INEFFICIENCIES AND MARKET POWER IN FINANCIAL ARBITRAGE: A STUDY OF CALIFORNIA'S ELECTRICITY MARKETS*

SEVERIN BORENSTEIN† JAMES BUSHNELL‡ CHRISTOPHER R. KNITTEL§ CATHERINE WOLFRAM¶

For two years prior to the collapse of California's restructured electricity market, power traded in both a forward and a spot market for delivery at the same times and locations. Nonetheless, prices in the two markets often differed in significant and predictable ways. This apparent inefficiency persisted, we argue, because most firms believed that trading on inter-market price differences would yield regulatory penalties. For the few firms that did make such trades, it was not profitmaximizing to eliminate the price differences entirely. Skyrocketing prices in 2000 changed the major buyers' (utilities') incentives and exacerbated the price differentials between the markets.

I. INTRODUCTION

IN PRODUCT MARKETS, IT IS WELL-UNDERSTOOD that a firm that discovers a profitable market opportunity will generally maximize profits by producing

*We are grateful to Meredith Fowlie, Ryan Kellogg, Steve Puller, Erin Mansur and Celeste Saravia for outstanding research assistance and to Brad Barber, Jonathan Berk, Al Klevorick, Rich Lyons, Frank Wolak, the Editor, two anonymous referees and participants in NBER 2003 Summer Institute for useful discussions and comments. This research was partially supported by the California Independent System Operator.

[†]Authors' affiliations: Haas School of Business, University of California, Berkeley, Berkeley, California 94720-1900, U.S.A. University of California Energy Institute, 2547 Channing Way, Berkeley, California 94720-5180, U.S.A. and NBER, Cambridge, Massachusetts 02138 U.S.A.

e-mail: borenste@haas.berkeley.edu.

[‡]University of California Energy Institute, 2547 Channing Way, Berkeley, California 94720-5180 U.S.A. and NBER, Cambridge, Massachusetts 02138, U.S.A. *e-mail: bushnell@haas.berkeley.edu.*

§University of California, Davis, Department of Economics, One Shields Avenue, Davis, California 95616, U.S.A. University of California Energy Institute, 2547 Channing Way, Berkeley, California 94720-5180, U.S.A and NBER, Cambridge, Massachusetts 02138, U.S.A. *e-mail: crknittel@ucdavis.edu.*

¶Haas School of Business, University of California, Berkeley, California 94720-1900, U.S.A. University of California Energy Institute, 2547 Channing Way, Berkeley, California 94720-5180, U.S.A and NBER Cambridge, Massachusetts 02138, U.S.A. *e-mail: wolfram@haas.berkeley.edu.*

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less than the quantity that would drive price to the firm's marginal cost. The parallel analysis for financial markets suggests that if one firm sees a profitable trading opportunity, its trading will tend to reduce the profitability of the strategy, but it will not trade to the point that the marginal trade by itself breaks even. Put differently, the firm will have market power in the trading opportunity, though perhaps only briefly, and will take into account its effect on the strategy's profitability when it decides how much trading to do.

For two reasons, market power in trading opportunities has seldom been analyzed.¹ First, most opportunities are open to a large enough set of potential traders that the resulting equilibrium eliminates profits on the marginal trade. Second, even if only one firm can execute the trade, in most financial markets the firm can trade sequentially at different prices. By making sequential small trades, it can effectively price discriminate, trading until the profit on the marginal trade is zero. If either of these conditions holds, persistent profitable trading opportunities will not be observed in equilibrium.

In some cases, however, neither condition may hold. Institutional or legal constraints, or asymmetric information, may limit the number of agents that recognize a trading opportunity and are in a position to exploit it.² Market rules or design may make it difficult for a strategic trader to sequentially price discriminate in its trading. As a result, persistent price differences may be observed.

We argue that the California electricity market, which operated from 1998 through 2000, presented such a case. Two major markets accommodated trading of power for delivery at a specific location in a specific hour. Trading in the Power Exchange (PX) took place the day before delivery while trading in the Independent System Operator's (ISO) real-time market took place at the time of delivery. The products traded were identical, but we show that prices exhibited systematic and *ex ante* predictable differences that presented profitable trading opportunities. A variety of simple trading rules would have yielded positive returns that appear to more than compensate for the associated trading risk.

Once we establish the existence of significant price differences between the markets, we address the plausible explanations for this phenomenon. In financial markets, the most common explanation is risk aversion. Indeed, some research refers to such price differences as 'risk premia' without addressing the alternative explanations we raise in this paper.³ We

¹ The role of corporate raiders in takeover battles is one exception (see Grossman and Hart [1980] and Kyle and Vila [1991]).

 $^{^2}$ Zitzewitz [2003] considers the case of open-end mutual funds, where funds' decisions about how to price transactions can lead to profitable trading opportunities. He argues that agency issues allow arbitrage opportunities to persist in this case.

³See Longstaff and Wang [2004], who study the Pennsylvania-New Jersey-Maryland electricity market.

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demonstrate that risk aversion is not a plausible explanation (a) because the direction of the premium shifts between buyers and sellers from month to month, (b) because the risk from trading on these expected price differences is highly diversifiable, and (c) because the magnitude of the gains are very large relative to the variance of returns. Also, a 'peso problem' explanation—extreme outcomes that are possible, but not observed in the data set—is not applicable here.⁴ Regulatory constraints on prices, both floors and ceilings, limited the risk associated with such trading, and the most extreme prices permitted actually occur in the dataset.

Transaction costs are the other common explanation for persistent price differences. Direct trading costs were too small to plausibly explain the persistence of predictable price differences of the magnitude we observe. Transaction costs considered more broadly, however, could explain why more market participants did not take advantage of the apparent trading opportunity, and thus eliminate its profitability. We document that restrictions on speculative trading in these markets, and penalties for breaching those restrictions, were unclear. Some traders appear to have believed that the California ISO and PX had given tacit approval to such activities while others believed that they constituted a violation of ISO and PX rules and would eventually lead to punishment. In fact, some individuals who engaged in these trades have faced no repercussions. On the other hand, these trades were included in the list of activities that were the basis for punishing traders at Enron.⁵

Beginning in the summer of 2000, the California markets experienced drastic price increases. At the same time, the price differences between the ISO and PX widened, as the ISO price came to persistently and dramatically exceed the PX price. Average day-ahead prices in the Power Exchange were more than 15% below prices for the same product in the real-time market of the ISO and, by September 2000, prices in the ISO were higher than prices in the Power Exchange for over 70 per cent of the hours.

We offer an explanation for the timing of this change that is consistent with a limited number of market participants that could individually influence the ISO-PX price difference. By summer 2000, the incentives of the major buyers, two utilities in California, had changed. Due to the structure of regulation, utilities were much more motivated to reduce energy purchase costs than they had been in the previous two years. We present both data and documentary evidence showing that the largest buyer in the market, Pacific Gas and Electric (PG&E), attempted to reduce its purchasing costs by

⁴ Kaminsky [1993] studies a situation where the peso problem appears to be relevant.

⁵Unfortunately, none of the available data permit us to distinguish between fear of punishment and lack of understanding as possible reasons that other market participants did not exploit this market inefficiency.

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exacerbating the ISO-PX price difference in a way that reduced the price in the PX where PG&E carried out most of its purchasing.

While the story of California's electricity debacle is itself interesting, the implications of our analysis extend beyond this particular market. Our analysis suggests that impediments that reduce the number of firms that can take advantage of profitable arbitrage trades can give market power to those that do engage in such trades and, thus, result in persistent price differences across markets.⁶ This weakens the ability of the forward market to provide an accurate signal of market conditions in the spot market. Our analysis also suggests a problem associated with using uniform-price auctions: they prevent firms from sequentially trading away inefficient price differences. It is also related to the ongoing policy debates about whether traders without physical positions in a market should be allowed to trade (see Saravia [2003]).

