Puerto Rico’s Current Fiscal Challenges

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Summary

The government of Puerto Rico faces severe fiscal challenges. A federal District Court judge in late March 2016 held that the island’s government was insolvent and unable to pay its obligations on time. Emergency legislation (Act 21 of 2016) enacted on April 6, 2016, stated that the Puerto Rican government’s fiscal condition “is more dire than at any other point in its history” and that “depleted resources and strained liquidity threaten to bind the Commonwealth to a choice between honoring its commitments to bondholders or continuing to provide the residents of Puerto Rico with essential services.” On April 9, 2016, the Puerto Rican governor invoked emergency authorities to maintain public operations.

The Puerto Rican government has been facing serious liquidity challenges despite several measures taken by the island’s government to reduce spending, increase revenues, and restructure its obligations. The island’s government has lost normal access to credit markets. Much of the island’s liquidity challenges stem from substantial debt service costs facing the central government and its public corporations. Much of the Puerto Rican government’s revenue stream for the first part of its fiscal year, which began on July 1, is earmarked to redeem revenue bonds. At the beginning of August 2015, Puerto Rico did not make a full interest and principal payment due on bonds issued by the Public Finance Corporation, a subsidiary of the island’s Government Development Bank (GDB), the island government’s fiscal agent. Whether the GDB can meet a May 1, 2016 debt service payment is in doubt, as is the Commonwealth government’s ability to make a larger debt service payment on July 1, 2016.

On June 29, 2015, Puerto Rico’s governor, Alejandro García Padilla, stated during a televised address that “the debt is not payable.” García Padilla said his administration would seek concessions from the island’s creditors as part of a new fiscal strategy, which would be developed by a newly established working group on economic recovery and debt restructuring. On the same day, a report commissioned from three former International Monetary Fund economists was released, which described severe short-term funding challenges as well as long-standing issues with key parts of the Puerto Rican economy and public sector. On September 9, 2015, a working group appointed by the governor released a plan that outlined its strategy plan. Puerto Rico’s financing gap over the coming five years, according to the plan, is nearly $28 billion. The plan’s proposals, along with hoped-for improvement in economic growth, were said to halve that gap.

The precarious state of Puerto Rico’s public finances stems in part from prolonged economic weakness. Economic growth has been sluggish even before the 2007-2009 recession, and official forecasts project a continuation of slow growth. Previous analyses have pointed to low employment and labor participation rates, high rates of outmigration leading to a decline in population, an economic structure shaped more by tax advantages than comparative advantages, and the effects of intensified global competition, among other factors. Others have pointed to weaknesses in fiscal and operational controls.

In October 2015, the U.S. Treasury Department set out a reform framework and called on Congress to pass legislation to aid Puerto Rico. Resident Commissioner Pierluisi introduced H.R. 870 on March 16, 2015, that would restore the island access to chapter 9 of the Bankruptcy Code. Senator Blumenthal introduced a similar measure (S. 1774) on July 15, 2015. On December 18, 2015, Representative Pelosi introduced H.R. 4290, a measure to stay debt-related litigation. Senator Warren introduced a companion measure (S. 2336) on the same day. Representative Sean Duffy introduced H.R. 4199, a measure to provide fiscal oversight and a process for debt restructuring, on December 9, 2015. Senator Hatch introduced a similar measure (S. 2381) on the same day. The House Natural Resources Committee issued a discussion draft on March 29, 2016, of the Puerto Rico Oversight, Management, and Economic Stability Act.
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Puerto Rico’s Fiscal Emergency

The government of Puerto Rico currently faces a serious fiscal emergency that is the culmination of longstanding budgetary, economic, and financial challenges. While Puerto Rico has made a number of structural reforms and has increased tax rates in the past few years, it has been unable to head off increasingly urgent fiscal challenges.

The Puerto Rican government’s fiscal situation, according to emergency legislation (Act 21 of 2016) enacted on April 6, 2016, “is more dire than at any other point in its history” and “depleted resources and strained liquidity threaten to bind the Commonwealth to a choice between honoring its commitments to bondholders or continuing to provide the residents of Puerto Rico with essential services.”¹ A federal district judge in late March 2016 held in a case involving the tax treatment of Walmart that the government of Puerto Rico “is insolvent and no longer able to pay its debts as they become due.”² The Governor of Puerto Rico, Alejandro García Padilla, while signing the emergency act, was quoted as stating that “Puerto Rico is insolvent.”³

Emergency Moratorium and Financial Rehabilitation Act

The Puerto Rico Emergency Moratorium and Financial Rehabilitation Act (PREMFRA; Act 21 of 2016) empowers the governor of Puerto Rico to declare a fiscal state of emergency and a moratorium on certain debt service payments that would extend to January 2017. That emergency legislation, according to its preamble, was prompted by impending debt service payments. The government’s fiscal agent, the Government Development Bank (GDB)—is due to pay $423 million at the beginning of May 2016—and the Commonwealth government itself—is due to pay $1.9 billion at the beginning of July 2016.⁴

The GDB has faced serious liquidity issues in recent years. According to evidence released as part of the Walmart case, a local banking regulator, the Puerto Rico Commissioner of Financial Institutions, found that the GDB was insolvent in 2015. Senior GDB officials, however, contested some claims of the Commissioner.⁵ Many, however, had considered it likely that a receiver could take control of the GDB, which could complicate financial operations of the Commonwealth.⁶ The Puerto Rican government has reportedly moved accounts from the GDB to commercial banks in order to avoid disruptions in public finances.⁷ On April 9, Governor García Padilla

