The Primary Dealer Credit Facility (PDCF) (U.S. GFC)

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Primary Dealer Credit Facility

Karen Y. Yang

Yale Program on Financial Stability Case Study
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Abstract

On March 16, 2008, the Federal Reserve created the Primary Dealer Credit Facility, or PDCF, to provide overnight funding to primary dealers in the tri-party repurchase agreement (repo) market, where lenders had become increasingly risk averse. Loans were fully secured by (initially) investment-grade securities and offered at the primary credit rate by the Federal Reserve Bank of New York. The eligible collateral was significantly expanded in September 2008, after rumors of Lehman Brothers potentially filing for bankruptcy, to include all of the types of instruments that could be pledged at the two major tri-party repo clearing banks. The PDCF was a means for the Federal Reserve to provide lender-of-last-resort funding directly to primary dealers, including the five largest US investment banks, which it could not do before. The program also served to buy time for dealers to find other methods of financing. During its tenure, the facility was actively used, with the highest daily amount of outstanding loans at $130 billion, which occurred in September 2008. Overall, 18 of the 20 primary dealers participated in the program, although, unlike the other major program targeting primary dealers, the Term Securities Lending Facility, most participation was by US firms. The facility was closed on February 1, 2010. All loans extended under this facility were repaid in full, with $593 million in interest and fees collected. It has been credited, with other similar programs, with relieving the severe liquidity stresses on primary dealers during the height of the crisis.

Keywords: PDCF, repo market, primary dealers, liquidity
At a Glance

In March 2008, Bear Stearns nearly failed, owing to an inability to raise sufficient funds in the repurchase agreement (repo) markets. Lenders were worried about the creditworthiness of borrowers as well as the risk of their collateral (especially mortgage-backed securities). Concerned that another primary dealer might experience a run as Bear had, the Federal Reserve (Fed) on March 11, 2008, announced the Term Securities Lending Facility (TSLF) to provide primary dealers with an alternative source of funding for illiquid assets. However, the TSLF would not hold its first auction until March 27.

On March 16, 2008, the Fed announced the Primary Dealer Credit Facility (PDCF), which was intended to calm the financial markets by providing primary dealers overnight collateralized loans from the Fed at the primary credit rate. The PDCF was established under the Fed’s emergency authority under Section 13(3) of the Federal Reserve Act as a lender in “unusual and exigent circumstances.” It relied on the two major tri-party repo clearing banks to perform collateral and valuation services for PDCF loans (haircuts were applied). Loans were made with recourse to the borrower’s other assets.

The program was immediately utilized, with outstanding loans quickly rising to $40 billion in late March before falling to zero in July 2008. Usage spiked again in September 2008, when Lehman Brothers’ bankruptcy instigated an additional market strain. As a result, the Fed expanded PDCF-eligible collateral to encompass all collateral eligible in the tri-party repo system, including some whole loans as well as below-investment-grade and unrated securities. Outstanding PDCF loans peaked at $130 billion on September 23, 2008, before falling again as financial market conditions improved. The Fed also made loans similar to the PDCF loans to London affiliates of four primary dealers, which when aggregated with PDCF loans resulted in a peak of $156 billion outstanding loans on September 29, 2008.

Summary Evaluation

The PDCF is generally seen as having been successful, although it is unclear how successful the program was in restoring liquidity in the securitization market. Participation was widespread, surging after Lehman’s bankruptcy, when the interbank markets were particularly tight. Additionally, the broadening of eligible collateral in September 2008 helped reduce the likelihood that primary dealers would sell assets in distressed markets to meet their liquidity needs.
<table>
<thead>
<tr>
<th><strong>Primary Dealer Credit Facility: United States Context</strong></th>
</tr>
</thead>
</table>
| **GDP** *(SAAR, Nominal GDP in LCU converted to USD)*     | $14,681.5 billion in 2007  
$14,559.5 billion in 2008  
*Source: Bloomberg* |
| **GDP per capita** *(SAAR, Nominal GDP in LCU converted to USD)* | $47,976 in 2007  
$48,383 in 2008  
*Source: Bloomberg* |
| **Sovereign credit rating (5-year senior debt)**          | As of Q4, 2007:  
Fitch: AAA  
Moody's: Aaa  
S&P: AAA  
As of Q4, 2008:  
Fitch: AAA  
Moody's: Aaa  
S&P: AAA  
*Source: Bloomberg* |
| **Size of banking system**                                | $9,231.7 billion in total assets in 2007  
$9,938.3 billion in total assets in 2008  
*Source: Bloomberg* |
| **Size of banking system as a percentage of GDP**         | 62.9% in 2007  
68.3% in 2008  
*Source: Bloomberg* |
| **Size of banking system as a percentage of financial system** | Banking system assets equal to 29.0% of financial system in 2007  
Banking system assets equal to 30.5% of financial system in 2008  
*Source: World Bank Global Financial Development Database* |
| **5-bank concentration of banking system**                | 43.9% of total banking assets in 2007  
44.9% of total banking assets in 2008  
*Source: World Bank Global Financial Development Database* |
| **Foreign involvement in banking system** | 22% of total banking assets in 2007  
18% of total banking assets in 2008  
*Source: World Bank Global Financial Development Database* |
| **Government ownership of banking system** | 0% of banks owned by the state in 2008  
*Source: World Bank, Bank Regulation and Supervision Survey* |
| **Existence of deposit insurance** | 100% insurance on deposits up to $100,000 for 2007  
100% insurance on deposits up to $250,000 for 2008  
*Source: Federal Deposit Insurance Corporation* |
I. Overview

