A Mechanism for LIBOR*

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Abstract

The ongoing investigations into LIBOR have highlighted that the current benchmark is subject to manipulation. In this paper, we propose a mechanism that gets banks to reveal their borrowing costs truthfully at no cost to the administrator. The mechanism works even when borrowing does not occur. It has three parts. First, banks report the rates at which they can borrow. Second, a whistleblower bank may contest another bank’s report by either revealing an executed transaction or stating a different rate at which the reporting bank could borrow. Third, the whistleblower’s claim and the initial reported rate are confirmed or denied by the willingness of other banks to lend at those rates.

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1 Introduction

The London Interbank Offered Rate (LIBOR) is supposed to represent the average rate at which banks can borrow in the unsecured market. It is computed by taking the trimmed mean of the reported borrowing rates of the banks on the LIBOR panel. These reported rates are not verified by transactions; moreover, there are sometimes few, if any, transactions to verify. The ongoing LIBOR scandal has already resulted in fines of over $5.7 billion for inappropriate submissions and repeated attempts to manipulate LIBOR.\(^1\)

There are two reasons why banks may want to manipulate LIBOR. First, manipulating one of the rates by even a fraction of a basis point can bring substantial gains to banks through their LIBOR exposures. The possible gains are large: the market for derivative and loan products that use LIBOR rates has been estimated as larger than $300 trillion (Wheatley, 2012). Second, banks may be motivated to lower their reported cost of borrowing to hide their credit risk from counterparties and the financial markets.\(^2\)

There is a clear need to reform the process by which LIBOR is determined. In this paper, we propose a mechanism (which we name the “whistleblower” mechanism) that resolves many of the issues facing LIBOR. Most importantly, the unique equilibrium has all banks revealing their borrowing costs truthfully. Second, despite the presence of fees and punishments in the mechanism, they are never used in equilibrium. Therefore, the whistleblower mechanism has zero cost.\(^3\) Third, the mechanism can elicit borrowing costs even when there are no transactions by using the willingness to lend of other banks. Last, the mechanism does not rely on a specific functional form to compute LIBOR from the banks’ reports. Instead, the mechanism ensures that the submissions themselves are accurate, allowing the administrator to choose the desired aggregation function.

The whistleblower mechanism proceeds in three stages. First, in the reporting stage, all banks in the panel report the rate at which they could borrow on the unsecured market. These rates are revealed to the panel and the LIBOR rate is set. Second, in the contestation stage, a panel bank can become a “whistleblower” by contesting that another bank’s report is

\(^1\)To date, the scandal has hit Barclay’s ($450 million), Deutsche Bank ($980 million), RBS ($1.1 billion), UBS ($1.5 billion), and others. More investigations of other banks are currently under way.


\(^2\)We describe the current LIBOR process, how banks manipulated LIBOR, and related measures in greater detail in Section 1.1.

\(^3\)In Section 3.2, we demonstrate that even off the equilibrium path, the mechanism can be set up to be either zero cost or revenue generating.
inaccurate. The whistleblower bank either presents an executed transaction that confirms its assertion, or states the rate at which it believes the initial bank can borrow (a contestation rate). If a transaction is presented that disproves the initial bank’s report, the reporting bank is punished (see below) and the mechanism ends. Third, if a report is contested and no transactions are presented, the mechanism enters the verification stage. In this stage, the non-whistleblower panel banks are asked to verify the initial report. These other banks state if they would be willing to lend to the reporting bank at the initially reported rate and/or the contestation rates. If at least one bank is willing to lend at the initially reported rate and none will lend for less, the initial report is confirmed; otherwise, the report is found to have been inaccurate. Banks found to have misreported or falsely accused are fined; banks that accuse accurately or present transactions that disprove the initial report are given a whistleblower payment. The mechanism is implemented using the concept of Perfect Bayesian Equilibrium.

Implementing truthful revelation in a LIBOR reporting mechanism is difficult because each bank has three possible sources of private information: the rate at which it can borrow, its exposure to LIBOR, and its payoff from manipulating perceptions of its credit risk. Many commonly used mechanisms can only deal with one source of private information. In our model, both banks’ LIBOR exposures and their incentives to indicate low credit risk are completely private information. Banks’ borrowing costs are ‘semi-private’ information: we assume that the lowest rate at which a bank may borrow is observable to (i) the party from which it may borrow and (ii) at least one other panel bank. Therefore the main relaxation of the assumption of private information is that one other panel bank aside from the potential lender may observe the rate at which borrowing may occur. This is key for our results, though we do not believe this assumption to be very strong. If a bank solicits offers for rates at which a loan may occur, for example, other banks may view the outcome of the process. Moreover, the panel banks are presumably well informed about each other’s credit risk, as this is their major consideration when evaluating the rate at which to offer loans. In particular, the Financial Service Authority’s (FSA’s) case against Barclays specifically cited evidence

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4Lending would be to the administrator, and the promised repayment would be made only if an equivalent loan to the bank would have been repaid. Thus, a synthetic bank loan may be created, which will be viewed by market participants as equivalent to lending directly to the bank in question. We discuss this further in Section 3.

5We discuss such mechanisms later in this section.

6Implicitly, we are also assuming that both the lender and the observer are on the panel. This is discussed further in Section 3.
that banks knew the borrowing costs of others in the industry.\textsuperscript{7}

Another key feature of the LIBOR problem is that at the time at which a bank submits a rate to the administrator, the bank’s true borrowing rate does not enter into its payoff function. The \textit{reported} rate enters the bank’s payoff function through LIBOR and through the market’s perception of the bank’s credit risk, but the actual rate on which the report should be based is absent. This presents a problem for the mechanism designer, as a typical technique is to use instruments that interact with the variable of interest in the agent’s payoff function.\textsuperscript{8}

A major concern of both the current LIBOR system and any subsequent mechanism is the issue of collusion. If enforceable contracts cannot be written between banks (as is generally the case for collusive agreements), collusion is impossible in our mechanism. The intuition is simple: sequential rationality causes any collusive agreement to unravel because banks have an incentive to whistleblow on each other, knowing that lending will be truthful in the verification stage of the game. Of course, the model is not an infinitely repeated game, so one might imagine that collusive agreements supported by punishment strategies are possible. We discuss in detail in Section 4 why collusion is difficult to sustain even in this situation.\textsuperscript{9}

Our approach is complementary to proposals made in the review by Martin Wheatley (the “Wheatley Review”) that was initiated by the British Chancellor of the Exchequer. The principal suggestions of the review are to (1) maintain LIBOR as based on a reporting mechanism, (2) tie LIBOR reports more to actual transactions, and (3) reduce the number of tenors

\textsuperscript{7}One trigger of the recent scandal was Barclays’ unhappiness at what was perceived to be underreporting of rates by other panel banks at the onset of the crisis. For example, in the FSA case against Barclays, one email from a LIBOR submitter at Barclays to his or her manager states, “Feeling increasingly uncomfortable about the way in which USD libors are being set by the contributor banks, Barclays included... one contributor was paying [x\%] in the market at 11am [and setting at y\%]. This is not an uncommon phenomenon.” (Financial Services Authority, 2012a).

Another example of banks’ abilities to observe each other’s borrowing rates is DOJ (2013), where Rabobank traders remark several times on LIBOR manipulations by others in the market.

\textsuperscript{8}Some recent papers postulate that banks’ borrowing rate enters the utility function through a reputation cost (Chen (2012), Snider and Youle (2012), and Youle (2013) use a quadratic penalty), but until recently it was unclear what form a punishment would take for misreporting. In our model, it is not necessary for the actual rate to enter into the bank’s payoff function. A reputation cost would only strengthen our results.

\textsuperscript{9}Note that while collusion is certainly a concern, much of the recent LIBOR manipulation occurred within a given firm, with traders encouraging the \textit{internal} submitter to misreport. In the case against UBS, for example, the FSA found more than 1000 examples of inappropriate submissions by UBS itself.
(maturities) and currencies for which a LIBOR rate exists based on limited transactions.

We take the Wheatley Review’s first point as given, as the review describes the drawbacks of moving to other measures. These include the potential financial instability and lawsuits that could arise from a wholesale transition to a new benchmark.\(^\text{10}\) Regarding the Review’s second point, our approach clearly links reports to transactions. When there are executed transactions, they may be used in the mechanism to verify or invalidate a bank’s report. However, the mechanism also works when there are no actual transactions. It works by presuming that although a transaction did not occur, there is a bank willing to lend to the bank reporting its rate and the reporting bank is aware of this (although it decided not to borrow).\(^\text{11}\) The bank that is willing to lend has the correct incentives to verify or invalidate a report by lending in the verification stage of the mechanism. Those incentives are simple, as they reflect pure revealed preference. Therefore, the third point, which recommends eliminating LIBOR measures in thinly traded markets, is not necessary given our mechanism.

Our approach of focusing on panel banks’ ‘willingness to lend’ to a reporting bank has similarities to some reference rates around the world. Australian BBSW, for example, is based on “committed quotes,” as they are considered binding offers to transact (Australian Financial Market Association, 2013). Other approaches, like ours, require banks to potentially transact at the rates submitted. In the Telbor rate published by the Bank of Israel, for example, a panel bank is committed to either borrowing or lending a set amount (that varies by maturity) to/from other banks at a preset spread to their reported rate if one of the banks wishes to transact (Bank of Israel, 2012). Mexican TIIE shares a similar setup, with banks’ submissions committing them to potentially lend to or borrow from the Bank of Mexico itself (Bank of Mexico, 1995). The Swedish Stibor mechanism asks banks to submit transactions with their reports, or indicative quotes if these are not possible. Once the reports are submitted, banks may freely borrow or lend to others at a prespecified spread to their reported rates, in a set amount of SEK 100 million (Swedish Bankers’ Association, 2012). Our mechanism is unique, however, in

\(^{10}\)Moreover, while other benchmarks exist, they measure subtly different things than LIBOR. For example, while a benchmark based on CDS premia would accurately compile information about bank credit risk, it would fail to account for both costs of funding (liquidity) and term premia (maturity). Similarly, a benchmark based on repo rates would reflect bank funding costs, but fail to fully account for bank credit risk. The Wheatley Report points out that LIBOR cannot be replicated by any single pre-existing instrument.

\(^{11}\)There are potentially situations where there are neither transactions nor offers. This implies that no bank is willing to lend, in which case the offers can be defined as infinite.
using the willingness of other banks to lend to determine the truthfulness of a given bank’s report. This makes it more difficult for a single bank, acting alone, to manipulate the benchmark.

In the following subsections, we describe some institutional details of LIBOR and then discuss how our mechanism relates to the literature on LIBOR and mechanism design. In Section 2, we set up the basic model. In Section 3, we present the whistleblower mechanism and our main result. In Section 4, we discuss how collusion would affect the mechanism. In Section 5, we demonstrate that the mechanism continues to work when credit risk signaling is explicit. In Section 6, we conclude.

1.1 The Current LIBOR Process

LIBOR rates were introduced in the early 1980s as a measure of unsecured borrowing costs for banks that would allow them to hedge their funding risk. The growth of interest rate derivatives (such as swaps and forward rate agreements) created demand for uniformity in such a measure. The rates are also now used in foreign exchange options, mortgages, and many other products. The rates are for 15 tenors (maturities) and 10 currencies and the process has been run since its inception by the British Banking Authority (BBA), an organization that represents the banking industry.\(^{12}\) There are many other -IBORs used throughout the world. Some examples include EURIBOR (European), TIBOR (Tokyo), and NIBOR (Norwegian).\(^{13}\)

For LIBOR, each tenor-currency pair has an associated panel of banks that submit rates on a daily basis. The panel banks are a collection of multinational banks meant to be representative of those banks participating in the interbank market. Each panel bank’s submission is a response to the following question:\(^{14}\)

\(^{12}\)NYSE Euronext has been selected by an independent committee set up by the UK government to take over from the BBA in early 2014 (Brooke Masters and Philip Stafford, ‘Scandal-plagued Libor moves to NYSE,’ Financial Times, 9 July 2013).

