United States: Primary Dealer Credit Facility

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United States: Primary Dealer Credit Facility\textsuperscript{1}

Carey K. Mott\textsuperscript{2}

Yale Program on Financial Stability Case Study
July 15, 2022

Abstract

In March 2020, the uncertain outlook for the United States in the face of the COVID-19 pandemic prompted extremely high demand for cash and near-cash assets. Amid intense selling pressure from investors, securities dealers were unable to fully absorb the high volume of trade orders into their inventory due to balance sheet capacity and funding constraints. As dealer capacity declined and demand for liquidity continued rising, volatility spread to the critical and normally highly liquid market for US Treasury securities, prompting the Federal Reserve to increase open market operations (March 12) and begin historically large purchases of US Treasuries (March 16). On March 17, the Fed used its Section 13(3) emergency authority to establish the Primary Dealer Credit Facility (PDCF), modeled after a program that the Fed implemented in response to the Global Financial Crisis (GFC) in 2008. The PDCF lent to primary dealers at the primary credit rate for up to 90 days, collateralized by dealers’ inventory of securities. Compared to the 2008 PDCF, the 2020 PDCF accepted a narrower range of collateral, offered terms longer than overnight, and did not charge a penalty fee for frequent use. Use of the PDCF peaked at $35.6 billion in loans outstanding the week of April 15, 2020, then gradually decreased. The PDCF expired on March 31, 2021, after two extensions to its operating dates.

Keywords: COVID-19, market liquidity, primary dealers, PDCF

\textsuperscript{1} This case study is part of the Yale Program on Financial Stability (YPFS) selection of New Bagehot Project modules considering market support programs in response to COVID-19. Cases are available from the Journal of Financial Crises at https://elischolar.library.yale.edu/journal-of-financial-crisis/.
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Overview

As the economic outlook turned negative in the face of the COVID-19 pandemic, broad risk-off sentiment drove heavy investor demand for cash and other liquid assets. Amid a “dash-for-cash” in March 2020, nonbanks\(^3\) and foreign holders sold record amounts of less-liquid, long-dated Treasuries in favor of shorter-dated assets (TIC 2021; He, Nagel, and Song 2020, 3, 9).

At first, securities dealers who intermediate in short-term markets absorbed the increased trade flows, including the sales of Treasuries, but this reportedly expanded dealers’ balance sheets against the constraints imposed by regulatory or risk-management considerations, and by mid-March dealers became unable or unwilling to continue acting as market-makers (FRB 2020b; Duffie 2020; Chen et al. 2021). Without dealers providing liquidity, assets in dealer-intermediated markets traded at material discounts, and liquidity dried up in even the most liquid market\(^4\) (FRB 2020b; FRB and Goldberg 2020; Duffie 2020).

On March 12, the Fed responded by offering $1.5 trillion in repurchase agreements, or repos, in an effort to provide liquidity to dealers (FRBNY 2020a; Duffie 2020). Take-up was low, however, with market participants blaming balance-sheet constraints and an inability to efficiently distribute cash throughout the system (Timiraos and Verlaine 2020). Beginning on March 16, the Fed purchased $1 trillion in Treasuries over three weeks, partly as a

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\(^3\) Nonbanks, particularly relative value hedge funds, sold roughly $90 billion in less-liquid Treasuries as they unwound basis trades (FSB 2020). (See Barth and Kahn (2020) for more information.)

\(^4\) Meanwhile, businesses and governments which normally issue commercial paper (CP) with multi-week maturity began issuing paper that matured on a daily basis (FRB 2020b). Money market mutual funds (MMFs) saw large outflows as investors demanded redemptions, and corporate debt markets stalled as nonfinancial corporations sought funding while facing credit downgrades (FSB 2020).
means of freeing up balance sheet space by reducing dealer inventory (FSB 2020). Yet these purchases did not ease constraints as much as the Fed intended due to regulatory capital requirements and the fact that the Fed pays for these Treasuries with reserves, which the banking system must absorb (Duffie 2020).

As market conditions continued to deteriorate, the Fed announced on March 17 that it would use its emergency lending authorities under Section 13(3) to re-establish the Primary Dealer Credit Facility (PDCF), which lent to primary dealers with full recourse at the primary credit (discount window) rate for a term up to 90 days (FRB 2020m). The Fed lent against the dealer’s inventory of securities and applied haircuts based on the riskiness of the assets pledged as collateral, which was revalued daily by the clearing bank, Bank of New York Mellon (BNYM) (FRBNY 2020b).

The Fed established two “companion” facilities—the Commercial Paper Funding Facility\(^5\) (CPFF) on March 17 and the Money Market Mutual Fund Liquidity Facility\(^6\) (MMLF) on March 18—to help stabilize short-term funding markets\(^7\) (Clarida, Duygan-Bump, and Scotti 2021). On April 1, 2020, the Fed temporarily allowed bank holding companies to exempt reserves and Treasuries from their Supplementary Leverage Ratio Rule (SLR) calculations to further ease constraints on dealer balance sheets (FRB 2020h).

The COVID-era PDCF was modeled on a 2008 GFC predecessor that was established in response to repo-market stress driven by concerns about dealer exposure to subprime mortgages (Yang 2020; Martin and McLaughlin 2020). The 2008 PDCF accepted a greater variety of collateral than the 2020 PDCF, extended credit only overnight, and charged regular users of the facility a frequency-based fee (Yang 2020; Martin and McLaughlin 2020).

\(^5\) For more information on the CPFF, see Engbith (2021).

\(^6\) Money market mutual funds provide funding to dealers in the repo markets. For more information on the MMLF, see Mott (2021).

