1	
2	
3	
4	
5	
6	INTERAGENCY PUBLIC WORKSHOP:
7	
8	GET NOTICED:
9	EFFECTIVE FINANCIAL PRIVACY NOTICES
10	
11	MATTER NO. P014814
12	
13	
14	
15	DECEMBER 4, 2001
16	
17	
18	
19	THE REAGAN INTERNATIONAL BUILDING
20	13TH and PENNSYLVANIA AVENUE, N.W.
21	
22	WASHINGTON, D.C.
23	
24	
25	
	For The Record, Inc. Waldorf, Maryland (301) 870-8025

1	I N D E X
2	
3	
4	
5	Opening Remarks by Chairman Muris
6	
7	Panel 1: The Challenges of Providing
8	Effective Financial Privacy Notices:
9	The Industry Experience
10	
11	Panel 2: The Challenges of Providing
12	Effective Financial Privacy Notices:
13	The Consumer and Academic Perspective
14	
15	Morning Session Closing Remarks by
16	Commissioner Thompson
17	
18	Panel 3: The View from Communications
19	Experts
20	
21	Panel 4: Industry Initiatives and
22	Consumer Education Efforts
23	
24	Concluding Remarks by J. Howard Beales,
25	III
	For The Record, Inc. Waldorf, Maryland

(301) 870-8025

1	PROCEEDINGS
2	
3	OPENING REMARKS:
4	CHAIRMAN MURIS: Good morning, and welcome to
5	Get Noticed. Today's workshop is cosponsored by the
б	eight federal agencies responsible for implementing and
7	enforcing the Gramm-Leach-Bliley Act. In addition to
8	the Federal Trade Commission, the agencies are, here we
9	go, the Office of the Comptroller of the Currency, the
10	Federal Reserve Board, the Federal Deposit Insurance
11	Corporation, the Office of Thrift Supervision, the
12	National Credit Union Administration, the Commodity
13	Futures Trading Commission, and the Securities and
14	Exchange Commission.

15 On behalf of all of these agencies, I want to 16 express my appreciation for your interest and 17 participation in today's program. More than 600 people 18 registered, a record number for this type of workshop. 19 Many who were unable to attend today have requested the 20 transcript and materials, as well as the CD-ROM being 21 prepared from today's proceedings.

Your presence today, and the interest demonstrated as we developed this program, reflects the widespread desire to improve the effectiveness of the privacy notices mandated under GLB.

> For The Record, Inc. Waldorf, Maryland (301) 870-8025

By effective notice, I mean by providing policies that are easy to find, easy to read, and easy to comprehend. As you all probably know too well, the regulations implementing GLB require that financial institutions provide clear, conspicuous, and accurate notice of their privacy policies and practices to their customers.

8 The regulations specify the general content, but 9 don't mandate any particular language. This flexibility 10 was actually intended to allow different financial 11 institutions to draft notices particular to their 12 practices.

This past year, consumers were flooded with financial privacy notices. Most people would agree that the experience has been mixed. The good news is that we have seen many clear, understandable notices, some of which will be showcased today. The bad news is that we have seen some that are dreadful. Notices that are written in language unintelligible to consumers.

Indeed, I once remarked that in some respects, this is a statute that only lawyers could love, of course until they found out that it applied to them.

23 (Laughter.)

CHAIRMAN MURIS: What we've learned in thisprocess is that providing effective financial notice is

a challenging task. Information sharing processes can
 be complex and difficult to describe in simple language.
 Also, the act itself creates complex distinctions
 regarding what information should be included in the
 notice, when choice is required, and when information
 sharing is permitted.

7 It is not surprising that describing these 8 complex practices has led some financial institutions to 9 seek more guidance about the content and form of these 10 notices from the agencies and from industry leaders.

We, therefore, thought it would be helpful to have this workshop, to discuss how to provide effective financial privacy notices. We also hope to learn about the cost of providing notices, and the effect of the notices on consumer behavior.

16 The FTC has found that public workshops, like 17 this one, can be extremely useful to educate and inform 18 the public and the private sector about important 19 issues. We can encourage creative and innovative 20 thinking to address those issues.

Today's program gives us an opportunity to hear from a number of experts and leaders in financial privacy and consumer education. Following each of our four panel discussions, members of the audience will be invited to ask questions.

Our first panel features financial institutions
 that have spent considerable time and resources
 developing privacy notices designed to communicate
 effectively with their customers.

In our second panel, several new surveys 5 regarding consumers' attitudes and experiences with 6 notices will be discussed. A number of interesting 7 8 questions are addressed in the surveys, such as whether 9 consumers read privacy notices, and why and how privacy concerns have affected consumers' online behavior. 10 Representatives of consumer and privacy groups will also 11 12 discuss what they believe consumers want and need to know about their financial institutions' information 13 14 practices.

Our morning session will conclude with some remarks on the challenges of providing effective notice by my colleague, FTC Commissioner Mozelle Thomson. I also note that another colleague, Commissioner Orson Swindle, is here, I'm sure Orson, like the rest of us, is hoping to learn from today's workshop.

21 After lunch, we will bring together 22 communication experts to help us learn more about 23 effective communication with consumers.

Our fourth and final panel will include
representatives of industry, consumer groups and state

1 ambitious agenda together.

Thank you, again, for your participation today.
I trust it will be a productive and beneficial workshop
for us all.

5

(Applause.)

MS. BROF: I'm back, and I just want to fill in 6 some details after that very helpful overview from the 7 Chairman. As he said, to make this day as informative 8 9 as possible, we want to hear from you in the audience as 10 well as those people here on stage, and we have reserved about 15 minutes at the end of each panel for a question 11 12 and answer period. And you'll see preprinted question 13 cards in your folders, they look like this. There's 14 four of them, and if you need more, there's some in a box outside where you picked up your folders. 15

At set intervals during each panel, prior to the 16 17 question and answer period, agency staff will be cruising the aisles, picking up question cards, starting 18 19 about a half hour into each panel. So, if you have 20 questions at that point, start passing them down to the 21 end of the row closest to you and I will ask the lucky people sitting at the ends of each row to just hold onto 22 23 those cards until a staff person picks them up.

Along with the question cards, in your folder, you'll also find a CD-ROM, which contains the Power

> For The Record, Inc. Waldorf, Maryland

Point presentations that will be delivered today, along 1 2 with other public comments that we have received about 3 the workshop so far. You will also find hard copies of 4 some materials for the panel presentations in your folders. And we didn't include entire Power Points in 5 there, saving some trees, but that's all in the CDs, and 6 the only thing in terms of hard copies in your folders 7 8 are some excerpts of presentations that involve a lot of 9 text, to help you follow along.

10 As far as the CDs go, we will be releasing a new one after the workshop, and that version will include 11 12 all the presentations and public comments that we have received, as well as the transcript. And since the 13 14 comment deadline isn't until January 4th, the new CD won't be available until some time after that date. 15 So, remember that date, too, for your purposes, January 4th, 16 if you want to comment on the workshop. 17

Information on how to order a CD is available at 18 19 the website, where you registered. I'm sure you're all 20 familiar with www.ftc.gov/glbworkshop. And most 21 importantly, we will send you the CD for free. You will also be able to download the documents on the CD 22 23 separately via the website. All the presentations you 24 see today should be posted by the end of the week, 25 thanks to our fantastic staff here.

