The Microstructure of the “Flash Crash”:
Flow Toxicity, Liquidity Crashes, and the Probability of Informed Trading

DAVID EASLEY, MARCOS M. LÓPEZ DE PRADO, AND MAUREEN O’HARA

The events of May 6, 2010, continue to reverberate through the financial markets. The “flash crash” featured the biggest one-day point decline (998.5 points) in the history of the Dow Jones Industrial Average. Futures were also affected, with the price of E-mini S&P 500 futures collapsing by 5% between 2:30 p.m. and 2:45 p.m. (EDT), on top of the 2.97% it had already retreated intraday. This price drop was accompanied by an unusually large volume of transactions, as shown in Exhibit 1. Between 2:30 p.m. and 3:00 p.m., in excess of 1.1 million contracts were exchanged in E-mini S&P 500 June 2010 futures alone (CFTC-SEC [2010a] pp. 6–7). According to the testimony of Chris Nagy, TD Ameritrade Holding Corp’s Managing Director of Order Routing, across both futures and equity markets “there was a complete evaporation of liquidity in the marketplace” (Spicer and Rampton [2010]).

Observers were quick to offer explanations for the flash crash:

1. Minutes after the crash, speculation was that a “fat-finger trade” in Procter & Gamble had triggered a cascade of stop loss orders. This explanation was short-lived because E-mini S&P 500 tick data demonstrated that the market was already down by the time Procter & Gamble stock plummeted (Phillips [2010]).

2. Technical reporting difficulties at NYSE and ARCA as well as delays in the consolidated tape were alleged to have contributed to the market’s free fall (Flood [2010]).

3. Some analysts blamed currency movements, in particular, changes in the U.S. dollar/Japanese yen exchange rate (Krasting [2010]).

4. The Wall Street Journal suggested a large purchase of put options by the hedge fund Universa Investments may have been the primary cause (Patterson and Lauricella [2010]).

5. Similar speculation centered on a sale of 75,000 E-Mini contracts by Waddell & Reed as causing the futures market to dislocate.²

6. Nanex argued that a predatory practice called quote stuffing forced competitors to slow down their operations in order to catch up with the overwhelming amount of data to be processed by their algorithms.

The CFTC–SEC Staff Report on the market events of May 6, 2010, identified automated execution of a large sell order in the E-mini contract as precipitating the actual crash. What then followed were “two liquidity crises—one at the broad index level in the E-mini, the other with respect to individual stocks” (CFTC–SEC [2010b] p. 3).
This generalized severe mismatch in liquidity was exacerbated by the withdrawal of liquidity by some electronic market makers and by uncertainty about, or delays in, market data affecting the actions of market participants.

This article presents additional evidence to support this liquidity explanation. Our analysis shows that the liquidity problem was slowly developing in the hours and days before the collapse. Just prior to the inauspicious trade, volume was high and unbalanced, but liquidity was low. We present evidence that during this period order flow was becoming increasingly toxic for market makers. In a high-frequency world, order flow toxicity can cause market makers to leave the market, setting the stage for episodic illiquidity. In other research (Easley, López de Prado, and O’Hara [2010]), we developed a technique that allows us to measure the order flow toxicity. In this article, we use this new measure to address two flash crash–related questions of particular relevance for portfolio managers: Is this anomaly likely to occur in future? And if so, are there any tools to monitor in real time the likelihood of it occurring again? In the next section, we argue that the answer to the first question is yes. The rest of the article is dedicated to answering the second question.

NEW TRENDS IN MARKET STRUCTURE

Since 2009, high-frequency trading (HFT) firms, which represent approximately 2% of the nearly 20,000 trading firms operating in the U.S. markets, have accounted for over 73% of all U.S. equity trading volume (Iati [2009]). The CFTC, citing research by Rosenblatt Securities, estimates that HFT constitutes approximately 35% of U.S. futures markets volume, and that its share is expected to grow to 60% by the end of 2010 (CFTC [2010]). This increased share of HFT has not been accompanied by an increase in absolute volume. On the contrary, since 2009 overall equity and futures volumes have fallen, in part due to the lack of participation of retail investors that followed the market downturn in 2008.

