

Procedure file

Basic information		
INI - Own-initiative procedure	2016/2007(INI)	Procedure completed
Virtual currencies		
Subject 2.50.04.02 Electronic money and payments, cross-border credit transfers		

Key players			
European Parliament	Committee responsible	Rapporteur	Appointed
	 Economic and Monetary Affairs	 VON WEIZSÄCKER Jakob	09/07/2015
		Shadow rapporteur	
		 MARTUSCIELLO Fulvio	
		 FOX Ashley	
		 JEŽEK Petr	
		 SCOTT CATO Molly	
		 ZANNI Marco	
		 KAPPEL Barbara	
		Committee for opinion	Rapporteur for opinion
	 International Trade	The committee decided not to give an opinion.	
	 Internal Market and Consumer Protection		25/01/2016
		 TREBESIUS Ulrike	
European Commission	Commission DG Economic and Financial Affairs	Commissioner MOSCOVICI Pierre	

Key events			
21/01/2016	Committee referral announced in Parliament		
26/04/2016	Vote in committee		

03/05/2016	Committee report tabled for plenary	A8-0168/2016	Summary
25/05/2016	Debate in Parliament		
26/05/2016	Results of vote in Parliament		
26/05/2016	Decision by Parliament	T8-0228/2016	Summary
26/05/2016	End of procedure in Parliament		

Technical information

Procedure reference	2016/2007(INI)
Procedure type	INI - Own-initiative procedure
Procedure subtype	Initiative
Legal basis	Rules of Procedure EP 54
Other legal basis	Rules of Procedure EP 159
Stage reached in procedure	Procedure completed
Committee dossier	ECON/8/05403

Documentation gateway

Committee draft report		PE575.277	23/02/2016	EP	
Amendments tabled in committee		PE580.442	30/03/2016	EP	
Committee opinion	IMCO	PE577.006	21/04/2016	EP	
Committee report tabled for plenary, single reading		A8-0168/2016	03/05/2016	EP	Summary
Text adopted by Parliament, single reading		T8-0228/2016	26/05/2016	EP	Summary
Commission response to text adopted in plenary		SP(2016)539	12/10/2016	EC	

Virtual currencies

The Committee on Economic and Monetary Affairs adopted an own-initiative report by Jakob von WEIZSÄCKER (S&D, DE) on virtual currencies.

Members recalled that virtual currencies are most notably based on distributed ledger technology (DLT), the technological basis for more than 600 virtual currency schemes, which facilitates 'peer-to-peer' exchange, the most prominent of which to date is Bitcoin. It was launched in 2009 and currently holds a market share among DLT based virtual currencies of almost 90 %, with a market value of the outstanding Bitcoins of around EUR 5 billion, it has not yet reached systemic dimensions.

Distributed ledger technology includes databases with varying levels of trust and resilience, with the potential to process large numbers of transactions rapidly, and with transformational capacity not only in the area of virtual currencies but also in fintech more broadly speaking.

Opportunities and risks of VCs and DLT in the rapidly evolving technological landscape of payments: the report stressed that virtual currencies and distributed ledger technology have the potential to contribute positively to citizens welfare and economic development, including in the financial sector, by means of:

- lowering transaction and operational costs for payments and especially cross-border transfer of funds, quite possibly to well below 1 %, compared to the traditional 2 % - 4 % for online payment systems, and to more than 7 % on average for the cross border transfer of remittances;
- reducing the cost of access to finance even without a traditional bank account, thereby potentially contributing to financial inclusion;
- enhancing the resilience and, depending on the architecture of the scheme, the speed of payment systems and trade in goods and services thanks to the inherently decentralised architecture of DLT, which might continue to operate reliably even if parts of its network were to malfunction or to be hacked;
- enabling systems that combine ease of use, low transaction and operational costs and a high degree of privacy, but without full anonymity so that transactions are traceable to a certain extent.

However, virtual currencies and distributed ledger technology schemes entail risks which need to be addressed appropriately so as to enhance their trustworthiness, including in the present circumstances, namely:

- the absence of flexible, but resilient and reliable, governance structures;
- the high volatility of virtual currencies and the potential for speculative bubbles, and the absence of traditional forms of regulatory supervision, safeguards and protection, issues which are especially challenging for consumers;
- potential sources of financial instability that might be associated with derivative products;
- the potential for 'black market' transactions, money laundering, terrorist financing, tax fraud and evasion and other criminal activities.