Background

By late 2007, problems in the subprime mortgage market began to spread into the interbank lending markets and panic grew, resulting in a contraction in some types of lending, particularly term lending. Primary dealers, which are the securities firms that trade with the Federal Reserve in order to implement monetary policy, were particularly dependent on tri-party repurchase agreements (repos) for their funding. As term funding became more expensive, outstanding overnight tri-party repurchase agreements by primary dealers grew to a peak of $3 trillion in March 2008, the equivalent of 75% of total primary dealer financing, reflecting significant rollover risk. Furthermore, lenders were worried about the risk of the collateral they were buying, especially the mortgage-backed securities, resulting in rising haircuts, even for safer collateral such as Treasuries. The risky collateral brought risk into the market and increased the chance of a repo run (as would impact Bear Stearns), which then could lead to sales of securities at depressed prices (Adrian, Burke, and McAndrews 2009).

The Fed’s earlier programs were limited to providing liquidity only to depository institutions, and there was no guarantee that the liquidity provided to these depository institutions would be passed on to primary dealers. Therefore, the Federal Reserve sought to provide liquidity directly to primary dealers.

On March 7, the Fed introduced a single-tranche open-market operation that allowed primary dealers to borrow at a 28-day term—much longer than its typical overnight loans—using traditional open-market operations (OMO) collateral (see separate note). However, that program accepted only high-quality collateral. On March 11, 2008, the Federal Reserve Board announced the Term Securities Lending Facility (TSLF), which allowed participants (primary dealers) to exchange less-liquid collateral for Treasuries, which would be acceptable as repo collateral. However, the TSLF’s first auction would not be held until March 27, 2008. In the days following Bear Stearns’s near failure, additional liquidity strains were observed in the repo market, and the Federal Reserve Board grew concerned that other primary dealers might face runs on their liquidity, as Bear had. It was also concerned about the risk that the clearing banks were facing at the increased possibility that a major financial institution might fail. The clearing banks held borrowers’ collateral overnight on behalf of repo lenders—typically short-term investors, like money market mutual funds—which lent cash overnight. But during the day, the clearing banks “unwound” the trades, returning cash to the lenders and collateral to the borrowers—and essentially lending their own cash to the borrowers. If a clearing bank chose not to unwind a borrower’s trades out of concern it might default during the day, all of its repo lenders would be left holding collateral that they then would be forced to sell quickly, flooding a depressed market (Adrian, Burke, and McAndrews 2009). Thus, the Fed sought to provide a more immediate and direct solution (GAO 2011).

Program Description

At the height of the Bear Stearns crisis, the Federal Reserve worked continuously over the weekend of March 15-16 to create a facility that could assist primary dealers with funding in the event that Bear Stearns filed for bankruptcy (OIG 2010). The Federal Reserve Board granted the Federal Reserve Bank of New York (FRBNY) the authority to establish the Primary Dealer Credit Facility (PDCF), announced on March 16, 2008, to “improve the ability
of primary dealers to provide financing to participants in securitization markets and promote the orderly functioning of financial markets more generally” (Federal Reserve 2008).

The PDCF was established under the Fed’s powers granted to it under Section 13(3) of the Federal Reserve Act, which allowed it to act as a “lender of last resort” to nonbanks in “unusual and exigent circumstances” and if the borrower was unable to attain other means of credit. Any loans made under Section 13(3) had to be secured to the satisfaction of the lending reserve bank.

The PDCF provided overnight secured loans to primary dealers. To carry out this mission, the PDCF utilized its existing operational relationships with the primary dealers and the tri-party repo system that it used for its OMO repo operations and in which JP Morgan Chase & Co. and Bank of New York Mellon were the two tri-party repo clearing banks (GAO 2011). This enabled the Fed to make the PDCF operational just one day after announcing it.

To participate in the PDCF, primary dealers signaled a request for an overnight loan to their clearing banks, usually before 5 p.m. ET on a business day. Once the clearing bank confirmed that a sufficient amount of eligible collateral had been pledged to cover the loan, it would price the pledged collateral and apply a haircut. The clearing bank would proceed to notify the Federal Reserve Bank of New York (FRBNY), which would then also acknowledge that the primary dealer had pledged a sufficient amount of margin-adjusted eligible collateral. The FRBNY would then transfer the loan amount to the clearing bank for credit to the primary dealer’s account. This process is illustrated in Figure 1.

