Eurozone: Pandemic Emergency Purchase Program

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The COVID-19 pandemic quickly engulfed the European Union's economy in 2020. As investors sought safe assets, marketable debt yields rose dramatically. To lower the cost of borrowing, the European Central Bank (ECB), alongside the 19 national central banks (NCBs) that comprise the Eurosystem, purchased marketable debt in secondary markets. Asset eligibility mirrored that of the ECB’s Asset Purchase Program (APP), an ongoing quantitative easing program which the ECB expanded during the pandemic. The main difference was that the PEPP allowed debt issued by Greece, which did not have an investment-grade credit rating. The rate that the PEPP purchased securities within each asset class could also vary, unlike the APP. When the ECB announced the PEPP on March 27, 2020, it approved EUR 750 billion (USD 825 billion) in total purchases to wind down no later than December 2020. The ECB expanded the program twice to allow EUR 1.85 trillion in asset purchases through March 2022. As of February 2022, the ECB and NCBs had purchased a total of EUR 1.6 trillion in assets through the program. The PEPP’s effects in the months after the pandemic outbreak were difficult to disentangle from the concurrent APP except that the ECB was able to close yield spreads between German and Greek debt. Debt yields stabilized shortly after the PEPP’s establishment and the APP’s expansion.

**Keywords:** APP, CBSPP, COVID-19 pandemic, European Central Bank, European Union, market liquidity, PEPP, PSPP
Overview

The spread of COVID-19, and public health measures designed to contain it, shattered market confidence in March 2020. Investors sought riskless assets, pushing up yields as liquidity evaporated throughout the financial system (Lane 2020a).

On March 18, 2020, the ECB responded by unveiling the Pandemic Emergency Purchase Programme (PEPP) (ECB 2020e). Under the PEPP, the ECB and 19 national central banks (NCBs; collectively, the Eurosystem3) purchased securities issued in the eurozone or secured by eurozone assets and held them to maturity. It followed the structure and eligibility criteria of the ECB’s Asset Purchase Programme (APP), which coordinated four subsidiary programs: the Covered Bond Purchase Programme (CBPP); the Public Sector Securities Purchase Programme (PSPP); the Asset-Backed Securities Purchase Programme (ABSPP); and the Corporate Sector Purchase Programme (CSPP) (ECB 2021b). The APP was created to conduct quantitative easing as the Euro Crisis threatened deflation in the eurozone (ECB/2020/9 2020, preamble, para. 6). Then, the purpose of the APP was to anchor asset prices and sustain the markets (Blot, Creel, and Hubert 2020). In each program, the 19 NCBs joined the ECB in purchasing securities (ECB 2021b). Additionally, Each NCB purchased the sovereign debt of its member state.

The first component of the APP, the CBPP, began in 2009; since 2014, CBPP3 had purchased covered bonds and multi cédulas (ECB/2020/8 2020, art. 3.3) (See Smith [2020a] for a review of CBPP1 and CBPP2). Later in 2014, central banks began purchasing asset-backed securities under the ABSPP (ECB/2014/45 2015, art. 1). Early 2015 saw the introduction of the PSPP, which bought

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3 In 2020, the 19 Eurosystem members were Austria, Belgium, Cyprus, Estonia, Finland, France, Germany, Greece, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta, the Netherlands, Portugal, Slovakia, Slovenia, and Spain.
sovereign debt issued by governments and international financial institutions based in the eurozone (ECB/2020/9 2020). Last, the CSPP bought investment-grade debt issued by entities not eligible under the other programs beginning in 2016 (ECB/2016/16 2016). Each program’s timeline is shown in Figure 1. The Securities Markets Programme (SMP) purchased bonds from the governments of the eurozone’s weakest economies; the SMP concluded before the APP’s current subsidiary programs had begun (Benigno et al. 2020, 7; see Smith 2020b).

**Figure 1: Phase-in and -out of ECB asset purchase programs**

These programs, except the ABSPP, continued to purchase their holdings of securities throughout the COVID-19 pandemic (ECB 2020a). When COVID-19 struck, the Governing Council of the ECB—composed of the heads of the ECB and NCBs (European Union 1992, art. 14)—opted to create a new program instead of extending and enlarging the APP. Though the PEPP purchased virtually the same assets as the APP, it gave the Eurosystem more flexibility in allocating funds and a wider range of maturities it could purchase. The ability to tweak the PEPP’s portfolio was important because the COVID-19 crisis brought more uncertainty than did the period following the Great Financial Crisis (GFC) (Blot, Creel, and Hubert 2020). As COVID-19 first spread in March 2020, the ECB was not confident it knew what risks lay ahead. Officials worried that the pandemic would affect each country’s health system and economy differently and create further financial turbulence (Lane 2020a). This worry contrasted with policymakers’ preoccupation with disinflation across the eurozone following the GFC. Both programs served the ECB’s price-stability mandate, but they fought price-stability threats from different directions.

Assets eligible for the PEPP expanded upon the APP in two key ways. First, the PEPP could purchase debt issued or guaranteed by Greece even if Greece’s credit rating was below the PEPP’s standards for public-sector securities. In the period that followed, the spread
between Greek and German yields fell to its lowest level since 2008, before Greece faced the sovereign debt and eurozone crises (OECD 2007–2021). Second, the PEPP could purchase securities with remaining maturities as short as 70 days—28 days for commercial paper—and up to six months. This widened the pool of securities eligible for purchase beyond that of the APP, though its effects have not been well studied. The remaining eligibility criteria were unchanged from those of the APP (ECB, n.d.).