\(^{13}\)There is evidence that many of these benchmark rates have been manipulated as well by their respective panel banks. The following references contain some examples:


\(^{14}\)Interestingly, up until 1998 the question was quite different: “At what rate do you think interbank term deposits will be offered by one prime bank to another prime bank for a reasonable market size today at 11am?” It is unclear whether there has been a significant change in LIBOR manipulation after the implementation of the revised question (note that
“At what rate could you borrow funds, were you to do so by asking for and then accepting inter-bank offers in a reasonable market size just prior to 11 am?”

LIBOR submissions are not required to be based on actual transactions and no justification for the submission is needed. In some instances, no transactions may have occurred for a given bank in a given tenor-currency. It is suggested that banks use the available data that they have on the market and from their other transactions to come up with a rate if necessary. The “reasonable market size” is left intentionally undefined.

Rates are submitted every day between 11:00am and 11:10am. Submissions are unobservable until the LIBOR rate is calculated and subsequently released to the public. LIBOR is calculated by eliminating the top and bottom quartile of the submissions and taking the average of the remaining rates.\textsuperscript{15}

Under the current mechanism, LIBOR manipulation has generally occurred for one of two reasons. First, banks manipulated their reports to influence the LIBOR rate itself and profit from their exposure to LIBOR through derivative and loan products. This manipulation resulted in either overstating or understating a bank’s borrowing cost, depending on the direction of their exposure. Banks’ misreporting was timed to coincide with rate fixings on various products, as small changes in the benchmark could yield large profits. In one example, the FSA case against RBS cites the ‘inappropriate request’ from a derivatives trader to the submitter of the rate, “pls get a very very very low 3m and 6m today pls, we have rather large fixings!” (FSA, 2013).\textsuperscript{16} A rough calculation (shown in Section 3) suggests that a given bank may make as much as $5m by manipulating LIBOR by even a basis point.

Second, banks misreported their borrowing rates to manipulate counterparties’ perceptions of the strength of the bank. This manipulation resulted in understating a bank’s borrowing cost. As the rates submitted by individual banks were made public immediately by the BBA, these submissions potentially signaled the banks’ credit risk in absolute terms and relative to other banks. This led to incentives to change the rates submitted to appear safer, particularly during the height of the financial crisis. For example, the FSA final report against UBS (FSA, 2012b) cites a manager writing to employees, stating “It is highly advisable to err on the low side with [LIBOR] the original LIBOR question is quite similar to the current EURIBOR question).\textsuperscript{16}

\textsuperscript{15}Note that the other -IBOR rates vary somewhat in both the question asked and the aggregation procedure for the reference rate.

\textsuperscript{16}The primary submitters of the LIBOR rates at RBS were money market traders.
fixings to protect our franchise in these sensitive markets.” Signaling that UBS could borrow at a low rate was intended to provide counterparties with confidence in the safety of the bank.

1.2 Related Literature

A few very recent papers discuss the evidence on LIBOR manipulation. Kuo, Skeie, and Vickery (2012) find that LIBOR tracks alternative measures of interbank borrowing costs (TAF, Fedwire, NYFR), but is lower at the height of the crisis despite the expectation that it would be higher. LIBOR is also less diffuse than these other measures. These results suggest some degree of manipulation. Similarly, Snider and Youle (2012) demonstrate in a model that rate manipulation should lead to the bunching of reports around the cutoffs for the interquartile range, and then show that the LIBOR data has this property. Finally, using an econometric model identified by banks’ rank order of LIBOR submissions, Youle (2013) finds that manipulation may have downwardly biased the benchmark by up to 50 basis points.

Some of these papers examine possible reforms to LIBOR. Eisl, Jankowitsch, and Subrahmanyam (2012) show that setting LIBOR equal to the median submission (the extreme version of a trimmed mean) lowers the benefits of manipulation. Youle (2013) also argues for using the median submission, and shows that it could reduce manipulation by up to 70%. Duffie, Skeie, and Vickery (2013) show that the absence of current transactions may be mitigated by using a sample window of previous transactions. Unlike these papers, however, we do not focus on the best way to aggregate reports into an accurate LIBOR measure. Instead, we focus on how to incentivize proper reporting in the first place and find a mechanism that eliminates manipulation entirely. This gives the LIBOR administrator flexibility to choose a desired aggregation function unconstrained by concerns around manipulation.

Both the Vickrey-Clarke-Groves (VCG) and d’Aspremont and Gerard-Varet (AGV) mechanisms can incentivize agents to truthfully report their private information.\textsuperscript{17} These mechanisms do not work in the LIBOR setting, however, as they fail when there is more than one source of private information. In the LIBOR case, there is an important second source of private information: banks’ exposures to LIBOR. Chen (2012) demonstrates that the AGV mechanism can solve misreporting incentives when all banks have known exposures in the same direction. We allow for exposures to be private information and to be in either direction for any bank, which makes

\textsuperscript{17}The VCG mechanism is implemented in dominant strategies but is not budget balanced; the AGV mechanism is implemented in a Bayesian Nash Equilibrium but is ex-ante budget balanced (Mas-Colell, Whinston and Green, 1995).
the AGV and VCG mechanisms inapplicable. Moreover, the AGV and VCG mechanisms require banks' actual borrowing rates to enter their payoff functions; when applied to LIBOR reporting, these rates may not be in the payoff functions, leaving nothing to ‘tie’ bank’s reports to the truth.

The mechanism design literature also includes a number of possible approaches when agents have some information over each other’s type. In this type of problem, for example, the principal may wish to maximize social welfare, but does not know the individual agents’ utility functions. Demski and Sappington (1984) show that while a traditional mechanism design approach generates a mechanism that can achieve the societal first-best and maximize the principal’s payoff, this mechanism is plagued by problems of multiple equilibria. In fact, while “all play fair” is an equilibrium, in general, there is an “all cheat” equilibrium too. This latter equilibrium Pareto-dominates the first from the point of view of the agents.\textsuperscript{18} This sets the stage for later papers that design more complex mechanisms, with a joint focus on both achieving the societal first-best and uniqueness.

Ma, Moore and Turnbull (1988) consider a similar problem, but generalize the setting such that types are imperfectly correlated. An agent’s type thus gives that agent some noisy information over others’ types. In this setting, the authors solve the multiple equilibrium problem of Demski and Sappington (1984) by expanding the agents’ strategy set. If agents can report not only their own type, but also a probability with which the other agents are ‘cheating,’ then any non-preferred equilibrium can be eliminated by the principal. In similar work, Cremer and McLean (1985) show that an auctioneer may extract the maximum possible surplus from an auction if agents’ types are correlated and the auctioneer knows the structure of this interdependence. Ma (1998) considers an analogous problem of hidden action. When agents’ actions are unobserved by the principal but observed by one another, the first-best can be achieved if a lag exists between action and outcome.\textsuperscript{19}

Moore and Repullo (1998) present a mechanism when agents’ types are hidden from the principal, but known to each other. The authors design a mechanism in which a randomly chosen agent proposes a rule. All other

\textsuperscript{18}Consider the following LIBOR reporting mechanism. First, all banks report their rate. Second, any bank may accuse another bank of cheating. Finally, any bank accused of cheating is fined. In this simple mechanism, all banks reporting accurately and accusing any cheaters is an equilibrium. Demski and Sappington show, however, that it is also an equilibrium for all banks to lie and to ignore others’ cheating. This latter equilibrium Pareto-dominates the first from the point of view of the banks.

\textsuperscript{19}This lag is necessary to allow the mechanism to operate before the outcome realizes; the lag also makes the problem very similar to one of hidden information.
agents may then either agree to this rule or contest it; a contestation consists of an alternate characterization of the rule. If the initial report is contested, a cost is levied on the initial reporter who must then choose between the two available outcomes. In equilibrium, the contestation may be structured such that the initial agent continues to select his/her initial characterization if and only if it was the correct rule.

All of these mechanisms are similar, in that they use the knowledge of agents to ensure that the correct rule is implemented, even as the principal does not know the exact specification of the rule itself. There are a number of problems in applying these approaches in a LIBOR reporting context, however. The mechanisms of Ma (1998), Cremer and McLean (1985), and Ma, Moore and Turnbull (1988) place too strict a requirement on the information of the principal. In these models, not only must the principal know the ex ante distribution of agents’ types, the principal must also know the correlation between agents’ types to a sufficiently accurate degree so as to condition payments accordingly. We approach the LIBOR reporting problem by assuming that the administrator has no information about banks’ LIBOR exposures and borrowing rates; for this reason, our mechanism is closest to the work of Moore and Repullo (1998).

The work of Moore and Repullo, however, places too strict a requirement on the information structure between the agents to be applicable as is. In Moore and Repullo (as in the other models), every agent is assumed to have information over the types of all other agents. This is too strong an assumption in the interbank market, as it requires each bank to have information over all other banks’ borrowing rates and their incentives to manipulate LIBOR. For this reason, while our mechanism is most similar to Moore and Repullo, we must alter it substantially to apply in a LIBOR reporting context.

2 The Model

In this section, we describe the basic model of banks and their lending. The whistleblower mechanism, which will be used to incentivize truthful disclosure of borrowing costs, is described and analyzed in the following section.

There are \( n \) banks in the LIBOR panel. Each bank \( j \), where \( j = 1, \ldots, n \), has a payoff function:

\[
\pi_j (L, \Psi_j) \quad (1)
\]
Where

- $L$ is the prevailing LIBOR rate, which is a function of each panel bank’s reported borrowing cost. This argument of the bank’s payoff function represents the bank’s exposure to LIBOR. As this exposure (through derivative products and loans) may vary in magnitude and direction across banks, we place no assumptions on how a given bank’s payoff depends on LIBOR. Nevertheless, this dependence drives the bank’s incentive to manipulate LIBOR.

- $\Psi_j$ is the set of loans made by bank $j$ to other banks on the panel. $\Psi_j$ is a vector of length $n - 1$ of ordered pairs, $(q_k, r_k)$, $k = 1, 2, \ldots, j - 1, j + 1, j + 2, \ldots, n$. Each pair represents the quantity, $q_k$, lent at a rate, $r_k$, to the $k$th bank. If there is no loan to bank $k$, we set $(q_k, r_k) = (0, \cdot)$. The set of loans is important to the mechanism in two ways. First, we will use the complete set of loans by non-$j$ banks to define what the borrowing cost is for bank $j$. Second, it will describe the willingness to lend of banks, which will be necessary to understand how a contested report by a whistleblower can be verified or invalidated through a loan.

As a point of terminology, it is useful to define $\Psi_j^{i}(q', r')$ as the set of loans of bank $j$, $\Psi_j$, with the loan to bank $i$ set equal to $(q', r')$. For example, then, consider the incremental payoff to a bank $j$ for changing the terms of its loan to bank $i$ to $q''$ at a rate $r''$. This is the payoff to the bank of the new loan book, $\Psi_j^{i}(q'', r'')$, less the payoff from the old loan book, $\Psi_j$, $\pi_j(L, \Psi_j^{i}(q'', r'')) - \pi_j(L, \Psi_j)$. This notation is necessary for describing the benefits (or costs) of considering different loans.

Notice that there is no argument in the bank’s payoff function for the accuracy of the bank’s LIBOR submission. If an argument for accuracy was included in the payoff function, it would only make our mechanism stronger as it would reduce incentives to manipulate. Similarly, there is no argument in the payoff function for the actual rate at which a bank borrowed (if it borrowed).

For now, we exclude the incentive for a bank to manipulate its rate to hide credit risk and focus on the incentive to profit from derivatives exposures. In Section 5, we include the incentive to hide credit risk (thus adding a term for the reported rate to the utility function), and show that the mechanism that we propose easily withstands this manipulation incentive as well.21

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21Alternatively, the incentive to manipulate reported rates for hiding credit risk can be suppressed by hiding bank reports from the public for some period of time. This was suggested in the Wheatley Review and has been in place since the beginning of July 2013. This would work equally well in our mechanism.
To allow the banks’ payoff functions to be as general as possible, we impose only a single assumption on the functions themselves.

