Central Bank Digital Currencies: Policy Issues

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The recent proliferation of private digital currencies or cryptocurrencies, such as Bitcoin, has led to questions of whether the Federal Reserve (Fed) should create a central bank digital currency (CBDC)—a digital dollar that would share some of the features of these private digital currencies.

In addition, several countries are moving forward with plans to create CBDCs, and this has increased calls for the Fed to act. According to a survey from the Bank for International Settlements, more than 85% of central banks worldwide are researching, piloting, or in advanced stages of development of CBDCs. For example, China has completed several digital currency trials in major cities across the country, as well as cross-border trials with Hong Kong; the European Central Bank hopes to launch a digital euro by 2025; the Eastern Caribbean is piloting its digital currency (DCash) in four countries; and the Bank of Japan has announced a “phase one” of testing a digital yen. The proliferation of CBDCs around the world has raised questions about whether the United States is falling behind in the future of the financial system, and whether that could affect its “reserve currency” status.

Digital payments and account access are already widespread in the United States. A key question from an end user (e.g., consumer or merchant) perspective is: would a CBDC be faster and less expensive than the current system? A CBDC would presumably allow for real-time settlement of payments—a feature that is not currently ubiquitous in the U.S. payments system, but may become so after the Fed rolls out FedNow, its planned real-time settlement system. Creating a CBDC could take several years, whereas FedNow is expected to be operational in 2023. Whether payments using a CBDC would be less expensive than the status quo remains unknowable until detailed proposals have been made. (Cross-border payments have been identified as offering greater potential gains in cost and speed.)

From an end-user perspective, CBDC proposals range from a system similar to the current status quo to one that is fundamentally different. The Fed and private sector already operate bank-to-bank digital wholesale payments systems, some of which are settled in real time, so a CBDC only accessible to banks may differ slightly from the current system. In contrast, proposals for consumers to be able to hold CBDCs in accounts at the Fed would fundamentally change the role of the Fed and its relationship with consumers and banks. Thus, depending on its attributes, a domestic CBDC could potentially compete with private digital currencies, foreign CBDCs, private payment platforms, or banks. CBDC proponents differ as to which of these they would like a domestic CBDC to compete with. CBDCs are more likely to compete with private digital currencies as a payment means for legal commerce than to function in their other current uses (e.g., as speculative investments or as payment means for illicit activities).

Depending on its features and how much it differed from the status quo, a U.S. CBDC would have an ambiguous but potentially significant effect on financial inclusion, financial stability, cybersecurity, Federal Reserve independence, seigniorage, and the effectiveness of monetary policy. If the CBDC mainly crowded out cash and cryptocurrency use, it could make illicit activity more difficult, possibly at some expense of individual privacy. If used to deliver government payments, the CBDCs’ ability to improve their speed and efficiency would depend on the extent of its adoption by those not already receiving payments by direct deposit, which might be low unless mandatory.

To date, the Fed has not taken a position on whether creating a CBDC would be desirable. It has stated that it “does not intend to proceed with issuance of a CBDC without clear support from the executive branch and from Congress, ideally in the form of a specific authorizing law.” Regardless, Congress might choose to legislate in order to either explicitly authorize or mandate the Fed create a CBDC and shape its features and uses, or to prevent one from being introduced.
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Introduction

Over the country’s history, the U.S. monetary system has undergone several fundamental transformations, resulting in significant changes in how the financial system operates. Both commercial banks and the U.S. Treasury issued their own paper currency until the 20th century, and until 1864, there was no federal regulation of private bank-issued currency.¹ The Federal Reserve (Fed), currently the exclusive issuer of currency, was not established until 1914.² For most periods until 1933, the value of the dollar was fixed to precious metals; it has not been convertible to gold or silver since. These changes were controversial at the time, creating winners and losers, but are now taken for granted.

In recent years, digital currencies, such as Bitcoin, have been privately issued, and many countries have begun developing central bank digital currencies (CBDCs). This has led to a debate in the United States about whether the Fed should also issue a CBDC. It is an open question whether the introduction of a CBDC would also lead to fundamental changes in the financial system, or whether it would be more comparable to the introduction of electronic clearing of paper checks—a technological change in back office operation that is largely unnoticeable to consumers.

Congress has held several hearings on whether the United States should have a CBDC and, if so, the features it should have and whether legislation is needed to enable or expedite that process.³ The current chairs of the Senate Committee on Banking, Housing, and Urban Affairs (S. 3571, sponsored by Senator Brown) and House Financial Services Committee (Section 101 of H.R. 6321, sponsored by Representative Waters) both introduced legislation in the 116th Congress that would have created CBDC and digital wallets at the Fed that any individual could hold CBDC in. In addition, both bills would have allowed federal COVID-19 stimulus payments to be delivered through those wallets. In the 117th Congress, legislation related to CBDCs includes H.R. 1030 (sponsored by Representative Talib), H.R. 2211 (sponsored by Representative Foster), H.R. 3506 (sponsored by Representative Hill), and H.R. 6415 (sponsored by Representative Emmer).

This report explains what CBDCs are and how they would alter the current financial landscape, what steps the rest of the world is taking to develop CBDCs, the range of potential design features for a CBDC, and what policy issues are raised by CBDCs. It starts with a brief description of current payments systems and digital currencies.

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² Currency (“Federal Reserve notes”) is a liability of the Federal Reserve, but physically created at the Fed’s behest by the Bureau of Engraving. Coins are issued by the U.S. Mint and are a liability of the Treasury Department.

Digital Payments and Private Digital Currencies Today

The U.S. financial system includes private digital currencies that currently have only a niche role in payments. It also features widely available private digital retail payment systems based on the dollar and underpinned by digital interbank wholesale payment systems run by the Fed and the private sector. Currently, the Federal Reserve issues two liabilities that facilitate payments, paper currency for retail payments and reserves that banks hold in accounts at the Fed for wholesale payments. The latter are accessed digitally, as are balances held by consumers in bank accounts.

In traditional electronic payment systems, which predominate today, participants hold fiat money (i.e., serves as legal tender by government decree) in an account at a private commercial bank or other financial intermediary that maintains accurate private ledgers of how much money each customer has available. To make a payment, the payer instructs (using a physical check or an electronic message) the intermediary to transfer money to the recipient’s account. If the recipient holds an account at a different intermediary, those intermediaries will send messages to each other via electronic messaging networks—even if the payment is made by paper check—instructing each to make the necessary changes to their ledgers. The intermediaries validate the transaction, ensure the payer has sufficient funds for the payment, deduct the appropriate amount from the payer’s account, and add that amount to the payee’s account. When the intermediaries in these payments systems are banks, they are closely regulated to ensure safety and soundness, consumer protection, and financial stability. In addition, the value of the money is generally maintained by a public central bank that aims to circulate a supply of money large enough to facilitate economic activity, but not so large as to destabilize the value of money.

While these systems generally offer relatively fast, convenient, and safe payment options, they involve significant costs and physical infrastructure to ensure the systems’ integrity, performance, and availability. For example, payment system providers operate and maintain vast electronic networks to connect retail locations with banks, and the Federal Reserve operates and maintains networks to connect banks to itself and each other. In addition, although the traditional payment system may be sufficiently fast and convenient for most transactions, some transactions can involve brief delays. One such delay can be a lag time between when a payment (such as a paycheck) is deposited at a bank and when the full amount of the funds can be used by the individual.

In recent years, thousands of privately issued digital currencies have been developed and captured public attention. Bitcoin, Ethereum, Dogecoin, and Litecoin are prominent examples.

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5 Sullivan, “Federal Reserve’s Reduced Role.”
7 For a more detailed analysis of these issues, see CRS Report R45427, Cryptocurrency: The Economics of Money and Selected Policy Issues, by David W. Perkins.
Instead of transferring money by making changes to private, centralized ledgers of intermediaries such as banks, these alternative systems generally make changes to public or \textit{distributed}, decentralized ledgers. These ledgers are typically protected from manipulation or unauthorized transfers with blockchain technology and cryptography (hence, many of them are referred to as cryptocurrencies).\(^8\)

Although portrayed as an alternative form of money, private digital currencies have not achieved the defining characteristics of money—they are not a medium of exchange (i.e., widely accepted for payment), a store of value (i.e., retains much of its value over time), and a unit of account (i.e., an easily understood measure of the value of things). For example, because cryptocurrencies are not legal tender—that is, there is no legal requirement for parties to use them to settle debts—and they cannot be used to pay taxes, they may not function well as a medium of exchange. Thus far, no cryptocurrency has succeeded in settling payments rapidly on a large scale. In addition, the values of cryptocurrencies have been volatile, arguably making them poor stores of value and ineffective units of account.\(^9\) Because the supply of cryptocurrency is typically determined by a computer protocol and not a centralized authority like a central bank, it is not clear how or when their values would stabilize.

Some developers have attempted to create cryptocurrencies with stable values, often called \textit{stablecoins}. Prominent examples are USD coin and Tether. Stablecoins may share some of the technological features of cryptocurrency, but the issuer of the coin pegs the coin’s value to a stable currency or basket of stable currencies (or to some other asset or commodity). In principle, this could make stablecoins more attractive as a medium of exchange and store of value than the cryptocurrencies that experience large and rapid changes in value. A Facebook (now Meta)-led proposal to develop a stablecoin to be used for payments on the Facebook platform—initially to be called \textit{Libra} and later rebranded as \textit{Diem}—generated much controversy before the initiative was formally abandoned in January 2022.\(^10\)

In most cases, private digital currencies’ decentralized nature and lack of centralized authority is at the root of many of the challenges and risks they pose (discussed below). This has led some observers to suggest that central banks could use the technologies underlying cryptocurrencies or otherwise replicate certain features of the currencies to issue their own \textit{central bank digital currencies} (CBDCs). The aim of CBDCs would be to realize the touted benefits of private digital currencies in a way that would be “safe, robust, and convenient.”\(^11\) The rapid growth in stablecoins and other cryptocurrencies has led to increased calls for central banks to consider issuing CBDCs to maintain public money’s central economic role.\(^12\)

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\(^8\) For more information, see CRS Report R45116, \textit{Blockchain: Background and Policy Issues}, by Chris Jaikaran.


