The United Kingdom's Special Liquidity Scheme (SLS) (U.K. GFC)

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UK Special Liquidity Scheme (SLS) (UK GFC)\(^1\)

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**Abstract**

Following the collapse of Bear Stearns Companies in early 2008, it became clear that there was no immediate prospect that the asset-backed securities (ABS) markets would start to operate as they had previously. Financial institutions relied heavily on ABS as collateral in the interbank lending market for funding and liquidity. The Bank of England (BoE) introduced the Special Liquidity Scheme (SLS) in April 2008 as a temporary measure to address the immediate liquidity problems facing the UK banking system at the time. Under the SLS, banks could exchange high-quality assets that had temporarily become illiquid for liquid UK Treasury bills. In turn, banks could use these Treasury bills in private markets to obtain cash. During the nine months that the SLS was open, 32 banks and building societies, representing over 80% of the sterling balance sheets of eligible financial institutions, exchanged a total of £185 billion of eligible collateral for Treasury bills.

**Keywords:** Bank of England, market liquidity, Her Majesty’s Treasury, mortgage-backed securities, asset-backed securities, Treasury bills, gilt

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Cases are available from the *Journal of Financial Crises* at [https://elischolar.library.yale.edu/journal-of-financial-crises/](https://elischolar.library.yale.edu/journal-of-financial-crises/).

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At a Glance

Following the collapse of Bear Stearns Companies in early 2008, it became clear that there was no immediate prospect that the asset-backed securities (ABS) markets would start to operate as they had previously. Financial institutions relied heavily on ABS as collateral in the interbank lending market for funding and liquidity.

The Bank of England (BoE) introduced the Special Liquidity Scheme (SLS) in April 2008 as a temporary measure to address the immediate liquidity problems facing the UK banking system at the time. Under the SLS, banks could exchange high-quality assets that had temporarily become illiquid for liquid UK Treasury bills. In turn, banks could use these Treasury bills in private markets to obtain cash.

During the nine months that the SLS were open, 32 banks and building societies, representing over 80% of the sterling balance sheets of eligible financial institutions, exchanged a total of £185 billion of eligible collateral for Treasury bills.

Summary Evaluation

Academic reviews of the SLS’s effectiveness have not been conducted. However, the Bank of England was encouraged by the results such that it “drew on a number of the features of the SLS in designing a new, permanent bilateral liquidity insurance facility, the Discount Window Facility (DWF), which was launched in October 2008” (Cross, Fisher, and Weeken 2010).

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UK Special Liquidity Scheme (SLS)

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<th>Summary of Key Terms</th>
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<td><strong>Purpose:</strong> To increase liquidity in the banking system and confidence in financial markets.</td>
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<td>Announcement Date</td>
</tr>
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<td>Operational Date</td>
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<td>Drawdown Window Closed</td>
</tr>
<tr>
<td>Program End</td>
</tr>
<tr>
<td>Aggregate Treasury Bills Lent</td>
</tr>
<tr>
<td>Administrator</td>
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<tr>
<td>Eligible Assets</td>
</tr>
<tr>
<td>UK Special Liquidity Scheme: United Kingdom Context</td>
</tr>
<tr>
<td>---------------------------------------------------</td>
</tr>
</tbody>
</table>
| **GDP (SAAR, Nominal GDP in LCU converted to USD)** | $3,102.8 billion in 2007  
$2,948.0 billion in 2008  
*Source: Bloomberg* |
| **GDP per capita (SAAR, Nominal GDP in LCU converted to USD)** | $50,567 in 2007  
$47,287 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** | $4,895.3 billion in total assets in 2007  
$5,299.6 billion in total assets in 2008  
*Source: Bloomberg* |
| **Size of banking system as a percentage of GDP** | 157.8% in 2007  
179.8% in 2008  
*Source: Bloomberg* |
| **Size of banking system as a percentage of financial system** | Data not available for 2007/2008  
*Source: World Bank Global Financial Development Database* |
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<table>
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<tbody>
<tr>
<td>5-bank concentration</td>
<td>76.8% of total banking assets in 2007</td>
</tr>
<tr>
<td>of banking system</td>
<td>79.1% of total banking assets in 2008</td>
</tr>
<tr>
<td></td>
<td><em>Source: World Bank Global Financial Development Database</em></td>
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<tr>
<td>Foreign involvement</td>
<td>14% of total banking assets in 2007</td>
</tr>
<tr>
<td>in banking system</td>
<td>19% of total banking assets in 2008</td>
</tr>
<tr>
<td></td>
<td><em>Source: World Bank Global Financial Development Database</em></td>
</tr>
<tr>
<td>Government ownership of</td>
<td>Data not available for 2007</td>
</tr>
<tr>
<td>banking system</td>
<td>1% of banks owned by the state in 2008</td>
</tr>
<tr>
<td></td>
<td><em>Source: Call et al. “Bank Ownership – Trends and Implications”</em></td>
</tr>
<tr>
<td>Existence of deposit</td>
<td>100% insurance on deposits up to $4,000;</td>
</tr>
<tr>
<td>insurance</td>
<td>90% on next $66,000 in 2007</td>
</tr>
<tr>
<td></td>
<td>100% insurance on deposits up to $93,000 after October 2008</td>
</tr>
<tr>
<td></td>
<td><em>Source: World Bank Deposit Insurance Dataset, OECD</em></td>
</tr>
</tbody>
</table>
I. Overview

