

November 22, 2020

IV. Supply of Consumer Credit

1. Financial Intermediation
2. Costs of Lending
 - Operating costs
 - Non-operating costs
3. Measuring Lending Costs
 - Installment cash loans
 - Credit cards and other consumer lending costs
4. Further Discussion of Lending Costs and Annual Percentage Rates

IV. THE SUPPLY OF CONSUMER CREDIT

Chapter 2 of this report discussed how credit use referred to today as “consumer credit” has been widespread in the domestic population for at least a century and especially since World War II. Chapter 3 then examined how economic theory and evidence over this time shows that mainstream consumer-credit use does not demonstrate just profligacy or irrational short sightedness as some observers have on occasion believed. Rather, individuals employ credit for many reasons but most often for asset purchases or response to emergencies, providing a return over time together with useful change in timing of inflows and outflows. Credit use is influenced by life-cycle stage where younger individuals and households are more likely to show credit demand than older ones.

The change in timing of spending allows individuals to undertake purchases of assets or alleviate costs of emergencies while using the goods or services purchased. This avoids paying for more costly substitutes or doing without for some period that could be lengthy and expensive. But none of the chapters so far has included discussion of the credit-generating process itself and how production costs influence the supply of consumer credit. Following this discussion in this chapter and in Chapter 5, Chapter 6 then looks in more detail at background and concepts of regulation and what regulation has meant for consumer protection in the credit area.

Concerning credit supply, it is easy enough to see at the outset that most consumer credit is not forthcoming either from family members or other individuals, although this sometimes happens. Rather, modern consumer credit is mostly sourced by financial institutions, but this is not the complete story either.

Banks and other financial institutions are not the ultimate suppliers of funds they lend. Instead, they function as “financial intermediaries” because the funds advanced to consumers are mostly not the institutions’ own. They obtain funds from savers, typically also individuals but also from other intermediaries that obtain funds directly from the ultimate savers. Financial institutions like banks and credit unions but also many others pool the savings of millions of individuals and lend them productively to businesses, governments, and consumers. In fact, even if not widely understood among the public this way, those with the funds are lending their funds to the banks or other financial intermediaries that then pool the funds and lend them further to businesses, governments, and other consumers. This process of lending by the intermediaries to ultimate borrowers generates the revenues for them to provide a return to

ultimate funds providers. In the transfer process from ultimate savers to ultimate borrowers, the intermediaries provide a number of important services to be discussed here further.¹

This chapter contains four sections: First, it focuses on where benefits arise in the funds-transfer process. It turns out that benefits accrue to both the funding and lending sides of the transfer. Second, it turns more specifically to what produces costs, discussing here more specifically what causes costs on the lending side.

The third section of the chapter concentrates on available empirical information on production costs of lending. It especially examines information about costs of producing small-dollar traditional installment loans from finance companies, an area where statistical information is available, but also on how these costs compare to other intermediaries. The fourth section focuses on how costs lead to charges to borrowers. Truth in Lending provides for disclosure of these charges in the form of consistently-calculated finance charges and Annual Percentage Rates on all consumer credit transactions.

Financial Intermediation

Consumer credit provided by financial institutions, like any other good or service used by consumers, is the end-product of a production process. Producing consumer credit involves transfer of funds from savers who have them to borrowers who desire to use more resources now than they otherwise would have immediately available. As outlined in the previous chapter, borrowing provides current access to household goods and services that provide investment returns or alleviate of costs due to emergencies. The important point is that borrowers can save for the purchases through loan repayments while using the goods and services thereby avoiding doing without or paying for expensive alternatives during the saving period. As ultimate sources for the loans, credit users employ saved resources made available by individuals through financial intermediaries.

This raises the interesting question who are the savers providing the saved resources? Examining the Federal Reserve's Financial Accounts of the United States series shows that while some resources arise from business and government saving, the bulk of saved funds in the economy arise also in the large household sector.

Household providers of funds make them available to financial institutions in a variety of ways. There is little doubt that individual providers of funds would rather do so through institutions than directly to individual borrowers. Funds provision through institutions includes consumer transaction accounts with banks and credit unions (checking and money-market accounts), time accounts (savings accounts and CDs), life insurance reserves with insurance companies, pension rights and other retirement assets with pension funds (including IRAs), direct securities purchases (stocks and bonds), and purchase of mutual fund shares. The Federal Reserve's Financial Accounts of the United States show the household sector had supplied more

¹For early discussion of the role of financial intermediation, see John G. Gurley and Edward S. Shaw, *Money in a Theory of Finance* (Washington: Brookings Institution 1960). There is lengthier discussion than here with more references about the financial intermediation process for consumer loans in Thomas A. Durkin, Gregory Elliehausen, Michael E. Staten, and Todd J. Zywicki, *Consumer Credit and the American Economy* (New York: Oxford University Press, 2014), Chapter 5, which a few parts of the following section of this chapter draw upon.

than \$95 trillion to financial markets and institutions through ownership of financial assets as of the end of 2019, mostly through financial intermediaries.²

Some of the funds providers are wealthy individuals, but financial asset holding is much wider than just the wealthy. Often the ultimate lenders are the same individuals who are the ultimate borrowers, like the individual in Chapter 3 above who borrowed \$35,000 on an auto or truck loan but who also had \$35,000 in a savings account or IRA, or in a 529 plan for college education of children. Much of the accumulated savings of the household sector, like retirement reserves, is held in much less liquid form than the consumer credit that households obtain from institutions as loans for purchases.

The most recent Survey of Consumer Finances shows that about 98 percent of households had some sort of transaction or savings account in 2019 (including some with prepaid debit cards or government benefit cards). Transactions and savings accounts are important sources of funds for lending by banks and credit unions. Other kinds of financial assets include certificates of deposit (CDs) held by 8 percent of households, savings bonds by about 8 percent, directly-held stocks by 15 percent, investment funds (for example, mutual funds) by 9 percent, various kinds of retirement accounts by 50 percent, and cash-value life insurance policies by 19 percent, among other classes of financial assets. Mean and median holdings of financial assets among all households with financial assets were \$364,000 and \$25,700, respectively.³

Throughout the discussion of financial intermediation that follows, it is worth keeping in mind that the intermediation process must benefit both household-sector savers and borrowers if it is to exist as a method of transferring funds. Intermediation must benefit both sides of the transfer process by providing both better risk-adjusted returns on savings (including safekeeping and accounting services) and reduced costs for borrowers, or the transfer process would not take place or would flow through other channels not involving intermediaries.

In theory, households could bypass financial intermediaries and make loans directly to other consumers (through platform lenders or not) to purchase houses, cars, or other goods. Peer-to-peer lending does exactly this. But very few households have the resources, acumen, or desire to provide the services of transferring funds from savers to borrowers. Typically the funds used in loans are much different in form and amount than the funds acquisitions. Loans require underwriting, monitoring, collecting, and bearing default risks. As a result, most individuals prefer to lend money to a bank or other financial intermediary, which does have the expertise and resources to bear these costs and risks. In turn, the institutions pay interest and provide other returns on the accounts of these consumers to compensate them for their funds.

From time to time through the history of modern consumer credit, entrepreneurs or policy commentators have suggested a preference for direct person to person or peer-to-peer (PTP) lending avoiding intermediaries. Recent examples include Internet lending platforms like Lending Club that bring funds sources (investors) together with borrowers for a fee of some kind. So far, however, it seems that such lenders are unlikely to replace large-scale financial intermediation due to the services that intermediation provides, unless the cost of providing

²See *Financial Accounts of the United States*, until recently called the *Flow of Funds Accounts*, available since 1946 and found in Federal Reserve quarterly statistical release Z1 (<https://www.federalreserve.gov/releases/z1/default.htm>).

³Neil Bhutta, et al., "Changes in U.S. Family Finances from 2016 to 2019: Evidence from the Survey of Consumer Finances," *Federal Reserve Bulletin*, September 2020, p. 16.

intermediation services are too high for the revenues generated. So far, almost all consumer lending takes place through intermediaries. On account of the importance of these intermediation services, including account and risk management discussed further below, active PTP lenders may well evolve into intermediaries and some appear headed in that direction. Indeed, several prominent online platforms that started out as PTP lenders have transitioned to offering loans in partnership with a traditional financial intermediary.

It is often not appreciated that this process of pooling consumer savings by financial institutions to put it to work as investment capital is particularly valuable to low-income consumers. Wealthier consumers could, again in theory, engage in peer-to-peer lending more easily, or invest significantly in direct financial assets such as stocks and bonds to earn a return. Lower-income consumers, by contrast, typically are less likely to use those investment products. Moreover, returns to them from depository institutions like banks and credit unions in the form of ready funds transfer services and safety through FDIC insurance can be very important. These useful services are available even in times like the present when interest paid on deposits is low.⁴

Overall benefits of intermediation for savers that almost seem obvious upon reflection are worth considering further. Financial intermediation provides returns to savers of a variety of sorts, some implicit to the point of sometimes being overlooked and others more explicit.

