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Via E-mail (regs.comments@occ.treas.gov)

Legislative and Regulatory Activities Division Office of the Comptroller of the Currency 400 7th Street, SW., Suite 3E-218 Mail Stop 9W-11 Washington, DC 20219 comments@fdic.gov

Robert E. Feldman Executive Secretary Federal Deposit Insurance Corporation 550 17th Street, NW Washington, DC 20429

Re: Guidance on Deposit Advance Products

OCC Docket ID OCC-2013-0005; FDIC Docket ID FDIC-2013-10101

Ladies and Gentlemen:

We represent a number of banks that provide financial products to customers with less than stellar credit, including a bank that formerly provided deposit advance products addressed in the proposed Guidance on Deposit Advance Products, 78 FR 25268 (Apr. 30, 2013), and 78 FR 25353 (Apr. 30, 2013) (together, the "Guidance"), published by the Federal Deposit Insurance Corporation (the "FDIC") and the Office of the Comptroller of the Currency (the "OCC" and, together with the FDIC, the "Agencies"), respectively. We are submitting this comment letter on our own initiative, and not on behalf of any of our clients. We are taking this unusual step because we believe that the Guidance threatens to set two extremely dangerous precedents: *First*, we believe that, by adopting "Guidance" with the practical effect of consumer protection regulations, the Agencies would usurp the proper authority of the Consumer Financial Protection Bureau (the "CFPB") under the Dodd-Frank Wall Street Reform and Consumer Protection Act (the "Dodd-Frank Act"), Pub. L. No. 111-203, 124 Stat. 1376. *Second*, we think that the Guidance lacks the proper analysis and evidentiary support for "UDAAP" rules designed to protect against acts and practices that are "unfair," "deceptive" or "abusive" within the meaning of the Dodd-Frank Act. We appreciate the opportunity to comment before the Guidance becomes effective.

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The phrase "Proposed Guidance" refers to the Guidance in its proposed form and the phrase "Final Guidance" refers to the Guidance in its final form.

Background

Deposit advance products are currently offered by a small number of banks. However, where available, they serve as a convenient and lower-cost alternative to payday loans and deposit account overdraft fees. We are aware that at least one deposit advance program generated remarkable levels of customer satisfaction, with virtually no complaints over the life of the program (which involved over 100,000 customers) and impressive survey results.

The day before the Proposed Guidance was first released, the CFPB disseminated its White Paper of Initial Data Findings on Payday Loans and Deposit Advance Products. *See http://files.consumerfinance.gov/f/201304_cfpb_payday-dap-whitepaper.pdf*. The CFPB White Paper contains considerable information about deposit advance products but represents a preliminary study and does not reach any policy conclusions about the net impact of deposit advances on consumers.

The Proposed Guidance does not contain any statistical data comparable to the information in the CFPB White Paper nor does it contain any information at all about how or why borrowers use deposit advances. Nevertheless, the Proposed Guidance details a series of requirements for deposit advance products, including a prohibition against more than a single deposit advance loan to a consumer in any two-month period and elaborate underwriting requirements. FR at 25271-25272; 78 FR at 25356-25357. We think it fair to say that the foregoing requirements are fundamentally inconsistent with the typical deposit advance product described in the Proposed Guidance, and their effect and apparent purpose accordingly are to prohibit banks from offering deposit advance products altogether.

The Guidance reflects some limited concern about safety and soundness issues but does not state that any banks providing deposit advances have run into trouble with such products. Nor are we aware of any banks that have encountered safety and soundness problems with deposit advance programs. Thus, we read the focus of the Guidance to be on reputational and compliance concerns.

Without citing the proscriptions in Sections 1031 and 1036 of the Dodd-Frank Act, 12 U.S.C. §§ 5531 and 5536, on "unfair," "deceptive" and "abusive" practices, the Guidance clearly intends to articulate standards required to avoid such conduct. Under Section 1031, a practice is not "unfair" if any consumer injury resulting from the practice is outweighed by countervailing benefits to

2

Underwriting requirements include the following: (1) The customer must have had a deposit account with the bank for at least six months. (2) Customers with any delinquent or adversely classified credits should be ineligible. (3) The bank should analyze the customer's financial capability, giving consideration to the customer's ability to repay a loan without needing to borrow repeatedly from any source, including re-borrowing, to meet necessary expenses. (4) A customer's deposit advance credit limit should not be increased without a full underwriting assessment and any increase should not be automatic but should be initiated by a customer's request. (5) The bank should reevaluate the customer's eligibility and capacity for the product no less often than every six months and identify risk that could negatively affect the customer's eligibility, such as repeated overdrafts. *Id*.

consumers or to competition, and a practice is not "abusive" unless it "takes unreasonable advantage" of the consumer, which it cannot do if the consumer benefits outweigh any consumer injury.