**Assumption 1** The profit generated by lending to a given bank is increasing in the rate charged to that bank:

\[ \pi_j \left( L, \Psi_j^i (q, r') \right) > \pi_j \left( L, \Psi_j^i (q, r) \right) \quad \forall i \neq j; \forall q > 0; r' > r \]  

Assumption 1 states that for a given loan amount, a bank makes larger profits by charging higher interest rates.

With this basic assumption, we make two definitions which will be useful in the analysis.

**Definition 1** The minimum rate, \( \rho_{ji} \), at which bank \( j \) is willing to lend \( \bar{q} \) to bank \( i \) is:

\[ \rho_{ji} = \arg \min_r \pi_j \left( L, \Psi_j^i (\bar{q}, r) \right) \text{ such that } \pi_j \left( L, \Psi_j^i (\bar{q}, r) \right) > \pi_j \left( L, \Psi_j^i (0, \cdot) \right) \]  

**Definition 2** The best rate, \( b_i \), at which a given bank \( i \) could theoretically borrow an amount, \( \bar{q} \), is as follows:

\[ b_i = \min \{ \rho_{1i}, \ldots \rho_{(i-1)i}, \rho_{(i+1)i}, \ldots \rho_{ni} \} \]  

Definition 1 describes the lowest rate at which a bank is willing to make a loan to another bank for a fixed loan amount. Definition 2 denotes \( b_i \) as the lowest rate that any bank would be willing to charge to bank \( i \) for a fixed loan amount. Formally, \( b_i \) is a function of the size of the fixed loan amount, \( \bar{q} \), though for simplicity we drop the function notation.

By Assumption 1 and Definitions 1 and 2, no bank can profitably lend an amount \( \bar{q} \) to a bank \( i \) for a rate less than \( b_i \):

\[ \pi_j \left( L, \Psi_j^i (\bar{q}, r) \right) > \pi_j \left( L, \Psi_j^i (\bar{q}, r) \right) \quad \forall j \neq i; \ r < b_i \]  

The above provides a framework to analyze banks’ willingnesses to loan. This is critical for the mechanism, as a bank that reports its borrowing cost may not have a transaction to present or may strategically wish to hide a transaction. In cases where there are no transactions, the mechanism instead uses the willingness of other banks to lend to the bank in question.

The borrowing cost is defined as the rate paid on the marginal loan. If a given bank has no transactions, the marginal loan is the lowest rate at
which bank $i$ could borrow, $b_i$. When there are transactions, the borrowing cost is once again defined as the marginal loan: the highest cost transaction for bank $i$. Denote the highest rate at which a bank actually transacts as $b'_i$. By definition, $b'_i \geq \frac{1}{b_i}$, because of the impact of bargaining power. We assume that transactions are costless to present (to the administrator) and are verifiable.

The borrowing cost $b'_i$ for a bank $i$ is defined as the highest cost transaction $b'_i$ as long as a transaction exists, and $b_i$ otherwise.

Next, in describing the information structure of the mechanism, we must first define the beliefs of the various panel banks.

**Definition 3** Every bank $i$ has a belief $\sigma_i$ over the borrowing cost, $b'_i$, of all other banks $j \neq i$. Formally, $\sigma_i$ is an $(N - 1)$-dimensional probability distribution in $\mathbb{R}_{\geq 0}$.

We make one assumption on the information structure:

**Assumption 2** The lowest rate at which a bank can borrow is known by at least two other banks.

This is the key informational assumption and allows the mechanism to work when there are no transactions. While we allow for exposures to LIBOR to be private information for each bank, we assume that the lowest rate at which a bank can borrow is observed by at least two other banks. Mathematically, this implies that for a given bank $i$, there exist two other banks $j$ and $k$ whose belief about $i$’s borrowing cost places all probability on the correct borrowing cost, $b_i$.

It is natural (although not necessary) to assume that one of the banks is the bank that actually offers the lowest rate, which means that there only needs to be one other bank that observes the lowest rate. In practice, banks have shown themselves to be able to observe, to at least some degree, the borrowing rates of their competitors. This is likely the case in a competitive environment where several banks are offering loans. Implicitly, this assumes that banks are taking offers on loans, and may or may not actually transact. In this environment, no transaction means that the bank did not want to transact at the rates offered. One might argue that there may be a situation without transactions or offers, but no offers must imply that no bank is willing to lend, in which case the offers can be defined as infinite. Any other

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22 This may provide an incentive for bank $i$ to hide transactions, which will be taken into account in the mechanism.
interpretation questions the actual existence of the unsecured loan market, which we cannot address.

LIBOR represents a measure of unsecured borrowing by banks. If the administrator were to have full information, LIBOR would be calculated using the borrowing rate for each bank that borrowed, and/or the rate at which the banks could borrow (having chosen not to). Thus, with \( b^* = \{b_1^*, b_2^*, ..., b_n^*\} \), the LIBOR rate, \( L \), is calculated as follows:

\[
L = L(b^*)
\]  

This is the LIBOR rate that would be reported absent any market frictions or manipulation.

As the vector of true borrowing rates, \( b^* \), is hidden from the regulator, however, each bank \( i \) instead sends a report \( s_i \) where \( i \in \{1,..,n\} \). We define the vector \( s = \{s_1, s_2, ..., s_n\} \). The goal of the mechanism is \( s = b^* \), so that \( L = L(b^*) = L(s) \).

We do not specify the function \( L(\cdot) \), as this will not be necessary for our mechanism to work. As mentioned above, the current LIBOR rate is calculated using a trimmed mean. We could incorporate this, or any other suggested function.\(^{23}\)

The mechanism requires one further assumption. We assume that the time between the submission of reports and the possible verification of these reports through the mechanism is sufficiently short such that banks do not want to reoptimize their loan books. This implies that in the 10-15 minutes over which the mechanism takes place, the willingness of a bank to lend to another will not shift materially. In the majority of situations, this assumption is appropriate. In situations where there is a material change in the strength of banks in the 10 minutes, the initial LIBOR reports are definitively out-of-date. Our mechanism is imperfectly able to deal with this regime change, but then again, any non-instantaneous mechanism is vulnerable to structural breaks of this sort.

3 The Mechanism

With the model defined, we now describe our proposed mechanism.

The mechanism uses as its starting point a very similar question to the one asked to the current LIBOR panel:

\(^{23}\)The choice of aggregation function will quantitatively impact one constraint in the mechanism, but the mechanism itself can accommodate any desired function.
“At what rate could you borrow funds of size \( q \) just prior to 11AM?”

The original LIBOR question states that the loan should be of reasonable market size. This reasonable market size is left to judgment, which may adjust for fluctuating markets and may vary for tenor-currency pairs.\(^2\) The question in our proposed mechanism pins down a level, \( \bar{q} \), which may be adjusted.

The mechanism consists of communications, payments and loans. The term \( w \) represents the whistleblower payment, the amount that a bank receives for correctly contesting a report. The term \( \phi \) represents a punishment fee. The variables \( \bar{q} \), \( w \) and \( \phi \) are all positive constants.

Panel banks can take on specific roles in the mechanism, which are defined as follows:

- **Reporting bank:** a reporting bank \( i \) reports the rate at which it can borrow, \( s_i \), and either from whom or presents a transaction.

- **Offering bank:** a bank \( j \) willing to lend at the lowest rate to reporting bank \( i \) (at \( b_j \)).

- **Informed bank:** a bank that knows the lowest rate at which the reporting bank could borrow.

- **Named bank:** the bank \( t_i \) that the reporting bank \( i \) claims it can borrow from, if the reporting bank makes such a claim.

- **Contesting bank:** a bank that contests the report of a reporting bank.

- **Bystander bank:** a bank in the panel that has no role in the mechanism (and is not informed).

We present the mechanism as succinctly as possible, and then describe the most important details in the following pages.

The whistleblower mechanism is as follows:

\(^2\)For example, in the Commodities Futures Trading Commission case against Barclays, it says, “Prior to the financial crisis period, Barclays’ U.S. Dollar LIBOR submitters considered “reasonable size” for a transaction by Barclays in the London U.S. Dollar money markets to be $250-$500 million. During the financial crisis period a reasonable sized transaction was significantly lower” (Commodities Futures Trading Commission, 2012).
1. Simultaneously, each bank \( i \in \{1, 2, ..., n\} \) reports its own borrowing rate, \( s_i \). Each bank also either reports a transaction in which it borrowed an amount of \( \bar{q} \) at the rate \( s_i \), or names a bank that would be willing to lend to it at this rate, \( t_i \in \{1, 2, ..., n\} \setminus \{i\} \).

2. LIBOR is set, \( L = \mathbb{L}(s) \), where \( s = \{s_1, s_2, ..., s_n\} \).

   The following steps are run for all panel banks \( i \) simultaneously, \( i \in \{1, 2, ..., n\} \).

3. If bank \( i \) presented a transaction in stage 1, any non-\( i \) bank that lent \( \bar{q} \) to bank \( i \) at a rate greater than \( s_i \) may present the transaction. If bank \( i \) did not present a transaction in stage 1, any non-\( i \) bank that lent \( \bar{q} \) to bank \( i \) at any rate may present the relevant transaction. Non-\( i \) banks act simultaneously.

4. If any transactions are presented, either by bank \( i \) in stage 1 and/or non-\( i \) banks in stage 3:

   (a) The ‘true’ rate, \( \hat{b}_i \), is the highest rate across all transactions.
   (b) If the ‘true’ rate is \( \hat{b}_i = s_i \), the mechanism ends for bank \( i \)’s report. Otherwise, it continues.
   (c) A randomly selected bank that presented a transaction at \( \hat{b}_i \) is paid \( w \).
   (d) Bank \( i \) is fined \( w + \phi \).
   (e) The mechanism ends for bank \( i \)’s report.

5. If no transactions are presented:

   (a) Any non-\( i \) bank \( k \) may contest the report of bank \( i \) by reporting \( \tilde{s}_i < s_i \). Any non-\( i \), non-\( t_i \) bank \( k \) may contest the report of bank \( i \) by reporting \( \tilde{s}_i > s_i \). Contestations occur simultaneously and are observable to the panel.\(^{25}\)
   (b) If no contestation is raised, the mechanism ends for bank \( i \)’s report.
   (c) Otherwise, if there is at least one contestation:

\(^{25}\)The reason why the \( t_i \) bank can contest only by naming a higher rate (and not a lower rate) is discussed after Proposition 1 in the main text and in detail in the Appendix.
i. Consider the set of $m \geq 1$ contestations, $\tilde{s}_i$ and the one initial report, $s_i$. For the $m$ lowest values in this set, all non-$i$, non-contesting banks may state willingness to lend an amount $\tilde{q}$ to (synthetic) bank $i$ at any of these rates.

ii. The lowest of the $m$ rates at which banks are willing to lend (or, if no bank will lend at any of them, the remaining, highest rate) is the ‘true’ rate, $\tilde{b}_i$.

iii. One bank (randomly chosen) from those that contested $\tilde{s}_i$ equal to the ‘true’ rate $\tilde{b}_i$ receives $w$.

iv. Any bank that contested at any rate not equal to the ‘true’ rate $\tilde{b}_i$ is fined.

v. If bank $i$ did not report the ‘true’ rate, it is fined an amount $w + \phi$.

vi. With equal probability ($1/m$), one of the $m$ rates is chosen. If no bank expressed willingness to lend at this rate, the mechanism ends. Otherwise, one bank, selected randomly from the set of banks that expressed willingness to lend at this rate must lend $\tilde{q}$ to (synthetic) $i$ at the rate.

vii. The mechanism ends for bank $i$'s report.

We depict the mechanism in Figure 1.

Next, we give a brief overview of how the mechanism works. We then present Proposition 1, which proves that given a positive whistleblower payment and a condition on the size of the punishment fee, $\phi$, truthful reporting is the unique equilibrium of the mechanism.