Among the implicit returns to savers is one already mentioned, the ready transferability of funds, often immediately for transactions accounts. Customer-directed transfers can take place through a nation-wide and world-wide payments system using checks, debit and credit cards, and automated clearing house (ACH) transfers. Another is safety, including FDIC insurance for bank deposits and required public disclosures and fiduciary requirements for other institutions. There also are such important conveniences for consumers as instantaneous record keeping and annual preparation of necessary tax statements.

Returns are often more explicit on some financial assets, like interest on CDs or bonds that financial institutions issue, but there are also more kinds of less visible explicit returns. For instance, insurance companies use funds from policy premiums for investments that lower the overall insurance premiums for the insurance coverage. Likewise anyone fortunate to have a defined-benefit pension receives a return from the investments of the pension fund. Such returns are even more readily visible for pension funds in the form of 401k plans and IRAs. Individuals with these plans typically count on the long-term investment returns of the plans to provide for their retirement years.

It is possible for individuals to manage their saved resources themselves, but many prefer professional management. The very wealthy may be able to manage financial assets well due to their experience or they can hire financial managers. These possibilities are less probable for middle class households and especially for lower-income families. These households are especially likely to find professional management services provided by financial institutions useful. As indicated, individuals could pool savings and find borrowers to provide a return on these savings without intermediation by financial institutions, but evidence and even

⁴An analysis of one community bank found that 83 percent of the dollar balances in the bank's checking account were held by just 15 percent of the bank's customers, yet those with higher balances were paid only marginally higher rates of interest, if any, compared to those with much lower balances. See G. Michael Flores and Todd J. Zywicki, "Commentary on CFPB Report: Data Point: Checking Account Overdraft," George Mason University Law and Economics Research Paper Series, No. 14-45 (July 16, 2016), available in https://papers.ssrn.com/sol3/papers.cfm?abstract_id=2499716.

imagination describes many instances where this could be intolerably risky for individuals, especially lower-income households without much margin to spare.

In providing their services, financial institutions produce distinct financial products for market participants: savers, borrowers, or both. For example, banks and credit unions produce products for both savers (in the form of deposit products checking accounts, interest-earning savings account, and CDs) and for borrowers (loans). Because they provide financial products for both end points in the transfer process, banks and credit unions consequently are able to fund much of their lending with “internal funding” from their own products on the deposits side. It should be clear enough that the frequently-used term “internal funding” is a bit of a misnomer, however, since the funds actually are borrowed externally from customers in the form of deposit products. They just often pass from ultimate source to use internally within the same institution.

Other intermediaries may focus more on one side of the process or the other, at least in terms of numbers of customers. For instance, consumer-oriented finance companies provide mostly lending products. They rely on obtaining funds for lending to their customers from other intermediaries, like life insurance companies and pension funds.

These funding sources for finance companies are the ones that obtain the funds from households. Life insurance companies gather premiums from many policy holders and often lend the proceeds to other intermediaries in financial markets, including consumer finance companies that lend directly to individuals. Pension funds that obtain retirement savings from individuals or their employers also lend to other lenders such as consumer finance companies. Thus, there may be more than one intermediary between savers and borrowers, in this example insurance companies or pension funds lending to finance companies that lend to consumer-borrowers. In this example, intermediaries provide services for other intermediaries involved in the process of transferring funds from ultimate savers to borrowers.

All of this involves expenses. Even “internal funding” by banks and credit unions is not without expense, of course. Although interest rates that depository institutions pay depositors currently are not very high, depositories still must maintain expensive operating and accounting systems to acquire and manage these funds. This may sometimes entail expensive branch systems with personnel costs, and accounting, control, and regulatory costs. Then there also are the actual lending costs for these institutions. They include establishing and maintaining branches, credit-card systems, and other lending channels, as well as regulatory costs there too.

Institutions with presence primarily only on one side of the transfer or the other, like life insurance companies and pension funds on the savings side and consumer finance companies on the lending side, still have expenses associated with producing these products. At a minimum, all financial institutions have expenses associated with funds acquisition, recording, protection, and management. As lenders, there also are costs of lending and risk and there are regulatory costs on both sides.

Costs of Lending

It quickly becomes clear enough that all intermediaries must contend with the costs of undertaking their businesses. It is also worth remembering that through economies of scale and

specialization, financial intermediaries are able to perform the functions of funds transfer from savers to borrowers in financial markets at a lower cost than individuals could do on their own.⁵

This highlights an important point of the previous section that is worth emphasizing again: The transfer of funds is not from financial institutions' functioning as "them" to "us," but rather from *individual consumers* who have resources to those who need them, benefitting both sides of the transfer. Consequently, both sides benefit when the transfer is made as efficiently as possible, that is with the least possible cost caused by the transfer itself. Competition is an important element in enhancing efficiency and minimizing unnecessary private transfer costs, and so is efficiency in regulation. Inefficient, or unnecessary, funding and lending procedures and/or regulations do not benefit either side.

What then, more specifically, are the services that intermediaries provide on the lending side that produce costs, services that ultimate providers of funds do not typically want to provide themselves? More specifically than discussed above, they are: (1) information processing and underwriting, (2) risk intermediation, (3) monitoring, (4) temporal intermediation, and (5) size intermediation. Consider each of these in turn.

1. Information processing and underwriting. This need arises from the uncertain performance of prospective borrowers who may in the future be unable (or unwilling) to pay as agreed. This possibility requires the lending institution to collect and evaluate information that provides a prediction on the likelihood that the borrower will repay so that the lending institution will be able to repay its own funds providers.

The information typically includes evidence of the borrower's ability to repay, such as the adequacy and stability of current and future income, assets, and other debts. It may also include evidence of the borrower's performance on previous loans from the same or other lenders. By collecting and evaluating information from many past experiences, financial intermediaries are able to develop expertise and even sophisticated statistical systems for predicting prospective borrowers' likely behavior, a process generally referred to as credit underwriting.

There is no doubt that financial intermediaries know much more about underwriting and how to lend than typical individual consumers who have resources available to lend. Most consumers would rather place their available cash or retirement reserves in a financial institution with information systems than lend the funds directly to other consumers themselves. There also can be no doubt that lenders have consistently attempted to bring cost-reducing technology to bear on this business problem, leading to electronic and even automated or semi-automated systems for information generation and credit evaluation when possible.

2. Risk intermediation. This service arises from the ability of lenders to make many loans and diversify across many borrowers and different types of borrowers. Very few, if any, government, business, or individual borrowers are able to borrow without exposing a lender to some risk of default. Regardless of income, wealth, or assets pledged as collateral, any consumer borrower may have difficulty repaying debt as a result of a loss or reduction in income, sickness, accident, divorce, pandemic, a legal judgement, or some other hardship. But if the risks arising from such hardships are not highly correlated across individual consumers, a lender can reduce risk by simultaneously lending to many consumers. Harry Markowitz showed that for any given expected return, diversification can reduce risk in a portfolio of securities if returns are not

⁵See George J. Benston and Clifford W. Smith, "A Transactions Cost Approach to the Theory of Financial Intermediation," *Journal of Finance*, May 1976.

perfectly correlated.⁶ With others, he received the Nobel Prize in economics for developing his important early insights in this area. This general concept is now discussed in every textbook on financial markets. Unfortunately, intermediation of risks does not imply elimination of losses. Losses due to unforeseen contingencies are still going to arise regardless of quality of the underwriting. Spreading of risks by intermediaries that make many loans works to keep them under control and manageable.

3. Monitoring. Along with underwriting and risk spreading, lenders also monitor borrowers' performance in order to manage risk. In consumer lending, the payment process provides the primary means for monitoring. Consumer loans typically require periodic payments of interest and principle. In closed-end (that is, fixed-contract) loans, the payments are usually regular periodic amounts for a fixed length of time, which fully amortize the loan. In open-end loans (revolving credit like credit cards), the payments may be largely at the borrower's discretion, with only a minimum amount being required but still some amount.

In either case, timely payments provide evidence of the borrower's continued ability and willingness to repay. Late payments are an indicator that a problem may have arisen. Specific charges imposed for late payments are an attempt to discourage such behavior (and not only for the purposes of increasing revenue as sometimes believed, although late fees may help cover costs associated with late payments as well as discouraging them). Lenders also attempt to contact borrowers who are late to seek resumption of payments and assess likelihood of future repayment problems. If the problems are serious, a lender may arrange for workout or a resolution. When a resolution is not feasible, a lender may liquidate or foreclose on collateral, if available. A lender may also obtain periodic credit reports from a credit reporting agency, popularly known as a "credit bureau," to monitor the borrower's behavior and prospects.

For example, installment loans like auto or cash loans create a long-term obligation to be paid in monthly installments for an established period of time. Under the loan payment schedule, if the borrower makes all of the payments on time for the scheduled duration of the loan, the loan will be amortized and paid in full. Of course, simply *establishing* a payment schedule that will amortize the loan does not mean that the borrower will actually *adhere* to that schedule, making monitoring a requirement.

