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Should Employment Authorities Worry About Mergers and Acquisitions?*

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Abstract

This paper considers the role mergers and acquisitions have on employment. First, it considers the importance of different aspects of compensation policy and human resource management practices for distinguishing acquired and acquiring firms. Second, it examines which individuals from which firms remain with the newly created entity after the takeover. Using a unique employer-employee linked data set for France, we find that very few observable workforce or compensation characteristics distinguish acquired from acquiring firms ex-ante. Nevertheless, the human resources department seems to be quite active in the post-takeover period, with employees of the acquired firm being less likely to remain with the new entity in the short term after takeover than those of the acquiring firm and with the differences between the two types of firms disappearing after 3 years. The workers with characteristics that tend to be associated with the fastest subsequent job finding in the displaced worker literature are also those who tend to be overrepresented among the individuals who separate from their employer post-takeover. Finally, as both acquired and acquiring firms differ from firms not involved in takeover activity in a similar manner, employment authorities may be able to anticipate the regions in which takeovers are more likely to occur by looking at the financial accounts of firms with particular characteristics that have local establishments.

Résumé

Ce papier considère les implications des fusions et des acquisitions pour l'emploi. Nous examinons tout d'abord dans quelle mesure des éléments des politiques de rémunération et de gestion des ressources humaines permettent de distinguer entre les entreprises acquises et les entreprises acquéreuses. Ensuite, nous analysons quels individus restent avec leur employeur après la transaction. Nous exploitons une nouvelle base française de données appariées employeur - employés pour l'analyse, et nous trouvons que seuls très peu d'éléments de la politique de rémunération ou de gestion de ressources humaines d'avant la transaction peuvent servir à distinguer les entreprises acquises des entreprises acquéreuses. Pourtant, les séparations ex-post ne sont pas distribuées uniformément sur l'effectif. De plus, les employés de l'entreprise acquise semblent se séparer de la nouvelle entité plutôt juste après la transaction, mais la différence par rapport aux employés de l'entreprise acquéreuse s'estompe au bout de 3 ans. Les individus qui quittent possèdent typiquement des caractéristiques normalement associés avec un retour à l'emploi rapide dans la littérature sur les licenciements collectifs. Enfin, comme les entreprises acquises et acquéreuses diffèrent des entreprises n'étant pas impliquées comme elles dans des activités de fusion et d'acquisition, il existe une marge à partir de laquelle les responsables régionaux de l'emploi peuvent planifier leurs besoins futurs en se basant exclusivement sur les comptes publics des entreprises ayant des établissements dans la région.

Key Words: Employment, Takeovers, Linked Employer-Employee Data

Mots Clés : Emploi, Fusions et acquisitions, Données appariées employeur - employés

JEL Codes/ Codes JEL : G34, J21, J23, J31, J63, L29, M51

1 Introduction

When the popular press talks about mergers and acquisitions, the discussion is most frequently oriented towards the employment effects of the transaction. Terms like “downsizing” and “rationalization” are typically euphemisms for mass layoffs, while talk of “synergies” is taken as code for impending plant closures. As such, one might expect labor authorities to be particularly concerned about the employment consequences of mergers and acquisitions involving firms with establishments in their jurisdictions.

But should they be concerned? In other words, do the entities involved in mergers and acquisitions lay off more workers than similar firms under “normal” circumstances? Do the workers that get laid off find it harder to get back to work after the layoff than workers let go by other firms? And more proactively, is there any dimension that employment authorities might be able to use to plan ahead, in order to anticipate which plants and workers are more likely to be involved in a merger or acquisition?

This paper uses a unique linked employer-employee data set (LEED) from France to attempt to answer all of these questions. Drawing on new results on mergers and acquisitions in France in the 1990s and results in the existing literature on displaced workers, we find that, on the whole, there is little cause for alarm. Although acquired firms tend to lay workers off more in the short term than their acquirers, the differences in the continued employment probability for a worker employed in either sort of firm in the year prior to the transaction is essentially the same 3 years after the transaction takes place. Furthermore, this continued employment probability is much *higher* than the comparable probability for workers employed in firms with no

takeover activity. In addition, the workers that are laid off disproportionately tend to possess characteristics that are associated with faster job finding after a displacement, meaning that they may be easier to place than the average laid off worker. Finally, there seem to be few workforce-related characteristics of firms that might be useful for identifying potential participants in future merger and acquisition activity, suggesting that the scope for planning is limited essentially to analysis of the corporate accounts of firms that employ workers in the relevant jurisdiction.

The rest of this paper proceeds as follows. After briefly discussing the theoretical framework underlying the analysis in section 2, section 3 lays out the statistical models that we exploit to investigate the determinants of takeovers and of continued employment, while section 4 briefly describes construction of the analysis samples and provides some motivating descriptive statistics.¹ Section 5 provides a parametric analysis of the determinants of mergers and acquisitions while section 6 considers the structure of post-takeover separations. Section 7 discusses how employment authorities might want to interpret these results and concludes.

2 Theoretical Framework

This section briefly discusses the reasons for takeovers discussed in the economics literature. From a theoretical point of view, one can identify six different frameworks that have been used to address the motivations behind merger and acquisition activity. One major advantage of our data is that they allow us to measure a large number of management decision variables (as we have access to balance sheet and income statement information as well as data on each firm's work force). We can

¹ Details on the four data sets that are merged to create the analysis data set are provided in Appendix A.

thus control for many alternative explanations for takeovers while focusing in detail on the firm's compensation policy and human resource management practices when trying to identify which firms are most likely to be involved in takeover activity.

2.1 Controlling the actions of incumbent management

(Jensen & Meckling, 1976)

The most common approach in the corporate finance literature to analyzing mergers and acquisitions (Manne (1965), Jensen and Meckling (1976), Jensen (1984, 1986, 1988)), prior to the recent explosion of game-theoretic product market models, treats takeovers as a means by which the market exerts control over managerial decisions. If a manager's decisions are considered to be suboptimal by the market, in the sense that they do not maximize shareholder value, then an outsider can acquire the firm, fire the manager, replace him or her with a better manager, and realize efficiency gains that exceed the cost of the transaction. Since the stock market value of the firm is based upon the realized (and inefficient) decisions of the incumbent management, there is an opportunity for an outsider to profit from a takeover.

An implication of this theory is that there are some aspects of a firm that are observable by outsiders and which make it more likely to be the target of a takeover attempt than the average firm. Another implication is that this quantity should change between the period preceding the takeover and the period following the takeover. Although the theory is sufficiently general to accommodate inefficient decisions in investment strategy, capital structure choices (Modigliani-Miller notwithstanding) and research and development spending, the popular press (at the least) suggests that a

commonly considered aspect of the firm may be the compensation structure or the human resource management policies adopted by its managers.

Among the (relatively few) papers that analyze the employment and compensation aspects of firms involved in takeovers,² Bertrand and Mullainathan (2003) explicitly consider the link between the compensation policy adopted by U.S. firms and their risk of being taken over. By exploiting differences in takeover legislation, they show that firms that are relatively protected from the risk of takeover tend to increase wages relative to more exposed firms. This is consistent with the Jensen and Meckling hypothesis, insofar as the higher wages paid to the workers are not justified through extra effort exerted by workers (an efficiency wage-type effect) or by changes in human resource management practices that involve retaining more productive workers.

2.2 Costly capital and the lack of investment opportunities

Another strand of the literature treats takeovers as a means by which older firms can grow.³ As a firm matures, it optimally exploits its highest marginal return investment opportunities for organic growth first and the lower marginal return investment opportunities later in its life cycle. The exploitation of these investment opportunities is financed either through the issuance of debt or equity. The cost of this additional capital depends on the existing capital structure of the firm, with less indebted firms having easier access to less expensive capital due to their lower default risk. A lower cost of capital allows firms to pursue investment opportunities with

² Other papers include Brown and Medoff (1988) and Gokhale, Groshen and Neumark (1995).

³ Margolis (2006) provides a formalized version of the link between capital structure, growth opportunities and takeovers, although the fundamentals of such models can be found in most graduate microeconomics textbooks.

relatively lower expected marginal returns. Conversely, a heavily indebted firm may have highly profitable opportunities for organic growth available but it may find itself unable to finance these investments due to the high cost of obtaining the necessary capital.