1 PANEL 1 2 3 MS. FRIEND: Good morning, everyone. Welcome to the financial privacy workshop, and a particular welcome 4 5 and thank you to the panelists and members of the audience who came from out of town to join us today in 6 Washington. My name is Amy Friend, and I'm an Assistant 7 8 Chief Counsel at the Office of the Comptroller of the 9 Currency, and I am joined by my co-moderator, Stephanie Martin, who is in the middle of the panel, who is an 10 Assistant General Counsel of the Federal Reserve Board. 11 12 I think it's clear from the level of interest in 13 this workshop that complying with the new privacy 14 provisions has proved very challenging, probably more challenging than either the regulators or the regulated 15 16 could have anticipated. The first panel will begin what the agencies hope will be a constructive dialogue today, 17 and into the future, about how financial institutions 18 19 can clearly and simply describe consumer privacy rights, 20 and yet still satisfy complex legal requirements for providing these notices. 21 22 Our first panel of representatives from the

22 Our first panel of representatives from the 23 financial services industry will discuss the challenges 24 that they faced in devising their privacy notices. Each 25 one of these panelists has worked extensively on

> For The Record, Inc. Waldorf, Maryland (301) 870-8025

1 Automobile Dealers Association.

2 Then we have Stephanie Martin with the Federal3 Reserve Board.

4 Next to Stephanie -- well, I'm next to
5 Stephanie, and then there's Ellen Koplow, who is Senior
6 Vice President and General Counsel of Ameritrade Holding
7 Corporation.

8 And we have Julie Johnson, who is the Chief9 Privacy Officer for Bank One.

Next to Julie is Richard Harvey, who is Vice
President and the Chief Compliance and Privacy Officer
for Chevy Chase Bank.

And last but not least, we have sitting next to me now is Steve Durkee, who is the Privacy Implementation Officer for Citigroup.

16 I've asked each of the panelists to preface 17 their remarks with a very brief description of their 18 financial institutions and the number of initial privacy 19 notices that they were required to deliver by July 1, 20 which was the mandatory compliance date for the 21 regulations.

I think this information should give you some sense of the companies represented before you, and the extent of their obligations under the privacy regulations.

1 I'm going to begin by posing a question to Steve 2 and then sit down while he's answering and join the 3 other panelists. So, Steve Durkee, Citigroup has 4 offered some form of a privacy notice to its customers since the 1970s, and has also allowed its customers to 5 opt out of marketing solicitations since the eighties. 6 I'm wondering if you can talk about how this experience 7 8 with self regulation affected Citi's approach to 9 complying with the new legal requirements for notice and 10 opt-out.

MR. DURKEE: Okay, thank you, Amy.

11

12 Can everybody hear? I guess so.

13 Citigroup offers banking, insurance and security 14 products through Citibank, SolomonSmithBarney, Traveler's Insurance, Primerica, CitiFinancial, Diners 15 Club and other companies. In 2001, we sent out over 125 16 million notices to existing customers and changed 17 hundreds of processes to enable us to deliver the 18 19 notices to new customers. How many of you remember 20 before GLB? Seems like a long time ago.

Before GLB, our privacy notices were somewhat different. They were geared toward building trust, answering questions that customers really wanted us to talk to. For example, in the eighties, we, like many others, faced a challenge. While many customers

appreciated the special offers we could give them, some
 didn't want them.

Our challenge was how to continue to offer those items and give people a way out. This resulted in offering privacy choices in our annual mailings to our card members. These allowed customers to opt out, not only from third party marketing, but also from our own marketing.

9 So, this was quite different, but it fit with 10 what we wanted to do at that time. Another important 11 question came up when Citicorp and Travelers Group 12 merged in 1998. One of the things that our customers 13 really wanted us to say was whether or not we shared 14 medical information. Our answer was clearly no, we 15 don't, we don't intend to. Period.

We sent out that message with other important information in our privacy promise for consumers, which we deliver globally, actually to almost 100 million customers around the world. We have done that now for three years.

Those experiences were very important to how we approached GLB. But, as Chairman Muris said, GLB is a little bit different than most other regulations and notices. It combines self regulation, and by that I mean it gives companies a choice, it doesn't tell us

what to do, it tells us what decisions we have to make.
And then we have to tell our customers what our
decisions were. And hopefully the marketplace will
shake out and we will find out, number one, how to
communicate, and number two, what our customers really
want.

7 The first thing we had to do was make a 8 decision, were we going to share or were we not going to 9 share. The only credible thing that our customers said we could say was that we share. We have a reputation 10 for cross marketing, that's what they came to us for. 11 12 We had quite a few things that we could offer that we 13 didn't want to give up and our customers didn't want us 14 to give up. So, we had a clear decision made, and we thought we could communicate it. We could tell our 15 customers that we would share their information unless 16 17 they opted out.

Why did we think we had that trust from our 18 19 customers? We depend upon long-term, stable 20 relationships. These customers were not there for the 21 short-term, and neither were we. We, like you, have 22 very limited sharing and tightly control that sharing. 23 We do it for very specific purposes. We, like most of 24 you, are intensely concerned with the security of our 25 customers.

1 When we talked to our customers, they appeared 2 to know and accept that we would protect them. Our 3 prior experience also made us comfortable giving very 4 clear privacy choices to our customers. Even our many companies who do not share customer information -- we 5 have quite a few of those -- agreed that they would give 6 7 those choices to their customers, just so they would be 8 able to preserve options that may be very important in 9 the future.

We did send those notices out and we got a pretty good reaction. As an aside, in earlier discussions with Amy, I said I would talk about our experience with opt-outs. We've, again, been getting opt-outs for more than ten years, and while an initial reaction might be low, these accumulate over time.

16 So, for our companies that have fairly aggressive marketing, over some period of time, it 17 stabilizes around a third of the customers opting out 18 19 from telemarketing. So, you don't talk about what 20 happens at one time, you talk about over time. That 21 figure of about one third is pretty much what Alan Westin and other surveys would say would be the size of 22 23 the group that really weighs privacy values over almost 24 anything else. So, we think that number may be a good 25 stable area.

In companies where we don't share, where we offered an opt-out, even after three years opt outs were in the low single digits. And holding at that level. There's, I think, more a fear by customers of losing something, than cutting out an already limited amount of marketing in those areas.

So, we thought we would get a rational reaction
from our customers based upon what was important to
them, and again, that's what we saw.

10 Third, we thought that what we had said before 11 in our privacy promise was still going to be important, 12 so we included our Citigroup privacy promise in our new 13 notice for consumers. That worked well.

14 Fourth, our experience made us appreciate the very, very hard work of our agencies, both at the 15 federal and the state level, in having consistent 16 regulations, doing their best to come up with succinct 17 disclosures that consumers could understand, and we 18 19 really have not gotten negative feedback from our 20 customers. In fact, customers saw that the new notice as a regulatory requirements and accepted it as such, as 21 22 long as we also clearly said what we would do with their 23 information.

24 One of the questions I get asked most is, why 25 did they pick on the banking industry, and insurance,

> For The Record, Inc. Waldorf, Maryland (301) 870-8025

1 and securities? Don't we have good practices? One of 2 the things we've also learned from our early 3 experiences, this stuff takes time. In general, people 4 look at the best to come up with good examples, and our industry, I think, is extremely good at both sharing, 5 controlling sharing, and explaining complex things to 6 7 our customers. So, therefore, it's not unusual in that 8 context to think that we are going first.

9 There are a lot of experiments that are going 10 on, you'll hear about today -- short notices, addressing 11 what's important to your customers, listening to 12 customers. Again, this takes time. As I said, that was 13 our main lesson. Before GLB we had years to work this 14 stuff out, in controlled environments, now we're under a 15 very condensed time table.