Sometimes there are more costs. For instance, sometimes borrowers will be unable or unwilling to make one or more payments. This will require the lender to try to contact the borrower to try to collect the payment or to negotiate for an extension or reworking the loan. This can be a labor-intensive and expensive process, sometimes requiring employees to make repeated telephone calls to reach and negotiate with a delinquent debtor. Each of these contacts takes time and effort that increases the costs of monitoring and servicing loans.

Credit bureaus may mitigate such costs to some degree, but they do not solve them. In a conference presentation at the Federal Reserve Bank of Philadelphia, businessman Gary Phillips discussed costs at one of the larger remaining traditional installment small-loan lenders (not to be confused with a payday lender). He noted that while credit bureau scores are important, an employee's judgmental analysis is a critical input in underwriting low credit score applications. Employees must assess the applicant's ability to pay and determine a set of loan terms (loan amount and monthly payment) that an applicant can easily afford to repay.

⁶Harry Markowitz, "Portfolio Selection," *Journal of Finance*, March 1952.

Further, sometimes they or even higher-score borrowers who are on a self-amortizing installment-loan schedule that pays in full at a specific maturity do not necessarily remain on schedule without reminders. This process is costly because it is especially labor-intensive. Despite efforts by lenders of this kind to make monthly payments easily affordable, a significant share of borrowers makes late payments. Employees spend considerable time monitoring and attempting to contact delinquent borrowers, making arrangements for payment, and resolving problems. Phillips also provided break-even APRs for different loan sizes based on the company's costs that take all of this into account. His data showed an inverse relationship between necessary APR and loan size, and the levels of APR at each loan size were broadly consistent with the National Commission on Consumer Finance's (NCCF's) estimates in 1972.⁷

From this discussion it is easy enough to see the underlying cause of this inverse statistical relationship: First, costs of functions like information processing and much of the monitoring function through taking payments are relatively similar for small loans and larger ones. Therefore, they are relatively more per loan dollar for the smaller loans. Then, labor-intensive actions involving reminders, collecting loans, and bad debts likely are going to be higher for smaller loans, due to riskier borrowers. As indicated, the NCCF also found this inverse relationship between loan costs per loan dollar and size of loans, and it is discussed further later.

4. A fourth service of intermediation is temporal intermediation. This function arises from frequent preference of individual borrowers for different terms to maturity than savers. Borrowers financing the purchase of expensive consumer durable goods or housing purchases, for example, may prefer a relatively long term to maturity, which produces smaller monthly payments. On automobile loans this consideration can lead many borrowers to choose terms to maturity of five years or even longer. Housing loans can extend for thirty years.

But many savers prefer a shorter term to maturity for their savings than borrowers prefer, or even immediate access to their savings. Intermediaries can change maturities, even using transactions account payable immediately as funding for mortgage loans extending for thirty years. Both firms and consumers want a place to keep temporary surpluses until they are needed for payments or until sufficient funds are accumulated for investment. Consumers may also prefer a short term to maturity or immediate access for precautionary reserves held for emergencies. In contrast, pension rights, life insurance reserves, and IRA assets may have maturities much longer than consumer loans.

Individual savers do not normally withdraw all savings simultaneously, nor do they all add to their savings at the same time, however. Pooling the savings of many savers enables financial intermediaries to maintain sufficient funds to lend on a longer term basis while satisfying the needs of individual savers to withdraw savings on short notice.⁸ Financial

⁷The presentation is available at <https://www.philadelphiahed.org/-/media/consumer-finance-institute/payment-cards-center/events/conferences/2013/small-dollar-credit/papers/phillips.pdf?la=en>

⁸Recognition of this concept led to the beginning of deposit banking in England in the seventeenth century. At that time, people deposited gold at London goldsmiths for safekeeping. Goldsmiths soon came to realize that they did not need to hold the entire amount of deposited gold to redeem deposits and began to lend part of the deposited gold. Thus, goldsmiths became financial intermediaries. Furthermore, goldsmiths functioned essentially as banks when goldsmiths' receipts became accepted as a means of payment as well as than the gold itself, because the receipts were more convenient to exchange than the deposited gold. For further historical discussion, see W. T Newlyn, *Theory of Money* (Oxford: Clarendon Press, 1962).

intermediaries also normally are able to anticipate the need for funds to cover withdrawals, and they may raise additional funds to meet needs in wholesale money markets.⁹

5. Finally, size intermediation. This refers to how financial intermediaries can raise funds in small or large amounts but then lend them in the opposite size extreme. For instance, banks commonly acquire small amounts of funds from savings or checking accounts and then lend them as larger automobile, mortgage, and business loans. Some financial institutions may also raise large amounts of funds at one time in capital markets to make small loans, such as finance companies that raise large amounts in national or international bond and commercial paper markets to fund smaller loans to consumers and businesses. Much of this funding comes from other intermediaries like life insurance companies and pension funds. Individuals lending to one another are not likely going to be able to undertake these activities for themselves, or want to undertake them, and this encourages the growth of intermediaries to provide them and facilitate the flows of funds from savers to borrowers.

But intermediation is not free and there are personnel, systems, risk, and regulatory costs associated with providing the services of financial intermediation. As indicated, costs arise in various ways in the intermediation process outlined above and different institutions use different approaches to mitigate them and run their businesses.

For example, commercial banks incur costs from their extensive infrastructure used both for acquiring funds through deposits, often of small amounts, and distributing the funds by making loans typically in larger sizes. In recent decades, they have acquired both funds and loans through branching systems, but they also have moved to reduce costs where possible by substituting electronic access for branches and branch personnel. Historically for business reasons, and more recently also due to regulation, banks have tended toward the lower end of the lending-risk scale. Lower risk, together with larger loans, has tended to place these institutions among the lower-cost providers of consumer credit. As discussed in Chapter 3, theorists/empiricists Juster and Shay included them among those they referred to as “primary lenders.”¹⁰

In contrast, consumer-oriented finance companies have used a different business approach. Precluded in most places from taking deposits from the public, finance companies have acquired most of their funding for lending from other intermediaries including banks,

⁹Occasionally financial intermediaries experience sudden unexpected large withdrawals because of concerns about an intermediary's own solvency, concerns about solvency of other similar intermediaries, or changes in macroeconomic conditions which shift savers' preferences among savings instruments. Financial intermediaries that raise large shares of funds from short term savings instruments, especially accounts like transaction/checking accounts that can be withdrawn on demand, are potentially vulnerable to such events. Today, central banks like the Federal Reserve System and guarantee agencies like the FDIC mitigate such problems, as seen recently in both 2009 and 2020. Concerns about the solvency of a particular bank, or the banking system as a whole, have caused bank runs in the past, a large part of the reasoning behind establishing the central bank and federal deposit insurance in the United States.

Increases in the level of market interest rates have also sometimes caused savers to withdraw funds from banks and savings institutions more gradually and shift them to direct US Treasury securities, a process called “disintermediation.” Such disintermediation occurred from time to time during the period from 1936 to 1986 during periods of high interest rates. At the time, interest-rate ceilings on deposits (called Regulation Q) prevented depositories from raising rates as market rates rose. After this time, removal of interest rate ceilings on consumer deposit accounts dramatically reduced the incidence of disintermediation.

¹⁰ F. Thomas Juster and Robert P. Shay, *Consumer Sensitivity to Finance Rates: An Empirical and Analytical Investigation* (New York: National Bureau of Economic Research Occasional Paper Number 88, 1964).

insurance companies, pension providers, mutual funds, and other institutional lenders in national and international capital markets. Many of them are publicly-held stock companies that raise capital through issuing equity shares. Others are funded by private investment, such as FinTech companies funded by venture capital investment, at least initially. This has made funds acquisition for them considerably less labor- and infrastructure-intensive than for banks, lowering their costs on this side of the intermediation process.

But their operations in riskier parts of the lending markets have tended to raise their costs of monitoring and credit losses relative to banks. They also have often made smaller loans on average than banks, tending to raise operating costs per loan dollar (mentioned above and discussed further later). They also typically have operated at lower “leverage” ratios than banks. This means they usually have a lower proportion of market borrowing compared to ownership capital than banks, and this could lower their return on equity capital relative to banks, other things equal.¹¹ Consumer finance companies often are in the range of “secondary lenders” discussed by Juster and Shay.

As this quick examination shows, costs on the lending side of financial intermediation arise from a number of groups of cost-causing activities necessary at this end of the financial intermediation process. Different institutions face these challenges in different ways, leading to different kinds of institutions.

Continuing to become more specific as this narrative proceeds, it is common to classify lending costs into two groups for further analytical purposes, operating costs and non-operating costs, each with subcomponents. Both the categories and the subcomponents seem obvious upon reflection, and they differ across classes of institutions due to the nature of their businesses. Recognition of kinds of lending costs is very old.¹²

Operating Costs

Operating expenses include costs of originating loans, processing payments, collection of delinquent accounts, and bad debt expenses. Non-operating expenses include taxes, interest expense arising in funds-borrowing activities, and a return on the owners’ equity share of the

¹¹Capital-market lenders to them have forced this lower-leverage approach (lower proportion of borrowed funds) due to their higher risk in the absence of FDIC insurance on the capital-market funds. Other things equal, this would mean higher funding costs and lower profitability for finance companies for the same revenue and other costs. But “other things equal” is a very large theoretical issue for the importance of financial structure on profitability, even aside from the requirement of same revenue and other costs for full and proper comparison, but there is no need to go further into this question here. The financial structure issue involves the general theoretical area known as the “Modigliani-Miller Theorem,” a highly technical and mathematical area of financial economics. Professors Franco Modigliani (Massachusetts Institute of Technology) and Merton Miller (University of Chicago) received the Nobel Prize in economics in different years for a variety of contributions to financial economics, including this early joint work at Carnegie Mellon University.