The report suggested that addressing these risks will require enhanced regulatory capacity, including technical expertise, and the development of a sound legal framework that keeps up with innovation, ensuring a timely and proportionate response if and when the use of some distributed ledger technology applications becomes systemically relevant.

Employing distributed ledger technology beyond payments: the report pointed out that clearing, settlement and other post-trade management processes currently cost the global financial industry well in excess of EUR 50 billion per year, and that this and bank reconciliation processes are areas where the use of distributed ledger technology might turn out to be transformational in terms of efficiency, speed, and resilience, but would also raise new regulatory challenges.

Members recognised the still unfolding potential of distributed ledger technology well beyond the financial sector, including crypto-equity crowdfunding, dispute mediation services, in particular in the financial and juridical sectors, and the potential of smart contracts combined with digital signatures, applications allowing for heightened data security and synergies with the development of the Internet of Things.

The report encouraged government agencies to test distributed ledger technology systems after conducting proper impact analyses in order to improve the provision of services to citizens and of e-government solutions, in compliance with EU data protection rules.

Smart regulation towards fostering innovation and safeguarding integrity: Members called for a proportionate regulatory approach at EU level so as not to stifle innovation or add superfluous costs to it at this early stage, while taking seriously the regulatory challenges that the widespread use of virtual currencies and distributed ledger technology might pose. They called on the Commission to promote a shared and inclusive governance of the distributed ledger technology.

The report pointed out that key EU legislation, such as the European Market Infrastructure Regulation ([EMIR](#)), the Central Securities Depositories Regulation ([CSDR](#)), the Settlement Finality Directive ([SFD](#)), [MiFID/MiFIR](#), UCITs and the Alternative Investment Fund Managers Directive ([AIFMD](#)), could provide a regulatory framework in line with the activities carried out.

More tailor-made legislation might be needed.

Members recommended that the Commission draw up a comprehensive analysis of virtual currencies and, on the basis of this assessment, consider, if appropriate, revising the relevant EU legislation in light of the new possibilities afforded by new technological developments.

The report called for the creation of a horizontal Task Force on distributed ledger technology led by the Commission, consisting of technical and regulatory experts, in order to:

- (i) provide the necessary technical and regulatory expertise across the various sectors of pertinent distributed ledger technology applications;
- (ii) analyse the benefits and risks of distributed ledger technology;
- (iii) develop stress tests for all relevant aspects of virtual currencies and other distributed ledger technology schemes that reach a level of use that would make them systemically important for stability.

Lastly, the Commission is urged to develop, in cooperation with the Member States and the virtual currencies industry, guidelines with the aim of guaranteeing that correct, clear and complete information is provided for existing and future virtual currency users.

Virtual currencies

The European Parliament adopted by 542 votes to 51, with 11 abstentions, a resolution on virtual currencies (VCs).

Members recalled that virtual currencies (a universally applicable definition is not yet established) are most notably based on distributed ledger technology (DLT), the technological basis for more than 600 virtual currency schemes, which facilitates 'peer-to-peer' exchange, the most prominent of which to date is Bitcoin. It was launched in 2009 and currently holds a market share among DLT based virtual currencies of almost 90 %, with a market value of the outstanding Bitcoins of around EUR 5 billion, it has not yet reached systemic dimensions.

Distributed ledger technology includes databases with varying levels of trust and resilience, with the potential to process large numbers of transactions rapidly, and with transformational capacity not only in the area of virtual currencies but also in fintech more broadly speaking.

Investments in DLT are an integral part of the ongoing fintech innovation cycle and have totalled more than EUR 1 billion to date, from both venture capital funding and corporate investment.

Opportunities and risks of VCs and DLT in the rapidly evolving technological landscape of payments: Parliament stressed that VCs and DLT have the potential to contribute positively to citizens welfare and economic development, including in the financial sector, by means of:

- lowering transaction and operational costs for payments and especially cross-border transfer of funds, quite possibly to well below 1 %, compared to the traditional 2 % - 4 % for online payment systems, and to more than 7 % on average for the cross border transfer of remittances, hence, in an optimistic estimate, potentially reducing total global costs for remittances by up to EUR 20 billion;
- reducing the cost of access to finance even without a traditional bank account, thereby potentially contributing to financial inclusion;
- enhancing the resilience and, depending on the architecture of the scheme, the speed of payment systems and trade in goods and services thanks to the inherently decentralised architecture of DLT, which might continue to operate reliably even if parts of its network were to malfunction or to be hacked;
- enabling systems that combine ease of use, low transaction and operational costs and a high degree of privacy, but without full anonymity so that transactions are traceable to a certain extent.