Propriety of Guidance and Adequacy of Record

As a threshold matter, we submit that it is inappropriate for the Agencies to issue UDAAP-centered Guidance on deposit advance products and premature for **any** agency (whether the FDIC, OCC, CFPB or FTC) to issue guidance or regulations at this time. While the Proposed "Guidance" does not use the term "rule" or "regulation" and speaks in terms of what banks "should" do rather than what they "shall" or "must" do, *see* 78 FR at 25272; 78 FR at 25357, we think it clear that banks subject to the Guidance will interpret its directives as binding norms they must follow. This is particularly the case in light of the powerful enforcement mechanisms available to the Agencies under Section 8 of the Federal Deposit Insurance Act (the "FDIA"), 12 U.S.C. § 1818, including the power to require restitution and impose civil money penalties of up to \$25,000 per day for violations that are part of a pattern of misconduct.

Congress has provided the CFPB—not the OCC or the FDIC—with rulemaking authority under the Dodd-Frank Act and the UDAAP proscriptions contained in Section 1031.³ Moreover, nothing in the National Bank Act or the FDIA empowers the Agencies to adopt UDAAP rules. Accordingly, the Agencies have no power or authority to adopt UDAAP regulations and should not rush to adopt UDAAP "guidance" that will have the same practical effect as formal regulations. This is particularly the case here, where the CFPB is actively engaged in researching deposit advance products and how they are used. Any UDAAP-based rules or comparable guidance on deposit advance products should be adopted by the CFPB, not the Agencies, and at the **conclusion** of a formal study, not preceding any serious review of the uses and impacts of deposit advances.

Given that the Guidance will have the same practical effect as formal rules, we believe that the Agencies should provide the kind of analysis and evidentiary support for the Guidance that would be required for such rules. Under the Administrative Procedures Act (the "APA"), agency rules must not be arbitrary, capricious, an abuse of discretion, or otherwise not in accordance with law. 5 U.S.C. § 706(2)(A). "Normally, an agency rule would be arbitrary and capricious if the agency has relied on factors which Congress has not intended it to consider, entirely failed to consider an important aspect of the problem, offered an explanation for its decision that runs counter to the evidence before the agency, or is so implausible that it could not be ascribed to a difference in view or the product of agency expertise." *Motor Vehicle Mfrs. Ass'n v. State Farm Mut. Auto. Ins. Co.*, 463 U.S. 29, 43 (1983) (invalidating agency rule-making under the "arbitrary and capricious" standard because the

Federal Reserve Board—has authority to adopt regulations under Section 5 of the FTC Act.

See 15 U.S.C. §§ 46(g), 57a.

Dodd-Frank's prohibitions against "unfair" and "deceptive" acts and practices are mirrored by Section 5 of the Federal Trade Commission ("FTC") Act, 15 U.S.C. § 45. Prior to the adoption of Dodd-Frank, the Federal Reserve Board had authority to adopt regulations for banks under Section 5 of the FTC Act. *See* former Section 18(f)(1) of the FTC Act, 15 U.S.C. § 57a(f)(1) (repealed). At present, only the FTC—and neither the OCC, FDIC, nor the

agency failed to provide clear and convincing reasons for its action). Moreover, the agency must provide findings supported by "substantial evidence on the record considered as a whole." *Id.*, quoting S. Rep. No. 1301, 89th Cong., 2d Sess., 8 (1966); H. R. Rep. No. 1776, 89th Cong., 2d Sess., 21 (1966). We submit that the Guidance does not meet these standards. The Agencies make reference to the consumer costs of deposit advance products but nowhere address the compensating benefits of such products. Accordingly, the Agencies thus far have "entirely failed to consider an important aspect of the problem" or to provide "substantial evidence" supporting the extreme limitations they seek to impose.

Not only is **any** Agency Guidance unjustified, the substance of the Proposed Guidance is also problematic. As an initial matter, the popularity of deposit advance programs suggests that many consumers believe that the benefits of the product outweigh the costs. Further, the way these products are structured, generally with full repayment of advances required each payday, affords borrowers the ability to "just say no" if they do not perceive that the benefits of the product outweigh the costs. The Agencies should certainly be cautious about depriving consumers of products that they overwhelmingly view to be in their interest. Acting precipitously to eliminate these products from the market without conducting a serious cost-benefit analysis is clearly a poor policy choice.

Not only is the Proposed Guidance troubling due to its threatened impact on targeted deposit advance products, it is problematic due to its likely impact on other products. We are writing separately on behalf of a bank that does **not** offer the kind of deposit advance product the Agencies seem to be targeting to detail the threat the Guidance poses to products that even the most vociferous critics of (the targeted) deposit advance products would likely endorse.

