

Regulatory Updates – 3rd Quarter 2022

Agency	Date Issued	Summary	BUSINESS UNITS AFFECTED	EFFECTIVE DATE
FDIC	1/21/2022 5/18/2022	Final Rulemaking on Simplification of Deposit Insurance Rules for Trust and Mortgage Servicing AccountsThe Federal Deposit Insurance Corporation (FDIC) has published a final rule to amend the deposit insurance regulations for trust accounts and mortgage servicing accounts. The changes are intended to make the deposit insurance rules easier to understand for depositors and bankers, facilitate more timely insurance determinations for trust accounts in the event of a bank failure, and enhance consistency of insurance coverage for mortgage servicing account depositors and insured 	Retail	4/1/2024
СГРВ	1/28/2022	CFPB Updates the Rural and Underserved Areas and Counties List and Tool for 2022 The Bureau has updated the Rural and Underserved Areas and Counties lists published on its website to include the lists for areas determined to be "rural or underserved" and counties determined to be "rural" in 2021 for purposes of applying certain regulatory provisions in 2022. The Bureau has also updated the rural or underserved areas website tool with areas determined to be "rural" or "underserved" in 2021 for purposes of applying certain regulatory provisions in 2022.	Lending	1/1/2022

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Joint Guidance	2/22/2022	Interagency Statement on Special Purpose Credit Programs Under the Equal Credit Opportunity Act and Regulation B The Board of Governors of the Federal Reserve System (FRB), the Federal Deposit Insurance Corporation (FDIC), the National Credit Union Administration (NCUA), the Office of the Comptroller of the Currency (OCC), the Consumer Financial Protection Bureau (CFPB or Bureau), the Department of Housing and Urban Development (HUD), the Department of Justice (DOJ), and the Federal Housing Finance Agency (hereafter, the agencies) are issuing an interagency statement to remind creditors of the ability under the Equal Credit Opportunity Act (ECOA) and Regulation B to establish special purpose credit programs to meet the credit needs of specified classes of persons. Many financial institutions have publicly committed billions of dollars to better meet the needs of underserved communities, and the statement calls attention to the special purpose credit options under ECOA and Regulation B.	Lending	2/22/2022
occ	2/22/2022	Community Reinvestment Act: Frequently Asked Questions Regarding the Final Rule to Rescind the OCC's June 2020 CRA Rule The Office of the Comptroller of the Currency (OCC) today issued responses to frequently asked questions (FAQ) about the December 2021 final rule1 to rescind the OCC's Community Reinvestment Act (CRA) rule issued on June 5, 2020 (June 2020 CRA rule).2 The December 2021 CRA final rule, effective January 1, 2022, replaced the June 2020 CRA rule with provisions largely based on the rules adopted jointly by the OCC, the Board of Governors of the Federal Reserve System, and the Federal Deposit Insurance Corporation in 1995, as revised. This bulletin rescinds OCC Bulletin 2021-50, "Community Reinvestment Act: Frequently Asked Questions Regarding Notice of Proposed Rulemaking to Rescind the OCC's June 2020 CRA Rule."	Lending	1/01/2022
CFPB	2/23/2022	Factsheet for calculating prepaid interest under the price-based General QM APR calculation rule for certain ARMs and step-rate loansOn February 23, 2022, the Bureau released a factsheet on the interest rate that is used for calculating prepaid interest under the price-based General QM APR calculation rule for certain ARMs and step-rate loans.	Lending	2/23/2022

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CFPB	3/16/2022	CFPB Targets Unfair Discrimination in Consumer Finance Today the Consumer Financial Protection Bureau (CFPB) announced changes to its supervisory operations to better protect families and communities from illegal discrimination, including in situations where fair lending laws may not apply. In the course of examining banks' and other companies' compliance with consumer protection rules, the CFPB will scrutinize discriminatory conduct that violates the federal prohibition against unfair practices. The CFPB will closely examine financial institutions' decision-making in advertising, pricing, and other areas to ensure that companies are appropriately testing for and eliminating illegal discrimination.	Lending	3/16/2022
CFPB	3/22/2022	Bulletin 2022-05: Unfair and Deceptive Acts or Practices That Impede Consumer Reviews Reviews of products and services help to promote fair, transparent, and competitive markets. When firms frustrate the ability of consumers to post honest reviews of products and services that they use, they may be engaged in conduct prohibited by the Consumer Financial Protection Act (CFPA). The Consumer Financial Protection Bureau (Bureau) is issuing this bulletin to remind regulated entities of the CFPA's requirements and explain how the Bureau intends to exercise its enforcement and supervisory authorities on this issue.	Lending Retail	3/22/2022