\(^7\) Another facility, the Secondary Market Corporate Credit Facility (SMCCF), helped stem the risk-off activity in corporate debt markets, which dealers intermediate, although dealer intermediation in these markets has declined in recent years (Kargar et al. 2020).
Lending through the pandemic-era PDCF began on March 20, 2020, and peaked three weeks later at $35.6 billion (see Figure 1). For context, the 2008 PDCF reported $130 billion in loans outstanding at the height of its use⁸ (Yang 2020). Initially scheduled to expire on September 30, 2020, with other emergency lending facilities, the Fed and Treasury extended the operating window of the PDCF to December 31, 2020, and then again to March 31, 2021 (FRB 2020j; FRB 2020k). The facility shed its final holdings the week of April 21, 2021 (FRB 2020q). In its May 9, 2021, report to Congress, the Fed reported that, as of April 30, 2021, all loans had been repaid, no losses were realized on the PDCF, and the Federal Reserve Bank of New York had received interest, fees, and other revenue on the PDCF of $12.8 million (FRB 2021a).

**Figure 1: Loans Outstanding at the PDCF**

![Graph showing loans outstanding at the PDCF](image)

*Source: Federal Reserve H.4.1 Statistical Release.*

**Summary Evaluation**

The PDCF extended 356 loans to 21 primary dealers totaling $132 billion against $149 billion worth of collateral (FRB 2022). The median borrowing term was 14 days (FRB 2022). 35% of loans had terms greater than 84 days, while 22% of loans were overnight (FRB 2022).

⁸ Note that a greater range of collateral was eligible for the 2008 PDCF than the 2020 PDCF. Additionally, in March 2020, only $340 billion in privately issued securities were financed in the tri-party repo market, compared to $600 billion in August 2008 (Martin and McLaughlin 2020).
By offering more favorable rates than dealers could find in the markets, the PDCF provided a backstop for dealers to finance their inventory of securities, thus allowing dealers to resume their intermediation and smooth market functioning (Martin and McLaughlin 2020; Pozsar 2020). The PDCF became operational on March 20, 2020, and saw immediate and sustained utilization through the end of April 2020 (Martin and McLaughlin 2020; FRB 2020b). In mid-April, when investors’ demand for liquidity across multiple asset classes rose again, the higher order volume once again “clogged” the balance sheets of dealers, limiting their ability to warehouse investor trade flows and causing the price of liquidity to rise (FRB and Goldberg 2020; Duffie 2020). By May, the Fed found that dislocations in the market for US Treasury securities had subsided, and measures of market functioning—such as market depth, bid-ask spreads, and divergence of similar-maturity yields—had improved (FRB 2020b) (see Figure 2).

**Figure 2: Treasury Market Depth**

Data retrieved from the interdealer broker community. Market depth indicates the quantity of an asset available to buy or sell at the best posted bid and ask prices.

*Source: FRB 2020.*

Among widespread turmoil such as in March 2020, evaluating any individual crisis-time intervention on its own terms can be a challenge. This is especially true of the PDCF, which the Fed established during a month that saw several efforts designed to alleviate constraints on dealers, provide access to liquidity, and improve Treasury market functioning. Efforts included expanded repo operations, historically large purchases of Treasuries, and dollar swap lines with foreign central banks,⁹ as well as the launch of companion facilities in interrelated markets: the CPFF for commercial paper (CP), the MMLF for money market

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⁹ The rapid increase in supply was due to foreign investors (central banks and investors in tax havens) selling about $300 billion in Treasuries, mutual funds selling roughly $15 billion, and net issuance of $150 billion by the U.S. Treasury Department (He, Nagel, and Song 2020, 3). Foreign official institutions, including central banks, sold roughly $60 billion in Treasuries in March 2020, due in part to emerging market economies raising USD cash to satisfy funding needs and intervene in foreign exchange markets (TIC 2021; FSB 2020, 30). Dollar swap lines established by the Fed helped relieve this pressure on the US Treasury market and the dealers who intermediate it.
mutual funds invested in commercial paper and municipal securities, and the Secondary Market Corporate Credit Facility for corporate debt (FRB 2020b).

Utilization of the PDCF, CPFF, and MMLF peaked quickly after launch and, considered together, these interventions appear to have had a beneficial effect on dealers, with indicators of market functioning improving after their announcements (FRB 2020b) (see Figure 3). Following the announcement of the CPFF on March 17, issuance of CP soon returned to normal multi-week maturity (Chen et al. 2021; FRB 2020b). Carlson and Macchiavelli (2021) show that the PDCF enhanced the ability of primary dealers to provide intermediation services, specifically by facilitating the issuance of CP and negotiable certificates of deposit (CD). They also show that CP and CD issuers benefited indirectly from the PDCF, as the facility enabled issuers to issue more securities at lower cost when the CP or CD that was issued was pledged as collateral to the PDCF by a dealer (Carlson and Macchiavelli 2021).

**Figure 3: Spreads Since PDCF Launch**

![Diagram of spreads since PDCF launch](image)

Data retrieved from Bloomberg, Barclays Capital Aggregate Bond Index.

*Source: Chen et al. 2021.*

In the corporate debt market, the combined announcements of the PDCF and Primary and Secondary Market Corporate Credit Facilities appear to have reversed the "dash for cash," and investor demand for liquidity—and the cost to dealers for supplying it—quickly receded (Kargar et al. 2020, 4; Chen et al. 2021). Moreover, dealers’ apparent reluctance to absorb corporate debt appears to have changed around the dates corresponding to the Fed’s announcement of the Primary Dealer Credit Facility (March 17) and the Primary and Secondary Market Corporate Credit Facilities (March 23) (Kargar et al. 2020, 16) (see Figure 4). O’Hara and Zhou (2021) found that almost immediately after the announcement of the PDCF, dealers reverted to accumulating inventories, and transaction costs for investment-grade securities fell, even for large trading quantities (“block trades”) which become very expensive in illiquid markets (O’Hara and Zhou 2020; Martin and McLaughlin 2020).
Figure 4: Change in Dealer Inventory of Corporate Debt

Data retrieved from FINRA market sentiment tables.

