Consumer Protection Issues for
Digital Financial Services in Emerging Markets

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Abstract

Consumers in many emerging markets are not becoming active users of the digital channels which are now readily available. This is a paradox - the opportunity now exists for greater financial inclusion, yet consumers are not embracing it. One key reason is the absence of consumer trust and confidence in the new channels. However, while consumers’ financial transactions remain in the informal cash and barter economy, consumers are missing out on the economic empowerment benefits of financial inclusion and economies in emerging markets also miss out on economic boosts which come from more people being financial included. Financial regulators need to focus on how to build this trust and confidence when they strengthen consumer protection frameworks. In particular, regulators need to view the DFS from the consumers’ perspective. This paper presents an approach for regulators to follow which extracts from the myriad of principles, codes of conduct and standards for financial consumer protection and provides a way forward for regulators to build consumers’ trust and confidence in DFS.

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I. Introduction

Innovative digital financial services (DFS) are held out as a key solution for greater financial inclusion assisting low-income households to overcome poverty using lower cost methods for managing their finances. However, DFS roll-outs are plagued by infrequent end-user usage despite high registration numbers. Account inactivity rates are estimated at greater than 65 per cent. There is now a concerted effort being placed on building consumer demand for DFS to overcome this inactivity. Directing regular government payments through the DFS channels so consumers become active users of DFS is one key way to build demand (‘funding the unfunded’ not simply ‘banking the unbanked’). However, active usage also requires consumers to value and trust the DFS. The newly banked must be confident in storing and accessing what little savings they have in a digital format. Consumer protection frameworks which apply to DFS are critical in building the necessary trust and confidence.

Financial regulators, in designing and developing consumer protection frameworks for DFS, must view the DFS from the consumers’ perspective. One straightforward way to do this is to look at the role and characteristics of the participants involved in the typical payments chain of DFS, from the consumers’ perspective. It is the particular nature and role of the participants which gives rise to specific consumer risks and challenges for DFS. That is: the nature of the newly banked customer; the reliance on technology and mobile network operators; the use of agents to facilitate use of the service in remote and rural areas; and the nature of the relationship between the issuer of the DFS and the end-user. This issuer and the end-user are two critical participants in any payments chain; however, these are two participants who may never even meet face-to-face in the DFS ecosystem.

Using this framework to understand the nature and roles of participants in the DFS payments chain, from the consumers’ perspective, and how these roles and characteristics give rise to consumer risks in DFS, regulators can improve the design and development of consumer protection frameworks for DFS in more meaningful ways for the end-user.

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2 Mobile money account registrations reached 300 million in 2014 according to GSMA 2015 “The State of the Industry: Mobile Financial Services for the Unbanked”. London: GSMA, p. 8
5 http://www.pymnts.com/exclusive-series/2015/can-governments-ignite-financial-inclusion-programs-through-mobile-payments/#.Vd5IOkYpoil
In this paper, we present this framework of analysis and also key principles which consumer protection frameworks should include to mitigate consumer risks, given the particular nature and roles of participants in the DFS payment chain. We also identify responsibilities for regulators in applying these principles, including that regulators address the uncertainty around accountability which arises due to the many and varied participants involved in DFS and the regulatory gaps and/or overlaps which arise as a result. We also recommend regulators make better use of the technological innovations available with digital channels – oversight and supervisory methods can come into the digital age.
II. Consumer Risks in DFS Analysed Using the Payment Chain

Consumer protection frameworks need to guide the participants towards behaviour and actions which contribute towards the best outcomes for those being financially included. In order to do this, the nature and roles of participants in a typical payment chain for DFS must be understood. This section presents a framework for this analysis and, in doing so, identifies consumer risks specific to DFS. The participants include: customers; agents; mobile network operators; and issuers (or providers).

Figure 1: Payment Value Chain by Participants for typical DFS

The customers
Customers are often previously ‘unbanked’ and unfamiliar with formal financial services, let alone technology-based financial products and services. Customers may have low levels of literacy, including financial literacy. If, for example, SMS menus on mobile phones are difficult to follow or not in local languages, or sign-up processes are unnecessarily complex, the customer may find the products and services complex and difficult to understand.6

The agents
Agents are the ‘human face’ of the DFS provider for consumers living in remote areas where providers are not physically present. The ultimate success of DFS being the key solution for financial inclusion rests on agent behaviour contributing towards the best outcomes for those being financially included. The reliance on non-bank agent networks in DFS to provide the essential role of cash-in and cash-out for consumers means consumers directly interface with entities which are generally undertaking their activity as an outsourcing arrangement with a bank or a mobile money provider. The provider/principal may not have as much control over the agent’s behaviour in

comparison to the behaviour of bank branch staff, yet this agent’s behaviour will be critical to building consumer trust in the DFS.