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³ “Puerto Rico está insolvente y la situación requiere un esfuerzo serio para encontrar una solución” (Puerto Rico is insolvent and the situation requires serious efforts/sacrifices to reach a solution). Nydia Bauzá, “García Padilla proclama que el gobierno está insolvente,” El Nuevo Dia, April 6, 2016, http://www.elnuevodia.com/noticias/locales/nota/garciapadillaprociamqueelgobernostainsocente-2183623/. Translations in parentheses are the author’s.
⁵ Walmart Puerto Rico Inc. v. Juan C. Zaragoza-Gomez, Secretary of the Puerto Rican Treasury, Opinion and Order, March 28, 2016, p. 1. The regulator is the Puerto Rico Commissioner of Financial Institutions. Senior managers of the GDP have contested some claims of the Commissioner, although the precarious state of the Bank is acknowledged.
invoked authorities provided by the act to declare an emergency period for the GDB in order to allow it to continue its operations.8

Restructuring the Government Development Bank

PREMFRA also allows the Governor, once emergency powers are invoked, to “take any and all actions reasonable and necessary to allow the Bank [GDB or successor bank] to continue performing its operations.”9 The Act also modifies legal provisions regarding the receivership of the GDB, and allows for the establishment of a bridge bank that would assume many of the responsibilities and assets of the GDB. A new public corporation, Puerto Rico Fiscal Agency and Financial Advisory Authority, would assume the role of the island’s fiscal agent and financial advisor. The act also includes a stay on legal actions against the Puerto Rican government while emergency powers are invoked.10

A group of GDP bondholders filed a suit on April 4, 2016 in federal District Court in Puerto Rico to halt transfers or other actions that would weaken further the financial condition of the GDB.11 A federal judge reportedly declined to issue a temporary restraining order, but required that the GDB respond by April 15.12

Puerto Rico’s Fiscal Strategy

The Puerto Rican government has taken several measures over the past three years to address its deteriorating fiscal situation. Those measures, however, appear to have delayed the current fiscal emergency, but have been insufficient to put public finances on a sustainable path. The Puerto Rican government, in formulating its fiscal strategy, has employed several high-profile restructuring experts.13

Puerto Rican Restructuring Act

High costs of debt service and the precarious financial situation of some public corporations prompted Governor García Padilla and the island’s legislature to enact a debt restructuring legislation (Act 71) in June 2014 that would have allowed public corporations to file for debt restructuring through legal structures set up within Puerto Rico.14 A U.S. District Court, however, struck down Act 71 in February 2015, holding that a provision in chapter 9 of the U.S. Bankruptcy Code15 preempts action by Puerto Rico, even though Puerto Rico is currently barred

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14 See CRS Legal Sidebar WSLG1289, Fiscal Distress in Puerto Rico: Two Legislative Approaches, by Carol A. Pettit.
from authorizing its subunits to file under chapter 9.16 The U.S. Court of Appeals for the First Circuit upheld that decision on July 6, 2015.17 The U.S. Supreme Court accepted an appeal and heard oral arguments on March 22, 2016.18

Credit Ratings Downgrades and Loss of Market Access

In February 2014, the three major credit ratings agencies downgraded Puerto Rico’s public debt to below investment grade.19 A second round of downgrades followed in late June 2014 after the Puerto Rican government enacted Act 71, which sought to establish a restructuring process for debt issued by the island’s public corporations.20 A further round of downgrades was triggered in late June 2015 when Governor García Padilla said that the islands’ debts were unpayable.21 The loss of investor confidence in Puerto Rico’s ability to repay its debts cut off access to credit markets, which has intensified financial pressures on the government.22 Market traded prices for existing Puerto Rican bonds trade well below levels recorded before the current fiscal crisis emerged. Figure 1 shows trading prices for selected Puerto Rican bonds since January 2011. An August 2013 Barron’s article highlighted the island’s weak fiscal position and high public debt.23 The first vertical line indicates when the Barron’s article appeared, and the second vertical line indicates when Act 71 was enacted. The third vertical line is set at June 29, 2015, when Governor García Padilla stated that “the debt is not payable” (see discussion below).

Concerns regarding the sustainability of Puerto Rico’s public finances have intensified over the past year, despite several measures taken by the island’s government to reduce spending, increase revenues, and restructure its obligations. Since mid-2013, serious concerns emerged in municipal bond markets and among other observers regarding financial challenges facing Puerto Rico.

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Figure 1. Selected Puerto Rico Bonds; Dollar Prices Since January 2011

Source: CRS graph based on data from Electronic Municipal Market Access, Municipal Securities Rulemaking Board.

Notes: Legacy General Obligation bond is CUSIP 74514LYW1 (5.75%; 2041); NY law GO bond issued March 2014 is 74514LE86 (8.0%; 2035). COFINA Senior Note is CUSIP 74529JNX9 (5.25%; 2040); COFINA Subordinated Note is CUSIP 74529JHN8 (6.0%; 2042). Puerto Rico Electric Power Authority Revenue Bond is CUSIP 74526QVX7 (5.25%; 2040). First vertical line indicates appearance of Barron's article (August 20, 2013); second vertical line at enactment of Act 71 (July 28, 2014). Third vertical line is at June 29, 2015, when Governor García Padilla stated that "the debt is not payable." COFINA issues revenue anticipation securities to provide liquidity to the Puerto Rican government.
FY2016 Budget

The Puerto Rican legislature approved an FY2016 budget, which was then sent to the governor; it reportedly set aside $1.5 billion for debt service costs. The governor signed the measure into law on July 1, 2015.24 The budget calls for total outlays of $9.8 billion, with $4.2 billion in funding for government operations.

