision of higher quality video games. Finally, in a study of the film industry, Corts (2001) finds that vertical integration lowers release date clustering.

3.2 Competitive Harm

As with vertical merger efficiencies, competitive harm can be due to many factors including foreclosure and elimination of potential entrants, creation of entry barriers, and facilitation of collusion through exchange of sensitive information. Nevertheless, foreclosure has received the most attention in the antitrust literature.

Foreclosure involves the restriction of output in one market through the use of market power in another. However, as is the case with double marginalization, many empiricists do not assess foreclosure directly. Instead, they examine whether the vertically integrated firm favors its integrated products, and a positive finding is interpreted as evidence that is consistent with foreclosure (e.g., Chipty 2001; Suzuki 2009; Bilotkach and Huschelrath 2013). The problem is that, if vertical integration lowers production or transaction costs or if it eliminates double marginalization, any firm will favor the products that it acquires through integration, regardless of market structure or intentions concerning rivals.

Foreclosure is usually considered to be detrimental. Nevertheless, as with double marginalization, foreclosure can be a two edged sword. Indeed, a vertical merger can result in foreclosure while at the same time overcoming the foreclosure that existed prior to the merger. For example, Suzuki (2009) finds that, prior to the merger between Turner Broadcasting and Time Warner, many of Turner’s channels were foreclosed by Time Warner, whereas after the

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5 Earlier empirical assessments of foreclosure are summarized in table 15 in Lafontaine and Slade (2007), which is reproduced in the appendix.
merger, remaining unintegrated channels (e.g., Fox News and Disney) were foreclosed. As with most vertical practices therefore, the net effect of foreclosure can be ambiguous and can only be determined empirically.

Much of the empirical evidence concerning foreclosure pertains to the cable TV industry (e.g., Chipty, 2001; Suzuki, 2009; Bilotkach and Huschelrath, 2013; Crawford, Lee, Whinston, and Yurukoglu, 2018) and most find evidence that it exists. However, in spite of this fact, efficiencies often dominate so that the net effect of a vertical merger is positive. Nevertheless, Crawford et. al., who estimate a structural model, find that, although consumers gain on average, there is considerable heterogeneity across product markets, with some positive and some negative effects that can depend on the regulatory setting. Competition and regulatory policies are therefore complementary and the respective agencies should work together. In particular, not all problems are best solved by the former.

Some recent studies of market structure effects are less optimistic. For example, Nishiwaki (2016) assesses incentives to collude in vertically integrated firms in the cement and concrete industry and finds that integration facilitates collusion among upstream firms, which is attributed to the increase in unintegrated firm concentration; Lee (2013) examines exclusivity in video games and concludes that exclusivity is associated with lower sales, which is attributed to the lack of competition that results from incompatibility; and McGowan (2017) finds that a fall in concentration in coal markets leads to less vertical integration because the increase in output due to the removal of double marginalization causes prices to fall and makes vertical integration less profitable. Finally, in an experimental setting, Norman (2011) finds that markets with a vertically integrated firm are less competitive than those without integration. The findings in the last two papers imply that, not only does horizontal market structure effect vertical integration, but also vertical integration affects horizontal market structure.

4 Ex Ante Forecasting

The empirical evidence concerning vertical integration leads one to conclude that most vertical mergers should be efficient. One should not assume, however, that vertical merger policy should be lax. Indeed, some vertical mergers are anticompetitive, most of those mergers are among large firms in concentrated markets, and many are in the technology, media, and telecom sectors. It is therefore important to have methods to separate efficient from inefficient mergers that rely only on premerger data.

There are a number of techniques that are routinely used to forecast the competitive

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6 For example, if there is a fixed cost of integrating and a per unit benefit, as output falls, the probability of vertical integration will be reduced.
effects of horizontal mergers and it is tempting to conclude that they can easily be modified
to handle vertical mergers. Unfortunately, however, the techniques become more complex
when applied in a vertical context, especially to the sorts of mergers that receive attention
from competition authorities. I focus on two such techniques, upward pricing pressure and
merger simulations. With each, their application in a horizontal setting is sketched before
turning to the vertical context. This is done because the vertical analogs are more complex
modifications of their horizontal counterparts and thus suffer from the same flaws. The
techniques are usually developed in the context of firms that produce differentiated products
and engage in Bertrand competition, and that convention is followed here.