Source: Kargar et al. 2020.

Nevertheless, standing facilities can be subject to stigma, which market participants speculate may have limited the effectiveness of the PDCF (Ennis and Price 2020; Armantier, Lee, and Sarkar 2015).
**Context: United States 2019–2020**

<table>
<thead>
<tr>
<th>Indicator</th>
<th>2019</th>
<th>2020</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>GDP</strong> (SAAR, nominal GDP in LCU converted to USD)</td>
<td>$21.694 trillion</td>
<td>$21.477 trillion</td>
</tr>
<tr>
<td><strong>GDP per capita</strong> (SAAR, nominal GDP in LCU converted to USD)</td>
<td>$65,280</td>
<td>$63,414</td>
</tr>
<tr>
<td><strong>Sovereign credit rating (five-year senior debt)</strong></td>
<td>Data for 2019: Moody’s: Aaa</td>
<td>Data for 2020: Moody’s: Aaa</td>
</tr>
<tr>
<td></td>
<td>S&amp;P: AA+u</td>
<td>S&amp;P: AA+u</td>
</tr>
<tr>
<td></td>
<td>Fitch: AAA</td>
<td>Fitch: AAA</td>
</tr>
<tr>
<td><strong>Size of banking system</strong></td>
<td>$13.825 trillion</td>
<td>$15.882 trillion</td>
</tr>
<tr>
<td><strong>Size of banking system as a percentage of GDP</strong></td>
<td>63.73% in 2019</td>
<td>73.95% in 2020</td>
</tr>
<tr>
<td><strong>Size of banking system as a percentage of financial system</strong></td>
<td>27.14% in 2019</td>
<td>27.30% in 2020</td>
</tr>
<tr>
<td><strong>Five-bank concentration of banking system</strong></td>
<td>45.74% in 2019</td>
<td>46.24% in 2020</td>
</tr>
<tr>
<td><strong>Foreign involvement in banking system</strong></td>
<td>Data not available for 2019</td>
<td>Data not available for 2020</td>
</tr>
<tr>
<td><strong>Government ownership of banking system</strong></td>
<td>Data not available for 2019</td>
<td>Data not available for 2020</td>
</tr>
<tr>
<td><strong>Existence of deposit insurance</strong></td>
<td>Yes in 2019</td>
<td>Yes in 2020</td>
</tr>
</tbody>
</table>

*Sources: Bloomberg, World Bank Global Financial Development Database, and World Bank Deposit Insurance Dataset.*
Key Design Decisions

1. **Purpose:** The Fed established the PDCF to maintain the orderly function of financial markets at the outset of the COVID-19 pandemic.

On March 17, 2020, the Fed announced that it had authorized the Federal Reserve Bank of New York (FRBNY) to extend collateralized credit to primary dealers for a term of up to 90 days (FRB 2020m). The stated purpose of the PDCF was to support the credit needs of American households and businesses by fostering the functioning of financial markets more generally and to expand the ability of primary dealers to gain access to term funding (FRB 2020i).

Specifically, by allowing primary dealers to borrow against a variety of assets on their balance sheets, the PDCF intended to reduce the costs associated with holding inventory and intermediating transactions between customers (Kargar et al. 2020; FRB 2020b). The Fed expected the PDCF would add liquidity to the market for US Treasuries in particular, as unprecedented sales volumes in March overwhelmed the capacity of dealers to intermediate in that market (FRB 2020b).

2. **Part of a Package:** The PDCF was one of many initiatives the Fed undertook to support market functioning and the flow of credit to households and businesses.

The PDCF worked in concert with other backstop facilities designed to provide targeted liquidity to specific financial entities; namely, the Commercial Paper Funding Facility (CPFF), announced several hours before the PDCF, and the Money Market Mutual Fund Liquidity Facility (MMLF), announced on March 18 (Boyarchenko, Kovner, and Shachar 2020; FSB 2020). The Fed also intervened in the dealer-intermediated secondary market for corporate bonds through the Secondary Market Corporate Credit Facility (SMCCF) (FSB 2020; Kargar et al. 2020).

3. **Legal Authority:** The PDCF was established under Section 13(3) of the Federal Reserve Act.

The Federal Reserve Board authorized the PDCF by invoking its authority under Section 13(3) of the Federal Reserve Act (FRB 2020m). Section 13(3) of the Federal Reserve Act permits the Fed, in “unusual and exigent circumstances,” to “discount for any participant in any program or facility with broad-based eligibility” (FRB 2017, Sec. 13(3)(a)). The invocation of Section 13(3) allows the Fed to provide liquidity more broadly than its monetary policy and discount window authorities allow. Under Section 13(3), the Fed could extend collateralized credit to primary dealers (FRB 2020m). The PDCF received the unanimous approval of the five members of the Fed Board of Governors and the treasury secretary 10 (FRB 2020m; Mnuchin 2020).

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10 The Dodd-Frank Wall Street Reform and Consumer Protection Act of 2010 required Treasury pre-approval for the establishment of programs like the PDCF; this stipulation did not exist for the GFC-era PDCF (CRS 2020).
The PDCF was based on counterparty relationships already in place between primary dealers and the New York Fed because of the latter’s role in conducting open market operations (OMOs) (FRBNY, n.d.b).

4. Governance: The Fed provided Congress with periodic updates on the PDCF, whose operations were subject to a three-phase review by Reserve Bank Operations and Payment Systems and scrutinized by the Government Accountability Office; extensions to the PDCF were subject to Regulation A and Section 13(3) requirements.

