

American Depositary Receipts (ADR) Holdings of U.S. Based Emerging Market Funds

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Abstract

The benefits of cross-listing for a foreign “issuer” are extensively documented in the literature, however it is not clear what motivates “investors” to hold American Depositary Receipts (ADRs) rather than the underlying stock of these issuers. We analyze the investment allocation decision of mutual fund managers to invest in emerging market firms that are listed in their domestic markets and have also issued ADRs in the U.S. Although legal provisions are typically assumed to affect ADRs and their underlying domestic shares equally, investors holding ADRs may have a higher level of legal protection as these securities are issued and traded in the U.S. We find that ADRs are the preferred mode of holdings if the local market of the issuer has weak investor protection, low liquidity and high transaction costs, and if the firm is small and has limited analyst following. We also find that not all ADR listings are associated with low liquidity in the underlying security. In fact, firms with strong liquidity for their underlying security are likely to be held via their underlying security rather than the ADRs. This suggests that ADR listings of local firms might not negatively impact local markets if the investment climate is good.

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1. Introduction

It is estimated that in 2003 U.S. investors allocated eleven to twelve percent of their total equity portfolio to non-U.S. equities. Institutional investors' purchases of foreign equities in 2003 amounted to \$1,300 billion according to the U.S. Federal Reserve's Flow of Funds. Institutional investors are also responsible for the large interest in the trading of American Depositary Receipts (ADRs). ADR programs are set up by U.S. depository banks and are claims against the ordinary shares that trade in the home market as discussed in detail later in this paper. In 2003, the combined dollar trading value of listed depository receipts on the New York Stock Exchange, the American Stock Exchange and Nasdaq totaled \$630 billion.¹ Mutual funds such as Fidelity Management and Putnam Investment are among the largest U.S. investors in depository receipts.

U.S. investors interested in investing in a foreign firm (one based outside the U.S.) can do so by purchasing ADRs in the U.S., or by purchasing the underlying stock in the home market of the firm, or by doing both. This paper examines the factors that affect an institutional investor's choice of investment security, i.e. investing in the ADR versus investing in the underlying shares of an emerging market firm. Thus, we are interested in the question of how a fund manager, once she has decided to invest in a company cross-listed in the U.S., chooses to divide that investment amount between the ADR share and the non-ADR shares (primarily the underlying domestic share that trades on the home stock exchange of the issuer) of that company. The factors that affect fund managers' choice of a particular firm

¹ See "Depository Receipt Market Review 2003," Bank of New York website.

have been addressed by Aggarwal, Klapper and Wyszocki (2004), our focus is the determinants of security choice (the ADR versus the underlying).

We investigate the country and firm-level attributes associated with the decision to hold ADRs versus underlying (domestic) shares, or a combination of both. Coffee (1999) suggests that U.S. securities law provides additional protection to investors if the firm is listed in the U.S. and argues that firms from countries with weak shareholder protection laws can effectively “bond” themselves to the more stringent U.S. laws. This implies that on the margin, ADR holders have better legal standing compared to holders of the underlying security as the ADRs are purchased in the U.S. This line of argument implies that fund managers should prefer ADRs of firms from countries with weak legal protection for shareholders. A recent example of such SEC enforcement is the case SEC brought against TV Azteca, a Mexican firm, in January 2005 alleging self dealing and insider trading by Company’s officers and Directors. Yet another example is the ability of US security holders of Bre-X, a Canadian mining company, to sue in a US court while the Canadian security holders did not get that privilege.

However, Siegel (2004a, 2004b) using a sample of Mexican firms, finds that cross-listing is associated with *higher* probability of asset stealing by controlling shareholders (thus causing significant wealth loss for minority shareholders). Furthermore, he reports that the SEC rarely prosecutes transgressions of U.S. listed foreign firms.² Siegel’s findings suggest that investors should not expect significant benefits from investing in ADRs of cross-listed firms as the enhanced legal protection is not significant. This debate provides conflicting predictions about the effect of a country’s legal system (in particular its investor

² Although Coffee (2002a, 2002b) argues that while the SEC may not be a very effective enforcer, private law suits can still be brought against U.S. listed foreign firms, Siegel (2004a,2004b) in turn argues that the dollar amount of settlements in such cases is relatively small.

protection/corporate governance laws) and a U.S. investor's choice of investing security (ADR versus underlying) for cross-listed firms from that country. The effect of local laws may be hard to identify, since the development of a country's stock exchange (reflected in transaction costs and liquidity of that exchange) may in turn be related to the legal origins of that country. La Porta et al. (1997) report that, on average, countries with English common law origin have more developed financial markets. Thus, to the extent that legal origin is a proxy for the quality of a country's stock exchange, it may exert an additional effect (independent of the better investor protection effect) on the investment allocation pattern of U.S. investors.

In addition to legal considerations, there are also operational issues that can be significantly influence a fund manager's choice between holding the ADR or the underlying stock for a particular firm. Financial institutions that offer depositary services such as Bank of New York, Citicorp, and JP Morgan, frequently stress the advantages of an ADR program for potential investors on measures such as liquidity, transparency and ease of trading.³ Industry participants also point to the lower costs of executing trades as a major factor in their preference for an ADR over the domestic security, for issuers from countries with stock exchanges with high transaction costs. However, we are not aware of any empirical work that provides evidence to confirm or dispute these assertions. This paper seeks to address this gap in our understanding of how professional fund managers allocate their investment between ADR securities and non-ADR securities.

³ For example Bank of New York describes the potential benefits to US investors as "...While most investors recognize the benefits of global diversification, they also understand the challenges presented when investing directly in local trading markets. These obstacles can include inefficient trade settlements, uncertain custody services and costly currency conversions. Depositary Receipts overcome many of the inherent operational and custodial hurdles of international investing." Source: http://www.adrbny.com/dr_edu_basics_and_benefits.jsp

Our paper also contributes to the debate on the impact of cross listing on the liquidity of the issuers' shares, both in the domestic market and ADR market. A number of studies report that issuers who cross-list in the U.S. enjoy an increase in liquidity as measured by higher trading volumes or lower bid-ask spreads.⁴ However other studies find that the ADR issuance impacts development of the local market and is associated with a reduction in the size, liquidity, and growth of the issuing firm's domestic market (Karolyi 2004, Levine and Schmukler 2004, Claessens, Klingbiel and Schmukler 2002). Although we do not study liquidity, per se, we investigate the conditions under which trading is more likely to stay on local exchanges. In this regard, we find important differences between ADR investment in Latin America and Asia.

Several earlier papers have examined ADRs from the issuer's perspective focusing on the advantages of U.S. listing for the issuer. Reese and Weisbach (2002) classify this theoretical and empirical body of work in three broad categories. The first category consists of theoretical models of "market segmentation/investor recognition" which imply that when capital flow across countries is costly, cross-listing leads to a lowering of the cost of capital (thus higher equilibrium price) for the issuer (Stapleton and Subrahmanyam, 1977 and Errunza and Losq, 1985). Another related set of studies reports evidence supporting Merton's (1987) "investor recognition hypothesis" which implies that as a firm gains recognition (e.g. by cross-listing abroad), the pool of potential investors also increases, resulting in the lowering of its cost of capital.⁵

⁴ See, for example, Bekaert, Harvey and Lundblad, (2003), Errunza, Hogan and Hung, (2000), and Errunza and Miller, (2000).

⁵ Miller (1999) and Errunza and Miller (2000) find empirical support for the market segmentation hypothesis. Support for investor recognition hypothesis is provided by Miller (1999) (larger abnormal returns exchange listed ADRs compared to those that listed on the OTC market) and Baker et al. (2002) and Lang, Lins and Miller (2004) who report higher analyst coverage (a proxy for higher recognition) for ADR issuers.

The second category of research papers focus on the impact of cross listing on the liquidity of the issuers' shares (both in the domestic market and the ADR market).⁶ Chowdhary and Nanda (1991) model trading of the same security on multiple exchanges. A key result of their model is that when several markets compete for order flow of the same security, the exchange offering the lowest transaction costs attracts liquidity traders which in turn induces informed traders to also move to that exchange (in order to camouflage their private information). Thus, one exchange emerges as the dominant exchange in which the bulk of trading is concentrated.⁷ This implies that for an issuer from a country with a stock exchange that has high transaction costs, the U.S. stock exchange (where its ADR is traded) may become the dominant exchange, at least for U.S. investors. This suggests that if a country has high trading costs (implying a relatively less liquid stock market), U.S. investors are likely to have a relatively larger fraction of their investment in the form of ADRs for firms from that country. Conversely, if the home market is deep and liquid (implying low trading costs), a cross-listing in the U.S. would not lower the attraction of holding the underlying.⁸

The third category of recent studies has examined the benefits of listing an ADR in terms of better shareholder protection. La Porta et al. (1997, 1998, 2000) show that different legal systems provide different levels of protection to minority shareholders with English common law being the most protective and French civil law being the least protective. An ADR listing on a U.S. exchange may provide the ADR investor with rights that are

⁶ Studies that report positive association between a firm's U.S. cross-listing and the liquidity of its underlying include Bekaert, Harvey and Lundblad (2003), Errunza, Hogan and Hung (2000), and Errunza and Miller (2000). However, Karolyi (2004) and Claessens, Klingbiel and Schmukler (2002) report contrary evidence.

⁷ Lukoil, a Russian energy company, is an example of such extreme concentration in which a large proportion of trading takes place in the ADR.

⁸ Halling et al. (2004) report that *European* firms cross-listed on exchanges outside their home country (U.S. as well as non-U.S.), foreign trading decline rapidly in the post-listing period. Migration of trading back to home exchange ("flow back") is strongest for firms from deep and liquid home markets that cross-list on a high cost, less liquid foreign exchange. Thus, they argue that unless there are compelling economies in trading costs (among other factors), trading tends to revert back to the home market.

comparable to those provided by a U.S. firm. An issuer from a weak shareholder protection legal system can therefore effectively “bond” itself to provide higher protection by listing on a U.S. exchange. This bonding hypothesis is discussed in Coffee (1999), and a number of recent studies have found some support for this argument. For example, Doidge, Karolyi and Stulz (2004) find that foreign firms that list in the U.S. particularly those from countries with poor investor rights, have a significantly higher valuation than firms from the same country that are not cross-listed. Reese and Weisbach (2002) also report a higher level of equity issuance (thus signifying better bonding) in the post-ADR issue period.

Our paper differs from the studies described above on one critical dimension. While these studies have largely focused on the benefits to the ADR *issuers*, we focus on the motivation of *investors* when they choose to invest in the ADR rather than the underlying security. Many of the benefits of a U.S. listing that have been attributed to issuers (better investor recognition, higher liquidity and conformity with a more stringent legal framework) are equally relevant to investors.⁹ For example, if holding a U.S. listed security provides additional legal protection, then a U.S. based-fund is more likely to hold the ADR rather than the underlying share for issuers based in a country with poor investor protection laws. Similarly, if the transaction costs/liquidity of a firm’s home stock are unattractive compared to those of a U.S. exchange, investors are likely to hold a larger proportion of their investment in the form of that firm’s ADR. The overall decision of whether or not to invest in a particular foreign firm has been the focus of some recent studies.¹⁰ However, once a decision to invest

⁹ For example, Ammer et al. (2004) report that a foreign firm can significantly increase the proportion of its stock held by U.S. based investors by cross-listing in the U.S. Bradshaw, Bushee and Miller (2003) find that U.S. institutions invest more in non-U.S. firms that follow U.S. GAAP and that this relationship is significantly stronger in the subsample of firms that issue ADRs.

¹⁰ These papers show that both country-wide factors (such as size of the economy, shareholder rights and legal structure) and individual firm-specific characteristics (such as firm-size, liquidity, extent and quality of information disclosure) are important determinants of investment decisions for U.S. based fund managers. For

in a particular firm is made, not much is known about how a fund manager chooses to split that investment between the ADR security and the domestic security.