Both forecasting techniques are methods of assessing pricing externalities. Indeed, if
products are related in demand, when the price of one changes, it has repercussions on the
other prices. Moreover, if two goods or services are produced by the same firm, that extern-
ality is internalized whereas, if they are not, the externality is not captured. This means
that, in order to use those techniques to forecast the impact of merger–related incentives to
change prices, one must have estimates of cross price elasticities, slopes of demand functions,
or diversion ratios.

4.1 Upward Pricing Pressure

4.1.1 Horizontal Upward Pricing Pressure

The upward pricing pressure (UPP) measure due to Farrell and Shapiro (2010) is often used
in the context of a horizontal merger. In fact, it is embedded in the 2010 DOJ and FTC
Horizontal Merger Guidelines. The UPP is not a prediction of post merger prices; instead, it
predicts the direction of local price changes — the incentive to change prices. To illustrate
the calculation of UPP, suppose that two firms, each of which produces one product, will
merge. The net upward pricing pressure on product 1 is the price cost margin of product
2, $p_2 - c_2$, times the diversion ratio from 2 to 1 minus the reduction in marginal cost of 1,
where the diversion ratio is the fraction of sales gained by 1 when its price falls that come
at the expense of sales of product 2. In other words, the diversion ratio is a measure of
substitution between the two merging products, and upward pricing pressure measures the
value of diverted sales that are associated with a horizontal merger, i.e., the value of the
externality that was previously ignored. Finally the gross upward pricing pressure index or
GUPPI, which is easier to compute, does not consider efficiency gains. It should be clear that
upward pricing pressure rises with 2’s profit margin and with the degree of substitutability
between the products, and if either is zero, there is no pressure.

UPP suffers from a number of shortcomings. For example, it does not consider the

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7 When each firm produces multiple products, there are matrices diversion ratios and UPPs from $i$ to $j$. 8
possibility that nonmerging firms will respond by changing prices. Furthermore, it does not incorporate the passthrough from cost to prices that depends on higher order properties of demand. Nevertheless, UPPs are simple to compute, they do not require information on nonmerging parties, and there is no need for market definition. Moreover, Garmon (2017) finds that UPPs are more accurate tools for flagging potentially anticompetitive mergers than traditional screening tools such as concentration indices. Furthermore, Miller, Remer, Ryan, and Sheu (2017) use Monte Carlo simulations to identify the circumstances under which UPPs yield accurate predictions of merger effects and conclude that UPPs are not less accurate than predictions from misspecified merger simulations or those that rely on imprecise demand elasticities.

4.1.2 Vertical Upward Pricing Pressure

Moresi and Salop (2013) propose analogs of the GUPPI — vGUPPIs — in the context of vertical mergers. Specifically, the vGUPPIu gauges the incentive to raise the input price that the upstream division of the merged firm charges a targeted downstream rival, the vGUPPIr gauges the incentive of the targeted rival to raise its output price in response to the higher input price, and the vGUPPId assesses the downstream integrated division’s incentives to raise or lower its output price in response to a merger.

Of the three, the vGUPPIu is closest to the GUPPI. Nor surprisingly then, calculation of the vGUPPIu is similar to the calculation of the GUPPI. They differ, however, in that the two products are not substitutes, they are in an input/output relationship — product 1 is upstream and product 2 is downstream — and the diversion ratio is vertical. In particular, that vertical diversion ratio is the fraction of the upstream firm’s sales that are lost when it raises its price to the downstream rival that are gained by its integrated downstream division, and the vGUPPIu is an indicator of the upstream firm’s unilateral incentive to increase its price.

