Testimony of

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Before the

House Committee on Financial Services
Subcommittee on Financial Institutions and Consumer Credit

Hearing entitled
“Examining Opportunities for Financial Markets in the Digital Era”

September 28, 2018
Chairman Luetkemeyer, Ranking Member Clay, and Members of the Subcommittee: thank you for holding this important hearing. Fidelity is very interested in fintech and data policy and has a unique perspective to share.

My name is Stuart Rubinstein and I am President of Fidelity Wealth Technologies and Head of Data Aggregation. In this role, I oversee the team focused on helping Fidelity and other institutions enable consumers to securely share account data and documents with third parties. Fidelity is a leading provider of investment management, retirement planning, portfolio guidance, brokerage, benefits outsourcing, and other financial products and services to more than 30 million individuals, institutions, and financial intermediaries with more than $7 trillion in assets under administration. Our goal is to make financial expertise broadly accessible and effective in helping people live the lives they want.

I will focus my testimony for this hearing on an issue I first worked on over 20 years ago: financial data aggregation services and ways we can make data sharing safer and more secure.

**Fidelity’s Perspective on Data Aggregation**

Fidelity has a unique perspective on financial data aggregation practices and necessary protections for customers. We are on all sides of this issue: we are an aggregator of data for third parties, we are a significant source of data for aggregators acting on behalf of our mutual customers, and we offer a data aggregation service for our retail customers and retirement plan participants. This perspective gives us a thorough understanding of the benefits of financial data aggregation, but also of the very real cybersecurity and privacy risks that current data aggregation industry practices create.

Financial data aggregation in this context refers to services that, with customers’ consent, collect financial information from their various bank, brokerage, and retirement accounts, along with other sources, to be displayed and processed in an aggregated view. An example of this kind of service might be a budgeting and planning smartphone app. Consumers use third party applications that leverage data aggregation because they value tools to help manage financial planning, budgeting, tax preparation, and other services. As part of our focus on helping our customers, Fidelity works to make it possible for customers to access the services they want to use—including third party aggregation-based services. To that end, customers have been able to use their Fidelity data in third party applications for many years. However, the cybersecurity environment has significantly changed over that time and we have a responsibility to protect the very sensitive personal financial data and assets of our more than 30 million customers from misuse, theft, and fraud.

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1 Financial advisors can use *eMoney Advisor*, a Fidelity-owned business that provides account aggregation services along with software that helps them provide financial advice to their clients.

2 Fidelity offers its *FullView®* services to retail customers through Fidelity.com and to retirement plan participants through NetBenefits.com, and developed its first account aggregation service over fifteen years ago. Fidelity *FullView* provides a snapshot of customers’ net worth in a simple format with an ability to do budgeting and financial planning.
Current data aggregation practices make this challenging, because they rely on consumers providing their financial institution log-in credentials (i.e., username and password) to third parties. Those third parties, typically data aggregators, then almost always employ a practice known as “screen scraping.” At its most basic, screen scraping involves the use of computerized “bots” to log-in to financial institution websites, mobile apps, or other applications as if they were the consumer. Once the bots have access to the site or app, they “scrape” customer data from the various screens to be presented on a consolidated basis, along with information scraped and collected from other sources.

There are two consumer data security problems with this practice. First, as a matter of basic security consumers should not be asked or required to share their private log-in credentials in order to access a third party service. Doing so creates cybersecurity, identity theft, and data security risks for the consumer and financial institutions. Unfortunately, we know that due to years of this practice, financial institution log-in credentials are now held by a myriad of companies. Some are likely very secure, while others may not be secure at all. Given this, allowing third parties to log-in using these credentials as if they are the customer creates significant risk of cyber-fraud. Because consumers go directly to data aggregators or their commercial clients and not their financial institution, the financial institutions never really know if the activity has in fact been authorized by the customers or if the customer credential has been compromised and a criminal is using the data aggregation service to test the credential’s validity and illicitly gather data.