Governor García Padilla had submitted an FY2016 budget that called for major decreases in public spending, and aimed at achieving a balanced budget.25 The island’s lower chamber passed a budget on June 22, 2015, and the Senate passed its version on June 25, 2015.26 A measure reported by a conference committee was approved by both chambers on June 29, 2015.27 Senate President Eduardo Bhatia was quoted as stating that “it is one of the most difficult budgets in the history of Puerto Rico.”28

Whether the FY2016 budget for Puerto Rico would actually achieve a balanced budget is unclear. The report of the ex-IMF economists stresses that the structural budget deficit, according to their estimates, is larger than other measures of budget balance used by the Puerto Rican government.29 A structural budget deficit excludes effects of one-time budget adjustments or cyclical economic effects. That report estimates annual interest and principal costs at $2.8 billion.

Puerto Rican Governor: Debt Unpayable

Puerto Rican policymakers then sought other ways to restructure or renegotiate the island’s public debt. On June 29, 2015—a day before the end of Puerto Rico’s fiscal year 2015—Governor García Padilla, stated during a televised address that “the debt is not payable.” The governor said that his administration would seek concessions from the island’s creditors as part of a new fiscal strategy.30 Governor García Padilla described the present fiscal crisis, enumerated structural changes implemented or proposed by his administration, declared his intention to start a negotiating process with creditors, and called on federal policymakers to change laws that treated Puerto Rico differently than state governments.

In particular, Governor García Padilla called for a comprehensive restructuring of Puerto Rico’s fiscal obligations, arguing that the public debt had grown so large that it was impeding economic growth as well as the island’s access to credit markets.\(^\text{31}\) The governor outlined a fiscal strategy that included

- reestablishment of economic growth through legislation to improve competitiveness, a reform of social insurance programs, and investments in infrastructure;
- a call for a moratorium on debt payments;
- creation of a working group for economic recovery composed of financial experts and senior island policymakers; and
- a long-term fiscal adjustment plan, to be developed by the working group by August 30, 2015.

The fiscal adjustment plan, according to the governor, would propose reductions in public outlays, improve tax administration, privatize some publicly provided services, improve budgetary execution and controls, and create a nonpartisan fiscal commission, while guaranteeing the provision of essential services. He also stated that new taxes or additional layoffs of public employees were not being contemplated.\(^\text{32}\) The plan does include projected revenues from implementation of tax measures already scheduled to go into effect.

On the same day, a report by three former International Monetary Fund (IMF) economists was released that described serious problems with Puerto Rico’s fiscal situation, budget execution, public administration, and tax structure.\(^\text{33}\)

**Economic and Fiscal Recovery Working Group Plan**

Governor García Padilla also appointed an Economic and Fiscal Recovery Working Group\(^\text{34}\) comprised of senior executive and legislative policymakers. The Working Group issued a framework plan on September 9, 2015, that outlined a strategy for putting the island’s finances on a stable basis. The plan also outlined reforms to bolster long-term economic growth.\(^\text{35}\) The working group’s plan includes various budgetary and structural economic reforms, as well as the establishment of a control board. The proposed control board would be composed of experts from Puerto Rico and elsewhere.

Puerto Rico, according to the working group, faces a $27.8 billion financing gap over the next five years that could be reduced to $14 billion through fiscal measures and stronger economic growth. Those gaps, according to the working group, “could severely impair the

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\(^{34}\) El Grupo de Trabajo para la Recuperación Fiscal y Económica de Puerto Rico.

Commonwealth’s ability to provide essential services to its residents.” The Working Group issued an updated plan on January 18, 2016, which estimated a 5-year (FY2016-FY2020) fiscal gap of $16 billion and a 10-year (FY2016-FY2025) fiscal gap of $23 billion.

Implementing recommendations of the working group may present serious challenges. The plan calls on the U.S. Congress to make changes in several policy areas, such as the structure of income support programs, reimbursement policies for federal health programs, federal labor and public housing policies, and tax policy. Proposed reforms that would require approval by the Puerto Rican legislature, such as labor code modifications, may prove controversial. Moreover, austerity measures that may improve medium- or long-term fiscal stability may have adverse short-term macroeconomic consequences.

**Extraordinary Liquidity Measures Used in Late 2015 and Early 2016**

An August 2015 financial liquidity analysis had projected that the government would likely run out of money by November 2015. A number of extraordinary financial measures, however, including delays in tax refunds, contractor payments, changes in pension funding, “clawbacks” of public corporation funds to the general fund, among others, allowed the government to continue its funding operations. Delayed tax refunds and contractor payments, however, have strained the liquidity of many households and businesses. The Puerto Rican government also sought to delay some bond payments in order to maintain liquidity and ensure continuity of government operations. As of early April 2016, as noted above, the Governor of Puerto Rico and a federal judge both had declared that the island’s government was insolvent.

**First Default in August 2015**

The Puerto Rican government at the beginning of August 2015 paid $0.63 million of $58 million in interest and principal due on bonds issued by the Public Finance Corporation, a subsidiary of the island’s Government Development Bank. Puerto Rico’s failure to make full payment on those bonds, which carried a relatively weak “moral obligation” guarantee, has raised concerns about future payments on bonds backed by general obligation guarantees.

**Loss of Credit Market Access Prevented Debt Roll-Over**

The island’s ability to meet debt service payments in recent years had depended in part on the willingness of investors to roll over existing debt. Puerto Rico had planned to issue about $2.9 billion in bonds in 2015, but those plans were put on hold. The García Padilla Administration reportedly wanted to prepare the way for that bond issue with a fiscal package consisting of a tax

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Puerto Rico’s Current Fiscal Challenges

reform to bolster revenues, a balanced budget for FY2016, and a five-year plan to achieve fiscal sustainability.\(^{41}\)

Once Puerto Rico’s government was “virtually shut off from normal [credit] market access” according to ex-IMF economists,\(^ {42}\) funding government operations became increasingly difficult. The Puerto Rican legislature passed a measure to allow certain public corporations to issue revenue bonds, which may provide some measure of liquidity.\(^ {43}\) The governor signed the measure into law on July 3, 2015, clearing the way for the issuance of about $400 million in tax and revenue anticipation notes (TRANs) by three publicly owned insurance corporations.\(^ {44}\) While those notes helped the Puerto Rican government maintain access to liquidity during the first part of the fiscal year, some policymakers expressed concerns that adding exposure of those insurance companies to governmental credit risks could harm their soundness.