¹²For instance, economists have long recognized that lending costs involve more than just return for payment later (interest or the time value of money) and risk. See, for example, Irving Fisher, *The Rate of Interest: Its Nature, Determination, and Relation to Economic Phenomena* (New York: Macmillan, 1907), pp. 88, 209; Alfred Marshall, *Principles of Economics* 8th ed. (London: Macmillan, 1920, pp. 488-9); and Eugen von Böhm-Bawerk, *Capital and Interest, A Critical History of Economical Theory* (London: Macmillan, 1922, p. 7). In their *History of Consumer Credit*, Gelpi and Julien-Labryere trace this understanding to the middle ages where medieval religious scholastics allowed for interest in four cases: *lucrum cessans* (deprivation of the advantages of a different advantageous investment (forbearance)), *damnum emergens* (suffering damages due to risk such as late payment), *stipendium laboris* (operating costs), and *ratio incertitudinis* (other risk costs). See Rosa-Maria Gelpi and Francois Julien-Labryere, *The History of Consumer Credit* (New York: St. Martin’s, 2000), p. 37.

advance to the borrower. Although economic theory, as well as experience, suggests that intermediation *lowers* the overall cost of the transfer of resources from ultimate savers to borrowers, it is still true that the prices charged for loans must fully cover operating and non-operating costs of the transfer process. Otherwise, the institution cannot remain in business and provide the services of intermediation.

To originate a loan, a lender must solicit customers through advertising or lead generation, take applications, verify and evaluate information in applications to determine whether or not to grant credit and how much credit to grant, manage aspects of any collateral, prepare documents, disperse the funds, take in and account properly for payments, and comply with regulations. Many of these activities can be labor intensive and some often require branch locations for some kinds of credit. The number of branches and their operating hours vary according to the characteristics of the customer base.¹³ In addition, all of the lending and collecting activities must be done in compliance with a variety of sometimes complicated legal requirements, costs of which do not always fall with equal relative weight on all institutions.

Loan approval rates vary by industry, yet each application must be subject to at least some initial scrutiny, and oftentimes extensive scrutiny, before a final determination whether to extend credit is made. Because the norm in most consumer finance industries is not to charge an application fee, this means that the costs of processing applications for those who eventually are declined must be covered by those whose loans are approved. This cross-subsidization is analogous to the truism that losses on loans that default must be recouped in the prices charged to those whose loans are paid. As indicated, all of this must be done in compliance with a variety of sometimes complicated and costly legal requirements.

After origination, further operating costs are associated with consumer lending. Closed-end credit is typically repaid in regular installments, which involve the processing of a series of payments over the term of the loan and entail recordkeeping. In some cases, payments are made electronically, either through a preauthorized debit to the consumer's deposit account or by the customer through the Internet, but many payments continue to be made by check. In either case, repayments involve specialized equipment and/or employees. Electronic and Internet systems require computers, software, and operators. There also are call centers or other operating systems to handle questions, problems, and disputes.

Open-end credit involves multiple extensions of credit and repayments. As most open-end accounts involve frequent, relatively small extensions of credit, processing is highly automated. Nevertheless, employees perform several processing activities, and the necessarily extensive processing and communications systems are costly on an ongoing basis, requiring large data centers. Lenders typically have systems to authorize and process credit extensions automatically, although sometimes an employee may authorize an extension that exceeds a borrower's credit limit or an increase in the credit limit. Lenders monitor open-end extensions for fraud using automated systems, but fraudulent extensions are often detected by the borrowers when they receive their periodic statements. In these cases, employees in call centers record, evaluate, investigate, and act upon the information as needed, but the call centers are expensive to operate. Payments may be processed electronically, but many payments on open-end accounts are made by check and even automated equipment must be supervised by employees. Employees also process account status and billing questions; replacements for lost,

¹³For example, surveys of payday loan borrowers reveal that store outlets are plentiful in many places because many potential customers have limited transportation (they may live in cities and not own a car). Also, some customers value longer hours than available at banks or credit unions because many of them are hourly shift workers who are unable to visit financial institutions during normal business hours.

stolen, or damaged cards; name and address changes; and requests for account closings and responsibility changes due to divorce or death.

An important characteristic of these underwriting and processing activities is that they occur because an application is taken and a loan made and, other things equal, they are unlikely to vary a great deal by the amount of credit involved. As a practical matter, they approximate fixed costs per loan.

For instance, costs of making a \$50,000 loan undoubtedly are higher than making a \$1000 loan, but they are not going to be anywhere near fifty times as much. The operating costs associated with compensating employees for their time taken in underwriting and for rent, utility payments, the time to make a phone call to a delinquent customer, or even the time it takes for some machine or employee to open the mail and enter the amount on the check into the computer under the customer's account do not depend upon loan amount. They are all essentially fixed costs that either do not vary with the number of loans made, or variable costs that do not scale proportionally to the size of the loan. This characteristic is also present in other activities, like accounting and record keeping, which give rise to operating costs. Many legal costs that arise from compliance with regulatory requirements are especially likely to have such characteristics.

Further considering costs by loan size, the costs associated with making a smaller loan can even be more expensive in absolute terms, not just relative terms, when compared to larger loans of different types. For example, auto loans made to low-risk borrowers to finance new cars will require some initial costs in loan origination. Many of those costs will be standardized, routine, and automated, all of which reduces the costs of making that loan. And after the loan is originated, it may require relatively little in ongoing servicing costs, especially if the borrower pays each month through an ACH or other electronic transactions.

By contrast, auto loans made to higher-risk borrowers to finance less-expensive used cars, will often involve more heterogeneous borrowers and collateral. The borrowers can have more idiosyncratic credit characteristics. Loan approval rates might actually be lower in these cases than for larger auto loans to prime borrowers. Customers might be more likely to pay by check or even in cash instead of electronic transfer, incurring costs associated with opening and processing the payment. More important, these loans to higher risk borrowers will, on average, require more ongoing monitoring and collection activities, as employees exert time and effort to contact delinquent borrowers and initiate collection or loan modification processes, all of which involve costs. Finally, loss rates may be higher, costs which must be spread as part of the costs of other loans. All this suggests smaller loans might actually produce higher absolute costs per loan made than larger loans, not just relative costs per loan dollar.

Consequently, the portion of the finance charge just to cover operating and processing expenses on a large loan is likely to be less relative to the loan amount than on a smaller loan, possibly much less. This means, in turn, that Annual Percentage Rate of charge (APR) is going to be less on a larger loan than on a smaller one to cover these costs, other things equal. This is explored still further later in this chapter.

In addition, as indicated, some borrowers do not always make timely payments, and this varies by sector of the lending industry. A lender must monitor loans for late or delinquent payments. While identification of delinquent accounts and initial contact with the borrower may be automated, an employee may eventually have to contact a delinquent borrower to seek payment. Depending on circumstances, the employee may remind the borrower of an overdue

payment, make repeated contacts to receive payment, negotiate a new schedule for repayment, or decide to turn a delinquent account over for more serious collection efforts like lawsuits. Employees must document promises to pay, payment plans, and accountholder actions or circumstances relating to the delinquency. Employees may decide to pursue legal remedies such as recovering and selling assets taken as collateral. While some accounts with late payments and delinquencies may eventually be paid in full, processing such accounts can be quite costly. Other accounts are eventually charged off. For many lenders, losses due to charge offs are a significant operating cost of lending. These costs all tend to be higher per loan dollar on smaller loans than on larger loans.

Losses on loans that do not repay are a concern to all lenders and can be a significant part of operating costs for some of them, especially those lending in subprime sectors of the lending markets. Losses tend to be quite low for mortgage lenders lending to prime risks, which is due at least in part to the intensive (and costly) underwriting procedures of mortgage lenders to differentiate among risk cohorts. Federal Reserve statistical series show very low loss rates on mortgage loans at banking institutions recently, but loss rates had reached almost three percent in late 2009.¹⁴

Consumer lending loss rates tend to be higher than bank mortgage lending, depending on type of institution and its market sector, type of loan, and overall macroeconomic conditions. For instance, loss rates on consumer loans at banks were one percent in the fourth quarter of 2019, down from more than three percent in 2009 as a result of the “Great Recession” at that time. The rate of bank losses on unsecured credit-card accounts stood at 3.65 percent in the fourth quarter of 2019 and over four percent six months later. In 2009, loss rates on credit-card accounts had exceeded ten percent and reached eleven percent in early 2010. Loss rates on small consumer cash loans at finance companies also are high and are discussed in more detail in the next section of this chapter after first looking briefly at non-operating kinds of costs for lenders.