In the mechanism, each bank $i$ reports the rate $s_i$ at which it can borrow an amount, $\tilde{q}$. At the same time, it either presents a transaction where it borrowed at this rate, or states that this is the rate at which it could borrow from a bank $t_i$. These reports are shown to all banks in the panel and the LIBOR rate is fixed. While any initial report may subsequently be discovered to be false, it is not replaced by the ‘true’ rate uncovered by the mechanism. The reason for this upfront fixing of LIBOR rate is to eliminate incentives for the panel banks to contest or verify/invalidate rates solely for the motive of manipulating the LIBOR rate.\footnote{26}{A bank who states its willingness to lend and gets called up on to do so by the mechanism will lend an amount $\tilde{q}$ to the administrator, who repays with interest if and only if a similar loan to bank $i$ would have been repaid. We discuss this in detail below.}

\footnote{27}{The early fixing does present the possibility that a bank misreports, knowing that it will be punished. This provides the main incentive-compatibility constraint: the punishment for misreporting must be sufficiently high to discourage this. This is discussed more fully in Proposition 1.}
Next, any other bank may present a transaction that it had with the reporting bank, if disclosing this would disprove the report of that bank. The ‘true’ borrowing rate of the bank is the highest rate at which it borrowed: this is interpreted as the marginal borrowing rate of the bank. If a bank that reported it has not borrowed is shown to have borrowed, or a bank is shown to have borrowed at a higher rate than it disclosed, it is fined. The non-reporting bank that presented the transaction with highest loan rate (chosen randomly if there is a tie) receives the whistleblower payment.

Any report that was not based on a verifiable transaction (and has not been disproved by presentation of one) may be contested. Any bank may contest the reported rate, except that the bank \( t_i \) may not contest that the reported rate is too low.\(^{28}\) A contestation consists of stating a rate \( \tilde{s}_i \neq s_i \).

If no contestations are received, the mechanism ends. If contestations are made, lenders are sought at the \( m \) lowest of the \( m + 1 \) reported and contested rates. If lenders can be found at rates lower than that reported, or if no lender can be found at the reported rate, then the bank’s report is shown to have been false, and the bank is fined.

\(^{28}\)This restricts the ability of bank \( t_i \) to strategically contest a truthful report of \( s_i \). We discuss this after Proposition 1 in the main text and in more detail in the Appendix.
Finally, one of the \(m\) rates is chosen randomly. If no banks expressed willingness to lend at this rate, the mechanism ends. Otherwise, one of these banks willing to lend is chosen randomly. This bank will ‘synthetically’ lend an amount \(\tilde{q}\) to the reporting bank. It would be difficult for an administrator to force a reporting bank to take on a loan, so we envision the administrator taking on the loan, which is why we call the loan a synthetic one.\(^{29}\) The administrator of LIBOR demands a loan of \(\tilde{q}\) which is repaid with interest if and only if a similar loan to bank \(i\) would have been repaid. This would therefore be payoff-equivalent to lending to the reporting bank itself, and could be achieved through some sort of escrow account.\(^{30}\) We will demonstrate that as loans do not occur in the unique Perfect Bayesian Equilibrium of the mechanism, it is unlikely that the administrator would need a large facility to handle loans.\(^{31}\)

In summary, the mechanism augments the transaction-based approach of the Wheatley Review with a revealed preference argument to allow LIBOR rates to be calculated for currencies and tenors at which trading is thin. Rather than requiring transactions for the calculation of LIBOR (as the Wheatley Review does), our mechanism requires the use of transactions insofar as they exist, but is robust to situations where no trading occurs. Notice that even for markets where trading is heavy, some reporting mechanism is needed as reporting banks may have incentives to hide one or more transactions (if they hide all transactions, they actually may claim that trading is thin).

We provide some simple examples of how some of the details of the mechanism work in Section 3.1.

We solve for the Perfect Bayesian Equilibrium of the model, as defined in Fudenberg and Tirole (1991). We show that the whistleblower mechanism incentivizes truthful revelation of borrowing costs by all banks.

**Proposition 1** Given assumptions 1, 2, and
\[
\begin{align*}
   w &> 0 \quad \text{(P1)} \\
   \pi_i \left( \mathcal{L}(s_i, b^*_{-i}), \Psi_i \right) - \phi - w &< \pi_i \left( \mathcal{L}(b^*), \Psi_i \right) \quad \forall s_i \quad \text{(P2)}
\end{align*}
\]

\(^{29}\)Note that the administrator does not have to force the lending bank to make the loan, as the lending bank will find it strictly beneficial to do so. This is true due to a revealed preference argument. We discuss this in more detail below.

\(^{30}\)Another potential way to structure this exposure would be to have the lender sell a credit default swap on the reporting bank to the administrator, with the payment adjusted accordingly. This would mean less cash out initially.

\(^{31}\)While the administrator of LIBOR is currently an industry organization (the BBA), a government organization would likely be the best administrator of our proposed mechanism.
the unique Perfect Bayesian Equilibrium of the whistleblower mechanism is truthful reporting for all banks, \( s = b^* \).

Proof. See Appendix.

Proposition 1 states that as long as the whistleblower payment, \( w \), is strictly positive, and Equation [P2] holds, then there does not exist any profitable deviation from the truthful reporting of a bank’s borrowing costs. The intuition for Equation [P2] is that the punishment imposed on a misreporting bank must be sufficiently large that profit cannot be made by misreporting and being discovered.

When a reporting bank names a bank, it implicitly states that it did not transact in the lending market. The reporting bank’s report may first be contested successfully by any bank that presents a transaction. (This disproves the implicit assertion that no borrowing took place.) Any bank that provided a loan to the reporting bank has a strict incentive to present the transaction.

Should no transaction be presented, the report moves on to the contestation and verification stages. Solving backwards, we begin with the verification stage, assuming that the reported rate has been contested by at least one bank. From revealed preference, an offering bank that was willing to lend to the reporting bank at rate \( b_i \) is still willing to do so, and by Assumption 1 is also willing to lend at any rate above \( b_i \). In the mechanism, such a bank has a strict incentive to reveal all of the rates at which it would lend. By doing so, it correctly verifies or invalidates the reporting bank’s rate and the contested rates. Given that in the verification stage false contestations will be uncovered (and penalized by the punishment fee), and true contestations will be supported (and rewarded with the whistleblower payment), there are strict incentives to contest only if the reporting bank misreports. By Assumption 2, there always exists a bank that can contest and that is not the offering bank.

At the beginning of the mechanism, a bank is named by the reporting bank as a ‘willing lender.’ The role of this part of the mechanism is not to learn which bank made the best offer to lend; rather, it prevents a sole offering bank from falsely contesting that the reporting bank’s borrowing cost is too low. The offering bank could then receive the whistleblower payment as no other bank will step in to invalidate the contestation. Therefore, in equilibrium, the reporting bank will indeed name the bank from which it can borrow to prevent this false contestation from occurring.

\[32\text{If the offering bank is willing to lend at a contested rate below the reported rate or unwilling to lend at the reported rate, the reported rate is invalidated.}\]
Note that when banks are found to have misreported, the imposed fine is simple: a flat fee of \( w + \phi \). So long as \( \phi \) is large enough, there is no possible deviation. A fine \( \phi \) that satisfies Equation \([P2]\) may be quite large, however, as it needs to work for all inappropriate reports.\(^{33}\) This can be modified easily, by adding another punishment that is proportional to the degree of the LIBOR manipulation, such as \( \kappa \left| L(s, b^*) - L(b^*) \right| \), where \( \kappa \) is a price for distortion of the LIBOR calculation. This would allow banks that slightly misrepresent to be fined less than those that do so to a larger extent, and may be a more just approach. We use this modification in the calibration in Section 3.1.

As shown by Proposition 1, the mechanism incentivizes truthful disclosure from the various banks. There is a subtle issue with the mechanism, though, in that the reports from banks with actual loans and banks without loans may be slightly different, i.e. \( b_t^i \geq b_t^j \). Banks that have actually borrowed money report the rate at which they borrowed money, which is impacted by the bargaining power of the involved parties. Banks that have not borrowed anything, however, submit reports that are unimpacted by bargaining power. When the borrowing banks’ bargaining power approaches 100%, the two are the same. In any situation, given the competition in the unsecured lending market, we expect any variation caused in LIBOR by changes in bank bargaining power to be minor.\(^{34,35}\)

### 3.1 Examples

In this subsection, we consider three examples that display how the mechanism works. We also calibrate the mechanism to quantify how large a punishment fee might be needed for deterrence.

**Possible overstatement:** Suppose that there are no transactions presented by the reporting bank or by any contesting bank. The reporting bank reports that its borrowing rate is 2%, and one bank contests, claiming that the rate is 1%. The other panel banks are given the chance to lend at 1%. If at least one does, 1% is the true rate, the contesting bank gets \( w \), and the reporting bank is fined \( w + \phi \). One of the banks that expressed willingness to lend is randomly selected to make the loan. If no banks are willing to lend at 1%,

\(^{33}\)For example, if a given bank can manipulate its report by up to 50bps, under the current LIBOR trimmed mean, this could necessitate a \( \phi \) on the order of $25m.

\(^{34}\)Note that this is an issue both for the version of LIBOR in current use, and for nearly every proposed alternative. Any use of loan transactions necessarily exposes LIBOR to random variations caused by differing levels of bargaining power.

\(^{35}\)This problem also diminishes as the size of the panel increases, in which case we would expect \( b_t^i \to \frac{1}{2} b_t^j \). We discuss below other benefits of a larger panel for our mechanism.
then 2% is the true rate, and the contesting bank is fined $\phi$. Note that as the LIBOR rate is fixed just after the initial reports, the contesting bank and the lending bank cannot influence it through their actions.

**Possible understating and the role of the named bank:** Suppose that there are no transactions presented by the reporting bank or by any contesting bank, and the bank named by the reporting bank is bank A. The reporting bank reports that its borrowing rate is 2%, and one bank contests, claiming the correct rate is 3%. The other panel banks are given the chance to lend at 2%. If at least one does, 2% is the true rate, and the contesting bank is fined $\phi$. If none do, 3% is the true rate, the contesting bank gets $w$, and the reporting bank gets fined $w + \phi$.

By the rules of the mechanism, bank A cannot be the bank that contests. Suppose that this rule was not in place and that bank A could contest. If bank A was the sole offering bank, i.e. the only bank willing to lend to the reporting bank, then bank A could contest that the report was understated (and contest with, for example, 3%). There would be no bank willing to lend at 2%, even though 2% was the actual rate at which the reporting bank could borrow. Bank A would then receive the whistleblower payment $w$. For this reason, the mechanism allows the reporting bank to stop Bank A from contesting that the report is too low. Notice that this blocking procedure is not needed to stop Bank A from contesting that the report is too high, as Bank A knows that it will be caught in this case (no bank will lend at the low rate it contests is the true rate).