In such a situation, a firm with a healthy capital structure may acquire (potentially) fast-growing, but highly indebted, firms. The market price of these target firms will not incorporate the returns to the unexploitable investment opportunities, but an injection of outside capital from a potential acquirer with a better capital structure will allow the new entity to realize the high-return investments. If the acquiring firm is large enough, the addition of the acquired firm's debt to its balance sheet will not overly adversely affect its cost of capital, and the acquisition becomes profitable.

2.3 Attaining a critical mass (Bradley, Desai and Kim, 1983)

A very simple reason for acquisitions may be the existence of increasing returns to scale in production. If a firm employs a production technology which is particularly efficient at high volumes of output but is unable to generate enough demand on its own, it may attempt to acquire additional distribution outlets or access to additional markets in order to exploit the cost advantages of large scale production inherent in its technology. Alternatively, if a firm has very large fixed costs (central administration, purchasing, marketing, etc...) even with a constant returns to scale production technology, acquiring another firm and reducing such fixed costs (through reducing the importance of one of the component firms' fixed costs) can result in lower average costs ex-post. As a result, the new entity can produce a given level of

output at a lower cost than either of the pre-existing firms in an independent state and the realized gains can be used to offset the costs of the acquisition.

2.4 Simple models of increasing market share (Eckbo, 1983; Borenstein, 1990)

When a firm has a substantial degree of market power, even without going as far as a monopoly, it can often exercise a certain degree of control over market prices and output levels, thereby improving profitability. In order to attain sufficient market share, firms may attempt to buy competitors. Of course, such strategies are frowned upon by competition authorities and are thus rarely presented to the media under this angle.

2.5 Game-theoretic models of takeovers and firm interactions

Several game-theoretic models of acquisitions have arisen since the early 1990s, each with a focus on a different aspect of the takeover game between firms. For example, Compte, Jenny and Rey (2002) present a model in which they insist upon the importance of acquisition as a means of enforcing threats within a cartel. Since acquisitions to gain market power and affect prices directly are often subject to antitrust scrutiny, firms may opt for an oligopolistic arrangement with cartel pricing to maximize the profits of the cartel members. However, since the cartel price is above marginal cost in these models, there is an incentive for a cartel member to deviate from the agreement and undercut the price of other members. In this case, other members of the cartel may use the threat of takeover to enforce the arrangements and they may occasionally need to act on this threat in order to maintain its credibility.

2.6 Conglomeration - Insuring against market-specific risks

(Matsusaka, 1993)

If a firm is in a sector that is subject to important demand or input price fluctuations, it may seek to insure its share price against these fluctuations by diversifying into other, more stable, sectors or sectors with counterbalancing risks. This conglomeration approach, popular in the 1980s, has gradually been abandoned by the literature as authors have decided that individuals investors should optimize their portfolios by selecting a set of firms whose idiosyncratic or sectoral risks offset each other while the firms themselves should focus on their “core competences”.

3 Empirical Modeling of Takeovers and Post-Takeover Employment

This paper situates its analysis primarily in the Jensen and Meckling (1976) framework, which has several implications. First, since an acquiring firm decides on its target based on what it perceives as opportunities to improve efficiency or profitability, only variables that are observable to an outside firm should affect the determination of which firms are acquired and which are not. In particular, in the year preceding the transaction, acquired and acquiring firms should differ primarily along dimensions that are reflected in a firm’s accounts (which are published for publicly traded firms and some private firms) and compensation policy (some aspects of which are reflected in the income statement part of a firm’s accounts). Most dimensions of a

firm's human resource management policy should not therefore be significant determinants of the difference between acquired and acquiring firms.

However, in the post transaction period, the acquiring firm has access to information that was not previously available when the takeover decision was made. Accordingly, when it proceeds with modifications that it judges necessary to recover the rents that motivated the transaction in the first place, it may also restructure the composition or size of the workforce even though these variables did not enter into the takeover decision.

In order to empirically assess the validity of these implications, one needs to both estimate the determinants of takeovers and consider the evolution of employment in the post-takeover period. Some individuals with "inappropriate" characteristics should find continued employment significantly less likely post-transaction than individuals whose characteristics are better suited to the efficient production. In addition, if screening individuals is costly even for the acquiring firm, one may see evolution post-transaction in the composition of the acquiring firm's workforce as individuals who are already "in house" (due to the acquisition) displace incumbents from the acquiring firm who are less well suited to their jobs than the newcomers.

3.1 Workforce Composition and Compensation Policy

As noted above, the theoretical framework requires us to include measures of compensation policy (which might be related to takeovers and should be related to post-takeover employment) and workforce composition (which should be related to post-takeover employment but not takeover probabilities). Although some components of workforce composition are observable, unobserved worker quality may be a significant determinant of post-takeover employment while distinguishing

compensation policy from workforce composition, especially in the presence of unobserved worker heterogeneity and heterogeneous compensation policies, requires specific statistical techniques.

We apply here the persons-first, firms-first projection-based estimation technique described in Abowd, Kramarz and Margolis (1999) in order to decompose total compensation into its various components. This technique is based upon estimation of the following statistical model.

$$y_{it} = \mu_y + (x_{it} - \mu_x)\beta + \theta_i + \psi_{J(i,t),t} + \varepsilon_{it}$$

In this model, y_{it} is the log full-year equivalent real compensation cost (gross earnings plus employer payroll taxes) for individual i at date t . x_{it} is the set of individual-specific, time varying characteristics for individual i at date t (experience and region of residence) while θ_i summarizes the return to time-invariant individual-specific characteristics. $\psi_{J(i,t),t}$ refers to the firm-specific component of compensation for the firm $j = J(i,t)$ that employs individual i at date t . μ_y is the overall mean of y_{it} , μ_x is the overall mean of x_{it} and ε_{it} is a statistical residual. We decompose the time-invariant individual-specific component into two orthogonal terms as $\theta_i = u_i\eta + \alpha_i$, where u_i represents observable time invariant characteristics (sex and education) and α_i represents unobserved individual-specific time-invariant heterogeneity, which we loosely refer to as “worker quality”. We decompose the firm-specific component of compensation $\psi_{J(i,t)}$ as $\psi_{J(i,t)} = \phi_{J(i,t)} + \gamma_{J(i,t)}s_{it}$, where s_{it} represents job seniority for individual i at date t , $\phi_{J(i,t)}$ is the initial wage in the firm that employs individual i at date t and $\gamma_{J(i,t)}$ represents the returns to job seniority in this firm.

3.2 Empirical Evaluation of the Probability of Takeover

Since the first empirically testable implication of the theory concerns which firm characteristics should affect the probability of takeover and which ones should not, one must begin by modeling the probability of takeover. To do this, we estimate a series of simple logit models on our estimation sample (see section 4 below). These models capture the probability of a firm being acquired relative to its being an acquirer, the probability of being acquired relative to having no takeover activity and the probability of being a firm that acquires another firm relative to having no takeover activity.⁴ The first model allows us to analyze what distinguishes acquired firms from their acquirers while the latter models allow us to characterize acquired and acquiring firms as a whole (relative to “control” firms). These estimations can be useful for identifying firms at risk of being involved in a takeover and for distinguishing on which side of the transaction a given firm might find itself.

All of our models include covariates that describe compensation policy (the $\phi_{J(i,t)}$, $\gamma_{J(i,t)}$, $\gamma_{J(i,t)}s_{it}$ and ε_{it} terms in section 3.1), workforce composition (firm-year averages of the observable variables in x_{it} , u_i , s_{it} , α_i , $x_{it}\beta$ and θ_i)⁵ and firm accounts (property, plant & equipment after depreciation and amortization (capital stock), percentage change in capital stock from $t-1$ to t , ratio of debt to total assets,

⁴ It should be noted that our empirical analyses are conducted on the set of firms that experience at most a single takeover event during the sample period (1991-1999). Firms that were involved in multiple takeovers are excluded from the analyses due to the impossibility of associating a single date relative to a transaction with each observation.

⁵ As the estimation process involved in recovering the terms of the earnings decomposition is very high-dimensional, an analytic correction to the estimated standard errors of these (and subsequent) models to account for the estimated nature of certain covariates is infeasible. Since the process is also quite complicated and takes a long time to complete (often much more than a week for a set of estimates on a sample of the size used here), bootstrapping standard errors to account for the estimated nature of the covariates is also not practical. As a result, all covariates are treated as if they were measured without error in that the estimated covariance matrices of the model parameters are not adjusted. This should be kept in mind when interpreting the significance of certain results, as certain model parameters (notably α_i) are asymptotic in the number of observations for any given individual, and this number can be relatively small.

return on assets, value added per worker, total employment, capital stock per worker, sales per worker and sales per unit of capital).⁶ We also include a set of indicator variables to control for the year of the observation and for the broad (1-digit) sector.