The PEPP required enormous resources to accomplish such goals. Its announcement carried a EUR 750 billion (USD 825 billion) authority, but, as the pandemic continued to harm economies, the Governing Council extended the timeframe for purchases and reinvestments and increased its overall authority, first to EUR 1.35 trillion and then to EUR 1.85 trillion (ECB 2020f; ECB 2021f). To avoid the sort of unexpected liquidity fluctuations the PEPP was meant to prevent, the Eurosystem purchased securities at a constant pace. As of February 2022, the Eurosystem had purchased EUR 1.65 trillion of PEPP securities (see Figure 2) (ECB 2020a). When the ECB expanded the PEPP’s size, it also extended its timeframe. From an initial end date in December 2020, the ECB settled on March 2022 for its final purchases, with dividends reinvested until end-2023 (ECB 2020e).

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4 USD 1 = EUR 0.91 during March 2020.
Summary Evaluation

Literature on the PEPP continued to evolve as of October 2021. The waiver allowing Greek debt proved controversial and consequential. Politically, it risked legal challenges along the same lines as the objections lobbed at the PSPP since 2015 (Grund 2020). Economically, it whittled Greek and German debt yields to pre-GFC spreads (Blot, Creel, and Hubert 2020; OECD 2007–2021).
<table>
<thead>
<tr>
<th>Context: Eurozone 2019–2020</th>
</tr>
</thead>
</table>
| GDP (SAAR, nominal GDP in LCU converted to USD) | $13,413.8 billion in 2019  
$13,021.2 billion in 2020 |
| GDP per capita (SAAR, nominal GDP in LCU converted to USD) | $39,189 in 2019  
$37,968 in 2020 |
| Sovereign credit rating (five-year senior debt) | Not applicable; ratings applied to each country’s debt |
| Size of banking system | Not available in 2019  
Not available in 2020 |
| Size of banking system as a percentage of GDP | Not available in 2019  
Not available in 2020 |
| Size of banking system as a percentage of financial system | Not available in 2019  
Not available in 2020 |
| Five-bank concentration of banking system | Not available in 2019  
Not available in 2020 |
| Foreign involvement in banking system | Not available in 2019  
Not available in 2020 |
| Government ownership of banking system | Not available in 2019  
Not available in 2020 |
| Existence of deposit insurance | Country-level insurance, but none EU-wide in 2019  
Country-level insurance, but none EU-wide in 2020 |

Key Design Decisions

1. **Purpose:** The PEPP was designed to support monetary policy transmission and prevent market fragmentation in the eurozone.

The press release announcing the PEPP cited “the serious risks to the monetary policy transmission and the outlook for the euro area posed by the outbreak and escalating diffusion of the coronavirus” (ECB 2020e). With the PEPP, the ECB gave itself the ability to purchase Greek sovereign debt and assets at very short and long maturities. PEPP purchases of a country’s sovereign debt could also exceed limits the ECB set in the Eurosystem “capital key.” This flexibility was absent in the APP and was the reason the PEPP was created.

Flexibility was required because of the uncertainty caused by COVID-19 and because of differences in eurozone economies that the APP was not equipped to address. Researchers had warned about market fragmentation—in which credit access diverged across eurozone countries, increasing spreads between fundamentally similar assets and threatening the transmission of ECB monetary policy—several years before the PEPP’s announcement (Berenberg-Gossler et al. 2016). ECB President Christine Lagarde (2020a; 2020b; 2020c) said that COVID-19 caused worries over fragmentation to spread. The PEPP could respond to fragmentation in particular markets by varying purchases across maturities and asset classes. The program could also target differences between eurozone economies by purchasing relatively more or less of a country’s debt.

As shown in Figure 3, investors fled the assets of weaker eurozone economies in favor of stronger ones as COVID-19 erupted. Investors’ flight-to-safety during a crisis like the pandemic has a “geographic dimension” because the European monetary union lacked a common safe asset (Lane 2020a). Yields on lower-rated eurozone sovereigns, such as Greece, ticked up as a result, while yields on higher-rated eurozone sovereigns, such as Germany, remained stable.

The PEPP’s general strategy as a large-scale asset purchase program relied on the theory that yields would fall if all else were held equal, and that this demand would spill over into other markets, lowering yields across markets (Benigno et al. 2020). The PEPP also made securities available for lending, allowing the Eurosystem to create a market in securities if private markets suffered dislocations (ECB 2021e; ECB/2020/17 2020, art. 7). Both of these features were shared with the APP. However, the goals of the PEPP and APP were different. While the ECB set up the APP to conduct quantitative easing and fight persistent deflationary forecasts for the eurozone, it set up the PEPP to address the risk of fire sales as investors rushed to sell assets during a calamitous moment, according to a member of the ECB’s Executive Board (Blot, Creel, and Hubert 2020; Lane 2020a).
2. **Part of a Package**: The PEPP was joined by an expansion of the APP and changes to other programs.

In March 2020, the ECB also announced that it would expand the APP in light of the pandemic, making non-financial commercial paper eligible for purchase (Lane 2020b). Outside of market liquidity programs, the ECB reactivated currency swap lines with the Federal Reserve, which were a key piece of its response to the Global Financial Crisis (Runkel 2022b). And the ECB expanded other lending programs such as its open-market operations and Targeted Longer Term Refinancing Operations (TLTROs).

3. **Legal Authority**: A decision issued by the ECB’s Governing Council authorized the PEPP.