**Truthful revelation of willingness to lend:** Here we demonstrate that there is no reason for the offering bank to strategically state its willingness to lend. Suppose that there are no transactions presented by the reporting bank or by any contesting bank. The reporting bank reports that its borrowing rate is 2%, and two banks contest, claiming that the proper rate is 1% and 3%, respectively. The mechanism asks whether any bank will lend at either 1% or 2%. Suppose that the offering bank is the only bank willing to lend and it is willing to lend at both 1% and 2%. If the offering bank states it is willing to lend only at 2%, then the mechanism calls on it to do so with probability $\frac{1}{2}$ (and with probability $\frac{1}{2}$ there is no lending at 1%). If the offering bank states it is willing to lend at both 1% and 2%, then the mechanism calls on it to lend at 1% with probability $\frac{1}{2}$ and to lend at 2% with probability $\frac{1}{2}$. As should now be clear, the offering bank’s statement does not affect the probability that a rate will be selected for a loan, and therefore it does not act strategically. As it prefers to lend at both rates, it

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36If it is not willing to lend at 1%, there is no reason for it to state that it would, because with positive probability it would be forced to do so.
will state that truthfully.\footnote{If the mechanism were modified such that a loan was always demanded at the ‘true’ rate, this would provide banks with an incentive to misrepresent their willingness to lend. Banks would feign a lack of willingness to lend at low rates, in an attempt to increase the rate at which they lent money.}

**Calibration:** As discussed earlier, consider an additional component for the misreporting punishment, \( \kappa \left[ \mathbb{L}(s \cdot b^* - b^*) \right] \), where \( \kappa \) is a price for distortion of the LIBOR calculation. To calibrate the punishment for misreporting used in the mechanism, consider that a bank will have a maximum transaction or set of transactions that has the floating rate fixed at 3 month LIBOR worth \( \$200 \text{bn} \).\footnote{Simone Foxman, “How Barclays Made Money on LIBOR Manipulation,” Business Insider, 10 July 2012.} The exposure is then \( 200 \left( (1 + r)^{\frac{3}{4}} - 1 \right) \), where \( r \) represents 3m LIBOR. Taking the derivative, the change in exposure with a change in the interest rate is \( 50 \left( (1 + r)^{\frac{3}{4}} \right) \). When \( r = 0.03 \), the change in exposure for a 1 basis point change is \( 4.89 \text{m} \). When \( r = 0.003 \), the change in exposure for a 1 basis point change is \( 4.99 \text{m} \). The approximate gain from a 1 basis point change in LIBOR is thus about \( 5 \text{m} \). Thus, \( \kappa > 5 \text{m} \) per basis point is a sufficient restriction for 3m LIBOR (one of the most liquid tenors).

Considering many of the recent LIBOR manipulations to be of roughly 0.5 basis points magnitude, this would result in an approximately \( 2.5 \text{m} \) fine per incident. This suggests a roughly similar order-of-magnitude to (though still five times larger than) the \( 940 \text{m} \) in fines assigned to UBS for roughly 2000 “requests for inappropriate submissions.”\footnote{Jill Treanor, “Two former UBS employees charged in US over LIBOR,” The Guardian, 19 December 2012.}

### 3.2 Discussion

One strength of our mechanism is that it can be applied even to tenors where transactions are generally infrequent or are temporarily so because of extreme market events. By using a revealed preference approach to verify the accuracy of contested reports, the measure can remain up-to-date, even when transactions are not occurring. This removes the need to rely on old estimates of borrowing costs, as might otherwise be required.

The mechanism keeps separate the verification of reports and the calculation of LIBOR. Once reports are sent, the LIBOR rate is calculated, and

\[ 37 \]

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\[ 40 \]
any further contestation and verification of the individual reports submitted does not impact the final rate. This implies, paradoxically, that even if a LIBOR rate is known to be incorrect (because certain of the submitted reports have been found to be fallacious), it is not changed. As demonstrated, this ex-post inaccuracy (which is off the equilibrium path) leads to greater ex-ante incentives to submit accurately, because the LIBOR calculation does not influence banks’ choices in the contestation and verification stages.

Standard mechanisms from the literature cannot implement truthful reporting in this environment. A VCG mechanism or an AGV mechanism will not work in this model, as banks’ exposures to LIBOR are private information both in terms of direction and magnitude. Furthermore, the actual borrowing rate that is being solicited is semi-private information and does not appear in the reporting bank’s payoff function – a necessity for those mechanisms. And while our mechanism has much in common with the Subgame Perfect Implementation of Moore and Repullo (1988), they do not allow for asymmetric information between agents as we do.

From an implementation standpoint, the mechanism described here has a large advantage over several other mechanisms: truthful reporting is the unique equilibrium. First, this implies that along the equilibrium path, the mechanism is budget-balanced. A simple restriction on the allowable range of possible contestations ensures that the mechanism is budget-balanced even off the equilibrium path. This is a significant improvement over the ex-ante budget balance of the AGV mechanism, which can often result in ex-post budget concerns.

Second, while the mechanism is at times complex, the complexity is entirely off the equilibrium path. In equilibrium, banks simply report the rates at which they could borrow accurately, and no contestation or verification occurs.

The mechanism implicitly assumes that the best loan offer to a given

\[41\text{Chen (2012) proposes an AGV mechanism. This is possible because in his model, exposures are known and are all in the same direction and the borrowing cost of the bank enters the payoff function through a quadratic reputation cost. As we note in the introduction, adding reputation costs would only make our mechanism easier to implement.}

\[42\text{When a contestation occurs, the administrator generates a cash inflow of } \phi, \text{ less any amount lost on the acceptance of a synthetic loan. So long as the excess interest that the administrator pays on the synthetic loan is less than the earnings on the punishment fine, the mechanism is budget-balanced. Therefore, if the administrator has even an extremely rough estimate of the true borrowing cost of each firm, and dismisses contestations that are clearly incorrect, the mechanism is budget-balanced (or even cash generating) off the equilibrium path. A rough calibration suggests that if } \tau = $300m, \text{ and } b_i \text{ can be estimated to within } \pm400bps, \text{ then an administrative fee of } \phi = $1.5m \text{ is enough to ensure a budget balance under all possible strategies for 3 month LIBOR reporting.}\]
bank is from another bank within the panel. This implies that the panel must not be too small.\textsuperscript{43} However, the mechanism can easily be modified to ensure that the panel is sufficient. One possibility is to include all prime banks and rephrase the LIBOR question to report only on how much it costs them to borrow from other prime banks. The current EURIBOR panel and the LIBOR panel up until 1998 only asked banks to consider borrowing costs from prime banks.\textsuperscript{44} A second is to allow any bank (including banks not in the panel) to lend in the verification stage. This could be an issue if by revealing the panel banks’ credit risk, it altered their incentives, but Section 5 demonstrates that the mechanism can easily take this into account.

4 Collusion

In this section, we consider possible collusion between the various banks. First, we show that collusion is not possible in the model. Second, we discuss the possibility of collusion in a repeated game framework.

4.1 Collusion in the model

Collusion is defined as an agreement by at least two banks that is not enforceable in a court of law. In the appendix, we show in detail that no such collusive agreement could exist in the model for a simple reason: there would always be a bank that wished to deviate when its turn to play is reached, i.e. collusion is not sequentially rational.

To briefly sketch the important points in the appendix, consider first that any reporting bank cannot collude with a bank that may contest or verify/invalid a contestation. Once reporting banks have reported, the LIBOR calculation is fixed and they cannot credibly offer anything in the game contingent on a collusive agreement. Reporting banks cannot collude with each other, as they submit their reports simultaneously and only consider their individual incentives. Second, banks could try to collude to collect the whistleblower payment $w$; however this would involve collusion between a bank at the stage where reports are contested and a bank at the stage where contestations were verified/invalidated. The bank at the later stage would always act in its own self interest.

\textsuperscript{43}The Wheatley Review proposes a larger panel size, but for a different reason: to decrease the incentive to manipulate.

\textsuperscript{44}However, these questions are/were more vague than the current LIBOR question, asking how much it costs one prime bank to borrow unsecured from another prime bank, rather than asking how much it costs your prime bank to borrow unsecured from another prime bank.
There are gains to be had by colluding, but the mechanism prevents these gains from being realized.

4.2 Collusion in a repeated game

Collusion is potentially more concerning when the mechanism is extended to a repeated game model. Still, there are a number of mitigating factors that suggest that collusion will be very difficult to maintain in a repeated game.

In any finitely repeated game, collusion remains impossible. Banks would have no incentive to collude in the final period, unraveling any possible attempt at collusion. Collusion is thus only possible if the mechanism is repeated an infinite number of times.

When banks attempt to collude to manipulate LIBOR, they face both asymmetric information about each others’ exposures to LIBOR and the fact that the exposures (and hence incentives) will vary over time. While banks’ borrowing rates are likely to be visible by some other banks in the industry, the same is not necessarily true of LIBOR exposures. Therefore, any bank that wishes to manipulate LIBOR in a given direction must first find another bank with an exposure in the same direction that is willing to collude. Even if another bank is found, the banks are unlikely to be able to collude in every period for the simple reason that the magnitude and direction of each bank’s exposure changes over time. This reduces the benefits to collusion.45

Importantly, changes in banks’ exposures to LIBOR also reduce the banks’ ability to impose punishments to sustain collusion. A punishment phase of trying to manipulate LIBOR in a fixed direction to hurt another bank (i) may not be credible as the banks doing the punishing may have exposures that move in the opposite direction and (ii) may not hurt the target bank as its exposure may change as well, making this ‘punishment’ perversely benefit the target.

An alternative punishment would involve a first bank contesting the deviating bank’s report and a second verifying the first bank’s contestation with a loan. The punishing banks would have to ensure that a non-colluding bank does not interrupt this (or that there are no non-colluding banks), even though there may be explicit monetary incentives (the whistleblower payment) to do so. As the verifying bank loses money (and the contesting bank gains money) in this punishment phase, its credibility depends on whether

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45This assertion is supported by the action of Barclays, in whistleblowing on its fellow banks. Barclays made the active decision not to collude with others (or at the very least, to stop colluding with them). Under our mechanism, whistleblowing is remunerated, increasing the incentives of banks to reveal extant collusive agreements.
the roles could be rotated among the banks that are punishing and whether the gains outweigh the losses.\footnote{Also, from a practical standpoint, if such a punishment phase were ever entered, it would be likely to be noticed by the administrator and non-colluding institutions.}

The most credible punishment would be to revert to the equilibrium from Proposition 1. In this case it will still be hard to reach a collusive agreement, as the colluding banks would have to derive a scheme to reveal their derivative exposures and communicate on how to collude given the set of exposures. The group of colluding banks would also need to include almost if not all of the panel banks. An administrator can therefore mitigate the likelihood of this by increasing the panel size, thus making coordination more difficult and the impact on the LIBOR calculation smaller. Setting the whistleblower payment sufficiently high also makes this agreement more prone to profitable deviations.

Of course, over a large number of periods there are also empirical techniques to detect whether submitted rates are accurate or not (at least in the aggregate). The wealth of other measures of the risk free rate, credit risk, and liquidity can also raise red flags as they did in the recent scandal.

In conclusion, then, while collusion in an infinitely repeated game is possible, there are a significant number of obstacles that banks would need to overcome.

5 Integrating credit risk signaling incentives

In the whistleblower mechanism, it is assumed that there is no incentive for banks to misrepresent their borrowing rate to hide their credit risk. This incentive was an important factor during the recent financial crisis and the recent LIBOR inquiries have found evidence of banks shading down their rates to appear safer than they were. In this section, we demonstrate that it is simple for the mechanism to incorporate the incentive to hide credit risk (and remain robust to this manipulation incentive). There are two ways to address this through the payoff functions of the banks.\footnote{As we mention earlier in the paper, an alternative method for minimizing the incentive of banks to misreport to signal low credit risk is to reveal their signals only to the other panel banks. This would reduce the proportion of the economy that witnesses the signal, and therefore mitigate the incentive to signal inappropriately. In this section, we consider alternative methods, within the mechanism itself, to ensure that banks’ incentives to signal low credit risk do not result in an inaccurate LIBOR rate.}
First, suppose that a bank’s report enters its payoff function directly\textsuperscript{48} if it is judged by the mechanism to be the true borrowing rate for the bank. If the report is found to be inaccurate, market participants disregard it. (LIBOR is still manipulated by a report found to be inaccurate, then, but it has no signaling value.) In effect, the report would affect the bank’s payoff if and only if the bank’s report was not contested and then found to be misrepresented. This approach would leave nothing changed from the main model. As there is only a benefit to manipulating the report if it is undiscovered, and Proposition 1 shows that an inaccurate report is always discovered, there remains no profitable deviation.

Second, it is possible that the report itself directly enters into the payoff function of the bank. It is unclear why exactly this would be the case - if a report is later found to have been untrue, does the report still serve any signaling value? Nonetheless, we will consider this situation and show that the proposed mechanism remains robust to manipulation for this reason.

