Thank you Chair Warren, Ranking Member Kennedy, and members of the subcommittee, for the opportunity to testify today.

My name is Neha Narula and I am the Director of the Digital Currency Initiative at the Massachusetts Institute of Technology. We are a research group based within the MIT Media Lab focusing on cryptocurrency and digital currency design and implementation, addressing challenges in security, scalability, and privacy. I have taught five graduate cryptocurrency courses across departments at MIT and during the course of my PhD work I conducted research in MIT’s Computer Science and Artificial Intelligence Laboratory on databases and distributed systems. Last year we began a research collaboration with the Federal Reserve Bank of Boston on Project Hamilton, to engage in research to understand the technology tradeoffs involved in a hypothetical digital currency. I’d like to note that my views are my own, and not the views of MIT, the Board of Governors, or the Federal Reserve Bank of Boston, nor am I offering any insight into Federal Reserve policy or perspectives.

The problem and opportunity

Traditional electronic transaction systems today have high fees, limit access, and have not evolved fast enough to keep pace with the demand for online digital payments. Our legacy payment rails require expensive delays because they were created at a time when the technology did not support settling every transaction in real time, and the pace of updates has been slow due, in part, to structural problems in the payment ecosystem making it difficult to coordinate large-scale change.

At the same time, we are seeing experimentation in the realm of cryptocurrencies built on open networks which do not require a traditional financial intermediary. This area serves as a laboratory showing what innovation and functionality might be possible if we were not constrained by legacy financial rules and systems. However, this area is still developing and comes with many risks, not least of which is the immaturity of the technology and its ability to provide widely-available, highly secure, and scalable payment transactions. This is an active area of research where my group spends much of its time.
For these and other reasons central banks across the world are considering issuing digital forms of their currency to the public. A Bank for International Settlements survey of 65 central banks found that 86% are actively engaging in some sort of work on Central Bank Digital Currency (CBDC), for reasons including improving payment efficiency and robustness, facilitating financial inclusion, and maintaining financial stability.¹

It is important to note that a CBDC might not be the only way to address some of these problems; for example, in the US we might improve financial inclusion by requiring commercial banks to provide free, no-minimum accounts to users, or by limiting or eliminating fees, as these were some of the reasons listed when the US unbanked were asked why they don’t have bank accounts.² Determining how a CBDC might compare to other approaches to solving financial inclusion issues, and how exactly we could build a CBDC to be effective in addressing these challenges are still significant open areas of research requiring time and investment. At MIT we are beginning to investigate the possibilities of CBDC as a vehicle for increased financial inclusion, but as of yet, the promise is unverified in either a US or global context.

The potential promise of a CBDC goes beyond payment efficiency and financial inclusion. Digital currency is an opportunity for a ground-up redesign of our legacy payment systems. If designed in the right way, a system to create and support a digital dollar might increase competition and standardize disparate data models, leading to more interoperability and creating a platform for innovation in payments, much as the Internet created a platform for innovation on top of the transfer of information. It is possible that in this redesign additional opportunities for increasing financial inclusion and solving challenges in the legacy financial system will also be uncovered.

Though promising, the way forward is not entirely clear. There are many remaining open questions regarding how a US CBDC should operate, how users might access it, and how to protect consumer privacy. In what follows I offer a few of the choices to be made in how the United States might issue a digital dollar. It would be irresponsible to consider launching a digital dollar until we can make progress on these questions, but addressing them will require investment now, and extensive collaboration between academic researchers and the public and private sectors.

**How we should think about international exploration of CBDC**

Other countries have issued a CBDC, are considering issuing one, or are exploring CBDC viability for different reasons. For example, in October 2020 the Central Bank of the Bahamas issued the Sand Dollar to promote financial inclusion and access. Sweden is exploring an e-krona because of the decline in the use of cash in payments, and the Riksbank wants to continue its mandate of providing a public option for payments. The People’s Bank of China is

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engaging in late stage digital currency pilots and might launch the eCNY\(^3\) to, in part, bring
China’s massive fintech industry back under the umbrella of the central bank after the enormous
success of payment platforms like Alipay and WeChat Pay, which together comprise 93% of
mobile payments in China.\(^4\) Each of these countries is using a different technology stack and
has made different initial choices in how to involve commercial banks and how the CBDC might
be accessed by users.