An increase in the upstream firm’s price will raise the marginal cost of the targeted rival and the vGUPPIr captures the rival’s response to that increase. For this reason the vGUPPIr is derived from the vGUPPIu. However, it also involves the cost passthrough rate of the upstream firm. Finally, the vGUPPId is similar to the upstream measure except for the fact that the diversion ratio is from 1 to 2 and it is multiplied by the upstream firm’s margin. Moreover, it contains a term that captures the incentive to remove double marginalization.

A vertical GUPPI, while sharing the disadvantages of the horizontal GUPPI, looses some of its advantages. Specifically, there is now a need to have information on nonmerging firms.

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8 Both horizontal and vertical GUPPIs are often expressed as ratio of values, i.e., in the case of the vGUPPIu, it is the value of sales diverted to the downstream merging partner divided by the value of sales lost by the upstream merging partner.
— the targeted rivals that might be foreclosed — and one must decide which firms are targeted, which is similar to defining a market. In addition, whereas there is only one GUPPI, there are at least three vGUPPIs. Moreover, when there are multiple products, the GUPPI involves one matrix of diversion ratios but the vGUPPI requires several matrices, one for the merged firm as well as for each targeted downstream rival. Finally, the vGUPPI requires a vector of cost passthroughs. The data and estimation requirements are therefore much higher.

Unfortunately, there are few studies that assess vGUPPIs. However, in a critique of the use of vGUPPs, Das Varma and De Stefano (2018) note that, in antitrust applications, authorities have adopted a three stage process, first evaluating competitive harm — the foreclosure or raising rivals’ costs effect (RRC), second assessing the elimination of double marginalization effect (EDM), and third comparing the two to see which is larger. Das Varma and De Stefano argue that there is a problem with this practice; in particular, RRC is not independent of EDM but instead depends on it. Specifically, when the price of the integrated downstream product falls due to EDM, the demand for the unintegrated downstream product shifts in. With most demand specifications, this changes the elasticity of rival demand with respect to the upstream input price. For example, with a linear (logit) specification, this makes demand more (less) elastic with respect to the upstream price, which can reverse (strengthen) the incentive for RRC. Das Varma and De Stefano also show that the upstream firm’s bargaining strength is another important determinant of RRC.

To illustrate the problem, Das Varma and De Stefano consider examples that use linear and logit demands and bargaining strengths of 1 (the upstream firm makes take–it–or–leave–it offers), 0.75, and 0.5. Their examples demonstrate that the merger related change in the equilibrium price that the integrated firm charges its targeted downstream rival, as well as the change in the average equilibrium retail price, can be negative as well as positive. Furthermore, both prices are more sensitive to specification than the vGUPPI, which is always positive.

Finally, in the context of an upstream monopolist facing downstream duopolists, Domnenko and Sibley (2018) use Monte Carlo merger simulations to compare predictions from the simulations to those from up and downstream vGUPPIs. They assume linear demand and take–it–or–leave–it offers, which are the circumstances that are most favorable to a sign reversal in RRC and might therefore be considered a straw man. Nevertheless, the Moresi and Salop specification assumes take–it–or–leave–it offers and, in the sense that the diversion ratio does not depend on EDM, they implicitly assume linear demand. Domnenko and Sibley conclude that the vGUPPI is not an accurate predictor of the sign of the change.
in the price that the upstream firm charges the unintegrated rival (it is wrong in 59% of the cases). However, the vGUPPI\textsubscript{d} performs better in predicting the sign of the integrated downstream price change (it is accurate in 82% of the cases).

In my view, vertical GUPPIs should not be used as screening tools, that is, as tools for deciding which mergers warrant further investigation. Although both horizontal and vertical GUPPIs consider only first order effects, with a horizontal merger second order effects are of the same sign and smaller than first order effects, whereas with a vertical merger second order effects can be opposite in sign and can even dominate first order effects. Nevertheless, vertical GUPPIs can be useful for assessing contested mergers. They would be more useful, however, if all three effects could be considered simultaneously so that a more accurate balance between foreclosure and elimination of double marginalization could be assessed. However, the vGUPPI\textsubscript{u}, and hence the vGUPPI\textsubscript{r}, holds the premerger price of the integrated input constant.