Many of these HFT firms are in the business of liquidity provision, acting as market makers to position takers.3
Liquidity provision is a complex process, as position takers may know more about the future direction of prices than do market makers. But position takers also need liquidity, or someone to take the other side of their trade, and market makers can profit by earning the spread, provided they can control their position risk. Most liquidity providers do not seek to make a directional bet, but instead participate on both sides of the book in an attempt to maximize the turnover of their inventory. Indeed, the typical high-frequency market maker turns over his or her inventory five or more times a day, which explains how HFT firms have come to have such a high share of trading volume. These market makers also seek to hold very small or even zero inventory positions at the end of the session. This short holding period, combined with very small inventories, allows market makers to operate intraday with very low capital, essentially using the speed of trading to control their position risk.

Providing liquidity in a high-frequency environment introduces new risks for market makers. When order flows are essentially balanced, high-frequency market makers have the potential to earn razor-thin margins on massive numbers of trades. When order flows become unbalanced, however, market makers face the prospect of losses due to adverse selection. The market makers’ estimate of the toxicity—the expected loss from trading with better-informed counterparties—of the flow directed to them by position takers becomes a crucial factor in determining their participation. If they believe that this toxicity is too high, they will liquidate their positions and leave the market.

In summary, we see three forces at play in the current market structure:

- **Concentration of liquidity provision** into a small number of highly specialized firms.
- **Reduced participation of retail investors** resulting in increased toxicity of the flow received by market makers.
- **High sensitivity of liquidity providers to intraday losses** as a result of the liquidity providers’ low capitalization, high turnover, increased competition, and small profit target.

These forces, combined with the ability of HFT to vanish quickly from the market, portend episodes of sudden illiquidity.

**LIQUIDITY ON MAY 6: MARKET MAKERS VERSUS POSITION TAKERS**

Although May 6, 2010, was the third-highest-volume day in the history of E-mini S&P 500 futures, there is consensus in categorizing it as an extremely illiquid day. Indeed, the CFTC-SEC report stresses that “high trading volume is not necessarily a reliable indicator of market liquidity” (CFTC-SEC [2010b] p. 3). That volume and liquidity need not be congruent is a reflection of the delicate symbiosis between market makers and position takers in a high-frequency world.

In the following analysis, we evaluate whether market makers may have withdrawn from the marketplace during the events of May 6, 2010, as a result of an accumulation of losses and/or extraordinary flow toxicity inflicted by position takers in the preceding days and hours. To investigate this hypothesis, we apply a measure of order toxicity (the VPIN metric) developed by Easley, López de Prado, and O’Hara [2010] to show how order flow became increasingly toxic over the day. We also show that movements in this VPIN metric measure foreshadowed the actual crash, providing as it were an early warning of liquidity problems.

In a high-frequency framework, both time and information have different meanings than in more standard microstructure models. Because trades take place in milliseconds, trade time rather than clock time is the relevant metric to use in sampling the information set (Ané and Geman [2000]). Trade time can be measured by volume increments, and the VPIN metric is calibrated using preset volume buckets. Similarly, because market makers hold positions for very short periods, information events can reflect asset-related news and/or portfolio-related news. For example, in a futures setting, information that induces traders to all hedge in one direction can portend future movements in futures prices, and thus prove toxic to market makers on the other side of those trades. Easley, López de Prado, and O’Hara [2010] developed a microstructure model to capture these high-frequency dimensions, and this model produces the VPIN metric we use here to measure toxicity.

For any time period, the VPIN metric is the ratio of average unbalanced volume to total volume in that period. Heuristically, the VPIN metric measures the fraction of volume-weighted trade that arises from informed traders as the informed tend to trade on one side of the market, and their activity leads to unbalanced volume (either more
buy volume than sell volume or the reverse). In periods in which there is a lot of information-based trade, the VPIN metric will be large. During these periods, market makers are on the wrong side of the trade from the informed (i.e., buying when prices are moving down, and conversely), and so they will accumulate or lose inventory on the wrong side of the market. As market prices move, market makers will take losses on their positions. If these losses accumulate, we would expect market makers to undo their positions, thus adding to the imbalance in trade and potentially leading to a crash.

**ESTIMATING ORDER TOXICITY: THE VPIN METRIC**

The methodology for estimating the VPIN metric was developed by Easley, López de Prado, and O’Hara [2010], and we refer the interested reader to that paper. In this article, we focus on the VPIN metrics for the E-mini S&P 500 futures contract for the time period between January 1, 2008, and October 30, 2010. We compute the average daily volume for this contract and then estimate a VPIN value for each time period in which 1/50 of this volume is traded. This procedure results in an average of 50 VPIN metric values per day, but on very active days the VPIN metric will be updated much more frequently than on less active days.