Second, screen scraping may result in access to data fields far beyond the scope of the service a third party offers the consumer—including personally identifiable information (PII) about consumers and in some cases their dependents. This means third parties have access to fields of information often used by financial institution call centers to identify customers. For example, if a consumer provides his or her log-in credentials to a budgeting app, that app potentially has access to sensitive personal information like customer dates of birth and dependent names and dates of birth, all of which might be data financial institutions use to verify customer identities online or over the phone. Collection of information beyond what is needed for the service the consumer has elected creates unnecessary risk. And all of this adds up to an array of risks financial institutions must navigate to protect the integrity of their systems and the assets of their customers.

In considering the challenges described above, Fidelity developed the following five principles that we believe should guide industry in creating better data sharing solutions:

1. **We strongly support consumers’ right to access their own financial data and provide that data to third parties.** As a provider of aggregation services ourselves, we know that customers value these products, and the demand for aggregation is likely to increase. We also believe that the concept of access is broad enough to encompass security, transparency, and cybersecurity protections for consumers.

2. **Data access and sharing must be done in a safe, secure, and transparent manner.** We firmly believe credential sharing makes the system less safe for consumers, aggregators, and financial institutions alike. While we strongly support customer access,
the security of customer data, customer assets, and financial institution systems must be our primary concern.

3. **Consumers should provide affirmative consent and instruction to financial institutions to share their data with third parties.** Rather than trust that third parties who use customer log-in credentials to access a financial institution’s website are authorized, customers should tell financial institutions which third parties have permission to access their financial data. This eliminates the potential that unauthorized access using credentials is mistaken for authorized access.

4. **Third parties should access the minimum amount of financial data they need to provide the service for which the customer provided access.** There should be a tight nexus between the service provided and the information collected by third party aggregators. For example, if a customer signs up for a tax planning service that leverages aggregation, that service should only access the information needed for tax planning.

5. **Consumers should be able to monitor who has access to their data, and access should be easily revocable by the consumer.** We believe data sharing and permissioning should be an iterative process, with customers engaged continuously. Moreover, many customers believe revoking access is as easy as deleting an app from their phone—this is not the case. Customers should be able to easily instruct their financial institution to revoke access when they no longer want or need the aggregation-based service.

We believe that embracing these principles will better protect consumers, aggregators, and financial institutions, and facilitate more efficient data sharing practices.

**How Do We Solve This for Consumers?**

Fortunately, although the risks and challenges of the current system are serious, there are steps financial institutions and aggregators can take together to improve the data sharing ecosystem. The financial services industry is employing technological solutions for the secure exchange and access of financial information. These technologies involve the implementation and use of application programming interfaces (“APIs”), which are provided by the financial institution to aggregators and other third parties. An API works in conjunction with an authentication process that is handled by the financial institution. There are authentication processes, for example “open authorization” (“OAuth”), that do not involve sharing of account access credentials with third parties. Consumers who want their data aggregated sign into their accounts at the financial institution’s website and provide authorization for third party aggregators to access their financial data. The financial institution and the data aggregator then manage that connection through secure, encrypted tokens that are provisioned for the specific connection.

There are several compelling consumer and data security benefits for moving to APIs. First, it keeps log-in credentials private and secure by eliminating the need for consumers to share log-in credentials with third parties. This reduces the cyber, identity, and personal data security risks that exist when a consumer shares private log-in details with a third-party. Second, it puts the consumer in the driver’s seat by giving consumers greater transparency and control of their data.
by allowing consumers to provide unequivocal consent and instruction to share their data with third parties. Third, it allows financial institutions and aggregators to agree on what data should be shared and avoid over-scraping. Fourth, it eliminates the need to reconfigure aggregators’ systems every time a consumer changes his or her username or password or the financial institution updates its webpage. Fifth, it removes the traffic-intensive screen scraping activity from financial institutions’ web sites and other digital properties, returning that capacity to the individual consumers for whom those sites were created. Finally, it enables the consumer to monitor the ongoing access and instruct their financial institution to revoke the consent if desired.