In the next section, we describe the California forward and spot markets and some of the institutional rules that affected trading in them. Section III presents tests of integration between the ISO and PX, showing that prices differed significantly and that some simple and intuitive trading rules would have been profitable. In Section IV, we discuss several factors that could explain the price differences. We present evidence suggesting that the price differences cannot be attributed to risk aversion, transaction costs or traders' inability to learn about the profitable trading strategies in real time. We then go on to describe both statistical and documentary evidence on the behavior of individual firms and their beliefs about the markets. Our analysis suggests that the price difference persisted because some firms had market power in the trading required to push the prices together.

II. THE CALIFORNIA ELECTRICITY MARKET

During the first several years following electricity restructuring in California, there were many avenues through which agents could sell or purchase wholesale electrical energy.⁷ Until December of 2000, most of the trading activity in California occurred on a day-ahead basis for hourly transactions. The California Power Exchange (PX) ran the largest of these day-ahead markets. The PX accepted supply and demand bids for each hour of the following day. Bids were submitted for the day-ahead market by 7AM on the day before delivery.

⁶Through out the paper, we use the term 'arbitrage' to include risky trades that have a positive expected return, encompassing both risky and riskless trading strategies.

⁷ For more detailed descriptions of the various markets and their timing, see Bohn, Klevorick and Stalon [1999] and Wolak, Nordhaus and Shapiro [1998] and Borenstein, Bushnell, Knittel and Wolfram [2004] (hereafter BBKW [2004]).

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In a first-round calculation each day, the PX calculated day-ahead prices as if all bids and offers were in a common California-wide market. Limits on the capacity of electricity transmission lines within California often necessitated further price adjustments. Most importantly for our analysis, if the main transmission line between northern and southern California (the 'NP15' and 'SP15' zones) were congested, separate prices for each zone were calculated based on bids submitted by market participants that reflected their willingness to pay to use a congested transmission interface.

The designers of the California market envisioned that the bulk of all transactions would be scheduled before the actual hour of delivery. However, since electricity is very costly to store and demand is inelastic, the ISO had to ensure that supply and demand remained in continuous balance by adjusting production. The ISO ran an 'imbalance' energy market to handle these real-time deviations. Like the PX, the ISO's imbalance energy market set a uniform price based upon the offer price of the marginal supplier.

The forward markets have often been described as 'physical' power markets, in the sense that delivery of power was technically required to fulfill a transaction. During the first part of our sample period, however, there were no penalties explicitly associated with this delivery requirement. A market participant whose delivery or consumption of power deviated from its final schedule was simply charged, or paid, the ISO imbalance energy price for the hour in question depending on whether the participant turned out to be in a short or long position in real time. In this sense, the day-ahead schedules were effectively financial forward positions, and the ISO imbalance energy market was the underlying spot market in which positions in these forward markets were resolved.

Throughout the study period, day-ahead trades accounted for an average of about 90% of total volume. In specific hours, however, the volume could be much lower. During high demand periods in the last few months of our sample period, the real-time imbalance energy market handled as much as 33% of total volume. This high level of real-time volume raised concerns about system reliability and prompted debates over the merits of further efforts to discourage real-time transactions.

Besides passively supplying more than was scheduled, suppliers could sell power in the imbalance energy market by bidding offers.⁸ Producers that bid into the imbalance energy market could choose to offer supply at a given price up to 45 minutes prior to the hour of production. A supplier that simply generated in excess of its scheduled supply made that decision on a real-time basis, with no advance commitment.

⁸ BBKW [2004] discusses the additional opportunity to supply real-time power in conjunction with supplying reserve capacity. The existence of such reserve or ancillary service markets does not significantly affect the analysis here.

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A supplier that was scheduled to provide energy in a forward market could also take a short position in the spot market either by offering to decrement its output through an imbalance energy bid or by simply generating less than its advance commitment. In the latter case, the supplier had to make up its production short-fall through a purchase on the imbalance energy market and was effectively a consumer in this market. A decremental supply bid in the imbalance energy market was an offer to buy out of an advance supply commitment. A supplier paid the ISO an amount equal to the imbalance energy price in exchange for not having to provide the energy that it had scheduled. By bidding a decremental energy bid, a supplier had the opportunity to set the imbalance energy price, and reserved the right to generate energy in the event that the imbalance energy price was set above its decremental bid.

Consumers did not actively bid demand adjustments into the ISO imbalance energy market. However, since there was little or no explicit penalty for deviating from scheduled consumption, demand could passively take a position in the market simply by consuming more or less than it was scheduled to consume.

II(i). Market Participants

Unlike more established commodity futures or forward markets, trading in the California electricity market was intended to be restricted to the actual producers and purchasers of electricity. As such, it was thought that trading would be restricted to hedging, and not 'speculative,' activity. Although, in reality, speculative trades were certainly possible, institutional barriers largely restricted such activity to the actual 'physical' market participants. After the market opened, further restrictions and institutional barriers were applied in an effort to limit speculative trades. These efforts were motivated by a concern that such trades might destabilize the system and negatively impact the reliability of the network.

All market participants were supposed to present credible evidence of their ability to physically deliver and consume all power scheduled through the ISO system, as well as the specific locations where this activity would occur. For engineering and practical reasons, however, neither the ISO nor the PX could verify the credibility of demand or supply in much detail. The formal restriction against financial trades, combined with a limited ability to enforce it, created barriers to entry for traders and endowed a degree of market power on those firms willing to skirt the rules.

During a four-year transition period starting in 1998, the three large investor-owned utilities (IOUs) in the California ISO system were required to meet the demand needs of their distribution systems through purchases in the PX: Pacific Gas & Electric (PG&E) was the major buyer in northern California (NP15), while Southern California Edison (SCE), and San Diego

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Gas & Electric (SDG&E) constituted most of the demand in southern California (SP15). This requirement was intended to help ensure sufficient liquidity in the PX day-ahead market and to establish a transparent dayahead price. Other market participants were free to participate in other dayahead markets, or sign direct bilateral arrangements. Although there were roughly sixty firms trading in the PX, the three IOUs accounted for about 90% of the energy purchases. The PX itself accounted for about 87% of the total trading volume in the ISO system during the sample period.⁹

Although the IOUs were technically required to purchase all their supply needs from the PX markets, the market process made rigid enforcement of this requirement both impractical and undesirable. It has been well documented that demand bids into the PX were downward sloping and in fact quite elastic over some price ranges.¹⁰ This is despite the fact that nearly all of end-use demand was incapable of receiving, let alone responding to, hourly price signals. Price-elastic demand bids in the PX clearly reflected strategic decisions by buyers to purchase in the ISO real-time imbalance energy market if the PX day-ahead price was too high. This was in part driven by the fact that the ISO imbalance energy market was subject to a price cap that was at times binding during our sample period, while PX prices were capped at a much higher level that was never binding. A large part of the elastic portion of PX demand bid curves reflected the fact that no firms were willing to pay more than the ISO energy price cap for power in a forward market, since that was the maximum allowable price in the spot market.11

A large amount of energy supply in the California market was also committed to bidding into the PX day-ahead market. This energy was supplied by generation sources producing under regulatory or commercial arrangements that predated the restructuring of the California market. The price earned by these producers was set by the terms of their pre-existing 'must-take' arrangements. This must-take supply, which could be as much as 80% of the total supply in the market, was bid into the PX day-ahead market at a zero price.¹²

¹² In addition to the institutional and regulatory constraints on market participants, there were also differences in the transaction costs in the ISO and PX markets that initially favored trading in the ISO. Despite these costs, which BBKW [2004] discusses in more detail, the bulk of energy was still traded in the PX, indicating that the institutional barriers, both real and perceived, and underlying benefits of forward trading outweighed the transaction cost differential.

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⁹ See Bohn, Klevorick and Stalon [1999], page 13.

¹⁰ Bohn, Klevorick and Stalon [1999].

¹¹ The ISO imbalance energy price cap was \$250/MWh until October 1, 1999 when it was raised to \$750/MWh. It was subsequently lowered twice in 2000–to \$500/MWh at the beginning of July and to \$250/MWh on August 8.