Decision 2020/440 of the ECB established the PEPP on March 26, 2020 (ECB/2020/17 2020, art. 8). The preamble of this decision outlined the reasons the Governing Council established the PEPP as well as the reasons for the waiver for Greek debt. The decision was short and relied heavily on terms and procedures defined in decisions that authorized the subprograms of the APP.
• ECB/2020/9 refining the terms and eligibility of the PSPP;
• ECB/2016/16 establishing the CSPP;
• ECB/2020/8 refining the terms and eligibility of the CBPP3;
• ECB/2014/45 establishing the ABSPP.

The purchases described in the PEPP decision were consistent with the ECB’s authority under the Statute of the European System of Central Banks and of the European Central Bank (Statute of the ESCB). Specifically, the ECB and national central banks could operate in the financial markets by buying and selling outright (spot and forward) or under repurchase agreement and by lending or borrowing claims and marketable instruments, whether in Community or in non-Community currencies, as well as precious metals. (European Union 1992, sec. 18.1)

The Treaty on the Functioning of the European Union let the Governing Council issue this decision (TFEU [1957] 2012, vol. 326/1, sec. 132[2]). The power to issue decisions without further approval became important as the ECB expanded the PEPP’s size.

The PEPP decision interacted with several EU treaties, specifically those prohibiting the ECB from engaging in monetary financing.5 As of August 2021, no challenges to the PEPP had been referred to EU courts, but active cases6 against the PSPP would likely impact the PEPP as well given that the PEPP relied on the PSPP to define eligible securities.

4. Governance: The Governing Council authorized the PEPP, requiring the ECB to disclose the PEPP’s holdings weekly.

The decision that created the PEPP was passed by the Governing Council of the ECB, which consisted of the governor of each NCB and the six-member ECB Executive Board: the President, Vice-President, and four other members7 (European Union 1992, secs. 10–11).

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5 The Treaty on the Functioning of the European Union ([1957] 2012, art. 123[2]) defined monetary financing as a “credit facility . . . in favour of . . . central governments, regional, local or other public authorities, other bodies as governed by public law, or . . . the purchase directly from them . . . of debt instruments.”

6 These claims were not trivial matters because of legal challenges brought earlier against the Outright Monetary Transactions and the PSPP (Gauweiler and Others v. Deutscher Bundestag 2015; Weiss and Others v. ECB 2018). In these cases, which eventually made their way to the Court of Justice of the European Union (CJEU), plaintiffs argued that the program in question either exceeded the ECB’s price-stability mandate, its ability to execute that mandate, or its prohibition on monetary financing (Grund 2020). And, in each, German courts referred the cases to the CJEU, which had sole authority to interpret “legal acts by EU institutions based on EU law” (Grund 2020). Grund (2020) interpreted CJEU rulings to say that the programs were legal under EU law so long as the programs remained compliant with the ECB’s mandate, proportionate to the objectives, and compatible with the prohibition of monetary financing.

7 In 2020, the President was Christine Lagarde, the Vice President was Luis de Guindos, and the four other members were Philip R. Lane, Isabel Schnabel, Fabio Panetta, and Frank Elderson.
The decision establishing the PEPP required the ECB to publish the aggregate book value every week, the net and cumulative net purchases each month, and the book value of securities held each week (ECB/2020/17 2020, art. 6).

5. Administration: The ECB Executive Board allotted monthly purchases, and Eurosistema central banks purchased securities.

The Governing Council delegated authority to the Executive Board to “set the appropriate pace and composition of PEPP monthly purchases” (ECB/2020/17 2020, art. 5). The Executive Board could choose from which asset classes and countries the PEPP purchased. All Eurosistema central banks purchased PEPP securities—including public-sector securities of their respective member states—and no documents indicate that central banks employed outside firms to evaluate assets.

6. Communication: The ECB revealed the PEPP after remarks by the ECB President drove sovereign-debt yields up.

Before the PEPP was announced, ECB President Christine Lagarde (2020) said that the Governing Council was “not here to close spreads.” Yields on eurozone debt spiked after the comment, with the lowest-rated eurozone sovereigns seeing the largest spikes in volatility and yield (Reuters 2020; OECD 2007–2021). Lagarde walked back the point later, saying that the central bank was “fully committed to [avoiding] any fragmentation” (Reuters 2020). A report to the European Parliament stated that it was “reasonable to think that the implementation of this program was, if not due to, at least brought forward because of President Lagarde’s comment” (Blot, Creel, and Hubert 2020). Markets also appeared to react to the announcement of the PEPP, as the volatility of sovereign debt—shown in Figure 4—fell for many eurozone bonds (Blot, Creel, and Hubert 2020). The ECB’s initial announcements consisted of press releases, its decisions in the Official Journal of the European Union, and press conferences to explain the terms of the PEPP and its purpose.

Other PEPP communications did not appear to cause explosive effects on markets. ECB Executive Board members explained the PEPP in virtual speeches and in the ECB’s blog (Schnabel 2021; Lane 2020a). These platforms also allowed policymakers to describe the program’s activities.

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8 In 2020, the Eurosistema included the central banks of Austria, Belgium, Cyprus, Estonia, Finland, France, Germany, Greece, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta, the Netherlands, Portugal, Slovakia, Slovenia, and Spain. The countries with representation in the Eurosistema are referred to as the euro area (EA) or eurozone.
Figure 4: Sovereign-Debt Volatility and Eurozone Developments

Source: Blot, Creel, and Hubert 2020, 13.