**Constitutional Limits on Borrowing are Close to Binding**

Constitutional limits on Puerto Rico’s borrowing could also present financial hurdles. Puerto Rico’s government debt servicing costs—apart from debt servicing costs of public corporations—toaled 13.6% of average annual internal revenues for FY2014 and FY2015, not far below the 15% limit imposed by the Commonwealth’s Constitution.\(^ {45}\) If that limit became binding, maintaining operations of the government could then require either further fiscal adjustments or a constitutional amendment, which would require supermajorities in both legislative chambers and a plebiscite.

**Structural Initiatives to Address Fiscal Challenges**

Puerto Rico’s government has taken numerous steps over the past few years to realign revenues and outlays, although those efforts have not closed the structural budget deficit. Those measures include cutbacks to public pension systems, tax increases and tax administration reforms, and a reduction in public sector employment.\(^ {46}\) Figure 2 shows trends in public sector employment in Puerto Rico since 1990. Since 2009, public sector employment has dropped by nearly a fifth.

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\(^{43}\) Petición de la Camera 2542 was passed by both chambers on June 29, 2015.


Some public employees retired early in 2013 and 2014 in order to mitigate effects of benefit decreases resulting from pension reforms.\(^{47}\)

Other fiscal austerity measures include reorganization of public school teaching staffs and school closings, cancellation or postponement of salary and benefit increases, and reductions in transfers to municipalities.\(^{48}\) The government has also taken steps to bolster the financial condition of its public corporations.

Puerto Rico has modified its pension systems to increase future employee and employer contributions, moved participants from defined benefit to defined contribution plans, and begun a transition to higher retirement ages.\(^{49}\) The Supreme Court of Puerto Rico held that the government’s rationale for the changes was insufficient to justify abrogation of certain contractual rights of existing or retired teachers under the Teachers Retirement System. The court, however, reaffirmed the government’s powers to modify certain aspects of pension programs in order to meet pressing fiscal demands.\(^{50}\) Independent analysts note that funding ratios for the Puerto Rican retirement systems remain low.\(^{51}\)

On May 26, 2015, the Legislative Assembly passed and sent to the governor a measure to raise the sales and use tax rate from 7% to 11.5%, which the governor signed into law on May 29, 2015.\(^{52}\) Of that rate, 1% is earmarked for local governments.\(^{53}\) In addition, the measure would establish a Consumption Tax Transformation Alternatives Commission,\(^{54}\) which would be charged with evaluating further changes in Puerto Rico’s tax system, including a possible transition to a value-added tax (VAT). Previously, a proposal to replace certain sales taxes with a value-added tax was voted down on April 30, 2015.\(^{55}\) Puerto Rico, as noted above, enacted Act 1

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\(^{48}\) Center for a New Economy, Fiscal Situation Update: Analysis of the Governor’s Budget Request for FY2015, pp. 9–10.


\(^{51}\) Ismailidou and Tighe, ibid.

\(^{52}\) Act 72 of 2015.


\(^{54}\) Comisión de Alternativas para Transformar el Impuesto al Consumo (CATIC).

Figure 2. Government Employment in Puerto Rico, 1990-2016
Thousands of Persons, Seasonally Adjusted

Notes: Vertical axis scaled to show variation as clearly as possible. Y-axis begins at 225,000 persons.

Fiscal Challenges Have Been Building for Years

Puerto Rico has faced fiscal challenges ever since the mid-1970s. The economic effects of the 1973-1974 energy crisis, which caused serious dislocation to the mainland economy, had even more severe consequences for Puerto Rico.57

Debt Accumulation over Time

Once Puerto Rico was able to recommence borrowing in the 1980s, its public debt grew steadily and is now slightly larger than the island’s gross national product (GNP).58 Debt accumulation

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accelerated in the early 2000s, as expenditure growth outstripped revenues. **Figure 3** shows outlays and revenues for Puerto Rico since 1970.

**Figure 3. Per Capita General Fund Outlays & Revenues**  
1970-2016, inflation-adjusted (base-2014)

![Graph showing per capita general fund outlays and revenues for Puerto Rico from 1970 to 2016, inflation-adjusted (base-2014).]

**Source:** CRS calculations based on Puerto Rico financial reports (via Carlos Costas de Armas); Apéndice Estadísticos for various years; CPI deflator from Departamento del Trabajo y Recursos Humanos/Puerto Rico Dept. of Labor and Human Resources.

**Notes:** Levels for FY2015 and FY2016 reflect budget proposals.

**Figure 4** shows the accumulation of Puerto Rico’s gross public debt in inflation-adjusted terms since 1962.59 By that measure, total debt levels rose until the mid-1970s, then declined gradually until the mid-1980s, after which they again increased until 2013. Puerto Rico’s public sector debt stood at $69.9 billion at the end of September 2015.60 **Figure 4** also indicates that public corporations have accounted for the largest portion of public sector debt in recent decades.