3.3 Empirical Evaluation of the Probability of Continued Employment

After modeling the determinants of takeovers, we then consider the determinants of the probability of separating from one's employer. Conditional on being employed in the year preceding the transaction (or in a given year for control firms), we begin by calculating the probability of remaining employed with the new entity (or the same firm for individuals in control firms) 1 to 5 years after the transaction.⁷ The probability of continued employment in acquired and acquiring firms, as well as the probability of continued employment in control firms,⁸ is shown on average for employees of both acquired and acquiring firms, and this probability is then decomposed by sector (manufacturing versus services) and by the relation between the acquiring and acquired firm (in the same or different 4-digit industry). This analysis allows us to see where most of the separations occur post-transaction,

⁶ The $\gamma_{J(i,t)}S_{it}$, $x_{it}\beta$ and θ_i represent terms in the model that interact observable characteristics with market values. These terms are included since they may provide explanatory power in the discrete models for the probability of takeover as they impose a relative weighting scheme drawn from the labor market, where additional variation in the components of these terms reflects differences in the labor markets weights on the characteristics for the determination of compensation and the capital market's determination of weights for the purposes of measuring long-term rent maximization for shareholders. It should be noted, however, that the identification of these terms derives essentially from the two-step nature of the estimators and the nonlinearity of the functional form chosen for the takeover models.

⁷ Note that not all individuals will have data available to participate in the estimation of all of these continued employment probabilities. An individual whose firm was acquired in 1996, for example, will only have 2 years of post acquisition data whereas an individual whose employer was bought in 1993 will have all 5 years available. In order to properly accommodate right-censoring in the data, these continued employment probabilities are estimated as (stratified) Kaplan-Meier survivor functions.

⁸ It is worth recalling that the control firms are firms with no takeover activity during the sample period; firms that experienced multiple takeovers are excluded from the analysis since it is impossible to construct a single relative date with respect to a takeover event when there are multiple takeovers.

either in the acquired or the acquiring firm, and when they occur relative to the takeover date.

We then pursue the analysis of continued employment with a set of logit models in which we model the probability of continued employment 1-5 years after the transaction for those individuals employed in single-takeover firms in the year before the transaction (and in any year for control firms).⁹ Although this approach does not account for censoring in the data in the same manner as a standard (parametric or semi-parametric) duration model, it has the advantage of allowing the effects of covariates to vary, and even change sign, over the duration of the episode. These models employ the same set of covariates as the models used to determine the probability of takeover.¹⁰

4 The Data

This paper exploits 4 different French data sets, all provided by France's National Institute for Statistics and Economic Studies (INSEE). The different sources of enterprise data have the advantage of using a common identifier for the enterprises

⁹ For the purpose of this analysis, the status of the employer (acquired or acquiring) is considered exogenous. One could conceivably interpret the models in the previous section as selection equations and attempt to control for selection bias, although we do not do so for three reasons. First, despite several attempts to construct instruments, we were unable to produce a variable that both differentiates firms with respect to their takeover status yet is unrelated to the residual of the continued employment model. Second, in the absence of instruments all identification is driven by functional form assumptions, typically the joint normality of the selection equation and the continued employment model. There is no a priori reason to believe one functional form assumption relative to another. Finally, our estimates of the models from the preceding section show no significant relation between most of our human resource management and compensation policy variables and the fact that one's employer was acquired or is acquiring another firm (see section 5). This suggests that the direct impact of selection bias on our continued employment estimates of these coefficients is likely to be limited.

¹⁰ One could allow for coefficients that change sign in the context of a duration model, but doing so requires the (arbitrary) designation of periods during which a coefficient should remain constant and dates at which it can change. Furthermore, if one has no a priori information about which variables signs might change, allowing for time-varying coefficients in a duration model implies adding a large number of (potentially useless) interaction terms to the model. The repeated logit approach we adopt here, although it does not appropriately handle right censoring, imposes much less structure on the duration process and avoids the extraneous variables problem by only having a single set of coefficients present in each logit regression.

involved, and the linked employer-employee data uses the same firm identifier as well as an individual identifier which is also common to the remaining individual data set. As a result, all four data sets can be merged, providing an extensive amount of information all in one place. Appendix A provides details on each of the data sets separately, while this section discusses sample statistics on the merged sample.

It should be noted that the ex-post sampling scheme in our merged data is determined by the combination of the sampling schemes of the component data sets. As such, it depends both on the individual selection criterion of the main LEED set (a random 1/25 sample of individuals employed any job outside the central government) and the firm selection criterion of the firm accounts and takeover data. Given all of these criteria, our data will tend to under sample small firms in general, and the takeover data sampling scheme implies that we will miss the smallest asset transfers, although the 8M French Franc threshold does not seem particularly high. The firm account data sampling scheme implies that there may be some smaller asset transfers that escape our analyses as well when one of the firms involved is not part of the early “sample” that is used by INSEE to calculate its advanced economic indicators.¹¹

Table 1 provides some basic descriptive statistics for the full, merged sample and the various subsamples considered here. Of the almost 4.6 million observations initially available¹², our selection criterion of eliminating firms with multiple takeover events (357392 observations) or a level of assets that never crossed the threshold for eligibility in the takeover data during the analysis period (262378 observations) only reduces the overall sample size by 13%. The analysis sample very closely resembles

¹¹ Note that the inability to match one partner in a takeover to the firm account data does not mean that all data from all other (sufficiently large or “sample”) firms is eliminated.

¹² It is worth recalling that an observation is a unique individual-firm-year combination containing information from all 4 data sources.

the full sample, although the employment-weighted average firm size is slightly higher and the rate of investment in capital is lower, as is value added per worker.

As has been noted elsewhere,¹³ the importance of the sub-high school technical or professional degrees in France is also clear in our data, with observations corresponding to such individuals making up roughly 20 percent of the sample.¹⁴ Our sample is over 60 percent male (with men being slightly overrepresented in acquired firms), and average job seniority varies from 4.7 years in acquired firms to 7.8 years in acquiring firms,¹⁵ although there is significant variation in the data.

Our data suggest several important first-order differences between acquired and acquiring firms. In particular, individuals employed by acquired firms are, on average, “better” than those employed elsewhere, as measured by returns to time invariant characteristics (both observable and unobservable). On the other hand, their time-varying characteristics are much less well rewarded on average in firms that are taken over than elsewhere. In terms of compensation policy, taken over firms tend to pay slightly more on (employment-weighted) average than other firms, although they reward seniority less well. That said, there remains significant variability in firm compensation policy with respect to all three components¹⁶ and in the firm accounts variables as well.

¹³ See, for example, Margolis and Simonnet (2002).

¹⁴ As noted in appendix A.3, the education variable is only available in the data for 1/10 of the sampled individuals and is imputed for the remaining 9/10. Thus although our technique allows us to construct unbiased estimators of the probability of obtaining each given diploma (and it is these probabilities that are used for the imputed individuals), our results concerning the role of education should be interpreted with care.

¹⁵ This result is not an artifact of measurement issues in the data brought on by the disappearance of acquired firms after transactions, which might be expected since careers that would otherwise have continued in these firms are right censored at the transaction date in the observed data. When constructing our data set, job seniority was recalculated for individuals in acquired firms as follows. Prior to the transaction, observed job seniority is used. Seniority continued to accumulate after the transaction even though the employer disappears if the individual stayed with the new entity created by the takeover. As soon as the individual separates from the new entity, job seniority is reset to 0 in the new job.

¹⁶ Such a result was also highlighted by Margolis (1996).

5 Which Firms Are Acquired, Which Are Acquirers?

In this section we explore the determinants of the probability of being involved in takeover activity, either as an acquired or acquiring firm. To do this we undertake a series of simple logit regressions, which provide a cleaner view of the role of the various possible determinants of takeover and layoff activity.