7. Disclosure: The ECB exceeded the required disclosures, publishing updated PEPP usage data daily on its website.

The decision establishing the PEPP required the ECB to publish the aggregate book value every week, the net and cumulative net purchases each month, and the book value of securities held each week (ECB/2020/17 2020, art. 6). The ECB exceeded those requirements by publishing every other month holdings by asset class and, for the PSPP,
holdings by issuer (ECB 2020b). These disclosures were not required by the ECB decision creating the PEPP or by any legislation.

8. **Use of SPV:** The PEPP did not feature a special purpose vehicle.

The PEPP did not use an SPV to administer its purchases.

9. **Size:** The Governing Council increased the PEPP’s authority twice, to EUR 1.85 trillion, due to the continuation of the pandemic and its economic effects on the European countries.

The ECB’s original decision authorized EUR 750 billion for PEPP (ECB/2020/17 2020, art. 1). After it became clear that the pandemic would continue to harm European economies, inflation projections fell (ECB 2021f). In June 2020, the ECB (ECB 2020f) expanded PEPP to EUR 1.35 trillion to boost the effects of its accommodative monetary policy. In March 2021, the ECB expanded PEPP to EUR 1.85 trillion and committed to speeding up purchases (ECB 2021f). In implementing this policy, NCBs bought securities gradually rather than all at once. Prior APP procedures suggest that “Eurosystem staff regularly assessed bond market liquidity indicators” to avoid distortionary effects of such large purchases (Hammermann et al. 2019, sec. 3).

As of February 2022, PEPP has purchased eligible assets worth EUR 1.6 trillion (ECB 2020a). The Executive Board mostly purchased public-sector securities, some commercial paper and corporate bonds, but very few covered bonds, and no asset-backed securities, as shown in Figure 5 (ECB 2020b).
10. **Source of Funding: The Eurosystem credited bank reserves to fund PEPP.**

The Eurosystem funded asset purchases by expanding their central bank balance sheets. When a central bank purchased securities under the APP, that central bank credited the reserve account of the bank connected to that particular security; following Decision 2020/440, the same applied to PEPP purchases (ECB 2017). The ECB only purchased 10% of public-sector securities that were purchased under the program; NCBs purchased the remainder of the debt of their respective member state (ECB/2020/9 2020, art. 6).

The Governing Council committed Eurosystem central banks to reinvest the principal from maturing PEPP securities (ECB 2021f). The Eurosystem shared all risks of private-sector-securities defaults, and 20% of public-sector-securities defaults (ECB, n.d.). This meant that

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9 The Eurosystem used banks’ reserve accounts as settlement services for PEPP transactions even if the seller of a security was not a bank with a Eurosystem reserve account holder. In such a case, the central bank would credit a bank at which the seller held an account (ECB 2017). In such a way, a bank could be connected to a security without selling it.
if these securities bore losses, all losses of private-sector securities would be divided among
the Eurosystem central banks according to the Eurosystem capital key, while only losses
from 20% of public-sector purchases would be divided.

11. Eligible Institutions: The PEPP purchased from institutions eligible for monetary
policy operations and investment managers entrusted with Eurosystem central-
bank portfolios.

Eligibility criteria for PEPP counterparties were set by earlier decisions establishing the APP
and its component programs. All programs could transact with institutions eligible for
monetary policy operations and investment managers entrusted with Eurosystem central
bank portfolios (ECB/2014/45 2015, art. 4; ECB/2016/16 2016, art. 6; ECB/2020/8 2020,
art. 4; ECB/2020/9 2020, art. 7). The Governing Council could also designate other entities
for outright transactions under the ABSPP after the ECB conducted a counterparty-risk
assessment (ECB/2014/45 2015, art. 4). Institutions were eligible for monetary policy
operations if they were subject to reserve requirements, were financially sound, were
subject to supervision by an EU or European Economic Area authority, and if they fulfilled
any requirements unique to the NCB with which they sought to transact (ECB 2006, chap.
2.1).

In all, Eurosystem central banks sought a large number of counterparties (the APP had used
more than 350; Hammermann et al. 2019, sec. 3). Avdjiev, Everett, and Shin (2019) reported
that investors outside the eurozone, and largely in the United Kingdom, were responsible for
half of APP sales. Spreading purchases over time reduced distortions on bond-market
segments and made it easier to reach hard-to-reach market segments (Hammermann et al.
2019, sec. 3).

12. Auction or Standing Facility: Most purchases used standing facilities; four NCBs
used reverse auctions to purchase public-sector securities.

National central banks seemed to follow their existing asset-purchase procedures for
implementing the PEPP (ECB/2020/17 2020, preamble). The majority of APP purchases saw
sellers access a standing facility at their designated NCB.¹⁰ These facilities engaged in
bilateral trades, whereby the NCB took the best price quoted by its counterparties in phone
calls and over electronic trading platforms. Bilateral trading allowed NCBs to handle the
“liquidity and heterogeneity” of the various eurozone jurisdictions (Hammermann et al.
2019, box 1).

Banque de France, De Nederlandsche Bank (DNB), and Lietuvos Bankas first trialed reverse
auctions for the PSPP in 2015 alongside their standing facilities (Hammermann et al. 2019,
box 1). In 2016, the Central Bank of Malta began conducting reverse auctions of public-sector

¹⁰ A country’s designated NCB was not always the NCB based in it. Designated NCBs varied for corporate debt
and asset-backed securities, as shown in

Figure 6. NCBs purchased public-sector securities and covered bonds for their home country.
securities (ECB 2021a). The Eurosystem endorsed their usage in illiquid bond markets, where bilateral trading risked mispricing assets.