All of my comments are especially applicable to mergers in the technology, media, and telecom sectors. In particular those mergers usually involve many products both up and downstream, some of which might be susceptible to foreclosure and others which might not be. For example, before the contested merger between AT&T and Time Warner, Time Warner owned many content providers including Warner Bros., Turner, HBO, and, CNN, each of which provided many products, and AT&T distributed video programming and had millions of direct to consumer relationships as well as high speed networks. Forecasting the effects of such a complex transaction using vGUPPIs alone would have been subject to many type 1 and 2 errors. Furthermore, the US Justice Department focused on the merged firm’s increased bargaining leverage, and vGUPPIs do not incorporate bargaining between up and downstream firms.

4.2 Merger Simulations

4.2.1 Horizontal Simulations

Unlike upward pricing pressure measures, horizontal merger simulations look at post merger equilibria. In particular, whereas a GUPPI is evaluated at premerger prices, simulations compute post merger equilibrium prices. Nevertheless, the two techniques are related. Specifically, with a horizontal pricing game, if there are $n$ products and $m$ firms, the $m$ agents choose the prices of the products that they own. A simulation solves the $n$ first order conditions for profit maximization to obtain the $n$ post merger equilibrium prices. In contrast, a GUPPI evaluates the merger related increment to those first order conditions at premerger prices.

Consider a market where each of $n$ firms produces a single differentiated product and
engages in Bertrand competition. Each firm will solve its own profit maximization problem, ignoring the effects that its decisions have on the profits of the other firms in the market. However, if firms 1 and 2 merge, the merged firm will capture the pricing externality from 1 to 2 and 2 to 1 but ignore the remaining ones. Since the products are substitutes, the externality will cause $p_1$ and $p_2$ to rise unilaterally. Moreover, the new prices will have second order effects on the prices of the nonmergerd products that will be smaller than the first order effects but still positive, and so on. Eventually, the market will settle down into a new equilibrium. Absent efficiencies, prices will rise post merger by construction. The question, however, is by how much?\footnote{Applications of horizontal merger simulations include Hausman, Leonard, and Zona (1994), Nevo (2000), Pinkse and Slade (2004) and Ivaldi and Verboven (2005).}

A horizontal merger simulation has three components: i) a system of related demand equations, one for each product, ii) a set of marginal costs that are often assumed to be constant and to not change with the merger, and iii) an assumption about the game that the firms are playing (an equilibrium concept), often differentiated product Bertrand. With those three components, it is possible to write down the profit function of each firm, both pre and post merger. The $n$ first order conditions can then be solved to obtain post merger equilibrium prices that can be compared to forecast or actual premerger prices. The difference between pre and post is that, if there are $m$ decision makers premerger, there are $m - 1$ afterwards.

There are a number of problems that are associated with horizontal merger simulations. First, consider demand. Simulations can be very sensitive to the specification of demand. For example, Slade (2009) finds that demand elasticities from one specification need not lie in the confidence region of those obtained from another.

Second, consider costs. There are several methods of obtaining marginal costs. However, the most popular is to retrieve them from first order conditions. Specifically, the researcher asks the question: given demand, what would costs have to have been to rationalize the equilibrium assumption? This means that, if either demand or the game is misspecified, the costs so obtained can be poor approximations to true costs. Furthermore, if marginal costs are not constant, they will vary with merger related changes in output, and that variation is usually not captured.\footnote{Grieco, Pinkse, and Slade (2018) consider endogenous merger-related cost changes that are due to nonconstant returns to scale and technology transfer.} In addition, as with a UPP, if cost efficiencies are considered, they are most often obtained exogenously.

Third, consider the game. If the firms are playing a different game from the one that is assumed, price forecasts will be inaccurate. The most troubling possibility is that the game will change post merger. For example, the market could become more collusive after the merger, a possibility that and Miller and Weinberg (2017) assess and find to be true after a
beer joint venture.