The economic models of Section 2 imply that unsuitable compensation policies and human resource management practices, when observable to outsiders, may make a firm the target of a takeover, while the acquiring firm may already be engaging in the sorts of compensation policies and human resource management practices that it intends to impose upon the firms it acquires. Table 2 provides the results of a set of logit regressions that address this issue in more detail.¹⁷

Table 2 explicitly considers the probability of a firm's being taken over or taking over another firm. The first column models the determinants that make a firm engaged in takeover activity more likely to be taken over than taking over another firm. In other words, this column serves to highlight the characteristics that differ between acquired and acquiring firms, with a positive coefficient implying that the corresponding characteristic is overrepresented or larger in the population of acquired firms (relative to its distribution in acquiring firms). The second column performs the same sort of analysis but uses firms with no takeover activity as a reference when considering the characteristics of acquired firms. The third column models the determinants of the probability of being an acquiring firm, relative to the set of stable (non-takeover) firms. Although there are many significant coefficients in columns 2

¹⁷ In order to reduce the risk of endogeneity, these logit regressions use only pre-transaction observations for firms involved in takeover activity and all observations for non-takeover firms.

and 3, we will only comment those that shed light on the sources of differences between taken over and taking over firms as shown by significant coefficients in column 1.

The comparison of acquired with acquiring firms suggests that there is little to distinguish the hiring or compensation policies of the two sorts of firms, with the only difference in employment policy being that acquired firms tend to have fewer skilled blue collar workers (the share of white collar workers being the reference category), while the only difference in compensation can be found in a lower average residual for employees of acquired firms in the pre-transaction period. Column 3 suggests that former effect is primarily due to acquired firms having significantly lower shares of skilled blue collar workers than control firms, although acquiring firms also seem to have (insignificantly) fewer skilled blue collar workers as well. The latter effect is more difficult to explain by construction, since it corresponds to the residual from a regression in which most easily interpretable coefficients, individual fixed effects, firm fixed effects and firm-specific seniority effects already appear.

Perhaps surprisingly, both acquired and acquiring firms reward seniority better than non-takeover firms, and this common positioning relative to no takeover firms appears to be a more general phenomenon than something limited to compensation policy. In fact, there are more variables that distinguish acquired and acquiring firms from non-takeover firms (columns 3 and 4) than variables that distinguish these types of firms from each other, and the coefficients on these variables tend to be of similar sign in comparisons with no takeover firms; in fact, they are always of the same sign whenever a coefficient is significant for either acquired or acquiring firms. This general result suggests that firms involved in takeover activity tend to be quite different from firms that do not experience any takeover activity over the sample

period. Such an observation may render identification of potential targets and acquirers easier for employment authorities, since these sorts of firms seem to be qualitatively different from no takeover firms.

Concerning the controls for differences in firm accounts, we find several sources of differences between acquired and acquiring firms. Taken over firms tend to be smaller and (insignificantly) more indebted than acquiring firms, yet they earn a higher return on assets than acquiring firms that are comparable on other dimensions. These results are consistent with the “costly capital” approach to modeling mergers and acquisitions, in that it appears that smaller, more profitable yet more indebted firms are likely to be acquired by larger, less profitable yet less indebted buyers.

6 Who Stays, Who Goes?

Having addressed the issue of which firms are subject to takeovers and which firms undertake them, we now turn to the question of which employees are retained after the takeover occurs. This is likely to be a key concern of employment authorities, since they can anticipate any required reallocation of resources necessary to help workers that separate from their employers as a result of the takeover. Also, the Jensen and Meckling (1976) approach in the economics literature suggests that inadequate human resource management policies could lead an acquiring firm to lay off selectively the employees of the acquired firm. Other theories of takeovers, in particular those stressing synergies or increasing returns to scale, would also suggest that combining several firms into one could lead to efficiency gains through a reduction in the resources (including employees) required to maintain the combined level of production. If the sources of these efficiency gains come through the

reduction of fixed costs in central administration, then the employees involved in central administrative functions should be disproportionately laid off. Unlike the Jensen and Meckling (1976) approach, these latter theories do not necessarily imply that all layoffs will occur in the acquired firm, which is reassuring since the results in table 2 suggest that there is relatively little to distinguish the work forces of acquired and acquiring firms *ex ante*.

6.1 Where do the separations occur?

As noted above, workers may leave the new entity post-transaction for a variety of reasons, but in order to distinguish between these theories it is useful to know in which of the preexisting firms each worker was employed. In particular, if acquiring firms aim to improve the profitability of the ex-post entity by proceeding with modifications in the acquired firm, and if acquiring firms can observe the composition of the acquired firm's workforce after the transaction, then one would expect to see the majority of separations in the new entity coming from employees previously employed by the acquired firm, whereas if the reasoning involves synergies or economies of scale one might expect to see separations more evenly distributed across the ex-employees of the preexisting firms.

Figure 1 shows the probability of continued employment (Kaplan-Meier survivor functions stratified by type of employer) in the years following the takeover, for the employees of the acquired and of the acquiring firm as well as employees of non-takeover firms (with 2 standard-deviation confidence intervals drawn on either side of each curve). What is most remarkable about this figure is that firms involved in takeover activity, as suggested by table 2, seem to be quite different from non-takeover firms. In particular, the probability of continued employment is significantly

lower for employees of non-takeover firms at any horizon.¹⁸ This result suggests that employees in non-takeover firms may not be the best comparison group for employees in takeover firms, and that these firms are either going out of business at a faster rate than the firms involved in takeovers or simply have workforces that rotate more rapidly than the rate seen in the post-transaction entity of takeover firms. Nevertheless, from the point of view of employment services, it appears that there is less reason to be concerned about employees of firms involved in takeover activity than of employees in non-takeover firms.¹⁹

When focusing on firms involved in takeover activity, there do appear to be differences in continued employment in the medium term (up to 3 years after takeover), but these differences become insignificant in the medium term. On the other hand, in the short term it is clear that the employees of the acquired firm remain employed with the new entity with a much lower probability than employees of the acquiring firm. These results suggest that more restructuring is taking place up front within the workforce of the acquired firm than with that of the acquiring firm, whereas it may be the case that an acquiring firm only begins looking in-house for synergies once it has sorted through the workers of the firm it acquired, a process which can take several years.

¹⁸ For these firms, we consider each individual at each date of employment and see how many years after the given date the individual remains employed. Thus each individual employed in a non-takeover firm contributes multiple observations to the construction of these graphs, with the earliest observed individuals and the longest tenure individuals making the largest contribution. This latter result makes the observation of a lower survivor rate for individuals in non-takeover firms even more surprising.

¹⁹ Recall that we are only considering the probability of continued employment, and as such we do not know whether individuals transit disproportionately to unemployment or to other employers when considering the ex-employees of each type of firm. That said, the literature on displaced workers in France (Margolis, 2002) suggests that there is a significantly higher rate of direct employer-to-employer mobility for workers who separate from their employer within 2 years of when their employer disappears than those who separate from their employer who continues to exist long after the separation. Since acquired employers disappear (by definition), this suggests that the differences in subsequent unemployment rates between ex-employees of acquired and non-takeover firms may be even larger than the differences in continued employment probability presented here imply.

Figure 2 provides the same sort of comparison, but further decomposing the sample by primary sector of activity (manufacturing or services). This figure shows that the results in figure 1 are driven primarily by the manufacturing sector, as the difference in the probability of continued employment between acquired and acquiring firms is much larger here than in the services sector. Employees of acquiring firms in manufacturing are, as with the average, the ones who last the longest with the new entity after the transaction. On the other hand, there is no significant difference in the probability of continued employment between acquired and acquiring firms in the services sector for any length of time post transaction, suggesting that there is relatively little to differentiate the workforces of the firms on either side of the transaction in this sector.

Figure 3 looks at the differences in continued employment rates decomposed by whether the acquired and acquiring firms were operating in the same narrow (4-digit) sector prior to the transaction or not. This figure makes it dramatically clear that the vast majority of the differences found in figures 1 and 2 are driven by the much lower continued employment probabilities of individuals whose employer was acquired by a firm from a different 4-digit industry. In fact, there are no significant differences at any date for firms in the same 4-digit industry, implying perhaps that most of the changes in behavior that take place after this sort of transaction occur on the product market and not the labor market, as would be suggested by the game-theoretic models of takeovers based on market structure considerations. On the other hand, if a firm in one 4-digit industry is going to acquire another firm in another 4-digit industry, the reasoning can not be purely product-market competition based; the acquirer must expect to be able to reap significant productivity gains through

restructuring the acquired firm,²⁰ in particular since it has little experience a priori with running a firm in the other industry and thus may have difficulty financing the transaction if the sole motivation were to be based on product market strategy.

