

Taskforce on Federal Consumer Financial Law Listening Session

March 10, 2020 3:00pm to 5:00pm Eastern

Participants: See roster below

Taskforce Participants: Todd Zywicki (Chair), J. Howard Beales III, Thomas Durkin, William Macleod, Jean Noonan

Taskforce Staff Participant: Matt Cameron

Readout: On Tuesday, March 10, 2020, the Taskforce on Federal Consumer Financial Law (Taskforce) met with stakeholders to hear ideas and perspectives on innovation, inclusion, competition, and modernizing the financial regulatory framework. Highlights from the meeting included:

What trends in financial technology or FinTech are you seeing today? How could these trends impact the marketplace ten to fifteen years from now? What might be the impact for consumers as the market evolves?

- One trend is that both sides are working together more in FinTech than they have in
 other areas. Everything is going mobile now, and people have the ability to conduct
 business and transactions without touching common surfaces. Open banking has
 promise for consumers, but with services being spread out among many players, there
 may be concerns about data security and protecting consumers' privacy.
- With mobile transactions, it is important to consider how to bring the traditional paper
 disclosure regime into the modern era, such as assessing how to provide information at
 the right time and in the right format. The Bureau has thus far not given institutions
 enough flexibility and, while the E-Sign Act was designed to promote electronic
 disclosures, it sometimes can be an impediment. Regulation Z provisions permitting
 electronic disclosures outside of the E-Sign process are worth looking into.
- Also looks at the content of disclosures, such as a question about how consumers assess
 the cost of credit. APR is one measure, but some research shows that consumers look at
 the total costs.
- Mobile transactions and the collection and use of data raise concerns, such as potential discrimination. There are concerns that there can be differences between the advertised terms and the actual terms of service for some products.

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- Bureau should consider other regulatory guidance that affects markets, such as the
 Administration's recent guidance on artificial intelligence, and ensure a consistent and
 level playing field for both banks and non-banks. Bureau should also consider how other
 Federal agencies are using data to inform policy, such as the Department of
 Transportation's approach regarding drones.
- The Bureau is in a unique position to encourage innovation and create a more transparent consumer protection regime by using its authority under Dodd-Frank Act section 1033, which could create generally applicable rules in a way that the GLBA and Regulation P have not.
- Initiatives such as the Bureau's Sandbox are helpful to allow banks to develop new products and services.
- On the other hand, consumer advocacy groups and others have concerns about initiatives such as the Sandbox, including that it may afford FinTech companies safe harbors without sufficient protections against consumer harm.
- In assessing these issues, Taskforce needs to be neutral and consider the benefits and
 costs to both consumers and industry, as well as that the Bureau was created because no
 other financial regulator was focused on consumer protection.

Do you believe there are regulatory issues that should be addressed at the federal level to promote greater access to consumer financial products or services to underserved individuals and/or communities?

- Goal is to make sure that people who can afford loans actually get those loans.
 Alternative data sources can be useful if they are ECOA-compliant and structured enough so that they can be examined to ensure that they are not used discriminatorily. Consumers now have the ability to choose to provide some types of data that can improve credit score. State laws are the primary obstacles to consumer reporting agencies obtaining and using alternative data sources.
- House just passed comprehensive FCRA amendments that encourage the inclusion of
 alternate data. The legislative history and evidentiary record is informative, including
 Chi Chi Wu's testimony. For example, some evidence that utilities do not furnish
 accurate information, particularly in the Northeast. When considering different types of
 alternative data, note that some can be further afield from traditional financial data.
- Alternative data is not either all good or all bad. Sometimes the additional data can benefit consumers, but in other cases it could hurt their score.
- Bureau's guidance on alternative data was helpful with respect to looking at transaction data, but more guidance is needed regarding discrimination.
- Consumers need a viable small-dollar alternative to payday loans both for immediate financing needs and to build credit histories.
- Research necessary on the need for, and harms arising from, small-dollar lending.
- Compliance costs of Bank Secrecy Act and anti-money laundering laws dwarf other
 consumer-protection costs and affect lower-income people in particular by restricting
 supply of bank accounts and remittance services. Lower-income consumers and
 immigrants regardless of income have more difficulty establishing their identity for
 purposes of obtaining services. Clearing times for payments affect prices and
 competition between providers, and too many people have to access more workarounds
 (e.g., overdraft) to obtain funds. Helpful changes could include threshold levels,
 artificial intelligence, or a central repository to which creditors could furnish information
 regardless of country.

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Pre-decisional

Commented [WN(2R1]: If I'm not mistaken, he was saying that threshold levels for remittances that trigger the Bank Secrecy Act should be increased above the current \$10K limit. He also thinks that the use of AI could help identify suspicious transfers (what I wasn't sure about was whether he felt the Gov should develop this AI).

 Some providers that are building products to target the underbanked deserve regulatory scrutiny.

Do you believe that promoting competition, innovation, and efficient markets can enhance consumer choice in the marketplace? Does the Bureau have a role in promoting competition while at the same time furthering its mission of consumer protection? Are there examples of state, Federal, or foreign regulators that have successfully balanced these goals?