Consider a more general payoff function for bank $i$:

$$\pi_i (L, \Psi_i, s_i)$$

(7)

In this more general payoff function, $L$ and $\Psi_i$ are defined as earlier, while $s_i$ is the rate report sent by bank $i$. To focus on misreporting to hide credit risk, we could assume that the derivative of $\pi_i$ with respect to the third argument is negative (the lower the perceived rate at which a bank can borrow, the lower its perceived credit risk). However, as will be seen, this assumption is not necessary.

Suppose that we implement the whistleblower mechanism. When considering possible deviations from the equilibrium path, it is clear that nothing changes at either the contestation or verification stage. Conditional on the reporting stage, the payoff functions are equivalent to those of previously: as there was no possible off-equilibrium path deviation in the primary model, there is none possible here.

The major consideration, then, is whether or not a bank may report improperly. In the main model, the only possible incentive for misreporting is in the impact on the calculated LIBOR rate. In this extension, this is no longer true. For example, with a trimmed mean calculation algorithm for LIBOR, a bank that wants to hide its credit risk may misreport its rate knowing that the report will have no impact on LIBOR (i.e. it is in the trimmed area).

\textsuperscript{48}The report is already in the payoff function indirectly through the LIBOR function, whether it is true or not.
Therefore, to ensure that banks never have an incentive to misreport the rate at which they can borrow, the mechanism requires the following to hold:

$$\pi_i \left( L(s_i, b_{-i}), \Psi_i, s_i \right) - \phi - w < \pi_i \left( L(b^*), \Psi_i, b_i^* \right) \quad \forall s_i$$  \hspace{1cm} (8)

Equation [8] follows analogously from Equation [P2]. When banks may misreport both for profit on derivative exposures and for credit risk signaling reasons, the punishment imposed for misreporting must be sufficiently high as to outweigh both of these benefits.

As before, however, it is possible that the necessary $\phi$ is so large as to be impractical. (This is again because a given punishment fine must be sufficient to discourage all possible misreports.) Then, a small modification to the proposed mechanism may be helpful to calibrate the size of the punishment: an extra term can be added to the punishment imposed on banks found to have misrepresented their rate. The punishment levied on misreporting banks should be as follows:

$$\tau |s_i - b_i^*| + w + \phi \quad \hspace{1cm} (9)$$

Where $\tau |s_i - b_i^*|$ is a punishment imposed for the difference between the signaled rate, and that which is determined to be the true rate in the verification stage. Thus, to ensure that misreporting is never optimal, the following constraint must hold for all possible misreports, $s_i \neq b_i$.

$$\pi_i \left( L(s_i, b_{-i}), \Psi_i, s_i \right) - \phi - w - \tau |s_i - b_i^*| < \pi_i \left( L(b^*), \Psi_i, b_i^* \right) \quad \forall s_i$$  \hspace{1cm} (10)

Equation [10] is simply Equation [8] restated under the expanded punishment. This allows banks that slightly misreport to be punished differently than those that significantly do so.

Again, our punishment mechanism does not account for any additional reputational punishment imposed by the media (which could be significant, given that the signaling incentive is driven by a desire to mislead the public). This would only strengthen our results (and decrease the required size of the punishment fine).

## 6 Conclusion

In this paper, we propose a robust LIBOR reporting mechanism that incentivizes banks to reveal their borrowing costs truthfully. For a bank’s report, the mechanism solicits actual transactions when they exist. When there are no transactions, the mechanism solicits the borrowing cost from the other
LIBOR panel banks’ willingness to lend. It does this by allowing the panel banks to contest the initial report, and uses a revealed preference argument to incentivize other panel banks to lend to verify the true borrowing cost of the reporting bank.

Our approach has several benefits. First, truthful reporting is the unique equilibrium. Second, there is no cost to implementing the mechanism. Third, the mechanism works even when there are no actual transactions. Fourth, it takes into account private information that banks have about the magnitude and direction of their derivative exposures and the incentive of banks to under-report their borrowing cost to hide credit risk. Fifth, even in an infinitely-repeated game, rewards for whistleblowing and the coordination required to collude effectively suggest that collusion would be very difficult to maintain.

There are a few aspects of the mechanism that merit further study. Given the punishments involved, it would be worth learning how quickly agents could converge to equilibrium play in this mechanism. This could be done by running experiments. Also, while it is clear that the loan size \( \bar{q} \) should vary depending on market conditions, empirical investigation is needed to set it appropriately.

References


7 Appendix

7.1 Proof of Proposition 1

The proof solves the model backwards, and shows that the proposed equilibrium strategy satisfies the requirements of a Perfect Bayesian Equilibrium. The proposed equilibrium strategy for bank $i$, where $i = 1, \ldots, n$ is as follows:

- If funds have been borrowed, report $s_i = b_i^t$, and show proof of this (present the transaction).

- If no funds have been borrowed, report $s_i = b_i$, and name the offering bank correctly. (If there are multiple offering banks, choose randomly among them.)

- If any bank loans to bank $j \neq i$ can be presented where the rate is larger than $s_j$, present them.

- If any bank $j \neq i$ is known to have reported inaccurately, contest the report (if possible), by $\tilde{s}_j = b_j$.

- In any verification stage, state willingness to lend to any bank $k \neq i$ at any rate greater than or equal to $\rho_{ik}$.
It is also necessary to define the equilibrium beliefs.

- The beliefs of a bank $i$ that is informed about the borrowing cost of bank $j$ do not update conditional on the report of bank $j$.

- The beliefs of any bank $i$ that is not informed about the borrowing cost of bank $j$ update, conditional on $j$'s submission $s_j$, such that all probability mass is on $s_j$.

- Conditional on an off-equilibrium-equilibrium path submission $s_j$, the beliefs of an uninformed bank $i$ may be updated in any way. The updating method leaves equilibrium play unchanged.

Belief updating is discussed further in the contestation phase, where it is most significant.

In equilibrium, there is no contestation, and therefore no corresponding need for verification.

The possible deviations to consider are (working backwards):

- Strategic lending (or failing to lend) in the verification stage
- Strategic contestation (or failing to contest)
- Strategic failing to present an existing loan
- Strategic reporting of borrowing rate and/or strategic naming of the potentially offering bank

Each of these is considered in turn for a single reporting bank. If there is no profitable deviation in the game for a given reporting bank, then no banks have profitable deviations.

Depending on the realized play of the reporting bank, only a certain subset of the panel banks will be relevant. Also, it is of course possible that there is more than one offering bank (multiple banks all offer loans at the same lowest rate), or that there exist more than two informed banks (one ‘true’ informed bank and one offering bank). However, as will be shown, these modifications do not change the results; in fact, the greater the observability of the borrowing rate of the banks, the more robust is our proposed mechanism.
7.1.1 Strategic lending

Note that this stage is only reached if no transactions were presented.

First, we show that if a reporting bank that did not borrow reports its borrowing rate and ‘potential lender’ (the named bank) correctly, and this report is contested, that there exists no bank that will support the contestation (by lending or by failing to lend). Then, we show that if the reporting bank has reported its rate inaccurately, and the report is contested, there always exists a bank that profits by supporting the contestation.

First, consider that the reporting bank has reported correctly, and that some \( m \geq 1 \) bank(s) contest that the reported rate is too high. Thus, \( \tilde{s}_i < s_i \) for all \( m \) contestations. All other banks are asked if they would lend to the reporting bank at each rate \( \tilde{s}_i \). A bank \( x \) that states willingness to lend at a given rate \( \tilde{s}_i \) will, with some probability, be required to lend \( q \) at that rate. (The probability is at most \( 1/m \). If there are \( \mu \) banks that all express willingness to lend at the same rate, then the probability is \( 1/m\mu \).) With complementary probability, the statement has no impact. Therefore, a bank \( x \) conditions its response on the states in which the response is relevant, and states willingness to lend if and only if the following holds:

\[
\pi_x \left( L, \Psi^j_x (q, \tilde{s}_i) \right) > \pi_x \left( L, \Psi^j_x (0, \cdot) \right)
\]  

However, because the reporting bank has reported correctly, the lowest rate at which any bank will lend to it is \( b_i = s_i > \tilde{s}_i \). There is no bank \( x \) that is willing to lend at any rate below \( s_i = b_i \). Regardless of which bank(s) contested the initial report, by Equation [5] neither the offering bank, nor the informed bank, nor any of the bystander banks can profit by making a loan at any rate \( \tilde{s}_i < b_i \). (The banks that contested could make money if the whistleblowing payment were large enough, but the mechanism does not allow them to lend to support their own accusations.) Thus the false contestation(s) will not be supported - it will be shown that the reporting bank reported correctly.

Second, consider that the reporting bank has reported correctly, and that some \( m \geq 1 \) banks contest that the report is too low. Thus \( \tilde{s}_i > s_i \) for all \( m \) contestations. All other banks are asked at which of a set of rates they would be willing to lend an amount \( q \) to the reporting bank. The set of rates includes the initial report, \( s_i \), and the lowest \( (m-1) \) contestation reports, \( \tilde{s}_i \). The offering bank \( j \) is always willing to lend at all of these rates because, by definition,

\[
\pi_j \left( L, \Psi^j_j (q, r) \right) > \pi_j \left( L, \Psi^j_j (0, \cdot) \right) \quad \forall r \geq s_i = b_i
\]
Therefore, so long as the offering bank was *not* one of the contesting banks, the offering bank will express willingness to lend at *all* \( m \) rates. (Other banks may express willingness too, but an examination of the offering bank is sufficient.) This will show both that the original report was correct, and that all contestations were spurious.

Note, importantly, that because of the way the mechanism is set up, there is no reason for an offering bank to strategically state which rate(s) it is willing to lend at. After stating willingness to lend, the rate at which a loan will be demanded is selected randomly from the lowest \( m \) rates from the contestation stage (therefore, the statement does not affect the selection of the rate). If no bank was willing to lend at the rate selected, there is no lending. Otherwise, the bank that lends at the rate selected is chosen randomly among those that stated willingness to lend at that rate. Since an offering bank may be chosen to lend at any rate at which it states willingness to lend, it will only state rates at which it is willing to lend (and not state rates it which it is not willing to lend).\(^{49}\) An example of how this works is provided in Section 3.1.

Third, consider that the reporting bank has reported correctly, and that some \( m > 1 \) banks contest, simultaneously, that the reported rate is both too high and too low. Thus, for some subset of the contestations, \( \tilde{s}_i < s_i \); for the others, \( \tilde{s}_i > s_i \). As per the mechanism, of the \( m \) contested rates and the one initial report, the lowest \( m \) will be selected, and banks will be asked at which they would be willing to lend money. From above, it is clear that so long as the offering bank was not one of the contesting banks, it will be willing to lend at both \( s_i \), and all \( \tilde{s}_i > s_i \). (Other banks may be willing as well, though this does not change the result.)

There is no bank \( x \) that is willing to lend at any rate below \( s_i = b_i \), by Assumption 1. Therefore, even if a truthful report is contested in two directions simultaneously, the remaining banks have incentives to lend only at the correct rates, revealing the truth of the initial report. This is completely independent of the beliefs of the banks: by the time that the verification stage is reached, banks’ beliefs over the true borrowing rates of their competitors are irrelevant.

There is one possibly profitable deviation, however. If there is a single offering bank (we leave open whether the offering bank would have information over whether it is alone or not), then it may profitably contest an

\(^{49}\)Note that banks would not reveal their willingness to lend *truthfully* if the mechanism were altered to state that the probability of a rate being selected for a loan was positive only for rates where lenders stated willingness to lend. In this situation, there would be an incentive for the offering bank to feign aversion to lending at the lower rates, to ensure that the loan is made at a higher rate (yielding it greater profit).
accurate report. A single offering bank that contests an accurate report as too low is assured that there exists no bank that will lend at the stated rate: there exists only a single willing bank, itself. This profitable off-equilibrium action will be prevented by the reporting bank naming the offering bank as the potential lender, thereby prohibiting the offering bank from contesting a report in this way. This is described in detail below in Appendix 7.1.2.