Currencies compete; it is certainly possible that consumers might be attracted to a digital
currency which is easy to use, has no or low fees, and comes with interesting features. But the
concerns of the United States are unique in that the dollar plays a critical role in the global
economy as the world’s reserve currency. The once in a century opportunity to redesign the US
dollar should not be rushed. It is important to carefully consider how we might want a US digital
dollar to operate and what effect different choices will have on accessibility, overall financial
stability, and the potential for a US digital dollar to be a platform for innovation.

**What is a CBDC?**

A general purpose, or retail, CBDC is defined as a digital liability of the central bank which is
broadly accessible and usable by the general public. It is distinguished from commercial bank
money, credit cards, and mobile payment application balances in that it is a liability of the
central bank, it is different from cash in that it is entirely digital, and it is different from central
bank reserves in that users might hold it directly. This is in contrast to what is known as
wholesale CBDC, which is a digital liability of the central bank which is limited to certain financial
institutions and is not available to the general public.

From this basis, definitions start to vary widely. Some purport that a CBDC must be built on
distributed ledger technology; this is putting the cart before the horse. We should first determine
how a CBDC should operate before choosing an implementation technology. Also, it is
important to distinguish between the underlying datastore of a CBDC implementation, and the
interface to the CBDC and how it is intermediated and accessed. These different aspects are
often conflated under the general term “distributed ledger technology.” For example, a CBDC
could act as a legal bearer instrument with a programmable interface even if it is built on top of
traditional database technology.

**Accessibility: How is the CBDC accessed and managed?**

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\(^3\) In China there have been mixed messages as to whether the eCNY even is a CBDC: Former PBOC
Governor Zhou Xiaochuan said in December 2020 that eCNY would not be a liability of the PBoC,
contradicting statements by Mu Changchun, Director-General of the Digital Currency Institute at the
PBoC, and Fan Yifei, Deputy Governor at the PBoC.

\(^4\) Zhang, M. "China moves further towards cashless society as payment giants Alipay, WeChat Pay gain
In order to achieve goals of financial inclusion, a CBDC should be broadly accessible and usable. Every point of intermediation involved in a user obtaining and using CBDC is another potential friction that could inhibit access.

For example, international studies on financial inclusion have shown that requiring strong forms of identification prohibits the poor from accessing financial services.\(^5\) One of the benefits of cash is that it can be used by anyone without requiring identification or signing up for an account, which is, in part, what makes it the payment system of choice for the poor. However, at the same time, policymakers would like to limit the potential use of CBDC in illicit activity. One way to address this tension is by creating tiers of access which require different levels of identification. In the Bahamas, there is a low-value tier of access to the Sand Dollar that requires only an email address or mobile number to sign up, but limits balances to $500 and transaction volume to $1500 per month.\(^6\)

It is important to consider users who might not be able to use mobile payment applications; in the US, 36% of the unbanked do not have smartphone access.\(^7\) To help with financial inclusion, a US CBDC could be available via smart cards, which could limit certain aspects of its design. We also cannot expect even US users to have consistent internet connectivity; my research team is prioritizing designs which allow some forms of secure offline transactions.

**Data protection: What data is visible to whom, and under what circumstances?**

Transaction data can vary widely; at minimum it includes sender and recipient, amounts, and the time of the transaction. Some transaction systems collect user data like name, date of birth, social security number, and address, or other passive information like a user’s IP address, GPS location, browser, or mobile operator. All of this information can then be used to track users and build profiles of their habits and behavior across websites and applications.

