Bankers Acceptances

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A bankers acceptance, or BA, is a time draft drawn on and accepted by a bank. Before acceptance, the draft is not an obligation of the bank; it is merely an order by the drawer to the bank to pay a specified sum of money on a specified date to a named person or to the bearer of the draft. Upon acceptance, which occurs when an authorized bank employee stamps the draft “accepted” and signs it, the draft becomes a primary and unconditional liability of the bank. If the bank is well known and enjoys a good reputation, the accepted draft may be readily sold in an active market.

1. THE CREATION OF A BANKERS ACCEPTANCE

Acceptances arise most often in connection with international trade: U.S. imports and exports and trade between foreign countries. An American importer may request acceptance financing from its bank when, as is frequently the case in international trade, it does not have a close relationship with and cannot obtain financing from the exporter it is dealing with. Once the importer and bank have completed an acceptance agreement, in which the bank agrees to accept drafts for the importer and the importer agrees to repay any drafts the bank accepts, the importer draws a time draft on the bank. The bank accepts

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1 Although acceptances may be created by entities other than banks—such acceptances are referred to as “trade acceptances”—the term “acceptance” in this article will refer to bankers acceptances only.
the draft and discounts it; that is, it gives the importer cash for the draft but
gives it an amount less than the face value of the draft. The importer uses the
proceeds to pay the exporter.

The bank may hold the acceptance in its portfolio or it may sell, or re-
discount, it in the secondary market. In the former case, the bank is making a
loan to the importer; in the latter case, it is in effect substituting its credit for
that of the importer, enabling the importer to borrow in the money market. On
or before the maturity date, the importer pays the bank the face value of the
acceptance. If the bank rediscounted the acceptance in the market, the bank
pays the holder of the acceptance the face value on the maturity date.

An alternative form of acceptance financing available to the importer in-
volves a letter of credit. If the exporter agrees to this form of financing, the
importer has its bank issue a letter of credit on its behalf in favor of the exporter.
The letter of credit states that the bank will accept the exporter’s time draft
if the exporter presents the bank with shipping documents that transfer title
on the goods to the bank. The bank notifies the exporter of the letter of credit
through a correspondent bank in the exporter’s country.

When the goods have been shipped, the seller presents its time draft and
the specified documents to the accepting bank’s correspondent, which forwards
them to the accepting bank. If the documents are in order, the accepting bank
takes them, accepts the draft, and discounts it for the exporter. At this point, the
transaction is complete from the exporter’s point of view; it has shipped the
goods, turned over title to them, and received payment.

Once the bank has passed the shipping documents on to the importer, the
situation is essentially the same as it was in the case where the bank simply
accepted a draft drawn by the importer: The bank may hold the acceptance or
rediscount it in the market, and the importer is responsible for paying the bank
the face value of the acceptance on or before maturity. There is one subtle
difference, however. The drawer of an accepted draft is secondarily liable on
it, which means the drawer must pay the holder of the acceptance on maturity
if the bank is unable to pay. In the current case, the drawer is the exporter. In
the first case described, it was the importer.

An American exporter may seek acceptance financing in a case where it
knows the buyer to be creditworthy and wants to extend it credit but needs
cash in the interim. Around the time it ships the goods and after completing
an acceptance agreement, the exporter draws a time draft on its bank, which
accepts and discounts it. Once again, the bank may either hold the acceptance or
rediscount it. On or before maturity, the exporter will have to pay the bank the
face value of the acceptance. Ideally, the tenor of the acceptance, the time from
acceptance to maturity, will coincide with the length of the credit extended by
the exporter so that the exporter will be able pay the bank out of the proceeds
of the sale.

Foreign importers and exporters trading with American firms may obtain
acceptance financing in ways similar to those just described. Many acceptances
Figure 1  Bankers Acceptances Outstanding by Transaction Type  
Quarterly averages of month-end figures

Notes: Figures are from the Board of Governor’s Annual Statistical Digest and Federal Reserve Bulletin.

used to finance trade between foreign countries, however, are of a type known as “refinancing” or “accommodation” acceptances. A refinancing acceptance arises from a time draft drawn by a foreign bank on an American bank to finance a customer’s transaction. Foreign banks that are not well known in the United States may seek this type of financing because they are unable to sell their own acceptances, or are unable to sell them at reasonable prices, in the U.S. market.