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СГРВ	5/09/2022	Revocations or Unfavorable Changes to the Terms of Existing Credit Arrangements The Consumer Financial Protection Bureau (CFPB) is issuing <u>this advisory opinion</u> to affirm that the Equal Credit Opportunity Act and Regulation B protect not only those actively seeking credit but also those who sought and have received credit.	Lending	5/09/2022
Joint Guidance	5/11/2022	Loans in Areas Having Special Flood Hazards; Interagency Questions and Answers Regarding Flood Insurance The OCC, Board, FDIC, FCA, and NCUA (collectively, the Agencies) are reorganizing, revising, and expanding the Interagency Questions and Answers Regarding Flood Insurance. This revised guidance will assist lenders in meeting their responsibilities under Federal flood insurance law and increase public understanding of the Agencies' respective flood insurance regulations. Significant topics addressed by the revisions include guidance related to major amendments to the flood insurance laws with regard to the escrow of flood insurance premiums, the detached structure exemption, force placement procedures, and the acceptance of flood insurance policies issued by private insurers. With this issuance, the Agencies are consolidating the Questions and Answers proposed by the Agencies in July 2020 and the Questions and Answers proposed by the Agencies in March 2021 into one set of Interagency Questions and Answers Regarding Flood Insurance. Published in the Federal Register on May 31, 2022.	Lending	5/11/2022
FDIC	5/17/2022	FDIC Issues Final Rule Relating to False Advertising, Misrepresentations About Insured Status, and Misuse of the FDIC's Name or LogoOn May 17, 2022, the Board of Directors of the Federal Deposit Insurance Corporation (FDIC) approved a final rule implementing section 18(a)(4) of the Federal Deposit Insurance Act (Section 18(a)(4)), which prohibits any person from: making false or misleading representations about deposit insurance, using the FDIC's name or logo in a manner that would imply that an uninsured financial product is insured or guaranteed by the FDIC, or knowingly misrepresenting the extent and manner of deposit insurance. The final rule describes the process the FDIC will use to exercise its authority to enforce Section 18(a)(4), as well as the standards that the FDIC will use to evaluate conduct that may violate the statute.Additionally, the CFPB issued Consumer Financial Protection Circular 2022-02 further explaining using the FDIC name or logo when not insured is considered a deceptive act or practice.	Retail	5/17/2022

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CFPB	5/26/2022	 Adverse action notification requirements in connection with credit decisions based on complex algorithms On May 26, 2022, the Consumer Financial Protection Bureau (CFPB) confirmed that federal anti-discrimination law requires companies to explain to applicants the specific reasons for denying an application for credit or taking other adverse actions, even if the creditor is relying on credit models using complex algorithms. The CFPB published a Consumer Financial Protection Circular to remind the public, including those responsible for enforcing federal consumer financial protection law, of creditors' adverse action notice requirements under the Equal Credit Opportunity Act (ECOA). Consumer Financial Protection Circular 2022-03 states: Federal consumer financial protection laws and adverse action requirements should be enforced regardless of the technology used by creditors. For example, ECOA does not permit creditors to use technology that prevents them from providing specific and accurate reasons for adverse actions. Creditors' use of complex algorithms should not limit enforcement of ECOA or other federal consumer financial protection laws. Creditors cannot justify noncompliance with ECOA based on the mere fact that the technology they use to evaluate credit applications is too complicated, too opaque in its decision-making, or too new. Creditors who use complex algorithms must still provide a notice that discloses the specific, principal reasons for taking adverse actions. There is no exception for violating the law because a creditor is using technology that has not been adequately designed, tested, or understood. 	Lending	5/26/2022
FinCEN	6/15/2022	FinCEN Issues Advisory on Elder Financial Exploitation The Financial Crimes Enforcement Network (FinCEN) is <u>issuing an advisory</u> to alert financial institutions to the rising trend of elder financial exploitation (EFE). EFE involves the illegal or improper use of an older adult's funds, property, or assets, and is often perpetrated either through theft or scams. The advisory highlights new EFE typologies and red flags since FinCEN issued its first advisory on the issue in 2011.	All	6/15/2022

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FinCEN	6/22/2022	FinCEN Statement on Bank Secrecy Act Due Diligence for Independent ATM Owners or OperatorsThe Financial Crimes Enforcement Network (FinCEN) today issued a statement to provide clarity to banks on how to apply a risk-based approach to conducting customer due diligence (CDD) on 	Retail	6/22/2022
CFPB Interpretive Rule	6/29/22	The Fair Credit Reporting Act's Limited Preemption of State Laws States play an important role in the regulation of consumer reporting. State laws that are not "inconsistent" with the Fair Credit Reporting Act (FCRA) are generally not preempted by that statute. The FCRA also expressly preempts certain categories of State laws. This interpretive rule clarifies that FCRA's express preemption provisions have a narrow and targeted scope. States therefore retain substantial flexibility to pass laws involving consumer reporting to reflect emerging problems affecting their local economies and citizens. For example, if a state law were to forbid consumer reporting agencies from including information about medical debt, evictions, arrest records, or rental arrears in a consumer report (or from including such information for a certain period of time), such a law would generally not be preempted. Likewise, if a state law were to prohibit furnishers from furnishing such information to consumer reporting agencies, such a law would also not generally be preempted. Similarly, if a state law required that a consumer reporting agency provide information required by the FCRA at the consumer's requests in languages other than English, such a law would generally not be preempted.	Lending	6/28/2022