DNB explained its auction process in detail on its website. It conducted variable-rate reverse auctions for Dutch securities issued on the secondary market. It announced auctions via Bloomberg two days before an operation. In an announcement, it listed which securities were eligible for the upcoming auction and offered the option to transact bilaterally with dealers for securities not specified by the DNB. During auctions, each counterparty had 20 minutes to submit via Bloomberg up to five pairs of amounts and prices per the security's ISIN, a unique identifier. DNB allocated purchases by ranking offers against “a theoretical yield curve.” Settlement occurred two days after (DNB 2020).

13. **Loan or Purchase:** The Eurosystem used the same purchasing frameworks that the APP used.

Implementation of the PEPP was decentralized and followed existing APP procedures (ECB/2020/17 2020, preamble). This meant that the ECB and each of the 19 NCBs could use different systems and processes to purchase eligible securities. However, per the APP frameworks, not every central bank purchased every security. The whole Eurosystem purchased public-sector securities, but only six NCBs purchased corporate debt, and only four purchased asset-backed securities. Per the CSPP, Nationale Bank van Belgie, Deutsche Bundesbank, Banco de España, Finlands Bank, Banque de France, and Banca d’Italia purchased corporate debt on behalf of the eurozone (ECB 2021d). Five of these six also purchased asset-backed securities—DNB substituted for Finlands Bank—as shown in
Figure 6 (ECB 2021c).
Figure 6: Purchasing Jurisdictions for the CSPP and ABSPP

<table>
<thead>
<tr>
<th>National central bank (NCB)</th>
<th>Jurisdictions for which the NCB purchased under CSPP</th>
<th>Jurisdictions for which the NCB purchased under ABSPP</th>
</tr>
</thead>
<tbody>
<tr>
<td>National Bank van Belgie</td>
<td>Belgium, Cyprus, Greece, Luxembourg, Malta, Portugal, the Netherlands, Slovenia, Slovakia</td>
<td>Belgium</td>
</tr>
<tr>
<td>Deutsche Bundesbank</td>
<td>Germany, the Netherlands</td>
<td>Germany</td>
</tr>
<tr>
<td>Banco de España</td>
<td>Spain, the Netherlands</td>
<td>Spain</td>
</tr>
<tr>
<td>Banque de France</td>
<td>France</td>
<td>Finland, France, Ireland, Luxembourg, Portugal</td>
</tr>
<tr>
<td>Banca d’Italia</td>
<td>Italy and the Netherlands</td>
<td>Italy</td>
</tr>
<tr>
<td>Finlands Bank</td>
<td>Austria, Estonia, Finland, Ireland, Lithuania, Latvia</td>
<td>N/A</td>
</tr>
<tr>
<td>De Nederlandsche Bank</td>
<td>N/A</td>
<td>the Netherlands</td>
</tr>
</tbody>
</table>

Note: Deutsche Bundesbank, Banco de España, and Banca d’Italia purchased securities from Dutch issuers but with, respectively, Germany, Spain, and Italy as the country of risk. Nationale Bank van Belgie purchased securities from Dutch issuers with any other country of risk.

Source: ECB 2021c; ECB 2021d.

The APP prohibition on purchasing newly issued public sector securities on the primary market also applied to the PEPP (ECB/2020/9 2020, art. 4; ECB/2016/16 2016, art. 1). These rules sought to ensure central banks did not engage in monetary financing, which was prohibited by the Treaty on the Functioning of the European Union ([1957] 2012, art. 123). The private-sector programs could purchase in both the primary and secondary market (Hammermann et al. 2019, box 1).

14. Eligible Assets: PEPP eligibility expanded slightly from the set of assets eligible for the APP, which accepted assets eligible as collateral in the Eurosystem.

Under the PEPP, the Eurosystem purchased securities eligible for the APP programs: CSPP, CBPP3, ABSPP, and PSPP (ECB/2020/17 2020, art. 1). The CSPP included commercial paper issued by non-financial corporations—a small but growing portion of the market—with maturities as short as 28 days (de Guindos and Schnabel 2020). All other PEPP securities required remaining maturities of at least 70 days and no longer than 30 years and 364 days, which was the same maximum remaining maturity as the PSPP and CSPP used (ECB/2020/17 2020, art.2; ECB/2020/9 2020, art. 3.3; ECB/2016/16 2016, art. 2.2). Previously, the CSPP had only accepted commercial paper with maturities as low as six months (de Guindos and Schnabel 2020). The ECB maintained that the halted issuance of
commercial paper and the heightened yields of outstanding commercial paper motivated their decision to expand the eligibility to shorter term commercial paper in PEPP (de Guindos and Schnabel 2020). Previously, the PSPP accepted remaining maturities with as little as one year. Neither the ABSPP nor the CBPP3 specified minimum or maximum remaining maturities.

The ECB set eligibility criteria according to both issuer and asset class, as shown in
Figure 7. The ECB established eligibility criteria to target issuers of covered bonds and asset-backed securities, and non-financial corporations. In the PSPP, the ECB accepted debt issued by eurozone nongovernmental organizations such as multilateral development banks and international financial institutions (ECB/2020/9 2020, art. 3[1]). This provision expanded the list of eligible issuers to include the World Bank, International Monetary Fund, Paris Club, and United Nations.

In addition, to be eligible for the CSPP, CBPP3, and ABSPP, securities must have been eligible as collateral in Eurosystem refinancing operations\(^\text{11}\) (ECB 2021c; ECB 2021d; ECB 2020d). The Eurosystem refinancing eligibility requirements for collateral were generally the same, if not more relaxed, than those set out in the APP and PEPP legislation.