Pursuant to Section 13(3) of the Federal Reserve Act, the Fed submitted reports to Congress every 30 days including “the [aggregate] value of collateral, the amount of fees and other items of value received; and the expected or final cost to the taxpayer” (FRB 2020e, 29–30). The Coronavirus Aid, Relief, and Economic Security Act (CARES Act) required the Board to publish these reports on its website within seven days of them being submitted to Congress; although the PDCF was not funded by the CARES Act, the Board published the relevant reports anyway (FRB 2020e).

The Government Accountability Office (GAO) published a report examining the Fed’s overall response to the COVID-19 pandemic, as well as two reports on the Fed’s emergency lending facilities. The reports did not include recommendations specific to the PDCF (GAO 2020a).

Reserve Bank Operations and Payment Systems (RBOPS), a division of the Federal Reserve Board that oversees the policies and operations of the Reserve Banks, conducted a three-phase review of Fed facilities (GAO 2020b). In the first phase, RBOPS assisted with the launch of the facility (GAO 2020b). In the second phase, conducted no later than 45 days after the Board authorized the facility, RBOPS focused its oversight of each facility on four areas: (1) compliance, governance, and risk management; (2) credit and collateral; (3) processes and controls; and (4) accounting and reporting (GAO 2020b). The third phase of RBOPS’s review consisted of monitoring the Fed’s facilities (GAO 2020b). RBOPS communicated any control or design gaps it identified, as well as recommendations for remediation, to Reserve Bank management (GAO 2020b). RBOPS identified unspecified gaps in the design of controls for the PDCF (GAO 2020b).

5. Administration: The Federal Reserve Bank of New York was responsible for administration of the PDCF, with Bank of New York Mellon acting as the clearing bank.

The Federal Reserve Bank of New York (FRBNY) administered the PDCF. FRBNY was uniquely positioned to operate the PDCF because the facility relies on the relationships and infrastructure built for its dealer trading counterparties who assist the FOMC in implementing monetary policy (FRBNY, n.d.b). FRBNY also administered the GFC-era PDCF with operational assistance from the Federal Reserve Banks of Atlanta and Chicago (GAO 2011).

Dealers typically fund themselves in the tri-party repo market which involves a clearing bank that acts as an intermediary and handles the administrative details between the two

6. Communication: The Federal Reserve created the PDCF to provide liquidity to primary dealers and support financial market functioning amid disruptions caused by the COVID-19 pandemic.

The Fed established the PDCF to provide primary dealers with access to term funding as part of a larger effort to support financial market functioning and the credit needs of US households and businesses more broadly (FRB 2020m). Throughout the duration of the facility, the Fed reiterated the role of the PDCF in helping dealers resume their market intermediation and smooth market functioning (Martin and McLaughlin 2020; FRB 2020k; FRB 2020l).

Similarly, the Fed created the 2008 PDCF to provide liquidity to primary dealers when troubles at Bear Stearns negatively affected the market for triparty repurchase agreements (Yang 2020; Martin and McLaughlin 2020).

The Fed made regular press releases accompanying decisions on the terms and rules related to the PDCF.

7. Disclosure: The Federal Reserve Board provided monthly reports to Congress and the public regarding its Section 13(3) emergency lending facilities, but delayed disclosing the names of borrowers and funds and other details of PDCF transactions until 2022.

Section 13(3), as amended by the Dodd-Frank Wall Street Reform and Consumer Protection Act of 2010 (Dodd-Frank Act), requires the Fed to present Congress with two types of reports: 1) one submitted within a week after authorizing any loan, providing the justification for the exercise and detailed information on the recipients and the amounts of each transaction; and 2) a monthly update “regarding the value of collateral, the amount of fees and other items of value received; and the expected or final cost to the taxpayer” (FRB 2017). In compliance with the second type of required report, the Fed provided monthly reports to Congress with details on the PDCF including the aggregate amounts borrowed, interest rate charged, and value of pledged collateral, as well as the overall costs, revenues, and fees (FRB 2020i). These reports included more detailed aggregate data on the PDCF’s outstanding loans than were included in the Fed’s weekly release of its balance sheet data (FRB 2020c).

The Coronavirus Aid, Relief, and Economic Security Act (CARES Act) required the Fed to publish monthly reports to the public about programs supported by CARES Act funds within

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11 For a full discussion of the tri-party repo market, see Copeland, et al. (2012). For more information on the role clearing banks play in tri-party repo, see Paddrik et al (2021) and Kahn and Olson (2021).
seven days of delivering them to Congress (116th US Congress 2020). Although the PDCF was not supported by CARES Act funds, the Fed released the required congressional PDCF reports to the public anyway (FRB 2020e).

The Fed did not publicly disclose disaggregated details about PDCF transactions, unlike some of the other emergency lending facilities\(^{12}\) (FRB 2020f). As allowed in the Dodd-Frank Act, the Fed chair requested a delay in the release of confidential treatment of borrower-identifying information for the PDCF, MMLF, and CPFF to avoid adversely affecting these facilities’ participants (GAO 2020b). The Fed was cognizant of the possibility that market participants would view a firm’s use of these facilities as a sign of liquidity stress, which could cause a run on the institution (GAO 2020b). However, Section 11(s) of the Federal Reserve Act, as amended by the Dodd-Frank Act, requires the Fed to disclose detailed transaction-level data within one year after the termination date of any credit facility; for the PDCF, this deadline was March 31, 2022 (FRB 2020j, 12; FRB, n.d.a, sec. 11[s][2][A]).

8. **Use of SPV:** The PDCF did not utilize a special purpose vehicle.

The PDCF was not operated through an SPV.

9. **Size:** No explicit limit was announced for the PDCF, and there were no individual participation limits.

The amount of funding that any primary dealer could borrow under the PDCF was limited only by the amount of margin-adjusted eligible collateral that a primary dealer could present to the clearing bank (FRB 2020n).

