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

May 10, 2013

Re: Docket ID OCC-2013-2005: Proposed Guidance on Deposit Advance Products Federal Deposit Insurance Corporation 6714-01-P

To Whom It May Concern:

As the Office of the Comptroller of the Currency (OCC) and Federal Deposit Insurance Corporation (FDIC) continue to review proposed guidance on bank deposit advance products, I urge the agencies to fully consider the potential impact on the short-term credit marketplace and to ensure that any forthcoming regulations preserve and sustain competitive choices to benefit all American consumers. The proposed guidance can harm consumers more than it helps them.

- As a State Representative in Illinois, I have participated in critical debates on short-term credit and consumer financial services, emphasizing the need to ensure consumers have continued access to needed credit with essential consumer protections.
- Based on my experience, I am concerned that such expansive regulation does not adequately
 address consumers' need for short-term credit or reflect their experience, nor does it get to the
 root of the financial challenges confronting many consumers. Providing effective financial
 safeguards for Americans while preserving access to credit should be the overarching goal of any
 new regulation.
- Individual short-term credit options from cash advances to overdraft protection should not be examined or regulated in a vacuum or inconsistently. Any regulatory framework must:
- Consider how consumers actually use the credit options available

- Include uniform disclosure requirements to ensure consumers are equipped with all of the information they need to compare similar services.
- Apply any regulations including limits on the number and frequency of use equally to all comparable products, including overdraft protection services offered by banks and credit unions.

In answering the call to public service, we make a commitment to protect our constituents and all Americans, and to look out for their best interests through fair and balanced policymaking and enforcement. I encourage the OCC and FDIC to carefully consider consumers' short-term credit experience and perspective, with an eye toward rulemaking that consistently and fairly regulates the services consumers depend upon – from cash advances to overdraft protection – while preserving the important role of short-term credit in the American economy and empowering consumers to make sensible financial decisions.

Sincerely,

Frank Mastins

Frank J. Mautino Deputy Majority Leader 76th District State Representative