The mobile network operators (MNO) and infrastructure used by the MNO DFS in emerging markets are, by their very nature, *mobile technology dependent* financial services. Reliable mobile telecommunications infrastructure is necessary, as is reliable network coverage. Consumers will not be confident that they can conduct transactions safely and efficiently, when needed, if they do not have reliable infrastructure and network coverage.⁷

The issuers (or providers)

An issuer (or provider) is the entity acquiring the customer. It issues the customer with the payment instrument or device used in making transactions. It is the entity with primary responsibility for safeguarding the customer’s funds and private data. However, for many DFS products, the issuer may never physically meet the customer. Issuers need to work in different ways when connecting with their customers and providing basic consumer protection. Issuers need to empower customers so customers know what they can do with the DFS and what demands they can make of the issuer.⁸ Empowering customers requires **time** and **opportunity**:

- The **relationship** between the issuer and the customer must be seen as **ongoing** and as building over time because this is a new environment for the customer;
- The customer needs the opportunity to use the DFS – be it through receiving regular payments through the DFS channel, or being given digital games to practice using the channel. This assists consumers in remembering their passwords and remembering how to use the product and further appreciating why PINs and mobile phones should be kept safe and secure; and
- The customer needs the **opportunity to use recourse mechanisms** - to ensure the mechanisms work and to provide consumers with experience in using the mechanisms, increasing familiarity and thereby trust. Without these opportunities, consumers will not learn to become more capable users of DFS and providers will not learn how to be more supportive of consumers in order to build the relationship.

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⁸ Koning and Cohen, supra, note 3, p. 3
Consumers will not value and trust DFS if there are inadequate recourse mechanisms available to them when using the DFS. The absence of timely and accessible complaint and dispute resolution mechanisms has been found to have a negative effort on customer trust. Consumers will not want to return to using products if they are not satisfied with the experience. Issuers play a crucial role in creating the right customer experience so the customer becomes that active user.

Figure 2 shows the participants in the DFS payments chain and summarises the participants’ characteristics and roles which give rise to consumer risks in DFS.

Figure 2: Payment Chain by participant

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III. Key Principles of DFS Consumer Protection Frameworks and Responsibilities for Regulators

This section outlines key principles for regulators to use in the design and development of consumer protection frameworks for DFS. While many principles, codes of conduct and standards for financial consumer protection already exist (see the Recommended Reading list at the end of this article for details), the principles below target specifically the risks of DFS in emerging markets as identified with the framework of understanding the nature and role of participants in the typical DFS payment chain. Figure 3 below summarises these key principles.

Figure 3: Key Principles

1. **Product disclosure**
   Product disclosure must be clear, transparent and complete. Consumers need to understand their rights and obligations when using DFS. In particular, consumers should understand their obligations to keep PINs safe and confidential.

2. **Clear Recourse Mechanisms**
   Dispute resolution mechanisms must be clear, easily understood and available.

3. **Well-functioning disclosure and consumer recourse mechanisms**
   Issuers of DFS must understand their role and responsibility to end-users evidenced by well-functioning disclosure and consumer recourse mechanisms. Newly-banked consumers may not be used to lodging formal complaints or using redress mechanisms no
matter how clear or well-thought through such processes are, therefore evidence that these mechanisms are functioning (being used) is needed.

4. Control Agent Behaviour
Issuers must take steps to ensure agents act in appropriate manner when undertaking the agent role.

5. Business Continuity Plans to factor in end-user concerns
Issuers must ensure their responsibilities to consumers are considered in business contingency plans for dealing with disruptions in consumer transactions due to network coverage problems or disruptions in telecommunication services.

Figure 4: Mapping the Risks to the Key Principles
IV. Regulatory Responsibilities

In order to focus specifically on building consumer trust and confidence in DFS, we urge regulators to be active in applying the principles outlined in Section III above. In order to be active regulators in this regard, we highlight four responsibilities for regulators to focus on in conducting oversight and supervision of consumer protection issues for DFS:

A. Demystify accountability for mitigating consumer risk;

B. Clarify lines of regulatory responsibility and enhance inter-regulatory collaboration when necessary;

C. Mesh financial literacy and financial education into consumer protection frameworks; and

D. Bring oversight and supervision methods into the digital age.

A. Demystify Accountability for Mitigating Consumer Risk

Gone are the days when the payment chain was simply between the customer and the bank in a traditional bank deposit based transactions. A customer using DFS now engages with an agent, an MNO and the issuer of the DFS. Furthermore, the agent, the operator and the issuer may all be different types of entities themselves adopting different activities and responsibilities within the payment chain to what was previously envisaged by consumer protection regimes. This multiple engagement on multiple levels can create confusion for the customer as to who is accountable for product delivery and reliability. Is it the agent, the MNO or the issuer? Even if a customer is not confused, simply by having a broader range of participants involved in the delivery of branchless banking services it is less transparent to consumers as to who is accountable if there are problems encountered in using the DFS.