Finally, retrospective analysis of horizontal mergers indicates that simulation models have not predicted well (Peters 2006; Weinberg 2011; Weinberg and Hosken 2013; Bjornerstedt and Verboven 2016). Nevertheless, a merger simulation that incorporates assumptions that are consistent with the market that is studied can be a useful tool.\footnote{Hausman and Leonard (2005) discuss tests that can be used to assess the reliability of the assumptions that underlie merger simulations.}

### 4.2.2 Vertical Simulations

As with upward pricing pressure, the extension of a horizontal merger simulation to a vertical merger involves a number of complications. First, a vertical simulation must deal with two markets, one up and one downstream and it must specify both up and downstream games. Second, it must specify how the two links in the chain interact, and there are several possibilities. For example, a simulation could consist of two horizontal Bertrand games with input prices to the downstream affiliate set at marginal costs, while prices that are charged to unintegrated downstream rivals determined by the upstream game. Alternatively, the interface could be a bargaining game with a separate negotiation for each upstream/downstream pair. Furthermore, with both possibilities, the integrated price need not be set at marginal cost, which might be the case if divisions of the integrated firm make separate pricing decisions. Finally, timing is important. For example, upstream firms could set prices prior to the downstream game and therefore have first-mover advantages, or up and downstream prices could be determined simultaneously. Given that a vertical simulation involves additional assumptions, there are more places where it can be misspecified and thus lead to biased predictions.

Unfortunately, unlike horizontal merger simulations where there is a large body of empirical academic research, vertical merger simulations have thus far received much less attention. For example, when I searched Econlit for the phrase ‘merger simulation’ in the abstract, I received 85 hits. None, however, pertained to a vertical merger. Nevertheless, empirical research on vertical markets can be adapted to simulate vertical mergers.\footnote{Examples of research that could be relevant to the construction of a vertical merger simulation include Brenkers and Verboven 2006; Berto Villas-Boas 2007; Bonnet and Dubois 2010; Crawford and Yurukoglu 2012; Gowrisankaran, Nevo, and Town 2015.}

A vertical merger simulation should have four components: i) a specification of downstream demand, ii) an assumption concerning the upstream horizontal or alternatively bargaining game, iii) an assumption concerning the downstream horizontal game, and iv) a method of obtaining marginal costs.

There are a number of possible demand specifications. For example, logits (Sheu and Taragin 2017), nested logits (Brenkers and Verboven 2006), and random coefficient models
have been used, but there are many other possibilities. Furthermore, as with horizontal merger simulations, the predictions from vertical simulations can be expected to be sensitive to that choice.

As with horizontal simulations, market games are often specified to be differentiated products Bertrand. However, other assumptions have been made, such as nonlinear pricing of inputs (Bonnet and Dubois 2010) and a competitive downstream market (Brenkers and Verboven 2006).

The most tractable bargaining specification is the Nash in Nash model that is due to Horn and Wolinsky (1988), which nests a Nash bargaining solution within a Nash equilibrium of a static game and has been applied by Crawford and Yurukoglu (2012), Gowrisankaran, Nevo, and Town (2015), and Crawford, Lee, Whinston, and Yurukoglu (2018). That assumption is tractable because it involves simultaneous upstream (bargaining) and downstream (market) games. Furthermore, it nests take–it–or–leave–it offers as special cases that result when one party has all of the bargaining power.

Finally, in applications, up and downstream marginal costs are often retrieved from first order conditions for profit maximization (e.g., Brenkers and Verboven 2006, Berto Villas–Boas 2007; Bonnet and Dubois 2010). In other words, they are the costs that rationalize all of the other assumptions. Unfortunately, misspecification of any part of the model can lead to biased cost estimates.