\(^10\) For more information, see CRS Insight IN11183, \textit{Libra: A Facebook-led Cryptocurrency Initiative}, by Rebecca M. Nelson and David W. Perkins.


What Is a CBDC?

There is no consensus definition for what a CBDC would comprise—the term is used to refer to a number of concepts. If defined simply as a central bank liability that is digital, the term could be misleading in the sense that central banks already make their fiat money available digitally to commercial banks for inter-bank payments and as a store of value through their central bank reserve accounts. A broad, if imprecise, definition of CBDC provided by the Bank of International Settlements (BIS) is a “digital form of central bank money that is different from balances in traditional reserve or settlement accounts.” Rather than providing a definition, this report will highlight where differences in definitions lead to differences in outcomes for users or policy. However, there is no consensus on the exact form that a CBDC might take, since such currencies could vary widely in their features and characteristics. As discussed below, the mandates, authorities, and goals of different countries’ central banks vary, and so their motivation and ability to issue a CBDC—and in what form—differ.

Federal Reserve Views on a U.S. CBDC

In January 2022, the Fed released a report on CBDC, which it defined as “a digital liability of a central bank that is widely available to the general public.” The report provides more detail on the Fed’s vision for a CBDC:

CBDC transactions would need to be final and completed in real time, allowing users to make payments to one another using a risk-free asset. Individuals, businesses, and governments could potentially use a CBDC to make basic purchases of goods and services or pay bills, and governments could use a CBDC to collect taxes or make benefit payments directly to citizens.

The report identified four characteristics that it argued were necessary “to best serve the needs of the United States”: It should be privacy-protected to the extent compatible with deterring criminal use, intermediated (i.e., services would be offered through financial institutions), widely transferable among holders, and identity-verified (i.e., not anonymous). The report took no position on several design features, such as whether the CBDC would pay interest, whether it could be used offline, and whether there would be size limits on transactions or holdings.

The report argued that a CBDC should be introduced only if it would

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13 BIS, Central Bank Digital Currencies, pp. 3-4.


15 This definition rules out proposals for “synthetic CBDC” that is issued by private entities but fully backed by reserves held in accounts at the Fed. The Bank for International Settlements (BIS) is an international financial institution founded in 1930 and composed of 62 central banks, including the U.S. Federal Reserve; quotation from BIS, Central Bank Digital Currencies, pp. 3-4. See also Agustín Carstens, “Digital Currencies And The Future Of The Monetary System,” Bank for International Settlements, January 27, 2021, at https://www.bis.org/speeches/sp210127.pdf.

16 BIS, Central Bank Digital Currencies, pp. 3-7.


provide benefits to households, businesses, and the overall economy that exceed any costs and risks; yield such benefits more effectively than alternative methods; complement, rather than replace, current forms of money and methods for providing financial services; protect consumer privacy; protect against criminal activity; and have broad support from key stakeholders.

The report acknowledges that existing payments are “generally effective and efficient” but highlights financial inclusion and cross-border payments as areas for potential improvement and notes that a CBDC could buttress the dollar’s international role as reserve currency. The report also notes several areas where a CBDC could pose risks—including privacy, illicit activity, financial stability, and cybersecurity—or impose costs on existing financial actors, such as banks.

The report stated that the Fed “does not intend to proceed with issuance of a CBDC without clear support from the executive branch and from Congress, ideally in the form of a specific authorizing law.” The report “is not intended to advance a specific policy outcome and takes no position on the ultimate desirability of a U.S. CBDC” and was coupled with a request for public comment. The public comment period is 120 days, and the Fed is soliciting comments on 20 different questions pertaining to CBDCs. The report also provides a summary of the research, outreach, international collaboration, and technological experimentation that the Fed has conducted in preparation for the potential introduction of a CBDC. The report did not address what statutory changes, if any, would be required to introduce a CBDC.

In January 2021, Chair Jerome Powell reportedly stated that, if the Fed decided to move forward, the introduction of a CBDC was years, not months, away. In March 2021, Powell was quoted as saying, “We don’t need to rush this project, and we don’t need to be first to market…. The real threshold question for us is does the public want or need a new digital form of central bank money to complement what is already a highly efficient, reliable and innovative payments arena and system.” Chair Powell was also quoted as saying that “we would need buy-in from Congress, from the Administration, from broad elements of the public…. [W]e would not proceed with this without support from Congress, and I think that would ideally come in the form of an authorizing law, rather than us trying to interpret our law to enable this.”

Other Fed statements on CBDC include various speeches, testimony, and a 2019 letter to Representative French Hill. In this letter, the Fed highlighted legal uncertainty about whether all of the actions that would be needed to successfully implement a CBDC could be taken under its existing authority. These include whether a CBDC would be legal tender, whether the Fed can offer accounts or digital wallets to the public, and what legal rights, obligations, and protections CBDC users would have.

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20 CQ Transcripts, House Financial Services Committee Holds Hearing on Monetary Policy and the State of the Economy, February 24, 2021.
U.S. CBDC Design Options

Any concrete proposal for introducing a CBDC in the United States needs to specify a number of still-undecided design elements that would have implications for how it would work and be used, and what advantages, disadvantages, and risks it would pose. These include the following:

- How would the Fed regulate the supply of CBDC? The overall money supply plays a role in determining inflation, and most central banks, including the Fed, are tasked with maintaining low and stable inflation.
- Should the Fed pay CBDC holders interest? Currently, most central banks pay interest on bank reserves held at the central bank, but do not pay interest on physical currency.
- Who would be able to use CBDC—banks, financial firms, or the general public?
- Who would be able to access and hold CBDC directly with the central bank? For example, would any member of the U.S. public have direct access through “FedAccounts” or only approved intermediaries? If the latter, what types of intermediaries should be allowed to exchange and store CBDC on behalf of the public—banks, existing nonbank financial firms, or a new type of financial firm?
- Should Treasury have any role in the issuance, production, or backing of CBDC?
- Would CBDC be legal tender to pay debts? Would it be allowed to pay taxes and receive government payments? Would banks and merchants be required to accept them for payment? All of these considerations would affect how widely and quickly the CBDC was adopted.
- Should CBDC transactions be anonymous or traceable by the Fed?
- Should CBDC payments and exchange flow through the Fed’s existing payment and settlement systems, private systems, or should a new system be created?
- Could CBDC be exchanged between users “offline”?
- Should CBDC use the technology underpinning private cryptocurrencies (e.g., blockchain, distributed ledgers, cryptography)? Or would these technologies be extraneous or counterproductive in the presence of a trusted central administrator?
- How would the Fed’s CBDC interface with other countries’ CBDCs in cross-border payments? Should CBDC be available for use only in the United States or globally?

How Would a CBDC Differ from the Current System?

Two key features of a CBDC is that it can be used digitally and can be transferred between parties with negligible delay. Digital payments are already ubiquitous in the U.S. financial system for those who choose to use them, however. Real-time payments (i.e., instantaneous settlement) at the

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Retail level are currently available but not widespread. However, they may eventually become ubiquitous after the Fed introduces FedNow, its real-time clearing and settlement system, which is currently planned for 2023. Since planning for a CBDC has not yet started, ubiquitous real-time payments of dollars will likely already be the status quo if and when a CBDC were to become available. Likewise, a CBDC could reduce counterparty risk currently involved in settlement, but real-time settlement would also reduce that risk. This raises questions about how a CBDC might differ from the current system or the system that will be in place once FedNow is fully implemented, and has led some observers to wonder whether CBDC is a proverbial “solution in search of a problem.”

The technology underpinning many private digital currencies is structurally different from the current payment system. Proposals vary as to the extent that a CBDC would or would not use these technologies. Regardless of the technological underpinnings, a CBDC could differ very little or very significantly from the current system from an end user’s (e.g., a consumer’s or retail business’s) perspective, depending on its features. A CBDC that differed only on cost effectiveness from an end user perspective would be justifiable enough to some. However, CBDC plans are not detailed enough to speculate whether these differences would reduce costs to users.

Broadly, a CBDC could be compared to the current system under three scenarios based on types of users—banks, financial firms (such as nonbank payment firms), or consumers/merchants directly. A CBDC used only by banks would be the most similar to the current system from an end user perspective. Banks (and a limited number of other financial institutions) already clear and settle wholesale payments digitally through interest-earning digital accounts held at the Fed. Depending on the design, a CBDC could nevertheless have new features, such as a blockchain-based ledger accessible to users or “tokenization” allowing it to be held or transferred outside of the Fed’s payment network. Nevertheless, if access is limited to banks, it is possible a CBDC would not lead to the availability of any new financial products or features for consumers.

24 The Clearing House Payments Company L.L.C. (PayCo) currently offers its members a private real-time payment service.


28 These payments can be settled through settlement systems run by the Fed or private-sector settlement systems that operate through accounts at the Fed.

29 For more information, see CRS Report R45116, Blockchain: Background and Policy Issues, by Chris Jaikaran.

Allowing other types of financial firms to hold and exchange CBDC could potentially lead to innovations in payments that are difficult to anticipate without any details about what the CBDC’s features would be. A key difference could be that nonbank payment providers would no longer need to route payments between different providers through banks.\textsuperscript{31} Still, the Fed’s role as the central administrator and regulator of wholesale payment systems would not change, although the underpinning technology would. Again, from an end user’s perspective, these innovations may or may not be noticeable, depending on the CBDC’s other features. For example, nonbank retail payment systems are already prevalent, but end users might no longer need to link retail payment accounts to bank accounts.\textsuperscript{32}

A CBDC that individuals hold and use directly could potentially differ more fundamentally from the current system. In thinking about those differences, a key question is where individuals would be permitted to store and access CBDC—at a bank, nonbank financial institution, or directly at the Fed (popularly known as “FedAccounts”)? For end users, CBDC held in an account or wallet at a bank might look similar to a bank account, perhaps with additional features and capabilities.\textsuperscript{33} But instead of being a liability of the bank, which is government insured up to the deposit limit, the CBDC would be a risk-free liability of the Fed. FedAccounts would differ most fundamentally from the current financial system, in which the Fed does not offer any retail services to consumers. In this scenario, depending on design features, retail payments, direct deposits, and government payments could potentially flow between individuals without involving banks or any other existing payment intermediaries.