\(^{11}\) All public-sector securities reaching Credit Quality Step 3 were eligible for monetary policy operations.
Figure 7: Eligibility Criteria for Assets

<table>
<thead>
<tr>
<th>Criterion</th>
<th>PSPP</th>
<th>CBPP</th>
<th>ABSPP</th>
<th>CSPP</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Target asset class</strong></td>
<td>Public-sector securities</td>
<td>Covered bonds and <em>multi-cédula</em></td>
<td>Asset-backed securities</td>
<td>Corporate bonds and commercial paper</td>
</tr>
<tr>
<td>Target issuer or guarantor</td>
<td>Central, local, and regional governments; international financial institutions</td>
<td>Organizations whose purpose does not include to divest or shut down</td>
<td></td>
<td>Organizations that are not: credit institutions, supervised by EBA or ECB, investment firms, asset-managers, or issuers of securitized instruments</td>
</tr>
<tr>
<td>Credit standard</td>
<td>At least Credit Quality Step 3 from ECAI&lt;sup&gt;i&lt;/sup&gt;</td>
<td></td>
<td>Rated by ECAI&lt;sup&gt;i&lt;/sup&gt;</td>
<td></td>
</tr>
<tr>
<td>Currency</td>
<td>EUR</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Residency standard</td>
<td>Issuer in eurozone</td>
<td>Issuer and 95%+ assets in eurozone</td>
<td>Issuer &amp; parent in eurozone</td>
<td></td>
</tr>
<tr>
<td>Fit for collateral?</td>
<td>Not required</td>
<td>Yes</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Note: <sup>i</sup> External Credit Assessment Institutions, as defined by the ECB.


15. Eligible Assets: The PEPP waived credit-quality requirements on Greek debt.

One clear difference from APP was that the PEPP also made sovereign debt from Greece eligible (ECB/2020/17 2020, art. 3). The establishing legislation said that, because the ECB had a better picture of Greece’s situation, it could more closely monitor conditions there for any negative effects on the rest of the eurozone. Greece had been subject to “enhanced surveillance” by the ECB due to domestic financial crises in the early 2010s (ECB/2020/17 2020, preamble). Controversy had surrounded Greek debt since 2010, when the country sought the first of three bailouts from international creditors, and its credit rating fell below Step 3 of the EU's Credit Quality Scale (Greece Credit Ratings, n.d.; C/2016/6447 2016; see Appendix 1 for the full credit scale; see Runkel 2022a).

In March 2020, Greek government bonds still did not meet the PSPP’s credit quality requirements; its long-term Fitch rating of BB lay in Credit Quality Step 4 (Fitch Ratings, n.d.). For this reason, the PSPP did not admit Greek debt (ECB/2020/9 2020, art. 3). But the ECB waived the credit-rating requirements for debt issued by Greece, citing the pandemic’s effects on Greek financial markets, knock-on effects of a Greek default, and the ECB’s ability to judge the situation due to its extraordinary involvement in the Greek economy (ECB/2020/17 2020). However, the decision may instead have had more to do with fears about the pandemic’s effects on Greece than with Greece’s effects on the eurozone. Before
the COVID-19 pandemic, the ECB had carved out similar exemptions allowing banks to post Greek debt as collateral in refinancing operations (see Runkel 2022a).

16. Loan Amounts: The PEPP followed purchase limits from the APP, except for that of the PSPP.

Following the ABSPP, the PEPP could not purchase more than 70% of a tranche of asset-backed securities, as marked by its International Securities Identification Number (ISIN) (ECB/2014/45 2015, art. 5). Following the CSPP, the PEPP could not purchase more than 70% of any ISIN for corporate bonds, not including public-sector corporate bonds (ECB/2016/16 2016, art. 4). Following the CBPP3, the PEPP could not purchase securities that—when pooled with CBPP1 and CBPP2 holdings—amounted to more than 70% of an ISIN (ECB/2020/8 2020, art. 3).

In the PSPP, ECB decisions restricted the amount of any one security that a national central bank could purchase to 33% of a single issue by a country subject to an economic adjustment program administered by the ECB, or 50% of a single issuance by a multilateral development bank or international financial institution. Moreover, purchases followed the ECB’s capital key, placing strict ratios on the amount that the Eurosystem could purchase of one member state’s debt relative to purchases of another member state’s debt (ECB/2020/9 2020, art. 6). These regulations limited the ECB’s ability to narrow spreads between sovereign debt issued by lower-rated countries and perpetually high-rated German debt.

The ECB lifted such limits in the PEPP (ECB/2020/17 2020, art. 4). The decision followed a spike in Greek debt yields after ECB president Christine Lagarde (2020) said, in response to a journalist’s question, that the Governing Council “are not here to close spreads,” which “is not the function or the mission of the ECB.”

Purchases of public-sector securities were guided—but not constrained—by the relative sizes of eurozone economies, codified in the Eurosystem capital key. This meant that the ratio of one NCB’s sovereign-debt purchases to total PEPP sovereign-debt purchases could vary during the program so long as the ratios converged to the capital-key percentages by the program’s end date. In theory, the Bank of Greece could purchase the total amount of sovereign debt authorized in early stages of the PEPP so long as its percentage of total public-sector purchases returned to 2.47% by the end of the PEPP. The APP, by contrast, required national central banks to conduct purchases in step with the capital key. Continuing with the example, when the ECB raised the amount authorized under the APP, the Bank of Greece would purchase 2.47% of the increased amount. The lifting of these restrictions—that purchases be made in step with the capital key and that the PEPP could purchase no more than 33% of a single member state’s issue—stoked fears that the PEPP would prop up fledgling member states (Arnold and Stubbington 2020).