Use of the PDCF peaked at $35.6 billion the week of April 15 (FRB 2020q). For context, broker-dealers held about $3.5 trillion in assets in Q4 2019 (FRB 2020b). As of August 2021, primary dealers funded an average of $600 billion in daily trade volume while non-primary dealers funded $71 billion (Paddrik, Ramírez, and McCormick 2021).

10. **Source of Funding:** The PDCF was funded through the creation of reserves by the Federal Reserve.

The PDCF functioned as a loan facility for primary dealers, similar to the way the Federal Reserve’s discount window provides a backup source of funding to depository institutions. Credit extended by the Federal Reserve through the PDCF was collateralized (FRBNY 2020c).

The Fed recorded PDCF loans as assets on its balance sheet (Hoops and Kurtzman 2021). As dealers paid back loans, the Fed extinguished the reserves (FRB 2020c).

11. **Eligible Institutions:** 24 primary dealers were eligible for credit under the PDCF.

The PDCF utilized the New York Fed’s existing operational relationships with primary dealers and the tri-party repo system that is used for OMOs. Primary dealers are trading

\(^{12}\) See the Main Street Lending Programs by Kelly (2021) and the Primary Market Corporate Credit Facility and Secondary Market Corporate Credit Facility by Leonard (2021).
counterparties of the New York Fed in its implementation of monetary policy. The PDCF extended 356 individual loans to 21 primary dealers (see Figure 5) (FRB 2022).

**Figure 5: Cumulative Loan Amounts Extended to PDCF Borrowers**

<table>
<thead>
<tr>
<th>Borrower</th>
<th>Cumulative Loan Amount ($thousands)</th>
<th>Loans Extended</th>
</tr>
</thead>
<tbody>
<tr>
<td>Amherst Pierpont Securities LLC</td>
<td>418,500</td>
<td>86</td>
</tr>
<tr>
<td>Bank of Nova Scotia, New York Agency</td>
<td>70,000</td>
<td>3</td>
</tr>
<tr>
<td>Barclays Capital Inc.</td>
<td>3,361,000</td>
<td>11</td>
</tr>
<tr>
<td>BMO Capital Markets Corp.</td>
<td>2,833,000</td>
<td>8</td>
</tr>
<tr>
<td>BNP Paribas Securities Corp.</td>
<td>14,400,000</td>
<td>7</td>
</tr>
<tr>
<td>BofA Securities, Inc.</td>
<td>50</td>
<td>1</td>
</tr>
<tr>
<td>Cantor Fitzgerald &amp; Co.</td>
<td>4,500,000</td>
<td>74</td>
</tr>
<tr>
<td>Citigroup Global Markets Inc.</td>
<td>6,500,000</td>
<td>5</td>
</tr>
<tr>
<td>Deutsche Bank Securities Inc.</td>
<td>11,189,187</td>
<td>51</td>
</tr>
<tr>
<td>Goldman Sachs &amp; Co. LLC</td>
<td>4,700,000</td>
<td>3</td>
</tr>
<tr>
<td>J.P. Morgan Securities LLC</td>
<td>60,350,000</td>
<td>29</td>
</tr>
<tr>
<td>Jefferies LLC</td>
<td>767,706</td>
<td>19</td>
</tr>
<tr>
<td>Mizuho Securities USA LLC</td>
<td>250,000</td>
<td>1</td>
</tr>
<tr>
<td>Morgan Stanley &amp; Co. LLC</td>
<td>500,000</td>
<td>1</td>
</tr>
<tr>
<td>NatWest Markets Securities Inc.</td>
<td>570,000</td>
<td>3</td>
</tr>
<tr>
<td>Nomura Securities International, Inc.</td>
<td>2,335,000</td>
<td>15</td>
</tr>
<tr>
<td>RBC Capital Markets, LLC</td>
<td>8,168,000</td>
<td>7</td>
</tr>
<tr>
<td>Société Générale, New York Branch</td>
<td>51,000</td>
<td>2</td>
</tr>
<tr>
<td>TD Securities (USA) LLC</td>
<td>4,550,000</td>
<td>6</td>
</tr>
<tr>
<td>UBS Securities LLC</td>
<td>3,412,000</td>
<td>20</td>
</tr>
<tr>
<td>Wells Fargo Securities, LLC</td>
<td>3,775,000</td>
<td>4</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>132,700,443</td>
<td>356</td>
</tr>
</tbody>
</table>

*Source: FRB 2022.*

Securities dealers play a critical role in short-term markets by marketing, underwriting, and transacting in a range of securities; using their balance sheets to make markets; and providing liquidity by buying and selling securities from their own holdings (FRB 2020b). Large dealers, most of whom are subsidiaries of bank holding companies13, use short-term secured funding markets to fund their inventory of securities14 (FRB 2020b). Primary dealers are heavily reliant on short-term lending markets in their role as securities market makers, but, unlike banks, cannot access the discount window (FRBNY 2020b).

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13 Because dealer subsidiaries are just one business line to which large banks allocate capital, liquidity, and risk, dealers were further constrained in March 2020 by demands to hold greater margin collateral, loan requests from bank customers, and requests for heightened levels of intermediation in other assets (Duffie 2020).

14 Dealers also source funding from banks and other dealers (FRB 2020b).
Use of the GFC-era PDCF was restricted to the 20 primary dealers at the time, but included the London-based affiliates of four primary dealers. Ultimately, 18 primary dealers tapped the 2008 PDCF (Yang 2020).

12. Auction or Standing Facility: The PDCF was a standing facility, accessible at the borrower’s election.

The PDCF was a standing facility (FRB 2020j). Under the PDCF, dealers contacted BNYM with their funding needs, normally by 2:00pm ET, and BNYM would verify that eligible collateral had been pledged. BNYM then notified FRBNY when a sufficient amount of eligible, margin-adjusted collateral had been assigned to FRBNY’s tri-party account, at which point FRBNY transferred the amount of the loan to BNYM for credit to the primary dealer, normally around 5:00pm ET on the same day (FRB 2020n).