Regulators need to ensure the lines of consumer accountability are clear for all participants in the payment chain. Customers need to know which institution to approach when seeking recourse and redress and regulators have a role to play in ensuring this knowledge for customers is accessible and easily understood. Regulators can encourage financial institutions to focus on improving consumer awareness on how to have grievances addressed at the institution level – efficiently and effectively. Regulators can also seek to ensure ancillary consumer protection arrangements are in place which acknowledge some customers may prefer to approach an independent body when making complaints – for example a banking ombudsman.
B. Clarify Lines of Regulatory Responsibility
There is a range of regulators involved in regulating DFS because of the broad range of participants involved in providing DFS. This has two effects: it can complicate regulatory accountability in the minds of the consumer; and it can give rise to variability in regulatory and protection regimes. Regulators have a responsibility to ensure transparency in oversight and supervision and work with other regulators to reduce variabilities in regulatory requirements with the aim of creating level playing fields. Table 1 maps some of these regulatory overlaps

Table 1: Regulatory Overlaps

<table>
<thead>
<tr>
<th></th>
<th>Payments Oversight (Infrastructure focus)</th>
<th>Banking Supervision (Entity focus)</th>
<th>Consumer Protection (End-user focus)</th>
</tr>
</thead>
<tbody>
<tr>
<td>High Value Payment Systems</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Retail Payment Systems</td>
<td>X</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Banks</td>
<td></td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Banks’ own (closed loop) payment systems for customers</td>
<td>X?</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Bank Agents</td>
<td></td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Payment Instruments</td>
<td>X</td>
<td></td>
<td>X</td>
</tr>
<tr>
<td>Non-bank Payment Service Providers</td>
<td>X?</td>
<td>X?</td>
<td>X</td>
</tr>
</tbody>
</table>

Governments and regulators need to identify, and act on, issues concerning regulatory capacity, mandates or inter-regulatory cooperation. Regulation which is activity focused
and technology neutral will minimise duplication in regulation or regulatory overlaps. With ‘entity focused regulation’ different entity types may undertake the same activity and be governed by different regulations. When regulation is ‘provider neutral’, or ‘activity focused’, it can facilitate a more consistent supervisory approach across different entities which are doing the same activities. Or, in other words, it provides an ‘even playing field’ for entities offering similar services, and it reduces the likelihood of regulatory arbitrage – as there is no incentive for an institution to change its institutional classification simply to circumvent regulations.

C. Mesh financial literacy and financial education into consumer protection frameworks

Consumer education and financial literacy need to be closely inter-linked with consumer protection. When consumers are given access to financial services with the aim of including these consumers in the formal financial system and thereby enhancing their well-being, these efforts will come to nought if consumers are not adequately informed on how to use the products, and their rights and obligation in using the products. Newly-banked consumers need to know how to respond if they encounter a problem in using the DFS. For example, without consumer education there could be little understanding of what redress mechanisms are available to consumers and so they may resist using the DFS in the first instance. Consumer education provides the foundation for building consumer trust in the services, increasing the likelihood the services are used.

Financial literacy programs should be designed around educating the customer at the point when they are first using the product or service as research indicates consumer experience in using new products is more important than pre-education which may be expensive. In order to build consumer trust and retain it even in case of negative experiences, education should focus on the cost of using the service and identifying for the customer the redress mechanisms available. More recent research continues to support findings that specific, targeted and simple consumer education is most important. Consumers who know how to respond when problems are encountered are more likely to use and trust the new services.

10 Collins, D. and Zollman, J. 2010. Financial capability and the Poor: are we missing the mark? FSD Insights. December. p. 4
11 Ibid. p. 4
Issuers who provide consumer education alongside the roll-out of new branchless banking products are also more likely to then understand weaknesses in product disclosure and redress mechanisms. Collaborative research undertaken by MicroSave, CGAP and BFA in four countries (Uganda, the Philippines, Bangladesh and Colombia) focusing on how consumers perceive risks in DFS found that unclear pricing and customer recourse were considered “high” risks by customers.\(^\text{13}\)

Regulators need to ensure consumer education and financial literacy initiatives are woven into consumer protection frameworks. National financial inclusion strategies are focused on financial education and literacy, however, this needs to be tied in with the simple step of ensuring consumers fully understand consumer protection mechanisms for innovative DFS. For example, regulators should conduct financial education campaigns with the assistance of the issuers (product providers). This could include interactive role-play sessions where consumer protection mechanisms are demonstrated “live”.