One characteristic of a CBDC that sets it apart from any private digital currency—and could potentially justify its creation—is that “central bank money … represents a safe settlement asset, allowing users to exchange central bank liabilities with confidence in their acceptance and reliability.”\textsuperscript{34} According to proponents, “[At present,] cash is also the only liquid asset for saving outside of the private financial system…. We believe there is great demand for a virtual asset issued by a trusted party [such as CBDCs] that can be used to save outside of the private financial system.”\textsuperscript{35} If CBDC were held only by banks, this would not differ from reserve accounts banks hold at the Fed in the current system. But if held by consumers, this would expose them to no credit risk, unlike a private digital currency and uninsured balances held at a bank or in certain payment systems—although it would arguably be as safe as federally insured balances held in a bank account.\textsuperscript{36}

or-account-based-a-digital-currency-can-be-both.html.

\textsuperscript{31} Instead of creating a CBDC, this could also be accomplished by giving nonbank payment providers reserve accounts at the Fed. Policymakers have recently debated the merits of granting fintech payment firms a bank charter that could result in them being granted reserve accounts at the Fed.

\textsuperscript{32} In the current financial system, if the two parties to a payment are not members of the same payment system, the payment must flow through the banking system and the Fed.

\textsuperscript{33} A key feature that would determine comparability is whether the CBDC would pay interest. For purposes of this report, whether CBDC were stored in accounts or wallets arguably does not raise meaningful policy differences.


\textsuperscript{36} Technically, deposits are liabilities of the bank they are held in, unlike a CBDC, but they are federally guaranteed under the deposit limit. Martin Chorzempa, \textit{Testimony before the US-China Economic and Security Review}
Approaches to CBDCs Around the World

Since 2017, interest in CBDCs has evolved from a fringe policy initiative to an area of active policy development for most countries around the world. In the mid- to late-2010s, only a handful of countries expressed public interest in CBDCs. China’s central bank launched research on CBDCs in 2014 as part of its broader efforts to internationalize the renminbi (RMB), maintain control over its financial system as private cryptocurrencies proliferate, and gain greater surveillance over individuals’ transactions. For other countries, notably Iran, Russia, and Venezuela, early interest in CBDCs (around 2016-2018) was driven by a desire to evade U.S. sanctions. Venezuela—in the midst of a severe economic crisis and subject to U.S. financial sanctions—launched a blockchain-based CBDC, the petro, in 2018, that was ultimately unsuccessful.

Central bank officials in most advanced economies argued against the benefits of CBDCs and/or announced that they did not intend to adopt a CBDC in the late 2010s. To varying degrees, they questioned the need for CBDCs and cautioned that CBDCs could be prone to hacking and undermine financial stability. Sweden was an outlier among advanced economies, launching a CBDC (the e-krona) project in 2017 in response to the declining use of cash and increasing reliance on private payment processors. Two international financial institutions, the Bank for International Settlements (BIS) and the International Monetary Fund (IMF), published early conceptual, exploratory research on CBDCs. Both institutions stressed the uncertainty surrounding the benefits and risks of CBDCs.

The announcement that Facebook, along with a consortium of a couple dozen other companies, intended to create a cryptocurrency for use on a global scale changed the assessments of the potential importance of digital currencies at many central banks. Until then, cryptocurrencies remained a small, niche, and volatile market that did not challenge the utility or prevalence of fiat money in any meaningful way. Regulators around the world raised a number of concerns about the project, including consumer protections and privacy, global financial stability, and monetary

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sovereignty. Many central banks accelerated their work on CBDCs in response to the project, which Facebook formally abandoned in January 2022.\(^\text{39}\)

Over the following years, CBDC policy initiatives have proliferated around the globe, with IMF Managing Director Kristalina Georgieva arguing in April 2021, “the field is on the cusp of major changes that have the potential to reshape cross-border payments and remittances.”\(^\text{40}\) According to a BIS survey of 65 central banks, conducted in late 2020, with results published in 2021, the vast majority of surveyed central banks—86%—are actively engaged in some sort of CBDC work, although only 14% are in advanced stages of development (such as CBDC pilots).\(^\text{41}\) Central banks not engaged in any CBDC work are generally from smaller jurisdictions. According to the survey, central banks collectively representing a fifth of the world’s population are likely to issue a CBDC in the next three years. An additional 21% of surveyed central banks consider it a possibility.

Additionally, the BIS survey highlights the fact that many central banks are progressing from research to conceptual development of CBDCs; most central banks are working on CBDCs that would be directly available to consumers; and interest in CBDCs is stronger among emerging market and developing economies than in advanced economies. Emerging markets are generally viewed as having stronger motivations for launching CBDCs; increasing financial inclusion is one of their top priorities for CBDC development. The survey also finds that most emerging market and developing economies are mostly focused on CBDCs for domestic payments, but some larger jurisdictions with ongoing pilots (likely a reference to China) also consider cross-border payments efficiency as important. The survey highlights a major outstanding issue: the compatibility of CBDCs with legal frameworks. About half of surveyed central banks are uncertain as to whether they have the legal authority to issue a CBDC.

**Variation in CBDC Initiatives Across Countries**

Within these broad trends highlighted by the BIS survey, countries’ experiences with CBDCs to date are quite varied (Table 1). Some central banks—including in Canada and the United Kingdom—are researching CBDCs but have not yet made a final determination about whether they will ultimately create a digital currency. Meanwhile, the Bahamas has already launched its digital currency, the Sand Dollar, and some countries are in advanced stages of development. For example, China has completed pilots in several major cities, and the Eastern Caribbean Central Bank (ECCB) is piloting its digital currency—DCash. At the same time, some CBDC initiatives have faded or proved unsuccessful. A new government in the Marshall Islands is backing away from the previous government’s efforts to launch a digital currency, called the SOV, a policy initiative about which the IMF expressed serious concerns.\(^\text{42}\) Venezuela’s petro currency is not in circulation and is largely considered a scam.\(^\text{43}\)

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\(^{41}\) For the most recent survey, see Codruta Boar and Andreas Wehrli, *Ready, Steady, Go? – Results of the Third BIS Survey on Central Bank Digital Currency*, BIS Paper No. 114, January 2021. Sixty-five central banks, representing 72% of the world’s population and 91% of the world’s economic output, responded to the most recent survey. The respondents included 21 advanced economies and 44 emerging market and developing economies.


\(^{43}\) Brian Ellsworth, “Special Report: In Venezuela, New Cryptocurrency is Nowhere to Be Found,” Reuters, August 30,
Central banks also have various time frames for testing, development, and launch, and these timelines are frequently evolving. For example, in March 2021, the European Central Bank (ECB) announced a four-year time frame for creating a digital euro and, in July 2021, announced a 24-month investigation into the design and function of a potential digital euro. Similarly, Brazil had been hoping to launch a digital currency by 2022, although it recently pushed back its time frame by two to three years. Turkey’s central bank first announced its interest in a digital currency in January 2021 and has signed contracts with domestic firms to develop and test a prototype digital lira network. Sweden, in contrast, researched digital currencies for three years before moving to testing.

China’s central bank—the People’s Bank of China (PBOC)—has been working on a CBDC for a number of years and is widely seen as the most advanced in its development of a digital currency among major economies. Since 2020, the PBOC has completed various trials and pilots for a CBDC, including cross-border settlements with Hong Kong, Thailand, and the United Arab Emirates. As of October 2021, about 140 million people had opened digital wallets for China’s digital yuan and used it for transactions totaling about 62 billion yuan (nearly $10 billion), according to a senior PBOC official.44 China’s two dominant payment systems—WeChat Pay and AliPay—are partnering with the central bank on the digital yuan project.

Central banks are also looking at different design choices for their digital currencies. For example, the Bahamas’ Sand Dollar and the ECCU’s DCash are only for domestic use, while others, including France and Switzerland, are also testing cross-border CBDC transactions. While most digital currencies under consideration would be or are directly available to consumers, Saudi Arabia and the UAE are exploring a digital currency specifically for bank-to-bank transactions (wholesale use).