Exhibit 2 shows the evolution of the E-mini S&P 500 (expressed in terms of market value) and the VPIN metric. Two features of the data are striking. First, the VPIN metric is generally a stable process. Second, the VPIN metric reached its highest level for this sample on May 6, 2010, providing quantitative support to the qualitative assertion that liquidity evaporated.

Before analyzing the VPIN metric in the crash period, it is useful to consider more carefully some statistical properties of the VPIN metric. Exhibit 3 plots the empirical distribution of the VPIN metric estimates for the entire sample period. This distribution can be closely approximated by a lognormal, and we will use the cumulative distribution function of the fitted lognormal to provide a measure of how unusual a particular level of the VPIN metric is relative to what is normal for the E-mini S&P 500 futures contract. For example, 80% of the VPIN metric estimates are below 0.44 (i.e., CDF(0.44) = 0.8), so VPIN metric estimates of more than 0.44 occur in only about 20% of the estimates.

**E X H I B I T  2**

**VPIN Metric (January 1, 2008–October 30, 2010)**

![Graph showing the evolution of the VPIN metric (January 1, 2008–October 30, 2010)](image-url)
MEASURING ORDER FLOW TOXICITY BEFORE THE CRASH

We now turn to the behavior of the VPIN metric in the hours and days prior to the crash. The events of May 6 have been categorized as a liquidity-induced crash, so the VPIN metric should have reflected the increasing toxicity of order flow in the market and its consequent effect on liquidity providers. We focus on the behavior of the E-mini future VPIN metric, but we note that other futures contracts were also affected by events on May 6, and VPIN results for those contracts are similar.

Our first observation is that the VPIN metric for E-mini S&P 500 futures was abnormally high at least one week before the flash crash. Exhibit 4 shows the value of the E-mini S&P 500, the value of the VPIN metric, and for each estimated value of the VPIN metric, the fraction of the empirical distribution that is less than this value of the VPIN metric, or CDF(VPIN). This measure of the likelihood of the VPIN metric being less than or equal to the current value is volatile, but it was generally unusually high during the week before the flash crash. Such behavior must have placed market makers on the alert, as the toxicity of flow directed to them was gradually becoming more unpredictable.

Our second observation is that this situation worsened (from the point of view of liquidity providers) several hours before the crash. This is illustrated in Exhibit 5, which shows that by 11:55 a.m. on May 6 the realized value of the VPIN metric was in the 10% tail of the distribution (it exceeded a 90% CDF(VPIN) critical value). By 1:08 p.m., the realized value of the VPIN metric was in the 5% tail of the distribution (over a 95% CDF(VPIN)). By 2:30 p.m., the VPIN metric reached its highest level in the history of the E-mini S&P 500. At 2:32 p.m., the crash began, according to the CFTC-SEC Report time line.

As market makers were being overwhelmed by toxic flow (measured in terms of unusually high levels of the VPIN metric), many high-frequency firms decided to withdraw from the market (Creswell [2010]). According to the CFTC-SEC [2010b], “HFTs, therefore, initially provided liquidity to the market. However, between 2:41 and 2:44 p.m., HFTs aggressively sold about 2,000 E-mini contracts in order to reduce their temporary long positions” (p. 14). The report also notes that the activity of the high-frequency firms from 2:00 p.m. through 2:45 p.m. “is consistent with some HFT firms reducing or pausing trading during that time” (p. 48).

Large liquidity providers experienced severe losses and some eventually had to stop trading. According to filings with the U.S. Securities and Exchange Commission, Goldman Sachs had 10 days of trading losses, including 3 days of more than $100 million in trading losses. These have been partly attributed to the events.
EXHIBIT 4
The E-mini S&P 500 VPIN Metric One Week Before and After the Flash Crash

EXHIBIT 5
The E-mini S&P 500 VPIN Metric on May 6, 2010
surrounding May 6, 2010 [Rauch (2010)]. Morgan Stanley and Bank of America reported similar trading losses during the same period. This picture contrasts with that of firms—such as TD Ameritrade who saw an unusually high level of activity on May 6, 2010—that took liquidity from the market. “Like everyone else, that day was a big day for us,” TD Ameritrade CEO Fred Tomczyk said at the Sandler O’Neill Conference. “We had a lot of trades. We don’t talk too publicly about the number, but that day was a record day for us” (Reuters [2010]).