6.2 Which Employees Stay and Which Go?

The descriptive analysis above is only partially informative as to the importance of having previously been employed in the acquired or acquiring firm since these firms may differ ex ante in the composition of their workforces (and the employees of both sorts of takeover firms may differ from those of control firms). In this case, the different continued employment rates may just be reflecting differential hazard rates of individuals with different characteristics. As a result, one needs to control for the different characteristics and, in particular, evaluate whether certain characteristics are more strongly associated with continued employment in acquired or acquiring firms, relative to non-takeover firms.

In this light, table 3 presents logit regressions of the probability that a person employed in the year preceding the takeover ($t-1$) will still be employed in years $t+1$, $t+2$ and $t+5$ following the takeover. The control variables are all measured in the year preceding the takeover and table 3 also presents the share of individuals that, given presence in a particular year in a non-MDST firm, are still with that firm 2, 3 and 6 years later. These latter figures are provided as a reference for evaluating the importance of separations in the each type of firm.

²⁰ We are unable to examine explanations for takeovers based on vertical integration per se in our data, since there is no information on between-firm relations other than asset transfers. One could potentially look for targeted reductions in employment in purchasing or sales departments as indicative of such motivations, but alternative explanations (notably returns-to-scale based arguments) would lead to similar empirical implications. The results in section 6.2 below that look at how separations are distributed by broad occupational category are broadly consistent with both of these explanations, although it must be remembered that the gains to vertical integration must exceed the costs of the transaction in order for this to be a valid justification for the takeover.

Table 3 suggests that, whereas there is relatively little to distinguish acquired from acquiring firms in terms of workforce structure in the years preceding the takeover (consistent with the idea that such characteristics are unobservable and thus can not form the basis for a takeover decision), there is an important selection of workers taking place following the transaction. Certain sorts of workers are disproportionately retained and, almost everywhere, when a characteristic significantly affects retention in both sorts of firms, the sign is the same. For example, it appears that younger workers disproportionately separate from both acquired and acquiring firms in the year following the takeover, whereas older workers are significantly less likely to still be employed 3 years after any given date when the employer was not involved in any takeover activity.²¹

Table 3 makes it clear that human resource management policy is one of the first, and most important, aspects to be changed in the post-transaction period. In particular, the newly formed entity keeps the “best” workers, be they defined by the market value of their observable or unobservable fixed characteristics (the effects on time-varying observable characteristics are negative but rarely significant), and the others leave. Likewise, it appears that the least senior workers are the first to go, and the early departures by recent pre-takeover hires are not compensated by increased medium-term departures of workers with more seniority.²² Skilled blue collar workers are increasingly disproportionately represented among those who stay on with both sorts of firms after the takeover, which may suggest a shift in the production technology.²³ Alternatively, the fact that both sorts of blue collar workers in acquired

²¹ This result is not simply a retirement effect as the age coefficient becomes significantly positive (instead of negative) for 7 years after any chosen date.

²² Fallick (1996) notes that more senior workers are less likely to be displaced in any setting, including those where takeover are not involved.

²³ Our results only control for the sector of activity at a relatively aggregated level, so there is still a margin for variation in technology across firms within sector.

firms stay on with a higher probability than their otherwise-equivalent white collar counterparts, even 5 years after the transaction, may also be reflecting the synergies-based argument of rationalizing central administration staff, which are (almost) all white collar.

In terms of compensation policy, it appears that workers who were previously employed in relatively more generous firms, both in terms of starting wages and seniority returns, that were taken over are more likely to stay with the post-takeover firm, relative to those whose pre-takeover firm was stingier. On the other hand, despite a medium-term (5 years after takeover) variation in the same direction,²⁴ those individuals employed by acquiring firms whose compensation policy was relatively less generous in terms of seniority returns are the more likely to stay. Since table 2 shows that acquired firms tend to have lower returns to seniority than acquiring firms²⁵, such an effect may reflect incompatibilities in corporate cultures. If individuals in the acquiring firm are used to deferred compensation incentive mechanisms or more intense firm-specific human capital investment while those in the acquired firm are used to less incentive pay or weaker investment in firm-specific human capital, the combination of the two opposing corporate cultures may induce some individuals to quit voluntarily. This clash will be less violent, on average, when the acquired firm rewards seniority relatively well and when the purchasing firm has a more moderate deferred compensation structure. In these settings, one might expect to see more individuals staying with the combined firm than in the opposite cases.

The results concerning the remaining control variables are more or less expected. Employees of acquired firms with smaller workforces and more physical capital are more likely to separate post-takeover, while those of more profitable yet

²⁴ The changing signs of several coefficients with the length of the time horizon demonstrates the usefulness of allowing the specification flexibility of repeated logit models (see footnote 10).

²⁵ The difference is not significant, although the point estimate is quantitatively large.

indebted acquired firms are more likely to stay.²⁶ The results concerning the effect of productivity on continued employment are difficult to interpret, since they suggest that the workers of the most productive acquired firms survive in the short term while those of less productive acquired firms are overrepresented among medium-term survivors. This may suggest larger up-front layoffs at the less productive firms with increasing disillusion in the new entity of more productive workers (as measured by the value added per worker of their employer prior to the transaction). Most of the effects for acquiring firms are similar to those of acquired firms, although there are more coefficient sign-changes in the medium term than with acquired firms. This may be indicative of the rationalizing of workforces that seemed to be underlying the closing of the gap between acquired and acquiring firms in the medium term shown in figures 1-3.

7 Conclusion

So far, this paper has characterized the types of workers and firms that are involved in merger and acquisition activity and has discussed the determinants of post-takeover continued employment. The focus has been on compensation and human resource management policies, as our data are drawn from several sources, including a linked employer-employee data set which makes these issues accessible. Acquired and acquiring firms were characterized in terms of their compensation policies and human resource management practices, as opposed to simply balance sheet data. Detailed analyses of which workers are most at risk of separating from their employer post takeover were also carried out, and the distribution of layoffs between acquired and acquiring firms was investigated.

²⁶ In the context of the “investment opportunities” explanation of takeovers, this suggests that the acquiring firm sees retention of the employees of the acquired firm as important to realizing the higher expected returns on investment that initially motivated the acquisition.

French firms have been shown to behave essentially as predicted by economic theory concerning mergers and acquisitions. Some takeovers seem to be driven by ex-ante perceptible differences in firm characteristics, although workforce composition and compensation policy do not seem to play an important role as they are typically ex-ante unobservable in the case of a hostile takeover. Analysis of post-transaction employment shows that workforce reorganizations performed by the new entity target similar types of workers in the acquired and acquiring firms, suggesting that acquiring firms may use the takeover event as a justification for undertaking a broader restructuring, integrating the acquired firm's employees into the new entity and keeping only the most appropriate workers from both firms. The investment opportunities, product market competition and returns to scale arguments also find support at various points of our empirical results.

What does all of this mean for employment authorities? The workers who leave the post-transaction entity can be characterized by their observable characteristics as well as their "market value" (a measure of unobservable characteristics). They tend to be younger, female and white-collar workers with low job tenure and characteristics (both education-related and unmeasured in the data) that make them relatively less expensive on the labor market. For the most part, these characteristics describe the workers who also find it easiest to get new jobs following a mass layoff,²⁷ which means that the resources of local employment services may not need to be directed as intensely to employees who leave their employer²⁸ after a

²⁷ See Margolis (2002) for a detailed analysis of the determinants of post-displacement non-employment durations in France.

²⁸ It is worth recalling that we can only observe separations in our data and thus can not distinguish quits from layoffs. The relevant displaced worker literature in France has a similar problem and thus the conclusions presented here are not affected by this measurement issue, although it does imply that one should use caution in trying to explain the reasons for the separations.

takeover as might have been expected, since these workers are likely to be able to find new jobs relatively easily even in the absence of additional assistance.

However, employees of acquired firms do indeed leave their jobs more than acquiring firms, albeit only in the short term. Both acquired and acquiring firms differ from non-takeover firms in observable ways and similar sorts of workers separate from both types of firms after a takeover, so employment agencies may be able to do some planning for layoffs before they occur by focusing on firms that are more likely to be involved in takeover activity. But the planning may not need much in terms of additional resources (with the exception of women, those workers whose educational or otherwise unobservable characteristics make them less desirable to the labor market and unskilled blue-collar workers from the acquiring firms) since the workers most likely to leave are also those who can find new jobs the quickest after a layoff.