Financial data can reveal uncomfortable information about a consumer’s preferences and habits; our finances give a window into our lives. Any US CBDC should prioritize user privacy and data protection. In addition, collecting and storing personally identifying user data at all makes it vulnerable to accidental leaks or malicious hacking attempts, so the design of a US CBDC should strive to minimize data collection to only what is critically necessary to safely process transactions.

The private sector has an incentive to collect and monetize all these different forms of data. Whether through regulation or by providing a public option, we must consider how to protect user data. In particular, it should not be the case that those who can afford it can pay for services which protect their data while the poor are left to services which monetize them.

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\(^7\) FDIC survey.
A CBDC which is in some part run by the central bank does not necessarily require the central bank to have visibility into fine-grained transaction data. Legitimate public policy goals relating to combating criminal activity can be fulfilled while preserving the privacy of the public and preventing a central bank being drawn into the commercial surveillance models which are now prevalent in the private sector.\(^8\)

**Seven architectures to implement a CBDC and adjacent designs**

Figure 1. Collection of seven different architectures proposed for and adjacent to a general purpose central bank digital currency. The dotted box encompasses architectures that do not fit the definition of CBDC given above, in that they are not liabilities of the central bank. The solid box contains the most common architectures proposed for retail CBDC. CB is “Central Bank”.

Figure 1 shows seven different architectures to consider in CBDC design, ranging from those closer to our existing system to entirely new models for accessing central bank currency. For each architecture I describe its potential to improve financial inclusion and to serve as a platform for innovation.

Under the basic definition given earlier, we already have wholesale CBDC since financial institutions hold electronic balances with the Federal Reserve. The first design is to simply expand access to the Federal Reserve balance sheet to a larger set of institutions, for example by extending access to mobile payment application providers. This might reduce settlement costs and improve competition, and through that, improve access and innovation, though it will also require increased regulatory scrutiny of these new participants, which might limit their ability to provide accounts to those currently left out. It is not clear it will help promote interoperability and standards, leading to a platform for innovation.

The next two proposals shown in Figure 1 do not fit under the definition of CBDC provided above in that they are not direct liabilities of the central bank: One option is to expand support and regulatory clarity for so-called stablecoin providers, who issue dollar-pegged tokens on public or permissioned blockchains. These fall into two categories: Those that are 1:1 backed by

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commercial bank deposits or other relatively stable, liquid assets like US Treasuries, and
algorithmic stablecoins which operate in a smart contract on a public blockchain, and are
usually heavily overcollateralized using cryptocurrency assets or other stablecoins, with the peg
managed by a software algorithm running in the smart contract. To date, US dollar-denominated
stablecoins have a market capitalization of over $100B, with the vast majority of that value in the
first category.\(^9\) They appear to be primarily used as a mechanism for facilitating cryptocurrency
trading and I am not aware of any rigorous evidence that stablecoins help improve financial
inclusion, though this is an area deserving more research. Architecture 3 is what the IMF deems
“synthetic” CBDC, in that it is issued by commercial banks and not actually a liability of the
central bank, but is backed 1:1 by central bank reserves.\(^10\) It is also unclear exactly how this
architecture might help promote access and financial inclusion beyond our existing system, or
become a platform for innovation.

Architectures 4, 5, and 6 (contained in the solid box) are the most discussed designs for CBDC,
though there are still many choices and variations within these proposals. Architecture 4 is
deeded “two-tier” CBDC in that it is expected that the CBDC will only be accessible through
commercial banks.\(^11\) This implies that a user will need to obtain an account with a commercial
bank in order to receive and transact in the CBDC. This design is appealing because it
preserves the current structure in electronic payments, but at the same time, it is unclear how
this design alone will help promote financial inclusion in the US because it does not appear to
address the main reasons why the unbanked do not use banks. Figure 2 is copied from Figure
ES.3 from the FDIC’s 2019 survey on How America Banks: Household Use of Banking and
Financial Services and shows survey responses for why unbanked households do not have
bank accounts. The success of this architecture in addressing financial inclusion will depend on
exactly how commercial banks would administer CBDC accounts; if it is not different from how
they administer traditional checking accounts, they are unlikely to address any of the
unbanked’s concerns.