Even so, you have to make a decision after 16 testing notices with your customers, changing processes 17 18 and operations, then going back and auditing, whether 19 what you thought you put in place was actually what you 20 did put in place. So, as we go forward, we're looking at the feasibility of providing short notices in 21 22 particular. We're trying to get an early start on this 23 so that we have time to get something meaningful in 24 place within a relatively decent time frame.

25 Thank you.

1

MS. FRIEND: Thank you, Steve.

2 This is on behalf of the GLB agencies, I'll 3 thank you for the plug for our consistent regulations. 4 Now I'm going to turn to Robin Warren of Bank of America, and I wanted to talk to Robin about the 5 consumer focus groups that they used to test their 6 privacy notice. Specifically, Robin, I'm wondering if 7 8 you can talk about the impact of these focus groups on 9 your notice and whether you thought involving consumers in the process while you were drafting ultimately ended 10 up in a more effective notice. 11 12 MS. WARREN: Thanks, Amy. 13 Let me give you a little bit of background. 14 Bank of America had a privacy policy in place for

15 several years prior to Gramm-Leach-Bliley and we felt 16 like we had a good story to tell, but this was an 17 unprecedented communication that was going to be with 18 all of our consumer customers. We sent out about 45 19 million notices to our existing customers during 2001, 20 and that doesn't count the new customers that received 21 notices this year.

22 So, it touched every customer. We have about 20 23 subsidiaries that have consumer customer relationships, 24 and the kinds of products and services they have range 25 from, of course, banking services, credit card,

insurance, securities brokerage relationships, real estate and mortgage, auto and other specialized financing subsidiaries. And we were going to have this apply to every customer in every location of every subsidiary of Bank of America. So, it was important for us to make this a positive point of contact with all of our customers.

8 The complexity of Gramm-Leach-Bliley, the law 9 and the regulations, was a challenge. Even though we 10 were not changing the substance of our policy in any way 11 as a result of Gramm-Leach-Bliley, we had to figure out 12 how we were going to fit our Cinderella's foot into an 13 unforgiving GLB glass slipper.

14 This was a learning process for us, we knew it would be for our customers, for the entire industry, and 15 we didn't know how our customers were going to respond, 16 not only to our policy, but we knew they would be 17 receiving notices from a lot of other institutions. 18 19 They would be reading about it in the media, and hearing 20 about it in the media, and we knew that they would be getting our notice in that context. 21

We didn't want our key messages to get lost in the detail. These were that we don't share or sell information, customer information, with outside third party marketers, that we do give our customers choices

when it comes to receiving direct marketing from us, that we honor those choices across our entire company, and that we do share information among our affiliates in order to deliver the kinds of services our customers expect, in the way they expect to deal with us.

We knew early on that we wanted to solicit 6 7 feedback from our customers, so we began by preparing 8 our notices and trying to get them into a near final 9 draft that we would then show to groups of customers to get their feedback. And we decided it would be a 10 marketing style brochure, that it would look very much 11 12 glossy, full color, with cover art on it, regular 13 marketing size type, lots of headings to break up the 14 messages into digestible pieces, and an introductory paragraph that highlights our key points that we wanted 15 to make sure, again, would not get buried in the 16 17 messages.

We also, wherever possible, avoided the use of jargon, and that was a big risk, as our lawyers told us, because it meant that we didn't use a lot of the sample language from the regulation, because we didn't want to use jargon that we thought would be offputting to our customers.

24 Once we had it, as I said, nearly final, we took 25 it to focus groups of customers, and we did it in a

1 number of geographic locations across the country to 2 make sure that if there were geographic differences, we 3 would understand that as well. What we found out was 4 that they really did like the section headings, that they found that very helpful. They also liked the 5 introductory remarks, they found once they read through 6 7 the policy that the introductory paragraphs that we had 8 really did focus them on what were the key points to 9 them.

10 They felt that the sequencing of information in 11 our policy was logical and easy to follow. But they did 12 tell us that some of the terms we use, even though we 13 thought we had taken all of the jargon out of it, some 14 of the terms were still confusing to them, and they identified those to us and helped us figure out better 15 16 ways to say them that would be more understandable by 17 consumers.

We also found, much to our surprise, that they 18 19 tended to read between the lines, and they tended to get 20 things out of the policy and out of the notice that 21 weren't there. And, so, it was very helpful to understand what those were. And while we had a lot of 22 23 examples in our notice to begin with, after the focus 24 groups with the customers, we learned that we needed to 25 add even more examples of what we meant, because without

those examples, they drew very surprising conclusions
 about what they thought we meant.

3 So, we added more examples after the focus 4 groups with our customers. We learned to be very 5 straightforward. They said they wanted the cover to say 6 that this is our privacy policy for consumers, and they 7 told us where they thought some concepts wo380iuprisardey 1 distribution in January of 2002.

MS. FRIEND: Thank you, Robin. 2 3 I'm glad to hear you call the regulations a glass slipper rather than the ugly duckling. I'm going 4 to turn now to Stacy Suggs with Bank Independent. 5 In contrast to the two panelists we have just heard from, 6 who it sounds like have delivered over 160 million 7 8 notices, you represent a small institution. Your bank, 9 therefore, may have had a different approach to 10 complying with the privacy regulations. I'm wondering if you can talk about what were the particular 11 12 challenges you faced as a community bank in 13 communicating to your consumers through these notices. 14 MS. SUGGS: Thank you, Amy. First of all, to give you an overview of our 15 bank, Bank Independent is located in Sheffield, Alabama, 16 it's approximately 120 miles northwest of Birmingham, 17 and it's been a family owned and operated commercial 18 19 bank for over 50 years. We have 11 branch locations within the Colbert 20

20 We have II branch locations within the Colbert 21 and Lauderdale MSA and our total asset size is 22 approximately 350 million. And this year we mailed 23 approximately 34,000 privacy notices to all our existing 24 customers.

25

So, to answer Amy's question and to talk about

today what we're here for, the challenges that we faced 1 2 in developing our privacy notice, my initial concern was 3 that our customers in the general public might not be 4 able to easily understand some of the content of the privacy notice. And some of the challenges we faced 5 included making sure that our notice would be accurate, 6 that it would be easy to understand for our customers, 7 8 and how to emphasize our opt-out, because we did choose 9 to share information. And also training our employees and other factors that we considered during the process. 10

11 So, the process we went through, in order to 12 meet these challenges when we began working on privacy, 13 included first of all a committee, similar to the way we 14 handled Y2K. And we found that the work we had done on Y2K was very helpful and useful with privacy, because we 15 had done a lot of studies and research on our 16 information systems. So, it sort of laid the 17 groundwork, if you will, for privacy. It was very 18 19 helpful. We formed a privacy committee and it 20 represented each senior officer at our bank, including 21 marketing, data processing, branch and credit administration, accounting, auditing operations, our 22 23 legal counsel, and compliance.

We had every area of the bank involved with our privacy program. I was then appointed as the bank's

privacy officer, and I chaired the committee. We studied the regulation and we utilized various resources, including the American Bankers Association's privacy tool kit to begin developing our notice, and that was very helpful. It took the model language, but I think, made it into a more easy-to-read and understand notice that would be beneficial to our customers.

8 We then formulated a time line to develop our 9 privacy policy, our procedures, our notice and other 10 related tasks that were involved in our privacy program.

To talk about the challenges, the first 11 12 challenge was ensuring that our notice was accurate, of course. Our privacy committee was very helpful in this 13 14 area, since all of the banks were involved. Also, conducting a thorough information self assessment was 15 very productive in making sure we knew the flow of our 16 information, and in making the decisions that we needed 17 to develop our notice. 18

Another factor that was a challenge was developing a notice that would be easy to understand. As with any new regulation, our goal is always to try and simplify as much as possible, especially when it's going out to the customer. And with the requirements of the new privacy notice, we wanted to make sure that our customers and the general public would easily understand

1 the contents.