Background

After the crash of the US subprime mortgage market began, rising defaults on mortgage loans and falling house prices raised the prospect of investors incurring losses on mortgage-backed securities (MBS). This triggered a general reassessment of the risks inherent in such securities and increased uncertainty in the value of such securities. This uncertainty spread from just MBS to all asset-backed securities (ABS) markets. Liquidity in these ABS markets dried up in the second half of 2007. In such an environment, it became increasingly difficult for banks to sell securities backed by mortgages or other assets, or to use them as collateral to borrow cash, making such assets illiquid. As a result, banks were left with an “overhang” of these assets on their balance sheets (BoE 2008c).

Following the collapse of Bear Stearns Companies in early 2008, it became clear that there was no immediate prospect that the ABS markets would start to operate as they had previously. Financial institutions relied heavily on ABS as collateral in the interbank lending market for funding and liquidity. The Bank of England (BoE) felt that, unless the overhang of illiquid assets on banks’ balance sheets was dealt with, banks might further curtail their lending to each other and, more importantly, to the wider economy. The BoE, therefore, launched the Special Liquidity Scheme (SLS) on April 21, 2008, to deal with this overhang of illiquid assets by exchanging them temporarily for more easily tradable assets, which the banks could use to finance themselves (BoE 2008c).

Program Description

SLS was set up to provide liquidity for temporarily illiquid legacy assets. It aimed to improve the liquidity position of the banking system and increase confidence in financial markets. Mervyn King, then governor of the BoE, stated that “Bank of England’s Special Liquidity Scheme is designed to improve the liquidity position of the banking system and raise confidence in financial markets while ensuring that the risk of losses on the loans they have made remains with the banks” (BoE 2008b). King also emphasized that the SLS was not a bailout and was not designed to kick-start the mortgage market. He said that the BoE did not have an interest in the financial position of the banks, but it was concerned about the ability of the banks to finance growth in the rest of the economy. The rest of the economy was the ultimate objective of the SLS (King 2008).

King put the proposal of SLS to the Chancellor of the Exchequer of Her Majesty’s Treasury, whose approval was required since the SLS involved the issuance of UK Treasury bills to be swapped with “the less liquid securities of the banking system” (King 2008). SLS allowed banks to temporarily swap their high-quality assets, including AAA-rated securities backed by UK and European residential mortgages for UK Treasury bills. The BoE, in its original announcement of the SLS, stated that it expected use of the SLS to be around £50 billion based on discussions with banks. The Debt Management Office supplied the BoE with the necessary Treasury bills, as shown in Figure 1 (BoE 2008b). These Treasury bills were new issues specifically for the SLS (John, Roberts, and Weeken 2012). The BoE also made it clear that SLS was to be ring-fenced and independent of its regular money market operations (BoE 2008b).
Figure 1: SLS Collateral Swap

Source: John, Roberts, and Weeeken 2012.