Acceptances are also created to finance the shipment of goods within the United States and to finance the storage of goods in the United States and abroad. Acceptances arising from the shipment and storage of goods in the United States, which are termed “domestic” shipment and storage acceptances, are included in Figure 1 under “other,” which includes dollar exchange acceptances—acceptances created to provide banks in certain foreign countries with dollar exchange—until 1984 when they disappeared from the market. As Figure 1 shows, domestic shipment and storage acceptances have been a small part of the market in recent years. On average during 1991, they accounted for 10 percent of acceptances outstanding. Acceptances arising from imports into the United States accounted for 28 percent, those arising from exports from the United States accounted for 24 percent, and those arising from the storage of goods in or shipment of goods between foreign countries accounted for 38 percent.
2. BANKERS ACCEPTANCES AND THE FEDERAL RESERVE SYSTEM

Acceptances created to finance the activities listed above—U.S. imports and exports, foreign shipment and storage of goods, the shipment and storage of goods within the United States, and the provision of dollar exchange—are termed “eligible for discount” if they meet certain additional requirements laid out in the Federal Reserve Act. Eligibility for discount means that a Reserve Bank may rediscount them for accepting banks at the Federal Reserve’s discount rate.

The Federal Reserve Act limits the ability to create eligible acceptances to Federal Reserve member banks and to branches and agencies of foreign banks that must hold reserves with the Federal Reserve. \(^2\) Technically, the acceptances of other depository institutions are eligible only if they are endorsed by at least one member bank. In practice, the Federal Reserve has treated the acceptances of other depository institutions as eligible even without such an endorsement (Todd 1988, pp. 272–73).

The Federal Reserve Act places no limits on the types of goods that may be financed by eligible shipment acceptances (those arising from U.S. imports and exports and from the domestic and foreign shipment of goods). The Federal Reserve Act limits eligible storage acceptances, however, to those financing the storage of “readily marketable staples.” In an early ruling, the Board of Governors interpreted the phrase to cover manufactured goods and raw materials that are nonperishable and have a “wide ready market” (Federal Reserve Bulletin 1916, p. 523). In the same ruling, the Board stated that cotton yarns and flour are covered. The Board later ruled that automobiles and automobile tires and parts are not (Federal Reserve Bulletin 1920, p. 65).

The Federal Reserve Act places on storage acceptances the added requirement that they be “secured at the time of acceptance by a warehouse receipt or other such document conveying title.” Congress removed a similar documentary requirement for domestic shipment acceptances in 1982.

To be eligible for discount, acceptances must meet requirements concerning tenor. A dollar exchange acceptance must have a tenor of three months or less. Any other type of acceptance must have a tenor of six months or less. \(^3\) However, the Federal Reserve has made it clear from early on that meeting these requirements on tenor does not guarantee eligibility. An acceptance will be eligible only if its tenor roughly corresponds to the time required for the completion of the underlying transaction.

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\(^2\) There is another category of “eligible” acceptances, those eligible for purchase (described below). Even though there are two types of eligibility, acceptances that are eligible for discount are often simply called “eligible,” while those that are not are called “ineligible.”