For the reasons set forth above and in our other comment letter, we respectfully request that the Agencies eschew moving forward with the Guidance. Thank you for your consideration of our views.

Sincerely,

Jeremy T. Rosenblum

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We note that a practice can only be "unfair" if it causes or is likely to cause substantial injury which is not reasonably avoidable. And it can only be "abusive" in this context if it takes advantage of a lack of understanding on the part of the consumer or the inability of the consumer to protect his or her interests, something else not addressed by the Agencies in the Proposed Guidance. *See* Section 1031(c) and (d) of Dodd-Frank, 12 U.S.C. § 5531(c) and (d).

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Re: Guidance on Deposit Advance Products

OCC Docket ID OCC-2013-0005; (FDIC Docket ID FDIC-2013-10101

Ladies and Gentlemen:

We have been asked by one of our banking clients (the "Bank") to comment on the proposed Guidance on Deposit Advance Products (together, the "Guidance"), published by the Federal Deposit Insurance Corporation (the "FDIC") and the Office of the Comptroller of the Currency (the "OCC" and, together with the FDIC, the "Agencies"), respectively. 78 FR 25268 (Apr. 30, 2013) (FDIC); 78 FR 25353 (Apr. 30, 2013) (OCC). We appreciate the opportunity to comment before the Guidance becomes effective.

As reflected in a separate comment letter we are submitting on our own initiative, and not at the request of any of our clients, we have serious concerns about: (1) the propriety of the Agencies issuing any Guidance on deposit advance products; and (2) whether the Agencies have made a sufficient case on the merits for the Guidance. That being said, the Bank does not offer deposit advance products at all—or at least the kind of deposit advance products the Agencies seem to be targeting with the Guidance. Rather, it offers products that are largely designed to serve consumers who, due to their credit history (or lack thereof) are unable to obtain mainstream financial products that largely conform with the FDIC's 2007 Affordable Small-Dollar Loan Guidelines. See FDIC Financial Institutions Letter FIL–50–2007, "Affordable Small-Dollar Loan Guidelines" (June 19, 2007). Notwithstanding that its loans are low-rate—comfortably below a 36% APR, the Bank is concerned about the potential impact of the Guidance on these products and the availability in

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general of "responsible small-dollar credit products among consumers" and "safe and affordable" alternatives to "high-cost debt products."

The primary defect of the Proposed Guidance in this respect is that it attempts to outline the "typical" or "general" attributes of deposit advance products and fails to carefully define what products constitute—or do not constitute—deposit advances. Thus, the Agencies state:

- "**Typically**, the advance is offered as an open-end line of credit." 78 FR at 25269; 78 FR at 25354 (emphasis added).
- "The cost of the deposit advance is **typically** based on a fee structure, rather than an interest rate." *Id.* (emphasis added).
- "Typically, a customer is eligible for a deposit advance if the deposit account has been open for a certain period of time and the customer receives recurring deposits. Banks **typically** require a minimum sum to be directly deposited each month for a certain period of time in order for the borrower to be eligible for a deposit advance loan." *Id.* (emphasis added).
- "The maximum dollar amount of the advance is **typically** limited to a percent or amount of the recurring monthly deposit." *Id.* (emphasis added).
- "Typically, the bank does not analyze the customers' ability to repay the loan based on recurring debits or other indications of a need for residual income to pay other bills." *Id.* (emphasis added).
- "Repayment is **generally** required through an electronic payment of the fee and the advance with the next direct deposit. **Typically**, the bank is paid first before any other transactions are paid.... If the deposits are insufficient to repay the fee and the advance within a certain time period, **typically** 35 days, then the banks executes a forced repayment by sweeping the underlying deposit account for the remaining balance. Unlike a payday lender, the bank has automatic access to the underlying deposit account." *Id.* (emphasis added).

Use of the word "typically" (or "generally") suggests that there are cases outside the typical description. As currently conceived, the Guidance provides little if any help to banks seeking to discern the parameters of the "deposit advance" concept.

The Proposed Guidance suggests that the Agencies are concerned generally about "potential to harm consumers" and the "risk that borrowers could be caught in a cycle of high-cost borrowing over an extended period of time." 78 FR at 25270; 78 FR at 25354-55. Specifically, the Agencies have

The Proposed Guidance repeatedly emphasizes the importance of products of this type, including in its concluding paragraph. *See, e.g.* 78 FR at 25273;78 FR at 25358.

expressed concern that the repeated cycle of advances and repayments characteristic of deposit advance loans has elements of "churning" and "loan flipping," which it suggests may be indicative of predatory lending. *Id*.