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12 This schedule listed the amount of ECB capital held by eurozone national central banks as a percentage of the total capital held by eurozone national central banks. It is easily confused with the ECB capital key, which listed the amount of ECB capital held by eurozone national central banks plus the amount held by EU national central banks that did not use the euro.
In addition, eurozone members had issued large amounts of sovereign debt during COVID-19. An ECB official argued that the PEPP’s flexibility allowed it to stabilize markets when countries issued large amounts of debt (Lane 2020a). Lagarde (2020b) asserted that

the capital keys are the benchmarks. Flexibility is the key principle that distinguishes the PEPP from the others. We will never let capital key convergence that will take place at some stage impair the efficiency of the monetary policy that we have to deploy.

Through January 2022, purchases from most eurozone members aligned closely with the ratios prescribed by the capital key. Figure 8 shows how far member states strayed from the capital key by subtracting the capital-key percentage from the percentage of cumulative PEPP purchases of that member’s debt. Purchases of most issuers’ debt stayed within a percentage point throughout the PEPP, but purchases of France and Italy diverged from specified ratios by more than four percentage points in 2020.\textsuperscript{13} By 2022, purchases of French and Italian debt were converging on the Eurosystem capital key.

\textbf{Figure 8: Difference Between PEPP Proportions and Capital-Key Proportions}

\begin{center}
\includegraphics[width=\textwidth]{figure8.png}
\end{center}

Source: ECB 2020c.

\textsuperscript{13} In July 2020, one percentage point of cumulative PSPP purchases equaled EUR 3.6 billion; in January 2022, one percentage point equaled EUR 14.6 billion (ECB 2020c).
17. **Haircuts**: As an asset-purchase program, the PEPP did not feature haircuts.

No haircuts were applied because the PEPP did not engage in lending.

18. **Interest Rates**: As an asset-purchase program, the PEPP did not specify interest rates.

The PEPP did not specify interest rates because it did not engage in lending.

19. **Fees**: The ECB did not charge securities issuers any fees.

No documents suggest that the ECB charged fees to issuers of securities that it purchased.

20. **Term/Repayment**: As an asset-purchase program, the PEPP did not change the term of securities it purchased.

No documents suggest that the ECB changed the terms of securities that it purchased.

21. **Other Restrictions on Eligible Participants**: The ECB did not impose other conditions on counterparties.

Documents do not indicate other conditions beyond those discussed elsewhere in the case.

22. **Regulatory Relief**: The Eurosystem did not offer sellers regulatory relief.

Documents surveyed do not suggest that the Eurosystem provided regulatory relief—beyond that already described in the case—to financial institutions participating in the PEPP.

23. **International Coordination**: The PEPP did not coordinate beyond the Eurosystem.

The Eurosystem consisted of the ECB and 19 NCBs. Coordination within the Eurosystem was regulated by the Governing Council of the ECB and its guidelines (ECB 2006). The Eurosystem did not coordinate with other governments inside or outside of the EU.

24. **Duration**: The PEPP continued purchases until at least March 2022.

As of August 2021, the ECB continued to purchase securities through the PEPP. It originally projected to complete purchases by June 2021, with maturing principal reinvested until the end of 2022 (ECB 2020f). The ECB followed this decision by increasing the envelope size in response to subsequent outbreaks of COVID-19 and its variants. The ECB also extended the timeframe for PEPP purchases “until at least the end of March 2022 and, in any case, until it judge[d] that the coronavirus crisis phase [wa]s over” (ECB 2021f). To meet the new EUR 1.85 trillion authority, the Governing Council decided to accelerate asset purchases. The Governing Council committed to reinvest principal from its maturing securities until at least the end of 2023.
References and Key Program Documents

Implementation Documents


DNB’s terms and conditions for PEPP and PSPP reverse auctions.
https://ypfs.som.yale.edu/node/19577


Data showing liquidity programs in the Eurosystem.
https://ypfs.som.yale.edu/node/19618


Data disaggregating PEPP purchases over time by asset category.
https://ypfs.som.yale.edu/node/19578


FAQs on the Eurosystem’s third covered bond purchase programme (CBPP3).
https://ypfs.som.yale.edu/node/19581


Technical details regarding the Public Sector Purchase Programme (PSPP) of marketable debt instruments issued by euro area central governments, certain agencies, international, or supranational institutions located in the euro area.
https://ypfs.som.yale.edu/node/19582


European Central Bank.
Web page summarizing the APP.
https://ypfs.som.yale.edu/node/19590


Web page answering technical questions about implementation of the ABSPP.
https://ypfs.som.yale.edu/node/19591

Web page answering technical questions about implementation of the CSPP.
https://ypfs.som.yale.edu/node/19592


General PSPP securities lending framework and securities lending arrangements of the ECB.
https://ypfs.som.yale.edu/node/19593


FAQs detailing specific terms and exemptions of the PEPP’s rules.
https://ypfs.som.yale.edu/node/19594


Web page showing credit ratings for Greek sovereign debt.
https://ypfs.som.yale.edu/node/19616

Legal/Regulatory Guidance


Technical document presenting the framework and credit-rating schedule used by the PEPP.
https://ypfs.som.yale.edu/node/19607