So, in developing our notice, length was a factor. Our goal was to make it as short as possible, but to include all the required and pertinent information in the regulation. Uniformity was another factor. We decided to develop one privacy notice that would not only include our general information, but also Internet banking information.

9 We just began offering Internet banking to our 10 customers this year, so we thought that it would be a 11 good idea and less confusing to our customers for them 12 to see one privacy notice on our website and one privacy 13 notice in the mail. All the information that they would 14 need would be right there.

15 The layout was another consideration that we 16 took into account, as far as paragraph format, using a 17 normal font size, bold facing where appropriate, 18 especially for the opt-out.

And once we had a rough draft completed, I submitted our privacy notice to various acquaintances and coworkers to get their feedback on the content. I think this was very helpful in testing the readability of our notice and making any changes where appropriate. Another challenge was structure of the opt-out. Once we decided we wanted to share information in the

future, for example, name, address and telephone number, we had to determine how we wanted to structure the opt-out. We looked at it from a customer's perspective in regards to how the opt-out would be applied. For example, opt out on all accounts now and in the future, rather than per account.

We also took other factors into consideration.
We decided to include information about our do-not-call
list for telemarketing purposes in our notice, as well
as the Children's Online Privacy Protection Act.

11 Another challenge was training our employees. 12 Extensive training was conducted for all our employees 13 on our privacy policy procedures in our notice. This 14 was an important aspect so that they would understand 15 the privacy requirements and be able to easily explain 16 the information in our notice to our customers and 17 answer anticipated questions.

Although many challenges were associated with developing our privacy notice, I believe we took the necessary steps in order to deliver an accurate notice that our customers would understand. We understand that privacy is important and we continually strive for ways to improve the content of our notice and all other areas of our privacy program.

25 Thank you.

1

MS. FRIEND: Thank you, Stacy.

2 I'm going to turn now to Paul Metrey, who 3 represents another small business perspective. Paul is 4 in a different position from the other panelists because he is not with a financial institution, but he is with a 5 trade group that represents a number of small businesses 6 who I think were surprised to find that they would be 7 considered a financial institution under the regulation, 8 9 and that's automobile dealers.

10 Can you talk about what your association did to 11 advise your members that they were covered by the new 12 privacy provisions and what their obligations were? 13 Also, if you could discuss the template that your 14 association provided members to use for their own 15 notices.

MR. METREY: Certainly. Just to describe our 16 membership, we represent over 19,000 new automobile and 17 truck dealers, about 18,000 are new automobile dealers 18 and about a thousand are new truck dealers, roughly. 19 20 And it was quite a learning curve for everyone. 21 Typically these are small retail businesses. They typically have much smaller assets than many of the 22 23 financial institutions that are governed by the 24 regulation, and they're not used to requirements that 25 apply to financial institutions.

1 When many in the community first heard that 2 there would be a financial privacy regulation, they were 3 thinking that it would apply to banks and others, but 4 not to themselves. So, as Amy was mentioning, that certainly was a big effort to try to convince people 5 that, look, there are some types of business 6 transactions you are engaging in that this will apply 7 8 to, and you need to be prepared to provide privacy 9 notices and adhere to the other requirements of, in our case, the FTC final rule. 10

Now, of course, it was also a challenge, because as I indicated, they are all retailers. Much of what they do is nonfinancial in nature. If you take, for example, an automobile dealership, the work that they do to service an automobile or to sell parts, or certainly transactions with other businesses in a wholesale context, really do not give rise to the requirements.

18 So, when someone talks about a customer, it does 19 not automatically jump out that it's going to be 20 something that gives rise to these requirements. They 21 certainly have financial customers where they are 22 arranging for credit and extending credit; however, many 23 uirtsk credit; however, mSer, aiibile 20 ople aruTl23 oryuep7

1 about 19,000 members and they are as diverse as they 2 are, it's very difficult to get into any level of 3 specificity with that.

4 So, we were really largely wed to the sample clauses that were provided in this case, again, by the 5 FTC, the clauses that were authorized to be used if they 6 were applicable, and that really assisted us in trying 7 8 to put together a standard notice. So, that really is 9 what we were able to provide them. There were a couple of different templates, depending on whether or not they 10 owed a customer the right to opt out or not, but that 11 12 generally was the approach.

13 Even with that, there were certainly a lot of 14 questions that came up, such as, to whom do we have to give the notice, when do we have to give it, and some of 15 the other particulars that you would expect with this 16 type of requirement. We tried to work closely with the 17 FTC staff in trying to address those concerns and 18 19 queries, and that's still an ongoing process, of course, 20 as people continually try to improve the process.

21 Thank you.

22 MS. FRIEND: Thank you, Paul.

I'm going to turn next to Ellen Koplow for the perspective from a securities firm. I'm wondering if you could talk about the process that your company used

to develop its notice, and then particularly focus on the Internet notice that you have and whether you think that delivering a notice over the Internet may offer some opportunities for more effective communication than a paper notice.

6

MS. KOPLOW: Thank you.

Ameritrade Holding Corporation is a pioneer in 7 8 the online trading brokerage industry, with a 26-year 9 history of providing clients a self-directed approach to 10 investment services. Through its private client and institutional client divisions, Ameritrade provides tier 11 12 levels of brokerage products and services tailored to meet the varying investing, trading and execution needs 13 14 of self-directed individual investors, financial institutions and corporations. 15

As currently structured, there are eight separate broker dealers that fall under the holding company umbrella, seven of which we owned at the time when we were first complying with Reg SP and through which the delivery of privacy notices were at issue. By June of 2001, Ameritrade had delivered over a million and a half notices to its clients.

Amy asked me to address how having a business that operates primarily through the Internet affected compliance with the delivery requirements of Reg S -P-

1 my understanding is that we were contacted regarding 2 participation in this panel, in part, because of the 3 manner in which our privacy policy is structured.

When you access the policy online, the first page has an introduction, and then we list all the different informative provisions as topics from which the client can choose, and link directly to view the relevant provision.

9 For example, we're required to disclose what 10 information we collect, when we collect the information, et cetera. Each of these topics is phrased in question 11 12 form for ease of use and access by the client. So, 13 included is the question, what information do we 14 collect, from which you can link directly to the answer. 15 Another example is that we have a guestion, can 16 I opt out of sharing my personal information with nonaffiliated third parties, which then links the client 17

18 directly to the opt-out provisions.

So, if a client doesn't care about how we use, collect or share information, and only wants to opt out of the sharing, the client can effectively skip over the terms of the policy that he or she deems to be irrelevant, and go directly and easily to the opt-out provisions.

25

Now, I can't take credit for this idea.

Ameritrade had a privacy policy on the website prior to Gramm-Leach-Bliley as a matter of good Internet and financial service practice, which I would periodically update as the law developed, or as our use changed.

When Reg S-P was promulgated, the project was 5 elevated on the priority lists, and I was able to enlist 6 the help of our business executives. It was the 7 8 business that had the forethought to treat this not as a 9 legal document, as was my inclination as general counsel, but as another means to reach out to our 10 clients in a style that fits with our business and our 11 12 brand, direct and easy to follow.

After I was satisfied that the policy met all the legal and regulatory standards, we sent it over to the marketing department, who ultimately came back with this structure. We had the typical tug and pull of what needed to be said and how. As Robin referred to, the jargon was something I was comfortable using, but made their hair stand on end.