13. Loan or Purchase: The PDCF extended recourse loans to primary dealers.

The extension of credit under the PDCF depended on the New York Fed’s relationships and processes established as part of the primary dealer system. To mitigate risk, the Fed applied haircuts and had a clearing bank value the collateral at the least available value and revalue it daily (FRBNY 2020b). Loans to primary dealers under the PDCF were made “with recourse beyond the collateral to the broker-dealer entity itself,” assuring the Fed’s protection in the event of a borrower default (FRBNY 2020b). Dealers were permitted to prepay PDCF loans (FRBNY 2020b).

14. Eligible Collateral: The PDCF accepted OMO-eligible collateral and a broad range of investment-grade debt securities, including commercial paper and municipal bonds, and equity securities.

The PDCF accepted all collateral eligible for OMOs: US Treasury, agency, and agency mortgage-backed securities (FRBNY 2020b). The PDCF also accepted non-OMO-eligible collateral, including equity securities, money market instruments, and investment-grade municipal and corporate securities (see Figures 6 and 7) (FRBNY 2020c).
Figure 6: Securities Pledged to the PDCF, by Type

Obligations issued by the borrower or its affiliates were not eligible (FRBNY 2020b). Most of the assets financed in the PDCF were experiencing volatility and pressure in March 2020, including corporate and municipal debt, asset-backed securities, and commercial paper (Martin and McLaughlin 2020).

The 2008 PDCF defined "eligible collateral" as all collateral eligible for pledge under tri-party repurchase agreements. As a result, the 2008 program included some noninvestment-grade securities and whole loans that the 2020 PDCF did not accept (Yang 2020).

Figure 7: Securities Ratings

source: FRB 2022.

United States Mott
15. **Loan Amounts:** Borrowers were only limited by the value of collateral they pledged to the facility; specific loan amounts were made available on March 31, 2022.

FRBNY extended a principal amount equal to the value of the collateral pledged to secure the advance less a risk-adjusted haircut; there were no other restrictions on primary dealers' use of the facility (FRB 2020j). In the event collateral was downgraded, the primary dealer would need to replace the security with eligible collateral to maintain full collateralization or terminate the loan (FRBNY 2020b).

16. **Haircuts:** Haircuts were equivalent to haircuts under open market operations or calculated according to the risk of the collateral pledged.

Haircuts assigned to OMO-eligible collateral were equivalent to haircuts under open market operations (FRBNY 2020c). For collateral not eligible for OMO, haircuts were assigned according to the asset’s risk (FRBNY 2020c). BNYM valued the collateral according to a collateral schedule sent from FRBNY to primary dealers and BNYM (see Appendix); this was designed to be similar to the margin schedule for lending to commercial banks at the discount window\(^\text{15}\) (FRB 2020n). The Fed stated that the collateral schedule could be adjusted “as conditions warrant and upon further analysis” (FRBNY 2020b).

The 2008 PDCF also assigned haircuts to OMO-eligible collateral that were equivalent to haircuts under the OMOs. Haircuts for non-OMO eligible collateral were determined by the asset’s risk and generally higher than under OMO standards (Yang 2020).

17. **Interest Rates:** Loans were extended at the primary credit rate.

The interest rate for the loan was based on the primary credit (discount window) rate offered to depository institutions at the time the loan was originated. On March 15, the Fed announced it would lower the primary credit rate by 50 basis points to 25 basis points (the upper bound of the federal funds rate). Reducing the spread between the primary credit rate and the general level of overnight interest rates was intended “to help encourage more active use of the window by depository institutions to meet unexpected funding needs” (FRB 2020o; FRB 2020a). From the facility’s launch in March 2020 to its expiration a year later, the primary credit rate remained at 25 basis points (FRB 2020n).

Under normal conditions, the primary credit rate exceeds the overnight repo rate for most eligible securities (FRBNY, n.d.a). As a result, the PDCF was not an especially attractive means of financing an inventory of securities in normal market conditions (GAO 2020b). The Fed set the rate for the PDCF according to the principles of penalty rates in Regulation A\(^\text{16}\); namely, that the rate “is a premium to the market rate in normal circumstances” but “affords liquidity in unusual and exigent circumstances” (FRB 2015; 12 CFR, n.d.; GAO 2020b, 12; COC 2020, 33). Fed officials told the Government Accountability Office that charging such a rate

\(^{15}\) For most eligible collateral, the haircut applied at the PDCF aligns to the haircut applied to the longest-dated tenor of that collateral type at the discount window (FRB 2021b; FRBNY 2020c).

\(^{16}\) The 2015 amendment to Regulation A calls for the Fed to charge a “penalty rate” on all lending through 13(3) emergency lending facilities (FRB 2015).
ensured “the facilities would experience limited participation when credit is available in the marketplace and increased participation when markets declined and there was a shortage of credit” (GAO 2020b, 12). The PDCF was designed to be self-liquidating, meaning dealers were incentivized to use the PDCF only as a backstop, not as a primary funding source once markets returned to normal (GAO 2020b).

The GFC-era PDCF also charged the primary credit rate; throughout the duration of the facility this represented a 25 basis point premium to the upper limit of the fed funds rate (Yang 2020, 13).

18. Fees: The Fed did not impose any fees for using the PDCF, however the clearing bank imposed normal tri-party fees.

The PDCF did not charge borrowers a frequency-based fee, but primary dealers did pay normal tri-party fees to BNYM (FRBNY 2020b).

In contrast, the GFC-era PDCF charged a frequency-based penalty fee on primary dealers that accessed the facility on more than 30 days out of any 120 days. The fee was later revised based on use of the facility for more than 45 business days out of the preceding 180 business days (Yang 2020).

