Invest Forward

Issue: Ensure that Innovative Fintech Companies Have Requirements Around Consumer Protections, Transparency and Affirmative Obligations That Mirror Those For Banks

Financial technology companies (fintechs) are non-depository institutions such as online marketplace lenders, payment processors and others nonbank providers that are growing at a rapid pace. Thirteen of the online lending sector’s largest firms made $15.91 billion in U.S. loans in 2014, up 700 percent from 2010, and in the first six months of 2015 the same firms extended $12.47 billion in credit nationwide.\(^{59}\) Online lending has been growing as a credit source for small and microbusinesses (see Figures 13 and 14).

The growth of the industry has ignited the interest of several federal regulators. In December 2016, the OCC announced an intention to explore a national bank charter for fintech companies and sought public comments. Among other issues, the OCC sought feedback on issues around financial inclusion for underserved borrowers and how obligations similar to those under CRA, that apply to the nation’s traditional banks, might be extended to fintech and online marketplace lenders.\(^{60}\)

Online marketplace lending involves the facilitation of loan originations outside of the traditional consumer banking system by collecting information from a borrower and underwriting a loan with a lender entirely over an internet platform, a process designed to be efficient and cost-effective for lenders and user-friendly for borrowers. Lending platforms typically issue loans in amounts ranging from $1,000 to $35,000 with maturities of three to five years, and may include fixed or variable interest rates, origination fees and/or other charges that may not all be apparent to the borrowers.\(^{61}\) They may set minimum FICO credit scores or use other proprietary data-driven underwriting methods particular to the platform. The lending platform that makes the loan may receive origination fees (usually one percent to two percent of the loan balance) and/or servicing fees (typically one percent of the outstanding loan balance).


\(^{60}\) Office of the Comptroller of the Currency, Exploring Special Purpose National Bank Charters for Fintech Companies (December 2016).

While online lending platforms have the potential to expand access to credit for the underserved, several concerns have arisen around fintech companies and the prospects of the OCC extending a national bank charter to them, including:

- Whether fintechs will be subject to requirements similar to those that banks must meet under CRA;
- Whether a national bank charter for fintech companies will undermine or preempt stronger consumer protections in state law as well as state interest rate caps;
- Whether “rent-a-charter” schemes, in which fintech companies lend and operate in partnership with a nationally chartered or state-chartered bank, allow fintechs to get around state interest caps and other consumer protections;
- While innovative data-driven underwriting methods may expedite credit assessments for borrowers and reduce costs for lenders, they also carry the risk of disparate impact in credit outcomes and could hide the potential for fair lending violations;
- Many consumer protections that apply to consumers when borrowing through online lending platforms do not extend to small business borrowers;
- The lack of more transparent pricing terms for borrowers and standardized loan-level data for investors; and
- Fintechs remain untested through a complete credit cycle and higher charge-off and delinquency rates for recent vintages of consumer loans may be an early indication of larger risks should credit and economic conditions deteriorate.

**Who Can Act:**

The U.S. Congress, the Comptroller of the Currency (the OCC), the Federal Deposit Insurance Corporation (FDIC), the Federal Reserve System, the U.S. Department of the Treasury, the U.S. Securities and Exchange Commission (SEC), the Consumer Financial Protection Bureau (CFPB), the Federal Trade Commission, and others

**NCRC’s Position:**

If the OCC develops a national bank charter for fintech companies, the OCC must extend to them similar requirements around CRA that banks comply with today. It should not preempt stronger state law protections and interest rate caps. It must also establish stringent safety and soundness, and rigorous supervision and examination of compliance with fair lending and consumer protection laws for newly chartered institutions.

A national bank charter is a tremendous benefit for fintechs since, among numerous other features, it allows them to lend nationwide without having to seek permission state by state. It has the potential to benefit consumers and communities only if it is accompanied by rigorous CRA-like obligations in addition to rigorous supervision and oversight. Safety and soundness reviews must also be stringent.

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62 Ibid.
Banks are the dominant credit source overall but online lending is a noteworthy source for employer firms with less than $1 million in revenues.