(continued)


59 A congressional distribution memorandum on the structure of Puerto Rico’s debt is available upon request.

Public Corporations Incurred Much of Puerto Rico’s Public Debt

Public corporations, which have played a prominent role in the Puerto Rican economy since the 1930s, are closely linked to the island’s fiscal challenges. Some 50 public corporations serve a broad variety of purposes and activities, ranging from public infrastructure, banking, real estate, insurance, industrial development, health care, transportation, electric power, broadcasting, education, arts, and tourism, among others.61 Some public corporations resemble public authorities of state governments, although in some cases, have responsibilities more akin to public agencies.

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Off-budget debt issued by public corporations, generally not included in the 15% debt servicing limit, has accounted for much of the buildup in Puerto Rico’s public debt since 2000 (see Figure 4). Moreover, the central government’s financial support for public corporations has weakened its own fiscal situation. In particular, credit and liquidity support provided via the GDB to public corporations was a major factor in the insolvency of the GDB, as noted above.

**Puerto Rico Electric Power Authority**

The Puerto Rico Electric Power Authority (PREPA; in Spanish, the Autoridad de Energía Eléctrica or AEE), one of Puerto Rico’s oldest public corporations, owes over $9 billion—or about one-eighth of Puerto Rico’s total public sector debt. PREPA entered into a restructuring and forbearance agreement in August 2014 with major creditors prompted by the need to maintain sufficient financing for fuel purchases. Lisa Donahue, a partner in energy management consultancy, was appointed Chief Restructuring Officer (CRO) in September 2015 as part of that agreement.

The August 2014 forbearance agreement has been extended numerous times, as negotiations between PREPA and major creditor groups—including mutual funds, bond insurers, hedge funds, and others—have proceeded. PREPA issued a summary of a restructuring plan on June 1, 2015, which calls for $2.3 billion to modernize its operations and stabilize its finances. On September 1, 2015, PREPA announced a preliminary agreement with certain creditors to restructure part of the utility’s debt, including bond exchange that would include a 15% writedown of non-insured debt. A tentative agreement was reached in mid-December 2015 between PREPA and holders of about 70% of PREPA’s debt. Fulfillment of the agreement was contingent on passage of a PREPA Revitalization Act by the Puerto Rico legislature and participation of additional debtholders. How measures to restructure PREPA’s debt and revitalize its operations would affect energy reforms adopted in 2014 (Act 57 of 2014), and the powers of the Energy Commission established as part of those reforms, have raised concerns. Puerto Rico enacted a PREPA Revitalization Act (Act 4 of 2016) on February 16, 2016. The act creates a “transition” surcharge that will be added to consumer bills to help PREPA meet its financial obligations.

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68 Official text (in Spanish) is at http://www2.pr.gov/ogp/Bvirtual/leyesreferencia/PDF/Energ%C3%ADa/4-2016/4-2016.pdf.
PREPA faces major financial and operational challenges. Chief Restructuring Officer Lisa Donahue testified that PREPA could run out of cash in the summer of 2016, which could lead to operational disruptions. The utility’s existing oil- and diesel-fired plants are old, inefficient, and unreliable. Oil and diesel accounts for about two-thirds of PREPA’s fuel. While heavy dependence on oil-based power generation is typical for Caribbean electrical systems, the lack of sufficient modern gas-fired power generation capacity to handle fluctuations in base loads limits the potential of renewable energy on the island. While falling oil prices led to some reductions in PREPA’s prices, recent residential electricity prices have been about 50% above average mainland rates, and commercial rates nearly twice as high, which may have hinder economic growth.

PREPA’s revenues have been reduced by unbilled power generation. In recent years, 14% of power generated by PREPA was classified as lost or unaccounted for. In addition, PREPA had not been billing many municipalities and government offices, in part to offset payments to those entities in lieu of taxation. PREPA has also been mandated to subsidize certain non-profit organization and business sectors. In total, PREPA provided $69 million worth of subsidized power in FY2014, according to press accounts. PREPA has, however, become more aggressive in collecting its accounts receivable.

Government Development Bank for Puerto Rico

The Government Development Bank for Puerto Rico, one of the oldest public corporations, serves as bank, fiscal agent, and financial advisor to the Commonwealth and other public corporations. The GDB and its subsidiaries are the main source of short-term financing for the

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Puerto Rican government and its public corporations and municipalities. The GDB also issues loans and guarantees to private entities and has historically played a leading role in strategic economic investments for Puerto Rico.

During the 1990s and 2000s, the GDB was used to finance investments and even operating costs of other parts of the Puerto Rican government. By June 2013—the date of the last audited financial statement—the public sector accounted for nearly all of the GDB’s loan portfolio, which amounted to 48% of its government-wide assets. Credit rating agencies and government financial reports have warned that the restructuring of Puerto Rico’s public debt presents serious financial risks to the GDB.

At the beginning of August 2015, Puerto Rico did not make a full interest and principal payment due on bonds issued by the Public Finance Corporation, a subsidiary of the island’s GDB. In late March 2016, as noted above, a federal District Court judge unveiled a 2015 finding of the Puerto Rico Commissioner of Financial Institutions that the GDP was insolvent in 2015. While GDP officials have disputed some claims of the Commissioner, it is widely believed that the GDP will be unable to meet a May 1, 2016 debt service payment of $423 million. The Puerto Rico government has taken steps, noted in the introduction to this report, to shift responsibilities and assets of the GDB to other institutions in order to avoid the consequences of having the island government’s fiscal agent come under the control of a receiver.

Other Public Corporations

Independent analysts argue that a few other large public corporations are insolvent. Island officials, however, have emphasized that the financial condition of various government entities differs in important ways.

The Highways and Transportation Authority (HTA; or in Spanish, Autoridad de Carreteras y Transportación) has faced serious financial challenges. For instance, cost overruns on the Tren Urbano project in San Juan, constructed between 1996 and 2005, nearly doubled costs (from an initial estimate $1.25 billion to a final $2.4 billion). In addition, HTA has been running operating deficits of about a half a billion dollars in recent years, which has required substantial support from other parts of the Puerto Rico government such as the GDB. At the end of

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82 Other amounts have been reported for that payment.