In sum, although employment authorities may be tempted to consider mergers and acquisitions as particular risks for their activity, such fears seem exaggerated. The empirical evidence suggests that firms involved in takeovers are somewhat less likely to separate from their workers than firms that do not participate in any takeover activity, that the majority of separations occur in firms that acquired by other companies outside of their narrow sector of activity and that the workers that do eventually separate from their pre-takeover employers may not need much more help than the “typical” person who separates from his or her employer. Furthermore, since the firms involved in takeover activity distinguish themselves from non-takeover firms on similar dimensions, employment authorities that remain skeptical can still try to plan for the future by examine the financial statements of firms that operate in their jurisdictions and by focusing on the ones that are the most (or least) likely to participate in takeover activity.

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A Data Appendix

This data appendix provides details on the individual data sets that are used in the creation of the merged sample that is the basis of the empirical analysis. Each component data set is discussed separately.

A.1 The MDST Data

The first, and most original, data set is called the Modification of Structure, or MDST, file. This file is part of the SUSE 3 system (INSEE, 1995) and although it began in 1986, this paper only exploits data from 1993 to 1999,¹ which includes 12,226 observations involving 17,078 distinct firms.

The objective of the data collectors is to cover all asset transfers of a minimum size,² providing the identifier of the firm (or firms) that transferred away the assets and the identifier of the firm (or firms) that received the assets. Asset transfers are categorized according to the point of view of the transferring (cédante, or CD below) and receiving (bénéficiaire, or BF below) firm and a small number of variables (including the effective date and amount of the transaction) concerning the transaction are included with each record. Appendix Table 1 provides a breakdown of the different types of asset transfers covered by the MDST data. These data are used to date transactions, identify taken over and taking over firms and to know the identifier of the successor firm in any such transaction. In the interest of generating cleanly

¹ These data cover transactions that took place between 1992 and 1999.

² The threshold levels were 50 million French Francs in 1990, 10 million in 1991 and 8 million from 1992 through 1999, which (using the June 30 exchange rate or the closest date) is roughly equivalent to \$8.9M, \$1.6M, \$1.6M, \$1.4M, \$1.5M, \$1.6M, \$1.6M, \$1.4M and \$1.3M for each year between 1990 and 1998, respectively (http://www.federalreserve.gov/releases/H10/hist/dat96_fr.htm).

interpretable results, all firms that were involved in more than one takeover during the 1993-1999 period covered by the data were eliminated from the analyses.³

The analysis undertaken here focuses on transactions classified as either mergers or acquisitions, which corresponds to any of the following codes in appendix table 1: 23, 31 or 33 for the transferring enterprise; 24 or 43 for the receiving enterprise. The effective date of the transaction, as opposed to the announcement date, is used for dating purposes as the acquiring firm can only directly influence managerial decisions after the transaction becomes effective.⁴ All firms that are listed as transferring firms in transactions defined by one of the above-listed codes are considered to be acquired and all firms for which the firm identifier is listed as the receiving firm are considered to be acquiring firms. One implication of this strategy is that, in a true “merger of equals”, the acquiring firm will not have existed prior to the transaction.⁵ In all other cases, one of the pre-existing firms’ identifiers is maintained after the transaction and this firm is considered to be the acquiring firm. Individuals who were employed by an acquired firm prior to the transaction and by its acquiring firm after the transaction are considered to have stayed with the new entity throughout the takeover.

³ These firms are not treated as BF or CD firms in our analyses, and thus the observations associated with individuals employed by these firms do not enter into our calculations as being in taken over or taking over firms. This exclusion restriction eliminates 13 percent of the firm identifiers in the MDST sample. However, if an individual was employed by a firm whose only MDST activity was to have been taken over by another firm, and the acquiring firm had undertaken several MDST transactions, the post-takeover data is retained for the analyses.

⁴ Most stock-market based analyses of takeovers attempt to focus on announcement dates, as the financial markets factor expected future decisions into the price at that point in time, and thus one (in principle) avoids having a biased estimate of the pre-takeover price. Apart from the fact that this variable is more often missing than the effective date (which is available for all records in the data), it is not relevant for the means by which this paper evaluates the different theoretical models.

⁵ Note that, in this case, a single transaction will generate several MDST records, one for each pre-merger firm with that firm’s identifier listed as the CD firm. The identifier listed as the BF firm in each of these records will be the same, and will correspond to the identifier of the (newly created) firm that springs from the merger. The fact that all of the records correspond to a single transaction can be established by their sharing a common transaction identification code.

A.2 The FUTE Data

The second data source is called the FUTE data, and is also drawn from the SUSE 3 system (INSEE, 1995). The FUTE data set contains all of the information available on a firm's balance sheet, income statement and statement of flow of funds. In addition, it contains additional variables drawn from the Annual Enterprise Survey (EAE), in particular concerning employment, and information drawn from the firm's tax returns. This data set provides the largest number of firm variables in the SUSE 3 system, although it does not sample all firms.⁶ The data cover the period 1989-2000, which generates 1,225,700 observations, of which 922,500 come from the 1991-1999 period common with the MDST data. This amounts to roughly 102,500 firms per year. Given the thresholds of the MDST data, all firms not in the "sample" (see appendix footnote 6) will appear in MDST when taken over, although it is possible that some "sample" firms will be excluded in the case of a takeover due to a lack of assets. Conversely, there may be MDST firms that are not covered by the FUTE as they are not part of the "sample" and are too small to be non-"sample" firms.

The FUTE data provide the control variables that we use to control for other reasons for takeovers besides compensation policies or human resource management practices. In particular, the analysis uses transformations of the following variables: total assets, total fixed assets, depreciation and amortization, total debt, value added and total employment.

⁶ The sampling scheme depends on whether the data was part of the "sample" of firms whose data is sent to INSEE before the full treatment of all firms (for the purpose of generating advanced indicators) or not. A firm that is part of the "sample" appears in the FUTE data if it has more than 10 employees, more than 3.5M French Francs in sales or more than 5M French Francs in assets. The non-sample firms are included in the FUTE if they have over 20 employees, over 100M francs in sales or over 200M francs in assets. Although the "sample" covered less than 5% of all French enterprises in 1992, it represented 76% of employment and 82% of sales by all French firms (INSEE, 1995).

A.3 The DADS-EDP Data

The final two data sources are the Annual Declarations of Social Data (DADS) and the Permanent Demographic Sample (EDP). A detailed description of both of these data sets and their basic construction is provided in the data appendix to Abowd, Kramarz and Margolis (1999). The data used here cover the period from 1991 through 1999, although exploitable panel data exist as far back as 1976.

The DADS data used here constitute a 1/25th random sample of the French population. The data consist of employer records filed by firms with the government on behalf of employees for the purposes of calculating retirement benefits (among other things), and thus contain identifiers for both the individual and the employing firm. The data provide information on total gross earnings and number of days worked during the course of each year for each employer for whom a sampled individual worked, as well as information on the age and sex of the individual, the département (geographic region) in which the person worked, the sector of the employer and the occupation and type of job (e.g. full or part time employment) held by the employee. They also provide the first and last days worked during each year, a criterion upon which we base our analysis sample. As each employment spell (other than non-salaried self-employment and central government employment) generates an observation in the DADS, these data not only provide us with a large source of linked employer-employee data, but potentially a 24 year panel on the individual side.⁷ The

⁷ The dimension of the panel on the firm side depends on the appearance of a sampled individual in a firm. Firms with at least one sampled individual in each of the years of our data will also be available for 26 years. Given the sampling scheme, if there were a purely random redistribution of individuals across firms each year, there would be a better than 50% chance that a firm with at least 17 employees will have at least one sampled individual in any given year. Given that individuals tend not to switch employers every year, the probability of having a sample individual in year $t+1$ given the presence of such an individual in year t is significantly higher.

linked panel aspect is also what allows us to calculate job seniority for each sample individual.⁸

One weakness of the DADS data is the lack of individual specific information, notably the absence of data on education. The EDP data, which cover roughly 1/10 of the individuals in the DADS data, help to remedy this situation. The EDP data consist of information drawn from census reports, birth reports, marriage declarations and death reports in which a sample individual can be identified. The paper uses the information on highest degree obtained (available in the census reports) to measure education for individuals in the DADS-EDP overlap, and it imputes education to the remaining 9/10 of the sample on the basis of a multinomial logit model.⁹

⁸ Left-censoring of job spells is dealt with by estimation of the pre-sample job seniority using data drawn from yet another source, the Salary Structure Survey. See Abowd, Kramarz and Margolis (1999) for details.

⁹ See Abowd, Kramarz and Margolis (1999) for details. Results of the multinomial logit estimation on the extended sample are available upon request.