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III. PRICE RELATIONSHIPS AND MARKET EFFICIENCY IN ELECTRICITY MARKETS

In an efficient commodity market with risk-neutral traders, all contracts—forward and spot—for delivery of the good at the same time and location will, on average, transact at the same price. For instance, a contract signed on June 9 for delivery of 10 megawatt-hours (MWh) of power at 4 PM on June 10 should bear a price that is an unbiased forecast of the spot price for electricity at 4 PM on June 10. If the forward price differs systematically from the spot price, this can be due either to risk aversion on the part of some traders in the market or some impediment or cost that prevents full integration of the markets.¹³

If there are no transaction costs and all traders are risk neutral, then the price at time t-j for delivery of power at time t incorporates all information available at t-j about the expected spot price of electricity at t. That is,

(1)
$$t_{-j}P_t = E[{}_tP_t|\Omega_{t-j}]$$

where Ω_{t-j} is the information set available at t-j. The left subscript on price is the time at which the contract is traded, and the right subscript indicates the designated time for delivery of the power.

Equation (1) says that the forward price must be an unbiased predictor of the spot price. It also implies that the forward price incorporates all information available at the time it is in effect. The deviation, $_{t-j}P_t - _tP_t$ will have a distribution with a mean of zero and will be orthogonal to all information available at time t-j.

We can rewrite (1) as,

(2)
$${}_tP_t = {}_{t-j}P_t + \varepsilon_t$$

where ε_t is a random variable that has mean zero and is uncorrelated with Ω_{t-j} . That is, ε_t incorporates all of the shocks to the market that occur between t-j and t. This implies, as has been the case in California and elsewhere, the variance of the spot price will be larger than the variance of the forward price.

It is worth noting that we do not assume any particular relationship with regard to the intertemporal patterns of electricity spot prices. Intertemporal arbitrage through storage is extremely costly in electricity markets, because electricity is not storable. While there are technologies to store potential energy, for instance by charging a battery or pumping water uphill, these methods are quite expensive and inefficient, usually losing more than 50%

¹³ Note that this discussion relies on there being a sufficient number of competitive entities able to take advantage of any spot/forward price differences. It does not rely on perfect competition in the production of electricity. Even if considerable market power exists in the electricity supply, we would still expect no systematic price difference between forward and expected spot prices if both markets continue to support significant volume.

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Figure 1 (a) Monthly Price Averages (all hours in NP15-\$/MWh) (b) Monthly Price Averages (all hours in SP15-\$/MWh)

of the energy stored. For these reasons, it is common for electricity prices to fluctuate by as much as 300% or more within a day without creating profitable intertemporal arbitrage opportunities.

Monthly averages of the PX and ISO prices for the NP15 (North) and SP15 (South) zones are plotted in Figures 1a and 1b, and Table I provides summary statistics over the entire sample. Our sample period begins with the

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Variable	Mean	Std Dev	Min	Max
PX North	46.89	56.86	0.00	1099.99
PX South	44.30	58.83	0.00	750.00
ISO North	54.80	77.67	-325.60	750.00
ISO South	45.20	71.77	-428.15	750.00
ISO-PX North	7.92	52.57	-709.01	689.85
ISO-PX South	0.91	50.85	-709.01	688.93

TABLE I	
PRICE SUMMARY STATISTICS APRIL 1998-NOVEMBER 2000 (\$	/MWh)

opening of the markets on April 1, 1998, and ends on November 30, 2000, the last month in which the PX could be considered fully functional.

Equation (2) in our application can be written as $ISO_t = PX_t + \varepsilon_t$ We test for convergence by estimating the model:

(3)
$$ISO_t - PX_t = \alpha + \varepsilon_t$$

If the PX price is an unbiased forecast of the ISO price then $\alpha = 0$. We begin by estimating equation (3) allowing each month to have a different intercept, for zones NP15 and SP15.

There is good reason to think that shocks to the price differences between the PX and ISO prices were serially correlated, and empirical tests confirm that they were. Because the PX prices in a given day were all set at the same time, the errors in (3) are almost certain to be correlated across the hours in a day.

At 7:00 AM each day, PX participants submitted supply and demand bids for the 24-hour period beginning with the midnight-1:00 AM hour of the following day. Because PX prices were determined in 24-hour 'blocks,' shocks to either supply or demand (such as weather changes) that took place after PX prices were determined could impact each ISO–PX price difference within a 'block.' Since these shocks are serially correlated, the ISO–PX price differences also will be serially correlated, implying the standard errors obtained from ordinary least squares will be biased.¹⁴ It is important to note that this institutional environment implies that *even in an efficient market* ISO–PX price differences are likely to be serially correlated.

Because of the timing of the PX market, the exact serial correlation structure that one could expect is quite complex. In the appendix, we describe the full correlation structure and two methods we used in attempting to estimate it. Unfortunately, neither approach proved tractable.

We present a simplified alternative approach. We have averaged the price differences for the early and later parts of each day, using one observation per day for each. An 'early' observation is the average ISO–PX price

¹⁴ For example, if a summer day turns out to be hotter than was forecast when PX prices were determined, the ISO–PX errors are all likely to be positive and therefore correlated.

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difference for hours 1–6, while a late observation is the average ISO–PX price difference for hours 8–24. By our discussion above, the regressions for the first six hours of the day would, in a fully efficient market, exhibit no serial correlation, while the regressions for hours 8–24 would have errors that follow an MA(1) process.¹⁵ We drop hour 7, because it is the hour in which market participants generally submit bids; it is unclear whether the ISO-PX price difference during hour 7 would be correlated across days in an efficient market.

We estimate equation (3) for early and late observations using separate constant terms for each month, which indicate the average ISO–PX price differences for that month during the hours examined. Tables II and III present the results of this analysis for the North and South, respectively, including the Newey-West standard errors of the estimates, and the estimated price difference as a proportion of the average PX price during the same hours.¹⁶

The shaded areas highlight p-values that indicate the estimates are significant at the 5% level. The coefficients demonstrate that PX prices were significantly different from ISO prices during the majority of months during 1998, except in the South during the later hours. After that, until May, 2000, prices were less likely to differ consistently over a month and appeared to be converging. Beginning in May 2000, particularly in the North, prices started to be consistently higher in the ISO. The magnitudes of the differences were also substantial, both overall and as a fraction of the ISO price levels.¹⁷

III(i). Trading Rules Based Only On Prior Information

While the results presented thus far suggest that there have been significant differences between the PX and ISO prices in certain months, no distinct pattern emerges. For instance, in the first four months of trading, ISO prices were lower in both the North and South during both the early hours (1–6) and late hours (8–24), although the negative coefficients were only statistically significant in three out of the eight late-hour specifications.

¹⁵ When we estimate the MA(1) error process as part of GLS estimation, the moving-average coefficients are indeed much greater and more statistically significant in the late hours: Early North 0.26 (0.04); Early South 0.07 (0.11); Late North 0.42 (0.06); Late South 0.48 (0.07). We have also run regressions using overall daily averages, which yield qualitatively similar results.

¹⁷ An alternative approach often applied in the international trade literature is to look at the rate at which prices in geographically separate markets converge by estimating the change in the price differential between markets as a function of the level of the price differential. See Parsley and Wei [1996]. When applied to our data, this yields qualitatively similar results to our monthly effects.

¹⁶ We estimate by OLS and report Newey-West standard errors (assuming an MA (1) error process for both early and late regressions), rather than using a GLS procedure that corrects for an MA(1) error process, because there is also substantial heteroskedasticity. The error variance is much greater during months of high average prices.