The econometric evidence that pertains to vertical merger simulations is thin, but it is not nonexistent. For example, although Gowrisankaran, Nevo, and Town (2015), simulate a horizontal hospital merger, an important assumption of their analysis is that managed care organizations (MCOs) and hospitals bargain over the base price that each hospital will be paid by each MCO for hospital care. They find that, in important cases, the negotiated price will be lower than that predicted by Bertrand competition. In other words, bargaining restrains hospital prices. Moreover, the difference can be large due to the fact that consumers pay only part of the downstream cost (e.g., with hospital care they are responsible only for the copayment). With price insensitive demand, demand elasticities are small and thus Bertrand markups are large.

Unlike the above applications, Crawford, Lee, Whinston, and Yurukoglu (2018) use their estimated structural model to simulate vertical mergers and divestitures. They assume that regional sports networks and programming distributors in US multichannel television markets engage in Nash bargaining (i.e., the equilibrium is Nash in Nash). Their goal is to assess how the tension between efficiency enhancement due to the removal of double marginalization and competitive harm due to foreclosure interact to determine the net welfare effect. They find that, in the more interesting case where foreclosure is not prohibited by the regulator, although positive on average, consumer welfare gains are not significantly
different from zero. Moreover, they find considerable heterogeneity across sports networks, with foreclosure dominating for some types. In contrast, when regulations are in place, there is a significant welfare gain. This means that competition and regulatory agencies should work together. Moreover, behavioral remedies such as access rules, which are relatively easy to enforce, can be appropriate responses to many foreclosure problems.

I conclude this part by emphasizing that tools that are often applied in the analysis of horizontal mergers, such as upward pricing pressure indices and merger simulations, become much more complex in a vertical context. Given this complexity and the resulting likelihood of inaccurate predictions, I think that one size fits all or other simple models will not be useful and that careful attention must be paid to the institutional details of the markets that are involved and how they interact. Practitioners therefore face a dilemma between using a tool that is simple enough that it can be explained to people who are not familiar with the methods that are used to construct economic models and one that can capture all aspects of the market that could have important implications for consumer welfare. Nevertheless, if properly applied, those tools can be useful complements to more traditional analysis of contested vertical mergers.

5 Some Recommendations

Some vertical mergers are anticompetitive and competition authorities must have ways to separate them from the vast majority of mergers that should not cause concern. Unfortunately, that is a difficult task and there is not much guidance on how to proceed. For example, although the US Department of Justice Nonhorizontal Merger Guidelines discuss the potential problems that can be associated with a vertical merger, they do not consider how one should determine which mergers are potentially anticompetitive. On the other hand, the EU Guidelines list concentration and market share thresholds that form safety zones. In other words, if the merged firm’s shares and HHIs fall below those thresholds in all of its markets, the merger is unlikely to be given further consideration. Furthermore, they list circumstances, such as the existence of significant cross-shareholding relationships, the fact that one of the firms is considered to be a maverick, and suspicion that coordination is ongoing, under which mergers that fall into those zones are more likely to be investigated. Finally, conduct falling outside of the safety zones will not necessarily be challenged. The zones are therefore a first cut at the analysis of a merger.

Market shares and concentration indices have fallen out of fashion in merger analysis due to the fact that they are often poor predictors of margins, particularly in differentiated
Indeed, it is for that reason that practitioners have turned to other measures, such as upward pricing pressure indices and simulations, to assess mergers in those markets. Unfortunately, outside of commodity markets, which are usually in the energy, nonfuel mineral, and agricultural sectors, most products are differentiated, and virtually all mergers in the technology, media, and telecom sectors involve differentiated products. Moreover, even commodities can be differentiated due to their spatial locations. It is therefore imperative that methods that can be used to screen mergers in differentiated product markets be developed.