### Table 1. CBDC Initiatives Worldwide: Selected Examples

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<td><strong>Advanced Economies</strong></td>
<td></td>
</tr>
<tr>
<td>Canada</td>
<td>The Bank of Canada has undertaken various “proof-of-concept” experiments with private-sector partners but would require more testing before settling on a model for a CBDC. It is also still considering whether there is a compelling argument for a digital version of the Canadian dollar.</td>
</tr>
<tr>
<td>European Central Bank (ECB)4</td>
<td>In October 2021, the ECB began a two-year investigation into what a digital euro could look like. The investigation is focused on how a digital euro could be designed and distributed to retailers and the public, as well as the impact it would have on the market and the changes to European legislation that might be needed. The decision to create a digital euro will be based on the investigation.</td>
</tr>
<tr>
<td>Japan</td>
<td>In April 2021, the Bank of Japan launched experiments, to continue until March 2022, to study the feasibility of issuing its own digital currency. The Bank of Japan has stressed that it currently has no plan to issue a CBDC.</td>
</tr>
<tr>
<td>Norway</td>
<td>After four years of research, in April 2021 Norway’s central bank—Norges Bank—announced that it plans to start testing technical solutions for a CBDC over the next two years.</td>
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<table>
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<tr>
<th>Jurisdiction</th>
<th>CBDC Initiatives</th>
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<tbody>
<tr>
<td>Sweden</td>
<td>Sweden’s central bank, the Riksbank, began researching the potential creation of an “e-krona” in 2017. The Riksbank launched a pilot in 2020, focused on simulations within the Riksbank. The second phase of the pilot, launched in 2021, also expands to include transactions with parties outside the central bank, including commercial banks.</td>
</tr>
<tr>
<td>Switzerland</td>
<td>The central bank of Switzerland (the Swiss National Bank) has successfully tested a digital version of the Swiss franc to perform instant transactions on the country’s main stock exchange. In June 2021, the Swiss National Bank and the Bank of France launched a trial for cross-border, wholesale central bank digital currency payments. In January 2022, the bank successfully piloted transactions with commercial banks using a digital currency.</td>
</tr>
<tr>
<td>United Kingdom</td>
<td>In April 2021, the Bank of England and the HM Treasury announced the joint creation of a Central Bank Digital Currency (CBDC) Taskforce to coordinate the exploration of a potential UK CBDC. The UK government and the Bank of England have not yet made a determination on whether to introduce a CBDC in the UK.</td>
</tr>
<tr>
<td>United States</td>
<td>The U.S. Federal Reserve (Fed) does not have a position on introducing a CBDC. However, the Fed has been conducting research since 2020 with the Massachusetts Institute of Technology to lay the technical groundwork for the potential creation of a CBDC.</td>
</tr>
<tr>
<td><strong>Emerging Market and Developing Economies</strong></td>
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<tr>
<td>Bahamas</td>
<td>The Bahamas launched the “Sand Dollar” for its residents in October 2020. The Sand Dollar is a digital version of the Bahamian dollar and is issued by the Central Bank of the Bahamas through authorized financial institutions. Residents can use the digital currency through mobile phone applications or using a physical payment card to access a digital wallet. The Sand Dollar is backed by the central bank’s foreign reserves and restricted to domestic use.</td>
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<tr>
<td>Brazil</td>
<td>In 2020, the Central Bank of Brazil announced plans to launch a digital currency by 2022. In 2021, the central bank announced a two- to three-year delay in the launch.</td>
</tr>
<tr>
<td>China</td>
<td>China’s central bank—the People’s Bank of China (PBOC)—has been on the forefront of CBDC development. In 2014, it created a dedicated research team on a digital version of the yuan. The PBOC has since filed dozens of patents related to its digital currency, and launched pilots in multiple cities and economic regions. China’s digital currency project is to be initially domestically focused, but the PBOC is testing cross-border transactions. Although a formal launch date has not been announced, about one-fifth of China’s population has installed the central bank’s digital yuan wallet.</td>
</tr>
<tr>
<td>Eastern Caribbean Central Bank (ECCB)³⁴</td>
<td>The Eastern Caribbean Central Bank (ECCB) launched a pilot of DCash in March 2021. DCash is issued by the ECCB and distributed by licensed bank and nonbank financial institutions in four pilot countries (Saint Christopher [St. Kitts] and Nevis, Antigua and Barbuda, Grenada, and Saint Lucia). Consumers and businesses can use an application on smart devices to make financial transactions. DCash cannot be used for transactions outside the Eastern Caribbean Currency Union (ECCU).</td>
</tr>
<tr>
<td>Marshall Islands</td>
<td>The Marshall Islands’ legislature passed legislation in 2018 making a new blockchain-based digital currency, called the Marshallese sovereign or SOV, legal tender. A new government formed in January 2020 is taking a more cautious approach to the SOV, and the Parliament is considering repealing the 2018 SOV Act. However, the SOV website is still allowing interested investors to pre-register for the first public issuance of the SOV (no date provided on planned issuance).</td>
</tr>
<tr>
<td>Turkey</td>
<td>The Central Bank of Turkey has not made a final decision regarding the issuance of a digital currency but expects to report results from pilot studies in 2022. The central bank has signed agreements with various domestic firms to form the Digital Turkish Lira Collaboration Platform.</td>
</tr>
<tr>
<td>Russia</td>
<td>The Central Bank of Russia published a consultation paper on a digital ruble in October 2021 and in 2022 launched digital currency pilots with several domestic banks.</td>
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</table>
Saudi Arabia and the United Arab Emirates (UAE)  
The central banks of Saudi Arabia and the United Arab Emirates are collaborating on a joint digital currency, Aber, for interbank money transfer. The central banks are continuing to research and refine the currency, having completed a pilot in late 2020.

Ukraine  
The National Bank of Ukraine piloted a digital currency—the e-Hryvnia—in December 2018, with about 5,500 tokens. The project included a test on distributed ledgers, formulating a provisional framework and regulations, establishing a temporary accounting model, and study of various impacts. The central bank is considering how to technically advance a nationwide launch.

Venezuela  
Venezuela launched a digital currency—the petro—in 2018, which is purportedly backed by oil, natural gas, and mineral reserves and administered using blockchain technology. The petro has not been adopted for general use, and there is little evidence that it is a functional or operational digital currency.

**Sources:** CRS analysis of central bank press releases and news reporting.

a. The ECB is the monetary authority for the 19 European countries that use a common currency, the euro.

b. The ECCB is the monetary authority for the eight island Caribbean economies that use a common currency, the Caribbean dollar.

### International Organizations and Digital Currencies

Beyond a handful of cross-border trials, there has been relatively little coordination among countries in their work on digital currencies. Several international organizations and regulatory bodies, however, are seeking to increase international collaboration on digital currency issues, as summarized in Table 2.

**Table 2. International Institutions and Regulatory Bodies: Central Bank Digital Currency**

<table>
<thead>
<tr>
<th>International Organization or Forum</th>
<th>Engagement with CBDC Policy Issues</th>
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| **Bank for International Settlements (BIS)** | • Starting in 2017, the BIS has surveyed central banks about their plans for CBDCs.  
• The BIS is working with a group of seven central banks (the Bank of Canada, Bank of England, Bank of Japan, the European Central Bank, the U.S. Federal Reserve, Sveriges Riksbank [Sweden’s central bank], and Swiss National Bank) on CBDC issues. In October 2020, they laid out common foundational principles and core features of a CBDC. In September 2021, the group published more detailed reports on CBDC design and interoperability, user needs and adoption, and financial stability implications.  
• The BIS Innovation Hub, established in 2019 to identify and develop insights into critical trends in financial technology relevant to central banks, is researching CBDCs as one of its six key themes. BIS Innovation Hub Centers in Hong Kong, Singapore, and Switzerland are particularly focused on CBDCs. |
| **Committee on Payments and Market Infrastructures (CPMI)** | • CPMI—in collaboration with the BIS Innovation Hub, International Monetary Fund (IMF), and World Bank—published in July 2021 an assessment of provisional domestic CBDC designs and central... |

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**Congressional Research Service**
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<thead>
<tr>
<th>International Organization or Forum</th>
<th>Engagement with CBDC Policy Issues</th>
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<tr>
<td><strong>Financial Action Task Force (FATF)</strong></td>
<td>FATF has recommended that money laundering and terrorism financing risks be &quot;addressed in a forward-looking manner before the launch of any CBDCs.&quot;¹</td>
</tr>
<tr>
<td>FATF sets standards and promotes effective implementation of legal, regulatory, and operational measures for combating money laundering, terrorist financing, and other related threats to the integrity of the international financial system. It was founded in 1989 and has 37 members, including the United States.</td>
<td>bank experimentation to determine to what extent they could be used for cross-border payments.¹</td>
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| Financial Stability Board (FSB) | Under the direction of the G-20, the FSB in 2020 developed a "roadmap" to address current challenges in cross-border payments. One focus area is exploring the potential role of new payment infrastructures and arrangements, including CBDCs.¹ The FSB published its first roadmap progress report in October 2021.¹ |
| Created in 2009, the FSB promotes international financial stability by coordinating national financial authorities and international standard-setting bodies. Members include the G-20 countries plus Hong Kong, the Netherlands, Singapore, Spain, and Switzerland. |  |

| Group of 7 (G-7) | In October 2021, G-7 finance ministers and central bank governors issued a standalone statement on CBDCs. The G-7 statement says that no G-7 authority has yet taken the “sovereign decision” to issue a CBDC and that “careful consideration of the potential policy implications will continue.”¹¹ |
| With roots back to the 1970s, the G-7 is an informal group of seven of the world’s largest advanced economies: Canada, France, Germany, Italy, Japan, the United Kingdom, and the United States. | The United Kingdom, as the chair of the G-7 in 2021, published a companion paper outlining 13 public policy principles for CBDCs.¹¹ Among its recommendations, it maintains that “all entities in a CBDC ecosystem (both public sector and any private sector) should have operational resilience, data security, and cybersecurity strategies and operating frameworks consistent with national and international standards.”¹¹ |

| Group of 20 (G-20) | At the 2021 summit, the G-20 leaders encouraged a range of international institutions—including CPMI, BIS, the IMF, and the World Bank—to “continue deepening the analysis on the potential role of central bank digital currencies in enhancing cross-border payments and their wider implications for the international monetary system.”¹¹ |
| The G-20 is a forum for advancing international cooperation and coordination among 20 major advanced and emerging market economies, including the United States. |  |

| International Monetary Fund (IMF) | In July 2021, the IMF published a pair of policy papers arguing that, within its mandate, the IMF has a critical advisory role to play in the widespread adoption of digital money to ensure domestic economic and financial stability and the stability of the international monetary system.¹² |
| Created after World War II, the IMF is an international organization focused on promoting international monetary stability. The IMF has 189 members, and the United States is the fund’s largest shareholder. |  |

**Source:** Compiled by CRS. See footnotes below for sources.


Policy Issues

As the introduction of a “digital dollar” or U.S. CBDC has potentially significant implications for the financial landscape, proposals have raised a wide variety of policy issues. As discussed above, CBDC proposals vary greatly in their specifics (and some are not very specific), and the balance between costs and benefits for many of these issues depends on the proposal’s details. The sections below highlight areas where costs and benefits are sensitive to differences in proposals.

What Would a CBDC Compete With? Would a CBDC Crowd Out Private Financial Services?

Introduction of a CBDC would be unlikely to leave the current financial landscape unchanged. Given the potential substitutability between CBDC and the following, there is the possibility that CBDC could, to some degree, crowd out

- cash;
- private digital currencies, such as Bitcoin;
- foreign CBDCs, such as the one planned by China;
- existing private payment systems; or
- the existing commercial banking system.

In the eyes of many proponents, crowding out is the point of introducing a CBDC, as they view existing or planned competitors (besides cash) as posing risks to or placing undesirable costs on the United States. CBDC proponents do not agree on which of these competitors they view as problematic, however. Thus, the desirable design features of a CBDC would depend greatly on which competitor(s) pose concern. For example, CBDC proponents may have conflicting views on whether a CBDC should be designed so that consumers could hold it in an account at the Federal Reserve. As will be discussed below, some proponents perceive problems with the
banking system that they assert could be addressed by FedAccounts offered directly to consumers. Other CBDC proponents, including those concerned primarily with the potential dominance of private digital currencies or foreign CBDC, might oppose FedAccounts on the grounds that they would be undesirably disruptive to the existing banking system. The potential implications of introducing CBDC that compete with or replace cryptocurrencies, nonbank payment providers, and banks are discussed next. The implications for foreign CBDC are discussed in the section below entitled “How Could the U.S. Dollar be Affected by Other Countries’ CBDCs?”