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		Early Hours 1–6				Late Hours 8–24		
Month	OLS Coef	Percent PX	N-W SE	N-W P-value	OLS Coef	Percent PX	N-W SE	N-W P-value
April, 1998	-3.484	0.239	1.807	0.054	- 1.556	0.061	1.127	0.168
May	-1.876	0.461	0.821	0.023	-2.860	0.189	1.428	0.045
June	-1.153	0.434	0.461	0.013	-4.856	0.301	1.905	0.011
July	-6.133	0.344	1.554	0.000	-4.203	0.109	4.555	0.356
August	0.280	0.012	1.215	0.818	9.206	0.204	4.519	0.042
September	3.517	0.147	1.040	0.001	8.255	0.217	4.301	0.055
October	8.922	0.381	1.208	0.000	6.776	0.230	1.263	0.000
November	3.717	0.155	1.180	0.002	3.108	0.109	0.833	0.000
December	-3.681	0.134	2.444	0.132	0.432	0.014	2.266	0.849
January, 1999	-1.321	0.084	1.034	0.202	-2.194	0.092	0.689	0.001
February	-1.052	0.079	0.568	0.064	0.178	0.008	0.478	0.710
March	-1.934	0.140	0.931	0.038	1.218	0.056	1.033	0.238
April	-0.273	0.016	0.852	0.749	1.787	0.067	2.637	0.498
May	-2.364	0.170	1.190	0.047	-4.793	0.171	1.355	0.000
June	-2.706	0.267	1.113	0.015	-2.007	0.067	3.607	0.578
Julv	-11.289	0.585	4.662	0.016	-9.278	0.248	4.847	0.056
August	-2.021	0.095	1.454	0.165	3.382	0.085	5.718	0.554
September	0.764	0.026	1.730	0.659	2.464	0.058	5.123	0.631
October	-0.968	0.026	3.094	0.754	7.758	0.123	8.045	0.335
November	6.637	0.242	3.128	0.034	11.420	0.274	4.768	0.017
December	1.506	0.063	1.678	0.370	3.481	0.110	1.100	0.002
January, 2000	1.364	0.053	1.616	0.399	1.968	0.059	1.411	0.163
February	1.080	0.042	1.334	0.418	-1.203	0.038	1.437	0.402
March	-2.039	0.092	1.157	0.078	1.785	0.059	1.372	0.193
April	-1.714	0.115	2.062	0.406	3.100	0.101	3.768	0.411
May	14.348	0.575	3.820	0.000	6.546	0.117	11.080	0.555
June	11.805	0.228	7.156	0.099	3.966	0.025	31.250	0.899
July	22.663	0.458	9.693	0.020	36.134	0.357	12.072	0.003
August	41.223	0.476	5.447	0.000	54.344	0.331	12.819	0.000
September	56.180	0.683	10.471	0.000	68.311	0.572	9.125	0.000
October	42.986	0.513	7.613	0.000	39.985	0.370	5.402	0.000
November	33.580	0.224	11.229	0.003	25.448	0.142	8.864	0.004

 TABLE II

 MONTHLY ISO – PX PRICE DIFFERENCES IN NP15

Dependent variable is ISO-PX in NP15. Standard errors reflect Newey-West correction with a one-day lag.

In the next four months of trading, most coefficients are positive, though there are several months when this is not true in the South during early hours. It is unclear from the results presented so far whether a trader would have been able to capitalize on the significant price differences we find. To gain insight on that question, we consider some simple trading rules and evaluate whether they would have made money during the period when the PX and ISO were both fully functional.

The trading rules we consider assume that a trader uses recent ISO–PX price differences to guide trading decisions. The first simple rule assumes that during every week a trader makes purchases in one of the markets and equal-size sales in the other based on the relative prices across the two markets in the previous week. We assess whether this trading rule would have made money in the hands of a pure speculative trader, who, unconstrained by institutional barriers, could have bought in the market he believed would be less expensive and sold in the more expensive market.

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		Early Hours 1–6				Late Hours 8–24		
Month	OLS Coef	Percent PX	N-W SE	N-W P-value	OLS Coef	Percent PX	N-W SE	N-W P-value
April, 1998	-4.162	0.286	1.684	0.014	-1.578	0.062	1.126	0.162
May	-1.876	0.461	0.821	0.023	-1.767	0.117	2.059	0.391
June	-1.114	0.426	0.454	0.014	- 4.994	0.307	1.799	0.006
July	-5.794	0.332	1.595	0.000	-5.354	0.135	4.789	0.264
August	-3.398	0.157	1.580	0.032	6.389	0.135	4.793	0.183
September	-1.475	0.070	1.741	0.397	3.310	0.087	3.814	0.386
October	2.406	0.177	1.666	0.149	4.381	0.157	1.389	0.002
November	2.489	0.225	1.254	0.048	0.815	0.030	0.668	0.223
December	-1.397	0.080	1.569	0.373	-0.275	0.009	2.149	0.898
January, 1999	-0.300	0.022	1.138	0.792	-2.009	0.085	0.694	0.004
February	-1.030	0.078	0.566	0.069	0.171	0.008	0.478	0.721
March	-1.110	0.086	0.946	0.241	1.274	0.058	1.016	0.210
April	-0.273	0.016	0.852	0.749	1.679	0.063	2.647	0.526
May	-2.330	0.168	1.181	0.049	-4.793	0.171	1.355	0.000
June	-1.960	0.209	1.063	0.066	-1.965	0.066	3.637	0.589
Julv	-7.089	0.469	4.083	0.083	-7.857	0.218	5.438	0.149
August	-3.300	0.170	1.735	0.057	3.677	0.096	4.894	0.453
September	-0.136	0.008	2.162	0.950	5.340	0.158	5.826	0.360
October	-2.649	0.091	2.082	0.204	4.465	0.101	4.090	0.275
November	-2.558	0.149	3.686	0.488	4.299	0.125	2.450	0.080
December	5.007	0.248	2.230	0.025	3.445	0.111	1.097	0.002
January, 2000	1.788	0.077	1.720	0.299	0.788	0.024	1.362	0.563
February	1.529	0.062	1.628	0.348	-2.035	0.064	1.508	0.177
March	-1.736	0.083	1.283	0.176	0.268	0.008	1.279	0.834
April	-1.356	0.093	1.958	0.489	9.648	0.263	7.601	0.205
May	10.849	0.455	2.969	0.000	16.162	0.247	14.170	0.254
June	16.686	0.469	5.467	0.002	0.081	0.001	28,928	0.998
July	3.567	0.082	5.565	0.522	7.747	0.059	12.146	0.524
August	21.395	0.399	6.072	0.000	-8.131	0.042	10.902	0.456
September	29.755	0.517	8.888	0.001	12.472	0.102	10.807	0.249
October	-29.171	0.480	6.539	0.000	-16.409	0.172	6.541	0.012
November	7.075	0.083	11.267	0.530	- 3.934	0.027	10.158	0.699

 TABLE III

 MONTHLY ISO-PX PRICE DIFFERENCES IN SP15

Dependent variable is ISO-PX in SP15. Standard errors reflect Newey-West correction with a one-day lag.

For instance, a trader following our rule in either zone would have used the estimates from the first week of April, 1998, suggesting that the ISO prices were lower, to sell in the PX and buy in the ISO during the second week of April, 1998. We consider whether this strategy, implemented from the second week of April, 1998, through November, 2000, would have made money.

We consider a very simple form of the test that uses the prediction from the previous week regardless of the statistical significance of the price difference. We test this by constructing a variable that is equal to one if the ISO price were higher in the previous week, so that the trading rule indicates that the trader should buy in the PX and sell in the ISO and negative one if the trading rule indicates should be made in the ISO and sales in the PX.¹⁸

¹⁸ We assume that the trader trades an equal quantity each hour.

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Epoch	North Early	North Late	South Early	South Late
All Months	7.99	8.54	3.53	1.72
	(7.96)	(5.52)	(4.69)	(1.29)
April 8–Dec 31, 1998	3.09	3.21	1.37	1.90
•	(5.73)	(3.19)	(2.60)	(1.91)
Jan-Aug, 1999	1.59	0.71	0.60	0.77
2,	(2.05)	(0.61)	(0.88)	(0.69)
Sept, 1999–April, 2000	0.54	1.93	0.68	3.38
• • •	(0.72)	(1.38)	(0.88)	(2.46)
May-Nov, 2000	29.87	31.68	12.79	0.68
	(8.30)	(5.21)	(4.31)	(0.12)

TABLE IV	
PROFITABILITY OF WEEKLY TRADING RULES	(AVERAGE PROFIT PER MWH)

T-statistics in parentheses reflect Newey-West correction with a one-day lag.