The main results of our paper are the following: At the country-level, the legal origin of a firm's home country is significantly related to the U.S. investors' choice of investment security for that firm. On average, funds hold a significantly larger fraction of their investment in the form of ADRs for firms from countries of French legal origin and for firms from transition countries (e.g. Russia, Hungary, etc.). These results are consistent with the "better legal protection" argument which implies that for issuer from weak legal systems, investors prefer to hold a U.S. issued and traded ADR rather than the underlying stock. However, these results can also occur due to another well documented finding in recent studies that report that the level of a country's stock market development (e.g. size as well as liquidity) is positively associated with the degree of investor protection its legal system offers. To isolate the effect of a country's legal framework from that country's stock market characteristics we include some direct measures of the level of stock market development along with legal origin variables. On average, fund holdings of ADRs are higher for firms based in a country with a low level of stock market development (i.e. low stock market capitalization to GDP ratio or low trading volume). These results support the "ease of transaction" argument which implies that investors prefer to hold securities that trade on deep and liquid exchanges. However, the legal framework continues to be a significant determinant of funds' choice of investment security even after controlling for these more specific measures of a particular country's level of stock market development. Finally, if we control for individual firm-specific characteristics, we find that for an issuer whose ADR security is

more details see Aggarwal, Klapper and Wysocki (2004), Ammer et al. (2004), and Bradshaw, Bushee and Miller (2003).

characterized by high trading volume relative to its underlying stock, the average fund holding is relatively higher in the ADR. As discussed earlier, industry participants highlight the ease of trading as the primary benefit of holding ADRs. Our results provide empirical support for this argument as the benefits of ease of trading and increased liquidity appear to be significant factors in an investor's choice between the ADR and the underlying security of a firm. These findings are also consistent with the theoretical predictions of Chowdhry and Nanda (1991) that if the same security trades in multiple markets, trading aggregates on the exchange with the lower trading costs.

The remainder of the paper is organized as follows. We provide a brief description of ADRs and their fee structure in Section 2. Section 3 describes our main hypotheses. A discussion of the data and the variables follows in Section 4. The methodology and the major results are reported in Section 5. We conclude in Section 6.

2. American Depositary Receipts (ADRs)

ADRs were first introduced in 1927 and are negotiable U.S. securities representing ownership of publicly traded shares in non-U.S. corporations. ADRs are quoted and traded in U.S. dollars on a U.S. exchange. The dividends, if any, are also paid to ADR holders in U.S. dollars. ADRs were specifically designed to facilitate the purchase, holding and sale of securities on non-U.S. based firms by U.S. investors. The structure of ADRs typically involves a depositary bank that acquires the domestic shares in the local market (either directly from the company or in the local stock market) and deposits these with a custodian bank. Against these immobilized local shares, the depositary bank issues depositary certificates for sale in the U.S. The ADRs are then traded just like any exchange listed U.S. security. All ADRs are structured with a specific "bundling ratio" that denotes the number of

underlying shares represented by each ADR. For Example Taiwan Semiconductor ADR has a bundling ratio of 1:5 which implies that each ADR represents 5 underlying shares.

There are generally no costs for ADR to ADR trading with the depository trust company, which accounts for most trading of highly liquid ADRs. The depository bank also handles the “cross-selling” of ADRs, which is the simultaneous buying of one security (the ADR, for example) and selling of the other (underlying) to exploit arbitrage opportunity. As described in Gagnon and Karolyi (2004) there can be significant pricing differences between the ADR and the underlying security although there are non-trivial trading costs that need to be borne to exploit these arbitrage opportunities.¹¹ An investor wishing to convert his ADRs into its underlying shares (or vice versa) incurs some additional costs such as conversion fee and foreign exchange transaction costs. The conversion fee for ADRs is specified in the “Deposit Agreement” filed with the SEC for sponsored ADR programs. These standard “cross-border” fees are paid to the depository bank, and can be as high as up to \$5.00 per 100 ADRs converted. However this fee is often negotiated by brokers for shares that trade at less than \$5.00 per 100. Dividend fees are prohibited on NYSE ADR programs, but Level I or 144A programs charge a standard fee of \$0.02 per share.

ADRs can be issued at four different levels. Level I ADRs do not involve capital raising, are not offered to the public at large, and are not listed on an exchange but instead trade over the counter. Level IV ADRs are issued under Rule 144A/Reg. S and are a hybrid of a public offering and a private placement. Initially these issues can trade only among Qualified Institutional Buyers (QIBs) that have a net worth of \$100 million and have registered broker-dealer accounts. They trade on the PORTAL system. These securities

¹¹ Gagnon and Karolyi (2004) report that for most ADR issuers the price differences between the ADR and the underlying domestic security tends to be within 20 to 85 basis points although it can be as high as 66% premium to as low as 87% discount for the ADR relative to the domestic share.

allow foreign issuers to include a U.S. tranche without all the disclosure requirements. Both Level I and Level IV ADRs require minimal SEC registration and no additional disclosure other than what is required by the home country regulators. Level II ADRs involve a public offering though there is no capital raising. They trade on an exchange such as the NYSE, AMEX or Nasdaq and the issuer is subject to U.S. disclosure requirements. Level III ADRs are issued in a public offering and new capital is raised. The issuer must register with the SEC and is also subject to disclosure requirements. Both Level II and III ADRs require subsequent annual filings (20-F) with the SEC and also require partial (Level II) or full reconciliation (Level III) with U.S. Generally Accepted Accounting Principles (GAAP). Furthermore, the listing exchange typically imposes listing requirements in terms of annual turnover, breadth of shareholder base etc. which also must be met. Figure 1 maps the key disclosure requirements for different level ADRs against the ease of trading for these securities.

3. Main Hypotheses

Our first hypothesis examines the impact of the legal environment in a firm's home-country on the relative allocation of U.S. funds' investment between the ADR security and the domestic security of that firm. We assume that a fund manager first decides whether to invest in a particular firm. Once the decision to invest in the firm has been made, the manager decides how to allocate the investment between the ADR and the domestic security. The second decision can depend on both country and firm-level factors. Specifically, the legal protection offered by a country may affect the attractiveness of holding the underlying security of a firm from that country. As previously discussed, there is a dispute in the literature: Coffee (1999, 2002a, 2002b) argues that a U.S. listing provides significant

protection to minority investors, since an ADR listing makes a firm subject to rule 10b-5, which gives shareholders the right to sue for losses ensued because of fraudulent statements made by a company whose shares they own.¹² On the contrary, Siegel (2004a) reports that in the case of Mexican firms, cross-listing in the U.S. is associated with *higher probability* of asset stealing by the insiders. He interprets these findings as evidence against the “legal bonding hypothesis” proposed in the literature. These conflicting views motivate our first hypothesis:

Hypothesis 1 (H1): *If a firm is based in a country that has poor investor protection laws, fund managers allocate a larger fraction of their investment in the ADR security of that company relative to the underlying domestic security.*

Our second hypothesis examines the effect of market development on ADR trading. As discussed earlier, countries with deep and efficient stock exchanges are better positioned to retain the trading volume of their cross-listed firms. For issuers from such countries the ease of trading benefits arising from holding an ADR rather than the underlying stock are likely to be small. On the other hand, if an issuer is based in a country that lacks a well-developed stock market, the cost of trading the underlying stock is likely to be significantly higher compared to trading its ADR on a U.S. exchange. This suggests the following testable hypothesis:

Hypothesis 2 (H2): *If a firm is based in a country that has a less developed stock market, fund managers allocate a larger fraction of their investment in the ADR security of that company relative to the underlying domestic security.*

¹² Irvine (2000) describes the case of Bre-X (also discussed by Reese and Weisbach, 2002), a Canadian mining company that claimed (fraudulently) it had found large gold deposits causing a huge increase in its market value. These claims were later found to be untrue and the shareholders sued the company as the share price collapsed. Bre-X was cross-listed on NASDAQ and Toronto stock exchanges. The shareholders who bought the shares on NASDAQ were able to sue under American law but shareholders who bought in Toronto stock exchange could only sue under Canadian law.

We employ a number of proxies to capture country-level measures of stock market development, such as size of the stock market relative to the economy, liquidity (estimated as average turnover), settlement proficiency, and transaction costs that reflect direct costs of executing a trade (e.g. stamp duty, capital gains tax, broker commission, etc.). For example, if higher transaction costs in the domestic security are found to be associated with funds devoting a larger fraction of their investment in a particular firm to that firm's ADR security, it can be interpreted as support for H2.

Our third hypothesis considers firm-level characteristics. While factors related to an issuer's home country stock exchange may have an impact on the fraction of total investment in that firm held as ADR, there are arguably factors that are unique to an issuer that can also affect the investor's allocation decision. Specifically, while a country's market may not be well-developed and may not have sufficient liquidity, an individual firm from that country may have fairly good liquidity for its underlying (domestic) security and large local investor base, making its underlying security easy to trade. For such firms, investors should hold relatively higher proportion of their investment in the form of underlying security. In addition, relatively higher liquidity (e.g. trading volumes) of an issuer's ADR compared to the liquidity of its underlying stock may make holding the ADR more attractive. This suggests the following hypotheses:

Hypothesis 3 (H3): *For an ADR issuer, if the level of domestic liquidity is low, a fund manager is likely to allocate a larger fraction of its investment to the ADR security of that firm. Additionally, for firms with listed ADRs, if the relative liquidity of the ADR security compared to the liquidity of the underlying stock is high, a fund manager is likely to allocate a larger fraction of her investment in the ADR security of that firm.*

4. Data and Variables

To test these hypotheses, we create a unique database using a number of data sources. Our primary data source is the February 2002 edition of the Morningstar database for each U.S. mutual fund with a stated objective of investing primarily in emerging market equities.¹³ All of the sample funds are primarily equity funds with more than 90 percent of their investment in equities. We include three classifications of U.S. mutual funds: Diversified Emerging Markets, Pacific/Asia excluding Japan, and Latin America. We exclude Diversified Pacific/Asia mutual funds because the majority of their investments are in countries that are not considered emerging markets, such as, Japan, Hong Kong and Singapore. Similarly, we exclude European funds because of their emphasis on developed Western European markets. In the Pacific/Asia excluding Japan sample of funds, we exclude 11 funds that invest 90 percent or more of their assets in 3 or less countries. We also exclude multiple classes of the same emerging market mutual fund. Certain funds have multiple classes that have identical portfolio holdings but different fee structures. For example, one fund may have an exit fee but the other does not. Finally, since our analysis focuses on active portfolio allocation decisions of U.S. mutual funds, we also exclude exchange-traded funds and funds that explicitly follow passive indexing strategies. Our final sample consisted of 111 funds consisting of the three categories; Diversified Emerging (73 funds), Latin America (14 funds), and Asia (24 funds). The country level data is taken from various sources including Datastream, IMF and La Porta et al. The data for individual firms is obtained from Worldscope, Datastream, Bloomberg and hand collected data from 20-F filings.

¹³ Consistent with the MSCI Emerging Markets Free Index, we define the following 30 countries as emerging markets: Argentina, Brazil, Chile, China, Colombia, Czech Republic, Egypt, Ghana, Greece, Hungary, India, Israel, Jordan, Malaysia, Mexico, Morocco, Pakistan, Peru, Philippines, Poland, Russia, Slovakia, South Africa, South Korea, Sri Lanka, Taiwan, Thailand, Turkey, Venezuela and Zimbabwe.

Appendix A provides a detailed description of all the variables. Appendix B provides key country-level statistics. Shareholder Rights are generally highest for English legal origin countries such as India, Pakistan and South Africa and lowest for French legal origins countries that include Mexico and Venezuela. Market development as measured by market capitalization/GDP is highest for South Africa, Malaysia, Taiwan and Chile. Korea and Taiwan are some of the largest and most liquid markets. There is not much variation in settlement proficiency with most countries receiving the highest possible score of three. However, there is considerable variation in transactions cost efficiency with only four countries receiving the highest score of three. Appendix C provides correlation measures of various firm-level characteristics. In the following section we describe how our principal dependent variables are constructed.

