## **Compliance Cost Study**

## Sample Outreach Communication to Participating Banks (DRAFT – 3/28/13)

Thank you for agreeing to participate in the Consumer Financial Protection Bureau's Compliance Costs Study. This outreach is being conducted in order to build the Bureau's knowledge base on costs to financial institutions of complying with consumer financial protection regulations. The information that you provide will help the CFPB better understand an institution's cost of regulatory compliance activities for several regulations covering deposit accounts and transactions. We plan to cover Regulation DD (and Truth in Savings), Regulation E (and Electronic Fund Transfers), Regulation P (and Privacy of Consumer Financial Information), as well as portions of other regulations, such as Regulation V (and Fair Credit Reporting), to the extent that they are pertinent to this product space.

We hope to have discussions with relevant executives and representatives from across your organization, including those from Operations and Compliance, and extending to those from IT, Marketing, Research, Legal, Risk, and other areas. Participation in these discussions will be voluntary, and we expect each conversation to last between 45 and 90 minutes. As required by federal law, the Office of Management of Budget has approved the topics of these conversations under the Paperwork Reduction Act. The OMB control number for this collection is 3170–0032.

**Most conversations with executives will follow a consistent structure**. First, we will confirm the organizational responsibilities of each executive or group (in the case of group interviews) and understand the business activities in which the executive or group is involved. Second, based on the scope of those responsibilities, we will identify specific activities that are affected by compliance with Regulations DD, E, P, and V. Next, for each affected activity, we will seek to understand the discrete compliance processes embedded into the execution of that activity. Finally, we will evaluate the above-baseline<sup>1</sup> costs associated with each of these identified compliance processes. Specifically, we will ask about the labor costs and third party costs required to drive these processes, as well as the non-labor costs and fixed investments required to enable those processes. Throughout each session, we will ask a number of questions to understand the qualitative context for these compliance costs and their broader strategic implications for the organization.

**For a few targeted conversations**, **we will ask additional questions** to situate the quantified costs of compliance with Regulations DD, E, P, and Vwithin the larger picture of total compliance costs (e.g., costs associated with Bank Secrecy Act/ Anti-Money Laundering, state law, NACHA operating rules, network rules). For example, we will broaden our interview with the leadership of the Compliance function to understand the total Compliance budget and related metrics (e.g., total number of Compliance personnel dedicated to specific activities).

**The topics listed below will serve as the common interview guide,** to be tailored to the specific functional leaders with whom we will conduct interviews. To ensure we tailor this guide appropriately, we will request a small amount of data in advance of our visit to strengthen our understanding of your organization and help us establish a denominator against which to assess these compliance costs (e.g., organizational charts, operating expenses for deposit products).

<sup>&</sup>lt;sup>1</sup> For the purposes of this study, "baseline" costs will refer to those operating costs a bank incurs for activities related to deposit products and/or services that it would likely continue to incur in the absence of the regulation or regulations being studied.

## **Common Interview Guide**

**(A)** Identification of compliance responsibilities and quantification of total costs. In this section of the interview, we would like to learn more about how compliance factors into your business activities and attempt to quantify the cost of that impact for Regulations DD, E, P, and V.

- (1) Confirmation of organizational role and responsibilities. We would like to start with a brief introduction to your role/responsibilities and the business activities you manage.
- (2) Identification of specific activities implicated by regulatory compliance. From the list of business activities mentioned in Section A1, we would like to identify those affected by compliance with Regulations DD, E, P, or V.
- (3) Deep dive into compliance processes. For each of the affected business activities identified in Section A2 above, we will want to better understand how the requirements of Regulations DD, E, P, or V (and the compliance processes they necessitate) shape the execution of those business activities. This will enable us to assess costs in Sections A4 and A5.
- (4) Discussion of incremental labor costs. For each of the compliance processes identified in Section A3 above, we would like to better understand the incremental labor required to drive those processes. This will include incremental staff hired, incremental work required from existing staff, or incremental third party outsourcing. We would also like to understand the components of those costs (e.g., are they on-going vs. one-time, fixed vs. variable).
- (5) Discussion of incremental non-labor costs. For each of the compliance processes identified in Section A3 above, we would like to better understand the incremental non-labor costs required to enable those processes (e.g., IT systems and software, training collateral, mailing material). We would also like to understand the components of those costs (e.g., are they on-going vs. one-time, fixed vs. variable).

**(B)** Context of compliance costs. In this section, we hope to understand the more qualitative implications those costs have on your business and its consumers.

- (1) Organizational implications of regulatory compliance. In this section, we would like to qualitatively understand how regulatory implications may have resulted in modifications to your organization's structure and/or individual roles/responsibilities.
- (2) Strategic trade-offs. In this section, we would like to qualitatively understand the strategic implications these compliance costs have had for your business more broadly.
- (3) New product introduction. In this section, we would like to understand how regulations may affect the introduction of a new product.
- (4) Other concerns. In this section, we would like you to discuss any additional compliance costs / business impacts you deem important for us to understand.

By addressing these topics, we hope to better understand the incremental, non-voluntary costs that result from compliance with Regulations DD, E, P, and parts of V.

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Also, a federal law called the Privacy Act directs how the federal government treats the information contained in your answers to these questions. To understand how and when your information may be shared, you can read the Privacy Act Statement on the CFPB's website at <u>www.consumerfinance.gov</u>. The CFPB will also treat the information received consistent its confidentiality regulations at 12 C.F.R. § 1070.

If the responses you provide to this study are requested under the Freedom of Information Act, the Bureau will withhold such responses to the extent that it determines that they constitute trade secrets or confidential commercial information that you would not ordinarily make public. The Bureau will deem any such trade secrets or confidential commercial information to be "confidential information" for purposes of the Bureau's confidentiality rules at 12 C.F.R. § 1070.40 et seq.