But what resulted, I believe, is a compliant document that provides the information the client wants in a manner that is pleasing and easy to read. Once we had a final document to work from, in January of 2001, we put together a cross functional team of legal, audit, marketing and technology, to devise the methods by which

we would implement the delivery requirements. The initial notice is required to go to all current customers, and under section 248.9 of Reg S -P- in a manner that each customer can reasonably be expected to receive actual notice in writing, or if the consumer agrees, electronically.

7 The regulation goes on to explain that a 8 reasonable expectation of actual notice for the consumer 9 who conducts transactions electronically can be to post 10 the notice on the electronic site and require the 11 consumer to acknowledge receipt of the notice.

12 Although our policy was on the website, we could not guarantee that current customers would access the 13 14 policy, nor did the system have a vehicle at that time by which we could monitor who received the policy or 15 require acknowledgment of receipt. Therefore, we felt 16 in order to reasonably expect that the privacy notice 17 would be received by our existing customers, we sent the 18 19 written policies to all existing customers in our 20 quarterly statements.

However, we were able to implement the electronic delivery of initial notices for new clients through our online application process. With the passage of the Electronic Signature Law in the summer of 2000, we incorporated the application process into an

online form. Additionally, since we are a regulated
 company, we were already required to maintain certain
 books and records of important information and
 documentation, and keep records of certain client
 communications.

So, between the E-sign verification process, and 6 the SEC books and records requirements, we already had 7 8 the systems and technology in place to create a line 9 item in the application for the privacy policy, create a direct link from that line item in the application to 10 11 the privacy policy, create a vehicle that indicated the 12 person read the policy -- received and read the policy in terms that they understood -- and record the client's 13 14 response, along with a version of the privacy policy that was in effect when they accepted it. 15

We were able to incorporate a similar procedure for our opt-out provisions. We do have one subsidiary, Freetrade.com, that only interacts with clients online, and had the system to deliver and record receipt of the privacy policy to its clients by sending it via email. The terms and conditions of Freetrade require the client to communicate only through electronic means.

23 We expected the requirements to deliver annual 24 notices to be easier to implement, as all clients accept 25 posting a revised policy statement electronically as

1 actual notice, and Reg S-P allows us a reasonable 2 expectation that a customer will receive actual notice 3 of the annual privacy notice if the customer uses the 4 website to access financial products and services electronically, and agrees to receive the notices at the 5 website, and we post them continuously in a clear and 6 7 conspicuous manner. 8 Thank you, and I look forward to participating 9 in our question and answers. 10 MS. FRIEND: Thank you, Ellen. 11 I have a question. Do you allow your consumers 12 to opt out online? 13 MS. KOPLOW: Yes. 14 MS. FRIEND: And it may be too early, but have you noticed any difference in the rates between Internet 15 16 opt-outs versus opt-out through your written notices? MS. KOPLOW: 17 No. 18 MS. FRIEND: Not yet. Thank you. 19 I'm going to turn to Richard Harvey next, with Chevy Chase Bank, and, Richard, Id like you to talk 20 21 about the particular techniques or strategies that Chevy Chase Bank used to make its notice effective. 22 I know 23 that you have a question and answer format, and that in 24 some ways you've gone beyond the strict legal 25 requirements for your notice and opt-out. So, please

1 discuss these items .

2 MR. HARVEY: Certainly.

Well, Chevy Chase Bank is a locally owned and operated financial institution with an asset size of roughly \$18 billion. With respect to our notice process, many of the things that you've already heard in terms of some of the good practices are the same things that we decided upon.

9 One of the things that we decided early on is that we really wanted our notices to be a communication 10 piece. We saw the issuance of notices as an opportunity 11 12 to talk to our customers. And, so, we wanted to make 13 sure that as we developed that piece, it would be 14 something that would be readable, and not only readable, 15 but it would be something that would catch our the attention of our customers. 16

We regularly send out a newsletter, and we've had good communication back from our customers that they tend to read those newsletters. So, we saw this as an opportunity to dedicate an entire newsletter to just privacy.

We looked at privacy as a trust issue, and so what we first did, in terms of determining what we were going to say to our customers, is to make sure that they understood that their reason for selecting Chevy Chase

was certainly partly because of the trust that they had
 in us. And what we wanted to say to them is that you
 can continue to trust us as it relates to your privacy.

4 Our notice -- this is a copy of what we sent out -- we sent out 1.8 million notices. But we wanted 5 to make it short, just like you've heard others say. 6 We figured that customers did not want to spend a whole lot 7 8 of time, and they didn't have a whole lot of time to 9 dedicate to reading complex notices. We wanted to make 10 it as short as possible, but we were in that same quandary that we had to make sure that it complied with 11 12 all the regulator requirements for the notices.

And, so, as we decided to develop the notices, we drew in those individuals throughout our organization that would provide us with assistance. They knew their customers. We have representatives from every business line of the organization, we developed a task force, and that privacy task force actually met at least once a week in the development process.

We talked about what kind of sharing we did throughout the company, and that was an extensive process, just the inventory of what kind of sharing we were going to do. And we took a position that we were going to have a notice that said to our customers, that as it relates to your privacy, if you took a look at our

1 notice and you compared it to other financial

2 institutions' notices, that you should see a difference.3 We really wanted them to be able to do that.

And the difference was that we were staking out a position on privacy. We were saying to our customers that we will not share your information with an outside third party that would see78ot 2 1 came up with, and we took questions and answers from 2 We then developed a Q&A, and we made that Q&A them. 3 part of our privacy notice. We called our privacy 4 notice a privacy pledge, because we wanted to say to our customers, this is something that we've always been 5 keenly aware of and we know that you're concerned with 6 7 this and you can understand that we're concerned with 8 what you're concerned with.

9 So, we made a pledge to our customers, and it tended to work really well. If you go through our 10 pledge, we also thought it was important to tell our 11 12 customers how we use their information, and how 13 financial institutions responsibly use customer 14 information. We talked to them about protecting their privacy. We knew that they were keenly concerned about 15 their personal information being stolen. We told them 16 things that they should do to protect their information. 17

We also provided them with a listing of ways 18 19 that they could opt out of other direct mailings, and 20 ways that they can contact the credit bureaus. And we 21 think that in the end, that we came up with a very good 22 piece with the help and support of a lot of good people, 23 and we relied on the ABA tool kit, and we relied on 24 outside consultants, to an extent, to really help us. 25 And we think we came up with something that was really

> For The Record, Inc. Waldorf, Maryland (301) 870-8025

33

1 well done and well received by our customers.

MS. FRIEND: Thank you, Richard. Just a quick question, when you and I were talking, you said that even though you don't have a third party opt-out, that some consumers try to opt out of third party sharing anyway. What was your response when that happened?

8 MR. HARVEY: When that happened, what we did, 9 frankly, was we allowed them to go on our suppression 10 list, so that they wouldn't receive any kind of 11 solicitations from us or any of our joint marketing 12 partners.

MS. FRIEND: Thank you.

13

14 I'm going to turn now to Pauline Scalvino with The Vanquard Group. Your privacy notice makes clear and 15 16 emphasizes the fact that you do not sell customer information to third parties. I'm wondering if you can 17 18 talk about why this particular disclosure was important 19 to Vanguard, whether it represents any change in your 20 information sharing practices as a result of 21 Gramm-Leach-Bliley and how have your customers reacted to your notice? 22

23 MS. SCALVINO: Sure. The Vanguard Group is an 24 investment management company, primarily we're a mutual 25 fund company, we're the second largest mutual fund

company in the world. We offer over 100 mutual funds 1 2 and have approximately \$540 billion in assets under 3 management. We also have a number of affiliated 4 investment management businesses as well. We have a 5 broker dealer, registered investment adviser, as well as two trust companies, one a national trust company, and 6 one a state chartered trust company. 7

8 So, we do offer a wide variety of investment 9 management services to our clients. To comply with the 10 law by July 1st, we sent out over five million privacy 11 notices, and since that date, have sent out privacy 12 notices in response to every request for information and 13 have made the privacy notice available on our website.