Cryptocurrencies

Developers and proponents of private digital currencies, such as cryptocurrencies, assert that these systems could be used for more efficient, less costly, and faster payments, to the benefit of consumers and merchants. As discussed above, they have not realized that promise to date. CBDC might possess the technological advantages of private digital currencies without the shortcomings that to date have prevented them from effectively serving the economic functions of money. If successful, CBDCs might make private digital currencies less attractive or viable, although introduction of a CBDC alone is unlikely to entirely displace them given that some of their appeal, such as anonymity and decentralized control, might not apply to CBDCs. If introducing a CBDC forestalled the widespread use of private digital currencies, it would prevent—for better or worse—some of the broader policy implications associated with them.

Many private digital currencies feature a certain degree of pseudonymity (i.e., identifying information for participants’ real-world identity is not disclosed on the ledger) that offers greater financial privacy than when payments are routed through banks, which generally record and store information on individuals’ transactions. Greater privacy may appeal to individuals who mistrust that their money and private information is safe at traditional financial institutions. However, pseudonymity has facilitated money laundering and other crimes, including ransomware attacks where the attacker demanded payment in cryptocurrency, raising the issue of whether existing regulations appropriately and effectively guard against this possibility.

There are also concerns that cryptocurrencies expose consumers and the financial system to significant risks. Many consumers may lack familiarity with cryptocurrencies and how they work and derive value, and thus may be exposed to risks that they are not aware of when they hold them. In addition, although at present cryptocurrency ledgers appear safe from manipulation, individuals, cryptocurrency exchanges, and other companies that offer services to cryptocurrency holders have been hacked or targeted in scams. Accordingly, critics of cryptocurrencies have raised concerns that existing laws and regulations do not adequately protect consumers dealing in these currencies. In addition, if cryptocurrencies become a widely used form of money, it could pose systemic risk and adversely affect the ability of the Federal Reserve and other central banks

to implement and transmit monetary policy.\textsuperscript{49} For example, stablecoins that are not backed exclusively by currency holdings and insured bank deposits could be susceptible to runs.\textsuperscript{50}

Within the universe of cryptocurrencies, critics differ in which types they view as problematic. At one end of the cryptocurrency spectrum, some, such as Bitcoin, are not centrally issued or controlled. This poses regulatory and law enforcement challenges but also limits the systemic importance of the issuer. On the other end of the spectrum, were a “Big Tech” firm to introduce a stablecoin, such as Facebook’s proposed Diem, that became a dominant vehicle for payments and financial services more broadly, that would create implications for economic and political concentration, as these firms are already some of the largest companies in the United States. Users are more likely to substitute CBDC for private digital currencies in areas where the two share common uses (e.g., legal payments) than where they do not overlap (e.g., private digital currencies held as speculative investments or as payment for illicit activity). Thus, CBDC may be a more effective competitor with stablecoins than with other types of cryptocurrencies.

**Private Payment Systems**

Among the CBDC design features not yet settled is whether the Fed would provide only money for use in private payment systems or also the payment system itself over which CBDC would be exchanged. Thus, introducing a CBDC for use in retail payments would have an uncertain effect on competition among payments providers. It could enhance competition by reducing the natural monopoly a private payment provider might enjoy from network effects, potentially lowering costs to users. Greater competition could encourage further innovation.\textsuperscript{51} Alternatively, it could drive private competitors out of the marketplace.\textsuperscript{52}

If nonbank payment providers could hold and exchange CBDC directly and provide CBDC services to merchants and consumers, it might increase their role—and decrease banks’ role—in the financial system. Alternatively, if a CBDC were easy and inexpensive for individuals to exchange on a Fed-provided network, it could crowd out both traditional and new payments platforms. Although some view these platforms as too expensive for merchants and consumers, supplanting them would not necessarily benefit consumers in the long run. There has been rapid innovation in digital retail payments in recent years that has brought down some costs. Once CBDCs were in place, the Fed might struggle to provide the same degree of technological innovation as the private sector.

**Commercial Banks**

If a CBDC could be held inexpensively by consumers outside of banks (even if banks provided CBDC services to customers\textsuperscript{53}), a portion of consumers would likely shift their deposits away

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\textsuperscript{49} For a more detailed analysis of these issues, see CRS Report R45427, *Cryptocurrency: The Economics of Money and Selected Policy Issues*, by David W. Perkins.


\textsuperscript{51} Federal Reserve, *Money and Payments*.


from private banks and toward CBDC, which would be a safe, government-backed liquid asset. Bank accounts are only insured by the Federal Deposit Insurance Corporation for bank failure up to a dollar limit, whereas all CBDC would be backed by the Fed. (CBDCs would be more likely to crowd out banking services if they paid interest to holders.\(^{54}\)) This shift would reduce the role of commercial banks in payments and financial intermediation more broadly, and potentially expand the Fed’s role. Commercial banks would need to find a new source of funding to replace deposits that would be more expensive or less reliable, and this could result in them reducing their lending.\(^{55}\) Critics assert that if CBDCs were to displace private bank deposits, the Fed would have to increase its asset holdings, support lending markets (directly or by lending to banks), and otherwise provide a number of credit intermediation activities that private institutions currently perform in response to market conditions to avoid a reduction in credit availability.\(^{56}\) Critics argue that taking on such a direct and influential role in private financial markets is an inappropriately expansive role for a central bank, and political considerations would be inevitable, which could reduce its independence. The Fed raises potential crowding out of banking activity in its CBDC report as a risk consideration in introducing a CBDC.\(^{57}\)

### Would CBDCs Be Less Costly and More Efficient Than the Current System?

Proponents of CBDCs generally argue that CBDCs could provide efficiency gains over traditional legacy systems and contend that central banks could use the technologies underlying digital currencies to deploy a faster, less costly payment system.\(^{58}\) For this to be the case, lower operating costs when the system was up and running would have to offset the upfront infrastructure costs of creating a new system (or modifying the existing system). With no concrete, detailed proposal to introduce a CBDC in the United States, the claim cannot be evaluated.

A CBDC cost advantage could potentially derive from efficiency gains or an implicit subsidy. Critics fear that when the Fed competes with the private sector, its services would inevitably be provided below market price because the Fed does not finance its capital expenditures in private financial markets. If true, a CBDC could undercut private competitors. The Monetary Control Act (12 U.S.C. 248a) attempts to prevent this by requiring the Fed to charge market prices for its services, including “the return on capital that would have been provided had the services been furnished by a private business firm,” but that concept is nebulous in this context. For example,

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\(^{54}\) Tobias Adrian and Tommaso Mancini-Griffoli, *Central Bank Digital Currencies: 4 Questions and Answers.*

\(^{55}\) Banks could seek alternative funding sources, but these would likely be more expensive after adjusting for risk, which would reduce which loans are profitable at the margins. Alternatively, in today’s financial system characterized by abundant bank reserves, banks could respond by reducing reserves instead of loans, if accommodated by the Fed.

\(^{56}\) BIS et al, *Central Bank Digital Currencies: Foundational Principles And Core Features*, pp. 9-14. Alternatively, asset holdings and lending decisions could be shifted from the Fed to the federal government, but this would raise another set of policy issues (e.g., greater potential political interference in credit markets), in addition to those discussed above. For more on financial inclusion, see CRS Report R45979, *Financial Inclusion and Credit Access Policy Issues*, by Cheryl R. Cooper.

\(^{57}\) Federal Reserve, *Money and Payments.*

the Fed does not charge consumers for the service provided by currency (although it benefits financially from their use, as it would from CBDC). One of the main arguments critics—including various central bank officials—make against CBDCs is that, in Fed Governor Lael Brainard’s words, there is no “compelling demonstrated need” for such a currency, because central banks and private banks already operate trusted electronic payment systems that generally offer fast, easy, and inexpensive transfers of value. Retail digital payment options that operate through the traditional payments system are widely available and improving rapidly. According to Governor Brainard, one question that would need to be answered in the affirmative to justify introducing a CBDC is whether it would “reduce complexity in payments, improve end-to-end processing, or simplify recordkeeping.”

In its CBDC report, the Fed notes the advantages of the current system that limit the potential benefits of a CBDC—the robust use of physical cash, high confidence in the dollar as the reserve currency, a robust banking system that meets the public’s needs, and, in the words of Governor Brainard, the “widely available and expanding variety of digital payment options that build on the existing institutional framework and the applicable safeguards.” Were the use of cash to continue to decline in the future, that could strengthen the case for a CBDC.

In addition to the issue of cost, there is the potential for CBDC to increase convenience, which would be of value to the public and businesses. Retail payment systems are currently interoperable to the extent that they are linked through the banking system, but this means that transactions between different systems can be slower and more costly than those within a system. If CBDC leads to greater interoperability or becomes the ubiquitous payment method, payments between systems may become more seamless.

The Fed has also noted that ongoing improvements to the existing system could potentially yield many of the benefits of a CBDC without the risks. Notably, the Fed is in the process of implementing FedNow, which would allow real-time electronic settlement of payments. In April 2021, Chair Powell questioned whether there would be a role for a CBDC once FedNow was operational. The Fed has highlighted cross-border payments as an area ripe for reforms that could yield cost savings and efficiency gains, as discussed in the next section.

Would International Coordination on CBDC Improve the Efficiency of Cross-Border Transactions?