- Federal regulators could promote competition if they treated compliance with State law as precluding a finding of unfairness under Federal law.
- Unlike FTC and UK, Bureau does not have a straightforward competition mandate. Regulation is particularly appropriate to fill the void in markets where consumers cannot choose their provider (e.g., mortgage servicing). But competition is limited when services, such as payments services, are limited to banks and those with a relationship to a bank. By comparison, China's banking system is less functional but its payments systems are more advanced because they are not tied to banks.
- Mortgage market suffers from ant-competition forces, such as focusing enforcement of RESPA section 8 on banks and the LO Comp rules.
- Open banking would promote competition, as it has done in the U.K. and Canada. Data
 aggregators can collect a consumer's data and help identify other banking or investment
 options. However, providing bank-account access to a data aggregator could open a
 consumer up to theft or fraud and may limit a consumer's ability to seek remedies. A
 DFA section 1033 rule is one option but may not be necessary if the Bureau could
 address data-aggregator issues through guidance on and revisions to Regulation E and
 Regulation P, among others.
- Federal solution to data privacy issues is necessary, and it either parallels or comes before DFA section 1033 discussion.
- Consumer advocacy groups have also engaged with these issues and their analysis should be reflected in the Taskforce's work.

Do you believe there are gaps or conflicts in financial regulations; redundancies in financial regulations; or areas of financial regulation where additional clarity is needed. If so, what are they? And where are there opportunities for improved coordination between federal and state regulators, specifically from the perspective of regulated entities and consumers?

- Federal regulators should improve their coordination and MOUs. Duplicative supervision and examination can be challenging and burdensome, particularly when regulators have differing views. FinCEN's approach to coordination is worth considering.
- Bureau should consider doing automated or data-based examinations, similar to how institutions have automated their internal reviews.
- Increased dialogue with State regulators could bridge knowledge gap and streamline regulation
- Enforcement benefits from more consumer cops, and the Bureau's partnerships with States, the OCC, and others have been successful.
- Appears to be a consensus that credit repair organizations raise consumer protection
 concerns by charging upfront fees, charging subscription fees or services that consumers
 maybe be able to do for themselves, and removing accurate information from credit
 reports, which, in turn, raises safety and soundness concerns. Credit repair
 organizations may be below the threshold for Bureau supervision, though Bureau may

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have authority to supervise particularly risky actors. Foregoing concerns do not apply to financial counselors.

- Some just-in-time disclosures may work (e.g., a consumer receives an alert before sending money to someone for the first time).
- Consider looking at dark patterns that may steer people to options that are not in their
 interest. Also consider looking at whether disclosures are working, but disclosures alone
 are not enough without related substantive protections. APR can be a good measure for
 comparing loans, even for short-term or rent-to-own options.

Are there new areas of research that the Bureau should consider undertaking or expanding on in the consumer financial marketplace?

- Bureau should study the error rate and the error-resolution rate for consumer reports. FTC's 2012 study was the last comprehensive effort, and it showed pervasive and systemic errors.
- Bureau should also research security freezes, including consumers' ability to lift a freeze
 and place a freeze at all three major credit bureaus, as well as how freezes compare to
 credit locks and if consumers readily understand the difference.
- Related consumer-reporting issue is how to address recent immigrants who may have good credit in their former country but no credit file in the U.S. and thus have a difficult time obtaining credit. Resolving this issue also would require protection against discrimination.
- · Bureau should look at recent reports of redlining.
- Bureau has a tremendous research office and should utilize Office of Consumer Response
 for any information that has not been published. Likewise, look at the substantive
 outcomes of consumer complaints, such how often complaints result in meaningful
 change (e.g., a refunded fee or fixing a credit report), and whether different institutions
 are responding to complaints differently.
- Disclosure regime needs to be overhauled, and Bureau should research what people need
 to know when they need to know it in order to make an informed decision. There is a
 question about who benefits from current disclosure regime, as in many cases it doesn't
 appear to be institutions or consumers.

Are there additional topics that the Bureau should consider reviewing or addressing?

- Bureau should review the levels of restitution it is obtaining for consumers and how that has changed over time.
- Bureau should consider its approach to student loans and how it works with the
 Department of Education. Student loans are made to some of the most vulnerable
 borrowers, who are also actively trying to improve their financial positions. Bureau
 should consider its authority to oversee DOE-related loans.

Roster of Participants:

- Francis Creighton, Consumer Data Industry Association
- Christine Hines, National Association of Consumer Advocates
- Anna Laitin, Consumer Reports
- Ed Mierzwinski, U.S. Public Interest Research Group
- Virginia "Ginny" O'Neill, American Bankers Association
- David Pommerehn, Consumer Bankers Association

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- Naeha Prakash, Bank Policy Institute
- Garry Reeder, Financial Health Network
- Julie Stitzel, U.S. Chamber of Commerce
- Ruth Susswein, Consumer Action
- Scott Talbott, Electronic Transactions Association
- Celia Winslow, American Financial Services Association

Commented [WN(4R3]: Got it

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