How successful this design will be in providing a platform for innovation also depends on
whether or not the commercial banks cooperate to provide compatible APIs (Application
Program Interfaces) to facilitate building new applications that transfer CBDC. Under the status
quo it is unlikely a two-tier CBDC would help promote innovation in payments, since commercial
banks currently do not provide these interfaces widely and do not interoperate.

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\(^9\) [https://coinmarketcap.com/view/stablecoin/](https://coinmarketcap.com/view/stablecoin/)

Economics 13 (2019).

\(^11\) The CBDC might also be available through additional regulated financial service providers. We should
compare and contrast this type of two-tier model with the benefits and risks of the first architecture, which
is expanding the set of institutions that can access the central bank’s balance sheet, without issuing a
new form of CBDC.
Architecture 5 is also known as FedAccounts: giving retail users the option of holding an account directly with the Federal Reserve, a privilege currently limited to regulated financial institutions. The authors of the FedAccounts proposal have written extensively on how the proposal might help with financial inclusion. It is unclear whether or not the FedAccounts proposal would promote innovation in payments beyond improving competition.

Architecture 6 is what we deem digital cash: a CBDC that can be held directly by users without requiring an intermediary commercial bank account. It is important to note that a digital currency cannot be entirely peer-to-peer as is cash; digital information, unlike physical objects, can be easily copied, so at some point a recipient needs to check that the payment they are receiving has not already been previously spent (this is called a “double spend”). One option for doing this is to employ secure hardware, which will prevent the double spend in the first place; however, this requires relying on the correctness and integrity of secure hardware implementations, which might have bugs. The more common way is to reconcile with a ledger managing the issuance of the digital currency. There is a lot of leeway in the design of how exactly that ledger is accessed and when, and what controls that ledger has in terms of permitting, denying, or reversing transactions. In a CBDC designed to look more like digital cash, the ledger could simply prevent double spends.

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12 FDIC survey.
This architecture could improve financial inclusion if it is easy to use and implemented in a way that is widely accessible, because it would not necessarily require users to sign up for accounts to receive payments, and users would have an already existing mental model (cash) for how it works and how to use it. Note that banks or other third-party providers could custody digital cash for users, if desired. This architecture could also provide a standard to use as a layer of interoperability among payment providers, promoting a platform for innovation. At MIT, we are currently actively researching how to design safe, efficient, and useful digital cash.

Architecture 7 is proposed by some blockchain advocates; they suggest that a central bank issue digital currency on an existing blockchain system. This might be a smart contract platform like Ethereum or a permissioned blockchain like Facebook’s Diem. Under this type of architecture, a central bank could control issuance of the digital currency, but would give up all other control to the governance of the underlying blockchain. For example, the participants in the blockchain network might decide to reverse a transaction, as happened in Ethereum after one of its smart contracts, the DAO, was hacked. Ethereum developers, miners, and community members cooperated to reverse the hack and restore funds. It is extremely unlikely any central bank would want to put this level of control in the hands of blockchain operators. Blockchain networks are open and accessible and have high levels of innovation, though there has not necessarily been a concerted effort to add features to support financial inclusion.

All of these architectures need to be carefully evaluated for their potential to improve financial inclusion, risks and complexity of implementation, monetary and economic implications, and the potential to affect the cost of credit and financial stability.

Conclusion

Central bank digital currency might have the potential to increase financial inclusion, reduce transaction costs, and become a platform for innovation in payments, if designed and implemented in the right way. In order to determine and realize these benefits we must first invest deeply in multidisciplinary research and development. I commend this subcommittee for raising this important issue and encouraging this critical dialogue. Thank you and I look forward to your questions.

14 Identity checks could be done depending on the amount transacted, as described earlier.