4.1 Dependent Variables - Measurement of Allocation Choice

One of the primary goals of this research is to examine factors that determine how the total investment in a firm is divided between that firm's ADR and its underlying security. Thus we need to construct meaningful measures of what constitutes this relative "*over or under weight*" in the ADR relative to the underlying. Our primary measure for this allocation choice is "*ADR Differential*". This is constructed using the Morningstar database described above. For each firm i , we first identify all funds that hold an investment in that firm. This investment can be either in ADRs, in the underlying domestic security or in both. For illustration let us assume that there are k funds that hold an investment in firm i . To estimate the relative weighting of investments in ADR versus the domestic security for this firm we follow a two step process. In the first step, for each fund k we calculate the total dollar amount of investment (sum of investment in ADR and underlying) in firm i , that a fund holds. We

then calculate the fraction of that investment in the ADR and the fraction in the underlying for that fund. Next, we take the difference between the fraction of investment in the ADR versus the domestic stock. This difference reflects the relative over or underweighting in ADR for that fund. We repeat this process for all of the k funds, thus generating the relative over or under allocation of investment in ADRs for each fund. In the second step, we take a simple average of these k values to get the aggregate measure of over/underweighting across all funds that invest in the firm i and denote it by (*ADR Differential*). This process can be described by the following equation:

$$(ADR_Differential)_i = \frac{\sum_{n=1}^k (ADR_Differential)_i^k}{k} \quad (1)$$

Where $(ADR_Differential)_i^k$ denotes fund k 's over or underinvestment in firm i 's ADR and is estimated as

$$(ADR_Differential)_i^k = (\text{Fraction of investment held in ADR}) - (\text{Fraction of held in underlying})$$

We also create an alternative measure of “*over or under weight*” in the ADR denoted by “*ADR_RATIO*”. For a particular issuer i , the *ADR_RATIO* is also calculated in two steps. First, the total value of (U.S. dollar amount) of investment by all funds in that firm is calculated. This calculation includes all securities issued by issuer i (for most issuers it is the ADR and the underlying security of that issuer). The second step involves calculating the total investment by all funds in the ADR security of firm i . *ADR_RATIO* is calculated by taking the ratio of investment in ADR security of firm i by all funds to the investment in all securities of firm i by all funds. Equation 2 describes the calculation of *ADR_RATIO* below:

$$(ADR_RATIO)_i = \frac{\sum_{n=1}^k (\text{Total \$ amount invested in ADR security of firm } i)_i^k}{\sum_{n=1}^k (\text{Total \$ amount invested in ADR security and domestic security of firm } i)_i^k} \quad (2)$$

We use the example of Telefonos de Mexico (Telmex), a Mexican telecommunications firm to illustrate how the $ADR_Differential$ and the ADR_RATIO are calculated for this firm. Telemex is held by 79 funds and the total investment in this firm is \$363 million. Of this \$363 million, \$344 million is held as ADRs and \$19 million is held as the underlying security. Thus, $(ADR_RATIO)_{Telmex}$ equals 0.94 ($\$344/\363). For calculating $(ADR_Differential)_{Telmex}$ we need to calculate the difference in the fraction of investment held in ADR and the fraction of investment held in the underlying for each fund. Of the 79 funds, 70 hold only the ADR. Thus the ADR differential for each of these funds is 1 (fraction held in ADR – fraction held in underlying). 7 funds hold only the underlying which implies that ADR differential for each of these funds is -1. Remaining two funds hold both ADR and underlying of Telmex, with ADR differential of -0.94 and 0.15. The calculation of $(ADR_Differential)_{Telmex}$ is as follows:

$$(ADR_Differential)_{Telmex} = \frac{(70 - 7 + 0.15 - 0.94)}{79} = 0.787$$

The example of Telmex also illustrates that a predominant fraction of funds (70 out of 79) invest in Telmex through its ADR. In other firms the opposite is true, i.e. most funds hold only the underlying security rather than the ADR. For example, consider the case of Advanced Semiconductor, a Taiwan-based semiconductor fabricator. There are 16 funds that hold a total of \$8.2 million in this firm and of which only \$0.1 million is held in the form of the ADR. Of the 16 funds, 14 hold only the underlying and one fund holds only the ADR while one fund holds both. For Advanced Semiconductor the $ADR_Differential$ and ADR_RATIO are -0.83 and 0.01 respectively. These examples highlight an interesting feature of ADR holding patterns observed in our sample. For a typical issuer, any single fund

typically either holds only the ADR or holds only the underlying. Figures 2 and 3 illustrate this propensity of funds to favor either the ADR or the underlying. Figure 2 provides a frequency distribution of the 111 funds' holding ADR holdings pattern. Of the 136 listed ADR issuers, in 38 cases every fund that invests in these firms invests *only in the underlying shares* of these firms. For 22 firms all the funds that invest in these firms hold *only the ADR*. Thus for nearly half of the sample of ADR issuers the fund holding is *exclusively* in either the underlying or the ADR. Figure 3 plots the number of firms against the aggregate dollar amount invested by funds in the ADR of these firms. Again, we observe the same concentration of investment in either the ADR or the underlying. At the individual issuer level this pattern of strong preference of either the ADR or the underlying is clearly evident, however we find that at the *fund* level there are no clear preferences for holding ADRs or the underlying local shares. We do not, for example, find funds that specifically invest only in ADRs. Most funds hold both underlying and ADR securities. The average and median percent holdings of ADRs across funds is 29%, with a standard deviation of 10%. These summary statistics suggest that a funds decision to hold ADRs versus underlying shares is influenced by country and firm level characteristics.

Our finding that most funds hold primarily the ADRs or underlying shares of specific firms motivated us to construct an alternative measure of a fund's preference for a firm's ADR versus its underlying security. This is a binary variable $(ADR_OverWeight)_i$ which equals one if at least 50% of all funds that invest in firm i invest only in its ADR (and zero otherwise). Hence, $(ADR_OverWeight)_i$ captures the aggregate fund choice of investment security for firm i . Thus for Telmex, $ADR_OverWeight$ equals 1 while for Advanced Semiconductor the value is zero.

4.2 *Sample Descriptive Statistics*

Panel A of Table 1 shows that the portfolio holdings of Asian and Latin American firms show different patterns. Funds invest in 31 percent of non-ADR firms in Asia as compared to only 19 percent in Latin America. Of all the Asian firms with an ADR program, 65 percent are held by at least one fund. For Latin America the corresponding number is 73 percent. Panel B of Table 1 reports the same pattern when the market value of firms is used instead of number of firms. It shows that of the Latin American firms covered by Worldscope, those that have an ADR represent 66 percent of that region's market capitalization. However, Asian firms with ADRs represent only 43 percent of that region's market capitalization.

Several conclusions can be drawn from this analysis. For the universe of firms covered by Worldscope: 1) A larger proportion of Latin American firms issue ADRs than Asian firms; 2) Funds are more likely to hold positions in firms that have ADRs; and 3) Funds are more likely to invest in non-ADR firms from Asia than non-ADR firms from Latin America (this may reflect the fact that Latin American firms are almost two times more likely to have ADRs than are Asian firms).

5. **Empirical Results**

This section describes the methodology employed to test the hypotheses discussed in section 3 and reports our major findings.

5.1 *Differences between Latin America and Asia*

Most emerging markets have some ADRs listed in the U.S. The fraction of ADR listings is particularly high for Latin America as seen in Table 2. For example, 20 percent of all Mexican firms (covered by Worldscope) have a listed ADR. The corresponding numbers are 14.29 percent, 7.55 percent and 10.92 percent for Argentina, Brazil and Chile,

respectively. Often, it is the largest firms in a country that issue ADRs. These firms represent a large proportion of the market capitalization of each country's stock exchange. In the case of Argentina and Brazil, firms with ADRs make up more than 50 percent of the country's market capitalization. For most Asian countries the proportion of firms with listed ADRs is small and varies between one to three percent. Even though the fraction of Asian firms that have an ADR program is small, these few firms account for a fairly large proportion of total market capitalization. For example, the fraction of market capitalization of ADR firms is 42 percent for China, 41 percent for Korea and 34 percent for India.

Table 3 provides some descriptive statistics on the average holdings of the 111 mutual funds studied. The 73 diversified firms are on average larger with an average portfolio market value of \$124 million. These are followed by the 14 Latin American funds at \$65.6 million, with Asian funds being the smallest at \$42.7 million. On average, a fund invests 25 percent of its assets in ADRs (both listed and unlisted), with the remaining 75 percent being in domestic stocks. The proportion of holdings in unlisted ADRs is small, on average ranging from 0.1 percent of a fund's assets for Asian funds to 6.6 percent for Diversified Emerging Market funds. The proportion of investment in unlisted ADRs is low on average but can be extremely high for certain countries. For example, there are 73 Diversified Emerging Market funds in our sample and 64 of these invest in Russia. On average, 67 percent of their assets are invested in unlisted ADRs.

Latin American funds have a far greater fraction of their investment in ADR securities compared to Asian funds. Latin American funds invest more than 45 percent of their assets in ADRs and the remaining 55 percent in domestic stocks. However, Asian funds invest less than 13 percent of their assets in ADRs with the remaining 87 percent being

invested in the domestic security. The large variations in ADR investments are also seen at the country-level in Panel B of Table 3. For example, fund investments in Chilean companies are concentrated in ADRs but in the case of Korea the investment is in domestic shares. We next analyze the country and firm attributes that determine whether a fund invests in the ADR or the domestic stock. U.S.-based emerging market mutual funds invest in a total of 1,361 firms: 136 firms have listed ADRs, 251 have unlisted ADRs and 974 firms do not have an ADR as shown in Table 4. The 136 firms with listed ADRs are, on average, larger as measured by market capitalization and book value of total assets, and have a higher market to book ratio than firms with unlisted ADRs or no ADRs. Firms with unlisted ADRs are, in turn, larger and have higher market to book ratio than firms with no ADRs.

5.2 *Legal Environment and ADR Investment*

Our first objective is to determine the impact of country-level attributes on the funds' choice of investment security for ADR issuers from that country (see H1). As we discussed earlier, if U.S.-based investors feel that holding an ADR confers additional legal protection to them (Coffee 1999, 2002a, 2002b), they would prefer holding the ADRs to the underlying (especially for firms from countries with poor investor protections laws). In H1 we are interested in measuring the relationship between the investor protection/corporate governance laws of an issuer's home country and the investment allocation decision of a U.S. investor. A number of recent studies show that the legal origin of a country and the quality and enforcement of investor protection laws are closely related.¹⁴ Common law (English)

¹⁴ Denis and McConnell (2002) define corporate governance as the set of mechanisms designed to induce managers to make decisions that maximize shareholders' wealth and to deter managers from expropriating shareholder wealth. La Porta et al. (1997, 1998, 2000) discuss the role of strong investor protection laws and enforcement in fostering corporate governance that protects and attracts outside investors. Their empirical results show that better investor protection laws and law enforcement institutions are associated with more developed capital markets. The quality of information provided to outside investors is also higher in countries with strong investor protection (see, for example, Leuz, Nanda, and Wysocki, 2003).

countries offer the strongest investor protection while civil law (French) countries offer the weakest investor protection. The investor protection offered by a country's laws may have an impact on an investor's portfolio allocation decision across firms from countries with different legal systems. However, once a fund manager has chosen to invest in a particular firm, the legal environment or shareholder protection laws of the country in which that firm is based should not influence how much of that investment is in the form of that company's ADR versus its underlying domestic security, if both the ADR holder and the holder of the domestic security have similar rights. For example, an investor holding an ADR of a Brazilian firm typically does not have any voting rights. However, the underlying security (typically a preferred share) also lacks these voting rights. In contrast, an investor in a Taiwanese firm has voting rights regardless of whether he holds the ADR or the underlying. While this may make investment in a Taiwanese firm more attractive, there would be no compelling argument as to why an investor would prefer the ADR over the domestic security (or vice versa) in either country if the ADR and the underlying offered exactly the same benefits. In such a case we should expect to see no relationship between a country's legal origins and relative fraction of investment in ADRs of firms from that country. However, as we discussed earlier, if U.S. based investors perceive that holding an ADR confers additional legal protection to them (Coffee 1999, 2002a, 2002b), they would prefer holding the ADRs to the underlying (especially for firms from countries with poor investor protections laws).