VPIN VERSUS VIX

The movement in VPIN foreshadowed the price movement in the E-mini contract. One might conjecture that measures of price volatility, such as the VIX, might also have played a similar role on May 6, but that is simply not the case. VIX and VPIN exhibited very different behavior on the day of the crash. Of particular importance, the VIX lagged the E-mini S&P 500 futures VPIN metric before, during, and after the event. Exhibit 6 demonstrates the behavior of the VIX, VPIN, and E-mini futures price on the day of the crash. Following an initial dip at the beginning of the trading day, the VIX did experience a run up, from an open of 25.92 at 9:30 a.m. to its highest value of the day, 40.69 at 3:28 p.m. Unlike what we observed with the E-mini VPIN metric, these levels of the VIX are far from being their highest in recent history; for example, the VIX reached 89.53 on October 24, 2008.

While the VPIN metric exhibited a smooth, gradual increase during the day of the flash crash, reaching levels consistent with a 90% CDF(VPIN) by 11:55 a.m., the VIX did not hit comparable levels until after the market had collapsed to its lowest level. So rather than anticipating the crash, the VIX was impacted by the crash. Indeed, the VIX became extremely volatile between 2:46 p.m. and 4:00 p.m., retreating to 33.32 at around 3:16 p.m. Such behavior is not surprising because the VIX is an investable product, and it was subject to the same price and liquidity imperfections as the rest of the investment universe.

Exhibit 6
VIX and E-mini’s VPIN Metric during the Crash

![Exhibit 6](image-url)
VPIN AS A MEASURE OF THE RISK OF LIQUIDITY-INDUCED CRASHES

High-frequency traders generate well over 60% of the volume in equity futures markets. But we have estimated that during the volume burst that triggered the crash, nearly 80% of the flow in the E-mini future was toxic. So although HFTs usually provide liquidity, the CFTC-SEC report suggested that they turned to consuming liquidity during the crash, in effect, producing toxic order flow. This behavior, in turn, exacerbated the developing liquidity crisis.

To understand why toxicity of order flow can induce such behavior from market makers, let us return to the role that information plays in affecting liquidity in the market. Easley and O’Hara [1992] set out the mechanism by which informed traders extract wealth from liquidity providers. For example, if a liquidity provider trades against a buy order he loses the difference between the ask price and the expected value of the contract if the buy is from an informed trader; however, he gains the difference between the ask price and the expected value of the contract if the buy is from an uninformed trader. This loss and gain, weighted by the probabilities of the trade arising from an informed trader or an uninformed trader, just balance due to the intense competition between liquidity providers.

If flow toxicity unexpectedly rises (a greater-than-expected fraction of trades arises from informed traders), market makers face losses. Their inventory may grow beyond their risk limits, in which case they are forced to withdraw from the side of the market that is being adversely selected. Their withdrawal generates further weakness on that side of the market and their inventories keep accumulating additional losses. At some point they capitate, dumping their inventory and taking the loss. In other words, extreme toxicity has the ability to transform liquidity providers into liquidity consumers. This is likely to be particularly true in the context of cash equity and equity futures markets, which have been the most impacted by the new trends in market microstructure discussed earlier.

Over the short horizon that high-frequency liquidity providers deem relevant, the toxicity of orders matters because it can signal potentially adverse future movement of returns. Exhibit 7 shows the distribution of absolute returns between two consecutive volume buckets, conditional on the previous level of VPIN for the E-mini S&P 500. That these are probabilities of absolute returns

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EXHIBIT 8
Prior VPIN Conditional on Absolute Returns for the E-mini S&P 500

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rather than price information. We found a positive and statistically significant correlation (0.1596) between the VPIN metric and future volatility of the E-mini S&P 500, suggesting that an increase in the VPIN metric does foreshadow an increase in volatility in that instrument.

PROPOSED SOLUTION: THE “VPIN CONTRACT”

The flash crash might have been avoided, or at least tempered, had liquidity providers remained in the marketplace. Not only did some withdraw, but arguably they became liquidity consumers by dumping their inventories, thus exacerbating the crash.