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CFPB Interpretive Rule	6/29/2022	Advisory Opinion on Debt Collectors' Collection of Pay-to-Pay Fees The Consumer Financial Protection Bureau (CFPB) is issuing this <u>advisory opinion</u> to affirm that the Fair Debt Collection Practices Act and Regulation F prohibit debt collectors from charging consumers pay-to-pay fees (also known as convenience fees) for making payment a particular way, such as by telephone or online, unless those fees are expressly authorized by the underlying agreement or are affirmatively permitted by law.	Lending	6/29/2022
Joint Guidance	7/01/2022	Agencies Release List of Distressed or Underserved Nonmetropolitan Middle–Income GeographiesFederal bank regulatory agencies today made available the 2022 list of distressed or underserved nonmetropolitan middle-income geographies. These are geographic areas where revitalization or stabilization activities are eligible to receive Community Reinvestment Act (CRA) consideration pursuant to the definition of community development under the agencies' regulations. Visit the Federal Financial Institutions Examination Council (FFIEC) website to see the 2022 list, previous years' lists, and criteria for designating these areas.Distressed or underserved nonmetropolitan middle-income geographies are designated by the agencies in accordance with their CRA regulations. The designations continue to reflect local economic conditions, including unemployment, poverty, and population changes.The 2022 list uses the County Intercensal Estimates for 2000-2010 for population estimates because the County Intercensal Estimates for 2010-2020 are not yet available.Revitalization or stabilization activities in these geographies are eligible to receive CRA consideration under the community development definition for 12 months after publication of the current list. As with past lists, the agencies apply a one-year lag period for geographies that were included in 2021 but are no longer designated as distressed or underserved in the current list.	Lending	7/01/2022

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Joint Guidance	7/06/2022	Joint Statement on the Risk-Based Approach to Assessing Customer Relationships and Conducting Customer Due Diligence The Board of Governors of the Federal Reserve System, the Federal Deposit Insurance Corporation, the Financial Crimes Enforcement Network, the National Credit Union Administration, and the Office of the Comptroller of the Currency (collectively, the Agencies), are issuing this joint statement to remind banks of the risk-based approach to assessing customer relationships and conducting customer due diligence (CDD). This statement does not alter existing Bank Secrecy Act/Anti-Money Laundering (BSA/AML) legal or regulatory requirements, nor does it establish new supervisory expectations. The Agencies recognize that it is important for customers engaged in lawful activities to have access to financial services. Therefore, the Agencies are reinforcing a longstanding position that no customer type presents a single level of uniform risk, or a particular risk profile related to money laundering, terrorist financing, or other illicit financial activity.	All	7/06/2022
СГРВ	7/07/2022	CFPB Issues Advisory to Protect Privacy When Companies Compile Personal Data The Consumer Financial Protection Bureau (Bureau) is issuing this <u>advisory opinion</u> to outline certain obligations of consumer reporting agencies and consumer report users under section 604 of the Fair Credit Reporting Act (FCRA). This advisory opinion explains that the permissible purposes listed in FCRA section 604(a)(3) are consumer specific, and it affirms that a consumer reporting agency may not provide a consumer report to a user under FCRA section 604(a)(3) unless it has reason to believe that all of the consumer report information it includes pertains to the consumer who is the subject of the user's request. The Bureau notes that disclaimers will not cure a failure to have a reason to believe that a user has a permissible purpose for a consumer report provided pursuant to FCRA section 604(a)(3). This advisory opinion also reminds consumer report users that FCRA section 604(f) strictly prohibits a person who uses or obtains a consumer report from doing so without a permissible purpose.	All	7/07/2022

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FDIC	7/29/2022	Fact Sheet: What the Public Needs to Know About FDIC Deposit Insurance and Crypto CompaniesOver the past several months, some crypto companies have suspended withdrawals or halted operations. In some cases, these companies have represented to their customers that their products are eligible for FDIC deposit insurance coverage, which may lead customers of these 	Retail	7/29/2022
FDIC	8/18/2022	Supervisory Guidance on Multiple Re-Presentment NSF Fees The Federal Deposit Insurance Corporation (FDIC) is issuing guidance to ensure that supervised institutions are aware of the consumer compliance risks associated with assessing multiple non- sufficient funds (NSF) fees arising from the re-presentment of the same unpaid transaction. Additionally, the FDIC is sharing its supervisory approach where a violation of law is identified, and full corrective action is expected.		