To test these arguments we estimate the following model:

$$\begin{aligned}
 \text{ADR Differential} = & \beta_0 + \beta_1(\text{GDP Per Capita}) + \beta_2(\text{French}) + \beta_3(\text{German}) \\
 & + \beta_4(\text{Transition}) + \beta_5(\text{Shareholder Rights})
 \end{aligned}
 \tag{3}$$

The variables for equation 3 are discussed below:

- *ADR Differential*: An aggregate measure of over or under investment in the ADR security of firm i as described in equation 1 and as discussed in Section 4.1.
- *Legal Origin Dummy Variables*: A dummy variable that identifies the legal code of the country as common law (*English*), civil law (*French*), or Germanic (*German*) as described by La Porta et al. (1998). We also include an additional dummy for the formerly Soviet Union block countries (*Transition*).
- *Shareholder Rights*: This variable measures the “anti-director rights” index originally developed by La Porta et al. (1998) and was subsequently updated by Pistor (2000) to include transition emerging markets. It is the sum of dummies identifying one-share/one vote, proxy by mail, unblocked shares, cumulative vote/proportional representation, preemptive rights, oppressed minority, and percent of shares needed to call a shareholders’ meeting.
- *GDP per Capita*: This serves as a control variable for the level of economic development of the economy.

By construction *ADR Differential* is restricted to lie between -1 (when all firms invest only in the domestic security) and +1 (when all firms invest in the ADR). Thus our dependent variable is truncated in both the left and the right tail. We report the results for an OLS model as well as for a Tobit specification where the dependent variable is constrained to lie between -1 and +1.¹⁵

The analysis covers the 387 firms that are held in at least one fund’s portfolio and that have an ADR issued (listed or unlisted) at the beginning of 2001. A fund manager thus has the option to invest in only the ADR, only the underlying domestic stock, or a combination of the ADR and the domestic stock for these firms. Each model is first estimated for all firms that have issued an ADR (listed or unlisted). To better isolate the effects of a liquid and easily traded ADR, we also estimate each model for the subset of firms that have a listed ADR. The

¹⁵ We also estimated the same model using *ADR_RATIO* and *ADR_OverWeight* as the dependent variable. *ADR_RATIO* is calculated by dividing the total dollar amount of investment (across all funds) in the ADR security of a company i by the total dollar investment (across all funds) in all securities (ADR and non-ADR) of company i . *ADR_OverWeight* is a binary variable that equals 1 if at least 50% of all funds that invest in a company only invest in its ADR. The results for these alternative proxies for choice investment security are very similar to those reported for *ADR_Differential* and are available on request from the authors.

first model includes *GDP per Capita* and legal origin as the explanatory variables as reported in Table 5. We include dummies that identify the legal code of the country; the common law (*English*) dummy is left out and serves as the benchmark. In the second model, *Legal Origin* is replaced by *Shareholder Rights*.

Table 5 reports the results of the country-level estimations. Panel A reports the results for the OLS regression while Panel B reports the results for the Tobit regression. The results are essentially similar in both specifications. We find that *Legal Origin-French* is positive and significant in both models and *Legal Origin-Transition* is positive and significant for listed ADR sub-sample. Our results suggest that in non-English legal systems fund managers invest more in the ADR than the domestic stock. *Shareholder Rights* is not significant in any of the models. If for a firm its ADR holders and underlying security holders have exactly the same rights it would imply that legal origin and shareholder rights by themselves should not matter. However, as discussed earlier in the introduction section, US investors may perceive that ADRs offer better legal protection compared to holding the underlying especially if the issuer is based in a country with weak investor protection/corporate governance laws. It is also possible that legal origin is a proxy for market development that could be important in determining the allocation between the ADR and the domestic security.

5.3 *Stock Market Development and ADR Investment*

Next, we attempt to examine the role of market development in explaining a fund manager's decision to invest in the ADR versus the domestic stock (See H2). However, legal origin and investor protection laws are also associated with degree of development of financial markets. Beck, Demirguc-Kunt and Levine (2002) conclude that well-functioning legal systems that defend the rights of individual investors are important for stock market

transactions. LLSV (1998) find that a country's legal origin is important in explaining the country's laws on creditor rights, shareholder rights, and private property rights and also a country's level of market development. They argue that legal origin matters for financial development because some legal traditions are able to adapt more efficiently to evolving economic conditions. To the extent that legal origin might serve as a proxy for capital market development it would also affect a fund manager's decision to invest in the ADR versus the domestic stock. Therefore, we use more direct measures of market development and transaction costs in addition to legal origin as explanatory variables. Specifically, we estimate the following model:

$$\begin{aligned}
 \text{ADR Differential} = & \beta_0 + \beta_1(\text{GDP Per Capita}) + \beta_2(\text{MarketCap/GDP}) + \beta_3(\text{Turnover Country}) \\
 & + \beta_4(\text{Transaction Efficiency}) + \beta_5(\text{Settlement Efficiency}) + \beta_6(\text{FX Volatility}) \\
 & + \beta_7(\text{French}) + \beta_8(\text{German}) + \beta_9(\text{Transition})
 \end{aligned} \tag{4}$$

Equation 4 is an expanded version of equation 3. We use direct measures of market development and transaction costs in addition to legal origin as explanatory variables. We include the ratio of market capitalization to GDP (*Market Cap/GDP*) as a measure of the overall size of the equity market relative to the size of the economy. Liquidity of an exchange is critical for institutional investors and we estimate the average daily turnover (*Turnover Country*) for the domestic stock exchange and include it as an explanatory variable. We also include a direct measure of transaction costs (*Transaction Efficiency*). The score on this variable ranges from one to three and is obtained from Wilshire Consulting Group's report for California Public Employees' Retirement System (CALPERS). A higher score implies lower transaction costs and therefore higher efficiency. Transaction costs are associated with trading in a particular market and include items such as stamp taxes and duties, amount of dividends and income taxed, and capital gains taxes. Countries such as Brazil and Mexico

have the highest transaction efficiency (lowest costs) with a score of three. The countries with the lowest score on transaction efficiency include Chile, China, Colombia and Indonesia. Similarly, we also include a settlement proficiency variable (*Settlement Proficiency*) from the same report for CALPERS. This variable captures whether or not a country's trading and settlement is automated and measures the success of the market in settling transactions in a timely manner. A score of one to three is assigned for each country - a higher score indicates a more efficient settlement system. Most emerging market countries with large market capitalization have a score of three. The exceptions are India, Russia and South Africa, which have 3- to 5-day settlement windows.

We also include *FX Volatility*, to control for the likelihood of exchange rate depreciation. ADR share prices carry the same foreign currency risk as underlying shares and most ADRs trade in line with the underlying security. The spread is generally very small, reflecting the cost of foreign exchange conversion and other execution costs. If the currency of the underlying stock rises against the US dollar, the ADR price is expected to rise (and vice versa). Dividends are converted and paid in US dollars.

Our results are reported in Table 6: Panel A reports the results of an OLS regression while Panel B reports the estimates of the Tobit regression. Again the results are broadly similar across the two specifications. In the first model we only include *Market Cap/GDP* and *Turnover Country* in addition to *GDP per Capita*. The model is estimated for all ADRs and for only listed ADRs. The coefficient on *Market Cap/GDP* is significant and negative for the entire sample and for the sub sample of listed firms it is negative but not significant. The results suggest that fund managers allocate a relatively smaller proportion of their investment in particular firm's ADR security if that firm's domestic market is well developed (as

measured by *Market Cap/GDP*). The coefficient on *Turnover Country* is negative and significant in both models. Thus if a firm is based in a country with domestic markets that are deep and liquid, the fund holdings of ADRs of such a firm is relatively low. This provides empirical evidence support for market microstructure models of multiple exchanges (Chowdhary and Nanda (1991)) that predict that informed traders (assuming the active mutual fund investors of our sample can be considered informed traders) choose to trade in markets that have the highest liquidity.¹⁶ These results suggest that countries with high turnover appear to retain the order flow of their ADR issuers in the home market. Conversely, the results imply that professional investors are more likely to invest in the ADR relative to the domestic stock if the issuer's home country's stock market is not well developed and has low liquidity.

Earlier we discussed the results of previous studies that have documented the association between market development and legal origin. It is possible that our earlier results, showing significant association between a country's legal origin and fund managers' ADR vs. domestic security allocation decision were likely being driven by market development as the legal origin dummy variable was capturing the effect of how developed the country's stock market is. To test this alternative explanation, in the second set of models in Table 6 , we include market development variables (*Market Cap/GDP* and *Turnover Country*), *FX Volatility*, and *Legal Origin* dummies. We also include *Settlement Proficiency* and *Transaction Efficiency* to capture the cost of trading in the domestic market. We find that the market development attributes are no longer significant. However, *Transaction Efficiency* is negative and significant in two of the three models at the 1 percent level. The results imply

¹⁶ The informed traders are drawn to the most liquid markets as they can conceal their (informed) trade better in a market where trading activity is high.

that if the cost of executing transactions is high in the domestic market, funds are more likely to invest in the ADRs of firms from that country. The *French Legal Origin* continues to be positive and significant in the model both with all ADRs and with only listed ADRs. *Transition Legal Origin* is also significant for listed ADRs. Therefore, the results suggest that the legal system captures more than just market development. It is also interesting to note that the R^2 increases from 0.09 to 0.17 for all ADRs and from 0.04 to 0.20 for listed ADRs from the reduced model with only market development variables to the full model that also includes legal origin and transaction efficiency.

To summarize, funds are likely to allocate more funds to the ADR than the domestic stock in countries that have non-English legal origin, particularly in ADRs of firms from French legal origin and from former communist block (Transition). It is possible that legal origin might simply be capturing market development. We do find that funds are more likely to allocate more funds to the ADR than the domestic stock in countries that have less developed stock markets, low liquidity and high costs of trading. These results are consistent with the commonly cited explanation by industry professionals which argues that transaction-related factors play an important role in the choice of a firm's ADR security over the domestic security for an investor. However, legal origin continues to be important even after controlling for these factors. Investors allocate more funds to the ADR of a firm if that firm is based in a country with French legal origins or if it was a former communist bloc country.

5.4 *Firm-Level Attributes and ADR Investment*

We next extend our analysis to firm-level attributes. If the liquidity of an underlying security is high in the domestic market of the issuer, the investor's incentive to hold the firm's ADR should be lower (see H2). Also for firms with ADRs, if the liquidity of the underlying

security is low compared to the liquidity of its ADR, funds are expected to hold a higher fraction of their investment in that firm in the form of ADRs (see H3). To examine the impact of these liquidity measures on the funds' investment allocation between the ADR and the domestic security we estimate a model of the following form:

$$\begin{aligned}
 \text{ADR Differential} = & \beta_0 + \beta_1(\text{Log Market Cap}) + \beta_2(\text{Number of Analysts}) + \beta_3(\text{Accounting Quality}) \\
 & + \beta_4(\text{Liquidity-Underlying}) + \beta_5(\text{Liquidity-Relative}) + \beta_6(\text{GDP Per Capita}) + \beta_7(\text{MarketCap/GDP}) \\
 & + \beta_8(\text{Turnover Country}) + \beta_9(\text{Transaction Efficiency}) + \beta_{10}(\text{Settlement Efficiency}) \\
 & + \beta_{11}(\text{FX Volatility}) + \beta_{12}(\text{French}) + \beta_{13}(\text{German}) + \beta_{14}(\text{Transition}) \quad (5)
 \end{aligned}$$

Equation 5 is based on the specification used to measure the impact of country level factors on the *ADR_Differential* (equation 4). In addition to the country characteristics we now include the following variables:

- *Liquidity-Underlying*: This is the ratio of the daily average volume of underlying traded (for 2001) to average number of underlying outstanding (simple average of 2000 and 2001 reported numbers). The data is obtained from Datastream.
- *Liquidity-Relative*: This is calculated by dividing the average daily trading volume of ADRs (converted into the equivalent underlying by using the ADR to underlying ratio) to the average trading volume of the underlying. Thus a high value for Liquidity-Relative implies that the ADR security is more liquid than the underlying. The trading volume data is obtained from Bloomberg.

While intuitively straightforward, data collection on each of these liquidity variables posed some special challenges. The underlying security is not always the common stock. Issuers from Brazil and Mexico almost always have multiple classes of shares. For example, Brazilian firms issue ADRs that have preferred shares as the underlying security. The preferred share is the main security for domestic investors, while the common stock is held

mostly by a small group of insiders.¹⁷ To identify the class of security that is underlying the ADR, we read through 20-F filings, which are mandatory SEC filings of listed ADRs. Also, while the ADR Ratio is usually reported by major databases (e.g. Datastream, Compustat and BONY website), it requires adjustment for some of the issuers that have ADR ratios greater than 1,000. In such cases the underlying security's trading volume is reported in units of thousands and to convert the ADR trading into equivalent underlying trading volume this convention needs to be accounted for.