**Figure 1: Structure of the PDCF**

![Diagram of the PDCF structure](image)

Source: GAO 2011

Loans made under the PDCF were collateralized but also made with recourse, ensuring that the primary dealer was responsible for repayment even if the collateral lost value overnight.

Initially, eligible collateral for the PDCF was restricted to collateral that was eligible in the Fed OMOs; investment-grade securities, including corporate bonds; municipal securities; and asset-backed securities (ABS), including mortgage-backed securities. In September 2008, eligible collateral was expanded to match all types of collateral eligible in the tri-party repo system, which included some noninvestment-grade securities, equity securities, and whole loans.
For collateral eligible in OMOs, haircuts assigned were equivalent to haircuts under the OMOs. For collateral not eligible in OMOs, haircuts were determined by the asset’s risk and were generally higher than those under OMO standards. The PDCF was designed to last six months, subject to extension based on market conditions.

PDCF operations were published in a weekly (Federal Reserve’s H.4.1 weekly statistical release, Factors Affecting Reserve Balances of Depository Institutions and Condition Statement of Federal Reserve Banks) and monthly (Credit and Liquidity Programs and the Balance Sheet) release on the Federal Reserve Board’s public website (OIG 2010). Only broad numbers were reported, such as the average daily loan size for the week. The names of specific borrowers were not disclosed in order to protect borrowers from stigma associated with relying on the Fed for loans. The Fed hoped that this level of anonymity would encourage participation in the program. In December 2010, the Fed released PDCF loan details, along with details from its other emergency lending programs, in accordance with the new requirements of the Dodd-Frank Wall Street Reform and Consumer Protection Act of 2010.

The funding and management of the PDCF was conducted by the FRBNY. However, the Federal Reserve Bank of Chicago (FRB-Chicago) and the Federal Reserve Bank of Atlanta (FRB-Atlanta) provided operational assistance in implementing the PDCF (OIG 2010).

The PDCF terms did not impose a borrowing limit for any individual primary dealer. Therefore, the amount of funding that any primary dealer could borrow under the PDCF was limited only by the amount of haircut-adjusted eligible collateral that such a primary dealer could present to its clearing bank. However, the PDCF did originally impose a frequency-based penalty fee on primary dealers that accessed the facility on more than 30 days out of any 120 days (OIG 2010).

On February 3, 2009, the facility frequency usage fee changed, so that fees were calculated based on use of the facility for more than 45 business days out of the preceding 180 business days. The fee would increase up to 40 basis points (annualized rate) as the primary dealer continued to access the facility past the 45-business-day mark (OIG 2010).

The PDCF also did not specify an overall funding limit, as some Fed programs did. In this way, it was similar to the Federal Reserve’s discount window in that it served as a backstop source of liquidity for primary dealers during market disruptions. Before the creation of the PDCF, primary dealers that were not depository institutions had no access to a “lender of last resort” credit facility.

Affiliates of foreign banks, such as Barclays, BNP Paribas Securities, Daiwa Securities America, Deutsche Bank Securities, and UBS Securities LLC, that operated in the US as primary dealers were eligible to utilize the PDCF, and they did (Reuters 2010). The disclosure of just how much these foreign-related entities borrowed from the facility became a point of contention in public perception (Reuters 2010). However, on an aggregate basis, dealers with European parents were often heavy borrowers from the TSLF but very light borrowers from the PDCF. Royal Bank of Scotland (RBS), for example, borrowed from the TSLF on 57 occasions but never borrowed from the PDCF (Achayra et al. 2014).

Outcomes
The PDCF was immediately popular, as seen in Figure 2. In its first week, the PDCF extended loans to 10 primary dealers. During its first three weeks, borrowing averaged over $30 billion per day and then peaked at $40 billion per day in March 2008 before gradually declining to zero in July, where it stayed until September. Bear Stearns was consistently the largest PDCF borrower until its purchase by J.P. Morgan Chase in March 2008 (Achayra et al. 2014; GAO 2011; Adrian, Burke, and McAndrews 2009).

Figure 2: PDCF Loans Outstanding

![Graph showing PDCF Loans Outstanding](image)

Source: GAO 2011

Borrowing spiked shortly after the Federal Reserve expanded eligible collateral following the Lehman bankruptcy filing. The expanded collateral included all of the types of instruments that could be pledged in the tri-party repo systems of the two major clearing banks, which included equity securities and whole loans.

Lending rose to $59.7 billion on September 17, and peaked at $130 billion on September 26, 2008, in just PDCF loans. Including loans to London affiliates (London loans), as discussed below, the peak was $156 billion reached on September 29, 2008, the day Congress rejected the administration’s first proposed bank bailout bill (GAO 2011). Following those events, as market conditions improved, usage of the facility gradually declined to zero in May 2009.