**Fidelity Access**

In November 2017, Fidelity announced its own API solution for data sharing called *Fidelity Access*®. *Fidelity Access* will allow Fidelity customers to provide third parties access to customer data through a secure connection without providing log-in credentials. *Fidelity Access* will include a control center, where customers can grant, monitor, and revoke account access at any time. We have been working closely with aggregators and other third parties on adoption of this solution.

Of particular note, *eMoney Advisor*, Fidelity’s affiliate that offers its own aggregation service, is committed to working with other financial institutions that offer APIs. By championing the exclusive use of APIs to facilitate customers providing third parties access to their financial data, we hope to show leadership by taking action to better secure our customers’ data.

**Industry Standards and Policymaker Guidance**

In addition to our own efforts to address the problems with data aggregation, we have been working with a wide array of industry and public sector stakeholders. We support many of the data sharing and aggregation principles that have been put forth:

- In October 2017, after a year-long inquiry into the topic, the Bureau of Consumer Financial Protection (BCFP) released non-binding financial data sharing and aggregation principles, which helpfully emphasized the importance of access, security, transparency, and consent.³

- In February 2018, the Financial Services Information Sharing and Analysis Center (FS-ISAC), a cybersecurity information sharing group focused on the financial services industry, published a standard durable data API free of charge to help facilitate safer transfer of financial data.⁴ The Fidelity Access API is based on this standard.

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⁴ See [https://www.fsisac.com/article/fs-isac-enables-safer-financial-data-sharing-api](https://www.fsisac.com/article/fs-isac-enables-safer-financial-data-sharing-api). Fidelity is a member of FS-ISAC and contributed to the development of the durable data API.
In March 2018, the Financial Industry Regulatory Authority (FINRA) published an investor alert that explained the risks associated with aggregation-based services and noted that many firms are moving toward APIs.\(^5\)

In April 2018, the Securities Industry and Financial Markets Association (SIFMA) released data aggregation principles that focused on similar themes.\(^6\)

These efforts to provide guidance have brought many of the challenges and risks associated with data aggregation to the fore and encouraged healthy debate on how to solve them.

**Continuing Challenges**

Despite the general consensus that the status quo is untenable and the industry should move to safer data sharing technologies, there are roadblocks that prevent wider adoption of APIs and other solutions. Here are what we see as the most challenging:

- **Inertia:** One force working against adoption of safer data sharing technologies is simple inertia. Existing practices have been the norm for close to two decades. Getting firms to adopt new technologies can be challenging no matter what the benefits. However, given the stakes, with headlines replete with examples of cybersecurity events and data breaches, this is not an adequate reason to resist better data sharing technology.

- **Cost:** Another countervailing force is cost. One of the unfortunate truths about screen scraping is that it is cheap and effective. While safer technologies like APIs have become less costly as technology advances, building one does incur costs. We believe the incremental increase in cost is well worth the substantial security and transparency improvements for consumers. Still, financial institutions should be sensitive to this reality, which is why we are providing *Fidelity Access* to third parties free of charge.

- **Liability:** Liability is the most stubborn blocker to wider adoption of safer data sharing technologies. Third party aggregators want to limit their potential liability in the event that financial data is illicitly obtained. We have seen firms try to limit their liability to low dollar amounts. These kinds of limits are untenable for financial firms like Fidelity that have a duty to protect client assets. Fidelity believes firms that obtain and handle consumer data should be held responsible to protect that data from unauthorized use, just as we are. Any other standard creates moral hazard and does not incentivize aggregators to take their data stewardship responsibilities seriously.

Until all industry participants—aggregators, fintech firms, and financial institutions—are prepared to overcome these challenges in a responsible manner, we will not move as swiftly as we otherwise could to adopt safer data sharing technologies.