The liquidity estimation process is illustrated by using the example of Videsh Sanchar Nigam Limited (VSNL), an Indian firm. For the year 2000-01, the average number of shares outstanding for VSNL was 28,500,000. On the Bombay Stock Exchange, the average daily trading volume (in 2001) of VSNL's underlying shares was 352,500 shares. Thus the *Liquidity-Underlying* for VSNL is 0.0124 ($352,500/28,500,000$). Furthermore VSNL has issued an ADR that is listed on the NYSE. One VSNL ADR provides the holder a right to own two underlying shares. The daily ADR trading volume on the NYSE for VSNL is 183,090 ADRs. This is equivalent to 366,180 underlying shares. The *Liquidity-Relative* for VSNL is thus 1.0388 ($366,180/352,500$).

We also include a number of other firm-specific characteristics.¹⁸

¹⁷ Voting rights (and dividend rights) for holders of preferred shares are severely limited. Similarly, Mexican firms have many different classes of stocks and typically have a complex underlying security (usually referred to as a CPO or a unit) that is a bundle of different classes of stock (e.g. Grupo Televisa has an ADR on an underlying CPO that represents 1 A Share, 1 L Share and 1 D Share). Also some firms have multiple ADRs based on multiple underlying stocks in Mexico (e.g., Telefonos de Mexico, America Movil, Transport Maritima Mex) and Chile (e.g. Sociedad Quimica, Embotelladora Andina). All Chinese ADRs are based on H class shares (different from domestic class shares which can only be held by Chinese investors) which trade on the Hong Kong stock exchange.

¹⁸ Previous literature has shown a positive relationship between better firm-level attributes and financial and equity performance in developed and emerging markets (see, for example, Gompers, Ishi and Metrick, 2003, and Klapper and Love, 2003).

- *Log Market Cap*: Natural log of market capitalization of the issuer in US dollars as reported by Worldscope.
- *Number of analysts*: As reported by I/B/E/S.
- *Accounting Quality*: We create an index of firm-level accounting quality (Accounting Quality) which equals the sum of the four separate accounting quality variables: Use of an international Big-5 accounting firm, consolidation of financial reports, receipt of a clean audit opinion, and reconciliation with either U.S. GAAP or International Accounting Standards.¹⁹

Table 7 reports the estimated models for 1) All ADRs, and 2) Listed ADRs both for the OLS regression (Panel A) and for the Tobit regression (Panel B). Two models are estimated. The first includes only the firm-level attributes discussed above and the second includes both firm-level and country-level attributes. We find that, holding all else constant, higher liquidity of a firm's underlying stock is negatively associated with the fraction of investment held in the ADR of that firm. This is consistent with the ease of trading arguments and theoretical models that predict that informed traders would tend to concentrate in the most liquid markets. This finding is strongly supported when we run the regression for the subsample of firms that have listed ADRs. Here we can use a more direct measure of liquidity differences between a firm's ADR and its underlying security by including the *Liquidity-Relative* variable.²⁰ The coefficient on this variable is positive and significant at the one percent level across all specifications. These findings provide robust evidence that fund manager's choice of security is significantly affected by the relative liquidity of the two securities. Thus, the mere act of listing an ADR need not move the trading volume from

¹⁹ Mitton (2002) finds that higher firm-level disclosure quality had a strong impact on firm performance during the East Asian financial crisis. Related studies also find that firms with ADRs appear in better information environments that are then associated with higher market valuations and significantly larger market reactions to earnings announcements (for example see, Foerster and Karolyi, 1999, Lang, Lins and Miller, 2003, and Bailey, Karolyi, and Salva, 2002, Doidge et al., 2004). See Karolyi (1998) for an excellent review of the ADR literature.

²⁰ We also used an alternative proxy for relative liquidity denoted by ADR Fraction which is the fraction of the underlying security that is in form of ADR. The results very similar to those for Relative Liquidity and are not reported. These results are available from authors on request.

domestic market to the U.S. market if the domestic markets are deep and liquid.. For example, Kookmin Bank, a large South Korean bank has a listed ADR (each ADR represents 1 underlying share) and is held by 67 funds. The average daily volume for the underlying stock is 2.7 million while for the ADR it is only 0.14 million shares. Transaction costs at the country-level continue to be an important factor in deciding whether to invest in the ADR or the domestic stock. Settlement efficiency, however, is no longer a significant factor in funds' allocation between ADR and domestic security for the sub-sample of listed ADRs. Finally legal origin continues to be significant for issuers from French legal system countries. The positive and significant coefficient implies strong funds' preference for holding ADR securities of issuers from French legal system countries.

6. Summary and Conclusions

In this paper we review the firm, country, and market characteristics that are related to a fund manager's choice to hold an ADR security versus the domestic security of emerging market firms. We specifically examine this allocation decision for firms that have both an ADR and a domestic security trading, therefore providing a fund manager the choice of whether to invest in the firm by investing in the ADR or the underlying domestic stock. We find that country-level institutional factors, such as legal origin, are significant in explaining the fund manager's choice, but shareholder rights are not significant. In previous literature, legal origin has been shown to be related to market development. Therefore, in addition to legal origin we introduce direct measures of capital market development. Fund managers are found to allocate more funds to ADRs in countries that have small equity markets relative to the size of the economy, have lower market liquidity, and have higher transaction costs.

However, even after controlling for direct measures of market development, legal origin continues to be significant.

At the firm-level, we find that mutual fund managers are more likely to invest in an ADR relative to the domestic stock if the liquidity of the domestic security is low. In particular, if the ADR liquidity is higher than the domestic security liquidity, fund holdings are more concentrated in the ADR rather than the (low liquidity) domestic security. These results are consistent with the ease of trading argument that is frequently offered by industry participants as the primary reason for investors to hold ADRs. These results also provide support for theoretical models which predict that if a security trades in multiple exchanges, the trading in such a security would tend to aggregate in the exchange with lowest transaction costs.

Our findings suggest that ADRs can be an effective mechanism for firms in emerging markets to access institutional investment. Even after controlling for firm-level factors, country-level transactions costs and legal origin continue to be significant. To summarize, we find that ADRs are the preferred mode of holdings if the local market of the issuer has weak investor protection, low liquidity and high transaction costs, and if the firm is small and has limited analyst following. Our results also suggest that ADR listings of local firms might not negatively impact local markets if the investment climate is good.