Although U.S. domestic payments are already relatively inexpensive and rapid (and scheduled to become instantaneous soon), cross-border payments generally are not. Some commentators have raised the possibility that larger efficiency gains are possible if cross-border payments could be

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59 See the section below entitled “Would CBDCs Generate More Government Seigniorage Than the Current System?”
60 Brainard, “Cryptocurrencies, Digital Currencies, and Distributed Ledger Technologies.”
61 Brainard, “The Digitalization of Payments and Currency.”
62 Federal Reserve, Money and Payments.
64 See CRS Report R45927, U.S. Payment System Policy Issues: Faster Payments and Innovation, by Cheryl R. Cooper, Marc Labonte, and David W. Perkins.
made with a CBDC. To the extent a CBDC competes with bank and credit union accounts, it may be worth noting that a type of cross-border payment known as remittances is largely carried out by nonbank financial institutions, such as money transmitters.\textsuperscript{66} While banks and credit unions do provide cross-border payment services, these transactions tend to involve several thousand dollars, whereas many remittances are smaller, around a few hundred dollars.\textsuperscript{67} Cross-border payments and remittances must often be completed through correspondent banks in order to link banks in different countries, which can add cost, time, and complexity.\textsuperscript{68} Cross-border remittances and payments can both have relatively high transaction costs.\textsuperscript{69}

Without knowing the design features of a CBDC, it is unclear whether the use of CBDCs could reduce cross-border costs and increase speed.\textsuperscript{70} For example, communities that depend on money transmitters due to the proximity of branches overseas may find that CBDCs, although potentially faster, are not as convenient if they do not possess the technology to convert the CBDC remittance into a usable currency in their economy. If a U.S. CBDC proved to be more efficient, it might help bolster the dollar’s role as the world’s dominant reserve currency.\textsuperscript{71}

The Fed CBDC report noted that significant international cooperation would be needed to realize efficiency and cost gains in cross-border payments.\textsuperscript{72} Beyond a handful of bilateral cross-border testing arrangements, there has been relatively little international coordination among countries in their CBDC efforts in comparison to other international financial issues, such as financial regulatory reform after the 2008-2009 global financial crisis. Variation in national approaches allows for experimentation and innovation, but if each central bank adopts varying technologies and standards, it may be difficult to create interconnections between these systems to facilitate cross-border payments. A fragmented system of CBDCs could make it more complicated and expensive for U.S. consumers and businesses to complete cross-border transactions.

**Would CBDC Promote Financial Inclusion?**

Some CBDC proponents argue that it would promote financial inclusion. The Fed CBDC report argued that the issue, while desirable, required further research.\textsuperscript{73} CBDC proposals featuring FedAccounts available to the public have the greatest implications for financial inclusion.\textsuperscript{74} At the

\textsuperscript{66} For background, see CRS Report R43217, *Remittances: Background and Issues for Congress*, by Martin A. Weiss.


\textsuperscript{68} See CRS In Focus IF10873, *Overview of Correspondent Banking and “De-Risking” Issues*, by Rena S. Miller.


\textsuperscript{70} BIS et al., *Central Bank Digital Currencies: Foundational Principles and Core Features*, Box 2.

\textsuperscript{71} “Reserve currency” refers to the high international demand for dollars and dollar-denominated assets due to international demand for safe, liquid assets and the dollar’s dominance in international trade and financial transactions. See CRS In Focus IF11707, *The U.S. Dollar as the World’s Dominant Reserve Currency*, coordinated by Rebecca M. Nelson.

\textsuperscript{72} Federal Reserve, *Money and Payments*.

\textsuperscript{73} Federal Reserve, *Money and Payments*.

other end of the spectrum, a CBDC used only by financial institutions might have few implications for inclusion.

Policymakers are concerned about the 5.4% of households who are “unbanked” (i.e., do not have an account at an insured depository institution), as well as other households who are “underbanked” (i.e., have an account but obtain nonbank alternative financial services).75 Some observers believe that more Americans could be brought into the banking system if lower-cost, more convenient banking services were available.76 If this were the primary factor for why some households are unbanked or underbanked, some argue the creation of CBDC and individual accounts at the Fed to hold CBDC could reduce the number of unbanked or underbanked. (However, a Federal Deposit Insurance Corporation [FDIC] survey casts doubt on the premise that cost is the primary reason why some households are unbanked.77) The extent to which this policy goal was achieved would depend on what services the Fed offered to CBDC account holders. To reduce the number of unbanked, a FedAccount would need to provide the services of a checking account, allowing an account holder to be able to readily convert a CBDC into cash and make retail payments from the account. For a CBDC to reduce the number of underbanked, a FedAccount would have to provide other banking services, such as loans.

On the other hand, the introduction of a CBDC could accelerate the declining use of physical cash, which could have negative implications for financial inclusion.78 Using a CBDC could require a basic level of technological proficiency and access that could be prohibitive for some people, assuming it would be accessed through a digital interface, such as a smartphone.79 Opponents also question whether a CBDC would be more affordable than private banking services. Although this is unknowable in the absence of concrete proposals, under the Monetary Control Act, services provided by the Fed must reflect the costs of provision. If costs are calculated accurately—and the Monetary Control Act provides a detailed description of what costs should include—it does not necessarily follow that the Fed could provide retail banking services that were less expensive than those already provided by at least some private-sector firms.

Independent of the question of cost is the issue discussed in the previous section—beyond the basics of a CBDC, is there an economic rationale for the Fed to provide bank-like services to the public? Proponents might argue that FedAccounts would improve economic efficiency by pointing to the negative externalities to society as a whole that some households are unbanked or underbanked. But opponents might counter that costs and benefits are sufficiently internalized by

76 For a more detailed examination of financial inclusion issues, see CRS Report R45979, Financial Inclusion and Credit Access Policy Issues, by Cheryl R. Cooper.
77 This point is debatable. In the FDIC’s unbanked survey, the top three reasons given are not related to convenience and fees and are unlikely to be solved by a CBDC. They are (1) “do not have enough money to keep in account,” (2) “don’t trust banks,” (3) “avoiding banks gives more privacy.” Four of the remaining six reasons given relate to cost or convenience.
79 To address this issue, some proponents have called for a government-provided vehicle, such as a physical card, for accessing, storing, and using CBDC. The features and capabilities of this vehicle might be limited compared to a digital interface, however, depending on the vehicle and what other services were available to users. See Rohan Grey, testimony before the U.S. House of Representatives Committee on Financial Services, Task Force on Financial Technology, hearing on “Digitizing the Dollar: Investigating the Technological Infrastructure, Privacy, and Financial Inclusion Implications of Central Bank Digital Currencies,” 117th Congress, 1st Session, June 15, 2021; John Miedema et al., “Designing a CBDC for Universal Access,” Bank of Canada, Staff Analytical Note 2020-10, June 2020.
the unbanked and underbanked to undermine any economic case for public provision, and that other potential losses to economic efficiency (e.g., associated with monopoly provision by the Fed) might outweigh any efficiency gains.

**Would a CBDC Enable Faster and More Efficient Government Payments?**

Challenges in rapidly delivering Economic Impact Payments (“stimulus checks”) and accurately identifying recipients during the pandemic\(^\text{80}\) led some to argue that such payments, and potentially any other government payments to individuals, could be more effectively and expeditiously made using a CBDC linked to FedAccounts.\(^\text{81}\) While households who received their economic stimulus payment by direct deposit would likely receive their payments at most one business day faster with a FedAccount, other recipients potentially would receive payments significantly faster. (Once FedNow is operational, government payments made via direct deposit for customers of participating banks could be delivered in real time in their regular bank accounts without the need for a FedAccount.) The main lag, however, involves the government making payments—for example, the time it takes agencies to obligate and outlay the funding and identify eligible individuals and the correct payment details—not the delivery of payments once initiated. The former would presumably be unaffected by the introduction of FedAccounts, absent other changes in government administration.

Further, accurately identifying eligible individuals and the information needed to deliver federal payments to them is hampered by the lack of a centralized federal government database with comprehensive personal and financial information of U.S. residents. There are many policy reasons beyond the scope of this report why policymakers have chosen not to create such a database. But in order to facilitate more digital federal payments, FedAccounts might end up replicating such a database—only with the database controlled by the Fed instead of some other Federal agency.

If the underlying policy goal is to get government payments to significantly more individuals more quickly than the status quo, then a key determinant of whether that would be accomplished would be whether individuals—or at least those who were not already using direct deposit—were required to receive payments through FedAccounts. If individuals could choose whether to create an account with the Fed or continue receiving payments through their current method, it is unclear whether a significant number of individuals who are not currently receiving government payments by direct deposit would create a FedAccount. Without details on the costs and terms that would be offered, it is difficult to speculate how attractive a FedAccount would be to the unbanked. The top reasons offered for why individuals do not have bank accounts could also make FedAccounts unattractive, depending on the terms offered.\(^\text{82}\) Assuming FedAccounts would have to be accessed digitally, they could also be unattractive to some without access to or comfort with the required technologies.

If FedAccounts were required for an individual to receive government payments, then the immediate policy goal (faster receipt of payments) would be more effectively accomplished.

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\(^{80}\) See CRS Insight IN11393, *Delivery of Economic Impact Payments (EIPs)*, by Gary Guenther.


\(^{82}\) In the FDIC’s most recent survey of the unbanked, the top four reasons offered for not using banking services are “Do not have enough money to keep in account,” “Don’t trust banks,” “Avoiding bank gives more privacy,” and “Account fees too high.” See FDIC, *How America Banks: Household Use of Banking and Financial Services, 2019 FDIC Survey*, October 2020, at https://www.fdic.gov/analysis/household-survey/2019report.pdf.
However, the debate about the general costs and benefits of FedAccounts (as discussed above) would also become more salient. Financial inclusion and faster payments would increase if the system were universal, but concerns such as privacy, creating a de facto national database of personal information, cybersecurity risk, and crowding out of private business activity would be amplified.

**How Would a CBDC Affect Privacy and Illicit Activity?**

Cash and some cryptocurrencies provide users with the ability to anonymously or pseudonymously make transactions and store wealth. This has advantages (e.g., providing users with privacy) and disadvantages (e.g., facilitating illicit activity). A decision would need to be made about what level of user privacy should be provided, bearing in mind that a CBDC could potentially substitute for cash, cryptocurrency, and digital payments.