One approach to lessen the likelihood and magnitude of future flash crashes may be to offer market makers the tools they need to measure and manage their risk of being adversely selected:

- **Measurement**: Our measure of flow toxicity, the VPIN metric, could be used by market makers to anticipate a rise in volatility and estimate the risk of a liquidity-induced crash.
- **Management**: Creating an exchange future with the VPIN metric as the underlying would make available a visible reading of flow toxicity and a venue in which liquidity providers could hedge the risk of being adversely selected.

A “VPIN contract” could work as a hedging and speculation mechanism. It may make it less likely that liquidity providers would turn into liquidity consumers, because as they perceive an inventory growth they can dynamically and continuously hedge their risks, rather than trying to hold their position and possibly being forced to capitulate in a cascade.

Other potential uses of the VPIN metric include:

- A benchmark for execution brokers, who could try to fill their customers’ orders while beating the average flow toxicity of the session. Similarly, clients could use the VPIN metric as a tool to indicate under which conditions brokers should stop filling their orders and to measure how effectively their brokers avoided adverse selection.
- A warning sign for market regulators who may decide to slow down or stop market activity as flow toxicity reaches levels comparable to those witnessed on May 6, 2010, thus preventing or mitigating the collapse.
- An instrument for volatility arbitrage because the VPIN metric is useful in improving forecasts on volatility.

CONCLUSION

The CFTC-SEC [2010b] identified conjunctural factors as the explanation of the flash crash. While acknowledging such factors may have played a role, our analysis suggests that the flash crash is better understood as a liquidity event arising from structural features of the new high-frequency world of trading. In this high-frequency world, liquidity provision is dominated by computerized market makers programmed to place buy and sell orders, while avoiding taking significant inventory positions. When order flow toxicity increases, such market makers face significant losses and curtail their risks by reducing, or even liquidating, their positions. The consequent market illiquidity can then have disastrous repercussions for market participants.

Although some have called for banning high-frequency trading, we believe a better solution lies in recognizing and managing the risks of trading in this new market structure. The creation of an exchange-traded “VPIN contract” would serve the dual goal of offering market makers an objective measurement of flow toxicity, plus a risk management tool to hedge the risk of being adversely selected, with implications for execution brokers and market regulators. During periods of market stress, dynamic hedging of their VPIN metric exposure might allow high-frequency market makers to remain in the marketplace providing liquidity, thus mitigating or possibly avoiding the next flash crash.

ENDNOTES

We thank seminar participants at Cornell University and the FINRA Economic Advisory Board for helpful comments. VPIN is a trademark of Tudor Investment Corp.

1The flash crash occurred despite the CME’s stop logic protocol working as expected. The CFTC and SEC report states: “Starting at 2:45:28 p.m., CME’s Globex stop logic functionality initiated a brief pause in trading in the E-mini S&P 500 futures. This functionality is initiated when the last transaction price would have triggered a series of stop loss orders that, if executed, would have resulted in a cascade in prices outside a predetermined ‘no bust’ range (6 points in either direction in the case of E-minis).”

2The CME Group disputes this as a cause, noting that the order for 75,000 contracts was entered in relatively small
quantities and in a manner designed to dynamically adapt to market liquidity by participating in a target percentage of 9% of the volume executed in the market. The order was completed in approximately 20 minutes, with more than half of the participant’s volume executed as the market rallied—not as the market declined (CME Group [2010]).

Kirilenko et al. [2010] used transaction-level data sorted by the type of trader to make the point that HFTs typically act as market makers, but that during the flash crash their trading exacerbated the crash. They differentiated among types of market makers, but we use the more expansive definition to include all market makers using HFT strategies.

“The CFTC-SEC [2010b] reported that “net holdings of HFTs fluctuated around zero so rapidly that they rarely ever held more than 3,000 contracts long or short on that day” (p.15).

See Easley, López de Prado, and O’Hara [2010] for analysis of VPIN behavior in currency futures, interest rate futures, metal futures, and energy futures.

Creswell [2010] mentioned that “[b]ut on the afternoon of May 6, as the stock market began to plunge in the ‘flash crash,’ someone here walked up to one of those computers and typed the command HP STOP: sell everything, and shut-down. Across the country, several of Tradeworx’s counterparts did the same. In a blink, some of the most powerful players in the stock market today—high-frequency traders—went dark. The result sent chills through the financial world.”

REFERENCES


Flood, J. “NYSE Confirms Price Reporting Delays That Contributed to the Flash Crash.” a5000, August 24, 2010.


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