In total, 18 of the 20 eligible primary dealers ultimately utilized the facility, and the Federal Reserve made 1,021 loans under the PDCF, with the five largest borrowers accounting for 82.5% of all PDCF loans, as shown in Figure 3 (Adrian and Schaumburg 2012, GAO 2011). The biggest borrowers overall were Citigroup, Morgan Stanley, and Merrill Lynch, with each borrowing over $1 trillion in loans. Of course, these figures represent the sum of multiple
overnight draws. The largest single loan, of $47.9 billion, went to Barclays Capital on September 18, 2008, the day after Barclays agreed to buy most assets of Lehman Brothers’ US broker-dealer (Reuters 2010). Including London loans, the largest PDCF borrowing for a firm at one time was by Morgan Stanley, which had a total of $61.3 billion outstanding through the PDCF on September 29, 2008, about one-third of which was through London. Notably, Citigroup borrowed into April 2009, and Bank of America took out its last loan in May 2009; both banks had received other targeted assistance from the government (Reuters 2010).

Figure 3: Largest PDCF Borrowers by Total Dollar Amount

<table>
<thead>
<tr>
<th>Rank</th>
<th>Primary dealer</th>
<th>Total PDCF loans</th>
<th>Percent of total</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Citigroup Global Markets Inc.</td>
<td>$1,756.8</td>
<td>23.8%</td>
</tr>
<tr>
<td>2</td>
<td>Morgan Stanley &amp; Co. Inc.</td>
<td>1,364.4</td>
<td>18.5</td>
</tr>
<tr>
<td>3</td>
<td>Merrill Lynch Government Securities Inc.</td>
<td>1,281.8</td>
<td>17.3</td>
</tr>
<tr>
<td>4</td>
<td>Bear Stearns &amp; Co., Inc.</td>
<td>850.8</td>
<td>11.5</td>
</tr>
<tr>
<td>5</td>
<td>Banc of America Securities LLC</td>
<td>845.6</td>
<td>11.4</td>
</tr>
<tr>
<td>6</td>
<td>Goldman Sachs &amp; Co.</td>
<td>433.6</td>
<td>5.9</td>
</tr>
<tr>
<td>7</td>
<td>Barclays Capital Inc.</td>
<td>410.4</td>
<td>5.6</td>
</tr>
<tr>
<td>8</td>
<td>J.P. Morgan Securities Inc.</td>
<td>112.3</td>
<td>1.5</td>
</tr>
<tr>
<td>9</td>
<td>Lehman Brothers Inc.</td>
<td>83.3</td>
<td>1.1</td>
</tr>
<tr>
<td>10</td>
<td>Countrywide Financial Corporation</td>
<td>75.6</td>
<td>1.0</td>
</tr>
<tr>
<td>11</td>
<td>BNP Paribas Securities Corp.</td>
<td>66.4</td>
<td>0.9</td>
</tr>
<tr>
<td>12</td>
<td>Mizuho Securities USA Inc.</td>
<td>42.3</td>
<td>0.6</td>
</tr>
<tr>
<td>13</td>
<td>UBS Securities LLC.</td>
<td>35.4</td>
<td>0.5</td>
</tr>
<tr>
<td>14</td>
<td>Cantor Fitzgerald &amp; Co.</td>
<td>28.1</td>
<td>0.4</td>
</tr>
<tr>
<td>15</td>
<td>Credit Suisse Securities (USA) LLC</td>
<td>1.5</td>
<td>0.0</td>
</tr>
<tr>
<td>16</td>
<td>Deutsche Bank Securities Inc.</td>
<td>0.5</td>
<td>0.0</td>
</tr>
<tr>
<td>17</td>
<td>Daiwa Securities America Inc.</td>
<td>0.4</td>
<td>0.0</td>
</tr>
<tr>
<td>18</td>
<td>Dresdner Kleinwort Securities LLC</td>
<td>0.1</td>
<td>0.0</td>
</tr>
<tr>
<td></td>
<td><strong>Total</strong></td>
<td><strong>$7,389.4</strong></td>
<td><strong>100.0%</strong></td>
</tr>
</tbody>
</table>

*Source: GAO 2011*
Note: Total borrowing for J.P. Morgan Securities reflects consolidation of total borrowing by Bear, Stearns & Co., Inc. after the acquisition was completed. Amount shown for Bank of America Corporation reflects consolidation of total borrowing by Merrill Lynch and Countrywide following the completion of those acquisitions.

Acharya et al. (2014) found that many firms that borrowed heavily from the TSLF also borrowed heavily from the PDCF. Other findings by Acharya were that companies that pledged greater shares of equity to the TSLF tended to be heavy borrowers at the PDCF, suggesting that the expansion of collateral to include equity in September created a strong incentive for dealers to borrow at the PDCF. Moreover, dealers that pledged large proportions of equity at the PDCF also pledged large proportions of other risky assets, such as MBS/CMOs, ABS, corporate securities, and municipal securities at both the PDCF and TSLF (Acharya et al. 2014).