 Were individuals allowed to have unfettered access to CBDC, total anonymity (as offered by cash) would be unlikely, and privacy would be harder to maintain under FedAccounts. In April 2021, Chair Powell stated that a CBDC similar to that planned in China—the aims of which include increasing the government’s control of the economy and ability to monitor transactions—would not work in the United States because of privacy concerns.83

But total anonymity is not a feature of traditional payment systems either—banks and other electronic payments providers must comply with anti-money-laundering and bank secrecy laws. Complete CBDC privacy would be inconsistent with the enforcement of those laws. According to Governor Brainard, “If (a CBDC) is designed to be financially transparent and provide safeguards against illicit activity, a central bank digital currency for consumer use could conceivably require the central bank to keep a running record of all payment data using the digital currency.”84 This would far exceed the data on private spending that the government routinely has access to currently, for better or worse. For example, it could provide useful information to law enforcement in the pursuit of financial crimes, but would also have “big brother” implications for government monitoring of private activity. Steps could be taken to increase privacy, such as holding and exchanging CBDC on an outside distributed ledger using cryptography, but preventing illicit activity would require suspicious transactions to be able to be scrutinized by the relevant authorities. The Fed CBDC report argued that the intermediated model (where users access CBDC services through financial firms) could best balance tradeoffs between privacy and preventing illicit activity.85

**What Effect Would a CBDC Have on Systemic Stability?**

Introducing a CBDC could potentially increase or decrease systemic risk. Advocates argue that a CBDC available to any individual could increase systemic stability by imposing additional market discipline on commercial banks and other providers of money-like assets, including stablecoins. If consumers could make unlimited safe deposits directly with the central bank, commercial banks likely would have to offer interest rates and limit risks at levels necessary to attract deposits above the deposit insurance limit.86 Proponents argue that

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86 Aleksander Berentsen and Fabian Schar, “The Case for Central Bank Electronic Money and the Non-case for Central
The disciplining effect on commercial banks will be reinforced by the fact that, in the event of a loss of confidence, customers’ money can be quickly transferred to central bank electronic money accounts. In order to avoid this, the banks must make their business models more secure by, for example, taking fewer risks or by holding more reserves and capital, or they must offer higher interest rates.\(^87\)

This “disciplining effect” is the same argument that skeptics of CBDCs argue would create a less stable system, by making it more prone to runs. These critics argue that at the first signs of distress at an individual bank, depositors would transfer their funds (or at least their uninsured funds) to this alternative liquid, government-backed asset with a “simple swipe.”\(^88\) The Fed CBDC report argues that the availability of CBDC “could make runs on financial firms more likely or more severe.”\(^89\) This scenario could also have implications for taxpayers if runs on the banking or broader financial system require a sudden ramp up of Fed lending to support illiquid firms.\(^90\)

### Would a CBDC Increase or Decrease Cybersecurity Risk?

The Fed notes cybersecurity risks as one of its main considerations in determining whether to introduce a CBDC. A CBDC would impose new cybersecurity risks on the Fed, but to the extent that a CBDC substitutes for private services, it could reduce cybersecurity risk for the private sector. In other words, all electronic payments and financial transactions face cybersecurity risk—the main issue is whether the Fed or the private sector can cope with them better.\(^91\) The Fed has a generally successful cybersecurity track record—unlike some private actors—in operating its existing payment systems, but might be less nimble or innovative in addressing future cyber threats. Depending on its characteristics, a CBDC would likely introduce new vulnerabilities that are not inherent in the Fed’s current systems, which can only be accessed by a limited number of highly regulated entities (mainly banks). In some CBDC proposals, CBDC services would be offered to customers by financial intermediaries, which could introduce new cybersecurity vulnerabilities by creating new entry points into Fed payment systems.\(^92\) Also, if a CBDC were to become a dominant payment method, there is the issue of whether systemic risk from cybersecurity risk is greater because there would be a single provider. For example, a single dominant provider would offer users fewer alternatives if it became disabled, which would increase the systemic impact of a breach.

### What Other Risks Does a CBDC Pose to the Fed?

The Fed faces operational risk in providing a new and, in some ways, untested technology that could become central to the financial system. Some aspects of a CBDC might be built using

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\(^87\) Berentsen and Schar, “The Case for Central Bank Electronic Money and the Non-case for Central Bank Cryptocurrencies.”

\(^88\) Brainard, “The Digitalization of Payments and Currency,” p. 16.

\(^89\) Federal Reserve, *Money and Payments*.


\(^91\) To some extent, this argument depends on whether CBDC is supplanting or supplementing existing private sector activity.

\(^92\) Federal Reserve, *Money and Payments*. 
existing Fed infrastructure, but others would take the Fed into areas where it has not previously
developed or tested technology or expertise. According to Governor Brainard,

A myriad of other operational challenges would need to be addressed, including electronic
counterfeiting and cyber risks. It is worth noting that the technologies used currently for
private-sector digital currencies do not provide the same level of information technology
reliability, integrity, and scalability as central bank systems in use today. Many of these
technologies do not provide for clear, predictable, and final settlement, which is a core
tenet of payment systems.93

As with any innovation, technical “hiccups” in a CBDC’s rollout, implementation, or functioning
could cause financial disruption or, at the extreme, financial instability. If there were technical
problems with CBDC, it could harm public confidence in the Fed’s overall competence. This is
referred to as a “reputational risk,” and could harm the Fed’s independence.

The Fed has more independence from Congress and the Administration than most government
agencies. Economists generally believe that for monetary policy to be effective, the public must
have a high degree of confidence in a central bank’s expertise and political independence. The
theoretical case for independence is stronger for monetary policy than for the Fed’s other
functions, particularly the business-like services it provides. Arguably, the Fed’s response to the
2007-2009 financial crisis demonstrates that when it moves into new policy areas, public and
political consensus in favor of its independence weakens. If this is generally true, offering
services directly to the public could weaken the Fed’s independence. Decisions about pricing of
services and availability surrounding CBDCs would arguably be subject to political pressure. A
shift to CBDCs from bank deposits that required the Fed to provide funding to the banking
system could also be subject to political pressure.

The Fed was designed as a “banks’ bank” that does not provide services directly to the public.
Depending on how a CBDC was designed, it could require the Fed to start providing services
directly to the public—particularly if individuals could hold accounts or digital wallets at the Fed.
According to the Fed, the number of CBDC accounts could number in the hundreds of millions.
The Fed has not developed expertise or staffing in areas required to serve the general public, such
as customer service.

Would New Regulation Be Needed?

Regulatory policy considerations for U.S. CBDC would depend significantly on what form it
took. As discussed above, CBDC proposals to date vary widely and are generally not well fleshed
out. Furthermore, it is undetermined whether a CBDC would or could be issued under existing
statutory authority. These unknows mean that only a few very general and speculative points can
be made about how CBDC might be regulated.

Governments regulate private activities and actors. U.S. CBDC itself would not require third-
party regulation because it is issued by the Fed, which would likely set standards based on public
feedback. However, its use by the public and the firms providing CBDC services would likely
require some regulation, as they would pose risk to the Fed, consumers, and the financial system.
(What types of firms would provide those services and what those services would entail are some
of the undetermined CBDC features, as discussed in the section entitled “U.S. CBDC Design
Options”.)

CBDCs might be used for retail payments. Currently, retail payments generally include transfers
of money effectuated by cash, checks, debit cards, or credit cards. While the use of cash is

generally unregulated (outside of tax obligations), checks, debit cards, and credit cards are subject to an array of banking, consumer protection, and anti-money-laundering laws and regulations. Further, transfers of money (including those that are initiated with physical currency by the payor or involve the receipt of paper currency) face a range of reporting requirements for certain transactions and suspicious activities, regardless of whether the transfer occurs from bank to bank through wires, on P2P platforms such as PayPal or Venmo, or through more traditional money transmitters such as Western Union or MoneyGram. These reporting requirements are generally pursuant to Internal Revenue Service tax regulations and Financial Crimes Enforcement Network (FinCEN) anti-money-laundering regulations. Thus, policymakers would need to decide whether to treat U.S. CBDC like cash or other payment methods for regulatory purposes.

CBDC services might be provided by banks or nonbank financial institutions. Banks are already highly regulated and supervised for consumer protection (including payments made through banks) and safety and soundness by the Fed and other federal regulators. Regulatory oversight includes their participation in payment systems. By contrast, when payments flow through nonbank payment providers and networks and private payment systems, they face limited federal regulation and are regulated largely at the state level.\(^{94}\) For example, money services businesses are largely subject to state licensing rules and federal registration requirements with FinCEN.\(^{95}\) These entities face some reporting requirements for certain types of transactions but relatively light federal oversight for other areas of risks such as safety and soundness.\(^{96}\) Further, payment networks such as Visa and Mastercard are generally not regulated by bank regulators. Rather, the banks that issue the cards are regulated.\(^{97}\) Private digital currencies also face limited federal regulation.

If nonbank payment providers were able to use U.S. CBDC and provide U.S. CBDC services to consumers, it raises the question of whether new regulation would be required to address policy issues related to law enforcement, consumer protection, systemic risk, and cybersecurity risks. One view would be that the relevant policy issues relate to payments regardless of the form they take, and so there would be no need to change regulatory policy based on a change in the form of payment alone. An alternative view would be that U.S. CBDC would create a new direct relationship between the Fed and payment providers, subjecting the Fed to a direct exposure to the firms that would warrant federal regulatory scrutiny beyond the current state licensing model for nonbank payment providers. In either case, it remains to be determined whether new statutory

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\(^{94}\) The Fed’s role in operating payment systems and regulating banks gives it some influence over private payment systems. Furthermore, interoperability of certain private and Fed payment systems gives the Fed additional influence. The Fed has authority to subject payments systems designated as systemically important to heightened prudential standards, but it is unlikely that this authority could be extended to any payment provider using CBDC.

\(^{95}\) See CRS Report R46486, *Telegraphs, Steamships, and Virtual Currency: An Analysis of Money Transmitter Regulation*, by Andrew P. Scott. FinCEN is a bureau in Treasury that is generally responsible for implementing the Bank Secrecy Act.

\(^{96}\) Some states have recently developed more expansive regulatory frameworks for cryptocurrency markets. For instance, Wyoming’s special purpose depository institution charter has been used by cryptocurrency firms to set up custody banks. For more information on this charter, see Wyoming Division of Banking, “Special Purpose Depository Institutions,” https://wyomingbankingdivision.wyo.gov/banks-and-trust-companies/special-purpose-depository-institutions. Additionally, New York implemented its “BitLicense” for virtual currency firms in 2015. For more, see New York State Department of Financial Services, “Virtual Currency Business Activity,” https://www.dfs.ny.gov/apps_and_licensing/virtual_currency_businesses.