In spite of their deficiencies, I think that market shares and concentration indices should play a role in the initial screening process. Indeed, in order for harm to occur, the merged firm must be able to behave noncompetitively in some market. Furthermore, safety zones do not preclude further investigation if warranted by other factors. However, other simple tests are required. One possibility is that, for each post merger unintegrated rival in each market, the question of where it can potentially obtain its supplies and/or where it can potentially sell its products, should be assessed. If in each market there will be viable sources of inputs and customers post merger, the merger is unlikely to cause concern. If not, however, further investigation is warranted. Of course, it is preferable to have a complete set of demand elasticities and marginal costs, but that sort of information can probably only be obtained after a merger has been singled out for further investigation. In particular, the data required for econometric estimation is often not publicly available, in which case it has to be obtained from the parties.

\[\text{Slade (2004) concludes that, when products are homogeneous, concentration indices predict markups reasonably well.}\]
References


Appendix:

This appendix reproduces tables 15 and 16 from Lafontaine and Slade (2007). The first table looks at assessments of foreclosure, many of which do not consider countervailing efficiencies. However, when efficiencies are assessed, the net effect is reported in the last column of that table. The second table looks at the effects of vertical integration on a number of factors including profit, product and share prices, costs, investment, and quality. The fifth column in that table shows the effect of vertical integration on the indicated factor, whereas the final column indicates the effect on consumer welfare.
Table 1: Assessment of Foreclosure and Raising Rivals Costs

<table>
<thead>
<tr>
<th>Author</th>
<th>Year</th>
<th>Industry</th>
<th>Data/Technique</th>
<th>Variable Examined</th>
<th>Finding</th>
</tr>
</thead>
<tbody>
<tr>
<td>Allen</td>
<td>1971</td>
<td>Cement &amp; concrete</td>
<td>Descriptive</td>
<td>Acquisitions</td>
<td>Foreclosure</td>
</tr>
<tr>
<td>Reiffen &amp; Kleit</td>
<td>1990</td>
<td>Railroads &amp; terminals</td>
<td>Descriptive</td>
<td>Access to railroad terminals</td>
<td>No foreclosure</td>
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<tr>
<td>Rosengren &amp; Meehan</td>
<td>1994</td>
<td>Challenged mergers</td>
<td>Event study</td>
<td>Returns, unintegrated downstream rivals</td>
<td>No foreclosure</td>
</tr>
<tr>
<td>Waterman &amp; Weiss</td>
<td>1996</td>
<td>Cable TV programming &amp; distribution</td>
<td>Cross sectional regressions</td>
<td>Program offerings</td>
<td>Fewer rival programs carried Foreclosure</td>
</tr>
<tr>
<td>Snyder</td>
<td>1996</td>
<td>Crude oil &amp; refining</td>
<td>Event study</td>
<td>Returns, integrated rivals</td>
<td>Foreclosure</td>
</tr>
<tr>
<td>Mullin &amp; Mullin</td>
<td>1997</td>
<td>Iron ore &amp; steel</td>
<td>Event study</td>
<td>Returns, downstream consumers</td>
<td>No foreclosure Efficiency gains</td>
</tr>
<tr>
<td>Ford &amp; Jackson</td>
<td>1997</td>
<td>Cable TV programming &amp; distribution</td>
<td>Cross sectional IV regressions</td>
<td>Subscription price Program cost</td>
<td>Foreclosure Lower program cost No welfare change</td>
</tr>
<tr>
<td>Chipty</td>
<td>2001</td>
<td>Cable TV programming &amp; distribution</td>
<td>Cross sectional IV regressions</td>
<td>Program offerings, price, &amp; subscriptions</td>
<td>Fewer rival programs carried Foreclosure Efficiency gains outweigh losses</td>
</tr>
<tr>
<td>Hastings &amp; Gilbert</td>
<td>2005</td>
<td>Gasoline refining &amp; sales</td>
<td>Difference in difference</td>
<td>Wholesale price to unintegrated rivals</td>
<td>Foreclosure</td>
</tr>
<tr>
<td>Hortacsu &amp; Syverson</td>
<td>2007a</td>
<td>Cement &amp; concrete</td>
<td>Panel Difference in difference Probit</td>
<td>Concrete price Concrete production Plant survival</td>
<td>No foreclosure Efficiency gains</td>
</tr>
</tbody>
</table>

* denotes significance at 5% using a two-tailed test.
Table 2: The Consequences of Vertical Integration