Notably, despite the Fed having greatly expanded liquidity resources for banks, bank-affiliated primary dealers also heavily borrowed from the PDCF, as can be seen in Figure 4.

Figure 4: PDCF Usage by Type

Source: Adrian and Schaumburg 2012

II. Key Design Decisions

1. The legal authority for the PDCF came from Section 13(3) of the Federal Reserve Act.

Specifically, it was established under the Fed’s emergency authority under Section 13(3) of the Federal Reserve Act as a lender in “unusual and exigent circumstances.”
2. The PDCF extended loans to primary dealers.

The PDCF utilized its existing operational relationships with the primary dealers and the tri-party repo system that it used for its OMO repo operations and in which JP Morgan Chase & Co. and Bank of New York Mellon were the two tri-party repo clearing banks (GAO 2011). Affiliates of foreign banks, such as Barclays, BNP Paribas Securities, Daiwa Securities America, Deutsche Bank Securities, and UBS Securities LLC, that operated in the US as primary dealers were eligible to utilize the PDCF and did (Reuters 2010). The disclosure of just how much these foreign-related entities borrowed from the facility became a point of contention in public perception (Reuters 2010). However, on an aggregate basis, dealers with European parents were often heavy borrowers from the TSLF but very light borrowers from the PDCF. RBS, for example, borrowed from the TSLF on 57 occasions but never borrowed from the PDCF (Achayra et al. 2014).

3. The PDCF allowed the Federal Reserve to lend directly to investment banks to provide liquidity to securitized markets.

The Bear Stearns crisis highlighted the importance of investment banks to the liquidity of securitization markets. Even though the Fed had previously taken steps through its OMOs program and the TSLF to address the stresses in the short-term wholesale funding markets, there was concern that these vehicles might not fill any gap in liquidity that might occur. The TSLF was announced first but was not yet operational. More information on TSLF can be found in Leon Hoyos’s Term Securities Lending Facility Case (Leon Hoyos 2019). Establishment of the PDCF reflected a determination that in the brewing situation, and given the critical role of the primary dealers, lender-of-last-resort financing needed to be extended beyond commercial banks, allowing the Fed to provide short-term funding directly to investment banks as well.

4. Collateral requirements were initially restricted to investment-grade securities but were expanded to all types of collateral eligible in the tri-party repurchase agreement system.

Initially, the PDCF was restricted to collateral eligible for OMOs, investment-grade securities, municipal securities, and asset-backed securities (ABS), including mortgage-backed securities. In September 2008, accepted collateral was expanded to include all types of collateral eligible in the tri-party repurchase agreement system, which included noninvestment-grade securities. This potentially provided access to a greater amount of funding, since a primary dealer could now bring a wider range of collateral to the PDCF if it could not finance it in the market.

5. The Fed took steps to mitigate risk.

The Fed included several design features that were intended to mitigate the risk inherent in the PDCF. These included having collateral valued by the clearing banks at the least available value and applying haircuts.

For collateral eligible in OMOs, haircuts assigned were equivalent to haircuts under the open-market operations. For collateral not eligible in OMOs, haircuts were determined by the asset’s risk and were generally higher than those under OMOs. However, the Fed’s haircuts were less than market haircuts would have been during the crisis, thus providing to
borrowers more funding against a particular collateral than they might have received elsewhere (Adrian, Burke, and McAndrews 2009).

6. **The lending rate was the primary credit rate.**

The lending rate was equivalent to the discount window’s primary credit rate at the FRBNY, a standard that reinforced the Fed’s intent to have the PDCF operate similarly to the discount window and to make the funding financially accessible. The primary credit rate is the discount window’s most favorable rate.

However, under normal conditions, the discount rate exceeds the overnight repo rate for most eligible securities, with the result that the PDCF would not be an especially attractive means of financing an inventory of securities in normal market conditions. This meant that the eligible borrowers would be incentivized to use the PDCF only as a backstop, not as a primary funding source, as markets returned to normal levels. (Adrian, Burke, and McAndrews 2009). Additionally, the Fed actively counseled borrowers to seek funding in the markets before utilizing the PDCF (Adrian, Burke, and McAndrews 2009).

7. **The PDCF was designed to last for six months, subject to extension based on market conditions.**

At the creation of the PDCF, the Federal Reserve announced its intention to maintain the program for six months. The hope was that by then, fear in the markets would have abated to a sufficient level and that primary dealers would have been able to arrange other methods of financing. However, the Fed cautiously kept an open-ended timeline, noting that the program “may be extended as conditions warrant to foster the functioning of financial markets.” In the end, the program was extended a total of four times before being terminated in February 2010.

