



FedFin Daily Briefing

Tuesday, May 2, 2023

Brown Takes on Fintech's FDIC Claim

Senate Banking Chairman Brown (D-OH) today sent a [letter](#) to FDIC Chairman Gruenberg flagging a fintech company for marketing practices the senator believes are in violation of FDIC rules around deposit insurance representations (see [FSM Report DEPOSITINSURANCE112](#)). The company, Tellus, which uses high-rate customer deposits to extend higher-rate mortgage loans, is said to have touted partnerships with JPMorgan Chase and Wells Fargo – a claim Chairman Brown now refutes. The FDIC is thus called upon to investigate the company's business practices and risk management and take action if necessary. No deadline is set.

Progressive Democrats Again Press Powell

Sens. Warren (D-MA), Sanders (I-VT), and eight Democrats sent a [letter](#) today to Chairman Powell reiterating demands that the Fed pause raising rates, citing the employment half of its mandate. They claim that continuing to hike rates threatens to put thousands of Americans out of work and that tightening conditions due to recent banking turmoil may have the same effect as a rate increase, negating the need for further action. The Members also ask how many jobs the Fed forecasts will be lost by the end of the year and for a breakdown by wage quartile, race, sex, and sector. May 15 is given as the deadline for a response, with this letter clearly intended to continue progressive Democrats' lambasting of Chair Powell for any rate hike ahead of future hearings, rather than in anticipation of a change in Fed policy.

Recent Files Available for Downloading

The following reports and analyses have been sent to retainer clients recently. Copies are also available to retainer clients on the Archives section of Federal Financial Analytics' website: www.fedfin.com or clients may obtain the reports/analyses by e-mailing info@fedfin.com giving the requested item name, firm, and e-mail address. To learn more about *GSE Activity Reports*, click [here](#).

- [DEPOSITINSURANCE119](#): In this report, we follow our initial [assessment](#) of the FDIC's deposit-insurance reform [report](#) with an in-depth analysis of its recommendations and their prospects.
- [REFORM223](#): Following our analyses of the Fed's report on SVB (see [Client Report REFORM221](#)) and the FDIC's on SBNY (see [Client Report REFORM222](#)), we turn now to [one](#) from the General Accountability Office sure to have at least as much impact on bipartisan consideration of what needs next to be done to govern regional banks.
- [REFORM222](#): In this report, we build on our assessment earlier today of the Fed's SVB autopsy (see [Client Report REFORM221](#)) with an assessment of the FDIC's self-review of Signature's failure.
- [REFORM221](#): In this and subsequent reports, we build on our initial reactions to SVB/SBNY reports from the Fed, FDIC, and GAO, focusing in more depth on the agencies' plans for near-term action with strategic consequence and key points in the GAO's report that will strongly influence Hill reactions on both sides of the aisle.
- [GSE-042723](#): FSOC's newly-proposed analytical methodology for [systemic risk identification](#) is most immediately important for nonbank mortgage companies and the regulated institutions that love them.
- [SYSTEMIC95](#): Rejecting the Trump Administration's hands-off approach to designating systemically-important nonbank financial institutions or activities and practices, the Biden Administration's FSOC has

bifurcated this construct with one proposal on designating entities and another that lays out an analytical approach to identifying systemic risk that would then guide firm and activity designation as well as Council staff coordination with primary federal regulators leading to new rules, product or service prohibitions/restrictions, or firm-specific supervisory action.

- **[GSE-042023](#)**: FHFA yesterday [proposed](#) a sweeping rule that would codify Sandra Thompson's equitable- and fair-housing standards in a rule that any future FHFA director would have to work a lot harder to reverse.
- **[CRYPTO42](#)**: As we [anticipated](#), the HFSC Digital Asset Subcommittee hearing today on federal stablecoin legislation did not entertain bipartisan expressions of support for the draft noticed with the hearing [announcement](#).
- **[CRYPTO41](#)**: As [anticipated](#), HFSC's hearing today with Chairman Gensler was a raucous affair which, while divided sharply on party lines when it comes to Mr. Gensler, also laid out general agreement on matters such as the need for stablecoin legislation (the topic of a high-profile hearing tomorrow).
- **[GSE-041323](#)**: As we noted earlier [today](#), global regulators are rethinking their 2015 decision not to require an express capital charge for interest-rate risk, a shift with significant implications for the role of U.S. banks as mortgage lenders and investors.
- **[IRR8](#)**: As we noted [yesterday](#), the head of the Basel Committee has targeted two capital and liquidity compromises included in the current Basel III construct not addressed in the end-game rules to which the U.S. plans shortly to turn.
- **[COMPENSATION35](#)**: Executive compensation incentives have proved among the most important reform priorities in the wake of recent bank failures.
- **[REFORM220](#)**: In this report, we drill down on prior forecasts ([see Client Report REFORM219](#)) of near-term regulatory action to identify the revisions sure to be prioritized as NEC Director Brainard and FDIC Chairman Gruenberg seek to reverse rules finalized over their objections when they were in the minority.