Figure 2 Cummulative Profits: Weekly Trading Rule

Table IV summarizes the coefficients and t-statistics from including this variable in a specification of equation (3) without any month dummies. The first row reports results from specifications that included the entire sample period, while the remaining rows report tests during four separate time periods. Considering the entire time period, the t-statistics are greater than 2 in all specifications except the late hours in the South, suggesting that the simple trading rule produces positive and statistically significant profits for three out of four hour-zone combinations. For instance, the trader would have made an average profit of \$7.99 per MWh traded in the North during early hours. Figure 2 plots the cumulative daily profits from the trading rules. The results suggest that a trader would have made considerable profits and would *never* have negative cumulative profits. We have also carried out

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the equivalent test for a trading rule that uses bi-weekly and monthly periods. The results were fairly similar; in both cases, the trading rule produced statistically and economically significant profits over the sample period in the North. In the South, the profits are statistically significant for the early period, but not for the late period.¹⁹

IV. EXPLAINING FORWARD-SPOT PRICE DIFFERENCES

The results thus far suggest that significant price differences persisted between the PX and the expected ISO prices, and that simple trading strategies would have made money. This section considers several possible explanations for the differences. We find that two common explanations for the existence of forward-spot price differences even in completely competitive markets—risk aversion and differential trading costs across markets—are not consistent with the data. We then examine explanations in which some firms exercise market power in the arbitraging function.

IV(i). Risk Aversion

Persistent differences between a forward and spot price could reflect risk aversion on the part of market participants. The conditions under which this will occur, however, are actually rather restrictive and the direction in which this would change the ISO–PX price relationship is ambiguous. So long as there are a significant number of competitive risk neutral buyers or sellers, these players would cause the forward and expected spot prices to converge, regardless of the degree of risk aversion among other participants.

In fact, risk neutrality, or near risk neutrality, may be a fairly accurate description of many of the players in the PX and ISO. The returns to speculative trades on the ISO–PX price difference had essentially no correlation with an investment in the market portfolio, so the risk associated with them could be diversified away. A regression of the ISO–PX price difference on a constant and the same-day return on the S&P 500 index cannot reject that the price difference has a β of zero.

Even if the risk associated with betting on the ISO–PX price difference is diversifiable, however, behavioral models of investor decisions suggest that some positive net-present-value investments will be passed over if the variance of the returns, relative to their mean, is high compared to

¹⁹ The trading rule approach takes into account both the serial correlation of the average price difference over the rule periodicity and the magnitude of the average difference. Another approach that may be more intuitive is a simple 'runs test' to see if the weekly (or bi-weekly, or monthly) pattern of the sign of ISO–PX could be distinguished from a random pattern. We ran such runs tests for the early and late time periods for both the South and North markets, looking at weekly and monthly periodicity. The results reject randomness in all markets and time periods except for the South in the early period prior to May, 2000.

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alternative investments.²⁰ We compared the risk-return properties of speculation on the ISO–PX price differences to investing in an S&P 500 index fund by computing the Sharpe ratio for the trading rules discussed in the previous section.²¹

Calculating the Sharpe ratio requires defining the time period over which returns are computed. We calculate the Sharpe ratio of the weekly trading rule using weekly returns. In addition, we assume that the trader trades a total of one megawatt during each period ('early' or 'late') equally weighted across hours of the period. For example, a trader using the trading rule for Northern California ISO and PX prices in hours 8 to 24 would trade 1/17th of a megawatt each hour. Therefore, the weekly return is calculated as follows:

During periods where the trader buys in the PX and sells in the ISO:

$$\frac{\sum_{day=1}^{day=7} \bar{P}_{ISO} - \bar{P}_{PX}}{\sum_{day=1}^{day=7} \bar{P}_{PX}} - Weekly Prime$$

During periods where the trader buys in the ISO and sells in the PX:

$$\frac{\sum_{day=1}^{day=7} \bar{P}_{PX} - \bar{P}_{ISO}}{\sum_{day=1}^{day=7} \bar{P}_{ISO}} - Weekly Prime$$

The Sharpe ratio is based on the mean and standard deviation of these returns.²² As a comparison, we also calculated the Sharpe ratio for someone trading in the S&P 500 over the same time horizons. To calculate the earnings, we assume that a trader invests the same amount of money in the S&P as she would have invested in the California electricity market following our simple trading rule. For instance, during periods when the trader buys in the ISO and sells in the PX, she invests an amount equal to the average price in the ISO in the S&P 500 and then sells the shares at the end of the period.²³

²⁰ See, for example, Chapter 7 in Lyons [2001]. In this case, a focus on the risk-return of this trading strategy in isolation could result from agency issues: the trader engaging in such strategies might be judged on the outcome of these trades regardless of their covariance with other investments.

²¹ The Sharpe ratio measures the ratio of the excess return relative to a benchmark security divided by the standard deviation of the excess return. See Sharpe [1994].

²² For two weeks in the South during the early hours and one week in the North during the early hours, the average ISO price was negative at a time that the rule implied purchase from the ISO, so the trading rule would imply a negative investment. We drop these weeks from the Sharpe ratio calculation, since they imply in effect infinite positive returns. Dropping these observations biases downward the ratios.

²³ We used the trading rules and prices for the late hours in the North to determine the amount invested in the S&P. The results are virtually the same if we use a different zone/period or just equal investments in all weeks.

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SHARPE KATIOS FOR WEEKLY IRADING KULES						
Epoch	North Early	North Late	South Early	South Late	S&P 500	
April 8–Dec 31, 1998	0.73	0.86	0.77	0.80	-0.09	
Jan-Aug, 1999	0.61	0.97	0.92	0.94	0.13	
Sept 1999–April 2000	1.38	0.95	0.44	0.90	0.04	
May-Nov, 2000	1.68	1.37	0.65	1.02	-0.25	
Total Sample	0.71	0.97	0.64	0.87	- 0.09	

TABLE V Sharpe Ratios for Weekly Trading Rules

Table V lists the Sharpe ratios for the weekly trading rules.²⁴ The table illustrates that the returns from the trading rule were not the result of excess risk. In each period, the Sharpe ratios are considerably larger than those in the S&P 500. Speculating on the ISO–PX price difference had a much better return/risk ratio than investing in an S&P 500 index.

IV(ii). Estimation Risk

In demonstrating both that there were systematic patterns of ISO–PX price differences and that simple trading rules would have been profitable, we used the entire sample from April, 1998, to November, 2000. In any new market, it may take participants time to learn about how market rules, market fundamentals and their own behavior affect prices. One might then ask how rapidly a trader could learn of the profitability of a trading rule during the sample period.

To investigate this issue, we re-ran the tests for the profitability of trading rules on a rolling basis using only the data available at different points in the sample. For example, using the 'last week' trading rule, we could ask how certain a trader could be of the profitability of the rule after, for example, five weeks of market operation. In that case, the trader would have five weeks of data, of which the first week does not contribute observations because there is no prior week outcome on which to base trades. Running the regression for the 28 days in this sample (days 8 through 35), we would find a p-value of 0.14 on the test of the profitability of this rule. The level of certainty, however, increases (p-value drops) rapidly with a few more weeks of data. Figure 3 shows the p-value of the 'last week' trading rule for the four zone/ time combinations. In all four cases, it is clear that a trader considering this rule would have been more than 95% certain of its profitability by week 10, and would have been virtually certain of its profitability by week 20.²⁵

²⁴ Sharpe ratios based on the monthly trading rules were very similar.

²⁵ With the monthly trading rule, inference of profitability is only slightly slower and the rule's performance becomes less reliable for late-South near the end of the dataset.

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Figure 3 P-Values of Weekly Trading Rule

IV(iii). Transaction Costs Within and Between Markets

Efficient price convergence between forward and spot markets can fail to occur if there are differential costs associated with contracting in either market. Absent other incentives, one would expect all volume to be traded in the lower cost market.

This may not occur, however, because either legal or political considerations constrain one or both parties, or because one or both parties receive other benefits from trading in the higher cost market, such as faster or easier settlements or more user-friendly bidding or dispatch rules. In that case, the price difference between the markets will depend on the incidence of the trading cost.

To illustrate this with a simple example, assume that the trading cost in the spot market is $C_s = 1$ and the trading cost in the forward market is $C_f = 2.50$. Absent other considerations, we would expect traders to abandon the forward market and make all transactions in the spot market. Now assume that buyers are constrained to buy the bulk of their power in the forward market, while sellers are completely indifferent between the markets.²⁶

²⁶ This is *not* intended to be a characterization of the California market. The actual incentives in the California market were much more complex.