Banks could enter into a swap at any point during the six-month drawdown window started on April 21, 2008 and scheduled to end on October 21, 2008 (BoE 2008b). However, on September 17, 2008, the BoE extended this window an additional three months to January 30, 2009 (BoE 2008e). SLS eligible institutions were able to access the SLS repeatedly during this nine-month drawdown window (John, Roberts, and Weeken 2012). During the lifetime of an asset swap, banks were required to pay a fee based on the three-month London Interbank Offered Rate (LIBOR) (BoE 2008b). The fee “was initially fixed on the date of the drawdown. It was subsequently refixed every three months thereafter based on the LIBOR-GC spread prevailing at the time” (John, Roberts, and Weeeken 2012).

Three key features of the SLS were: (1) the asset swaps would be for long terms, where each swap was for a period of one year with an option to renew at the BoE’s discretion for a total of up to three years; (2) the risk of losses on the swapped assets would remain with the banks; and (3) the swaps would be available only for assets existing at the end of 2007 and could not be used to finance new lending (BoE 2008b).

Outcomes

As seen in Figure 2, overall use of the SLS increased steadily during the drawdown window period. Treasury bills worth £75 billion in face value had been borrowed by the time the original six-month window was extended on September 17, 2008, for three months. Thirty-two institutions used the SLS, accounting for “over 80% of the sterling balance sheets of the financial institutions eligible to participate in SLS” (John, Roberts, and Weeeken 2012). By the time the drawdown window period concluded, on January 30, 2009, these institutions had swapped for a total of £185 billion in Treasury bills. “This was more than twice the size of the BoE’s balance sheet prior to the financial crisis” (John, Roberts, and Weeeken 2012).

Most of the collateral received in the SLS was MBS and covered bonds backed by UK residential mortgages. The Bank of England imposed haircuts of 20%–25% on these securities. In total, the Bank took securities worth £242 billion as collateral in return for £185 billion in Treasury bills, for an average haircut of 22%, as shown in Figure 3.
II. Key Design Decisions

1. The purpose of the facility was to provide liquidity to banks and building societies so that they would be able to support the real economy.

Governor King said the SLS was intended to help banks support the real economy. He denied that it was intended to “bail out” banks or revitalize the mortgage market directly. “If the scheme works, then it will have an effect on the mortgage market indirectly, but it was not designed to intervene directly into the mortgage market” (King 2008).
The BoE had already tried to use the Sterling Monetary Framework (SMF), its traditional monetary policy implementation tool, to restore liquidity to the financial sector. The SMF had capacity to provide a certain amount of liquidity to the financial sector, but the market demand for liquidity quickly outpaced its capacity. Despite extending SMF operations and “undertaking a number of extraordinary longer-term open market operations against a broader range of collateral,” the steep increase in liquidity demand could not be met by SMF. To satiate this demand, the SLS was created (John, Roberts, and Weeken 2012).

2. **Banks were able to enter into new collateral swaps with the BoE only within a predetermined period, known as the “drawdown window.”**

A fixed six-month period from the date of the SLS announcement was set for eligible institutions to enter into the collateral swap agreements with the BoE. This time period was called the “drawdown window.” The six-month period was chosen “to be long enough to allow banks to package up portfolios of legacy loans into a form that would be accepted in the SLS” (John, Roberts, and Weeken 2012). The participants in the SLS were able to access the SLS repeatedly during the nine-month drawdown window, and no new drawings could be undertaken once the drawdown window closed (John, Roberts, and Weeken 2012).

The original six-month time period, from April 21, 2008, to October 21, 2008, was extended by an additional three months. On September 17, 2008, the BoE announced that the program would remain open until January 30, 2009. The announcement cited “the current disorderly market conditions” that had resulted from the September 15, 2008, bankruptcy of Lehman Brothers (John, Roberts, and Weeken 2012).