\(^3\) A Reserve Bank may not actually discount an eligible acceptance until it has 90 days or less left to run, unless it is a storage acceptance “drawn for an agricultural purpose,” in which case it may be discounted when it has six months or less left to run.
In addition to allowing Reserve Banks to rediscount acceptances for accepting banks, the Federal Reserve Act allows them to purchase acceptances in the open market, but it does not specify what types of acceptances they may purchase. The Federal Open Market Committee determines which acceptances are “eligible for purchase.” Acceptances that qualify are those with maturities of up to nine months at the time of acceptance that (1) arise out of the current shipment of goods between countries or within the United States, or (2) arise out of the storage within the United States of goods under contract of sale or expected to move into the channels of trade within a reasonable time and that are secured throughout their life by a warehouse receipt or similar document conveying title to the underlying goods. (Board of Governors 1992, 78th Annual Report, p. 98)

Note that dollar exchange acceptances and acceptances arising from the storage of goods in foreign countries are not eligible for purchase and that domestic storage acceptances may be eligible for purchase only if secured throughout their life by documents conveying title to the goods; storage acceptances may be eligible for discount if they are secured at the time of acceptance by such documents.

The preceding rules on eligibility for purchase and for discount are those currently in force. The original Federal Reserve Act limited eligibility for discount to acceptances “based on the importation or exportation of goods.” Congress amended the Act in 1916 to include acceptances arising from the storage of readily marketable staples, from domestic shipments, and from the furnishing of dollar exchange. Until April 1974, when the current rules on eligibility for purchase went into effect, all acceptances that were eligible for discount, along with some others, were eligible for purchase.

The framers of the original Federal Reserve Act gave the Reserve Banks permission to discount and purchase bankers acceptances because they hoped to create a market for acceptances in the United States and to thereby stimulate American foreign trade by lowering the financing costs faced by American importers and exporters. In the years before the Federal Reserve Act was passed, most international trade was financed with acceptances created under letters of credit (Warburg 1910, p. 9). The lack of an American market for acceptances meant that American firms engaging in foreign trade had to obtain financing from European banks, primarily those in London. Financing through London was thought to force American importers and exporters to pay more

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4 This included foreign shipment acceptances, as the Federal Reserve Board construed “importation” and “exportation” to include the movement of goods between foreign countries as well as between the United States and a foreign country.

in commissions than they otherwise would have had to pay, and, since their obligations to the banks in London were denominated in pounds sterling, to expose them to exchange rate risk (Jacobs 1910, p. 13).6

The Federal Reserve Banks actively supported the nascent market in the first 18 years following the passage of the Federal Reserve Act. They did so mainly by purchasing acceptances in the open market and not by discounting acceptances offered by accepting banks, the means Congress had expected them to use. They posted buying rates on prime acceptances and bought all acceptances offered at those rates; at times, the posted rates were substantially below market rates. On average, from 1916 to 1931, the Reserve Banks held for their own portfolios over one-third of all outstanding acceptances; at times they held over half of them. They also purchased acceptances for foreign official institutions that held correspondent accounts with them. They endorsed these acceptances, thus freeing their foreign correspondents from the risk of default. Partly on the strength of the Reserve Banks’ endorsement, their foreign correspondents purchased large numbers of acceptances. From 1925 to 1931, the foreign correspondents held on average about one-fifth of all acceptances outstanding.

With the support of the Reserve Banks and their foreign correspondents, the acceptance market quickly rose in prominence. As Figure 2 shows, from 1925 to 1931, acceptances financed on average about one-third of U.S. imports and exports. In 1931, the peak of their importance, they financed just under half.

The support of the Reserve Banks and their foreign correspondents fell off dramatically in 1932. From the middle of 1934 until late 1946, they stayed out of the market for the most part. The decline in the acceptance market was equally dramatic, and by 1943 the fraction of America’s foreign trade financed by acceptances had fallen to 3 percent.

The market began growing again following World War II, and the Reserve Banks’ foreign correspondents resumed regular purchases in late 1946. The Federal Reserve re-entered the market in 1955 when the Federal Open Market Committee authorized the Federal Reserve Bank of New York to enter into repurchase agreements (RPs) in acceptances and to buy and sell acceptances at market rates as means of carrying out the Committee’s monetary policy directives. The Federal Reserve sought to support the market, but not to the extent it had in the 1920s. Since 1955, the Federal Reserve and its foreign correspondents combined have not held more than 20 percent of the acceptances outstanding.