Non-operating Costs

Non-operating costs consist of cost of borrowed funds, income taxes, and return to equity funds. As discussed, much of the funding for consumer lending consists of borrowed funds, and the sources of borrowed funds also vary by the type of lender. Banks obtain by far most of their borrowed funds from customers’ deposits. Because of deposit insurance, most deposits are risk-free to the depositor, and consequently are a low cost source of funds. Banks also borrow funds at market rates in capital markets. Finance companies obtain borrowed funds from banks, the commercial paper market, and the long-term capital market where lenders include other institutions like life insurance companies and pension funds. The capital market is the largest source of borrowed funds for finance companies.

Significantly, *the cost of borrowed funds per loan dollar is going to vary much less by loan size for a given lender than operating costs.* When acquiring funds for lending, the first dollar acquired carries much the same interest charge as the ten-millionth dollar acquired or the billionth dollar, up to the ability of the lending company to acquire funds at all. This means that *total* costs still continue to loom larger *per loan dollar* for smaller loans than larger loans even when taking into account the interest costs of funds acquisitions for the loans. It also means that the size of loans made is going to be important in the overall cost structure of various types of lenders. Continuing the narrative here, more will be said about costs per loan dollar in the next section.

¹⁴See Board of Governors of the Federal Reserve System, “Charge-Off and Delinquency Rates on Loans and Leases at Commercial Banks,” quarterly statistical release.

The residual after paying operating costs and non-operating costs like interest on borrowed funds and income taxes is the return to equity, which may be distributed as dividends to owners or retained in the firm. The return to equity compensates suppliers of equity capital for the funds they invest in the firm and the risk to which these funds are exposed. Like nonfinancial firms, banks and finance companies that do not provide a return on equity that the market for equity capital requires will shrink and eventually disappear. Credit unions depend on members' share deposits for nearly all their funding. Credit union share deposits, like bank deposits, are a low-cost source of funds. Unlike most other types of lenders, credit unions are cooperative, not for profit organizations. As such, their net income is not subject to income taxes or equity costs, but they still must cover operating and funding costs.

Measuring Lending Costs

Although all lenders are subject to operating and non-operating costs, this does not mean that the costs of all lenders and loans are the same. As indicated, operating costs in the form of salaries, expenses associated with maintaining places of businesses (rents, fixtures, supplies, communications, and utilities), and legal costs due to regulation all arise from the nature of lending. All lenders must pay for them, but they are going to loom larger per loan dollar for those making smaller loans.

In contrast, non-operating costs, especially costs of funds acquisition also are important to all lenders, but they increase directly and equally per lending dollar acquired and used. Thus, they increase dollar for dollar as loan size increases and *loom relatively larger as a proportion of overall lending costs per loan dollar as loan size increases*. For this reason, they become an important reason why lenders differ. Different proportions of fixed operating costs and variable non-operating costs per loan dollar are an important reason why some lenders are low cost lenders and others high-cost lenders on an APR basis. It is worth looking at this differentiation further.

Consider the difference between a store-front cash installment-loan lender and an automobile finance company financing the sale of new automobiles. For discussion, the installment cash lender makes mostly \$2000 loans for one to two years. The automobile finance company makes loans of \$20,000 and up for five years and more.

For the cash lender, the fixed part of the operating costs per loan dollar are going to be proportionately higher than for the auto finance company, making it a higher cost lender than the auto finance source, even apart for any concern over differences in risk. For the auto company, interest costs of borrowing funds for lending in the amounts of tens of thousands of dollars per loan are going to be the predominate element of total costs. This is even truer for mortgage lenders.

Further consideration of this idea then shows, in turn, how total costs of larger-loan lenders are more sensitive to market conditions on funding costs than for small-loan cash lenders. Funding costs simply loom proportionately larger for larger-loan lenders. This phenomenon of greater sensitivity to funds cost is especially visible for mortgage loans where lending rates vary daily depending on current costs of obtaining loanable funds.

But it is the operating costs like salaries for making loans and providing reminder programs and collections, plus likely losses, that most affect the costs per loan dollar of the

small-loan cash lender. As indicated earlier, their costs per loan may even be *absolutely* higher per loan on the smaller sizes due to risk and trickier underwriting, processing, payment reminders, and collection activities per loan on smaller loans. Auto and mortgage lenders are also subject to risk and losses, but generally much less on average per loan dollar. In both cases these lenders are also secured lenders with saleable collateral to limit losses.

Generalizing from this discussion and examples, lenders to consumers have different cost structures and they differ because of them. These differences suggest that the charges they make for loans are going to differ as well. Consequently, it is worth looking more closely at the cost structures of various kinds of lenders, and in this we continue efforts of the National Commission on Consumer Finance. Like the NCCF, we do not have as much information as we would like, but some specific cost information has become available from time to time. The Taskforce recommends that scholars continue to study costs of lending, enlarging the availability of reliable cost information whenever possible. This will continue to improve understanding of lenders, how they compete with one another, and how changing costs also alter the services available to consumers over time.

Installment Cash Loans

We begin with more discussion of traditional unsecured personal installment loans. This is not because these loans are most important in economic impact; in fact, the entire personal installment loan market is small compared to products such as auto lending, credit cards, student loans, and mortgages. We examine installment loans in some detail, in part because data on this industry have become available from time to time, but also because the NCCF Report focused on this industry which gives the Taskforce a baseline for comparing changes over time.

Further, finance company consumer lenders are appropriate for studying consumer lending in a statistical sense because they are single-product companies and do not require statistical cost allocations among products due to a multiplicity of products. Many finance companies focus almost exclusively on consumer loans without the cost-accounting difficulties associated with multiple-product institutions like banks. Their fund-raising side is managed by a limited number of headquarters personnel who undertake borrowing from other intermediaries in large amounts at one time. Unlike banks, most of their costs arise on the lending side. Following investigation of installment cash loans, we look at available cost information on other kinds of lenders.

The Russel Sage Foundation first examined lending costs at finance companies in the 1910s decade to inform its recommendations concerning rate ceilings, although its early cost work was not highly detailed.¹⁵ Dauer (1944) and Smith (1964 and 1967) examined costs of consumer finance companies from the 1930s to the 1960s.¹⁶ In 1968 when it legislatively

¹⁵See Louis N. Robinson and Rolf Nugent, *The Regulation of the Small Loan Business* (New York: Russell Sage Foundation, 1935), and Elizabeth Anderson, "Experts, Ideas, and Policy Change: The Russell Sage Foundation and Small Loan Reform," *Theory and Society*, June, 2008.

¹⁶Ernst A. Dauer, *Comparative Operating Experience of Consumer Instalment Financing Agencies and Commercial Banks 1921-1941* (New York, National Bureau of Economic Research, 1944), Paul F. Smith, *Consumer Credit Costs 1949-1959* (Princeton, NJ: Princeton University Press for the National Bureau of Economic Research, 1964), and Paul F. Smith, "Recent Trends in the Financial Position of Nine Major Consumer Finance Companies," in John M. Chapman and Robert P. Shay, eds. *The Consumer Finance Industry: Its Costs and Regulation* (New York: Columbia University Press, 1967).

established the National Commission on Consumer Finance, Congress specifically directed it to consider the functioning of consumer credit markets for providing consumer credit at reasonable rates. This caused the NCCF to undertake extensive data-gathering exercises and to look at data in a number of ways. In the area of lending costs, it also engaged as a consultant Professor George J. Benston of the University of Rochester who was at the time the leading expert in the country on statistical cost studies of financial institutions.

In 1972, the NCCF reviewed the underlying costs of consumer lending at considerable length in its Chapter 7. The Commission focused especially on consumer finance companies that primarily provide small cash loans to consumers, today known as traditional installment cash lenders. They extend relatively small amounts of credit on an installment basis to riskier consumers who might have difficulty obtaining credit elsewhere.

The Commission found that break-even interest rates for credit from consumer finance companies needed to be quite high at small-loan amounts because of the great relative weight of fixed operating costs. Their analysts showed that break-even rates (APRs) declined steeply as loan amounts increased and eventually leveled off at larger loan amounts, as fixed operating costs are spread across ever-larger loan amounts. Concerning these costs and their impact on rates of charge, the Commission summarized its findings as follows (p. 145): "When rate ceilings are below the levels indicated [their estimated break-even rates], staff studies show that consumer finance companies can stay in business only by greater loan sizes, limiting their risk acceptance to more affluent consumers, and [by] maintaining large volume offices."¹⁷

For a part of its work, the Commission used cost data assembled by Professor Paul Smith of the University of Pennsylvania from nine large consumer finance companies that together accounted for about two thirds of the receivables of consumer finance companies at the end of 1964.¹⁸ Professor Smith had assembled the data as part of the consumer credit research project of the National Bureau of Economic Research at the time, and the Commission used it for its work in Chapter 7 of its *Report*. Professor Benston analyzed these data and another dataset with more lenders that he acquired from the National Consumer Finance Association, the trade association of these lenders. The Commission also extensively analyzed the results of its data collection of amounts and types of consumer credit in use in 1971.

