Safe Assets and Financial Fragility: Theory and Evidence

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Money Markets in a New Era of Central Bank Policies

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- Money market funds (MMFs) issue shares redeemable on demand and invest in short-term debt
 - Govt MMFs invest in **liquid** govt debt and repos backed by govt debt
 - Prime MMFs can additionally invest in illiquid short-term private debt (CP, CDs)
- ► As a results, Prime MMFs are subject to runs (2008, 2020)
- Can financial stability be improved by providing safe assets to Prime MMFs?



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Introduction	Model	Background	Results	Conclusion	Appendix
Motivation					

Providing safe assets could affect financial stability along two dimensions

1. reduce run risk of MMFs by providing safe liquidity buffer

used to accommodate redemptions at no cost

2. by stabilizing their flows, Prime MMFs can continue lending to private borrowers (CP, CDs)

hence reducing run risk of private borrowers

THIS PAPER: address these question both theoretically and empirically

Introduction	Model	Background	Results	Conclusion	Appendix
Preview of	Results				

- 1. Global-game model of mutual fund runs
 - provision of safe assets dampens strategic complementarity (in redemption decisions), hence reducing run risk
 - with less redemptions, funds with access to safe assets can lend more to private borrowers (illiquid assets)

2. Empirically test model's implications

- quasi-random assignment of MMFs to treatment (access to safe assets) and control ⇒ initial phase of Overnight Reverse Repo (ONRRP) facility
- exogenous stress event that triggers outflows from MMFs => 2013 U.S. debt limit
- ▶ find evidence that provision of safe assets indeed reduces financial fragility

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Model					

A global games model of investor redemptions

- investors receive a noisy private signal about (money) fund performance and decide whether to redeem their shares
- building on Chen, Goldstein, Jiang 2010 JFE
- Novel aspect: asset heterogeneity
 - funds hold a portfolio of risky and safe assets
 - risky assets = lending to corporate borrowers (high liquidation cost)
 - safe assets = ONRRP and Treasuries
 - zero liquidation cost for ONRRP (treated group)
 - positive liquidation cost for Treasuries (control group)

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Mechanism					

- Redemptions can impose costs on non-redeeming investors
 - costs may arise from transactions or market illiquidity
 - not fully borne by redeeming investors: a negative externality
 - strategic complementarity (when some risky assets are liquidated)
 - Note: 2013 episode is before the 2016 money fund reform
- Safe assets can also lead to strategic substitutability
 - for few redemptions, investors prefer not to redeem
 - safe assets imply that redemptions do not create much costs
 - Intuition: because of the equity-like stake, non-redeeming investors have to share the proceeds with fewer other investors in the future
- We use the methods of Goldstein and Pauzner 2005 JF to derive a unique equilibrium

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Testable in	plications				

- \blacktriangleright (1) Money funds with access to a safe asset are less fragile.
 - Treated funds experience smaller outflows in response to at-risk exposures during the debt limit episode.
- (2) Money funds with access to a safe asset liquidate less in expectation.
 - Treated funds maintain more of their lending to risky borrowers during the debt limit episode.
- (A third result on investor sophistication increasing money fund fragility is derived and tested in the paper.)

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ONRRP f	acility				

Federal Reserve introduced Overnight Reverse Repo (ONRRP) facility to improve control on short-term rates. Counterparties can invest cash at the ONRRP and earn the administered rate.

- Aug/Oct 2010: first ONRRP test operations
- ▶ Sep 2010: MMF eligibility (AUM ≥ \$10 bn)
- Feb 2011: MMF eligibility (AUM ≥ \$5 bn)
- Sep 2012: ONRRP application deadline
- Jul 2013 FOMC establishes daily ONRRP operations
- Sep 23, 2013: daily ONRRP operations begin
- Nov 2014: new ONRRP application available

Control group

Some MMFs did not satisfy eligibility criteria by Sep 2012 but do so in 2013. These MMFs are **technically eligible** in 2013 but are not treated since they missed the last application deadline.



- ▶ May 17-20: debt limit is reached, extraordinary measures until Aug 2
- Aug 2: extraordinary measures extended through Oct 11
- Sep 25: extraordinary measures will be exhausted by Oct 17
- Oct 1: government shutdown; markets doubt a timely resolution
- Oct 16: legislation suspends the debt limit

 \Rightarrow Treasuries with payments btw Oct 17 and Nov 22 are at risk

- flows, yields, liquidity metrics from iMoneyNet (weekly)
- exposures to Treasuries from N-MFP (month-ends)
- Treasuries' payment dates from MSPD