86 Ibid.
December 2012, HTA owed the GDB $2.2 billion, which it lacked the means to pay. On January 15, 2015, Puerto Rico enacted a tax on petroleum products (Act 1 of 2015) intended to provide HTA with funds to repay its debts, among other aims.

The island government has contended that the financial situation of the Puerto Rico Aqueduct & Sewer Authority (PRASA; in Spanish, Autoridad de Acueductos y Alcantarillados or AAA) has improved due to increases in water rates, although investors have remained skeptical. PRASA had planned to issue $750 million in new revenue bonds by the end of August 2015, but those plans were postponed indefinitely once the Puerto Rican Governor declared the island’s public debts to be unpayable. Issuing those bonds would have helped PRASA pay arrears due contractors and make bond payments to the GDB, along with providing funding for infrastructure improvements, including some mandated by a consent decree with the U.S. Environmental Protection Agency. The Puerto Rican Assembly passed a revitalization bill (P.C. 2786) for PRASA along the lines of PREPA’s revitalization act, which would create a customer surcharge to support debt service for three years. A severe drought affecting much of the island in 2015 also affected PRASA operations.

Fiscal Strategy and Outmigration

The precarious state of Puerto Rico’s public finances stems in part from prolonged economic weakness. Economic growth was sluggish even before the 2007-2009 recession, and official forecasts project continued slow growth. Previous economic analyses of Puerto Rico’s economy have pointed to low employment and labor participation rates, an economic structure shaped more by tax advantages than comparative advantages, and intensified global competition.

88 The Puerto Rican government had intended to use the petroleum products tax, known in Spanish as “la crudita,” to support an issue of $2.95 billion in bonds by the Puerto Rico Infrastructure Financing Authority (PRIFA), which would then assume certain debts of the HTA. That bond sale was suspended, however, due to adverse market conditions.
Those trends and associated economic challenges have prompted many Puerto Ricans to move to the U.S. mainland, leading to population decline of about 1% per year over the past decade. Figure 5 shows estimated trends for Puerto Rico’s resident population since 1950.

Figure 5. Puerto Rico Resident Population Trends
Estimates from 1950 through 2014


One study estimated that a third of those born on Puerto Rico now reside on the mainland and found that migrants tended to be younger and less well educated compared to island population averages.95 Economic growth depends on productivity and the availability of resources such as capital and labor. By reducing the amount of labor available to the island economy, outmigration poses risks to future economic growth. Moreover, outmigration serves as a signal that some island residents perceive that the mainland presents more attractive economic opportunities. Some Puerto Ricans who migrate to the mainland later return to the island. Since the mid-1990s, the number of those moving to the mainland has trended upwards, whereas the number of those returning to Puerto Rico has not shown a distinct trend.96

Potential Issues for Congress

Possible options for Congress to address the fiscal distress faced by the government of Puerto Rico and its constituent public corporations are framed by the island’s status as a territory—something different than a state and different from an independent sovereign country.97 The federal government has generally been reluctant to offer direct financial assistance to individual states in fiscal distress, although Congress at times has adjusted technical parameters of federal programs to provide direct or indirect support for states.98 The independence of state governments to set their own fiscal paths has been linked to an expectation that those governments take responsibility for the consequences of their fiscal decisions. In some other fiscal systems, a central government’s willingness to cover shortfalls by state governments has been seen as having led to less prudent fiscal behavior. Central governments in some federal systems provide subnational governments with more support, but impose more intrusive fiscal controls.

The report of the former IMF economists was framed in terms familiar to typical IMF interventions, in which short-term bridge financing is provided conditional on agreements with governments to address structural economic issues over a longer term.99 Congressional options might thus be divided between strategies to address imminent liquidity challenges, such as providing credit support or altering bankruptcy laws, and strategies intended to promote economic growth over the longer term.

Administration Proposals

The U.S. Treasury Department proposed a framework in October 2015 that called on Congress to pass legislation to “provide the critical tools Puerto Rico needs to restructure its debt, enhance its fiscal governance, fix its healthcare system, and help jumpstart its economy.”100 The Obama Administration had earlier indicated that it is not contemplating a federal bailout of Puerto Rico, but provided technical support and has sought to make existing federal resources available.101 President Obama’s FY2017 budget plan called for a “broad legal framework” that would allow Puerto Rico’s public debt to be restructured and would provide for fiscal oversight for the island.102

Credit Support

Central governments and international organizations have at times stepped in to backstop debts of other governments to lower those governments’ borrowing costs. Such support typically has been linked to budgetary or structural reform requirements. For example, the European Central Bank in 2011 acted to support debt offered by Eurozone countries, which dramatically lowered borrowing

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97 See CRS In Focus IF10241, Puerto Rico: Political Status and Background, by R. Sam Garrett; or CRS Report R42765, Puerto Rico’s Political Status and the 2012 Plebiscite: Background and Key Questions, by R. Sam Garrett.
Puerto Rico’s Current Fiscal Challenges

The costs of countries that could have faced severe liquidity challenges. The U.S. government provided credit guarantees for the Mexican government in 1994-1995. The U.S. government also provided indirect credit support for many state government agencies through the Depression-era Reconstruction Finance Corporation (RFC). For instance, in 1941 the RFC acted as an intermediary to roll over $136 million in debt for the State of Arkansas. In the early decades of the 20th century, the U.S. government took an expansive role in addressing debts of Caribbean and Central American countries.