A passage in the NCCF's *Report* shows its interest in the relationship between production costs and the availability of credit (P. 139):

The staff's empirical evidence cited in preceding sections indicated that relatively low rate ceilings – ceilings which actually influence the observed rate – are typically associated with significant reductions of credit supply in affected state markets. In the finance company segment of the personal loan market, for example, it was estimated that [statewide] supply per family began to fall where rate ceilings averaged between 28 and 30 percent. Below an average ceiling rate of about 28 percent, between 60 and 70 percent of the interstate variation in supply is accounted for by rate ceiling variations and growth. Similarly, supplies of revolving credit per family are apparently below the

¹⁷Russell Sage Foundation analysts found similar experience. In an analysis of rate regulation in the early twentieth century, Nugent observed similar consequences in four states that lowered rate ceilings in 1929. The number of finance companies operating in these states declined, finance companies closed offices with smaller loan volumes, stopped making smaller loans, and illegal lenders (loan sharks) reemerged. See Rolf Nugent, "Three Experiments with Small Loan Interest Rates," *Harvard Business Review*, October, 1933. See also Robinson and Nugent, *The Regulation of the Small Loan Business*, op. cit.

¹⁸See Smith (1967, op. cit.).

national average where APR's on revolving accounts are less than 18 percent. As explained earlier, such curtailments may be expected to occur whenever rate ceilings impose a price insufficient to cover the costs of extending credit. This is, of course, a fundamental proposition that applies to the production and sale of any service or commodity: if the price is not sufficient to offset costs, including normal costs of capital invested, supply is curtailed unless subsidies in some form are provided. Therefore, it is necessary to explore carefully the costs incurred in extending credit for purposes of corroborating the [overall] availability findings and designing recommendations for appropriate rate ceiling.

In addition to the Commission's basic statistical work on credit amounts available in the various states, Professor Benston used the cost data to undertake econometric analyses for the Commission. He used the Smith/NBER dataset to undertake review of revenues and costs of consumer lending and to analyze whether there were economies of scale in lending according to the size of lending offices. He used the National Consumer Finance Association dataset that included more companies to study economies of scale at the firm level and analyze the costs of lending on loans of different sizes. (From 1960 through 1989, the trade association undertook an annual data-collection effort involving its finance-company members.) Benston's studies were available to the NCCF in 1972 and later appeared in the NCCF's *Technical Studies* and in a series of publications in academic journals in the 1970s. His studies for the Commission became the basic template for the later studies using newer data, modern econometrics approaches, and more flexible mathematical functional forms to study the same and similar issues.¹⁹

Analysts in the Federal Reserve Board's Division on Research and Statistics have twice updated the NCCF's findings on small-dollar installment loans from finance companies with newer data and newer mathematical functional forms, econometrics, and calculations. The first was in 1998, using 1987 data similar to that obtained by Benston for the NCCF in 1971. The second was in 2020 using information from the Board's 2015 survey of finance companies.²⁰

Chen and Elliehausen reported findings from the 1998 and 2020 updates and compared them to estimates of lending costs available to the NCCF in 1972. Their Table 1 compared findings for aggregate revenues and costs for these largely single-product consumer lenders relative to their lending for data years 1964, 1987, and 2015 (see Table IV-1, below). In their introductory paragraphs, Chen and Elliehausen summarized the comparison for loan revenues, costs, and necessary breakeven APRs on the loans: "In particular, this article examines the relationship of the loan amount and break-even annual percentage rates and the implications of

¹⁹See George J. Benston, *The Costs to Consumer Finance Companies of Extending Consumer Credit*, Technical Studies of the National Commission on Consumer Finance, Volume 2, Number 1 (Washington: Government Printing Office, 1975); George J. Benston, "Risk on Finance Company Personal Loans," *Journal of Finance*, May 1977; George J. Benston, "Graduated Interest Rate Ceilings by Size of Small Consumer Cash Loans," *Journal of Finance*, June 1977; and George J. Benston, "Rate Ceiling Implications of the Cost Structure of Consumer Finance Companies, *Journal of Finance*, September 1977. See also Thomas A. Durkin, "Consumer Loan Costs and the Regulatory Basis of Loan Sharking," *Journal of Bank Research*, Summer 1977, which analyzes another dataset collected for the National Commission on Consumer Finance using similar methodology. Benston developed the basics of the methodology in his studies of cost economies of scale of commercial banks in the 1960s, an issue related to banking competition.

²⁰Thomas A. Durkin and Gregory Elliehausen, "The Cost Structure of the Consumer Finance Industry, *Journal of Financial Services Research*, February, 1998; Lisa Chen and Gregory Elliehausen, "The Cost Structure of Consumer Finance Companies and Its Implications for Interest Rates: Evidence from the Federal Reserve Board's 2015 Survey of Finance Companies," *Feds Notes*, August, 2020.

this relationship for rates and credit availability. Findings suggest that despite many changes since 1972, the NCCF's [cost] conclusions are still valid today" (p. 1).²¹

The evidence they reported shows that gross revenues of consumer finance companies from \$100 of credit rose 1964-87 (line 1 in Table IV-1). This reflects the increase in market interest rates generally during those years. Loan revenues per \$100 of credit continued to rise 1987-2015, even though market interest rates declined during these years. This time the lending revenue effect per \$100 of loans reflects smaller average loan size over those years. (The trend of market interest rates first upward and then downward over time is visible on cost of borrowed funds, line 4A of the table.) Borrowed funds cost increased from \$4.17 per \$100 of receivables in 1964 to \$6.05 in 1987 before falling off to \$2.28 in 2015. It is noteworthy, though not surprising, that in all three years the cost of borrowed funds relative to \$100 of lending looms small for these companies compared to operating costs.

Table IV-1 goes here.

The table shows that total operating expenses relative to credit (line 2) increased over time, due both to higher salaries and greater losses (lines 2A and 2C). Higher salary scales might well have been mitigated for these companies by greater efficiency through various sorts of office and lending automation over the years 1987-2015, but not relative to loan amounts as average loan size decreased 1987-2015 (line 7).

The impact of the industry's taking on smaller, undoubtedly riskier, loans on average after 1987 is visible in losses relative to credit (line 2C). Despite these changes, net profitability per \$100 of receivables varied relatively little over the period (line 6). Lower funding costs raised this measure in 2015, but return on assets for personal loan companies in 2015 was lower in 2015 than it had been in 1959 (not in table, see Chen, Elliehausen, and Wicks (2018), Table 10).²²

Chen and Elliehausen then calculated loan costs by loan size using the methodology developed by Benston for the NCCF. They found that lending costs per loan rose as loan size increased in each of the three years studied, but well less than proportionately. Their results were similar for loans of consistent sizes in constant dollars over the three years, but their text focused on the 1964 data since the NCCF studied that year(p. 5):

The Commission estimated costs for loan amounts ranging from \$100 to \$3,000 (\$594 to \$17,805, in 2015 dollars). Estimated costs rose from \$55.06 for a \$100 loan to \$231.80 for a \$3,000 loan (Figure 1). As a percentage of the loan amount, however, costs declined. Costs declined from a little more than half of the loan amount for a loan of \$100 to 7.73 percent of the loan amount for a loan of \$3,000 (figure 1). As a percentage of loan amount, costs decline steeply at first and then more gradually as loan amount continues to rise. These findings are consistent with economies with regard to loan amount. *That is, loan costs increase less than proportionately with loan amount* (emphasis added).

²¹Chen and Elliehausen sourced their Table 1 (Table IV-1 here) from data underlying a broader description and review of the 2015 finance company survey in Lisa Chen, Gregory Elliehausen, and Mark Wicks, "Survey of Finance Companies, 2015," *Federal Reserve Bulletin*, June 2018, Table 10.

²²Lisa Chen, Gregory Elliehausen, and Mark Wicks, "Survey of Finance Companies, 2015," op. cit., Table 10.

With the cost results it was then possible for Chen and Elliehausen to calculate APRs necessary to cover these costs at various loan sizes. They called these rates “breakeven APRs” and calculated them for one-year installment loans for each of the three data years.²³ They displayed the results in their Chart 5, reproduced here as Figure IV-1. Again, results for the three years studied were very similar (see Figure IV-1). [XXX. NEED FIGURE IV-1.]

Figure IV-1 goes here.

Table IV-2 contains a few examples for selected loan sizes developed by solving the equations underlying Figure IV-1 for the specific loan sizes. They show how the breakeven APRs for loan amounts in constant dollars are remarkably similar in 2015 to those in 1964 and show the same pattern in 1987. (Figure IV-1 shows the complete range of possible loan sizes in graphical form.)

Significantly, this table illustrates how installment cash lenders in 2015 would be unwilling to make loans at 36 percent APR smaller than about \$2500. At 60 percent APR, they would not want to make loans smaller than about \$1200 in 2015 and at 100 percent not smaller than about \$600. In inflation-adjusted amounts, these loan sizes are very close to the NCCF estimates in 1972 of necessary loan sizes for year 1964 (see lower panel of Table 4-2). In 1987 when salaries, other operating costs, and funds costs were higher relative to lending amounts than in the other years, profitable lending required loan sizes that were larger but not dramatically different from the other years and the pattern is similar.