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\(^6\) Available at [https://www.sifma.org/resources/general/data-aggregation-principles/](https://www.sifma.org/resources/general/data-aggregation-principles/). Fidelity is a member of SIFMA and worked closely with other member firms in developing these principles.
Treasury Report on “Nonbank Financials, Fintech, and Innovation”\(^7\)

In July 2018, the U.S. Department of Treasury issued a report entitled “A Financial System that Creates Economic Opportunities: Nonbank Financials, Fintech, and Innovation” (hereinafter “Treasury report”), in which it discussed at length the public policy challenges facing the data aggregation industry. We agree with much of the Department’s analysis, including its focus on security, consumer consent and monitoring, revocability of consent, and liability. In particular, we would like to share views on the following data aggregation recommendations in the report:

- **Third Party Access to Consumer Information:** The Treasury report recommends that the BCFP affirm that properly authorized third parties are included within the definition of “consumer” for purposes of Sec. 1033 of the Dodd-Frank Act. Sec. 1033 gives consumers the right to access financial information from a BCFP-regulated entity.

  *Fidelity View:* To the extent this recommendation means consumers should be able to provide third party aggregators and fintech firms access to consumer financial information, we agree. However, financial institutions must have the ability to insist on providing data in a secure way, to protect the authorizing consumer and other customers. Providing third parties with consumer permissioned access must not be conflated with allowing a third party to impersonate a consumer by using their credentials.

- **Entities Covered by Data Access Requirements:** Sec. 1033 applies only to financial institutions regulated by the BCFP, which includes banks and other providers of consumer financial products. The report recommends not expanding the scope of Sec. 1033 to other institutions.

  *Fidelity View:* We agree. The barriers to establishing safer data sharing technologies are not a result of a regulatory gap. We believe functional financial regulators (SEC, FINRA, DOL, etc.) should examine ways to study secure data sharing for firms under their jurisdiction, and many are beginning to weigh in.

- **Disclosure and Consent:** The Treasury report recommends the BCFP work with the private sector on creating best practices with respect to providing clear, conspicuous, and understandable disclosures to consumers providing access to their financial data to third parties.

  *Fidelity View:* We agree that providing consumers with clear, conspicuous, and understandable disclosures that show to whom they are providing access and what that third party is doing with their financial data is critical. We also agree that regulators helping the private sector develop best practices, rather than mandated disclosures, is the better approach.

- **Revocation:** The Treasury report also recommends consumers be empowered to terminate third party access to the consumers’ financial information at any time. The report goes on

to endorse, if necessary, additional regulations to empower financial institutions to revoke third party access at the request of consumers.

*Fidelity View:* We agree that consumers must be able to easily revoke third party access to their financial data. Further, we believe that consumers directly instructing financial institutions to share their data will allow those financial institutions to assist consumers by both monitoring that ongoing sharing and revoking the authorization at their request.

- **Private Sector Solutions:** Finally, the Treasury report recommends the private sector develop a solution to existing problems with data sharing that moves away from dangerous practices like screen scraping and embraces safer sharing methods like APIs. The report also recommends that this private sector solution should address the problem of liability for unauthorized access, theft, or misuse of consumer financial data.

*Fidelity View:* We agree that a lasting solution to this problem must come from a cooperative effort by the financial institutions, aggregators, and fintech firms that participate in the data sharing ecosystem. We believe policymakers have a role in guiding the private sector in the right direction by discouraging the practice of credential sharing and clarifying that financial institutions, aggregators, and fintech firms are all responsible for protecting customer financial data that they hold.

**Data Breach Notification**

In order to reduce the complexity of complying with 50 unique state data breach notification laws, the Treasury Report recommends that Congress enact a federal data breach notification law that would preempt state data breach laws.

*Fidelity View:* To simplify the increasingly complex 50-state data breach notification regime, Fidelity would support a federal data breach standard that preempted state data breach notification laws and included robust consumer protections. As part of the legislative process, Congress and any relevant regulatory agency should ensure that companies have adequate time to investigate a potential breach and that consumers benefit from a required and timely notification related to a breach of their personal information.

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Thank you again for the opportunity to testify and I look forward to answering your questions.