\(^{97}\) One example of this is Regulation II, which caps interchange fees on debit cards charged by banks. For more on interchange and its regulation, see CRS In Focus IF11893, *Merchant Discount, Interchange, and Other Transaction Fees in the Retail Electronic Payment System*, by Andrew P. Scott; and CRS Report R41913, *Regulation of Debit Interchange Fees*, by Darryl E. Getter.
authority would be required or whether new regulation could be implemented under existing authority. For each aspect of the U.S. CBDC market, Congress could grant new regulatory authority to the Fed or to another regulator. One option would be to make the Fed, as the provider of CBDC, regulator of all U.S. CBDC service providers. The Fed’s relationship with providers could be a regulatory one, involving supervisory and enforcement powers, or a business one, involving only agreed-to business standards, similar to the Fed’s relationship with the primary dealers. Another option would be the payment systems model, where insured depositories whose primary federal regulator is either the Fed, the Office of the Comptroller of the Currency, or the FDIC can all access Fed payment systems on equal terms. But even though the Fed does not regulate all depositories, it still controls discretion over which ones may access its payment systems.

Would CBDCs Make Monetary Policy More Effective?

A CBDC would be unlikely to have a first order effect on the conduct of monetary policy, as the Fed already controls the supply of currency and bank reserves, and the money supply is largely already transmitted digitally. According to the Fed CBDC report, the Fed expected it would be able to maintain control over monetary policy but might need to maintain a larger balance sheet to the extent that CBDC replaced bank reserves as a Fed liability.

Nevertheless, observers also disagree over whether CBDCs would have a desirable effect on the Fed’s ability to carry out monetary policy at the margins. A CBDC would have a greater influence on overall financial conditions—thereby increasing the effectiveness of monetary policy—if the Fed was allowed to pay interest on it. Proponents argue that, if individuals held a CBDC on which the central bank set interest rates, the central bank could directly transmit a policy rate to the macroeconomy, rather than achieving transmission through the rates the central bank charges banks, which has an indirect influence on interest rates offered to consumers and businesses.

Some have argued that introducing a CBDC is necessary to prevent the Fed from losing some control over monetary policy in a scenario where a private digital currency becomes a dominant payment method and the use of cash wanes. As noted above, no private digital currency has become widespread, let alone dominant, in payments thus far. And private digital currency would not end the Fed’s monopoly over the supply of bank reserves and the interest rate on bank reserves, which is how the Fed typically conducts monetary policy.

98 For example, a current debate is whether fintech payment providers should be allowed to operate under a special purpose banking charter issued by the Office of the Comptroller of the Currency. A condition of granting the charter could be compliance with regulatory requirements.


100 The extension of bank charters to fintech firms has raised this policy issue for the Fed: Should any firm with a bank charter be granted access to Fed payment systems? The Fed has issued a request for comment on a proposal to set formal guidelines on requirements for an institution to access Fed payment systems. Any applicant would be required, among other things, to adhere to a proposed risk management framework. In other words, legal eligibility (e.g., a bank charter) would be a necessary but not sufficient condition for access. See “Proposed Guidelines for Evaluating Account and Services Requests,” 86 Federal Register 25865, May 11, 2021, https://www.govinfo.gov/content/pkg/FR-2021-05-11/pdf/2021-09873.pdf.

101 Federal Reserve, Money and Payments.

102 BIS et al., Central Bank Digital Currencies: Foundational Principles And Core Features, pp. 11-12.

In addition, if holding cash (which in effect has a 0% interest rate) were no longer an option for consumers, central banks potentially would be less constrained by the zero lower bound.\textsuperscript{104} The zero lower bound is the idea that the ability of individuals and businesses to hold cash and thus avoid negative interest rates limits central banks’ ability to transmit negative interest rates to the economy. Negative interest rates raise of host of other policy issues that bear consideration, however, including effects on savers and bank profitability.\textsuperscript{105}

**Would CBDCs Generate More Government Seigniorage Than the Current System?**

CBDCs could increase government revenue through a seigniorage-like mechanism. An expansive definition of seigniorage is that it is the income the government obtains from having government (including central bank) liabilities act as money. Physical money—because it is liquid and low-risk—earns no interest rate and carries a cost to produce. Money—both physical and electronic (i.e., bank reserves) in the traditional system—is also a balance sheet liability to the issuing authority, such as the Fed or other central banks.\textsuperscript{106} Money earns the government seigniorage because its costs to produce are lower than the yield on securities that the Fed invests in. (The Fed pays interest on bank reserves, but typically at a lower rate than the yield on its securities holdings.)

If the Fed allowed individuals to hold a CBDC, the Fed would issue low- or no-interest liabilities to individuals (as electronic entries in a ledger produced at lower marginal cost than physical currency).\textsuperscript{107} Then, as happens now, the Fed would use those liabilities to fund purchases of securities that earn a higher interest rate than what the Fed pays on its liabilities.\textsuperscript{108} This would produce income, perhaps greater income than is earned through traditional seigniorage. Seigniorage would be greater if CBDC holdings earned no interest.\textsuperscript{109}

The amount of seigniorage the government earns is dependent in part on the amount of government liabilities issued, which demands on both domestic and foreign demand for the dollar. Much of the foreign demand for the dollar stems from its role as a reserve currency, discussed in the next section.


\textsuperscript{105} See CRS Insight IN10481, *Negative Interest Rates*, by Marc Labonte (out of print; available to congressional clients upon request from the author).


\textsuperscript{107} For simplicity, this discussion abstracts from the upfront costs of creating a CBDC and to what extent and how long it would take the Fed to recoup those costs. As discussed above, current statute requires the Fed to recoup costs from users.

\textsuperscript{108} While the Fed has always earned positive income using this strategy, it is possible for the Fed to lose income if the interest on its liabilities exceeds the interest on its securities holdings. In particular, this could occur when the yield curve is inverted (i.e., when long-term interest rates are lower than short-term rates).

\textsuperscript{109} If CBDC paid interest and only substituted for physical currency, seigniorage would decline.
How Could the U.S. Dollar be Affected by Other Countries’ CBDCs?

As central banks around the world launch, or work towards launching, digital currencies, there could be implications for the role of the U.S. dollar in the global economy. Since World War II, the U.S. dollar has functioned as the world’s dominant reserve currency. A reserve currency is a currency held by central banks in significant quantities. It is widely used to conduct international trade and financial transactions, eliminating the costs of settling transactions involving different currencies. Today, central banks hold about 60% of their foreign exchange reserves in dollars, about half of international trade is invoiced in dollars, and about half of all international loans and global debt securities are denominated in dollars. In foreign exchange markets, where currencies are traded, dollars are involved in nearly 90% of all transactions. The U.S. economy generally benefits from the dollar’s status as the world’s dominant reserve currency, including by lowering borrowing costs for the U.S. government.

Some policymakers have expressed concerns that if another central bank succeeds in developing a broadly adopted digital currency before the United States does so, the use of U.S. dollars in the global economy could decline. For example, in a 2019 letter to Fed Chair Jerome Powell, Representatives French Hill and Bill Foster wrote, “We are concerned that the primacy of the U.S. Dollar could be in long-term jeopardy from a wide adoption of digital fiat currencies.” To date, there is little evidence of a pivot away from the U.S. dollar towards other currencies, although no major economy has yet launched a digital currency. It is also worth noting that some central banks are specifically motivated to create digital currencies to boost international usage of their currency. Most notably, China’s government is pursuing a digital currency to boost the use of the RMB for trade, lending, borrowing, and investing internationally. The European Commission has also made it a goal to boost the euro’s use outside the Euro area, and the ECB has stressed that a digital euro could increase the currency’s appeal. One of the undetermined features of a CBDC is whether it would be available for use abroad or only domestically. Making it available internationally would bolster the dollar’s reserve currency status but could make some of the risks, such as preventing money laundering, more difficult to manage.

110 See CRS In Focus IF11707, The U.S. Dollar as the World’s Dominant Reserve Currency, coordinated by Rebecca M. Nelson.
111 Other reserve currencies include the euro, the yen, the British pound, the renminbi (RMB), the Canadian dollar, the Swiss franc, and the Australian dollar.
The Role of Congress

As CBDC proposals, pilots, and initiatives take shape around the world, it is unclear whether the Fed plans to introduce a CBDC under its existing authority and, if it did so, what characteristics it would have. Before that happens, Congress could decide to legislate to require or block the creation of a CBDC. Depending on its policy objectives, Congress could consider legislation stipulating to the Fed the time frame and features for developing a U.S. CBDC. Alternatively, Congress may choose to defer to the Fed on CBDC policy matters. For its part, the Fed has stated that it “does not intend to proceed with issuance of a CBDC without clear support from the executive branch and from Congress, ideally in the form of a specific authorizing law.” Whether the Fed would need any additional statutory authority to introduce a CBDC would depend, in part, on what form the CBDC took, and CBDC proposals vary widely. Congress could require the Fed to report to Congress on the legal changes that might be needed and the policy implications of introducing a CBDC. Congress could also pass legislation requiring the Administration to analyze and report on the implications of other countries’ CBDC efforts.

As Congress considers its policy approach to CBDCs, it faces a range of policy issues. Congress may want to consider whether there are specific policy problems that could be addressed by a digital dollar and, if so, how that should inform the design of a digital currency. Congress may also consider how to weigh all the various benefits, costs, and uncertainties surrounding a digital dollar, and how it could build consumer trust in a digital currency, particularly relating to privacy and cybersecurity. Congress may also consider how the cost of developing a new digital currency should be defrayed.

In light of other countries’ efforts, Congress may consider whether there is a first-mover advantage to creating a CBDC in terms of usage and standard-setting, or whether there are advantages from taking a wait-and-see or lessons-learned approach. Congress may also consider how the United States should respond to other countries’ CBDC initiatives, and whether the United States should take a leadership role in international coordination and collaboration on CBDCs by directing the Administration to lead international efforts through various international forums, such as the G-7, the G-20, the IMF, and the BIS, among others.

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