



RE: Concerns Regarding Federal Reserve's Actions on Debit Card Interchange Fees (Regulation II: Docket R-1818)

Dear President Mester,

On behalf of the undersigned associations, representing nearly all financial institutions in the Federal Reserve's 4th district, we write to urge you to oppose the Federal Reserve's proposal to lower the caps in Regulation II, which will make irresponsible cuts to the interchange that financial institutions need in order to facilitate debit transactions from customers' deposit accounts.

This Federal Reserve proposal will raise the cost of basic banking services depended on by families and small businesses in communities across Kentucky, Ohio, Pennsylvania, and West Virginia. Given the Federal Reserve Banks' role as the voice of local financial services communities to the leadership of the Federal Reserve System, we hope that you will bring our concerns to the direct attention of the Chair and Governors of the Federal Reserve Board. At a minimum, we ask that you advocate for an extension of the current comment period to allow adequate time for data to be aggregated to truly understand the potential impact of this rule.

We are disappointed that this rulemaking has been one-sided in process and substance and has consistently excluded the perspectives of the financial institutions regulated by the Federal Reserve. For example, while the Board asserts an obligation to lower debit card costs for merchants, the Fed is

specifically *not* inviting comments about the types of costs incurred by banks in supporting debit card transactions covered by this proposed price cap¹.

By declaring at the outset that the Federal Reserve’s existing bank cost framework is “sound” and above critique, the Board memo signaled that that the agency did not begin this public comment period with an open mind. Further, we are concerned that the Federal Reserve payments team met with convenience stores² to review their petition³ for this rulemaking, while simultaneously declining, deferring, or failing to respond to several similar meeting requests from financial sector groups⁴ to address the petition’s misleading content before a rulemaking was undertaken.

As you are likely aware, today’s Regulation II is one of the most expensive regulations of the modern era and its costs to financial institutions and consumers are unusually direct. Some of the rule’s revenue-limiting provisions apply to **banks and credit unions of all sizes**, including the Federal Reserve’s recently enacted card-not-present routing mandate, which is driving up fraud costs and slashing revenue across the regulated financial services community.

For financial institutions as small as \$10 billion in assets, the regulatory burden includes hard price caps on the revenue stream that financial institutions use to support the cards, compliance, and cybersecurity necessary to support customers’ debit card payments to merchants. In 2023, there are not many industries that are forced to operate under price caps – and for good reason. The distortionary effects of these caps have included: financial institutions reducing lending to stay below \$10 billion (a phenomenon this proposal will amplify and is counterproductive to community investment), encouraging financial institutions approaching the \$10 billion line to merge instead of staying independent (thus “leapfrogging” the impact of the millions of dollars in first-year interchange losses that Regulation II causes), and forcing consumers to subsidize the costs of merchants receiving payments. These burdens borne by relatively small financial institutions, customers, and communities are disproportionately heavy while big box merchants continue to enjoy many of the economic efficiencies that come with card payments without paying their fair share. Economists have clearly identified this strange situation for what it is: rent-seeking by, and subsidization of, large merchants at the expense of consumers and financial institutions.

We would have hoped that the central bank would raise the alarm about such a broken policy, as the Government Accountability Office (GAO) has, yet the Fed has aligned itself with the large merchants to

¹ “... as such, the Board is not inviting comments on the allowable costs considered for purposes of the interchange fee standards.”

Federal Reserve Board Notice of Proposed Rulemaking – *Debit Card Interchange Fees and Routing*, October 2023.

² Falcettoni, E. et al. (2023) *Meeting Between Staff of the Federal Reserve Board and Representatives and Members of Merchant Trade Associations* <https://www.federalreserve.gov/regreform/rr-commpublic/merchant-trade-associations-meeting-20230601.pdf>

³ Hatcher, J. et al. – *Petition for Rulemaking Pursuant to Section 920 of the Electronic Fund Transfer Act* <https://www.federalreserve.gov/regreform/rr-commpublic/trade-association-letter-20221222.pdf>

⁴ As one of several examples of the Federal Reserve failing to accept financial sector requests for meetings on the merchant petition: *Joint Letter of Banking, Credit Union, and Minority Depository Institution Groups Requesting Meeting with Federal Reserve on Merchant Petition and Fed’s Subsequent Rulemaking* (2023) <https://www.aba.com/advocacy/policy-analysis/joint-trades-letter-to-the-federal-reserve-board-financial-sector-opposition-reopening-regulation-ii>

make this regulation even stricter. The proposal released on October 25, 2023, is no small adjustment. According to the Fed staff's own memo, one-third of financial institutions (concentrated on the *smaller* end of the entities covered) will not recover their debit card costs. The broad swath of the industry directly covered by this rule provide the vast number of free or low-cost checking accounts, whose sustainability will be put at real risk. The result of the Fed's first rulemaking was higher checking account and ATM fees as well as reductions in bank staff and branches. Doubling down now is asking to exacerbate those impacts.

We understand that it was not the Board's intent to reduce consumers' access to banking services, but it is foreseeable that this major decrease in debit card interchange compensation could indeed have that serious consequence.