8. **To avoid stigma and encourage participation, few details regarding PDCF participants were published at time of use.**

In creating the PDCF, the Fed was worried that primary dealers would not take advantage of this opportunity due to stigma, a serious concern that threatened to inhibit the facility’s effectiveness and one that the Fed had previously encountered with respect to its Discount Window (The Wall Street Journal 2008). If a bank was particularly weak and in need of a loan but was the only bank known to be in that situation, the bank might be reluctant to borrow, despite need, for fear of identification. Even if the Fed didn’t publish the names of its borrowers, creditors might surmise which bank the user was, creating a negative reputation around that particular bank. Thus, PDCF activity was publicly reported only in aggregate on a weekly and monthly basis. It was not until December 2010 that the Fed released transaction details, including participants and their individual loan amounts, after Congress mandated such disclosures.

9. **A frequency-based fee applied.**

The FRBNY incorporated a frequency-based penalty fee to primary dealers who accessed the facility more than 45 days out of the preceding 180 business days, so as to discourage usage
when other means of funding were available. The fee would increase as the primary dealer continued to access the facility past the 45-business-day mark:

(i) First 45 days: no fees
(ii) 46-90 days: 10 basis points, annualized rate
(iii) 91-135 days: 20 basis points, annualized rate
(iv) 136-180 days: 40 basis points, annualized rate

We have not located any information that suggests that any borrower paid the frequency-based fee.

10. **Loan size and type were not limited.**

The PDCF terms did not impose a borrowing limit on the size of loans that primary dealers could take but allowed the borrowing dealer to choose the size of their loan request. The amount of money available to a primary dealer under the PDCF was thus limited by the amount of haircut-adjusted eligible collateral that each primary dealer could present to its clearing bank. However, although not limited as to amount, loans were subject to a frequency fee. To avoid stigma and encourage participation, few details regarding PDCF participants were published at time of use.

11. **The Federal Reserve worked closely with the SEC to mitigate risk and establish a monitoring program at each of the major primary dealers.**

Under the PDCF, the Federal Reserve became a potential lender to primary dealers. To manage the accompanying risks, the Federal Reserve positioned analysts at each of the major independent primary dealers, thus creating a monitoring program to improve lines of communication between the Federal Reserve and the dealers. In July, the Federal Reserve entered a Memorandum of Understanding (MOU) with the Securities and Exchange Commission (SEC) that affirmed the SEC as the ultimate supervisor of the investment banks. This was intended to show concerned individuals and government agencies that the Federal Reserve had not unduly expanded its oversight powers through the PDCF (Geithner 2010; Adrian, Burke, and McAndrews 2009).

12. **The Federal Reserve modeled loans to certain London-based affiliates on the PDCF.**

In September and November 2008, the Federal Reserve extended credit to London-based affiliates of three investment banks that were becoming bank holding companies and to Citigroup, respectively. Although not formally PDCF loans, the loans to these affiliates were under terms similar to those of the PDCF, with a few differences. With respect to these “London loans,” however, the Fed accepted collateral denominated in foreign currencies from the London-based affiliates, and it applied higher haircuts to this collateral (GAO 2011). See the Appendix for more discussion of the London loans.
III. Evaluation

Adrian, Burke, and McAndrews (2009) concluded that the existence of the PDCF reassured primary dealers and their customers, and it contributed to the lull in emergency lending in late July 2008. They also credit it with helping to protect prudentially managed institutions from the spillover effects of risks taken by highly leveraged firms, enabling these institutions to maintain their securities inventories and to fulfill their obligations to creditors and clients. (Adrian, Burke, and McAndrews 2009).

However, the PDCF’s specific role in alleviating liquidity constraints in the market is difficult to determine with precision, given that the Fed announced other similar programs in March 2008, such as the TSLF, which was also created to address funding challenges faced by primary dealers. As a result, some of the research considers the two programs together. Nevertheless, the PDCF’s design as an overnight loan facility as well as its broader range of eligible collateral compared to the TSLF were key elements in responding to deteriorating liquidity conditions in the repo market (Adrian, Burke, and McAndrews 2009).

Acharya et al. (2014) reviewed the two programs available to primary dealers and found that generally, participation in the PDCF and TSLF (measured by average borrowings) was greater for dealers with weaker financial conditions (as measured by their average precrisis cumulative equity return and leverage). The authors also found that borrowers that were weaker were more likely to participate in auctions and seek to borrow significantly larger amounts utilizing collateral of lower quality. Additionally, borrowers with more non-Fed-eligible collateral on their balance sheets prior to the facilities were more likely to borrow from the two programs. This is likely a function of the higher cost of securing market funding. In some respects, it also makes the point that solvency and liquidity problems tend to be correlated. Another relationship found was greater usage by those entities having a higher ratio of repos to total liabilities (Achayra et al. 2014).