And so, the contentions of the NCCF about installment lending are borne out by the newer statistical analysis: Rate ceilings on cash installment loans are not so much a limitation upon the revenues and profits of lenders as they are a determinant of the sizes of loans that lenders are willing to make. Borrowers of small amounts appear to be riskier than mainstream borrowers as shown by high operating costs and sizeable losses for lenders in this market. As shown by analysis of costs of these largely single-product credit sources over time, higher rates are necessary to make smaller loans available. The next chapter discusses these lenders further in the context of the kinds of lenders that operate in the small-dollar area.

Commented [DE(1): Won't preventing lenders from making smaller loans limit revenues and profits? Probably just a wording issue; this seems right on a per-loan basis but not overall.

Credit Cards and Other Consumer Lending Costs

The NCCF also considered costs of other institutions. Only limited further information about other institutions in the post-automation era is available, but these data at least provides an empirical feel for the differences in consumer-lending costs among classes of financial institutions.

For instance, for decades the Federal Reserve collected data on costs of different functions (like consumer lending) undertaken by commercial banks over the period 1957-98. The purpose of the program was to help individual banks understand and control their own costs by being able to compare them to the costs of other banks. Newer data are not available,

²³The NCCF specifically noted in its *Report* that APRs on loans made for a shorter interval would have to be higher due to being able to earn revenue for less time but that operating costs would still need to be recovered. According to the Commission (p. 145): “Recognizing that loans of [typical small sizes found then], the required APR will be higher than in Exhibit 7-16 [of the Commission’s *Report*] because the costs of putting the loan on the books and servicing it must be recaptured over the shorter time.”

but the old information shows that banks were lower-cost lenders both in terms of their operating costs and non-operating costs such as costs of loanable funds.²⁴

By staying away from smaller consumer loans except through their credit-card programs, operating costs and losses per consumer-loan dollar were considerably lower for commercial banks than for consumer finance companies. Combining this advantage with their lower-cost “internal funding” enabled the banking industry to dominate the consumer lending market for larger loan sizes to less-risky borrowers, like new auto credit, for decades. (More recently, aggressive competitive response by manufacturers’ auto-finance “captive” subsidiaries has enabled them to recapture sizeable market share in this area.) Except for credit cards, banks have not been successful in competing in the smaller-dollar lending area where they have encountered the same sorts of high operating costs per loan dollar and higher losses experienced by consumer finance companies.²⁵

But credit-card programs are not like bank installment loans either, in that they must deal with ongoing advances of small amounts of credit worldwide and the capital-intensive and expensive systems these products entail. The credit advances also are unsecured, so costs and losses also arise on that basis. According to Federal Reserve figures, in the fourth quarter of 2019 (before the pandemic) bank losses on credit-card programs were 3.70 percent, about four times the loss rate on other bank consumer credit.²⁶

Looking at the cost of card programs further, in the past Visa, Inc. periodically sponsored its own functional cost study to provide cost benchmarks to its members. The most recent survey available from 1994 also shows operating costs, including losses, per loan dollar to be above costs of other consumer lending by commercial banks although less than consumer finance companies.²⁷ Losses were the largest component of operating costs followed by wages and salaries. This is not especially surprising. Account size is smaller for card lenders than for typical bank closed-end consumer lending and larger than for the finance company small-dollar loans and there is ongoing need for expensive processing and communications for millions of small credit transactions and payments.

The Visa figures for 1994 show that operating costs accounted for 44.6 percent of total revenue, and funding costs only 31.1 percent. This means that APRs on credit card accounts will also be less based upon and less sensitive to funding costs than to operating costs per loan dollar.²⁸

²⁴See Evren Ors, “Postmortem on the Federal Reserve’s Functional Cost Program: How Useful Was the FCA?” *Review of Financial Economics*, numbers 1-2, 2004.

²⁵See Rae-Ann Miller, Susan Burhouse, Luke Reynolds, and Aileen G. Sampson, “A Template for Success: The FDIC’s Small Dollar Loan Pilot Program,” *FDIC Quarterly*, Number 2, 2010.

²⁶Board of Governors of the Federal Reserve System, Charge-Off and Delinquency Rates on Loans and Leases at Commercial Banks, Statistical Release, August 24, 2020.

²⁷See Visa, USA, 1995 *Functional Cost Study* (San Mateo, CA: Visa Business Research and Reporting Department, 1995).

²⁸Focusing on percentages of total costs rather than total revenues, Federal Reserve analysts around the same time found, not surprisingly, a similar relationship. Canner and Luckett calculated that operating costs of credit-card plans including servicing accounts, soliciting new accounts, and processing sales accounted for nearly 60 percent of total costs and the cost of funds only 27 percent with the remainder attributable to charge offs. See Glenn B. Canner and Charles A. Luckett, “Developments in the Pricing of Credit Card Services,” *Federal Reserve Bulletin*, September, 1992.

In 2006, the Governmental Accountability Office (GAO) found a similar relationship. Comparing credit card operations of a sample of large banks to “consumer lenders,” by which discussion in the report shows they meant bank new-auto and personal loans, they found that credit-card operating costs were considerably higher than for “consumer lenders.” According to the GAO report, “As a result, the average operating expense, as a percentage of total assets for banks that focus on credit card lending, averaged over 9 percent in 2005, as shown in Figure 31 [not reproduced here], which was well above the 3.44 percent average for other consumer lenders.”²⁹ This again shows that operating expenses on credit card operations loom large relative to revenues on small balances. They are the reason why account APRs on credit card accounts, like those on other sorts of small dollar credit, are higher than on mainstream larger accounts and do not vary as much with funding costs.

Thus, it is worth noting again that the relative contribution of cost of funds to the final price of various loan products is also going to be reflected in the degree of responsiveness in their prices to changes in the underlying cost of funds. For instance, if cost of funds is a smaller proportion of total costs for credit-card programs than for other kinds of mainstream consumer lending, then card rates will not adjust as much to changes in the underlying cost of funds as other products, such as automobile loans and mortgages. This is the well-known credit card “stickiness” issue sometimes suggested in the past as a market failure when cost of funds declines.³⁰ This ignores how credit card interest rates also do not rise as much when underlying interest rates either and that and both sorts of episodes arise because changes in cost of funds are not passed through to consumers proportionally in either case. For example, during the period between 1982–9 when market interest rates rose, card interest rates rose only slightly. By contrast, interest rates on mortgages and car loans rose proportionately more, tracking more closely changes in the underlying cost of funds.

And so from this cost information, even if less complete than preferable, a hierarchy in the cost structures of these consumer-lending institutions is visible. Banks’ closed-end lending exhibits the lowest costs per loan dollar, followed upward by bank credit-card programs and then consumer finance-company cash installment loans. Given the smaller size and greater risk of consumer finance company loans and credit-card loans, it is not surprising that suppliers must charge more for these lending products if they are to stay in business or that rates of charge on these products are less sensitive to costs of funds than mortgage loans. Using a sample of data from 300 offices of two large payday lenders, FDIC researchers in 2005 showed that costs of payday lenders relative to loan amounts were the highest of any lenders studied, again reflecting the small size of the loans made.³¹ The passage of time since these studies were undertaken suggests strongly to the Taskforce the usefulness for the CFPB of undertaking new and ongoing periodic studies of the costs of consumer lending.

In sum, production costs are crucial to the willingness of financial intermediaries to supply credit to individuals, as they are to the supply of any goods or services. For lenders, costs arise in the form of operating costs associated with origination, processing, collection, and

²⁹United States Government Accountability Office, *Credit Cards: Increased Complexity in Rates and Fees Heightens Need for More Effective Disclosures to Consumers* (Washington: Government Accountability Office, 2006), p. 100.

³⁰For discussion see Todd J. Zywicki, “The Economics of Credit Cards,” *Chapman Law Review* 79 (2000), pp. 111–119. See also Kathleen W. Johnson, “Recent Developments in the Credit Card Market and the Financial Obligations Ratio,” *Federal Reserve Bulletin*, Autumn, 2005.

³¹See Mark Flannery and Kathryn Samolyk, “Payday Lending: Do Costs Justify the Price?” Federal Deposit Insurance Corporation, Center for Financial Research, 2005

losses. Non-operating costs include taxes, interest for acquiring loanable funds, and costs of capital. As indicated earlier, economic theory, as well as experience, suggests that intermediation *lowers* the overall cost of the transfer of resources from ultimate savers to borrowers, but it is still true that the prices charged for loans must cover operating and non-operating costs of the lending transfer process.

Further, the type of lending determines to a large degree the mix of operating and non-operating costs with operating costs looming larger per loan dollar on small amounts of credit due to the fixed nature of some of these costs. This means that for a given maturity, the rate of charge (APR) will also be higher on the smaller amounts of credit, borne out by empirical evidence.