<table>
<thead>
<tr>
<th>Author</th>
<th>Year</th>
<th>Industry</th>
<th>Data/Technique</th>
<th>Variable Examined (y)</th>
<th>Effect on y</th>
<th>Effect on W</th>
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<td>Shelton</td>
<td>1967</td>
<td>Restaurant</td>
<td>Panel Data Description</td>
<td>Costs</td>
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<td>+</td>
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<td></td>
<td></td>
<td></td>
<td></td>
<td>Profit</td>
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<td></td>
</tr>
<tr>
<td>Levin</td>
<td>1981</td>
<td>Crude oil &amp; refining</td>
<td>Panel regressions</td>
<td>Profit</td>
<td>-</td>
<td>+</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Stability of profit</td>
<td>-</td>
<td>+</td>
</tr>
<tr>
<td>McBride</td>
<td>1983</td>
<td>Cement &amp; concrete</td>
<td>Regional panel</td>
<td>Delivered price</td>
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<tr>
<td>Spiller</td>
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<td>Various</td>
<td>Cross section regressions</td>
<td>Financial gains</td>
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<td>+</td>
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<tr>
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<td></td>
<td></td>
<td></td>
<td>Systematic risk</td>
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<td></td>
</tr>
<tr>
<td>Helfat &amp; Teece</td>
<td>1987</td>
<td>Various</td>
<td>Paired samples Difference in difference</td>
<td>Systematic risk</td>
<td>-</td>
<td>+</td>
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<tr>
<td>Anderson</td>
<td>1988</td>
<td>Electronic Component sales</td>
<td>Cross section regressions</td>
<td>Index of opportunism</td>
<td>-</td>
<td>+</td>
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<tr>
<td>Kerkvliet</td>
<td>1991</td>
<td>Coal &amp; electricity</td>
<td>Panel regressions</td>
<td>Cost efficiency</td>
<td>+</td>
<td>+</td>
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<td></td>
<td></td>
<td></td>
<td></td>
<td>Exercise of monopsony power</td>
<td>-</td>
<td>+</td>
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<tr>
<td>Muris, Scheffman &amp; Spiller</td>
<td>1992</td>
<td>Soft drinks &amp; bottlers</td>
<td>Panel regressions</td>
<td>Retail price</td>
<td>-</td>
<td>+</td>
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<tr>
<td>Shepard</td>
<td>1993</td>
<td>Gasoline refining &amp; sales</td>
<td>Cross section Regressions</td>
<td>Retail price</td>
<td>-</td>
<td>+</td>
</tr>
<tr>
<td>Ford &amp; Jackson</td>
<td>1997</td>
<td>Cable TV programming &amp; distribution</td>
<td>Cross section regressions</td>
<td>Program cost</td>
<td>-</td>
<td>?</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Price</td>
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<td>Edwards, Jackson &amp; Thompson</td>
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<td>Crude oil &amp; refining &amp; pipelines</td>
<td>Panel Ordered probit</td>
<td>Stock rating</td>
<td>+</td>
<td>?</td>
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<td>Corts</td>
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<td>Cross section Tobit</td>
<td>Release date clustering</td>
<td>-</td>
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<td>Mullainathan &amp; Scharfstein</td>
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<td>Chemical</td>
<td>Panel Regressions</td>
<td>Investment responsiveness</td>
<td>-</td>
<td>?</td>
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<td>Cliliberto</td>
<td>2005</td>
<td>Physicians &amp; hospitals</td>
<td>Panel Regressions</td>
<td>Investment in health care services</td>
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<td>Jin &amp; Leslie</td>
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<td>Restaurant Chains</td>
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<td>Quality (health scores)</td>
<td>+</td>
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<td>Gil</td>
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<td>Movie Distribution</td>
<td>OLS Duration Analysis</td>
<td>Movie run Length</td>
<td>+</td>
<td>+</td>
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</tbody>
</table>

* denotes significance at 5% using a two-tailed test.
Effect on W denotes the effect on consumer welfare.