Federal Health and Income Support Programs

Reimbursement and eligibility rules for federal entitlement programs in Puerto Rico often differ from those in effect on the mainland. For example, funding for the federal portion of Medicaid is capped for U.S. territories, but is open-ended for states. The federal matching rate for Medicaid ranges from 50% for states with the highest per capita income to 74% for the state with the lowest per capita income, while the matching rate for Puerto Rico is set at 55%. Congress could revise Medicaid matching fund formulas or eligibility standards. It could also modify reimbursement rules or enrollment standards under Medicare, or adjust rules governing other federal programs, such as the income support programs. Resident Commissioner Pierluisi introduced several bills (H.R. 1225, H.R. 1417, H.R. 1418, H.R. 1822, H.R. 2635) in the 114th Congress to modify federal health and income support programs to provide additional resources to Puerto Rico.

Restructuring and Bankruptcy

Under current law, Puerto Rico is generally considered a state for most provisions of the Bankruptcy Code; but it is explicitly excluded from that definition for purposes of determining those eligible to file under chapter 9, which sets out a process for consideration of debt relief requests of instrumentalities of state governments. Thus, subunits of Puerto Rico, such as public corporations, are barred from filing under chapter 9.

The restructuring law that Puerto Rico enacted in June 2014, which was in part motivated by the financial situation of PREPA and other public corporations, was established with the aim of providing an alternative to processes provided by the Bankruptcy Code. That law, however, was struck down by a U.S. District Court. On July 6, 2015, the U.S. Court of Appeals for the First

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108 Medicaid is a joint federal-state program that provides access to health care for low-income persons and includes some long-term health care benefits.

109 CRS Report R43847, Medicaid’s Federal Medical Assistance Percentage (FMAP), FY2016, by Alison Mitchell. The maximum statutory matching rate is 83%. Mississippi has the highest matching rate (74.17%).

110 11 U.S.C. §101(52). Also see CRS Legal Sidebar WSLG1289, Fiscal Distress in Puerto Rico: Two Legislative Approaches, by Carol A. Pettit.

111 The consolidated cases are Franklin California Tax-Free Trust v. Commonwealth of Puerto Rico and BlueMountain (continued...)
Puerto Rico’s Current Fiscal Challenges

Circuit affirmed the lower court’s ruling that federal bankruptcy provisions\(^{112}\) preempted Puerto Rico’s ability to employ its own restructuring law.\(^{113}\)

Congress could amend the Bankruptcy Code to permit Puerto Rico to allow its municipalities (which include instrumentalties and subdivisions of the territory) to enter into chapter 9 and proceed with a well-established process for restructuring public debts. To that end, Resident Commissioner Pierluisi introduced H.R. 870 on March 16, 2015.\(^{114}\) Senator Blumenthal introduced a similar measure (S. 1774) on July 15, 2015. Representative Pelosi introduced Puerto Rico Emergency Financial Stability Act of 2015 (H.R. 4290) on December 18, 2015, a measure to stay litigation related to the island’s public debts, which could provide further time for negotiations between Puerto Rico and its creditors. Senator Warren introduced a companion measure, the Puerto Rico Emergency Financial Stability Act of 2015 (S. 2336), in the Senate on the same day.

Governor García Padilla has also called for giving Puerto Rico access to chapter 9.\(^{115}\) Treasury Secretary Lew has also expressed support for allowing Puerto Rico to access chapter 9.\(^{116}\) Some hedge funds and other holders of Puerto Rican bonds, however, have opposed including the island in chapter 9.\(^{117}\) Interests of hedge funds with major holdings of general obligation (GO) bonds, however, may differ from those of funds holding bonds of the island’s public corporations that are not secured by a general obligation of the Puerto Rican government.\(^{118}\)

Access to chapter 9 might provide limited relief from debt burdens, as the central government of Puerto Rico—like state governments—would presumably be unable to file for bankruptcy relief itself. As Figure 4 indicates, a substantial portion of the island’s debt was issued by the central government. Public corporations issued the bulk of their debt as special revenue bonds, which have been generally considered as protected from adjustment.\(^{119}\)

\(^{(…continued)}\)


\(^{112}\) 11 U.S.C. §903(1).


\(^{114}\) Resident Commissioner Pierluisi introduced H.R. 5305, a similar bill, in the 113\(^{th}\) Congress.

\(^{115}\) Governor García Padilla, Mensaje del Gobernador (Message of the Governor), June 29, 2015.


\(^{119}\) One summary of chapter 9 provisions concludes that “Congress made clear that revenue bondholders are entitled to receive the revenues pledged to them without any interference and on a timely basis.” James E. Spiozzo, *Primer on Municipal Debt Adjustment: Chapter 9*, 2012, p. 28, http://www.afgi.org/resources/Bankruptcy_Primer.pdf. The Senate’s explanation of the relevant provision stated that “[t]o eliminate the confusion and to confirm various state laws and constitutional provisions regarding the rights of bondholders to receive revenues pledged to them in payment of their debt obligations of a municipality, a new section is provided in the Amendment to ensure that revenue bondholders receive the benefit of their bargain with the municipal issuer and that they will have unimpaired rights to the project revenues pledged to them.” U.S. Congress, Senate Committee on the Judiciary, *Report to Accompany S. 1863*, 100\(^{th}\) Cong., 2\(^{nd}\) sess., S.Rept. 100-506, 1988, p. 12.
Federalism, Flexibility, and Fiscal Responsibility

Federal systems allow lower level governments to adapt policies to reflect local preferences, while letting the central government focus on programs of national interest and concern. A federal system of government also provides a degree of fiscal insurance to lower-level governments. For example, a central government can respond to mitigate the consequences of disasters or localized economic downturns affecting specific states or regions.

