



BANK POLICY INSTITUTE







April 22, 2021

Via Electronic Mail

Chief Counsel's Office Attention: Comment Processing Office of the Comptroller of the Currency 400 7th Street SW Suite 3E-218 Washington, DC 20219

Ms. Ann E. Misback Secretary Board of Governors of the Federal Reserve System 20th Street & Constitution Avenue, NW Washington, DC 20551 James P. Sheesley Assistant Executive Secretary Federal Deposit Insurance Corporation 550 17th Street NW Washington, DC 20429

Comment Intake Bureau of Consumer Financial Protection 1700 G Street NW Washington, DC 20552

Melane Conyers-Ausbrooks Secretary of the Board National Credit Union Administration 1775 Duke Street, Alexandria, VA. 22314-3428

Re: Request for Extension of Comment Period Deadline with Respect to the Request for Information and Comment on Financial Institutions' Use of Artificial Intelligence, including Machine Learning¹

Ladies and Gentlemen:

The undersigned financial services trades respectfully request that the Office of the Comptroller of the Currency, Board of Governors of the Federal Reserve System, Federal Deposit Insurance Corporation, Bureau of Consumer Financial Protection and National Credit Union Administration (collectively the "Agencies") extend by at least thirty days the deadline for comments on the request for information on financial institutions' use of artificial intelligence (AI), including machine learning (ML).

Request for Information and Comment on Financial Institutions' Use of Artificial Intelligence, including Machine Learning (March 31, 2021) (OCC Docket ID OCC-2020-0049, FRB Docket No. OP-1743, FDIC RIN 3064-ZA24, CFPB Docket Np. CFPB-2021-0004, NCUA Docket No. NCUA-2021-0023)

We support the Agencies' efforts to gain more information on the use of AI in financial services, including how financial institutions ensure the quality of AI outputs and manage model risk. The financial services sector is strongly committed to promoting the responsible use of AI and transparency in decision making, given the potential long-term benefits that AI may provide consumers and the future of financial products. We are actively engaged in a careful review and analysis of the questions posed in the RFI in order to develop robust comment letters on behalf of our members that meaningfully respond to the Agencies' questions regarding financial institutions' use and management of AI.

In light of the significance of the topic and the complex technical nature of the information requested, we are concerned that the existing comment deadline will not provide us with sufficient time to perform the level of analysis that this RFI warrants. As noted in the RFI, financial institutions are exploring the use of AI-based applications in a variety of fields, involving different business units across each organization. To that end, significant coordination is necessary within financial institutions to compile adequate details to comprehensively respond to the questions posed by the Agencies. For these reasons, we respectfully request that the Agencies extend the deadline for comments on the RFI for at least an additional thirty days. Our goal is to develop carefully considered and well-informed comment letters that will be constructive to the Agencies' future efforts on AI, and we believe this additional time is necessary in order us to achieve that goal.

* * * * *

If you have any questions, please contact Matthew Daigler at (202) 663-5130 (mdaigler@aba.com), Stephanie Wake at (202) 589-2432 (stephanie.wake@bpi.com), Andre' Cotton at (202) 552-6360 (acotton@consumerbankers.com), Michael Marshall at (202) 821-4411 (michael.marshall@icba.org), Stephanie Webster at (646) 213-1149 (swebster@iib.org) or Melissa MacGregor at (202) 962-7300 (mmacgregor@sifma.org).

Respectfully submitted,

Matthew Daigler Vice President/Senior Counsel, Innovation Policy and Regulation American Bankers Association

Stephanie Wake Vice President, BITS Bank Policy Institute

Andre' B. Cotton Assistant Vice President, Regulatory Counsel Consumer Bankers Association Michael Marshall Director, Regulatory Legal Affairs Independent Community Bankers of America

Stephanie Webster General Counsel Institute of International Bankers

Milian Macory

Melissa MacGregor Managing Director & Associate General Counsel Securities Industry and Financial Markets Association

cc: Grovetta Gardineer

Senior Deputy Comptroller for Bank Supervision Policy Office of the Comptroller of the Currency

Jonathan Gould Senior Deputy Comptroller and Chief Counsel Office of the Comptroller of the Currency

Michael S. Gibson Director of Supervision and Regulation Board of Governors of the Federal Reserve System

Mark E. Van Der Weide General Counsel Board of Governors of the Federal Reserve System

Doreen R. Eberley Director of Risk Management Supervision Federal Deposit Insurance Corporation

Nicholas Podsiadly General Counsel Federal Deposit Insurance Corporation Bryan Schneider Associate Director of Supervision, Enforcement & Fair Lending Consumer Financial Protection Bureau

Mary McLeod General Counsel Consumer Financial Protection Bureau

Scott Hunt Director of Office of National Examinations and Supervision National Credit Union Administration

Frank Kressman General Counsel National Credit Union Administration