### CREDIT SOURCES APPLIED TO BY REVENUE SIZE OF FIRM (% of loan/line of credit applicants)

<table>
<thead>
<tr>
<th>Revenue Size of Firm</th>
<th>Small Bank</th>
<th>Large Bank</th>
<th>Online Lender</th>
<th>Credit Union</th>
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<tbody>
<tr>
<td>All firms (N=1487)</td>
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<tr>
<td>&gt;$10M (N=181)</td>
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<td>$1M–$10M (N=664)</td>
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<td>$100K–$1M (N=664)</td>
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<tr>
<td>Micro (&lt;$100K) (N=136)</td>
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1 Select answer choices shown. See appendix for more detail. Respondents could select multiple options.

2 "Online lenders" are defined as nonbank alternative and marketplace lenders, including Lending Club, OnDeck, CAN Capital, and PayPal Working Capital.

**FIGURE 13.** Source: Federal Reserve Banks of New York, Atlanta, Boston, Cleveland, Philadelphia, Richmond, St. Louis, 2015 Small Business Credit Survey

The smallest nonemployer firms turned to online lenders for funding almost as frequently as they turned to small banks.

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<th>Large Bank</th>
<th>Small Bank</th>
<th>Online Lender</th>
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<tbody>
<tr>
<td>All firms (N=372)</td>
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<tr>
<td>&lt;$25K (N=136)</td>
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<td>$25–100K (N=86)</td>
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<td>&gt;$100K (N=122)</td>
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Total N does not always equal the sum of sub-categories because firms are not required to answer all of the survey questions.

**FIGURE 14.** Source: Federal Reserve Banks of New York, Atlanta, Boston, Cleveland, Philadelphia, Richmond, St. Louis, 2015 Small Business Credit Survey
ISSUE: Improve Federal Funding for HUD-Approved Housing Counseling Agencies to Build and Maintain Strong Homeownership

More than 1.4 million households are expected to receive assistance from HUD-approved housing counseling agencies due, in part, to HUD’s $42 million investment last year. Whether preparing first-time homebuyers for the financial commitment of homeownership, helping homeowners to resolve mortgage delinquencies and avoid foreclosure, helping renters find affordable rental options, or working with older adults to help them stay in their homes, the services HUD-approved housing counseling agencies provide are essential to meeting the housing needs of families in communities all around the country. The federal funding provided for housing counseling is critical to ensuring that HUD-approved housing counseling agencies can continue to serve families in need.

Pre-purchase housing counselors work to prepare families for responsible homeownership, and research consistently demonstrates that pre-purchase counseling works. Analysis by the Federal Reserve Bank of Philadelphia in 2014 found that a two-hour pre-purchase homeownership workshop and one-on-one pre-purchase counseling improved the participants’ financial creditworthiness as they prepared to qualify for a home mortgage. Homeowners and prospective homeowners who receive counseling have higher credit scores, less overall debt, and lower delinquency rates. A 2013 study that looked at 75,000 mortgages found that borrowers who received pre-purchase counseling and education were one-third less likely to become seriously delinquent than similar borrowers who did not receive pre-purchase counseling and education.

Federal support for housing counseling has declined significantly in recent years. The National Foreclosure Mitigation Counseling program (NFMC), which was the only dedicated source of federal support for foreclosure prevention counseling, was eliminated in Fiscal Year 2017, resulting in a 46 percent reduction in total federal funding. Yet, demand for default and delinquency counseling remains high. Through the third quarter of 2016, for example, 38 percent of all housing counseling clients received foreclosure prevention counseling.

Who Can Act:
The U.S. Congress, the U.S. Department of Housing and Urban Development (HUD)

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64 The Effectiveness of Pre-Purchase Homeownership Counseling and Financial Management Skills, Federal Reserve Bank of Philadelphia (April 2014)
66 HUD, FY 2016 9902 3rd Quarter Report.
NCRC’s Position:
NCRC urges the House of Representatives and Senate appropriations committees to include $60 million for the HUD Housing Counseling Assistance (HCA) program, particularly with the elimination of the NFMC program. Congress should also restore funding for the NFMC program. The HCA program funds critical services, especially for homebuyers, homeowners at risk of foreclosure, and seniors trying to stay in their homes. According to HOPE NOW, NFMC awarded almost $40 million to 21 state housing agencies, 19 HUD intermediaries and 60 community nonprofits in 2016 – providing services to an estimated 122,000 families facing foreclosure.