Proposal: 1748 (AG15) Regulation II - Debit Card Interchange Fees and Routing

Description:

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From: The New Jersey Food Council, Mary Ellen Peppard

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Subject: R-1748; Regulation II - Debit Card Interchange Fees and Routing

Comments:

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Re: Docket No. R-1748, RIN 7100-AG15

The New Jersey Food Council (NJFC) is a trade association representing food retailers, including supermarkets, independent grocers, convenience stores, and their supplier partners. We appreciate the opportunity to provide comments on debit card interchange fees and routing. Our members report that the high fees associated with accepting debit cards and the barriers to accessing competitive networks are increasing their operating costs and ultimately impacting the customers they serve every day. NJFC respectfully requests that the Federal Reserve Board of Governors take immediate action to enforce the routing competition provisions and reduce the regulated rate.

Our retail members win customer loyalty by offering outstanding service and quality while competing on price every day. Grocers do this by leveraging any savings realized to keep prices low for their customers. As an example, grocers rely on debit network routing options to help contain network costs. Networks competing for both issuing banks' and retailers' businesses benefit all stakeholders in the chain, most importantly the consumer. The grocery industry is highly competitive, with razor thin profit margins of 1% to 2% profit a year.

The events of the past year placed previously unimaginable strains on the grocery industry. Consumers pivoted from dining out and eating at schools to almost exclusively eating at home and seeking new ways to shop. The grocery industry quickly pivoted to respond to the immediate needs of the customer. First, the U.S. grocery industry invested over \$24 billion in personal protection equipment, enhanced cleaning and sanitization protocols and a myriad of other resources to help protect associates and customers. In a matter of weeks, U.S. consumers shifted a significant portion of their grocery shopping to online and as a result went from paying with various tender forms to paying almost exclusively with debit and credit cards. In response to this shift, grocers invested significant resources to accept, fulfill and deliver online grocery orders to meet the increased consumer demand. Even as states and localities reopen, consumers are continuing to turn to online channels to get their groceries. A recent consumer survey found that two-thirds of U.S. consumers now buy groceries online, and the average customer is allocating over 20% of their grocery spend online. This shift has greatly increased our members' cost of doing business, placing further strains on the ability to keep food prices low at such a critical time. The Federal Reserve Board of Governors can provide direct relief to grocers and other retailers in New Jersey by enforcing the routing provisions in the 2010 debit reform law and reducing the regulated debit interchange rate commensurate with cost reductions.

While our members are utilizing competitive routing for in-store transactions, they do not enjoy the same access to competitive debit networks when the card is used online and in mobile transactions. The Board's proposed clarification will clarify that Visa and Mastercard must compete for retailer business, regardless of where the transaction happens. NJFC members report that many banks already enable a second "PINIess" network and can choose amongst service providers when the card

is used online. Unfortunately, they report that some of the largest issuers with a vast majority of the debit business are not enabling a second network, leaving the retailer with no options but to run across the more expensive global Visa or Mastercard network.

The intent and language of the law is clear, retailers must have access to competitive networks for debit transactions. No network or issuing bank can remove that choice. The Board is entrusted to enforce the law, particularly when the dominant networks are benefiting at the retailer's expense due to lack of enforcement. As the Board notes, currently only 6% of online debit transactions are being processed by single-message networks. An open and competitive market benefits all stakeholders, most importantly consumers.

NJFC strongly supports the Board acting quickly to finalize the clarifications and enforce the debit routing provisions. Doing so will help ensure that food retailers will have access to at least two unaffiliated debit networks regardless of how or where the transaction occurs and is authenticated. In addition to enforcing the routing provision, we request the Board act quickly to reduce the regulated debit rate to reflect both the reduction in cost and fraud burden of the regulated issuing banks. U.S. merchants paid \$24.38 billion in debit interchange fees in 2019. With the significant shift to online and card usage, we can only expect that number to have increased dramatically in 2020. The Board set the current regulated rate for covered issuers at 21 cents plus five basis points with an additional penny for fraud adjustment when the law was initially implemented ten years ago. However, even with issuer costs having reduced by half, the rate has never been adjusted. The Board, in its biannual survey of issuer costs and fraud losses, reports that it costs covered issuers less than four cents to process a debit transaction. Additionally, the Board noted "the percentage of losses from fraudulent transactions reported by covered issuers absorbed by merchants steadily increased from 38.3 percent to 56.3 These two facts are clear indicators that the regulated rate should be reduced and done so immediately. The Federal Reserve Board of Governors should act immediately to reduce the regulated rate to bring it into alignment with the statutory requirement that is both reasonable and proportional to the issuer costs. It is against the spirit and letter of the debit reform law for retailers to continue paying such high interchange rates that are neither reasonable nor proportional to the issuers actual costs. Thank you again for the opportunity to share the views of the New Jersey Food Council. Please contact us at 609-392-8899 or via email at mpeppard@nifoodcouncil.com for additional information about our comments.

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Receipts From The Pandemic: Grocery Store Investments Amid COVID-19 and the Resulting Economics of an Essential Industry, May 2021, FMI-The Food Industry Association.

U.S. Grocery Shopper Trends 20201, FMI - The Food Industry Association

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2019 Interchange Fee Revenue Covered Issuer Costs, and Covered Issuer and Merchant Fraud Losses Related to Debit Card Transactions, May 2021.