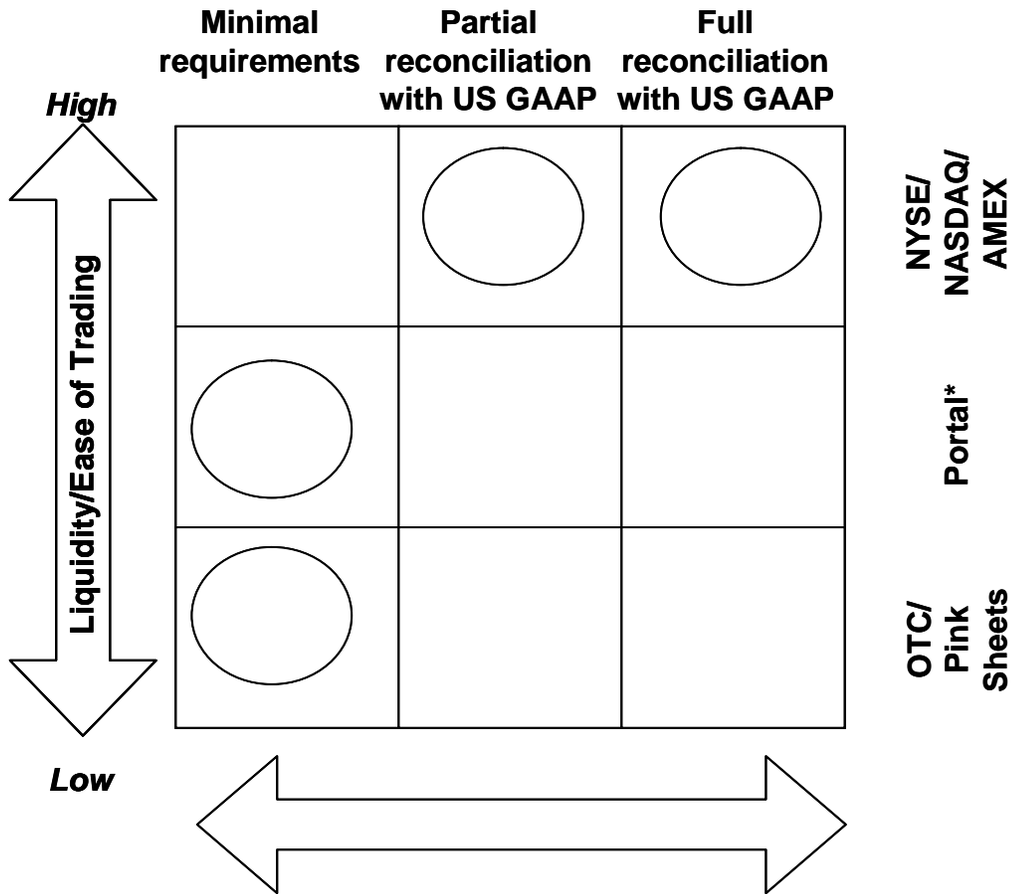
References

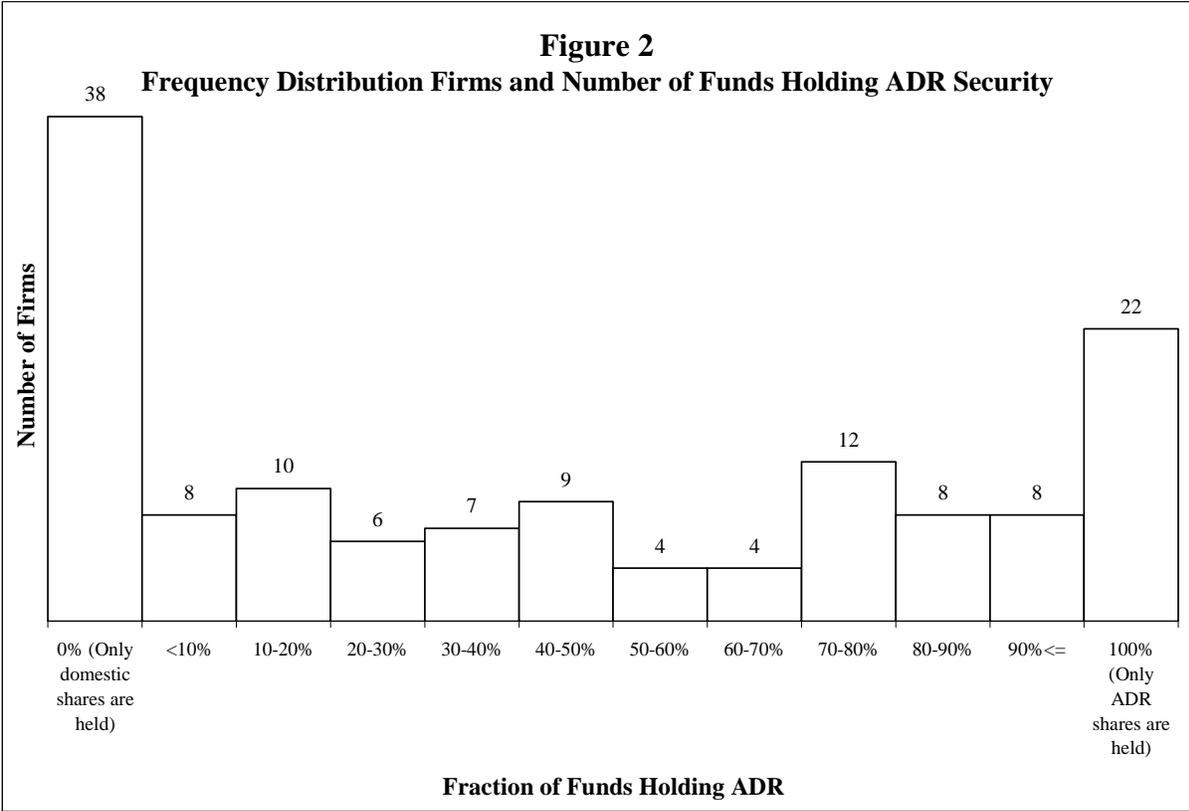
- Aggarwal, R., L. Klapper and P. Wysocki, 2003. Portfolio preferences of foreign institutional investors, *Journal of Banking and Finance*, Forthcoming.
- Ammer, J., S.B. Holland, D. Smith and F. Warnock, 2004. Look at me now: The role of cross-listings in attracting U.S. shareholders, Working Paper, Board of Governors of the Federal Reserve Board, Washington DC.
- Bailey, W., G. Karolyi, and C. Salva, 2003. The economic consequences of increased disclosure: evidence from international cross-listings, Working Paper, Ohio State University.
- Baker, K, J. Nofsinger, and D. Weaver, 2002. International cross-listings and visibility, *Journal of Financial and Quantitative Analysis*, 37, 4950-5211.
- Beck, T., A. Demirguc-Kunt, and R. Levine, 2002. Law and finance: Why does legal origin matter?, *Journal of Comparative Economics* 31, 633-675.
- Bekaert, G., C. Harvey, and C. Lundblad, 2003. Equity market liberalization in emerging markets, *Journal of Financial Research* 26, 275-299.
- Bradshaw, M., B. Bushee, and G. Miller, 2003. Accounting choice, home bias, and US investment in non-US firms, *Journal of Accounting Research*, Forthcoming.
- Chowdhary, B., and V. Nanda, 1991. Multimarket trading and market liquidity, *Review of Financial Studies*, 4, 483-511.
- Claessens, S., D. Klingbiel and S. Schmukler, 2002. Explaining the migration of stocks from exchanges in emerging economies to international centers, Working Paper, Center of Economic Policy Research.
- Coffee, Jr. J.C., 1999. The future as history: the prospects for global convergence in corporate governance and its implications, *Northwestern Law Review*, 93, 641-708.
- Coffee, Jr. J.C., 2002a. The coming competition among securities markets: What strategies would dominate? Working Paper, Columbia University.
- Coffee, Jr. J.C., 2002b. Racing towards the top? The impact of cross-listings and stock-market competition on international corporate governance. *Columbia Law Review*, 102, 1757-1831.
- Denis, D. and J. McConnell, 2002. International corporate governance: A survey. *Journal of Financial and Quantitative Analysis* 38, 1-36.
- Doidge, C., A. Karolyi and R. Stulz, 2004. Why are foreign firms listed in the US worth more? *Journal of Financial Economics*, 71, 205-238.

- Errunza, V., K. Hogan and M., Hung, 2000. Market segmentation and noise trader risk, *International Journal of Theoretical and Applied Finance*, 3, No. 1.
- Errunza, V, and E. Losq, 1985. International asset pricing under mild segmentation: Theory and test, *Journal of Finance*, 40, 577-600.
- Errunza, V, and D. Miller, 2002. Market segmentation and the cost of capital in international equity markets, *Journal of Financial and Quantitative Analysis*, 35, 577-6000.
- Foerster, S. and A. Karolyi, 1999. The effects of market segmentation and investor recognition on asset prices: Evidence from foreign listings in the U.S., *Journal of Finance* 54, 981-1014.
- Gagnon, L. and A. Karolyi, 2004. Multi-market trading and arbitrage, Ohio State University, Working paper.
- Gompers, P., J. Ishi and A. Metrick, 2003. Corporate governance and equity prices, *Quarterly Journal of Economics* 118, 107-155.
- Halling, M., M. Pagano, O. Randi and J. Zechner, 2004. Where is the market?: Evidence from cross-listing, Working Paper, University of Vienna.
- Irvine, P., 2000. The Bre-X case, *Journal of Business Education* 1, 70-79.
- Karolyi, A., 1998. Why do companies list shares abroad?: A survey of the evidence and its managerial implications, *Financial Market, Institutions & Instruments*, 7, 1-60.
- Karolyi, A., 2004. The role of ADRs in the development of emerging equity markets? *Review of Economics and Statistics*, forthcoming.
- Klapper, L. and I. Love, 2004. Corporate governance, investor protection and performance in emerging markets, *Journal of Corporate Finance* 10, 703-728.
- La Porta, R., F. Lopez-de-Silanes, and A. Shleifer, 1997. Legal determinants of external finance, *Journal of Finance* 52, 1131-1150.
- La Porta, R., F. Lopez-de-Silanes, A. Shleifer, and R. Vishny, 1998. Law and finance, *Journal of Political Economy* 106, 1115-1155.
- La Porta, R., F. Lopez-de-Silanes, and A. Shleifer, 1999. Corporate ownership around the world, *Journal of Finance* 54, 471-517.
- La Porta, R., F. Lopez-de-Silanes, A. Shleifer, and R. Vishny, 2000. Investor protection and corporate governance, *Journal of Financial Economics* 58, 3-27.
- Lang, M., K. Lins, and D. Miller, 2003. ADRs, analysts, and accuracy: does cross-listing in the U.S. improve a firm's information environment and increase market value? *Journal of Accounting Research* 41, 317-345.

- Lang, M., K. Lins and D. Miller, 2004. Concentrated control, analyst following, and valuation: do analysts matter most when investors are protected least? *Journal of Accounting Research* 42, 589-623.
- Leuz, C., D. Nanda, and P. Wysocki, 2003. Investor protection and earnings management: An international comparison, *Journal of Financial Economics* 69, 505-527.
- Levine, R. and S. Schmukler, 2004, Internationalization and the evolution of corporate valuation, World Bank working paper.
- Merton, R., 1987. A simple model of capital market equilibrium with incomplete information, *Journal of Finance*, 42, 483-510.
- Miller, D., 1999. The market reaction to international cross-listing: Evidence from depositary receipts, *Journal of Financial Economics* 51, 103-123.
- Mitton, T., 2002. A cross-firm analysis of the impact of corporate governance on the East Asian financial crisis, *Journal of Financial Economics* 64, 215-241.
- Pistor, K., 2000. Patterns of legal change: Shareholder and creditor rights in transition economies, *European Business Organization Law Review* 1, 9-108.
- Reese, W., and M. Weisbach, 2002. Protection of minority shareholders' interests, cross-listings in the United States, and subsequent equity offerings, *Journal of Financial Economics* 66, 65-104.
- Siegel J., 2004a. Can foreign firms bond themselves effectively by renting U.S. securities laws? *Journal of Financial Economics*, forthcoming.
- Siegel, J., 2004b. Relationships and Cross-Listings: Evidence from Mexico, Harvard NOM Working Paper No. 03-44.
- Stapleton, R., and M., Subrahmanyam, 1977. Market imperfections, capital market equilibrium, and corporate finance, *Journal of Finance*, 32, 307-319.

Figure 1
The Relation between Regulatory Requirements and Liquidity





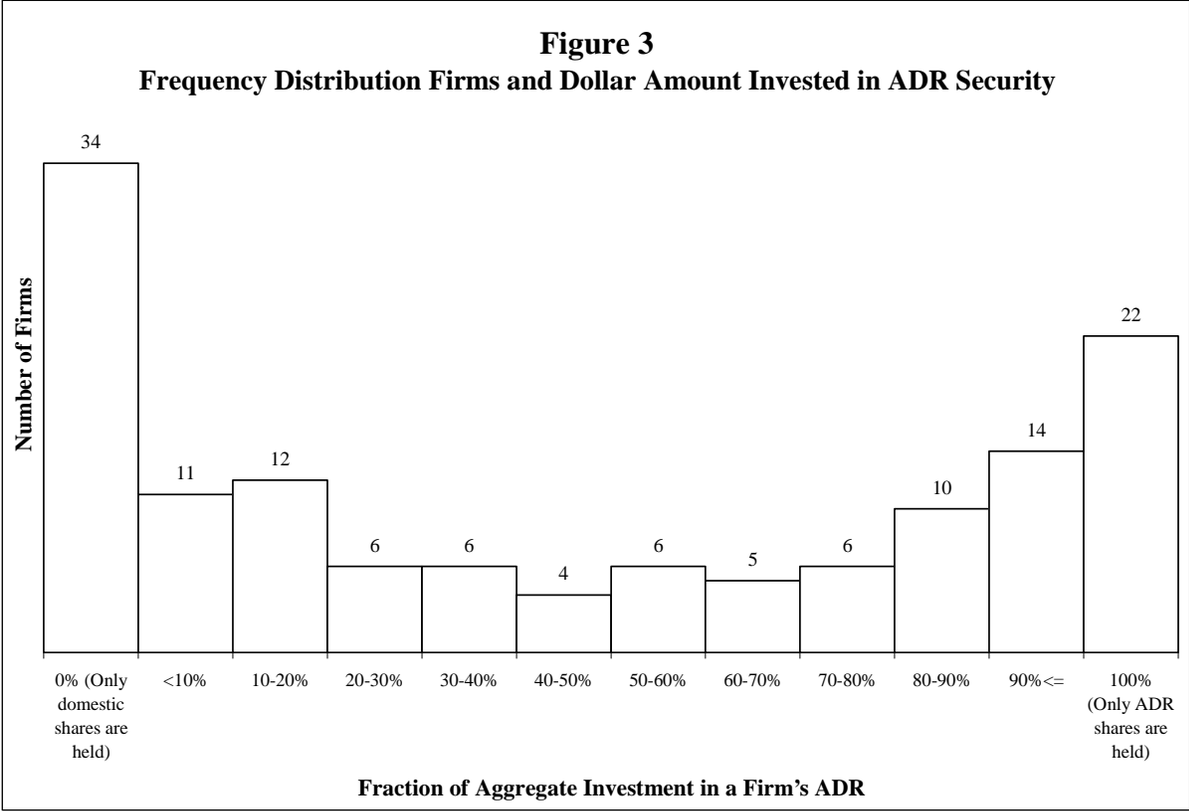


Table 1
Comparison of Fund Holdings with Worldscope Database

This table shows the comparison between the set of firms in which the 111 emerging markets' equity funds invest, and the set of firms that are included in the Worldscope database. Fund-level data is from Morningstar. Panel A provides this information segregated by the number of companies held by the fund and those covered by Worldscope. Panel B shows the average market capitalization of the firms held by the funds (in millions US\$) compared to market capitalization of firms included in Worldscope. Each panel aggregates measures for the three distinct geographical regions: Latin America; Asia; and Europe, Middle-East and Africa (EMEA). The holdings of each fund are examined to establish if the security held is an ADR or not. The last column of Panel A shows the t-statistic for the test of whether the % of firms held by fund portfolios in firms with an ADR is statistically greater than the percentage of firms held by fund portfolios in firms without an ADR. The last column of Panel B shows the t-statistic for the test of whether the % of total market value held by fund portfolios in firms with an ADR is statistically greater than the percentage of market value held by fund portfolios in firms without an ADR. *, **, and *** indicate significance at 10%, 5% and 1%, respectively.

Panel A: Number of Firms

	Number of Firms without an ADR (ADR=0)			Number of Firms with an ADR (ADR=1)			t-stat.
	Worldscope	Fund Portfolio	% in Fund Portfolio	Worldscope	Fund Portfolio	% in Fund Portfolio	
Latin America	667	126	18.9%	180	132	73.3%	3.50**
Asia	2157	661	30.6%	204	132	64.7%	6.25***
EMEA	841	193	22.9%	135	99	73.3%	3.73***
Total	3665	980	26.7%	519	363	69.9%	7.48***

Panel B: Market Value of Firms

	Market Value of Firms without an ADR (ADR=0)			Market Value of Firms with an ADR (ADR=1)			t-stat.
	Worldscope	Fund Portfolio	% in Fund Portfolio	Worldscope	Fund Portfolio	% in Fund Portfolio	
Latin America	\$160.0m	\$93.1m	58.2%	\$307.5m	\$241.2m	78.4%	1.18
Asia	\$525.5m	\$299.8m	57.1%	\$401.3m	\$363.3m	90.5%	4.64***
EMEA	\$236.5m	\$163.1m	69.0%	\$153.2m	\$140.1m	91.5%	0.96
Total	\$922.0m	\$556.1m	60.3%	\$862.0m	\$744.6m	86.4%	2.83***

Table 2
Listed ADR Holdings

This table shows summary statistics of ADR issuers from emerging market countries. The second column shows the total number of firms included in Worldscope; the third column shows the percentage of firms in Worldscope that issue ADRs; and the last column shows the percentage of total market value of firms included in Worldscope that issue ADRs.