As Amy mentioned, what we wanted to start out the privacy notice with was the disclosure that we don't sell customer information, but we went even beyond that. Vanguard's position has always been that the reason that we have been successful is because we've earned the trust of our clients.

As other people have mentioned, trust is really the foundation of our business. Trust that we'll stick to the investment philosophy that we disclose in our prospectuses, trust that you can believe in the integrity of our investment management, trust that we'll provide you with the best service and the lowest cost

1 possible.

2 So, we viewed privacy as just one other aspect 3 of our customers' trust in us. And we had always had a 4 privacy policy, and had always made it available, 5 although it was not provided to everyone, you had to ask 6 for it. And it really wasn't very specific.

7 At a very general level, it indicated that we 8 didn't sell information, but it didn't go into a lot of 9 detail or provide examples as to what we did with 10 customer information.

11 When Gramm-Leach-Bliley came along, and then Reg 12 S -P- as well as the other regulations that applied to 13 some of our affiliates, we obviously had to make a 14 decision as to what the new disclosure would look like. 15 And as has been mentioned by other panelists, we really 16 wanted to provide a notice that was clear and 17 understandable to our clients.

We had been one of the first companies in the 18 19 mutual fund industry to adopt the plain English 20 prospectus. We had for years a series of materials 21 called the plain talks series, which discussed bear markets and various sorts of mutual funds, and we 22 23 thought that the privacy policy should be consistent and 24 our notice should be consistent with all of our other 25 forms of communication to our client base.

1 We formed a team, as has been mentioned before, 2 and got all of the relevant people in a room 3 to assess our use of customer information, just to 4 make sure that we weren't missing anything, and also to put the notice together. And when we put the 5 notice together, initially, you know, the legal 6 department provided to the marketing folks the guidance 7 on what had to be included, and we provided the sample 8 9 language, and we left it to the marketing people to come up with a brochure that they thought would be acceptable 10 to our clients and very consistent with the Vanguard 11 12 message.

And we also came up with a trifold brochure, using regular sized print, bullet points, headings. And when it was initially prepared, it really had a fair amount of flexibility in it. Recognizing that the regulations allowed you to disclose to clients that some time in the future you might do certain things with their information.

20 Our policies have never been such that we would 21 be required to give an opt-out, and there is no opt-out 22 provided to clients. Our use of information does 23 include providing clients with information about other 24 Vanguard products and services. Our clients have never 25 objected to that. In fact, if anything, we're usually

criticized because we don't let them know that we offer
 certain services. A lot of our clients don't know we
 have a brokerage operation.

We did not believe that providing an opt-out was necessary, that we needed to go that extra step, because it was not legally required. But we did try to build in some flexibility initially in the notice to allow for things such as joint marketing, which is permissible under one of the exceptions.

10 We then presented our notice to our senior 11 management team, and they may have been more difficult 12 than a lot of the focus groups. Because they really 13 looked at the notice as a customer would, and they came 14 back to us and, in fact, said that they weren't comfortable with taking such an approach that would give 15 us a lot of flexibility. They wanted to be very clear 16 about what we do with customer information -- we don't 17 use it for joint marketing, and they don't intend to use 18 19 it for joint marketing.

We certainly provide it to third parties, in order to provide services to our clients. We provide it to third parties who are going to perform services for us. In dealing with clients, but we don't even allow partners in the brokerage business, for example, to market directly to our customers. They're limited in

1 what they can do, and the limit is to provide whatever 2 service we've contracted with them to provide, and 3 that's always been our policy.

And, so, senior management came back and actually required us to take a much less flexible approach in our notice. And the result was that we really laid out exactly what we do with customer information by providing examples.

9 Amy asked about what the reaction of our clients 10 have been, and we really have not heard very much at 11 all. W inn e y ( ivch lh reftngTd )1d very much at

shar p

1 reports.

2 We have heard very little back from the people 3 who initially tried to opt out asking to be on the 4 do-not-solicit list. There's been a minimal reaction. 5 Thank you. MS. FRIEND: Thank you, Pauline. 6 7 Last, but certainly not least, is Julie Johnson from Bank One. Bank One is a large integrated financial 8 9 company that chose to send a single privacy notice on company th 137 P lease alnkab out thosevarious decistiose to 14 evelopd a single notic, e to send a epagrat mailkin, ando 15 wthat yo whery tyking toconveye idth is c vet lttere. MS.JOHNSON: 16 Thank you. 1 7 After Gramm-Lreah-Blileyewas eneacted and the regulattiosecamet ou, wticha eemst lke yheais got, but 1 8 1 9 thae's bcauoseIdth ankcittook us e veryday, e veryhourt 20hat wWe hd, e topual th isial toge thre idordhre toimoplmseat 2 1 cit id awany thatwWe optedwouledworck or ourtcustomer,t 2 2 butalstoworck or uts. 237 Therewas a utuialself intreste prspeactvhe

40

national credit card business. Not only that, we issue
 credit cards for 500 other institutions. My friend
 Richard here is an example. If you have a Chevy Chase
 card, it says Chevy Chase on the front, but it's a
 FirstUSA card, and I own that customer relationship.

6 We thought it would be difficult, given the 7 complexity of our company, and a very disaggregated 8 systems environment, to effectively manage whatever 9 policy we adopted. It had too many moving parts, and as 10 everybody on this panel has said today, privacy is all 11 about trust, it's about meeting customer expectations, 12 it's about acting in the customer's best interest.

With that, we felt it was unfair to ask customers to manage their privacy on a product or affiliate basis at Bank One because we are horribly complicated, and we probably would get it wrong.

17 So, we did it, we took a customer centric approach, and that was a huge issue for us. We have 18 19 never done anything in a customer centric way before. 20 At the time that we started this initiative, we didn't even know how many customers we had. We didn't know 21 whether we had one customer with five relationships or 22 23 five different customers. And it was a huge, huge 24 effort to pull that all together.

25 We started out by building a matching engine

1 to each customer, each customer got only one mailing. 2 It included the privacy policy, but also a letter. A 3 letter saying why you're getting this mailing so that 4 Richard's customers, credit card customers, my credit card customers, would know, why are they getting this 5 thing from Bank One, and also telling them that my 6 7 policies might be different than his. It's important to 8 read what I have to say. We thought that was crucial.

9 The letter was very brief, it said, in bold, 10 boom, boom, boom, this is why you're getting it, you've 11 got two choices to make, these are what those choices 12 are, this is the number you have to call. I think it 13 was, in fact, a form of a short notice.

14 We did a lot of customer research. The customers that read the letter said, well, you know, I 15 don't think I really have to read this whole thing, 16 because I mean it kind of says it right here. 17 And essentially it did. But the other thing the letter 18 19 provided to the customers was consumer information, just 20 like Robin and Steve, I think, both did. We provided people the opportunity to understand about opting out of 21 marketing, how to contact their credit bureaus. 22 We also 23 gave a lot of information for customers on identity 24 theft, including how to get in touch with the Federal 25 Trade Commission and their programs, and their

1 resources.

People told us that they would keep this with their important papers, because it offered information that was of value to them. And I don't think that they were talking about our disclosures.