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Sellers must be induced to trade in the forward market, so the net price they receive must be as high as in the spot market. If the buyer paid the trading charge in each market, then the price in the spot market would have to equal the price in the forward market in order to induce sellers to do business in the forward market. The buyers, however, would pay that price plus C_{f} . If the charge were assessed on sellers, then the price in the forward market would have to exceed the price in the spot market by 1.50, so that the sellers would be indifferent between the markets.

In reality, if both markets survive even though they have different direct trading costs, it is likely because both parties get some additional benefits from the higher direct-cost market. The difference in the direct trading costs is likely to then be a bound on the extent to which the prices in the two markets can differ. The incidence of the difference between the trading charges will be shared between the buyers and sellers depending on which side, on the margin, gets greater value from trading in the higher cost market.²⁷

The ISO–PX price differences that we have found are difficult to reconcile with an explanation of differential trading costs for two reasons. First, the direction of the price difference changes numerous times during the period we study while there is little evidence that the relative cost of transactions in the two markets changed significantly and no evidence that changes in the forward premium or discount is associated with changes in relative transaction costs.²⁸ Second, the price differences that began in May, 2000, are far in excess of the magnitudes of transaction costs. We know of no evidence that transaction costs in either market changed substantially at the beginning of summer, 2000, and the trading costs are so small that our results remain largely unchanged when we adjust the prices to reflect the trading costs imposed in the two markets (see BBKW [2004]).

IV(iv). Market Power in Arbitrage and Barriers to Entry

We have established that (1) there were profitable (in expectation) risky arbitrage opportunities between the ISO and PX power markets using simple trading rules, (2) that the risk associated with these trades was not great compared to the potential return and was diversifiable, (3) that it should have been apparent to traders early in the life of the market that these arbitrage opportunities existed, and (4) that transaction costs do not seem to be a viable explanation for the persistence of these price differences. Thus, it seems unlikely that the outcomes we observed could be explained as part of

²⁷ It is possible that traders on one side will strictly prefer the market with the lower direct trading costs, even before accounting for the trading costs, in which case the equilibrium price spread between the markets could be greater than the difference in trading costs.

²⁸ BBKW [2004] discusses in more detail the differences in trading costs between the two markets.

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a competitive financial market for electricity. In this section, we discuss evidence on the market power and incentives of three types of parties that could have profited from the ISO–PX price differences: electricity buyers, electricity sellers and arbitrageurs.

Electricity Buyer Market Power. Among the 'physical' players in a position to take advantage of ISO–PX price differences were the three utilities that accounted for most of the demand in the market. The utilities were expected to purchase the bulk of their demand (as forecasted a day ahead of time) through the PX and use the ISO to cover imbalances caused by last-minute demand shocks. Though no attempt was ever made to penalize the utilities for using the ISO market, there was a common perception that they should not make significant purchases of forecastable demand in real time.

Prior to the spring of 2000, the utilities also had little incentive to attempt to reduce their aggregate purchase costs by moving purchases between the markets, but that changed around May, 2000. To understand why, one needs to understand the Competition Transition Charge (CTC). The CTC was a surcharge on all electricity sales that was designed to allow the utilities to recover losses that were incurred when their capital stock of generation plants was effectively devalued by the deregulation process. The losses were called 'stranded costs.' Each utility was assigned a total stranded cost that it was allowed to recover through the CTC. Each utility was allowed to collect a CTC surcharge on power sold to all customers in its service area until either it recovered its stranded costs or until March, 2002, whichever came first. The CTC surcharge, however, was not a fixed amount per kilowatt-hour. Instead, the law fixed the retail price utilities charged for energy (at about 6 cents per kWh equal to \$60/MWh). The difference between the retail revenue earned at the fixed retail price and the wholesale cost of electricity was the CTC payment to the utility.

The incentives that stranded costs recovery through the CTC created depended very much on whether the utility thought the March, 2002, cutoff date would be a binding constraint. When wholesale prices were low in 1998 and 1999, the CTC recovery payment was high, and most observers believed that the utilities would collect their total stranded costs prior to the March, 2002, cutoff. In fact, SDG&E, the smallest of the utilities, did complete its stranded cost recovery in June, 1999, after which the retail price freeze ended for SDG&E customers and the utility was allowed to pass through changes in wholesale purchase costs.²⁹ So long as the utilities believed that the March, 2002, cutoff would not be binding, they had little incentive to try to

²⁹ Actually, in late August, 2000, the State passed legislation reimposing a fixed retail rate on SDG&E, but also made it clear that SDG&E would be made whole for any losses it suffered as a result of this change. See Bushnell & Mansur [2005] for further details.

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minimize their purchase cost. Reductions in the wholesale price would only have sped up collection of their CTC and would not have increased the total amount collected.³⁰

All that changed around June, 2000. When wholesale prices increased to well above \$60/MWh in June, 2000, PG&E and SCE began collecting 'negative CTC payments.' In other words, they were losing money on each kilowatt-hour sold, which made it much more likely that the March, 2002, cutoff for stranded cost recovery would have been binding. With a binding date cutoff for the CTC, utility shareholders become the residual claimants on any reduction of power procurement costs prior to March, 2002. Thus, the increase in price levels gave the utilities stronger incentives to lower their procurement costs.

Though the three utilities were major buyers in the power market, their market shares did not give them monopsony power in the traditional sense, since the utilities in their role as distributor had no control over the aggregate quantities of end-use consumption. They did, however, have discretion over the market in which the power was purchased.

Because the supply curve in the PX was upward sloping, if a utility shifted some of its purchases from the forward market to the spot market, and this shift was not anticipated by suppliers, it would lower the forward price.³¹ In a very simple model, the move would not change the ISO real-time price because the ultimate level of demand would not be altered; the intersection of the market level (or 'physical') supply curve and the demand would be unchanged.

This logic is depicted graphically in Figures 4 and 5. In Figure 4, the expected total retail electricity demand is represented by the inelastic demand curve \overline{Q} and the market level supply curve is represented by the upward-sloping supply curve S. The markets are in equilibria with the forward price equal to the expected spot price and no net transactions occurring in the real-time market. Deviations between the forward and spot prices occur only when the inelastic demand differs from its forecast level.

³⁰ The only benefit from reducing the wholesale price, therefore, was the interest gained from collecting this money sooner. Given that interest rates were low, this probably was a weak incentive.

³¹ Why the PX supply curve was upward sloping is a question we don't attempt to answer here. If all bidders had symmetric expectations about the spot price, were risk neutral and faced no penalty for using the spot market, the PX would effectively be a financial forward market and participants would stand ready to buy or sell at their expected spot price with infinite elasticity. Risk aversion on the part of some buyers and sellers would lead to upward-sloping supply and downward-sloping demand in the PX, even though the presence of other riskneutral firms could be expected to eliminate price differences. Similarly, a penalty or tax on realtime transactions would lead to an upward-sloping PX supply curve by in a sense moving 'physical' transactions into the forward market. In order to have this effect, the penalty would have to be nonlinear in the size of the real-time transaction. This includes policies that ignore a modest reliance on the real-time market but react to significant real-time volumes.

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Unanticipated Decrease in Forward Demand

For example, if the real-time demand level is lower than forecast, then the net quantity transacted in the spot market will be negative and the market will move down the market supply curve resulting in a spot price that is lower than the forward price. Conversely, if there is a positive shock to demand, the spot price will be greater than the forward price.

In Figure 5, there is an unanticipated decrease in the forward market demand representing the decision of a buyer (such as one of the utilities) to shift γ units of demand from the forward market to the spot market. This is accompanied by an unanticipated increase in the spot market demand. The forward price is reduced. Because final demand and supply remain unchanged, the spot market price is unchanged. Alternatively, if some generation is available only at higher cost in real time–for instance,

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Figure 6 Monthly Average Percentage of Total Demand Bid into PX at ISO Price

because there is a (possibly implicit) penalty for large sales in the real-time market – then this strategy could increase the ISO price. Still, the net impact could be to reduce procurement costs if the savings from the price reduction on a large purchase quantity in the PX were greater than the increased cost on the price increase on a comparatively small purchase quantity in the ISO.