Participants were required to sign the pro forma documentation prepared by the BoE. The documentation was available on request to those institutions eligible to participate. Once the legal documentation was signed and following prepositioning of eligible securities with the BoE, authorized drawdown requests were made to the BoE’s Sterling Markets Desk in order to conduct a transaction (BoE 2008a).

3. **Institutions eligible to participate were banks and building societies, which were eligible to sign up for the BoE’s Standing Facilities.**

Institutions eligible to sign up to the BoE’s existing bilateral Standing Facilities were all banks and building societies that were required under the Bank of England Act 1998 to place cash ratio deposits at the BoE (BoE 2008a). Cash ratio deposits are non-interest-bearing deposits lodged with the BoE by eligible institutions (i.e., banks and building societies) that have reported average eligible liabilities of more than £600 million over a calculation period (FAQ).

King explained that the reason for this design was to ensure that the SLS could operate within the BoE’s normal market operations. Under the SLS, about one-half of building societies in the UK were eligible; the others did not meet the minimum liability size requirement. King justified this design feature with two reasons. First, by tradition, the smaller building societies had been able to access liquidity from larger building societies and banks. Second, the smaller building societies had not been involved in securitizing mortgages and were not facing the same potential losses as the larger building societies and banks eligible for SLS (King 2008).
4. Transactions in the SLS were initially for a one-year maturity, with the option to renew up to three years.

In an information document published along with the press release announcing the SLS, the BoE outlined the timing of the swaps as follows: “To provide banks with the certainty about liquidity that is needed to boost confidence, assets will, unless they mature within one year, be swapped for one year and banks will have the opportunity, at the discretion of the Bank of England, to renew these transactions for a total of up to three years” (BoE 2008c).

The term of the Treasury bills being swapped for the illiquid assets was nine months; therefore, the Treasury bills had to be exchanged regularly during the life of the swap under the SLS. To enable such rollovers, participants holding soon-to-mature Treasury bills had to return these to the BoE once the residual maturities of the bills were between 10 and 20 days. The BoE would then return these old Treasury bills to the Debt Management Office in exchange for new nine-month Treasury bills, which the BoE would in turn pass back to the participant on the same day (John, Roberts, and Weeken 2012).

5. Securities eligible to be swapped with the Treasury bills under SLS were highly rated bonds, asset-backed securities, and debt from loans existing before December 31, 2007.

SLS was set up to provide liquidity for temporarily illiquid legacy assets (BoE 2008b). The BoE required each participant to certify compliance with criteria set forth below and reserved the right to seek independent verification of compliance, at the cost of the participant. The BoE also reserved the right to reject any security offered for any reason (BoE 2008a).

The eligible securities comprised:

1) UK and European Economic Area (EEA)3 covered bonds rated AAA, including those issued by the institution, or entities in the same group as the institution, entering into the transaction. The underlying assets of these covered bonds had to be either mortgages or public sector debt.

2) AAA-rated tranches of UK and EEA residential mortgage-backed securities (RMBS) backed by UK and EEA mortgages. The underlying assets were not allowed to be synthetic (i.e., not derivatives). RMBS backed by mortgages originated by the institution, or entities in the same group as the institution, entering into the transaction were permitted.

3) AAA-rated tranches of UK, US, and EEA asset-backed securities backed by credit cards, including those originated by the institution, or entities in the same group as the institution, entering into the transaction. The underlying assets could not be synthetic (i.e., not derivatives).

4) Debt issued by Group of 10 (G-10) sovereigns rated Aa3 or higher, excluding securities eligible in the BoE’s normal open market operations, subject to any settlement constraints.

5) Debt issued by G-10 government agencies explicitly guaranteed by national governments, rated AAA; and

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3 The EEA includes European Union member nations and several non-EU member nations.
6) Conventional debt issued by the US government-sponsored enterprises, or GSEs (Freddie Mac, Fannie Mae, and the Federal Home Loans Banks), rated AAA (BoE 2008a).

Additionally, the collateral that was previously eligible in the BoE’s open market operations (UK and German government debt) was also eligible for SLS (John, Roberts, and Weeken 2012). On October 8, 2008, in support of the government’s actions to recapitalize the UK banking system, the BoE announced that UK government-guaranteed bank debt would also be considered eligible securities (BoE 2008f).