We have now shown that when a reporting bank without any transactions reports its rate and offering bank accurately, if the report happens to be contested, the contestation will be shown to be spurious. Now, we consider the situations in which the reporting bank incorrectly reports its rate. We show that any correct contestation will be supported.\(^{50}\)

First, consider that the reporting bank reports its borrowing rate too low, that is \(s_i < b_i\). This report has then been contested by some number \(m \geq 1\) of other banks. All other banks will be asked to lend at the \(m\) lowest rates of the set of the initial report, \(s_i\), and the \(m\) contestations, \(\tilde{s}_i\). Similar to above, there do not exist any (non-contesting) banks willing to lend at either \(s_i\), or \(\tilde{s}_i < b_i\). The offering bank, however, (and possibly some other banks, too) will express willingness to lend at all \(\tilde{s}_i \geq b_i\). Thus, so long as the offering bank was not one of the contesting banks, the initial report is discovered to have been inaccurate. Any bank that contested \(\tilde{s}_i = b_i\) is found to have contested accurately; all others are found to have contested spuriously. (Again, there is no incentive for strategic expressions of willingness to lend, because the random selection mechanism makes every expression independent of every other. Thus, truthful disclosure is optimal for each of the \(m\) rates individually.)

Finally, consider that the reporting bank reports its borrowing rate too high, that is \(s_i > b_i\). This report has then been contested by some number \(m \geq 1\) of other banks. Analogously to the last example, no bank will be willing to lend below \(b_i\). The offering bank (at least) will be willing to lend at all rates greater than or equal to \(b_i\). The reporting bank will be discovered to have reported improperly.

The same arguments also hold if a bank had a transaction at a given rate, but reports that it has not borrowed, and no panel bank presented a transaction. If the rate reported is \(s_i = b_i\), then any contestation (by a bank other than the offering bank) will be disproved; if the rate reported is inaccurate, then any contestation will be supported.

This concludes the analysis of the strategic lending stage. If a bank

\(^{50}\)This is true whether or not the reporting bank has actually borrowed at the rate reported - by this point in the mechanism, having borrowed at the rate is irrelevant as this stage has only been reached because no transactions were presented.
has reported its rate and ‘potential lender’ correctly, then any contestation
(not by the offering bank) will be disproved. Similarly, the contestation
of any incorrectly reported rate will be supported. This is regardless of the
number of contestations: even when multiple contestations occur, a fallacious
contestation is discovered and punished while an accurate contestation is
confirmed and rewarded. Note that in this analysis, the bystander banks
were largely ignored. In the verification stage, the bystander banks can never
profitably offer to lend at any rate equal to or below the borrowing rate of
another bank, \( i \). Therefore, the only possible action taken by a bystander
bank is to offer to lend at a rate at which other banks are already offering.
This may be beneficial to the bystander bank, but it has no impact on the
outcome of the mechanism.

7.1.2 Strategic contestation

In this section, we consider possible off-equilibrium actions at the contesta-
tion stage. We first show that it is never optimal for a bank to contest an
accurately reported rate. Any spurious contestation will be discovered, by
the results above, and will therefore result in a fee levied on the contesting
bank. Next, we show that there always exists at least one bank that can
profit by contesting an inaccurate report. This bank’s correct contestation
will be confirmed in the verification stage, leading to the bank receiving the
positive whistleblower payment.

In the contestation stage, there are four possible deviations. Banks may
(falsely) contest an accurate report either by reporting that the original re-
port was too high (\( \bar{s}_i < s_i \)), or by reporting that the original report was too
low (\( \bar{s}_i > s_i \)). Or, banks may fail to contest a bank that has reported either
too high (\( s_i > b_i \)), or too low (\( s_i < b_i \)). We consider each of these possible
actions in turn.

First, consider the situation where the reporting bank reports its borrow-
ing rate accurately, such that \( s_i = b_i \). Any other bank \textit{not named} as the
potential offerer may contest this report by contesting that the report is too
low. (To reiterate, the mechanism stipulates that the named bank \( t_i \) cannot
accuse the reporting bank of reporting too low.) Thus, a contestation may
be of the type, \( \bar{s}_i > s_i = b_i \). Regardless of the total number of contestations,
\textit{part} of the verification stage will always consist of the other banks being
asked if they are willing to lend \( \bar{s} \) to the reporting bank at a rate \( s_i \). If the
offering bank does not contest this report (and is thus available to lend),
then it will profit by lending at this rate. Therefore, regardless of the total
number of contestations, it cannot be optimal for any non-offering bank to
accuse an accurate report of being too low. A spurious contestation will be
discovered, and the bank that raised it punished.

However, there may be an incentive for the offering bank to contest the report. If the offering bank is alone in its willingness to lend at \( s_i = b_i \), then it profits by (falsely) accusing. This is because the only bank willing to lend at \( s_i \), itself, will not do so. Effectively, the offering bank is accusing the reporting bank of lying, and as it represents the only possible witness, its accusation is sustained. For this reason, as will be discussed fully below, it is important that the reporting bank correctly names the offering bank as the potential lender.

In summary, no non-offering bank can profit by accusing an accurate report of being too low.\(^\text{51}\) A sole offering bank can profit, and this provides the incentive for the reporting bank to correctly name its ‘potential lender.’

Second, consider again if the reporting bank reports accurately. Any other bank (even that named by the reporting bank) may contest that the initial report was too high. Thus, a report may be of the type, \( \tilde{s}_i < s_i \). For a bank to profitably lend at \( \tilde{s}_i \), the following would need to hold for some bank \( x \):

\[
\pi_x \left( L, \Psi_x^i \left( \overline{q}, \tilde{s}_i \right) \right) > \pi_x \left( L, \Psi_x^i \left( 0, \\; \right) \right)
\]  

By Equation [5], however, because \( \tilde{s}_i < b_i \), there is no bank for which this holds. No bank can ever profitably lend to bank \( i \) at a rate less than \( b_i \). If any bank falsely claims that an accurate report is too high, then no bank exists that will lend at the rate reported in the contestation. Regardless of the number of banks that contest the given rate, then, any bank that accused the rate of being too high is proved to have contested falsely. This bank must pay the fee, \( \phi \). Thus no bank, whether it be the informed bank, an offering bank, or a bystander bank, can profit by contesting that an accurate report is too high.

Third, consider if the reporting bank reports too high. Thus, \( s_i > b_i \). Whether it was named or not, the informed bank may accuse the bank of reporting too high, \( \tilde{s}_i = b_i < s_i \). As was shown in Section 7.1.1, the offering bank will credibly support the accuracy of this contestation. This is independent of the total number of contestations leveled. Therefore, if the reporting bank reports too high, it is caught. Given the positive whistleblower payment, it is worthwhile for the informed bank to contest.

Fourth, consider if the reporting bank reports too low. Thus, \( s_i < b_i \). In

\(^{51}\)If an offering bank were to contest the report, it could be profitable for a non-offering bank to also contest the report. As we will demonstrate that it is either unprofitable or impossible for the offering bank to contest an accurate report, this is not a profitable deviation.
this situation, either the offering bank or the informed bank, whichever was not named by the reporting bank, could accuse the reporting bank of having misreported. This would consist of a report, \( \tilde{s}_i = b_i > s_i \). Lenders would be sought to lend \( \tilde{q} \) at a rate \( s_i \) to the reporting bank. For the reasons previously mentioned, none will be found, and the contesting bank will receive a positive payoff. Therefore, similarly to before, if the reporting bank reports too low, it is caught. This is again independent of the total number of contestations.

Finally, it can be noted that in the latter two of these situations, it is not necessary that the contesting banks contest with \( \tilde{s}_i = b_i \). For example, if the initial report of the reporting bank was too high, \( s_i > b_i \), then any report \( \tilde{s}_i \in [b_i, s_i) \) can lead to a positive payoff. However, the contestation \( \tilde{s}_i = b_i \) weakly dominates all other possible contestations. If the contestation is alone, then the precise report \( \tilde{s}_i \) is irrelevant. If there are other contestations, though, only the most accurate of the contestations receives the whistleblower payment. Therefore, it is weakly best for a contesting bank to contest with \( \tilde{s}_i = b_i \).

This same approach carries over exactly to a situation in which a reporting bank has a transaction, but claimed not to have one, and no panel bank presented a transaction. If \( s_i \neq b_i \), then there exists a bank with an incentive to contest the report. While if \( s_i = b_i \), so long as the named bank is the offering bank, then no bank can profit by contesting.

In the contestation phase, the bystander banks’ actions are conditioned on their beliefs about the accuracy of other banks’ reports. The bystander banks update their beliefs such that the reporting banks’ report is given probability one of being its true borrowing cost, so long as the report is on the equilibrium path. This arises because the strategy of the banks is to truthfully report borrowing costs; therefore, absent some special information, bystander banks are forced to believe the signaled report. (This is the only possible Bayesian updating.)

Note that while bystander banks can be ‘fooled’ by a false report, the informed banks are not. Informed banks’ belief distributions are initially degenerate, and do not update with the report of the reporting bank. Therefore even out-of-equilibrium contestations which are not accurate will be punished, and those that are accurate will be rewarded (with positive probability).

7.1.3 Strategic presentation of existing loans

Now, we examine possible deviations in the loan presentation stage of the mechanism.

If a reporting bank presents a transaction where it has borrowed at a
given rate, any bank that has lent $\overline{q}$ to it at a higher rate may present this transaction. Similarly, if a reporting bank states that it has not borrowed any money, then any bank that has lent $\overline{q}$ to it may present this transaction. Presenting a transaction in this way generates a positive payoff of $w$ with some strictly positive probability, and is therefore optimal for any bank that is not also the offering bank. Note that it is not necessarily the case that the offering bank is the bank that would have transacted with the reporting bank.

If an offering bank did transact with the reporting bank, the offering bank may, in certain circumstances, strategically choose not to reveal a transaction when the reporting bank has (falsely) claimed that it did not borrow. This may be optimal if the offering bank values the opportunity to lend in the verification stage higher than it does the whistleblower payment, $w$. Otherwise, it will present the transaction to get the whistleblower payment. This is only rational if the offering bank is the unique bank able to present a transaction; otherwise another will present a loan and the verification stage is not reached. It also requires that the reported rate is $s_i \neq b_i$, such that the reported rate will be contested in the contestation stage. In this situation, then, the offering bank benefits by lending in the verification stage to the (synthetic) reporting bank, rather than getting the whistleblower payment in the presentation of transactions stage. The reporting bank, in turn, is punished not for having failed to reveal the proper loan (which it did), but rather for having reported the wrong rate (which it also did).

If the reporting bank reports $s_i = b_i$ but a transaction took place at a different rate, it is always optimal for the offering bank to present any relevant transaction.

Therefore, it is optimal for all non-offering banks to present transactions when possible. It may be optimal for offering banks not to, but only if $s_i \neq b_i$, the whistleblower payment is sufficiently small, it is the unique offering bank, and it is the unique transacting bank. Regardless of which outcome arises, the reporting bank is punished for an inappropriate report. Since in both situations the reporting bank is fined the same amount, so long as $\phi$ is sufficiently large (as per Equation [P2]), accurate reporting is dominant.\footnote{Bystander banks, again, optimally do nothing. Beliefs are irrelevant in the presentation phase (they have no impact on payoffs), and the bystander banks have no loans to present.}
7.1.4 Strategic reporting

Last, we consider possible off-equilibrium actions at the reporting stage. We show that so long as Equation [P2] holds, no bank can profit from misreporting the rate at which it can borrow.

At the reporting stage of the game, the reporting bank sends two messages to the LIBOR administrator. First, it reports the rate at which it is able to borrow, $s_i$. Second, it either reveals the existence of a loan at this rate, or it names the ‘potential lender’ at this rate, $t_i \in \{1, 2, ..., n\} \setminus i$. There are a number of possible off-equilibrium path actions. A bank that has borrowed money at multiple different rates may report a rate other than the highest, and provide proof of this. Or, a bank that has borrowed money may claim not to have done so (and possibly also misreport the rate at which it could borrow). A bank that has not borrowed may name its ‘potential lender’ incorrectly, or it may incorrectly report the rate at which it can borrow. Importantly, a bank that has not borrowed cannot report that it has, because it will be unable to show the transaction. This is not an allowable report under the mechanism.