Hypothesis 1: ONRRP reduces sensitivity of outflows to risky Treasury exposures (AtRisk). ($\beta_3 < 0$, $\beta_4 > 0$)

$$\begin{split} Flow_{i,t} = & \beta_1 AtRisk_{i,t-1} + \beta_2 Treat \cdot AtRisk_{i,t-1} + \frac{\beta_3 Crisis \cdot AtRisk_{i,t-1} + \beta_4 Crisis \cdot Treat \cdot AtRisk_{i,t-1} + \gamma X_{i,t-1} + \mu_t + \mu_i + \varepsilon_{i,t} \end{split}$$

- Flow = $\%\Delta$ AUM
- AtRisk: share of assets in Treasuries with payments btw Oct 17 & Nov 22
- Controls $(X_{i,t-1})$: log(AUM), gross yields, prime risk, mat7d
- Treatment Group: ONRRP MMFs with AUM btw \$5 bn and \$8 bn
- Control Group: non-ONRRP MMFs with AUM btw \$5 bn and \$8 bn

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Safe As	sets and N	1MF run ris	k		

Hypothesis 1: ONRRP reduces sensitivity of outflows to risky Treasury exposures (AtRisk). ($\beta_3 < 0$, $\beta_4 > 0$)

AUM window:	Sample 1 [5,10]		Sample 2 [4,8]		Sample 3 [5,8]	
Dep. var.:	Flov	NS	Flo	WS	Flows	
Crisis · AtRisk	-3.074***	-1.317*	-2.286***	-1.724**	-3.142***	-1.603**
	(0.290)	(0.669)	(0.518)	(0.773)	(0.351)	(0.733)
Crisis · Treat · AtRisk	3.091*** (0.321)	1.620** (0.627)	2.269*** (0.469)	2.035*** (0.689)	3.043*** (0.356)	1.821** (0.650)
N	331	331	302	302	246	246
Week, Fund FE	Yes	Yes	Yes	Yes	Yes	Yes
Controls	No	Yes	No	Yes	No	Yes

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Hypothesis 2: ONRRP allows funds to continue lending to riskier borrowers (PrimeRisk). ($\beta_3 < 0$, $\beta_4 > 0$)

$$\begin{split} PrimeRisk_{i,t} = & \beta_1 AtRisk_{i,t-1} + \beta_2 Treat \cdot AtRisk_{i,t-1} + \frac{\beta_3 Crisis \cdot AtRisk_{i,t-1} + \beta_4 Crisis \cdot Treat \cdot AtRisk_{i,t-1} + \gamma X_{i,t-1} + \mu_t + \mu_i + \varepsilon_{i,t} \end{split}$$

PrimeRisk: share of assets in A2/P2 CP, foreign CDs, ABCP

	Sample 1		Sample 2		Sample 3	
AUM window:	[5,	10]	[4	,8]	[5,8]	
Dep. var.:	Prim	eRisk	PrimeRisk		PrimeRisk	
Crisis · AtRisk	-4.932***	-5.228***	-1.471	-1.275	-5.158***	-6.266***
	(0.338)	(0.850)	(0.990)	(1.066)	(0.378)	(0.721)
$Crisis \cdot Treat \cdot AtRisk$	5.170***	5.408***	1.637*	1.519*	5.154***	6.172***
	(0.187)	(0.678)	(0.830)	(0.770)	(0.217)	(0.525)
Ν	331	331	302	302	246	246
Week, Fund FE	Yes	Yes	Yes	Yes	Yes	Yes
Controls	No	Yes	No	Yes	No	Yes

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Robustnes	s Tests				

Our results are not driven by

- skilled managers avoiding ex-post risky Treasuries
- treated group being less risk-sensitive than control group
- imprimatur effect (stamp of approval without access to ONRRP)
- pre-existing trends



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Conclusion					

The provision of **safe assets** by the Federal Reserve delivers two **financial stability benefits**

- Iower sensitivity of outflows to risky exposures
- ability to keep funding less liquid (ex-ante riskier) assets

Concerns that the provision of safe assets leads to disintermediation in times of stress seem to be unfounded.

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 Additional Material

	Prime Funds										
	Pre-crisis (Jul 1 – Sep 30)				Crisis (Oct 1 – Oct 16)						
	Obs.	Mean	St.Dev.	p(25)	p(75)	Obs.	Mean	St.Dev.	p(25)	p(75)	
Flows	2046	0.05	4.40	-0.95	0.89	462	-0.21	3.96	-1.13	0.85	
Yield	2045	18.78	5.28	16	23	462	18.60	5.22	15	22	
Mat7d	2025	42.09	16.68	33	47	458	41.40	15.62	33	46	
AtRisk	2037	0.87	1.65	0	1.34	462	1.79	5.08	0	2	
PrimeRisk	2046	25.07	15.20	13	36	462	24.62	14.62	15	35	