Eligible securities were denominated in sterling, euros, US dollars, Australian dollars, Canadian dollars, Swedish kronor, or Swiss francs, or, in the case of Japanese government bonds, only yen. Credit ratings were provided by two or more of Fitch, Moody’s, and Standard and Poor’s (BoE 2008a). However, the ratings requirement was used as a “broad indicator of standards of credit quality expected, but the BoE exercised its own discretion, avoiding any mechanical reaction to changes in external ratings” (John, Roberts, and Weeken 2012).

In an answer to concerns about failings of rating agencies revealed during the crisis, King said that the real weaknesses with the ratings applied less to the standard instruments eligible for SLS and more to the very complex products like collateralized debt obligations (CDOs) that bundled the riskier tranches of US mortgage-backed securities. He said there was not much loss in confidence regarding ratings of the standard instruments that were used by all central banks in their market operations (King 2008).

US MBS—including MBS guaranteed by the GSEs and private-label MBS issued by the private sector—were not eligible.

Securities eligible for the SLS had to be held on the participant’s balance sheet as of December 31, 2007. The purpose of the SLS was to “deal with the overhang of existing assets on banks’ balance sheets, not to finance new lending directly” (John, Roberts, and Weeken 2012).

There was one exception to the December 31, 2007, cutoff rule. Certain securities “were issued from revolving structures, meaning that the underlying pools of loans backing the securities accepted as collateral (mostly covered bonds and some RMBS) could be topped up by loans originated after December 31, 2007” (John, Roberts, and Weeken 2012). The BoE did not disqualify this collateral from the SLS, but rather “decided to limit the value of such securities that could be delivered into the SLS by a single institution” (John, Roberts, and Weeken 2012).

Over the three-year life of SLS, the BoE set forth “amortization limits.” For RMBS issued through a master trust where the pool of assets included mortgages originated after December 31, 2007, 100% of the level of such securities or underlying loans outstanding on the balance sheet as of December 31, 2007, were considered eligible in the first year of SLS. In the second year, two-thirds of those securities were eligible. In the third year, one-third of those securities were eligible (BoE 2008a; John, Roberts, and Weeken 2012).

Eligible securities were to be deliverable via: (1) Euroclear or Clearstream, for instruments issued directly into the International Central Securities Depositories; (2) international links maintained by Euroclear; or (3) such other delivery mechanism as the BoE specified. Eligible securities had to be prepositioned with the BoE in advance of a drawdown (BoE 2008a).
Substitutions of collateral were permitted even after the end of the drawdown period. If the substitution made after the drawdown period “had a shorter maturity than the underlying collateral swap, the term of the collateral swap was similarly reduced” (BoE 2008a).

6. Participants in SLS paid fees set forth by the BoE.

In testimony to Parliament a week following the announcement of SLS, then–BoE Governor King stated that the fee was one of the intentional design principles to protect against moral hazard (King 2008). Per the Market Notice that accompanied the SLS announcement, “[t]he fee payable on borrowings of Treasury bills was the spread between 3-month LIBOR and 3-month general collateral gilt repo rate, as observed by the BoE, subject to a floor of 20 bps. The fee also was to vary at the BoE’s discretion” (BoE 2008a).

The fee structure was specifically designed to “reduce over reliance ... Higher fees [were charged] for higher levels of usage relative to the size of each institution’s balance sheet” (John, Roberts, and Weeken 2012).

The reason for the use of the general collateral (GC) gilt repo rate was that if SLS participants wanted to obtain cash, they had to repo the Treasury bills; this would have cost banks approximately the GC gilt repo rate. Moreover, the floor of 20 bps was higher than the spread between LIBOR and general collateral gilt repo rate prior to the financial crisis and designed to make SLS relatively unattractive if market interest rates fell to precrisis levels, incentivizing the banks to exit SLS. The floor also ensured that the BoE’s administrative costs were covered, including the fee paid to the Debt Management Office for borrowing the Treasury bills (John, Roberts, and Weeken 2012).