Country	# of Firms in Worldscope	% of Firms that Issue ADRs	% Market Value of Firms that Issue ADRs
Argentina	84	14.29%	51.79%
Brazil	371	7.55%	59.67%
Chile	174	10.92%	31.04%
China	193	7.25%	42.51%
Colombia	30	3.33%	5.41%
Czech Republic	35	0.00%	0.00%
Egypt	13	0.00%	0.00%
Hungary	40	2.50%	37.81%
Indonesia	219	0.91%	14.91%
India	272	3.31%	34.22%
Israel	94	9.57%	14.54%
Jordan	9	0.00%	0.00%
Korea	206	2.91%	41.35%
Malaysia	551	0.00%	0.00%
Mexico	134	20.15%	45.09%
Morocco	11	0.00%	0.00%
Pakistan	50	0.00%	0.00%
Peru	14	7.14%	18.29%
Philippines	180	0.56%	11.02%
Poland	73	1.37%	2.19%
Russia	23	8.70%	4.38%
South Africa	529	1.51%	6.49%
Sri Lanka	16	0.00%	0.00%
Slovakia	8	0.00%	0.00%
Taiwan	422	1.42%	19.48%
Thailand	252	0.00%	0.00%
Turkey	133	0.75%	11.02%
Venezuela	40	5.00%	33.19%
Zimbabwe	8	0.00%	0.00%

Table 3
Descriptive Statistics for Fund Holdings, by Fund Type

Panel A shows summary statistics of the emerging market funds segregated by Morningstar classification. These include Diversified Emerging Markets funds, Latin America funds, and Asia funds (Pacific/Asia excluding Japan). These are the three categories of funds covered by Morningstar that invest primarily in emerging markets' equity. Panel B shows summary statistics of und holdings by country. The mean fund characteristic information is obtained from the Morningstar February 2002 database. The holdings of each fund are examined to establish if the security held is an ADR or not. The information on the listed status of the ADR is confirmed from a variety of sources including the Bank of New York website, the Deutsche Bank website and individual company websites.

Fund Type	# Funds	Funds Net Assets (\$M)	% ADR Holdings in firms with:		% Domestic Security Holdings in firms with		
			Listed ADRs	Unlisted ADRs	Listed ADRs	Unlisted ADRs	Non-ADRs
Panel A: By Fund Type							
All Funds	111	98.2	20.6%	4.8%	20.5%	28.8%	25.3%
Diversified Emerging	73	123.1	18.9%	6.6%	19.2%	29.0%	26.3%
Latin America	14	63.1	43.2%	3.2%	17.9%	21.0%	14.6%
Asia	24	42.7	12.5%	0.1%	26.1%	32.8%	28.5%
Panel B: By Country							
Argentina	40	2.60	41.0%	0.0%	17.9%	3.2%	38.0%
Brazil	87	14.12	25.5%	12.7%	32.2%	13.4%	16.3%
Chile	67	3.28	78.7%	0.2%	13.9%	0.0%	7.2%
China	81	3.31	11.9%	0.0%	64.5%	7.7%	15.9%
Colombia	8	1.86	22.2%	15.1%	0.0%	0.2%	62.5%
Czech Republic	41	2.10	0.0%	9.7%	0.0%	37.7%	52.6%
Egypt	31	2.45	0.0%	36.9%	0.0%	36.6%	26.5%
Ghana	3	0.01	0.0%	0.0%	0.0%	0.0%	100.0%
Hungary	66	2.68	11.4%	5.9%	8.6%	65.3%	8.8%
Indonesia	47	4.78	15.1%	0.3%	36.5%	9.3%	38.9%
India	85	7.88	13.4%	12.3%	21.3%	28.0%	25.1%
Israel	67	4.30	26.5%	0.3%	6.7%	14.3%	52.1%
Jordan	1	0.79	0.0%	0.0%	0.0%	0.0%	100.0%
Korea	96	20.40	11.0%	0.1%	26.6%	37.7%	24.7%
Malaysia	76	5.69	0.0%	0.1%	0.0%	22.9%	77.0%
Mexico	87	18.95	44.9%	3.0%	18.0%	22.1%	12.0%
Morocco	4	0.78	0.0%	8.6%	0.0%	0.0%	91.4%
Pakistan	6	5.39	0.0%	0.0%	0.0%	35.9%	64.1%
Peru	35	1.18	49.0%	2.9%	11.9%	0.5%	35.8%
Philippines	52	4.26	17.2%	0.0%	11.0%	46.9%	24.9%
Poland	57	3.38	0.0%	5.3%	0.0%	78.0%	16.7%
Russia	64	5.18	8.8%	67.1%	2.8%	17.7%	3.7%
South Africa	67	13.69	2.1%	0.1%	29.5%	33.0%	35.3%
Sri Lanka	5	0.21	0.0%	0.0%	0.0%	46.7%	53.3%
Slovakia	2	1.57	0.0%	11.4%	0.0%	88.6%	0.0%
Taiwan	93	11.91	24.0%	0.8%	12.6%	33.2%	29.3%
Thailand	87	4.36	0.0%	0.0%	0.0%	48.1%	51.9%
Turkey	54	4.89	8.4%	3.0%	1.5%	55.3%	31.8%
Venezuela	4	1.19	0.0%	15.9%	0.0%	74.0%	10.1%

Table 4
Characteristics of Firms in Fund Portfolios

This table provides summary statistics of key firm attributes for the firms that are held by the emerging market mutual funds. The holdings of each fund are examined to establish whether or not the security held is an ADR. The primary source for this data is Worldscope. The measures of liquidity are constructed using weekly trading data from Datastream. The information on the listed status of the ADR is confirmed from a variety of sources including the Bank of New York website, the Deutsche Bank website and individual company websites. *, **, and *** show significance at 10%, 5%, and 1% respectively.

	Listed ADR issuers	Unlisted ADR issuers	Non-ADR issuers	t-statistics (<i>Wilcoxon Rank-sum test</i>)		
	(A)	(B)	(C)	(A) - (B)	(B) - (C)	(A) - (C)
Number of Firms	136	251	974			
Market Value (\$ billion)	4.23 1.24	1.33 0.65	0.58 0.17	3.09*** 5.28***	4.96*** 9.64***	3.92*** 12.56** *
Book Value of Assets (\$ billion)	6.03 2.32	3.75 1.17	2.15 0.45	1.80* 3.94***	2.81* 7.97***	3.35*** 9.92***
Market to Book	4.33 1.38	1.54 1.14	0.96 0.80	1.89* 2.56**	0.07 4.01***	2.00** 5.96***
EBITDA to Sales (%)	18.4 17.29	22.1 13.77	11.0 11.34	-0.42 -1.65*	1.06 2.63***	1.45 3.94***
Debt to Asset Ratio (%)	29.2 28.81	25.5 25.15	28.2 24.98	1.91** 2.16**	-1.62 -0.62	0.63 1.81*

Table 5
Relationship between ADR versus Domestic Fund Holdings and Country Attributes

The dependent variable is defined as the average (across all funds investing in a particular issuer) of the difference in the fraction of investment in the ADR and the fraction of investment in the non-ADR (underlying domestic) security. Panel A of this table shows results for OLS regressions with robust errors for all ADRs as well as for listed ADRs sub-sample. Panel B provides the Tobit regression results in which the dependent variable is constrained to lie between -1 and +1. GDP per capita is from IMF-IFS statistics. Legal origins and shareholder rights is from La Porta, et al (1998). The information on the listed status of the ADR is confirmed from a variety of sources including the Bank of New York website, the Deutsche Bank website and individual company websites. *, **, and *** show significance at 10%, 5%, and 1% respectively.

	Panel A: OLS Regression				Panel B: Tobit Regression			
	All ADRs		Listed ADRs		All ADRs		Listed ADRs	
Intercept	-0.80 (-9.91)***	-0.39 (-2.79)***	-0.63 (-3.77)***	0.17 (0.68)	-1.78 (-6.53)***	-0.91 (-2.53)***	-0.99 (-3.10)***	0.14 (0.34)
GDP Per Capita	0.00 (0.32)	-0.00 (-2.13)**	0.00 (0.45)	-0.00 (-1.11)	-0.00 (-0.50)	-0.00 (-2.13)**	0.00 (0.22)	-0.00 (-0.83)
Legal Origin: French	0.53 (6.88)***	-	0.71 (5.16)***	-	1.27 (5.59)***	-	1.10 (4.40)***	-
Legal Origin: German	-0.05 (-0.38)	-	0.27 (1.15)	-	0.08 (0.19)	-	0.71 (1.56)	-
Legal Origin: Transition	0.19 (1.57)	-	0.87 (2.69)***	-	0.57 (1.67)*	-	1.39 (2.48)**	-
Shareholder Rights	-	0.03 (0.25)	-	-0.00 (-0.10)	-	0.03 (0.37)	-	0.00 (0.03)
R ²	0.12	0.01	0.16	0.01	0.05	0.01	0.05	0.00
F-stat	14.05	2.66	7.39	0.61	-	-	-	-
Log likelihood	-	-	-	-	-417.81	-418.17	-176.71	-172.59
Wald LR chi ²	-	-	-	-	41.48	5.20	20.34	0.71
N	387	369	136	126	387	369	136	126

Table 6
Relationship between ADR versus Domestic Fund Holdings and Country Attributes

The dependent variable is defined as the average (across all funds investing in a particular issuer) of the difference in the fraction of investment in the ADR and the fraction of investment in the non-ADR (domestic) security. Panel A of this table shows results for OLS regressions with robust errors for all ADRs and listed ADRs, while Panel B provides the Tobit regression results in which the dependent variable is constrained to lie between -1 and +1. GDP per capita, Market Cap/GDP, and US\$ Exchange Rates are from IMF-IFS statistics. Turnover is from Datastream. Transaction Efficiency is from CALPERS. Legal origins and shareholder rights is from La Porta, et al (1998). The information on the listed status of the ADR is confirmed from a variety of sources including the Bank of New York website, the Deutsche Bank website and individual company websites. *, **, and *** show significance at 10%, 5%, and 1% respectively.