The level of support for lower-level governments provided by a central government is typically linked to the stringency of fiscal controls. Federal systems, by and large, can be divided into two types. Some federal governments—such as the United States—allow local governments more autonomy, but maintain an expectation that those governments will manage any budgetary shortfalls largely on their own. Other federal systems provide more extensive support for lower-level governments, but impose more restrictive central control on local decisions.\(^{120}\) The independence of U.S. state governments to set their own fiscal paths has thus been linked to an expectation that those governments take responsibility for their finances. In some other fiscal systems, the willingness of a central federal government to cover shortfalls by lower-level governments has been seen as having led to fiscal behavior that was less prudent.\(^{121}\)

The U.S. federal system provides substantial implicit fiscal insurance to state and local governments through the automatic stabilization characteristics of income support programs, federal disaster assistance, and by a progressive federal individual income tax.\(^{122}\) The federal government, however, has been generally reluctant to offer direct financial assistance to states in difficult fiscal situations.

Control Board Proposals

Some Members have called for some form of control board to oversee Puerto Rico’s finances and other aspects of public administration. As noted above, Governor García Padilla has called for establishment of a local control board to oversee fiscal recovery. Representative Jeff Duncan, chairman of the Subcommittee on the Western Hemisphere of the House Foreign Affairs Committee, called for a control board to oversee Puerto Rico’s finances along the lines of the financial control board that Congress set up in 1995 to oversee the District of Columbia’s government.\(^{123}\) One federal appeals court judge, however, contended that “instituting direct Congressional control of Puerto Rico’s finances through a financial control board would require fundamentally redefining Puerto Rico’s relationship to the United States.”\(^{124}\)


\(^{121}\) Ibid.

\(^{122}\) One 1991 study estimated that a $1 drop in a U.S. region’s income would result in a decrease in tax collections of 34 cents and a 6-cent increase in federal transfers. See Xavier Sala-i-Martin and Jeffrey Sachs, “Fiscal Federalism and Optimum Currency Areas: Evidence for Europe From the United States,” NBER Working Paper no. 3855, October 1991.


Congress established the District of Columbia Financial Responsibility and Management Assistance Authority, commonly known as the Control Board, by passing the District of Columbia Financial Responsibility and Management Assistance Act of 1995 (P.L. 104-8). That act also created a chief financial officer (CFO) position with authority to administer the District’s financial operations. The federal government also assumed certain pension and judicial obligations of the District and reduced the District’s share of Medicaid costs. After the District government was able to balance its budget for four years, the Control Board became dormant after September 2001.

State governments have also established financial control boards for other municipal governments, such as the cities of Philadelphia, Cleveland, and Detroit. The federal government also extended fiscal assistance directly and indirectly to New York City in 1975.

Several congressional proposals have put forth that include some form of control or oversight board. Representative Sean Duffy introduced H.R. 4199, the Puerto Rico Financial Stability and Debt Restructuring Choice Act on December 9, 2015. Senator Hatch introduced S. 2381, the Puerto Rico Assistance Act of 2015, on the same day. The House Natural Resources Committee issued a discussion draft on March 29, 2016 of the Puerto Rico Oversight, Management, and Economic Stability Act.

**Structural Reforms in the Medium and Long Term**

Congress could also encourage the Puerto Rican government to pursue economic development strategies more in line with the island’s economic comparative advantages rather than its tax advantages.

**Revenue Policies**

Puerto Rico has long relied on special provisions in the U.S. tax code and in its own tax laws to stimulate investment. Many of the tax advantages available to corporations or subsidiaries located in Puerto Rico, such as Internal Revenue Code Section 936, which until it was phased out between 1996 and 2005, essentially exempted income of U.S. firms operating in U.S. possessions, have reduced the U.S. Treasury’s receipts. The IRS’s unwillingness to challenge the creditability of Puerto Rico’s Act 154 taxes against U.S. tax liability provides indirect support...
for the island’s public finances that is nearly offset by the loss of revenues foregone by the U.S. Treasury.\textsuperscript{131} Puerto Rico’s Act 22, which provides certain tax exemptions to wealthy persons who establish residency in Puerto Rico, may also affect U.S. Treasury receipts.

\textit{Jones Act and Transportation}

Congress could also consider options that might address structural issues that may have hindered Puerto Rico’s economic growth. Congress could consider several regulatory policies, such as Jones Act restrictions on shipping between Puerto Rico and the mainland. Congress has already waived Jones Act requirements for the U.S. Virgin Islands and could extend that waiver to Puerto Rico.\textsuperscript{132}

\textit{Labor and Income Support}

Several past studies have noted that labor participation rates for Puerto Rico are well below those on the mainland. Some have suggested that social insurance may play a role in discouraging employment outside the underground economy. The Economic and Fiscal Recovery Working Group plan of September 2015 proposes establishment of an earned income tax credit, a restructuring of the Nutritional Assistance Program (NAP; the island analogue to the Food Stamps/Supplemental Nutrition Assistance Program), and changes to public housing policies—all designed to bolster incentives to work.

Some economists have also pointed to the federal minimum wage as a hindrance to labor demand.\textsuperscript{133} The Economic and Fiscal Recovery Working Group plan calls for several labor reforms, including limits on severance pay, weakened dismissal protections, and changes in overtime regulations. The plan also calls on Congress to grant a 10-year waiver of minimum wage increases for workers under the age of 25.\textsuperscript{134}

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\textsuperscript{131} Some subsidiaries of foreign countries, such as Ireland and Netherlands, have not been able to credit section 154 taxes.  
\textsuperscript{132} CRS Report R43653, Shipping U.S. Crude Oil by Water: Vessel Flag Requirements and Safety Issues, by John Frittelli.  
\textsuperscript{133} Krueger, Teja, and Wolfe, op. cit.  