Information Provided to Federal Reserve Governors Has Been Incomplete and Inaccurate

The Staff Memo to the Board⁵ before the vote stated: "With respect to merchants, the proposal should lower merchants' costs of accepting debit card transactions. Merchants, in turn, may pass on some portion of their savings from lower interchange fees to consumer."

The claim that merchant savings being passed through to consumers has been thoroughly disproven by a bevy of research including the Board's own research economists. However, it is equally well-established that the Fed's actions *did* harm access to affordable banking services⁶.

At the October 25, 2023 Board Meeting where the proposal was approved, Board staff were asked by Governor Michelle Bowman for evidence to support this assertion and others in the Staff Memo. We found the answers to be incomplete, unsupported by hard data, and unpersuasive (and at times even contradicting the Reserve Banks' own research).

Unfortunately, the Board insisted on keeping this memo secret until the meeting began, preventing interested parties across the country from providing the Board of Governors with corrections,

⁵ Eichner, M., Foley, S., Wozniak, K., et al. (2023) *Proposed Revisions to Regulation II's Interchange Fee Cap*. Staff Memo to the Federal Reserve Board of Governors.

<https://www.federalreserve.gov/aboutthefed/boardmeetings/reg-ii-memo-20231025.pdf>

⁶ "Debit card interchange fee limits imposed by the Durbin Amendment and Regulation II are associated with increases in the costs of checking accounts, according to studies we reviewed and some market participants and observers we interviewed. For example, a **study conducted by Federal Reserve economists** showed that certain banks subject to the interchange fee cap increased prices for checking accounts by increasing monthly service fees. The study also found that after the regulation was in place, covered banks were about 35 percent less likely to offer noninterest checking accounts without monthly fees. Based on this finding, the researchers estimated that if the regulation had not been implemented, 65 percent of noninterest checking accounts offered by covered banks would have been free. [T]he researchers found that before the implementation of Regulation II, about half of noninterest checking accounts offered by covered banks were free, compared with less than one-third after implementation."

explanations, or rebuttal to erroneous and misleading statements in the document. We believe that if the Fed had released the memo to the public when it was finalized on October 18, 2023, our specific feedback over the intervening week would have given several of the Governors pause about voting to promulgate the proposal.

The cumulative result of these decisions was likely an attempt to insulate the Board from industry's views as they prepared to deliberate, question staff, and vote during the Open Board Meeting. In the end, Governors were asked to vote on a major regulatory proposal without receiving a balanced and accurate briefing. While we will do our best to correct the record during the public comment period, these early procedural missteps put us at an enduring disadvantage. Rulemakings that hold so much in the balance for regulated entities should not be conducted under these conditions.

This Rulemaking is Discretionary

While the Board claims that they must undertake this new rulemaking, no part of the Durbin Amendment requires them to revisit these price caps. ***This is a fully discretionary undertaking.***⁷

It is concerning that a central bank that was long trusted and relied upon by financial institutions for payments services is now undertaking a discretionary rulemaking which will foreseeably harm the ability of our members to serve their communities.

The Rulemaking will harm every Financial Institution regardless of size

Regulation II has caused significant real-world economic harm to all financial institutions and their consumers—and its recent expansion by the Board is compounding that harm. The Durbin Amendment's "exemption" of smaller financial institutions has proven to be largely illusory, as the Federal Reserve's own data shows that regulatory thresholds in the interchange market do not insulate smaller issuers from harm. Specifically, Regulation II data indicates that the average per-transaction interchange fee for exempt single-message transactions has fallen by nearly 31% in inflation-adjusted dollars from 2011 to 2021.

The Federal Reserve's Proposal Includes an Auto-Adjustment that Prevents Public Comment

In perhaps one of the most problematic parts of the proposal, the Board plans to automatically change the price cap every two years, without subjecting these changes to public comment. This "set it and forget it" mechanism will operate using Federal Reserve data that is historically outdated, as well as unfit for policymaking, owing to its incompleteness and other problems. We have made several attempts to explain why the data that the Board is using to justify this action are flawed, however there has been no meaningful acknowledgement or dialogue in return.

This Rulemaking will harm effort to decrease the Unbanked Population

⁷ "I don't think that the Fed was legally required under the Durbin Amendment -- there are a variety of very clear interpretive practices that would have said that 'we've done what we need to do, we don't need to go further in ratcheting the fees down further' and I think the Fed should have taken that path." Former Federal Reserve Vice-Chair Randal Quarles on *Banking with Interest* (Nov. 14, 2023).

The proposal would severely harm the progress we have collectively made to reduce the number of Americans that are unbanked. In the latest FDIC report⁸ on unbanked households, they found the proportion of U.S. households that were unbanked in 2021—4.5 percent—which is the lowest since the survey began in 2009. That progress is not by accident, it was a result of efforts from regulators and industry together to promote key programs like BankOn accounts. If this proposal goes into effect financial institutions will have to reconsider cutting back these efforts.