Further Discussion of Lending Costs and Annual Percentage Rates

Considering costs and APRs further, it is not likely that consumers are very interested in operating and non-operating costs of consumer lenders. Evidence shows they *are* interested in the finance charges and Annual Percentage Rates necessary to cover these costs, however (see Chapter 7 below).

Finance charges and Annual Percentage Rates are required disclosures under Truth in Lending and both are measures of credit price, although they are not the same. They are determined jointly in the marketplace by the interaction of credit demand (arising from usefulness of credit) and its supply (dependent on production cost), as long as there is no external interference with the market (like controls).

Observers of Truth in Lending, including legislators and regulators but also anyone else interested in this area, should be careful to understand both of these price measures conceptually, because even though they are determined jointly under a single set of rules, they are not the same and do not have necessarily have the same uses. Using them wrongly could lead to a wrong decision.

The Truth in Lending “finance charge” is the cost of some specific amount of credit over some period of time expressed in dollars. In contrast, the APR is conceptually more like a “unit price” measurement of the price of the credit relative to credit amount over a specific unit of time, notably over a year.

It turns out, that both the finance charge and the APR can be more or less useful in decision making depending on the circumstances. As with a home chef contemplating a new and difficult recipe, a low unit price offered on a huge jar of some new and previously obscure ingredient may not represent the best bargain. The small jar of the right amount at a higher unit cost but lower dollar cost may be a better choice than the one at a lower unit price but costing more dollars. This, of course, does not argue in any way for not disclosing either the unit price or the dollar price.

Because they are determined jointly by demand and supply, there is no reason to assume that either of these price measures determined in a credit arrangement is in any sense “wrong,” although almost everyone always wants prices of anything to be lower. The National Commission on Consumer Finance argued strongly and continuously in its *Report* in 1972 for ongoing government encouragement of competition in the granting of consumer credit, so that prices would be both “fair” and the lowest possible for given production costs. This Taskforce

joins the NCCF in its insistence in the importance of competition, and, fortunately, it appears that consumer credit markets are more competitive today than in the NCCF's time (see Chapter 8 below). Truth in Lending undoubtedly should receive some of the thanks for this. But, as indicated, which measure of price is most useful in determining price that is "too high" relative to usefulness of the product can depend on the circumstances.

Experience shows that both the APR (unit price) and the finance charge are extremely important disclosures required by Truth in Lending, but also that neither is the most useful term to all consumers in all situations. Although experience indicates that most consumers will find APR useful for most decisions to at least some extent, different uses of the two price concepts should be understood for situations where the distinction is relevant. In particular, use of restrictions on unit prices (APRs) to implement a system of price controls on lending can interfere with the best dollar prices available for small preferred amounts of the product (credit). This could happen in the same way that restrictions on allowable unit prices of menu ingredients could frustrate chefs when it means that only larger jars that are more expensive in dollars jars are available.

In light of the previous discussion about how fixed costs cause differences in necessary prices for loans of different sizes, some further lending examples seem useful. Like with the chef's ingredients, it is possible for a loan with a lower unit price to have a higher dollar cost due to different sizes and maturities. The correct decision rule for the credit user in these situations (as for the chef) is not necessarily the lowest available unit price but *rather the lowest available unit price for the needed amount and loan maturity*. This produces the lowest available cost, the lowest available finance charge for the amount of credit and maturity in question.

Congress should receive its own credit for understanding the importance of both prices (finance charges) and unit prices (APRs) when it passed Truth in Lending in 1968 and required disclosure of both. Complaints arise from time to time that only one or the other is useful in certain situations, but any proposals for manipulating either concept that changes its usefulness or for encouraging sole focus on one or the other for normal kinds of consumer credit risks encouraging unwise credit decisions. The most useful approach is to recognize the situations in which the information conveyed by the two cost conceptions can be most useful and to be very careful what can happen when regulating by either. A few examples are in order.

Suppose that in some state there is demand for loans across a spectrum of loan sizes \$500 and up. Suppose that this state permits rates approximating those indicated by the National Commission on Consumer Finance and Figure IV-1, for example APR of 95 percent on a \$500 loan for six months and 72 percent for a \$1000 loan for one year. Terms of these loans are as follows:

Small Loan

Amount	\$500
APR	95 percent
Maturity	6 months
Payment size	\$107.88
Finance charge	\$147.31

Small Loan

Amount	\$1000
APR	72 percent
Maturity	12 months

Payment size	\$119.28
Finance charge	\$431.32

Now, suppose for illustration that some other state limits the unit price (APR) to 27 percent. Based upon Figure IV-1, lenders would be unwilling to make these small cash installment loans in this state, due to insufficient revenue to cover costs. Suppose that lenders are willing to make loans at the lower rate if they are larger, however. To keep payment size down and to allow additional revenue to accrue, the loans also have longer maturities.

Suppose that lenders in this other state are willing to make loans of \$2000 for two years at 27 percent APR. If this is the only sort of loan available to some borrower (because the borrower has no available credit-card credit), simple calculations show that monthly payments are about the same as on the \$500 at 95 percent but the price (finance charge) is four times as high:

Larger Loan	
Amount	\$2000
APR	27 percent
Maturity	24 months
Payment size	\$108.76
Finance charge	\$610.25

The example shows that the borrower really needing only \$500 and willing to repay over six months at 95 percent pays less than one quarter of the amount of the finance charge on the loan than the borrower at 27 percent (\$147.31 versus \$610.25). The difference arises because the loan available in the second state is both larger and longer. It clear that the second borrower is worse off, despite the much lower unit price (APR). The same is true for the borrower who needs a loan of \$1000 for one year. In the first state the APR is 72 percent with accompanying finance charge of \$431.32. In the second state the rate is lower at 27 percent but the loan is larger and longer resulting in a higher finance charge of \$610.25.

This discussion assumes that the lender is willing to make the \$2000 loan for two years. If either loan size or maturity becomes larger, the loan at the lower rate becomes even more expensive. For example, the next example below is for a \$4000 loan with a 36 month maturity to make the payments affordable at this loan size. In this case, the finance charge is more than ten times the amount in the \$500 loan for six months, despite the much lower APR (27 percent versus 95 percent). For a borrower in need of \$500, borrowing \$4000 to arrange credit availability is much more expensive than the \$500 loan size needed at an APR of 95 percent:

Larger Loan	
Amount	\$4000
APR	27 percent
Maturity	36 months
Payment size	\$163.30
Finance charge	\$1878.83

And so, the APR is a complete guide to the least expensive loan when the amount of the loan and its maturity are constant, but is only a partial guide otherwise. On small-dollar loans where size, rate, and maturity can all easily double or triple in size, more evaluation is necessary than just looking at the APR. As the examples here show, sometimes the highest APR can even

produce the least-cost loan in dollars. In these situations regulating by the unit price eliminates the lower cost alternative in dollars. Not very surprisingly, users of small-dollar credit appear to find the dollar amount of the finance charge to be an important for understanding a loan's cost. There is more discussion of this research finding in the next chapter.

**Table IV-1. Loan Revenue and Costs of Traditional Installment
Cash Lenders, Selected Years**
(Per \$100 of Receivables)

	1964	1987	2015
1. Gross Revenues (Finance charges and other income)	21.40	24.89	29.09
2. Operating Expenses			
2a. Salaries and Wages	12.73	15.16	20.74
2b. Other Operating Expenses	5.60	6.52	8.77
2c. Additions to Loss Reserves	4.87	6.13	6.10
2c. Additions to Loss Reserves	2.27	2.11	5.87
3. Net Operating Income (Line 1 less Line 2)	8.67	9.73	8.35
4. Non-operating Expenses			
4a. Cost of Borrowed Funds	6.34	7.51	4.40
4b. Income Taxes	4.17	6.05	2.28
4b. Income Taxes	2.17	1.46	1.27
5. Total Expenses (Line 2 plus Line 4)	19.07	22.67	25.19
6. Net Income (Line 1 less Line 5)	2.33	2.22	4.80
7. Notation: Average amount of receivables per account (dollars)	485	3103	2289

Source: Lisa Chen and Gregory Elliehausen, "The Cost Structure of Consumer Finance Companies and Its Implications for Interest Rates: Evidence from the Federal Reserve Board's 2015 Survey of Finance Companies," *Feds Notes*, April, August, Table 1.

**Table IV-2. Calculated Required Minimum Loan Size at Selected APRs
for Traditional Installment Cash Lenders, Selected Years**
(Loan Sizes in 2015 Dollars)

	<u>Years</u>		
	1964	1987	2015
<u>Selected APRs</u>			
100	688	1187	620
60	1300	2259	1203
42	2072	3647	1994
36	2569	4550	2532

Source: Calculated from Lisa Chen and Gregory Elliehausen, "The Cost Structure of Consumer Finance Companies and Its Implications for Interest Rates: Evidence from the Federal Reserve Board's 2015 Survey of Finance Companies," *Feds Notes*, August, 2020.

XXX Remaining:

1. P. 23: Figure IV-1 for breakeven APRs by loan size (Figure 5 in Chen and Elliehausen's *Feds Notes* article).