During the 1970s, the Federal Reserve decided that the acceptance market had matured to the point that it could stand on its own, and the System gradually

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6Congressmen Phelan and Helvering quoted from Professor Jacobs during the House’s debate on the Federal Reserve Act (U.S. Congress 1913, Congressional Record, pp. 4676, 4798–99).
Figure 2 Shares of U.S. and Non-U.S. International Trade Financed by Bankers Acceptances

Notes: Acceptance figures are from the Board of Governor’s Banking and Monetary Statistics, Annual Statistical Digest, and Federal Reserve Bulletin. U.S. imports and exports are from the U.S. Bureau of the Census’ Historical Statistics, Statistical Abstract, and FT900 release. Trade figures for the rest of the world are from the International Monetary Fund’s International Financial Statistics. Shares financed are based on an average maturity of 90 days.

withdraw its support. In November 1974, it stopped endorsing acceptances for its foreign correspondents. In March 1977, it decided to stop outright purchases and sales of acceptances, and in 1984 it decided to stop entering into RPs in acceptances.

Even though the Federal Reserve Banks have stopped buying and selling acceptances for their own accounts, eligibility for purchase and eligibility for discount remain significant in that acceptances that are eligible for discount or purchase enjoy favorable treatment in certain areas. Acceptances must be eligible for purchase in order to be bought for the Federal Reserve’s foreign correspondents, and they must be eligible for discount or purchase in order to be used as collateral for advances from the discount window. From 1973 to the end of 1990, eligibility for discount conferred an additional benefit: Acceptances outstanding in the market had to be eligible for discount in order to be exempt from reserve requirements.

The exemption from reserve requirements was a significant factor in the growth of the acceptance market in the late 1970s and early 1980s (Jensen and Parkinson 1986, pp. 5 and 8). The high interest rates in those periods...
raised the opportunity cost of holding reserves, which do not earn interest. This made it attractive for banks to finance eligible transactions by creating acceptances, discounting them, and rediscounting them in the market rather than by loaning out funds obtained by issuing large CDs, which were subject to reserve requirements.

The value of the exemption is evident in the experience of “working capital” or “finance” acceptances, which are acceptances that do not arise from specific transactions in goods. Of these acceptances, only dollar exchange acceptances are eligible for discount. In July 1973, the Board of Governors started treating ineligible acceptances discounted in the market as equivalent to deposits subject to reserve requirements. Judging by dealers’ holdings of working capital acceptances, trading in them had been increasing for at least two years. After the imposition of reserve requirements, trading declined steadily, and, aside from a brief and minor revival in the early 1980s, it has been dormant ever since.

At the end of 1990, the Board of Governors removed reserve requirements from “nonpersonal time deposits,” which include ineligible acceptances and large CDs, and from Eurocurrency liabilities, which are net transfers from banks’ overseas offices to their U.S. offices. This action bodes ill for eligible acceptances, since it puts CDs and Eurodollar liabilities on a more even footing with them. Even with favorable reserve-requirement status, eligible acceptances had been declining in importance for close to a decade. Judging by this experience, it seems unlikely that the Board’s action will lead to a revival in ineligible working capital acceptances.

3. THE MARKET FOR BANKERS ACCEPTANCES

Borrowers

Borrowers in the acceptance market are for the most part firms engaged in U.S. imports and exports and foreign banks seeking to finance international trade not involving the United States. Over the last decade, as Figures 1 and 2 show, both types of borrowers have come to rely less and less on acceptances as a source of financing.

As a source of financing for importers and exporters, acceptances compete with commercial paper, Euro commercial paper, and bank loans. For borrowers with prime ratings, commercial paper is probably the cheapest alternative. Borrowers with less than prime ratings can take out bank loans, issue Euro commercial paper, issue commercial paper with credit enhancements, or issue

7 Figures on dealers’ holdings of acceptances can be found in the Federal Reserve Bank of New York’s weekly report “Dealer Operations in Bankers’ Acceptances.”
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asset-backed commercial paper. Borrowers of the latter type may find accep-
tance financing an attractive alternative.