So, we thought it was a success. We had never 6 7 done anything like this before. We didn't have a system like Citi did. We had about two million people who 8 9 figured it out -- and who expressed their preferences 10 and called in. We would take opt-outs from anyplace, but we did encourage people to use a toll-free number. 11 12 It took an enormous amount of training, it took an 13 enormous amount of systems modification. It took us every moment that we had. It took us three months to 14 actually mail all of these out, and I think we consider 15 it a win-win, and I think our customers do, too. 16

MS. FRIEND: Thanks, Julie. Sounds like youneed a vacation.

19 MS. JOHNSON: I do.

20 MS. FRIEND: I'm going to turn this over to 21 Stephanie now to continue the discussion with our 22 panelists.

23 MS. MARTIN: Okay, for the next 15 minutes or 24 so, it's our general discussion time, and I'm just going 25 to throw out some questions, and any panelist can feel

free to jump right in, and we hope we'll generate a lot
 of back and forth discussion.

3 The first question we have is: How can you 4 determine whether your privacy notices are effective? What kinds of indicators should you look at to see 5 whether or not you've done a good job in making your 6 7 notice clear? Do you look at opt-out rates, do you look 8 at the numbers of questions or complaints that you've 9 gotten? How do you do that? 10 Anyone can jump right in. 11 MR. DURKEE: I'll jump in. 12 MS. MARTIN: Steve? 13 MR. DURKEE: I think we do not concentrate on 14 opt-outs. Again, we've got quite a diverse range, and I think it reflected customers' particular association 15 with those businesses. I think what we would use is the 16 surprise factor. If after we send out our notices, if 17 customers are surprised at what they get, either that we 18 19 don't send them something because they opted out and 20 really shouldn't have, or because we send them something 21 and they really wanted to opt out but didn't get around to it, that would be our measure. 22

23 So far, the feedback we're getting is almost --24 it's very quiet. There's no negative remarks. So, we 25 think that that's a first good indicator.

> For The Record, Inc. Waldorf, Maryland

1 MS. MARTIN: Yes?

2 MS. WARREN: Stephanie.

I think for us, our focus groups did convince us that our policies and that our notices would be clearly understood after going through that process. They also showed us and informed us how to -- some steps that we could take to make sure or to increase the chances that our customers would read them. 1 that number, when we talked to our associates in our 2 call centers, they said they got very, very few privacy 3 questions.

So, we gathered from that that even the people who were calling in to that number, weren't calling in about privacy, it was just a convenient number and they were using that number to call in with other questions.

The challenge about that was that it made it 8 9 very difficult for us to keep our own associates 10 trained, because we had given them a whole series of questions and answers and what to anticipate from 11 12 customers. And because customers -- they tell us over and over again -- haven't been asking about this, it's 13 14 been hard to keep them on their toes about what to do on those rare occasions when they do get a question. 15

16 MS. MARTIN: Does anyone else want to jump in on 17 this one?

18 MS. SCALVINO: I will.

We had a similar experience in terms of questions. We had done a tremendous amount of training, as we were preparing to mail out the initial notice, in anticipation of the fact that people would have questions, and we sent the initial notice with our first quarter statements. And typically, after any statement

47

calling about what's happened in a particular fund,
 they're calling to make changes to their investments,
 and we anticipated that there might be some questions,
 and there really weren't any.

5 You know, frankly, I wonder to what extent 6 people read them, despite the fact that it was short, 7 despite the fact that it was simple, the fact that the 8 only reaction we got were the handful of opt-outs, which 9 didn't indicate that anyone had really read the policy, 10 leads me to think that people may have filed it, but I 11 don't know how much attention people paid to it.

You know, I think fundamentally, they trust us, and the trust is there to lose if we do something wrong, but I don't know that people were paying much attention to it. 1 and offline policy, there aren't two separate ones.

2 Also, we put a reminder in to customers that if 3 they have expressed a choice previously, we'll continue 4 to honor that until they tell us otherwise so that people don't have to feel they have to call in again. 5 So, I would just say again, too, that any substantive б 7 change to the policy would have required us to go back 8 and change probably all the things that support that 9 policy, all the list management processes, the quality 10 assurance processes for compliance, the audit processes, 11 and the systems. So, changing language is a significant 12 event.

13 MS. MARTIN: Well, let me ask a sort of a 14 related question, and that's also related to changes in the revisions to policies. If today's workshop, or 15 subsequent efforts, result in the development of a 16 standardized template or other ways to make more clear 17 notices, what are the legal and operational issues that 18 19 your company would face in revising a privacy notice? 20 Pasneo?Tj T\* ( 20 1 MS.RMARETREY Well, leerational

112 rer cselv. IfTy hae theryg a feeder prkeep prsilate

49

information. And, so, the use of a standardized template, again, to the extent that it's something that is simple, easy to use, does not require extensive tweaking and would allow a small business to be able to make it ready to deliver to the customer, there would be some appeal to that to the extent that there were further regulation.

8 MS. MARTIN: Steve, did you have something? 9 MR. DURKEE: Yeah, just to echo what Julie said. We're continuing to test, we've probably tested some of 10 our businesses, but until we think we've gotten it right 11 12 from testing, with consumers and so on, we wouldn't want to go through the huge expense. We think that there is 13 14 a lot of room, but we think it's going to take some time 15 to get there.

MR. HARVEY: Let me just also state, I do have some concern about standardization. If, in fact, the standardization takes away the flexibility for us to develop our own policies and procedures. I mean, what you've heard todawaldom lomapplcoeks determined that F for thRecorAndInc.50 this was really going to be an opportunity, a marketingtermined th 2 flexibilittinsnjDot ocraftwe thgsed that we woulfeel 50 comfortable with as a communication piece with our own
 customers.

MS. JOHNSON: And I would be concerned if a 3 standardized format caused our customers to think that 4 we had somehow changed our practices, because the notice 5 looked different. 6 7 MS. FRIEND: While the regulators were crafting the regulations, WalderfbeMaryly wanted to build in 8 For T thRecord, nInc.. 9 flexibility, because these regulations apply to so many different types of financial institutions and 10 different 10

1 MS. JOHNSON: I'm not sure that at the end of 2 the day, consumers shop for financial services based on their privacy, their information practices. I mean, 3 4 they all can opt out and have the same ultimate protections, but I'm probably going to Vanguard for a 5 whole different reason because they're a low-cost 6 provider, they keep their expenses low, and I think that 7 a lot of the talk about standardization is intended to 8 9 assist someone who may be shopping for financial services based on their information practices, and I 10 11 don't know how many people do that. 12 MS. MARTIN: Let me ask another question. What 13 effect have the GLBA privacy provisions had on your 14 company? For example, has the law changed the way you handle and share customer information? 15 MS. SCALVINO: As I indicated before, it hasn't 16 changed the way that we handled customer information. 17 It did force some decision making, knowing that if we 18 19 set out a policy and then decided three, six months down

20 the line to change it, we would have to send out notices 21 again. It really put the issue on the table, and 22 allowed management to address it.

But I would say one of the biggest benefits that we got from it was really just raising employee awareness and consciousness. It's something we've

1 always tried to beat into everybody's heads from the 2 first day of orientation as to the importance of the 3 information that they handle and that they have access 4 to, but having the force of law behind it, and having 5 the ability to reinforce it and to have training and to 6 emphasize it to them, and for them to get the privacy 7 notice themselves, I think helped considerably.

8 MS. KOPLOW: I would echo that as well. We 9 always protected privacy, but having the law behind it 10 helped my job a lot by saying, now it's not just good 11 policy in the financial industry, from the Internet 12 industry, which always had a system of putting privacy 13 policies on the Internet, but now it's the law.

MS. MARTIN: We have time for I think one more question. Some of you had mentioned this in your presentations, but by a show of hands, and I know this doesn't apply to Paul, because he doesn't actually work for a financial institution, but how many of you had provided privacy notices to your customers before you were required to do so by GLBA?