19. Term: PDCF credit had a maturity up to 90 days.

The PDCF offered credit for up to a 90-day term. This brought the facility’s terms in line with changes to the discount window, which, as of March 15, 2020, also allowed depository institutions to obtain secured liquidity for up to 90 days (FRBNY 2020b; FRB 2020a). The median term of the borrowing of the COVID-era PDCF was 14 days, and most borrowing was longer than overnight (see Figure 8) (FRB 2022; Martin and McLaughlin 2020). As the remaining maturity of the loan declined, the primary dealer could choose to prepay the loan and request a new loan up to 90 days (FRBNY 2020b).

The GFC-era PDCF only offered overnight loans (Yang 2020).
Figure 8: Duration of PDCF Loans by Origination Date

Source: FRB 2022.

20. Other Restrictions on Eligible Participants: There were no other restrictions on PDCF participants.

There were no other restrictions on PDCF participants.

21. Regulatory Relief: The Fed did not offer regulatory relief to PDCF participants.

Although the Fed and other financial regulators provided relief from regulation around this time, no regulatory changes were made to specifically accommodate participants in the PDCF.

22. International Coordination: The Fed did not coordinate with other jurisdictions when designing or operating the PDCF.

The Fed did not coordinate with other jurisdictions when designing or operating the PDCF.

23. Duration: After two extensions beyond its initial expiration date of six months, the PDCF ceased extending credit on March 31, 2021.

The PDCF began extending credit on March 20, 2020, and was designed to continue for “at least six months, or longer if conditions warrant” (FRBNY 2020b). On July 28, the Fed announced that it would extend several 13(3) emergency lending facilities, including the
PDCF, through December 31, 2020 (FRB 2020k). On November 30, the Fed announced a further extension of the PDCF to March 31, 2021, along with three other 13(3) programs: the Commercial Paper Funding Facility (CPFF), the Money Market Mutual Fund Liquidity Facility (MMLF), and the Paycheck Protection Program Liquidity Facility (PPPLF) (FRB 2020l). When announcing both extensions, the Fed acknowledged that “financial markets have stabilized significantly,” but pointed to “the presence and extent of volatility and illiquidity in financial markets” and “the price and availability of credit in the market . . . as compared to normal market conditions” as justification for their continued operations (FRB 2020d; FRB 2020g).

The PDCF, along with the CPFF and MMLF, expired on March 31, 2021, while the Fed continued to invoke its 13(3) authorities to operate the PPPLF. All loans made by FRBNY through the PDCF were repaid by April 30, 2021 (FRB 2021a).
References and Key Program Documents

Documents cited in the text are introduced with a parenthetical author-date citation. Documents that are relevant to this case but have not been cited in text do not include this parenthetical reference.

Program Summaries


Implementation Documents


*Dashboard displaying FRBNY’s markets data.*

*List of primary dealers.*

*Treasury International capital flows data.*

**Legal/Regulatory Guidance**

*Code of Federal Regulations section describing regulations for emergency lending.*

*Economic stimulus bill passed in response to the COVID-19 pandemic.*

*Excerpt from the Federal Reserve Act describing the powers of the Federal Reserve Banks.*

*Section of the Federal Reserve Act including disclosure requirements.*

*Extensions of credit by Federal Reserve Banks (Regulation A).*

Final rule specifying the Fed’s procedures for emergency lending under Section 13(3) of the Federal Reserve Act.


Rule allowing banks to exclude US Treasuries and deposits from a regulatory capital ratio.


Media Stories


WSJ article noting the Fed’s increased purchases of US Treasuries in response to the COVID-19 pandemic.


Press Releases/Announcements


Speech by Federal Reserve Governor on the structure and functioning of the market for US Treasuries.


Press release announcing an extension to several Fed facilities through the end of 2020.
https://ypfs.som.yale.edu/library/federal-reserve-board-announces-extension-through-december-31-its-lending-facilities-were.

(FRB 2020l) Federal Reserve Board (FRB). November 30, 2020. “Federal Reserve Board announces extension through March 31, 2021, for several of its lending facilities that were generally scheduled to expire on or around December 31.” Board of Governors of the Federal Reserve System.
Press release announcing an extension of several Fed facilities beyond the end of 2022.

(FRB 2020m) Federal Reserve Board of Governors (FRB). March 17, 2020. “Federal Reserve Board announces establishment of a Primary Dealer Credit Facility (PDCF) to support the credit needs of households and businesses.” Board of Governors of the Federal Reserve System.
Announcement of PDCF.

H.2 release of Board of Governors deliberations.

Borrower data for the PDCF and other COVID-era Fed facilities.

Press release announcing adjustments to repo operation schedules to address temporary disruptions in Treasury financing markets.

Statement from US Treasury Secretary Steven T. Mnuchin announcing the establishment of the PDCF.
Statement from US Treasury Secretary Steven T. Mnuchin announcing the extension of the PDCF. 

Reports/Assessments

Official government oversight report detailing the findings of the COC regarding lending facilities established under the CARES Act. 


Official government assessment describing early evaluations of the monetary policy actions taken and facilities established in response to COVID-19. 

Official government report summarizing the updated usage of the emergency lending facilities established in response to the COVID-19 pandemic. 

Federal Reserve website listing discount window collateral information. 

Official government report summarizing the updated usage of the emergency lending facilities established in response to the COVID-19 pandemic.

Fed report summarizing operational developments for each of the COVID-19 Section 13(3) lending facilities.

Official government report summarizing the updated usage of the emergency lending facilities established in response to the COVID-19 pandemic.