There is strong documentary and empirical evidence that PG&E attempted just such a strategy by moving demand out of the PX. For instance, in a subsequent regulatory filing, they described this strategy and explained that 'paying a higher price in the ISO market for the incremental portion of total load [demand] was more economical than bidding higher prices into the PX market and paying a much higher price in the PX for every MW purchased' in that market.³²

Figure 6 helps identify the timing of PG&E's attempt to move demand out of the forward market. It plots the fraction of each of the three utilities' total end use demand that they bid into the forward market at or above the eventual ISO price.³³ SCE and SDG&E both consistently bid 70%–80% of their demand into the PX, while the fraction that PG&E bid in began declining in May, 2000, and fell from averaging about 80% in January-April, 2000, to about 50% in August through November, 2000. Figure 7 highlights differences among the demand curves the utilities bid in the PX. PG&E and SDG&E both bid downward sloping demand curves into the

³² See PG&E [2002], p. 009.

³³ We use the ISO price in order to control for changes in cost and supply conditions that affect the 'relevant' part of the utilities' demand curves. We use the ISO price in the North for PG&E and the ISO price in the South for the other two utilities.

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Utility PX Demand as a Fraction of Total Utility Demand

PX, while SCE bid nearly completely inelastic demand curves. As market prices rose through summer, 2000, for the reasons discussed above, the market equilibrium shifted along PG&E's and SDG&E's demand curves. SDG&E offset this by shifting their demand curve out between June and August, 2000. PG&E did not do this; in fact it shifted its demand slightly inward. As a result, PG&E purchased less and less through the PX market.³⁴

The relationship between ISO and PX prices changed markedly in May, 2000, consistent with a change in PG&E's buying strategy. Beginning in May, 2000, PX prices in the North averaged substantially below ISO prices (see Figure 1a), with the differences becoming still larger in July, 2000. Prices in the South exhibited much less change; the PX prices averaged only slightly lower than the ISO in SP15 (see Figure 1b).

All of our evidence suggests that PG&E pursued the monopsony strategy but SCE did not. There is no record indicating why they did not, but it is possible that the presence of SDG&E as an additional buyer in the South made it harder for them to move the PX price. Also, SCE could free ride off of PG&E's strategy as it benefited from the lower PX prices without

³⁴ The abrupt flattening of the utilities' August demand curves at \$250, most notable for PG&E, reflects their rational response to the lower ISO price cap of \$250, which became effective August 8th, 2000. Even though PG&E's PX demand flattens more than the other utilities' near the ISO price cap, and the price cap was sometimes binding, the pattern in Figure 7 is very similar if we drop those hours.

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having to pay the higher ISO price on any of its own purchases.³⁵ Because SDG&E had completed its collection of stranded costs by 2000 and thereafter passed its purchase costs through to retail customers, SDG&E faced much less incentive to minimize its purchase costs.

Market Power of Arbitrageurs. The strategy discussed in the previous section relies on the shift in demand across markets being unanticipated. It is clear that at least some firms operating in the market knew of the predictable forward/spot price differences and devised strategies to arbitrage the price differences. Since firms that had no physical supply nor served any end-use demand were not supposed to trade in the ISO market, pure arbitrageurs were technically not allowed.³⁶ However, several parties, most famously Enron, traded large amounts beyond their physical positions in the markets.

Enron's activities illustrate the possible strategies. Enron's physical presence in California included the power from the generation assets that their subsidiary in Oregon, Portland General Electric, regularly exported to California and the obligations that their subsidiary Enron Energy Services (EES) had to meet the demand of several large buyers, including the University of California, who had opted to leave the utilities and buy power from EES. To take advantage of the fact that ISO prices were consistently higher than PX prices after May, 2000, EES could overstate their demand in the PX market. They could then sell in the ISO market the difference between what they bought in the PX and what they actually needed to meet demand of customers. Enron internal memos released to the FERC described this as the 'Fat Boy' trading strategy (see Yoder and Hall [2000]). Other documents describe the reverse strategy as 'Thin Man:' when the PX price was expected to be higher than the ISO, Enron would schedule more generation than it intended to provide through the PX and then buy it back through the ISO.

Restricting the market to physical parties created one barrier to entering the ISO–PX arbitrage business. In addition, there was ambiguity about whether arbitrage trades violated ISO and PX rules. Among the parties that were allowed to trade in both the ISO and the PX, there could well have been either differences of opinion about how to interpret the rules or different valuations of the risks associated with skirting the rules. Rules for traders in the PX and ISO were collected in their *Market Monitoring and Information*

³⁶ Traders could get around the restrictions to only make physical trades by scheduling power to be supplied or consumed at 'import' interfaces with neighboring regions. The California ISO had limited ability to monitor the production or consumption activity outside its own control area.

³⁵ We have been told by SCE officials that they considered a strategy of bidding so as to purchase a substantial fraction of their forecast demand in the CAISO real-time market, but rejected it because they concluded that it would be in violation of the spirit, and possibly the letter, of the market rules.

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Protocols (MMIP), and included general prohibitions against 'gaming' and 'anomalous market behavior,' which it defined as including, 'bidding patterns that are inconsistent with prevailing supply and demand conditions' (California ISO, *MMIP*, 2.1.1.4). Enron was aware of these provisions, as they are described in Yoder and Hall [2000]. By June, 2000, the parties had reason to believe that the ISO would not penalize 'overscheduling demand' (*i.e.*, purchasing more power forward than the retailer believed it would need in real time) since the ISO was more concerned about PG&E's 'underscheduling.' One party, Reliant, claimed that the ISO took actions to assist Reliant in overscheduling demand through the PX (see FERC [2003] p. VI-24).

After the release of the Enron memos, FERC initiated an investigation of trading strategies in the California markets. Two interesting facts have come out of this investigation: Arbitrage profits were concentrated between Enron and one other large firm with possible ties to Enron, and Enron took steps to coordinate arbitrage trades among market participants. This suggests that the ambiguity in the rules governing arbitrage and the restriction of physical players may have been sufficient to give Enron market power in the arbitrage market.

Information on the concentration of arbitrage trades comes from an analysis that the ISO staff did of which parties benefited from the 'Fat Boy' strategy (California ISO [2003]). The report identifies hours in which firms scheduled substantially more than their actual demand (specifically, when forecast exceeded actual by more than 13% or by more than 25 MWs) and calculated the profits they earned on the excess. Though 33 parties earned more than \$20,000 through overscheduling between January 1 and October 1, 2000, Enron trades accounted for about 28% of the volume of 'Fat Boy' activity, and Powerex, the marketing arm of BC Hydro, accounted for 15%. The Enron memos and other internal documents claim that Enron had assisted Powerex in making Fat Boy transactions (see Yoder and Hall [2000] p. 2), suggesting that they may have shared their strategy with Powerex. Powerex has subsequently denied having such a relationship with Enron (Peterson [2002]).

Internal Enron documents also suggest that Enron was attempting to coordinate arbitrage trades across parties, and had implemented specific profit-sharing rules with other parties. FERC [2003] cites sections of the *Enron Services Handbook*, which appears to contain instructions to traders. Under a section, 'Who do you call and what action to take?' there are six parties listed under the Fat Boy transaction and instructions to the Enron traders to tell them to 'fake or increase load [demand]' in the PX. The sharing rules for four of the six parties are straight 50-50 splits of profits or losses, while the other two have more complicated sharing rules.

The presence of arbitrageurs would mitigate the success of PG&E's strategy and thus reduce the price difference, but would not necessarily drive

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Figure 8 Monopoly Arbitrage with Unanticipated Decrease in Forward Demand

it to zero. Given the uniform price auction in both the forward and spot markets, profits from the arbitrage trades were equal to the price difference times the amount traded, implying that the profit maximizing trade would reduce the price difference, but not eliminate it. This is depicted in Figure 8. We begin with the same monopsony trade as in Figure 5, but allow for an arbitrageur, with no physical assets, to respond to the price difference by buying Q_a MWh of power in the forward market. Because the arbitrageur cannot take delivery of the power, she is forced to reverse her position in the spot market, which effectively requires her to bid Q_a MWh in the spot market at a price of zero.