We note that, to the extent these concerns about churning and flipping have merit, the concerns seem limited to deposit advances charging fixed loan fees rather than (high) rates of interest. Moreover, the interest charges on bank loans are governed by 12 U.S.C. § 85 ("Section 85") and Section 27(a) of the Federal Deposit Insurance Act ("Section 27(a)"), 12 U.S.C. § 1831d(a). In Dodd-Frank, Congress specifically denied the CFPB the power to establish usury limits. *See* Section 1027(o) of Dodd-Frank, 12 U.S.C. § 5517(o). We submit that, like the CFPB, the Agencies have no authority to impose limits on national bank interest rates in contravention of Sections 85 and 27(a), either directly or under the guise of defining practices it deems to be "unfair" or "abusive." Thus, instead of providing that deposit advance loans "typically" involve loan fees rather than periodic rates of interest, the Final Guidance should provide that, by definition, deposit advances **necessarily** involve fees rather than periodic interest and that loans without high fees are **not** subject to the Guidance regardless of the annual rate of interest charged by the bank.

The Proposed Guidance notes that, not only are deposit advance products typically structured as fee-based products, they are also typically structured as open-end loans. Where banks provide fee-based open-end credit products, rather than interest based credit products and/or closed-end credit products (where all finance charges will be reflected in the disclosed annual percentage rate), it might be difficult in some situations for a borrower to discern the high cost of a typical loan, especially if the borrower is unsure how long the advance will be outstanding. However, if this concern is the basis for the Agencies' proposed effective prohibition of deposit advance loans, we would make two recommendations: *First*, the Agencies should make it clear that loans that do not have both these features (open-end credit and fee-based revenues) are not the deposit advances addressed by the Guidance. *Second*, the Agencies should push for these loans to receive appropriate **disclosure**, sufficient to provide borrowers with the kind of information needed to make informed decisions, rather than effectively banning such loans.³

The remaining typical features of deposit advances identified in the Proposed Guidance all go to the nature of the source of repayment—a first call on deposits to the borrower's bank account—which allows banks to safely dispense with "traditional underwriting standards." 78 FR at 25269; 78 FR at 25354. We submit that, if the Agencies choose to regulate deposit advance loans, this feature should be treated as a necessary (but insufficient) element for a product to be classified as a "deposit advance" product. And if the Agencies classify loans as deposit advances in part due to the use of this mode of payment, it should not treat the payment method as inherently objectionable. Banks relying upon direct deposits as a source of loan repayment can safely and efficiently make loans that would otherwise be unduly risky and thereby provide needed credit to consumers who would otherwise be

Any changes in the disclosure regimen for these loans should be made by the CFPB through modifications to Regulation Z.

deprived of credit.⁴ Moreover, the Agencies should provide that loans fall outside the Guidance where the bank allows payment over a period of time that extends over the anticipated period of multiple direct deposits to the borrower's bank account. Loans of this type entail greater and fundamentally different risks than the classic deposit advance loans the Agencies seek to regulate.

Whatever restrictions the Agencies ultimately elect to impose on "deposit advance" products through the Guidance, the Agencies should carefully define the covered products (without resort to references to "typical" or "general" product features) and explain in detail the factual and legal basis for the restrictions. Failure to do so will inevitably push banks to adopt self-imposed limitations on credit products that share any features with the products the Agencies seek to regulate. This is because banks will fear that supervisory staff will be tempted to apply Guidance principles to these financial products.

The Proposed Guidance specifically states that it "does not apply to banks' overdraft lines of credit. Overdraft lines of credit typically do not have repayment characteristics similar to deposit advance products." 78 FR at 25269, n. 2; 78 FR at 25353, n. 2. Even with the exclusion for "overdraft lines of credit," would it be safe for a bank to ignore the guidance when offering an overdraft line of credit with substantial advance fees, an interest rate exceeding 36% per annum and/or automatic payments of outstanding balances with direct deposits into the overdrafted account? Unless the Agencies can better explain the rationale for their hostility to deposit advances, banks will be reluctant to offer products of this type, even if they demonstrably reduce overall consumer costs associated with overdrafts. Likewise, a bank offering closed-end installment loans at APRs below 36% might also be concerned about application of Guidance proscriptions to its loans if it obtains repayment through funds automatically deposited into borrower accounts maintained by the bank, payroll deductions or like mechanisms.

Thank you for the opportunity you have provided us to comment on the Guidance.

Sincerely,

Jeremy T. Rosenblum

Requiring banks to utilize "traditional underwriting standards" or to re-underwrite lines of credit every six months would go a long way towards making the product prohibitively expensive.

One of the principal uses of deposit advance products is undoubtedly to avoid overdrafts that might otherwise result. However, under the Proposed Guidance, a bank may not make a deposit advance in a black-out period merely because it will allow a customer to avoid an overdraft (and overdraft fee).