Table 2 Logit Regressions: Characterization of Firms Relative to MDST Activity (Coefficients with Standard Errors in Parentheses)				
	Probability Modeled Comparison Group	P(Acquired) Acquiring Firms	P(Acquired) Control Firms	P(Acquiring) Control Firms
<u>Human Resource Management</u>				
	Male	-0.0460 (0.0858)	0.1591 *** (0.0365)	0.1917 *** (0.0521)
	Age	-0.0221 (0.0159)	0.0094 (0.0089)	0.0064 (0.0090)
	Job Seniority	-0.0055 (0.0048)	-0.0198 *** (0.0022)	-0.0224 *** (0.0030)
	Skilled Blue Collar	-0.1784 ** (0.0803)	-0.1999 *** (0.0352)	-0.0661 (0.0493)
	Unskilled Blue Collar	-0.0256 (0.0776)	-0.0547 (0.0336)	-0.0556 (0.0482)
	Return to Fixed Unobservable	1.57E-06	1.900E-05	1.230E-06
	Individual-Specific Characterisitics	(5.300E-05)	(2.100E-05)	(2.500E-05)
	Returns to Education	7.00E-06 (1.170E-04)	-3.000E-05 (4.800E-05)	8.593E-06 (7.000E-05)
	Returns to Observable (Time-Varying)	-5.700E-04	-3.600E-04	1.280E-04
	Individual-Specific Characterisitics	(6.620E-04)	(2.500E-04)	(4.010E-04)
<u>Compensation Policy</u>				
	Firm-Specific Fixed Effect	-0.1015 (0.0682)	-0.0709 ** (0.0277)	-0.0030 (0.0399)
	Firm-Specific Seniority Returns	-0.2344 (0.2370)	0.2887 ** (0.1165)	0.6306 *** (0.1672)
	Residual from Earnings Decomposition	-0.1331 ** (0.0669)	-0.0818 *** (0.0269)	0.0218 (0.0392)
<u>Firm Accounts</u>				
	Log(Total Employment)	0.4589 (0.4410)	0.0804 (0.2079)	-0.0125 (0.2893)
	Log(Value of Fixed Assets Net of Depreciation and Amortization)	-0.7321 * (0.4411)	0.1637 (0.2077)	0.4069 (0.2892)
	Percent Increase in the Value of Fixed Assets Net of Depreciation and Amortization	-3.580E-07 (1.780E-06)	6.621E-08 (1.045E-06)	2.247E-07 (3.101E-07)
	Log(Total Debt/Total Assets)	0.0181 (0.0437)	0.0249 (0.0209)	0.0282 (0.0257)
	Log(Return on Assets)	0.0517 *** (0.0151)	-0.0453 *** (0.0072)	0.0064 (0.0094)
	Log(Value Added per Worker)	-0.0588 (0.0495)	0.0830 *** (0.0237)	0.1408 *** (0.0301)
	Log Likelihood	-3897.1845	-15352.8675	-8191.83
	Pseudo-R Square (Rescaled)	0.1445	0.125	0.1916
	Number of Dependent Variable=1 Firms	4536	4536	2210
	Number of Firms	6746	74807	72481
Sources: MDST, FUTE, DADS and EDP data and Author's Calculations.				
Notes: All models also include controls for 9 observation years, 10 sectors, Paris region, 8 educational categories, age ² , age ³ and age ⁴ , Log(capital-labor ratio), Log(sales/worker) and the interaction of seniority with returns to seniority. *** indicates a coefficient significant at the 1% level, ** at the 5% level and * at the 10% level.				

Table 3
Logit Regressions: Probability of Continued Employment
(Coefficients with Standard Errors in Parentheses)