In order to, “reduce incentives for banks to time their drawings under SLS according to prevailing market interest rates,” the “spread was fixed on the date of a drawdown and was refixed thereafter every 3 months” (John, Roberts, and Weeken 2012). The fee was based on the mark-to-market value of the Treasury bills at the closing Debt Management Office reference prices (BoE 2008a).

The fee was paid every three months at the end of the refix period, or upon termination (BoE 2008a). “Because the fee was payable in arrears, it resulted in the haircut-adjusted market value of collateral to being greater than the sum of the market value of Treasury bills and the fee owed to the BoE” (John, Roberts, and Weeken 2012).

Moreover, the BoE charged back to the participants specific legal costs associated with checking the eligibility of collateral, as discussed below. Custody fees incurred by the BoE in holding eligible collateral, including where securities had been prepositioned with the BoE, were charged back to participants (BoE 2008a).

7. Haircuts were applied to eligible securities, and remargining took place daily based on updated valuations of the eligible securities provided.

In addition to citing fees, King stated that by imposing haircuts on the assets being swapped, the BoE ensured that the credit risk on these assets stayed with the banks and prevented any moral hazard concerns (King 2008). Haircuts were also intended to protect the BoE against loss in the event that a bank participating in SLS defaulted (John, Roberts, and Weeken 2012). Eligible securities were valued by the BoE using observed market prices that were
independent and routinely publicly available. The BoE reserved the right to use its own calculated prices. If an independent market price was unavailable, the BoE used its own calculated price and applied a higher haircut. The BoE’s valuation was binding (BoE 2008a).

The total haircut applied to an eligible security comprised two elements: (1) a standard base haircut for that asset type and (2) haircut add-ons to protect against additional risk specific to that security (John, Roberts, and Weeke 2012).

As shown in Figure 4, the daily mark-to-market value of securities ensured that, “if the value of the assets pledged fell, after adjusting for haircut, below the value of the Treasury bills lent, banks either had to provide more assets to the BoE or return some of the Treasury bills borrowed” (John, Roberts, and Weeke 2012).

Figure 4: Haircuts for Scheme Operations

<table>
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<tr>
<th>Haircuts for Scheme operations</th>
<th>OMO eligible and G10 Sovereign paper</th>
<th>G10 Government guaranteed agencies</th>
<th>US GSEs</th>
<th>RMBS, covered bonds and Credit card ABS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Credit rating (on Moody’s scale)</td>
<td>Aa3 or higher</td>
<td>AAA</td>
<td>AAA</td>
<td>AAA Not own-name</td>
</tr>
<tr>
<td>All floating rate</td>
<td>1</td>
<td>3</td>
<td>3</td>
<td>12</td>
</tr>
<tr>
<td>Fixed interest rate, under 3 years to maturity</td>
<td>1</td>
<td>3</td>
<td>3</td>
<td>12</td>
</tr>
<tr>
<td>Fixed interest rate, 3-5 years to maturity</td>
<td>1.5</td>
<td>4</td>
<td>4</td>
<td>14</td>
</tr>
<tr>
<td>Fixed interest rate, 5-10 years to maturity</td>
<td>3</td>
<td>8</td>
<td>8</td>
<td>17</td>
</tr>
<tr>
<td>Fixed interest rate, 10-30 years to maturity</td>
<td>5.5</td>
<td>14</td>
<td>14</td>
<td>22</td>
</tr>
</tbody>
</table>

Additional notes:

An additional 3pp will be added to haircuts to allow for currency risk when securities are non-sterling.

An additional 5pp will be applied to own-name eligible covered bonds, RMBS and credit card ABS.

An additional 5pp will be applied to securities for which no market price is observable.

Note on calculation: adjusted collateral value (post-haircut) = collateral value x (100 – haircut) %.

Source: BoE 2008a, Annex.
8. **The Treasury indemnified the Bank of England against losses.**

The Treasury indemnified the Bank of England against any net loss it incurred. The Treasury would be exposed to loss only if a counterparty defaulted, the value of the collateral provided by the counterparty fell by more than the size of the haircuts, and the remaining exposure exceeded any retained SLS fee income (John, Roberts, and Weeken 2012).