	Panel A: OLS Regression				Panel B: Tobit Regressions			
	All ADRs		Listed ADRs		All ADRs		Listed ADRs	
Intercept	-0.25 (-3.12)***	0.04 (0.16)	0.177 (1.02)	0.39 (0.75)	-0.46 (-2.02)***	0.32 (0.58)	0.10 (0.34)	0.49 (0.54)
GDP Per Capita	0.00 (0.96)	0.00 (1.62)	0.00 (0.44)	-0.00 (-0.23)	0.00 (0.26)	0.00 (1.52)	0.00 (0.49)	-0.00 (-0.49)
Market Cap/GDP	-0.003 (-4.69)***	-0.00 (-0.44)	-0.00 (-1.57)	-0.00 (-0.51)	-0.01 (-3.20)***	-0.01 (-1.50)	-0.00 (-0.87)	0.00 (0.12)
Turnover Country	-0.002 (-5.82)***	-0.00 (-0.08)	-0.00 (-2.74)***	-0.00 (-0.77)	-0.00 (-4.31)***	0.00 (0.04)	-0.00 (-2.08)**	-0.00 (-0.74)
Transactions Efficiency	-	-0.34 (-5.30)***	-	-0.35 (-4.26)***	-	-0.70 (-4.61)***	-	-0.52 (-3.63)***
Settlement Efficiency	-	-0.10 (-1.65)*	-	0.06 (0.48)	-	-3.45 (-2.06)**	-	0.13 (0.59)
Exch. Rate Volatility	-	-0.00 (-1.11)	-	0.00 (2.07)**	-	-0.00 (-0.84)	-	0.00 (0.89)
Legal Origin: French	-	0.66 (6.14)***	-	0.60 (2.30)**	-	1.44 (4.52)***	-	0.93 (2.01)**
Legal Origin: German	-	-0.19 (-0.94)	-	0.58 (1.05)	-	-0.34 (-0.51)	-	1.28 (1.18)
Legal Origin: Transition	-	0.09 (0.51)	-	0.78 (1.91)*	-	-0.01 (-0.03)	-	1.33 (1.95)*
R ²	0.09	0.22	0.06	0.26	0.04	0.09	0.01	0.10
F-stat	16.00	15.44	3.06	32.02	-	-	-	-
Log likelihood	-	-	-	-	-422.59	-399.10	-184.51	-168.84
Wald LR chi ²	-	-	-	-	31.90	74.67	4.75	36.09
N	387	385	136	136	387	385	136	136

Table 7
Relationship between ADR versus Domestic Fund Holdings and Firm & Country Attributes

The dependent variable is defined as the average (across all funds investing in a particular issuer) of the difference in the fraction of investment in the ADR and the fraction of investment in the non-ADR (domestic) security. Panel A of this table shows results for OLS regressions with robust errors for all ADRs and listed ADRs, while Panel B provides the Tobit regression results in which the dependent variable is constrained to lie between -1 and +1. Market Cap is from Worldscope. Number of Analysts is from by I/B/E/S. Liquidity is from Datastream. GDP per capita, Market Cap/GDP, and US\$ Exchange Rates are from IMF-IFS statistics. Transaction Costs is from CALPERS. Legal origins and shareholder rights is from La Porta, et al (1998). The information on the listed status of the ADR is confirmed from a variety of sources including the Bank of New York website and individual company websites. *, **, and *** show significance at 10%, 5%, and 1% respectively.

	Panel A: OLS Regressions				Panel B Tobit Regressions			
	All ADRs		Listed ADRs		All ADRs		Listed ADRs	
Intercept	-0.95 (-2.50)**	-1.13 (-2.56)**	0.79 (1.05)	0.76 (0.71)	-3.36 (-3.34)***	-3.56 (-3.34)***	1.03 (0.80)	1.13 (0.71)
Log Market Cap.	0.04 (1.57)	0.08 (2.88)***	-0.06 (-1.10)	-0.00 (-0.00)	0.20 (2.76)***	0.28 (4.15)***	-0.08 (-0.92)	-0.00 (-0.01)
Number of Analysts	-0.01 (-1.78)*	-0.01 (-1.57)	-0.00 (-0.15)	0.01 (0.81)	-0.02 (-1.30)	-0.02 (-1.20)	0.00 (0.02)	0.02 (1.11)
Liquidity –Underlying	-14.14 (-4.95)***	-1.72 (-0.52)	-	-	-67.41 (-3.16)***	-18.73 (-0.98)	-	-
Liquidity- Relative	-	-	0.03 (2.82)***	0.04 (3.99)***	-	-	0.04 (2.62)***	0.08 (3.39)***
Accounting Quality	-0.04 (-0.86)	-0.00 (-0.07)	-0.05 (-0.66)	-0.13 (-1.41)	-0.16 (-1.40)	-0.05 (-0.40)	-0.06 (-0.45)	-0.21 (-1.52)
GDP Per Capita	-	0.00 (0.44)	-	-0.00 (-0.06)	-	0.00 (0.32)	-	-0.00 (-0.07)
Market Cap/GDP	-	0.00 (0.34)	-	-0.00 (-0.09)	-	-0.00 (-0.39)	-	0.00 (0.13)
Turnover Country	-	0.00 (0.47)	-	-0.00 (-1.05)	-	0.00 (0.41)	-	-0.01 (-0.98)
Transaction Efficiency	-	-0.35 (-4.73)***	-	-0.42 (-4.12)***	-	-0.71 (-4.26)***	-	-0.65 (-3.84)***
Settlement Efficiency	-	-0.08 (-0.96)	-	0.13 (0.83)	-	-0.25 (-1.32)	-	0.19 (0.78)
FX Volatility	-	-0.00 (-0.74)	-	-0.00 (-1.65)	-	-0.00 (-0.56)	-	-0.00 (-1.83)*
Legal Origin: French	-	0.73 (5.00)***	-	0.28 (0.61)	-	1.63 (3.88)***	-	0.37 (0.50)
Legal Origin: German	-	-0.15 (-0.40)	-	0.58 (0.68)	-	-0.22 (-0.23)	-	1.07 (0.72)
Legal Origin: Transition	-	0.29 (1.00)	-	0.61 (0.84)	-	0.49 (0.73)	-	0.88 (0.84)
R ²	0.05	0.26	0.08	0.35	0.04	0.12	0.03	0.15
F-stat	8.48	9.76	2.65	23.86	-	-	-	-
Log likelihood	-	-	-	-	-332.05	-303.91	-157.60	-137.47
Wald LR chi ²	-	-	-	-	27.95	84.23	8.28	48.54
N	318	318	118	118	318	318	118	118

Appendix A

Description of Major Variables

Panel A: Dependent Variables	
(ADR_Differential) _{<i>i</i>}	For each firm <i>i</i> , we first identify all funds that hold an investment in that firm. This investment can be either in ADRs, in the underlying domestic security or in both. For illustration let us assume that there are <i>k</i> funds that have hold an investment in firm <i>i</i> . To estimate the relative weighting of investments in ADR versus the domestic security for this firm we follow a two step process. In the first step, for each fund <i>k</i> we calculate the total dollar amount of investment in firm <i>i</i> , that a fund holds. We then calculate the fraction of that investment in the ADR and the fraction in the underlying for that fund. Next, we take the difference between the fractions of investment in the ADR versus the underlying stock; this difference reflects the relative over or underweighting in ADR for that fund. We repeat this process for all the <i>k</i> funds, thus generating the relative over or under allocation of investment in ADRs for each fund. In the second step, we take a simple average of these <i>k</i> values to get the aggregate measure of over/underweighting across all funds that invest in the firm <i>i</i> and denote it by (ADR Differential) _{<i>i</i>} . (Source: Morningstar)
(ADR_Ratio) _{<i>i</i>}	For a particular issuer <i>i</i> , the ADR_RATIO is also calculated in two steps. First, the total value (U.S. dollar amount) of investment by all funds in that firm is calculated. This calculation includes all securities issued by issuer <i>i</i> (for most issuers it is the ADR and the domestic security of that issuer). The second step involves calculating the total investment by all funds in the ADR security of firm <i>i</i> . ADR_RATIO is calculated by taking the ratio of investment in ADR security of firm <i>i</i> by all funds to the investment in all securities of firm <i>i</i> by all funds. (Source: Morningstar)
Panel B: Independent Variables	
<i>Country-Level Variables</i>	
English	Dummy equals 1 if the country has English legal origins (Source: LLSV 1997)
French	Dummy equals 1 if the country has French legal origins (Source: LLSV 1997)
German	Dummy equals 1 if the country has German legal origins (Source: LLSV 1997)
Transition	Dummy equals 1 if the country is a former Soviet Union Block (Source: Authors)
Shareholder Rights	An index constructed to capture the rights of minority shareholders and is the sum of dummies identifying one-share/one vote, proxy by mail, unblocked shares, cumulative vote/proportional representation, preemptive rights, oppressed minority, and percent of shares needed to call a shareholders' meeting. (Source LLSV 1997, Pistor 2000)
Market Cap/GDP	Total Stock market capitalization in US \$ divided by GDP (Source: IMF/IFS Statistics)
Turnover Country	Turnover of market index in 2000. (Source: Datastream)
Transaction Efficiency and Settlement Efficiency	A categorical variable that ranges from one to three; higher score means lower transaction/settlement costs and therefore higher efficiency. (Source: Wilshire Consulting Group's report for California Public Employees' Retirement System).
GDP per Capita	Source: IMF/IFS Statistics
FX Volatility	Standard deviation of weekly exchange rates from July 2000 to July 2001 (Source: IMF/IFS Statistics)
<i>Firm-Level Variables</i>	
Domestic Liquidity	Ratio of average daily volume of the underlying divided by average number underlying outstanding in 2000. (Source: Datastream)
Relative Liquidity	Ratio of average volume of ADR (converted into equivalent number of underlying) to average daily volume of underlying in 2000 (Source: Bloomberg)
ADR fraction	Fraction of underlying security in the form of ADR at the end of 2000 (Source: 20-F filings for year 2000, Bank of New York)
Log Market Cap	Natural Log of market cap of the firm in US \$ at the end of 2000 (Source: Worldscope)
Number of Analysts	Source IBES
Accounting Quality	We create an index of firm-level accounting quality (<i>Accounting Quality</i>) which equals the sum of the four separate accounting quality variables: Use of an international big-5 accounting firm, consolidation of financial reports, receipt of a clean audit opinion, and reconciliation with either U.S. GAAP or International Accounting Standards. (Source: WorldScope)

Appendix B

Country-level Characteristics

GDP per capita and Market capitalization to GDP are from World Development Indicators 2004 database. Market turnover is from Datastream; Legal origins and shareholder (SH) rights is from La Porta, et al (1998). Foreign Exchange (FX) volatility is the standard deviation of weekly exchange rates and is from IMF/IFS Statistics. Settlement Proficiency and Transaction Efficiency are from CALPERS' Permissible Equity Market Analysis and can have a score between one and three with three implying the highest relative standards

Country	GDP per Capita	Legal Origin	SH Rights	Market Cap/ GDP	Market Turnover	FX Volatility	Settlement Proficiency	Transactions Efficiency
Argentina	12058.8	French	4	58.40	4.77	0.0002	2	3
Brazil	7446.0	French	3	37.58	43.48	0.1860	2	3
Chile	9097.0	French	5	79.99	9.36	22.1148	2	1
China	3837.1	None	.	53.77	158.29	0.0010	3	2
Colombia	6004.9	French	3	11.49	3.85	68.5079	1	2
Czech Rep.	13867.6	Transition	3	21.39	60.26	1.3183	1	2
Egypt	3518.5	French	2	28.91	34.74	0.1586	2	2
Ghana	1933.1	English	.	10.09	1.48	.	.	.
Hungary	12228.0	Transition	3	25.75	90.65	10.5403	1	3
India	2388.3	English	5	32.14	133.64	0.6747	1	2
Indonesia	3036.0	French	2	16.29	32.92	981.5374	2	2
Israel	20055.1	English	3	58.05	36.29	0.0474	3	2
Jordan	3892.2	French	1	58.39	7.72	0.0006	2	3
Korea	15074.5	German	2	37.18	233.19	82.1983	3	2
Malaysia	8884.3	English	4	129.87	44.59	0.0000	2	3
Mexico	8837.0	French	1	21.56	32.28	0.2312	3	3
Morocco	3455.7	French	.	32.71	9.22	0.4085	1	2
Pakistan	1893.0	English	5	10.83	475.46	3.2383	2	2
Peru	4729.7	French	3	19.75	12.60	0.0357	2	3
Philippines	3853.4	French	3	68.87	15.84	2.5155	1	2
Poland	9843.6	Transition	3	19.09	49.93	0.2294	2	2
Russia	7260.4	Transition	4	14.99	36.90	0.5108	1	2
Slovakia	11344.5	Transition	2.5	3.76	129.75	.	.	.
South Africa	9579.5	English	5	160.16	33.90	0.4199	1	3
Sri Lanka	3441.6	English	3	6.59	10.96	4.5957	1	2
Taiwan	17400.0	German	3	80.03	305.59	0.9886	3	2
Thailand	6315.8	English	2	24.38	53.20	1.7674	3	1
Turkey	6189.0	French	2	34.96	206.19	233558.94	3	3
Venezuela	5595.2	French	1	6.70	8.90	10.1921	1	2
Zimbabwe	2569.6	English	.	33.76	10.77	5.3450	.	.

Appendix C
Correlation across different firm-level Variables

Country	Log Market Cap.	Number of Analysts	Liquidity Firm	Acct. Quality
Log Market Cap.	1.0000			
Number of Analysts	0.3372	1.0000		
Liquidity Firm	-0.0707	0.1389	1.0000	
Acct. Quality	0.0104	0.2136	0.0155	1.0000