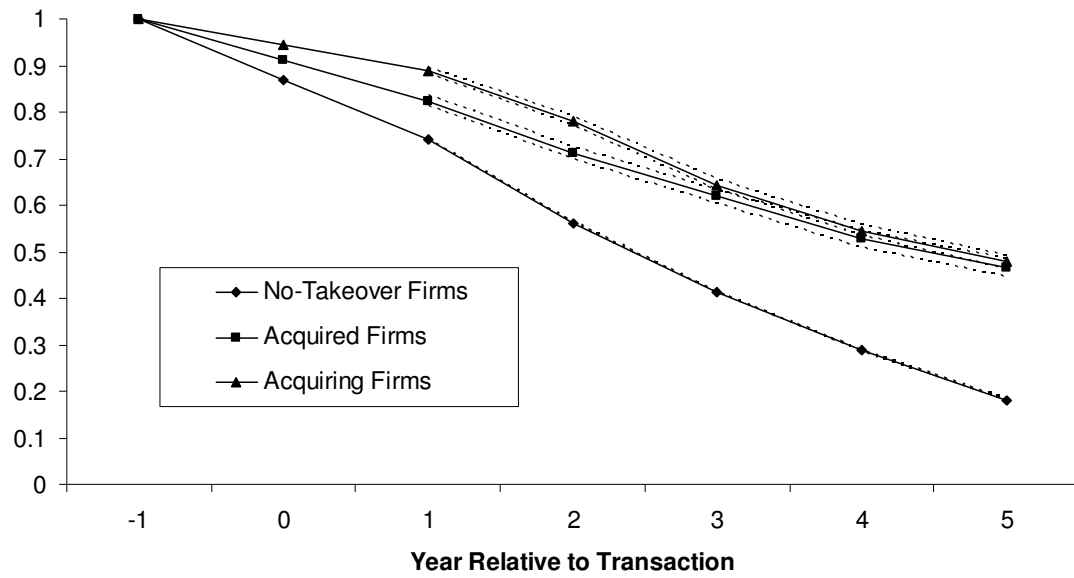
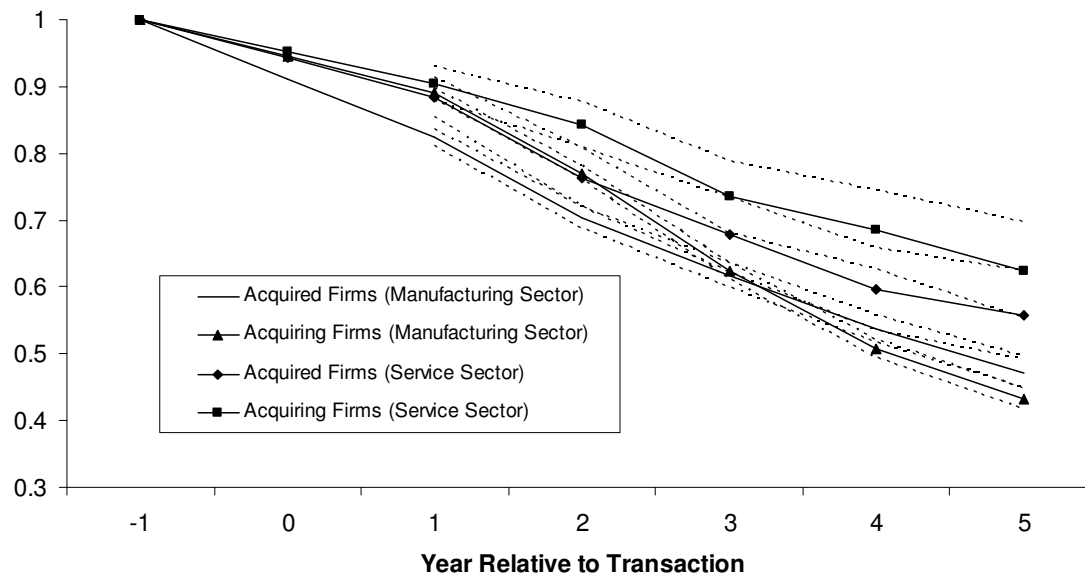
Variable	Acquired Firms			Acquiring Firms			Non-Takeover Firms		
	1 year after	2 years after	5 years after	1 year after	2 years after	5 years after	1 year after	2 years after	5 years after
<u>Human Resource Management</u>									
Male	0.6230 ** (0.3135)	0.8024 * (0.4421)	1.3165 (1.0012)	0.4441 (0.3186)	0.3413 (0.3917)	2.7088 *** (1.0475)	-0.1056 *** (0.0313)	-0.5188 *** (0.0365)	-0.9356 *** (0.0625)
Age	0.3728 * (0.1973)	0.6409 ** (0.2943)	1.3074 ** (0.6578)	0.4639 ** (0.2017)	0.1450 (0.2634)	0.7694 (0.6555)	0.2600 *** (0.0198)	-0.2911 *** (0.0245)	1.1345 *** (0.0584)
Job Seniority	0.0209 *** (0.0021)	0.0156 *** (0.0026)	0.0043 (0.0057)	0.0093 *** (0.0020)	0.0250 *** (0.0025)	0.0445 *** (0.0058)	0.0383 *** (0.0002)	0.0370 *** (0.0003)	0.0378 *** (0.0004)
Skilled Blue Collar	0.0890 ** (0.0377)	0.2114 *** (0.0453)	0.2917 *** (0.0937)	-0.0436 (0.0346)	0.0335 (0.0435)	0.2335 ** (0.0946)	-0.0155 *** (0.0039)	0.0157 *** (0.0042)	0.0538 *** (0.0065)
Unskilled Blue Collar	0.0292 (0.0407)	0.0734 (0.0502)	0.0970 (0.1069)	-0.1301 *** (0.0387)	-0.0688 (0.0482)	-0.1905 * (0.1115)	-0.0577 *** (0.0040)	-0.0431 *** (0.0045)	0.0040 (0.0070)
Return to Fixed Unobservable	0.1631 *** (0.0299)	0.3404 *** (0.0408)	0.3854 *** (0.0969)	0.1947 *** (0.0310)	0.1719 *** (0.0386)	0.2128 ** (0.0960)	0.2412 *** (0.0028)	0.2530 *** (0.0032)	0.2324 *** (0.0050)
Individual-Specific Characterisites	0.1634 *** (0.0299)	0.3402 *** (0.0408)	0.3851 *** (0.0969)	0.1948 *** (0.0310)	0.1721 *** (0.0386)	0.2130 ** (0.0960)	0.2411 *** (0.0028)	0.2529 *** (0.0032)	0.2322 *** (0.0050)
Returns to Education	0.1634 *** (0.0299)	0.3402 *** (0.0408)	0.3851 *** (0.0969)	0.1948 *** (0.0310)	0.1721 *** (0.0386)	0.2130 ** (0.0960)	0.2411 *** (0.0028)	0.2529 *** (0.0032)	0.2322 *** (0.0050)
Returns to Observable (Time-Varying)	-1.0999 (1.0975)	-3.5280 ** (1.5513)	-5.4494 (3.4497)	-1.3130 (1.1180)	-0.8246 (1.3845)	-8.2198 ** (3.5221)	-0.2144 * (0.1103)	0.9719 *** (0.1294)	2.3148 *** (0.2165)
Individual-Specific Characterisites	-1.0999 (1.0975)	-3.5280 ** (1.5513)	-5.4494 (3.4497)	-1.3130 (1.1180)	-0.8246 (1.3845)	-8.2198 ** (3.5221)	-0.2144 * (0.1103)	0.9719 *** (0.1294)	2.3148 *** (0.2165)
<u>Compensation Policy</u>									
Firm-Specific Fixed Effect	0.2252 *** (0.0330)	0.2776 *** (0.0446)	0.8409 *** (0.1116)	0.2626 *** (0.0457)	0.1019 (0.0664)	0.9212 *** (0.1652)	0.1678 *** (0.0030)	0.1616 *** (0.0034)	0.1364 *** (0.0054)
Firm-Specific Seniority Returns	0.1753 (0.1073)	0.3932 *** (0.1366)	0.6705 *** (0.2075)	-1.9967 *** (0.2799)	-2.2268 *** (0.3805)	0.9989 (0.9479)	0.4158 *** (0.0222)	0.3919 *** (0.0262)	0.0764 * (0.0426)
Residual from Earnings Decomposition	0.0343 (0.0226)	0.1156 *** (0.0325)	0.0580 (0.0848)	0.0198 (0.0250)	0.0636 * (0.0349)	0.0358 (0.0856)	0.0902 *** (0.0019)	0.0894 *** (0.0022)	0.0790 *** (0.0034)
<u>Firm Accounts</u>									
Log(Total Employment)	0.0094 (0.0064)	0.0258 *** (0.0081)	0.0909 *** (0.0177)	0.0542 *** (0.0065)	0.0508 *** (0.0075)	0.0088 (0.0209)	0.0206 *** (0.0006)	0.0254 *** (0.0007)	0.0343 *** (0.0013)
Log(Value of Fixed Assets Net of Depreciation and Amortization)	-0.1070 *** (0.0112)	-0.2732 *** (0.0140)	-0.3048 *** (0.0300)	-0.2583 *** (0.0100)	-0.0971 *** (0.0126)	-0.2618 *** (0.0340)	-0.0144 *** (0.0007)	-0.0143 *** (0.0007)	-0.0219 *** (0.0013)
Percent Increase in the Value of Fixed Assets Net of Depreciation and Amortization	-5.400E-04 ** (2.450E-04)	1.730E-03 *** (2.570E-04)	-0.0022 *** (0.0004)	-8.100E-04 ** (3.560E-04)	4.200E-05 (1.180E-04)	-0.0265 *** (0.0094)	1.190E-06 *** (2.336E-07)	1.116E-06 *** (2.160E-07)	2.087E-06 *** (2.776E-07)
Log(Total Debt/Total Assets)	0.2613 (0.0408)	0.2736 *** (0.0496)	0.0217 (0.1097)	0.2196 *** (0.0444)	0.3438 *** (0.0503)	-0.7780 *** (0.1399)	0.0456 *** (0.0037)	0.0514 *** (0.0040)	0.0531 *** (0.0059)
Log(Return on Assets)	0.0313 *** (0.0115)	0.0952 *** (0.0143)	0.0780 ** (0.0309)	0.0630 *** (0.0101)	-0.0737 *** (0.0115)	0.0528 (0.0373)	0.0330 *** (0.0011)	0.0328 *** (0.0012)	0.0403 *** (0.0018)
Log(Value Added per Worker)	0.3777 *** (0.0488)	-0.1227 ** (0.0599)	-0.9281 *** (0.1495)	0.3617 *** (0.0536)	0.5152 *** (0.0673)	-0.1804 (0.1992)	-0.0900 *** (0.0044)	-0.0393 *** (0.0049)	0.0286 *** (0.0076)
Log Likelihood	-5851.0055	-3919.493	-893.785	-6703.903	-4397.9905	-914.871	-562967.45	-469649.625	-198867.42
Pseudo-R Square (Rescaled)	0.3553	0.3889	0.4779	0.5752	0.6225	0.7416	0.3157	0.3282	0.324

Sources: MDST, FUTE, DADS and EDP data and Author's Calculations.
Notes: See notes to table 2.

Appendix Table 1
Types of Asset Transfers Covered by the MDST Data

Perspective of the Characterization					
Overall		Transferring Enterprise		Receiving Enterprise	
Code	Definition	Code	Definition	Code	Definition
01	Change of Operator or Legal Structure	12	Change of Operator or Legal Structure	11	Change of Operator or Legal Structure
09	Change of Identifier for Unknown Reason		Quasi-Constant Structure (Without Change of		Quasi-Constant Structure (Without Change of
20	Partial Investments Between Enterprises	19	Owner or Legal Structure)	19	Owner or Legal Structure)
30	Acquisition of One or Several Enterprises	22	Investment in Another Enterprise	21	Received Investment by Another Enterprise
		23	Acquisition by Another Enterprise	24	Acquired Another Enterprise
					Complicated Change of Structure, Enterprise
40	Partial Divestiture of One or Several Enterprises	25	Partiel Divestiture	29	Still Exists
			Transformation into Holding Company after		
50	Total Divestiture (Breaking Up) of an Enterprise	27	Partial Divestiture	41	Creation Due to a Partial Divestiture
			Transformation into Leasing Company after		
60	Merger of One or Several Enterprises	28	Partial Divestiture	42	Creation Due to a Total Divestiture
			Complicated Change of Structure, Enterprise		
70	Transformation into Holding Company	29	Still Exists	43	Creation by Merger of Several Enterprises
					Created in N-1 and Participating in a
80	Transformation into Leasing Company	31	Acquisition by Another Enterprise	49	Complicated Change of Structure
90	Complicated Change of Structure	32	Ceased to Exist in N-1 Due to Divestiture		
		33	Ceased to Exist in N-1 Due to Merger		
		39	Acquisition in N-1		

Source: SUSE 3 Codebook, pp. 293-295.

Figure 1: Probability of Continued Employment**Figure 2: Probability of Continued Employment by Sector**

**Figure 3: Probability of Continued Employment
by Sectoral "Closeness"**