By increasing the forward demand, the arbitrage trade increases the forward price, but does not influence the spot price, since the ultimate demand level is unchanged. Therefore, the price difference is reduced, but not eliminated. The optimal amount of the arbitrage trade will depend on the shape of the supply curve and the size of the monopsony trade.³⁷ In addition, greater competition in arbitraging would result in greater aggregate arbitrage trades. At some point, we would expect the competitive pressures to eliminate the price difference. In the case of the California electricity markets, the evidence suggests that the arbitrage market was sufficiently concentrated such that price differences remained.

Seller Responses to Monopsony Strategy. Besides firms that took advantage of the price difference through financial trades, we would expect

³⁷ To see this, suppose the supply curve was quadratic in quantity, $S = a + bQ + cQ^2$. In this case the forward price would be $p_f = a + b(Q_f + Q_a) + c(Q_f + Q_a)^2$, while the spot price would be $p_s = a + bQ_s + cQ_s^2$. The monopolist arbitrageur would maximize $(p_s - p_f)Q_a$ which yields a solution of $Q_a^* = \frac{1}{2b + 4cQ_f} (bQ_s - bQ_f + cQ_s^2 - cQ_f^2)$; this is an increasing function of c, the curvature of the supply function, and $Q_s - Q_f$.

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that firms with net sell positions in California would respond to PG&E's demand reduction strategy by selling more of their output in the ISO market. There is documentary evidence suggesting that some of the suppliers did this. For example, Williams Energy in its FERC disclosure in the Enron proceeding (see Williams [2002] p. 7) states that,

'unlike Enron, Williams has dispatch rights to generation assets in California that enable it to sell power into the Real Time market. Thus Williams does not have the incentives that were apparently driving Enron to schedule demand in the Day Ahead schedule which it could cut to sell energy in the Real Time market. Williams could simply sell its own generation in the Real Time market'.³⁸

The migration of volume out of the PX undermined its viability. The PX suffered another blow, which was ultimately fatal, when the Federal Energy Regulatory Commission announced a preliminary ruling in November and final decision in December, 2000, that required the three California utilities to stop selling their own power through the PX. Volume in the PX plummeted in December, 2000 and January, 2001. On January, 31, 2001, the California Power Exchange ceased operations of a day-ahead electricity market.

V. CONCLUSION

Profitable arbitrage opportunities can persist in reasonably functioning financial markets if capital restrictions, limited information and other more explicit barriers to trading limit the number of traders. We have studied one case of this in the California electricity market. Although the day-ahead market of the PX and the real-time market of the ISO played very different institutional roles, and operated under quite different market rules, they were fundamentally markets for the same product. The level of price convergence between these two markets was therefore an indicator of the ability of firms to overcome informational and institutional barriers to efficient trade.

We have established that significant price differences existed between the PX and the ISO during several periods in the PX's 32 months of operation, particularly during the last seven months. Some trading strategies with positive expected return existed; these strategies were risky, but the risk was highly diversifiable and the expected return was quite large in comparison to the risk.

³⁸ We have analyzed the PX bid curves of the deregulated suppliers. While there is some indication that some of them were selling less through the PX especially by the fall of 2000, there are too many confounding factors—cost changes, contractual commitments, and the fact that many also had retail power commitments—to conclude statistically that deregulated sellers as a group moved out of the PX.

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From our analysis, one main explanation emerges for the persistent and unprecedented differences between the ISO and PX prices during the summer of 2000. Several of the traders in the market appear to have exercised market power in their trading positions. We documented an attempt by the largest buyer of electricity, PG&E, to exercise a form of monopsony power over these markets. We also presented data and internal company memos suggesting that Enron made arbitrage trades to take advantage of the price differentials, and we demonstrated that an arbitrageur like Enron with market power may not want to trade until the price differential disappears.

More traders, in hindsight, should have been able to profit from these price differences, undermining the price differentials. Why we did not observe this in the California markets remains an open question. One plausible explanation is that the market rules provided a barrier to entry for the types of trades that Enron used. Other potential arbitrageurs may have been deterred by the market rules prohibiting traders from misrepresenting their physical positions. It is also possible that the generators, who were earning extremely large profits as the overall market price level rose, perceived political constraints to earning even more money from the markets by flouting the rules and shifting more sales into the ISO. A second explanation is that in the complex and frequently-disrupted California electricity market, too few participants learned about the price differences fast enough for prices to converge before the eventual demise of the dayahead market. Unfortunately, the documentary evidence provides much better insight into why some parties took certain actions than into why others *did not* take those same actions.

APPENDIX

CORRELATION STRUCTURE OF HOURLY PRICE DIFFERENCES

The timing of PX and ISO trading is described in the text. Because of the timing of the PX market, the exact serial correlation structure that one would expect is quite complex. We describe this below and then discuss two different estimation approaches. Neither of these estimation approaches was tractable. This led us to adopt the simplified approach described in the text.

Let t = 1 represent the beginning of an arbitrary day (*i.e.*, the 12:00 AM–1:00 AM hour). The PX prices for t = 1, ..., 24 are set conditional on the information set available at the time the PX supply and demand bids were made, which is likely to be between 6:00 AM and 7:00 AM (hour 7) of the previous day, or at t = -17. Therefore the information available at the time the PX market closed is Ω_{-17} .³⁹ At time t = 6, PX

 $^{^{39}}$ Because supply and demand bids may take some time to be formulated, we make the assumption that they are made during the time period of 6:00 am to 7:00 am, and are therefore set conditional on the information set available at t = 6.

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prices are calculated for hours 25 to 48, but these prices are conditional on the information set Ω_6 . The process continues *ad infinitum*.

The consequence of this process when econometrically modeling the difference between ISO and PX prices is that the serial correlation among the error terms is expected to be of varying lengths, depending on the time of day of the observation. A shock that causes the difference between the ISO and PX prices to diverge during the $t = -16, \ldots, 0$ time frame may continue to impact this difference for hours $t = 1, \ldots, 1$ 24, (likely at a decreasing rate). However, since PX prices at time t = 25 are set conditional on an information set that takes into account any shocks that preceded t = 6, an efficient market would imply that a shock at $t = -16, \ldots, -1,0,1, \ldots$ 6 should not be correlated with the difference between the PX and ISO price at t = 25. Also, it is likely that the level of correlation between prices set on the same day will be larger than correlations between prices on successive days. For instance, the correlation between the error in hour 1 and the previous hour (hour 24 from the previous day) is likely to be smaller than the correlation between hour 2 and hour 1, because the latter were determined under the same information set. Thus, both the number of lagged hours with which an error is likely to be correlated and the size of that correlation with each lag will vary by hour of the day.

We can write the price difference as a moving average process that explicitly recognizes the correlation with earlier hours. For each hour, we would expect correlation back to the time at which the price was set for that hour, that is, 6AM-7AM of the previous day. We can therefore write the process as:

$$ISO_1 - PX_1 = \alpha + \varepsilon_1 + \sum_{i=1}^{18} \theta_{1,i}\varepsilon_{1-i}$$
$$ISO_2 - PX_2 = \alpha + \varepsilon_2 + \sum_{i=1}^{19} \theta_{2,i}\varepsilon_{2-i}$$

(4)

$$ISO_{24} - PX_{24} = \alpha + \varepsilon_{24} + \sum_{i=1}^{41} \theta_{24,i}\varepsilon_{24-i}$$
$$ISO_{25} - PX_{25} = \alpha + \varepsilon_{25} + \sum_{i=1}^{18} \theta_{25,i}\varepsilon_{25-i}$$
$$\vdots$$

:

Unfortunately, our attempts to estimate a model with varying moving average components have not led to convergence. One can obtain consistent estimates of the standard errors from OLS estimation based on the Newey-West [1987] procedure. This requires modifying the standard Newey-West estimator to account for the variable lengths of correlations. Unfortunately, the covariance matrix of the modified Newey-West estimators is not guaranteed to be positive semi-definite, and indeed yielded imaginary standard errors for some specifications.

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