D. Bring oversight and supervision methods into the digital age

(i) Using behavioural research to inform policies

Behavioural research sheds light on the financial behaviour and decision making processes of different segments of the population. Policy makers in developing countries can incorporate insights from this research into consumer protection regulation and supervision. Emerging findings from behavioural research, in particular on the role of scarcity in financial decision making for low-income consumers, underscores the importance of policies that better protect consumers from providers. Local context still matters; it is important to apply insights specific to each market and consumer segment within that market as opposed to attempting a “one-size-fits-all approach to behaviourally informed consumer protection policy making”.

Behavioural research also highlights that it is important for regulators to, for example, understand how customers perceive a product’s terms and conditions. Are customers comprehending the terms and conditions as intended? Are they reading the conditions at all, or just checking the “I accept” box? Oversight and supervision methods can be used to help ensure customers understand the terms and conditions better.

Customer behaviour research has found that some customers do not perceive digital borrowing as borrowing real money. This is not so surprising for emerging markets where the culture is steeped not in ‘western’ traditions of borrowing and repayment but in shared community obligations such as debts from marriages or for funerals, for example. In such cultural settings simply rolling out digital products based on traditional ‘western’ borrowing concepts could lead to significant credit problems for consumers, bad debts for providers, and a general mistrust of DFS.

(ii) Leverage on the use of digital channels to conduct supervision

Regulators must explore, and make better use of, digital capabilities for oversight and supervision as well as expecting industry players to use digital channel to deliver financial services. Digital channels could be used to gain feedback on what sort of job agents are doing. Consumers are not necessarily best placed to give feedback on agents, but instead field inspectors could be used, armed with mobile phone technology, to report back on the use of DFS in the field and the behaviour of agents.

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17 http://www.cgap.org/blog/digital-credit-consumer-protection-m-shwari-and-m-pawa-users
18 Ibid **Check reference**
The use of mystery shopping techniques or online surveys can also leverage on the use of digital channels to conduct supervision. Mystery shopping can also alert regulators to a number of important How,Whats and Whys:

- How terms and conditions are being conveyed to customers.
- How banks are educating consumers with respect to keeping PINs safe and confidential.
- How effective are customer support and dispute resolution mechanisms.
- What the agent behaviour is like in the field.
- Why information is provided for consumers if there are disruptions in transactions due to technology problems.

On line surveys can be devised for issuers to complete with the objective of developing a better understanding of consumer concerns when using DFS. Regulators can analyse responses to identify areas of concern and developments of trends in market practices. From this analysis regulators can respond, either through regulation or enforcement.19 Surveys could include the following:

- What is the nature of consumer complaints received?
- What is the time taken to resolve the complaints (are the consumer protection policies successful?).
- What are the problems in resolving the complaints (this can give an understanding of gaps in consumer protection policies)?
- Where do consumers lodge complaints (i.e. is it a regulator or provider)?
- Who generally resolves consumer complaints?

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V. Conclusion

Innovative digital financial services (DFS) are held out as a key solution for greater financial inclusion assisting low-income households to overcome poverty using lower cost methods for managing their finances. Initiatives directed at ‘funding the unfunded’ and ‘banking the unbanked’ are, however, not enough. Active usage of DFS also requires consumers to value and trust the DFS. The newly banked must be confident in storing and accessing what little savings they have in a digital format. Strengthening financial consumer protection frameworks to incorporate the needs and concerns of end-users will enable regulators and market participants to create digital ecosystems which are relevant and used.

Financial regulators, in designing and developing consumer protection frameworks for DFS, must view the DFS from the consumers’ perspective. This paper has presented a straightforward way to do this by looking at the role and characteristics of the participants involved in the typical payments chain of DFS, from the consumers’ perspective. This acknowledges that the issuer and the end-user are two critical participants in the payments chain however, these two participants may never even meet face-to-face in the DFS ecosystem. Consumer protection must therefore be handled differently in the case of DFS. This paper presented key principles for consumer protection frameworks in order to effectively mitigate the consumer risks, given the particular nature and roles of participants in the DFS payment chain. This paper also identified responsibilities for regulators in applying these principles, including the need to address the uncertainty around accountability which arises due to the many and varied participants involved in DFS and the regulatory gaps and/or overlaps which arise as a result. This paper also urged regulators to bring oversight and supervisory methods into the digital age by incorporating in those methods technological innovations available with digital channels.
Bibliography/Recommended Reading List ** To be completed**

http://www.cgap.org/blog/do-mobile-money-clients-need-more-protection


An Effective Framework for financial literacy and financial consumer protection in India (Anjana Bharat Dave and Dr R V Mehta)