9. **Early exit from SLS was allowed, and the BoE coordinated with individual banks on the exit process.**

Participating institutions were allowed to “mature, or partially mature” the collateral pledged at the SLS before their contractual maturity dates, “against surrender of the Treasury bills” (BoE 2008a).

As shown in the top line of Figure 5 below, “almost all of the £185 billion of Treasury bills borrowed in the SLS were contractually due to be returned to the BoE in the nine months to end-January 2012, with almost £70 billion due to be returned in the final month” (John, Roberts, and Weeken 2012). The BoE wanted a more gradual end to the SLS so there were not market disruptions with an abrupt end.

**Figure 5: Aggregate SLS Repayment Profiles**

![Figure 5: Aggregate SLS Repayment Profiles](image)

*Source: John, Roberts, and Weeken 2012.*

The problem with a significant concentration of maturities in the last few months of the SLS was that, “the market could have found it difficult to absorb this issuance, which in turn, may have pushed up the overall funding costs of banks” (John, Roberts, and Weeken 2012).
Knowing that this would be an issue, the BoE, in late 2009 and early 2010, began discussing with the major participants how to ensure that the size of the SLS tapered more smoothly as it approached the January 2012 end date. "Following those discussions, banks were asked to submit individual voluntary repayment schedules consistent with what they considered to be credible funding plans" (John, Roberts, and Weeken 2012). These plans, in aggregate, can be seen in the middle line of Figure 5.

As seen in the bottom line of Figure 5, the actual, realized taper was even smoother than the voluntary plans predicted. One cited reason was “the relatively favourable conditions in long-term funding markets in the second half of 2010 and first half of 2011” (John, Roberts, and Weeken 2012).

10. To mitigate stigma, banks’ individual usage of the program was kept confidential, and the larger banks were persuaded to participate.

Stigma was a key concern for the BoE. For this reason, individual institutions were subject to strict confidentiality clauses under the terms of the program. The Bank also persuaded the largest banks to participate so that if there were any accidental disclosures of individual participation, the market would not take usage of the program as a weakness (Winters 2012).

11. No conditions were attached for shareholders or management.

The BoE did not attach any conditions, such as dividend restrictions on shareholders or compensation limits on management. This was typical of crisis-era market liquidity programs; such conditions became common later in the crisis as governments introduced programs that posed greater risks to taxpayers, such as credit guarantees and capital injections. In response to a question in Parliament, King said that “this was a central banking operation which I think would have failed if it had been thought that there were hidden political agendas attached to it.” He noted that the SLS program was “similar in kind” to the US Federal Reserve’s Term Securities Lending Facility and Primary Dealer Credit Facility, announced shortly before the SLS, and that these programs also had attached no nonfinancial conditions (King 2008).

III. Evaluation

In a 2012 paper outlining the design and operation of the SLS, the Bank of England’s Sterling Markets Division said, “By providing liquidity support on a one-off basis, in large scale and for a long maturity, the SLS gave banks time to strengthen their balance sheets and diversify their funding sources” (John, Roberts, and Weeken 2012).

Academic reviews of the SLS’s effectiveness have not been conducted. An early Bank of England review noted that the Bank “drew on a number of the features of the SLS in designing a new, permanent bilateral liquidity insurance facility, the Discount Window Facility (DWF)” (Cross, Fisher, and Weeken 2010).

The SLS was a designed as a temporary facility. In October 2008, the DWF was created as a permanent collateral swap facility and now makes up one part of four of the Sterling Monetary Framework. The purpose of the DWF, like the SLS, is to allow firms experiencing
either a firm-specific or market-wide shock “to borrow highly liquid assets in return for less liquid collateral” (BoE, n.d.). The DWF is different from the SLS in three distinct ways: (1) the range of collateral accepted by the BoE is greater—for example, portfolios of loans that have not been packaged into securities are eligible; (2) the fee is increased “when market conditions are not stressed, so that commercial banks are incentivized to manage their liquidity risk prudently in the market”; and (3) the swap agreements are intended to be 30 days or less (Cross, Fisher, and Weeken 2010).