This Rulemaking is the Latest of Problematic Debit Card Policies Harming Smaller Financial Institutions

This price cap rulemaking follows quickly upon the damaging effects of other payments strategy actions by the Federal Reserve, most notably the 2023 “routing” change to Regulation II. That rule change is a major adjustment to the marketplace; however, the Federal Reserve has not taken the time to measure how that rule impacts the baseline assumptions of the current price cap rulemaking.

Rising, unavoidable, and new incremental costs to all issuers, some driven by regulatory changes, continue to be ignored. The newly enacted routing rule, despite imposing high costs and enabling fraud cost manipulation by core processors was enacted while waving away financial industry concerns and giving full credit to the claims made by merchants and core processors. These many incorrect assumptions permeate the limited data that the Federal Reserve collects on debit card processing, including the October 2023 Interchange Fee Revenue Report, which does not mention the word “routing” once.

Debit card services are critically important, particularly for consumers who cannot qualify for a credit card. Financial Institutions are devoting more resources to preserve the security of debit transactions than ever before, while making customers whole when fraud occurs. When measured accurately, issuer debit card expenses are increasing rapidly for several reasons, not the least of which is fraud, much of it driven by merchants’ failures to prevent it. If the Durbin standard is “reasonable and proportional” cost recovery, then objectively, financial institutions need more compensation from merchants to process debit transactions, not less.

This Rulemaking Raises Questions About the Fed’s Role in the U.S. Payments Ecosystem

We know that the Reserve Banks have historically held an integral role in the provision of various Fed payments services. However, the consolidated role of the Federal Reserve System as both a provider of bank payments services and simultaneous regulator of debit card interchange is now being actively scrutinized by Members of Congress. Increasingly, there is growing concern that this integration of distinct operator and regulator roles is appropriate and being managed in the public’s interest.

The Federal Reserve has effectively called this question itself: at a time when many financial institutions had been hoping to invest in *FedNow* and richer debit card experiences for their consumers, they are grappling with how the severe revenue and cost impacts of Federal Reserve rulemakings may cause them to reevaluate their payments improvement roadmaps. For many, debit card interchange is the source of revenue that supports investments in new payment systems, but that funding is now targeted by regulations like this one. Specifically, cards, compliance, and cybersecurity all have a cost, and this

⁸ <https://www.fdic.gov/analysis/household-survey/2021execsum.pdf>

proposal is a direct attack on the mechanism designed to support the services necessary in today's digital financial ecosystem.

We fear that this rule will accelerate that divergence in growth trends between a regulator and the regulated. The private sector is increasingly being placed at a competitive disadvantage and innovation will be a casualty. In the past, financial institutions have viewed the Federal Reserve as an ally on the nation's journey to better payments options, but a series of rulemakings which hamstringing their ability to fully use valued private-sector options has created doubts about the Federal Reserve's overall payments strategy.

We Urge the Fed to Stop, Look, and Listen

Financial institutions across the country are working every day to serve consumers and merchants all while providing the best payments system in the world. Arguably, we do have the best system in many regards, but building and improving it over time has taken constant investment. In many parts of the world, there are only a handful of financial institutions serving entire countries, yet our regulatory system has historically placed emphasis on ensuring that thousands of smaller financial institutions can prosper and bring prosperity and choices to their communities. Financial institutions have always looked to the Federal Reserve as a partner in keeping this uniquely broad and competitive market alive.

It is not an exaggeration to say that this American way of banking is placed at risk by rulemakings from the Federal Reserve that undermine the ability of smaller financial institutions to offer core banking services like checking accounts at competitive prices.

The problems posed by this rulemaking are straightforward. To continue staying ahead of trends and risks, financial institutions need to invest but that requires resources. The Federal Reserve's current approach will drain those resources and over time our nation's payment system will fall behind, costs will rise for consumers, fraud will likely increase, and smaller merchants will increasingly be outcompeted by the largest retailers who benefit from these new payments policies.

There is a better way. The Federal Reserve should withdraw this rulemaking, take the time to authentically engage with a broader group of stakeholders, place consumers at the center of the conversation, and study the impact of existing policy changes rather than embarking prematurely on new ones. Now is the time for the Federal Reserve to take a step back from promulgating unchecked regulation, observe the changes it has wrought in the market, and allow major decisions like price cap changes to be made in the future based on the results of that more careful study.

This issue may seem complex, but it really comes down to whether the Fed values access to affordable financial services in local communities or if that is no longer a consideration in its policymaking. We ask that you contact the Board of Governors and urge them to reconsider their decision to promulgate this Notice of Proposed Rulemaking. Given the timing of the proposal and that its subject matter requires significant data analysis to respond adequately, we also ask that you request that the Board of Governors grant the industry's reasonable request for a 90-day extension of the comment period.⁹ Finally, we would appreciate the opportunity to meet with you to discuss this issue in more detail.

⁹ https://www.federalreserve.gov/SECRS/2023/December/20231218/R-1818/R-1818_112223_156199_397631492594_1.pdf

Sincerely,

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