Although results are difficult to attribute solely to PDCF, the London Interbank Offered Rate-Overnight Indexed Swap (LIBOR-OIS) spread (a general measure of financial market stress and banks’ willingness to loan to one another) seemed to indicate improved functioning of the overall markets during the facility’s tenure. Historically, the spread hovered around 10 basis points. In March 2008, it increased from 60 to 83 basis points, and spiked to 360 points in October 2008. The LIBOR-OIS spread decreased significantly in mid-January 2009 and returned to a 10-15-point range by September 2009, reflecting improved financial market conditions (OIG 2010). More important, as the spread fell, utilization of the PDCF decreased (OIG 2010).

Moral hazard continues to be one of the strongest criticisms of the PDCF. Some have commented that by offering primary dealers a liquidity backstop, the PDCF effectively encouraged continued risky behavior. Primary dealers could have delayed raising equity because they knew that they could easily borrow from the Federal Reserve instead. But it should be noted that the facility did include design features (such as a frequency usage fee) intended to mitigate moral hazard (Adrian, Burke, and McAndrews 2009).

It is worth noting that although the post-crisis financial reforms enacted by Dodd-Frank placed restraints on some portions of the Federal Reserve’s powers under Section 13(3), the PDCF would be allowable under the current form of the law because it provided relief to a class of firms.
IV. References


V. Key Program Documents

Summary of Program

Adrian, Tobias, Christopher R. Burke, and James J. McAndrews. 2009. The Federal Reserve’s Primary Dealer Credit Facility (August) – The Federal Reserve’s overview summary and analysis of the PDCF. https://ypfsresourcelibrary.blob.core.windows.net/fcic/YPFS/Adrian%20Tobias%20Christopher%20Burke%20James%20The%20Federal%20Reserve%E2%80%99s%20Primary%20Dealer%20Credit%20Facility%20August%202009_1.pdf.

Implementation Documents


Primary Dealer Credit Facility: Frequently Asked Questions, Federal Reserve Bank of New York (02/03/2009) – The Federal Reserve’s frequently asked questions and answers on the PDCF.
Legal/Regulatory Guidance

Federal Reserve Act Section 13(3) – Grants the Federal Reserve in “unusual and exigent circumstances” guidance from FINRA on how funds should disclose their participation in the Guarantee Program to investors. https://ypfsresourcelibrary.blob.core.windows.net/fcic/YPFS/FRB_Section13(3).pdf.

Press Releases/Announcements

Board of Governors of the Federal Reserve System (09/14/2008) – Press release that announces the expansion of eligible collateral under the PDCF to include almost all types of collateral allowed in the tri-party repo systems of the two major clearing banks. https://ypfsresourcelibrary.blob.core.windows.net/fcic/YPFS/FRB_PR_09-14-2008.pdf.

Risk management and its implications for systemic risk, Vice Chairman Donald L. Kohn before the Subcommittee on Securities, Insurance, and Investment, Committee on Banking, Housing, and Urban Affairs, US Senate (06/19/2008) – Transcript for Vice Chairman Donald L. Kohn’s testimony on circumstances leading to the establishment of temporary lending facilities as well as steps the Federal Reserve has taken to improve risk management practices and general oversight of the financial institutions. https://ypfsresourcelibrary.blob.core.windows.net/fcic/YPFS/FRB-Testimony-Donald_L_Kohn-Risk_Management_and_Its_Implications_for_Systemic_Risk-06-19-2008.pdf.

Treasury Secretary Tim Geithner Written Testimony before the House Financial Services Committee, US Treasury (04/20/2010) – Press release of the transcript for then Treasury Secretary Timothy Geithner’s testimony calling for comprehensive financial reform after outlining systemic failures within the financial system that led to Lehman Brothers’ bankruptcy. Secretary Geithner argues that the PDCF did not give the Federal Reserve undue authority, as it did not establish the same oversight powers that the Federal Reserve exercises with bank holding companies. https://ypfsresourcelibrary.blob.core.windows.net/fcic/YPFS/UST_Geithner_Testimony_04-20-2010.pdf.

Media Stories


Did Fed Really Lend $9 Trillion Under Its Primary Dealer Credit Facility? (CNBC 12/01/2010) – Article discussing how aggregate loan amounts under PDCF were calculated. https://ypfsresourcelibrary.blob.core.windows.net/fcic/YPFS/CNBC_Carney_12-01-2010.pdf.


Fed Opens Curtain on $3.3 Trillion of Crisis Lending (Reuters 12/01/2010) – Article discussing the findings from the released details on $3.3 trillion in emergency loans during the financial crisis. Foreign banks are highlighted as receiving large support from the PDCF, and that the Federal Reserve was criticized for being too close to the banking sector instead of supporting the broader economy. https://ypfsresourcelibrary.blob.core.windows.net/fcic/YPFS/RN_Costa_Younglai_12-01-2010.pdf.
Foreign Firms Received Funds (The Wall Street Journal 12/02/2010) – Article analyzing recently disclosed details on loans made during the financial crisis, highlighting some of the largest borrowers as well as loans made to foreign banks. https://ypfsresourcelibrary.blob.core.windows.net/fcic/YPFS/WSJ_Hilsenrath_Rappaport_12-02-2010.pdf.