However, virtual currencies and distributed ledger technology schemes entail risks which need to be addressed appropriately so as to

enhance their trustworthiness, including in the present circumstances, namely:

- the absence of flexible, but resilient and reliable, governance structures or indeed a definition of such structures, especially in some DLT applications such as Bitcoin, which creates uncertainty and consumer or more broadly user protection problems, especially in the event of challenges unforeseen by the original software designers;
- the high volatility of virtual currencies and the potential for speculative bubbles, and the absence of traditional forms of regulatory supervision, safeguards and protection, issues which are especially challenging for consumers;
- potential sources of financial instability that might be associated with derivative products;
- the potential for 'black market' transactions, money laundering, terrorist financing, tax fraud and evasion and other criminal activities;
- the energy consumption of running certain VCs which, according to the UK Government Chief Scientific Advisers report on DLT, in the case of Bitcoin has been estimated to be in excess of 1 GW.

The resolution suggested that addressing these risks will:

- require enhanced regulatory capacity, including technical expertise;
- require the development of a sound legal framework that keeps up with innovation, ensuring a timely and proportionate response if and when the use of some distributed ledger technology applications becomes systemically relevant.

Employing distributed ledger technology beyond payments: Parliament pointed out that clearing, settlement and other post-trade management processes currently cost the global financial industry well in excess of EUR 50 billion per year, and that this and bank reconciliation processes are areas where the use of distributed ledger technology might turn out to be transformational in terms of efficiency, speed, and resilience, but would also raise new regulatory challenges.

Members recognised the still unfolding potential of distributed ledger technology well beyond the financial sector, including crypto-equity crowdfunding, dispute mediation services, in particular in the financial and juridical sectors, and the potential of smart contracts combined with digital signatures, applications allowing for heightened data security and synergies with the development of the Internet of Things.

Parliament also encouraged government agencies to test distributed ledger technology systems after conducting proper impact analyses in order to improve the provision of services to citizens and of e-government solutions, in compliance with EU data protection rules.

Smart regulation towards fostering innovation and safeguarding integrity: Members called for a proportionate regulatory approach at EU level so as not to stifle innovation or add superfluous costs to it at this early stage, while taking seriously the regulatory challenges that the widespread use of virtual currencies and distributed ledger technology might pose. They called on the Commission to promote a shared and inclusive governance of the distributed ledger technology.

The resolution pointed out that key EU legislation, such as the European Market Infrastructure Regulation ([EMIR](#)), the Central Securities Depositories Regulation ([CSDR](#)), the Settlement Finality Directive ([SFD](#)), [MiFID/MiFIR](#), UCITs and the Alternative Investment Fund Managers Directive ([AIFMD](#)), could provide a regulatory framework in line with the activities carried out.

More tailor-made legislation might be needed.

Members welcomed the Commissions suggestions for including VC exchange platforms in the [Anti-Money-Laundering Directive](#) (AMLD) in order to end the anonymity associated with such platforms; expects that any proposal in this regard will be targeted, justified by means of a full analysis of the risks associated with VCs, and based on a thorough impact assessment.

They recommended that the Commission draw up a comprehensive analysis of virtual currencies and, on the basis of this assessment, consider, if appropriate, revising the relevant EU legislation in light of the new possibilities afforded by new technological developments.

The resolution called for the creation of a horizontal Task Force on distributed ledger technology led by the Commission, consisting of technical and regulatory experts, in order to:

- (i) provide the necessary technical and regulatory expertise across the various sectors of pertinent distributed ledger technology applications;
- (ii) analyse the benefits and risks of distributed ledger technology;
- (iii) develop stress tests for all relevant aspects of virtual currencies and other distributed ledger technology schemes that reach a level of use that would make them systemically important for stability.

Lastly, the Commission is urged to develop, in cooperation with the Member States and the virtual currencies industry, guidelines with the aim of guaranteeing that correct, clear and complete information is provided for existing and future virtual currency users.