Most recent decision renewing the ABSPP and setting eligibility criteria.
https://ypfs.som.yale.edu/node/19604


Most recent decision renewing the CSPP and setting eligibility criteria.
https://ypfs.som.yale.edu/node/19606


Most recent decision renewing the CBPP3 and setting eligibility criteria.
https://ypfs.som.yale.edu/node/19609

Most recent decision renewing the PSPP and setting eligibility criteria.
https://ypfs.som.yale.edu/node/19610

(ECB/2020/17 2020) Decision establishing the PEPP, providing rationale, and describing eligibility criteria (though mostly in reference to APP programs).
https://ypfs.som.yale.edu/node/19611

ECB’s pre-crisis policies and a general primer on how the Eurosystem functions.
https://ypfs.som.yale.edu/node/19615

Treaty restricting the ECB from, among other activities, monetary financing.
https://ypfs.som.yale.edu/node/19603

Case challenging the authority of the ECB to conduct the PSPP.
https://ypfs.som.yale.edu/node/19608

(Media Stories)

Article describing the reaction of Italian political figures to Lagarde’s comments, which pushed
Italian sovereign debt yields higher.
https://ypfs.som.yale.edu/node/19614

Press Releases/Announcements

*Press release announcing the PEPP.*
https://ypfs.som.yale.edu/node/19588

*Press release announcing PEPP size increase.*
https://ypfs.som.yale.edu/node/19589

*Press release describing policy rate cut as a response to COVID-19.*
https://ypfs.som.yale.edu/node/19613

*Blog post articulating why the ECB sought to purchase commercial paper.*
https://ypfs.som.yale.edu/node/19612

*Press conference questions for Christine Lagarde following the announcement that the PEPP’s size would grow.*
https://ypfs.som.yale.edu/node/19595

*Journalists’ questions following the ECB press conference and addressing fragmentation in the eurozone.*
https://ypfs.som.yale.edu/node/19596

*Journalists’ questions before the PEPP was announced; ECB President Lagarde said that the
Governing Council was “not here to close spreads.”
https://ypfs.som.yale.edu/node/19599

Blog post articulating the purpose of the PEPP distinct from the macroeconomic objectives of the APP.
https://ypfs.som.yale.edu/node/19600

Presentation by ECB vice president describing the ECB’s response to COVID-19.
https://ypfs.som.yale.edu/node/19601

Monthly data recording the yields of 10-year government bonds issued by selected eurozone countries; each series identifier can be constructed using ISO-3166-1 alpha-2 codes.
https://ypfs.som.yale.edu/node/19617

Presentation by ECB vice president describing the package of policies it used to respond to COVID-19.
https://ypfs.som.yale.edu/node/19602

Reports/Assessments
Analysis requested by the European Parliament’s Monetary Expert Panel assessing the risks of financial fragmentation.
https://ypfs.som.yale.edu/node/19580

Note describing money-supply fluctuations and the settlement system of the APP.
https://ypfs.som.yale.edu/library/document/base-money-broad-money-and-app

Eurosystem’s Asset Purchase Programme after the End of Net Asset Purchases.” *ECB Economic Bulletin*, March.

*Article diving deep into the implementation aspects of the APP, which were mostly duplicated by the PEPP.*


**Key Academic Papers**


*Journal article describing the residency of APP counterparties.*


*Study discussing the economic theory behind, and the evidence of, the APP and PEPP.*


*Paper analyzing the PEPP’s role preventing the fragmentation of eurozone economies.*

https://ypfs.som.yale.edu/library/document/app-vs-pepp-similar-different-rationales


*Article arguing that the PEPP was created legally.*


*YPFS case study reviewing the Bank of Greece’s (and the ECB’s) Emergency Liquidity Assistance.*

https://elischolar.library.yale.edu/journal-of-financial-crisis/


*YPFS case study reviewing the Federal Reserve’s Term Auction Facility during the Global Financial Crisis.*

https://elischolar.library.yale.edu/journal-of-financial-crisis/
YPFS case study reviewing the ECB’s CBPP1 and CBPP2.
https://elischolar.library.yale.edu/journal-of-financial-crisis/vol2/iss3/16

YPFS case study reviewing the ECB’s CBPP1 and CBPP2.
https://elischolar.library.yale.edu/journal-of-financial-crisis/vol2/iss3/15

*Article analyzing the unannounced change removing the purchase limits on public-sector securities.*
https://ypfs.som.yale.edu/node/19619
## Appendix A

### European Banking Authority credit ratings

<table>
<thead>
<tr>
<th>Credit quality step</th>
<th>1</th>
<th>2</th>
<th>3</th>
<th>4</th>
<th>All other</th>
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<td>A+SF to A-SF</td>
<td>BBB+SF to BBB-SF</td>
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<td>A+(sf) to A-(sf)</td>
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<td>BB+(sf) to BB-(sf)</td>
<td>Below BB-(sf)</td>
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</tr>
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<td>DBRS Ratings Limited</td>
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<td>BB+ sf to BB- sf</td>
<td>BB+ sf to BB- sf</td>
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<td>R-2 (high) (sf) to R-2 (low) (sf)</td>
<td>R-3 (sf)</td>
<td>Below R-3 (sf)</td>
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<td>Fitch Ratings</td>
<td>AAAAsf to AA- sf</td>
<td>A+sf to A- sf</td>
<td>BBB+sf to BBB- sf</td>
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<td>P-3(sf)</td>
<td>NP(sf)</td>
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<td><strong>Standard &amp; Poor's Ratings Services</strong></td>
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Source: C/2016/6447 2016.