Key Academic Papers


Dealer Financial Conditions and Lender-of-Last-Resort Facilities, Federal Reserve Bank of New York (Acharya et al. 2014) – Federal Reserve Bank of New York Staff Report that examines what kinds of financial conditions were correlated with the primary dealer’s likelihood of participation in the Term Securities Lending Facility and Primary Dealer Credit Facility as well as the amount dealers sought to borrow. https://ypfsresourcelibrary.blob.core.windows.net/fcic/YPFS/Viral_Acharya_Michael_Fleming_Warren_Hrung_Asani_Sarkar_May_2014.pdf.


Reports/Assessments

Federal Reserve: Emergency Lending, Congressional Research Service (Labonte 01/06/2016) – An overview and analysis of some of the Fed’s programs implemented during the financial crisis, as well as some of the key financial institutions involved. https://ypfsresourcelibrary.blob.core.windows.net/fcic/YPFS/Federal%20Reserve%20Emergency%20Lending.pdf.

Federal Reserve Liquidity Programs: An Update (Federal Reserve Bank of Minneapolis 06/01/2010) – FRB-Minneapolis review of the size, status, and results of the Fed’s programs to cope with crisis.
VI. Appendix

Loans to London Affiliates

On September 21, 2008, the Federal Reserve Board (Fed) announced that it would extend terms similar to the PDCF to the U.S. and London affiliates of three primary dealers: Merrill Lynch & Co., Goldman Sachs, and Morgan Stanley to provide support to these entities as they became bank holding companies that would be regulated by the Fed (GAO 2011). In November 2008, the Fed also authorized a PDCF loan to the London affiliate of Citigroup Inc. (Citi) as part of a larger package of aid to Citi (GAO 2011).

The Fed considered this to be separate from the PDCF (GAO 2011). However, the Fed at times has included this data with reports of PDCF data. Several researchers have also considered them together, and so we discuss these London loans here.

The Fed made 355 loans to London affiliates of the four primary dealers, with the total amount of these loans aggregating to $1.56 trillion as shown in Figure 5 below. The largest amount of outstanding London loans occurred on September 29, 2008, when there was $26 billion outstanding contributing to the combined PDCF-London loan peak of $156 billion, as shown in Figure 4.

The interest rates and collateral requirements for the London loans were the same as those for the PDCF. Notable differences, however, were that the FRBNY accepted collateral denominated in foreign currencies from the London-based affiliates, and it applied higher haircuts to this collateral (GAO 2011).

It is unknown from whom the Fed received the collateral, which would be a key concern in cross-border lending.
Figure 5: Total Dollar Amount Borrowed by London-based Primary Dealer Affiliates

<table>
<thead>
<tr>
<th>Primary dealer</th>
<th>Loans to London affiliates</th>
<th>Percent of total</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Morgan Stanley &amp; Co. Inc.</td>
<td>$548.2</td>
<td>35.1%</td>
</tr>
<tr>
<td>2 Merrill Lynch &amp; Co.</td>
<td>493.1</td>
<td>31.6%</td>
</tr>
<tr>
<td>3 Citigroup Global Markets Inc.</td>
<td>263.5</td>
<td>16.9%</td>
</tr>
<tr>
<td>4 Goldman Sachs &amp; Co.</td>
<td>155.7</td>
<td>10.0%</td>
</tr>
<tr>
<td>5 Banc of America Securities LLC</td>
<td>101.2</td>
<td>6.5%</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$1,561.6</strong></td>
<td><strong>100.0%</strong></td>
</tr>
</tbody>
</table>

Note: Amount shown for Banc of America Securities reflects borrowings by the London affiliate of Merrill Lynch Government Securities subsequent to completion of Bank of America Corporation’s acquisition of Merrill Lynch.

Source: GAO 2011

A US Government Accountability Office (GAO) report would later question the Fed’s rationale for extending this funding. (See Evaluation above.) In the GAO report, the Fed’s response is described as follows:

Federal Reserve Board officials told us that the Federal Reserve Board did not consider the extension of credit to these subsidiaries to be a legal extension of PDCF but separate actions to specifically assist these four primary dealers by using PDCF as an operational tool. Federal Reserve Board officials told us that the Federal Reserve Board did not draft detailed memoranda to document the rationale for all uses of Section 13(3) authority but that unusual and exigent circumstances existed in each of these cases, as critical funding markets were in crisis. However, without more complete documentation, how assistance to these broker-dealer subsidiaries satisfied the statutory requirements for using this authority remains unclear (GAO 2011).

The GAO suggests that a lack of complete documentation of how this extension satisfied the requirements for usage of Section 13(3) authority resulted in problematic transparency and accountability issues.