(FRB 2020g) Federal Reserve Board of Governors (FRB). December 3, 2020. “Periodic Report: Update on Outstanding Lending Facilities Authorized by the Board under Section 13(3) of the Federal Reserve Act (December 3, 2020).”
Official government report summarizing the updated usage of the emergency lending facilities established in response to the COVID-19 pandemic.

Official government report summarizing the updated usage of the emergency lending facilities established in response to the COVID-19 pandemic.

Official government report summarizing the updated usage of the emergency lending facilities established in response to the COVID-19 pandemic; excerpt of the PDCF.


Key Academic Papers


Blogpost examining the liquidity provided by dealers in several important financial markets during the COVID-19 pandemic.
https://ypfs.som.yale.edu/node/18539.

https://ypfs.som.yale.edu/node/18517.

Policy paper analyzing dislocations in the US Treasury market during the COVID-19 pandemic, and considering possible improvements to the market.

Summary overview of discount window stigma.


Paper analyzing strains in the Treasury market amid a decline in broker-dealer inventory capacity during the COVID-19 pandemic.

NBER paper analyzing Treasury yields during the COVID-19 pandemic.
FEDS Note summarizing technical details on how the Fed’s emergency facilities were accounted for in the Financial Accounts of the United States. https://ypfs.som.yale.edu/node/18555.


## Appendix

### Figure 5: Primary Dealer Credit Facility Collateral Schedule

<table>
<thead>
<tr>
<th>COLLATERAL TYPE</th>
<th>RATING</th>
<th>MARGIN %</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>OMO-eligible collateral</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Treasury Obligations</td>
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<tr>
<td>Bills, Notes, and Bonds (incl. Inflation-Indexed Securities)</td>
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<td>104</td>
</tr>
<tr>
<td>STRIPS and Synthetic Treasuries (incl. Strips of Inflation-Indexed Securities)</td>
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<td>108</td>
</tr>
<tr>
<td>Agency Obligations*</td>
<td></td>
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</tr>
<tr>
<td>Fixed and Floating Rate Debentures</td>
<td>-</td>
<td>105</td>
</tr>
<tr>
<td>Interest and Principal Strips</td>
<td>-</td>
<td>109</td>
</tr>
<tr>
<td>Agency and Private Label MBS Pass-Throughs and CMOs**</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Agency Single-Family, Pass-Through Securities</td>
<td>-</td>
<td>105</td>
</tr>
<tr>
<td>Agency CMBS</td>
<td>-</td>
<td>105</td>
</tr>
<tr>
<td>Agency REMICS/CMOs</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Agency Residential Credit Risk Transfer Securities</td>
<td>A-/A3/A- or above</td>
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</tr>
<tr>
<td></td>
<td>BBB-/Baa3/BBB- or above</td>
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</tr>
<tr>
<td>Private Label Residential MBS</td>
<td>BBB-/Baa3/BBB- or above</td>
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</tr>
<tr>
<td>Private Label CMBS</td>
<td>AAA/Aaa/AAA</td>
<td>113</td>
</tr>
<tr>
<td><strong>Domestic</strong></td>
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</tr>
<tr>
<td>Money Market Instruments</td>
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<tr>
<td>Commercial Paper, Bankers Acceptances, Certificates of Deposit, and Bank Notes</td>
<td>A2/P2/F2 or above</td>
<td>105</td>
</tr>
<tr>
<td>Equities</td>
<td></td>
<td></td>
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<tr>
<td>Common Stock, Preferred Stock, and American Depository Receipts</td>
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</tr>
<tr>
<td>Municipal Securities</td>
<td>BBB-/Baa3/BBB- or above</td>
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</tr>
<tr>
<td>Corporate Securities</td>
<td>AAA/Aaa/AAA</td>
<td>108</td>
</tr>
<tr>
<td></td>
<td>AA-/Aa3/AA- or above</td>
<td>109</td>
</tr>
<tr>
<td></td>
<td>A-/A3/A- or above</td>
<td>110</td>
</tr>
<tr>
<td></td>
<td>BBB-/Baa3/BBB- or above</td>
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</tr>
<tr>
<td>Asset-backed securities</td>
<td>A-/A3/A- or above</td>
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<tr>
<td></td>
<td>BBB-/Baa3/BBB- or above</td>
<td>113</td>
</tr>
<tr>
<td>Collateralized Debt Obligations (CDOs)</td>
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<tr>
<td>Collateralized Loan Obligations (CLOs)</td>
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</tr>
<tr>
<td>Supranational Agency Securities</td>
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<td>106</td>
</tr>
<tr>
<td>Sovereign/Foreign Gov’t Agency/Foreign Gov’t Guaranteed Securities</td>
<td>A-/A3/A- or above</td>
<td>107</td>
</tr>
<tr>
<td></td>
<td>BBB-/Baa3/BBB- or above</td>
<td>109</td>
</tr>
</tbody>
</table>

Note: Margin percentages are calculated by dividing the value of the collateral pledged by the loan amount. REMICS refers to Real Estate Mortgage Investment Conduits. CMO refers to Collateralized Mortgage Obligations. CMBS refers to Commercial Mortgage-Backed Securities. *Direct obligations of the following federally related entities: Federal Agricultural Mortgage Corporation (Farmer Mac); Federal Farm Credit Banks Funding Corporation (Farm Credit System); Federal Home Loan Bank System; Federal Home Loan Mortgage Corporation (Freddie Mac); Federal National Mortgage Association (Fannie Mae); Financing Corporation (FICO); Resolution Funding Corporation (REFCO); Small Business Administration (SBA); Student Loan Marketing Association (SLMA); or Tennessee Valley Authority. **Excludes trust receipts. Agency refers to securities issued and/or fully guaranteed by the Government National Mortgage Association, Federal Home Loan Mortgage Corporation, Federal National Mortgage Association, or Farmers Agricultural Mortgage Corporation.

*Source: FRBNY 2020c.*