September 11, 2017

The Honorable Michael Crapo, Chairman
The Honorable Sherrod Brown, Ranking Member
U.S. Senate Committee on Banking, Housing, & Urban Affairs
534 Dirksen Senate Office Building
Washington, DC 20510

Dear Chairman Crapo and Ranking Member Brown:

We write to you regarding the upcoming hearing on “Examining the Fintech Landscape.” The financial services industry is one of many industries that are rapidly changing due to new technologies. While financial technology (“fintech”) can bring financial services to consumers in new and innovative ways, it also presents substantial privacy and safety concerns. The recent breach of 143 million consumer records maintained by Equifax – containing the most sensitive personal data – is a stark reminder of the ongoing risks to Americans consumers and the nation’s economic security.

The Electronic Privacy Information Center (“EPIC”) was founded in 1994 to focus attention on emerging privacy and related human rights issues, and to protect privacy, the First Amendment, and constitutional values. EPIC has long advocated for cybersecurity safeguards for consumer information held by financial and commercial organizations. EPIC has played a leading role in developing the authority of the FTC to address emerging privacy issues and to safeguard the privacy rights of consumers. EPIC has previously testified before Congress on the need for financial institutions and companies to protect consumers against data breaches.

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Fintech has transformed the financial services industry and, in some instances, has improved consumer access to financial services. However, privacy and security is now a primary concern for financial services. As this Committee examines fintech, there are several security issues that should be considered.

Some fintech companies use unconventional methods to determine who to approve or reject for loans. While traditional loan determinations are made based on familiar factors such as salary and assets, many financial services companies now include other sources, such as social media, to make determinations about consumers. Furthermore, the Committee should be concerned about algorithms that are used to determine if an individual qualifies for a loan. Any algorithms used to make such determinations should be transparent in order to ensure consumer fairness, especially if they rely on non-traditional factors.

Security should also be a priority. The serious threat that hacks and data breaches pose to the consumer information held by financial institutions cannot be overstated. Fintech and all companies in the financial services industry should be subject to strict privacy rules to protect consumers. Current rules and regulations for financial services companies should be revised so that they are mandatory, not merely guidance, and require consumers to be informed in the event of a data breach.

Finally, the Committee should inquire into how fintech companies deal with lending money to individuals whose credit scores or financial situations would lead them to be denied by loans from traditional lenders. There is already ample evidence that individuals who may be struggling financially are frequently exploited by predatory lenders. As technology has

advanced, lenders take extreme steps to obtain payment and added fees. For example, a complaint filed by EPIC with the CFPB focused on the use of “starter interrupt devices” that allow auto lenders to disable a vehicle when a payment is past due. This practice disproportionately affects low-income borrowers.9

We ask that this letter from EPIC be entered in the hearing record.

EPIC looks forward to working with the Subcommittee to ensure that necessary privacy and security standards are developed to safeguard consumers.

Sincerely,

/s/ Marc Rotenberg /s/ Caitriona Fitzgerald
Marc Rotenberg Caitriona Fitzgerald
EPIC President EPIC Policy Director

/s/ Kim Miller
Kim Miller
EPIC Policy Fellow

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