We consider each possible off-equilibrium path in turn.

First, consider a bank with multiple loans that presents a loan transaction that is not the highest rate among the transactions. Any non-offering bank that has lent to the reporting bank at a higher rate, however, has a strict incentive to present the loan that it issued. This presentation is costless, and as shown above, generates a positive payoff with strictly positive probability.

Second, consider if a bank with a loan claims that it has not borrowed. Thus, the bank reports the rate at which it could borrow, and names the bank from which it would be able to secure said loan. Again, any non-offering bank that has lent to the reporting bank, at any rate, however, would have a strict incentive to present the loan that it issued.

In both situations, then, so long as an existing loan is from a non-offering bank, the reporting bank is caught lying. However, by reporting incorrectly, a bank may be able to impact LIBOR. If LIBOR changes because of the false report, then this action cannot be optimal if the following equation holds:

$$\pi_i (\mathbb{L}(s_i, b^*_i), \Psi_i) - \phi - w < \pi_i (\mathbb{L}(b^*_i), \Psi_i) \quad \forall s_i \quad (P2)$$

Equation [P2] illustrates that by reporting its rate incorrectly, a bank may be able to benefit through manipulating LIBOR. However, the bank will be caught and forced to pay a fee. So long as the fee is sufficiently large, deviating from the equilibrium path cannot be optimal. So long as the above equation holds, this misrepresentation cannot be optimal.

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It is also possible that a reporting bank could misreport, and have the sole provider(s) of its loan(s) be offering bank(s). In this situation, it is possible that the offering bank would strategically choose not to present the existing transaction. It would do so only if it could generate more profit from the provision of a loan in the verification stage. In this situation, the reporting bank would still be found to have manipulated its report, though it would be punished for having submitted the wrong report, rather than for having failed to reveal a transaction. Similarly to the above, this cannot be optimal if Equation \([P2]\) holds.

We now consider the incentive of a bank with no transactions to misreport.

Third, consider if a reporting bank (that had no transaction) names a bank other than the offering bank. When the reporting bank simultaneously submits a correct borrowing rate, this action is weakly dominated for the following reasons. If there are two offering banks (i.e. there exist two banks that offered to lend at the same lowest rate), then the named bank is irrelevant. By the analysis above, no bank can profitably contest an accurate report if there are two offering banks. If there is a single offering bank, however, the named bank is relevant. As was shown above, if the offering bank is named by the reporting bank as the ‘potential lender,’ then no bank can profitably contest. If the reporting bank names a bank other than the offering bank, however, then the (lone) offering bank has a profitable deviation. The offering bank may accuse the reporting bank of reporting too low, and since the offering bank is the only bank that would be willing to lend at the reported rate, the contestation will be sustained. Accordingly, the offering bank would receive the whistleblower payment, \(w\), while the payoff of the reporting bank would fall. For this reason, then, naming the offering bank weakly dominates any other action.

Next, consider if the reporting bank reports the rate at which it can borrow incorrectly. We consider first if there is a profitable deviation in changing only the reported rate, and then if there is a profitable deviation by both reporting the rate incorrectly, and naming a bank other than an offering bank. The reporting bank may either inflate or deflate the rate at which it can potentially borrow money. If the reporting bank inflates the rate at which it can borrow, then as was shown above, the informed bank has a strict incentive to contest the rate, and the offering bank will have a strict incentive to lend, supporting this contestation. Similarly, if the reporting bank deflates the rate at which it can borrow, then as was shown above, whichever of the informed/offering banks was not named has a strict incentive to contest, and no bank will lend at the reporting bank’s reported rate.
This misrepresentation will have an impact on LIBOR, which could yield a profit for the reporting bank. However, as long as Equation [P2] remains satisfied, the payoff for the bank by manipulating LIBOR is strictly less than the cost of doing so.

Finally, it is possible that bank $i$ could deviate by simultaneously misrepresenting both the potential provider of its loan, and the rate. This could take place in one of four ways. The reporting bank could either inflate or deflate its true borrowing rate in its report; and the reporting bank could name either the informed bank or a bystander bank as its ‘potential lender,’ as opposed to the offering bank. The combination of these two independent deviations, each with two possible manifestations, leads to four total off-equilibrium path deviations. As will be shown, the reporting bank will be caught and punished in each of these situations. Therefore, Equation [P2] remains the sole constraint: the punishment imposed for misreporting must be greater than any benefit generated by so-doing.

If the reporting bank inflates its reported borrowing rate, then regardless of which bank is named as the ‘potential lender’, the informed bank can contest the report. By doing so, the informed bank receives the whistleblower payment, because when asked to lend at the true rate, the offering bank has a strict incentive to do so (and profits accordingly). Therefore, inflating the reported borrowing rate cannot be optimal (unless Equation [P2] is violated). There are two remaining possible deviations. The reporting bank may under-report its borrowing rate, and name a bystander bank as the ‘potential lender.’ In this case, both the informed bank and the offering bank can and will contest the report. Both know that there is no bank that would lend at the rate reported, and by contesting, they are assured of the strictly positive expected benefit. Finally, the reporting bank may under-report its borrowing rate, and name the informed bank as the ‘potential lender.’ If it does so, however, the offering bank can contest the report. The offering bank is not normally able to contest a report for being too low, but because it has not been named as the ‘potential lender’ in this off-equilibrium path, it can. By contesting the report, and contesting that the reported rate is too low, the offering bank is assured of a strictly positive payoff, because there exists no bank that will lend to the bank at the low, reported rate.

In the same way, if Equation [P2] is satisfied, it is never optimal for a bank to misrepresent the rate at which it borrowed, if it has borrowed. As shown previously, if a bank misrepresents the rate at which is has borrowed, this will be revealed through contestation and presentation of the existing loans. The punishment imposed for the misrepresentation is sufficient to incentivize the reporting bank to report accurately.

This concludes the proof of Proposition 1.
7.2 Proof that collusion cannot occur in the model

In this section, we illustrate that collusion cannot occur in the model. Collusion is impossible because of sequential rationality: at any point at which collusion may occur, the parties to the collusion have an incentive to break their agreement at a later stage in the mechanism.

Collusion can conceivably take place at four points: at the reporting stage, at the loan transaction presentation stage, at the contestation stage, and at the verification stage. If banks collude at the stage where contestations are verified, they must also collude at another stage. Otherwise, the verification stage is not reached, and the collusion is immaterial. Therefore, we begin with collusion at the reporting stage, where the goal of the colluding banks is to manipulate LIBOR. Then, we move on to considering collusion beginning at the contestation stage, with the aim of falsely accusing banks that reported accurately. We find that neither type of collusion is sustainable in a Perfect Bayesian Equilibrium, even if coupled with collusion in the verification and presentation of transactions stages.

7.2.1 Reporting Stage

We begin by illustrating the impossibility of collusion at the reporting stage. Consider the most extreme situation: all banks know that all banks have an incentive to manipulate LIBOR in the same direction. This is the situation in which collusion is most profitable and presumably easiest to sustain: we will show that collusion is still impossible in this case.

First, consider the outcome if all banks are known to have an incentive to manipulate LIBOR lower. Any number of banks may report \( s_i < b_i \) in an attempt to influence the LIBOR calculation. Banks that have borrowed have two options: either to reveal the wrong transaction at the reporting stage, or to claim that they did not borrow at all. Once banks report, however, they are exposed to contestations by the other banks. Critically, once the reports are made, the LIBOR calculation is complete: the banks therefore no longer have any reason to collude. After a collusive submission, all banks have an incentive to contest their compatriots’ submissions, either through revealing the correct loans, or by contesting the reports of banks that did not borrow. After these contestations are made, in the verification stage, banks have strict incentives to act honestly, and to refuse to lend at the reported rates (thereby supporting the contestations). Therefore, with the contestations supported, each bank that misreported in the first stage of the game will be punished.

Banks may still profit by misrepresenting, even if their misrepresenta-
tions are later discovered and punished. This is because the benefit of all banks misreporting LIBOR may be greater than the punishment imposed on banks for misrepresenting their own report (with perfectly correlated LIBOR exposures, in effect, banks’ misreporting generates a positive externality for others, while the punishment imposed is calibrated only on the personal benefit of misreporting). Therefore, if all banks could collude to misreport, even though they would later accuse each other of lying and be punished, they would be net beneficiaries.

However, colluding to misreport in the first stage is not individually rational because of the simultaneous submission of reports. While each bank receives a positive payoff if every bank misreports, each bank considers only the impact of its own action. Since the punishment for misreporting is greater than the benefit (for the particular bank), every bank has an incentive to renege on any collusive agreement it makes. The banks want to encourage others to lie, but do not have an incentive to do so themselves. Similarly, colluding banks may threaten to punish others that do not collude with them. However, once a bank is seen not to have misreported, the only sequentially rational action is not to contest the bank’s report. Punishment strategies, insofar as they are even possible, are not sequentially rational.

The same argument holds when the banks wish to manipulate LIBOR higher. To manipulate LIBOR higher, banks would claim not to have borrowed, and report \( s_i > b_i^* \). (Banks cannot report the wrong transaction, because this necessarily results in a lower LIBOR.) Again, any possible collusion unravels, because once the reports are submitted, banks have an incentive either to reveal the extant transactions, or to contest \( s_i = b_i^* < s_i \). Importantly, while we have described this collusion as between a number of reporting banks, this approach also proves the impossibility of any form of collusion between reporting banks and any other banks. Therefore, while we have shown that collusion between reporting banks is not sequentially rational, the same approach shows that collusion between reporting banks and offering banks, between reporting banks and contesting banks, and between reporting banks and banks that have already lent to them, is also not sequentially rational.

Any collusive attempt unravels both because of the early setting of the LIBOR rate (encouraging the colluding banks to whistle-blow on each other) and because of the simultaneous reporting (encouraging banks to renege on the entire agreement). This occurs even if banks are able to make cash transfers between themselves: in a finitely-repeated game, no bank can commit to pay a promised cash payment. Next, we consider possible collusion at the contestation stage.
7.2.2 Contestation Stage

In this section, we consider that all banks have reported accurately. Then, we determine if there exists any possible sequentially rational form of collusion that could allow banks to falsely accuse others of improperly reporting. Collusive contestations may then take one of two broad forms: either accusing a rate of being too high, or accusing a rate of being too low. Importantly, neither of these has any impact on the LIBOR rate. Therefore, banks’ exposures are immaterial.

Any two banks may collude and accuse a third bank’s report of being too high. To do so, the first bank accuses the report of bank $i$ of being too high, and reports a new rate, $\tilde{s}_i < s_i = b_i$. The second bank would then lend at this lower rate, generating a net payoff to the colluding banks of $w$, less the cost of the below-market loan. However, the bank that issues the loan incurs only the cost of making the loan, while the benefit of the (falsely obtained) whistleblower payment accrues solely to the first bank. Therefore, this form of collusion unravels: neither bank is willing to make the necessary below-market loan.

Similarly, banks may collude and accuse another bank’s report of being too low. This would involve the offering bank and another bank colluding: the second bank would accuse the reporting bank of having reported too low, while the offering bank simply refuses to lend in the verification stage. This, too, is easily shown not to be sequentially rational, however. After the second bank accuses the reporting bank of reporting too low, the offering bank has an incentive to breach its collusive agreement and lend at the reported rate. A second option is for the offering bank to accuse the reporting bank of reporting too high, at the same time as the other bank accuses it of reporting too low. This would effectively tie the hands of the offering bank, such that it cannot lend in the verification stage (because it is one of the contesting banks). The offering bank would not agree to this, however, given that its incentives are always to breach any such agreement (and no punishment can be levied for so doing).

Overall, then, the separation of the determination of LIBOR and the assignment of punishments for misreporting unravel any possible form of collusion in the model due to sequential rationality. Even though the whistleblower payment, $w$, may provide a high incentive to collude, any possible attempt to collude unravels because of the timing of the reporting mechanism.