Apparently, however, they increasingly do not. From 1983, when asset-
backed commercial paper and Euro commercial paper were introduced, until
1991, outstandings rose to between $50 billion and $70 billion for asset-backed
commercial paper and to $75 billion for Euro commercial paper. Over the same
period, commercial and industrial loans made to U.S. businesses by onshore
and offshore banks rose from $467 billion to $777 billion (McCaulay and Seth
1992, p. 54). The volume outstanding of acceptances based on U.S. imports
and exports fell over this period, however, from $31 billion to $24 billion,
and the percentage of U.S. foreign trade financed by acceptances fell from 25
percent to 10 percent.

Foreign banks that have no presence in the United States may finance their
own acceptances by drawing refinancing acceptances on American banks or by
issuing Eurodollar liabilities. Jensen and Parkinson (1986, pp. 9–10) cite the
narrowing of the spread between the rates on Eurodollar deposits and bankers
acceptances, from nearly 100 basis points in the early 1980s to about 25 basis
points in 1985, as a factor in the decline of refinancing acceptances in the first
half of the 1980s. Since then, the spread has narrowed even more to under 10
basis points, and the decline in refinancing acceptances has continued, both in
terms of volumes outstanding and in terms of the percentage of world trade
financed.

Accepting Banks

Money center banks, large banks in seaboard states and in the principal grain
trading cities, and U.S. branches and agencies of foreign banks create almost all
acceptances. Branches and agencies of foreign banks have gained an increasing
share of the market over the last decade or so. Their share has risen from about
one quarter of all acceptances outstanding in the early 1980s to over 60 percent

The secondary market for acceptances is tiered, which means that the ac-
ceptances of banks with high credit ratings trade at lower rates of discount
than the acceptances of banks with lower ratings. Traditionally, the accep-
tances of money center banks traded at lower rates of discount than those of
regional banks and foreign banks. During the 1980s that changed. The spread
between the rates of discount on the acceptances of regional banks and those
of money center banks, which averaged around 10 basis points in the early
1980s, disappeared in late 1987. The spread between the rates of discount on
the acceptances of foreign banks and those of money center banks, which was
over 100 basis points when foreign banks were first entering the market, was
around 5 basis points in 1990; indeed, the acceptances of some foreign banks
traded at lower discounts than those of American money center banks (The
Dealers

The number of principal dealers in bankers acceptances has been cut roughly in half in the last few years. Today, there are about a dozen, all of which are also primary dealers in government securities. Dealers in acceptances act as dealers in other money market instruments do, buying and selling acceptances and profiting from the spread between the prices at which they buy and sell. To facilitate their trading, they hold a number of acceptances in their own portfolios; a small number of these they hold until maturity. During 1991, dealers’ daily positions in acceptances averaged a little over $1.5 billion.

Investors

Bankers acceptances are generally created in amounts over $100,000, so institutional investors dominate the market. On average in 1991, commercial banks held 21 percent of the acceptances outstanding; most of those were their own. Money market mutual funds held 13 percent, dealers held 3 percent, and the Federal Reserve’s foreign correspondents held 3 percent. The remaining 60 percent were held by a variety of investors, of which, if relative holdings were like those in previous years, some of the largest were state and local governments, pension funds, and insurance companies (Jensen and Parkinson 1986, p. 4).

Investors consider acceptances to be safe investments because acceptances are “two-name” paper; that is, two parties, the accepting bank and the drawer, are obligated to pay the holder on maturity. Investors are willing to accept a slightly lower return on acceptances than they are on “one-name” paper such as commercial paper and certificates of deposit.

4. THE OUTLOOK FOR BANKERS ACCEPTANCES

Over the last decade or so a number of developments have diminished the attractiveness of bankers acceptances to both banks and borrowers. Asset-backed commercial paper and Euro commercial paper have been introduced, spreads between rates on Eurodollar deposits and rates on acceptances have fallen, and acceptances have lost their favorable reserve-requirement status. As these developments appear to be permanent, the acceptance market is unlikely to rebound and may even continue to decline in importance.

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