A later review of the SLS and other programs, commissioned by the BoE, concluded that the SLS was “effective and innovative ... and accomplished its intended purpose.” However, the review noted that the BoE had not considered at the outset how banks would exit the program. As a result, banks “faced material difficulty refinancing their SLS funding and, as a result, may be reluctant to fully participate in future Bank programmes of a similar nature for fear that they will find themselves in a difficult position at the point of refinancing” (Winters 2012). The review noted that the Bank considered this lesson in later initiatives.

The review also noted that smaller banks had difficulty using the program because it accepted only securitized assets, not raw loans, as collateral. Some banks, particularly smaller banks, had limited experience with securitization and had mainly raw loans on their balance sheets at the end of 2007. These banks had to package their loans into securitizations before they could use the loans as collateral in the SLS, adding costs and time. As a result, the BoE designed its new Discount Window Facility and repo programs to allow for an expansion of eligible collateral, including portfolios of raw loans, “without the need for costly securitization and other structuring processes” (Winters 2012).

IV. References


V. Key Program Documents

Summary of Program

The Bank of England’s Special Liquidity Scheme (John, Roberts, and Weeken 2012). This quarterly bulletin describes the creation, design, function, and features of the Special Liquidity Scheme (SLS), and the authors explain how the results of the SLS influenced the Bank of England’s permanent liquidity insurance facilities. The Bank’s Sterling Markets Division wrote this document several months after the SLS’s final transactions ended in January 2012. https://ypfsresourcelibrary.blob.core.windows.net/fcic/YPFS/John,%20Sarah,%20Matt%20Roberts%20and%20Olaf%20Weeken.%202012.pdf.

Press Releases/Announcements

Special Liquidity Scheme: Addendum to the Market Notice (August 14, 2008). Complemented the market notices from April 21, 2008. This document provides further information on technical issues pertaining to the SLS: eligible securities, top-ups and amortization limits for revolving structures, new covered bond issues and securitization for SLS usage, early rolling of transactions, collective schemes, Debt Market Office Treasury-bill issuance facility, and Financial Services Authority guidance on the treatment of transactions.
Market Notice: Sterling Long-Term Repo Operations; US Dollar Repo Operations; the Special Liquidity Scheme: Haircuts. (October 13, 2008). Announced an update to the haircuts applied to asset-backed securities (ABS) backed by credit cards. The haircuts were aligned with those applied in the Bank’s extended collateral sterling long-term repo OMOs.

Special Liquidity Scheme: Market Notice (April 21, 2008). Market notice that broadly describes the program’s participant terms and conditions to potential applicants.

SLS News Release (April 21, 2008). Short press release that describes the basic operations of the SLS, including its key operative features and details about the government institutions charged with running the program.

SLS: Information (April 21, 2008). This note accompanied the news release listed above, and explained the “purpose and nature” of the SLS’ key characteristics: long-term asset swaps, credit risk stays with the banks, and the assets that banks can swap.


SLS Market Notice (October 8, 2008). Announced several updates to the Banks’ liquidity facilities: the extended collateral sterling long-term repo open market operations (OMOs), US dollar repo operations, and the SLS. The SLS became open to bank debt guaranteed under Her Majesty’s bank debt guarantee scheme.
SLS News Release (February 3, 2009). Published information about the use to-date of the SLS. https://ypfsresourcelibrary.blob.core.windows.net/fcic/YPFS/SLS%20News%20Release%20(February%203,%202009)%20.pdf

SLS Market Notice (September 25, 2009). Described updated program terms and conditions, including: access to the SLS, securities advanced, terms of the transactions, fees, eligible securities, new covered bond issues and securitisations for SLS usage, top-ups and amortization limits for revolving structures, valuations and haircuts, early rolling of transactions, the DMO Treasury-bill issuance facility, FSA guidance on treatment of transactions, settlement details, margin arrangements, substitutions, early maturity, and other published information. https://ypfsresourcelibrary.blob.core.windows.net/fcic/YPFS/SLS%20Market%20Notice%20(September%2025,%202009).pdf.