21 MR. DURKEE: We would also ask the audience if 22 they would.

MS. MARTIN: How about the audience? Yeah, alot of people had already done it.

25 Let me ask, then, have you found that privacy

For The Record, Inc. Waldorf, Maryland (301) 870-8025 53

notices are beneficial to your institution such as by
 creating customer good will or allowing you to
 distinguish yourselves from other financial
 institutions? And some of you have kind of touched on
 this, but if you want to expand.

MR. DURKEE: I would like to point out, too, I 6 7 think our privacy notices certainly helped our relationships with vendors. Once we have something 8 9 published that makes the negotiations about why we want 10 to monitor their processes much cleaner. So, that's been very important to have something public. I think 11 12 the other is there's just so much misinformation, 13 despite the fact that for three years we've said we would never share medical information, we still see it 14 15 in the paper.

16 So, we would like to keep going out there and 17 reassuring our customers that we really have their best 18 interest at heart and our management thinks the same way 19 they do.

20 MS. MARTIN: Anyone else want to jump in?21 (No response.)

MS. MARTIN: Okay, why don't we use the rest of our time, then, to go through some of the Q&A's we've gotten from the audience.

25 MS. FRIEND: I will start. This is for any of

the panelists. Examples from the panel all followed sound approaches to developing notices, including consumer testing, so why did notices turn out to be judged as too complex? What should be different in the future about any notices?

MS. WARREN: I'm sorry, go ahead.

6

25

MS. KOPLOW: The primary reason they were too 7 8 complex, I believe, is because the regulations require 9 that we go into a certain amount of detail in explaining 10 how we use information, and I think what we've heard from the panel discussions is that consumers don't 11 12 necessarily want that much detail. They may want some 13 information as to who to call, but they really didn't 14 want a ten-page privacy policy.

15 Trust is a basic premise for all of our 16 industries, and businesses, and we wouldn't have those 17 clients to begin with if they didn't initially trust us. 18 So, when we had to comply with the regulations, I think 19 that put a lot of consumers off. They didn't want that 20 much information.

21 MS. FRIEND: I would just follow up, then, by 22 asking what then do the panelists think would be the 23 critical pieces of information that consumers would 24 need? Or want?

MR. DURKEE: Well, I think, again, we're also

looking at this expanding to the rest of the economy. 1 2 And, so, within that framework, the short notice, plus 3 some place where consumers could find this level of 4 detail. I think there are some customers who do want this level of detail, but I think as Robin and others 5 have mentioned, they really focused in on the short 6 7 notice, and as long as we can say things very clearly, 8 and tell them where to go to get the more detail, we 9 might be in a good place.

MS. FRIEND: So, when you talk about short notice, what elements are you talking about?

12 MR. DURKEE: Believe it or not, one of the 13 things is just who we are. And that becomes very 14 complicated in financial institutions. Julie mentioned 15 her relationship with Chevy Chase Bank. The whole thing is getting complicated. I think the other is, the 16 questions for Citi might be very different than the 17 questions for a smaller institution that might not have 18 19 medical information, that might not have marketing. So, 20 it might be very institution-specific.

21 MS. FRIEND: So, can I call on a smaller 22 institution here to talk about what you think might be 23 important? Stacy?

24 MS. SUGGS: I think that as far as the content 25 of the notice and so forth, I think that all banks

Because we have a website now, that information needs to be a part of our privacy notice, and there's other issues that are involved. So, it's not an easy thing, but I think that a template and making it nice and simple and easy is a good ideas SoI don't kw, h, w

5 7 5 conseasrhere lengthnvour prtice, s,nd makinet niasasy4 8 ands possib anrmahere customsrheo readnd maunasrstd m.Tj T\* (

I think, frankly, that another problem was just volume. Given the compliance date, everyone got hit with a multitude, potentially, of notices in a very short period of time. And I just think people lost interest.

I agree. As a matter of fact, when 6 MR. HARVEY: we came in this morning, we all received the Harris 7 8 Interactive Study, and as part of that study, what they 9 found here, and I'm just reading, it says, "Far and away 10 the two most important pieces of information that consumers said that they would like to see in our 11 12 notices are how consumers can remove their information from a company's database, and how information is shared 13 14 or sold to outside companies."

So, if we're talking about what consumers really want, those are the things that they appear to be very concerned with. A lot of the other language that we're required to throw in isn't as important to them.

MS. MARTIN: There's another question. People say that consumers do not use the Internet as much as they would like to, because of privacy concerns. Do you think it's because of privacy or because of security concerns?

24 MR. HARVEY: I actually think it's -25 MS. WARREN: I think it's both.

MR. HARVEY: I do, too. But I don't think that they differentiate between privacy and security as we might, because we deal with this all the time. They probably see them as really linked together. When I think about interacting over the Internet and what kind of information I'm willing to transmit, I'm really thinking about it from the standpoint of security,

1 you're doing business on the Internet, privacy and 2 security are interrelated. And you really cannot 3 separate them completely. Because if I deem my customer 4 information to be very important, in making sure that that information is kept private, part of that process, 5 in fact, we have a whole team developed for this, is to 6 make sure that our systems are in place to protect that 7 8 information so that it doesn't get into the wrong hands, 9 so that only a limited number of people can use it. So we are making sure that there cannot be any security 10 breaches, and therefore, the privacy of the customers 11 12 won't be breached. So, I think they are interrelated.

MS. JOHNSON: I think that we might have some confusion coming in the next weeks and months if the article from yesterday's papers on customer confusion around privacy and the P3P standard is any indication of this, the privacy on the Internet may be an emerging issue of concern if there are two different policies that are presented to consumers.

20 MS. FRIEND: I don't know if everybody here 21 knows what P3P is. Does somebody here want to just 22 briefly describe it, in two sentences? It's a test. 23 MS. JOHNSON: Well, it's a utility that's a part

of Internet Explorer 6, and maybe it will be in some other applications later, but it basically gives

1 consumers the opportunity to manage an aspect of their 2 privacy, which it would be the placement of cookies, and 3 it requires you to articulate some of your practices in 4 a particular language that may not translate to 5 Gramm-Leach-Bliley in any kind of useful way.

MS. FRIEND: I have another question from the 6 audience, and some of you have already addressed this. 7 8 What have your response rates been for your privacy 9 notices in terms of opt-out? If you've offered multiple forms of opt-out, please discuss whether there's one 10 11 form that has proven to be more popular. And I think, 12 Steve, maybe you want to reiterate what some of your experience has been over time. 13

MR. DURKEE: We've, again, had this program in place for many years. Most customers who have a choice among different things to opt out of, would opt out mostly from telemarketing, and that's generally when we happen to call them at an inappropriate time, and they say, please remove me from your telemarketing list.

20 So, over time, you start building up to a 21 certain level. In terms of Gramm-Leach-Bliley, I think, 22 actually, our customers read the notice, saw it, saw 23 that they had choices, but again, probably opted out at 24 the two percent level that has been mentioned by the 25 industry.

MS. FRIEND: What about Chevy Chase's response
 in terms of opt-out of solicitations?

3 MR. HARVEY: Actually, it's been very low. Ι 4 think that our communication to our customers is pretty effective. What we hear from customers is that -- we've 5 actually got some positive feedback as opposed to 6 negative feedback -- saving that they were appreciative 7 of the kind of information that we included, not just 8 9 that privacy pledge, but the additional information we 10 included.

You asked the question earlier about 11 12 effectiveness of these notices. In terms of trying to determine effectiveness, we don't provide opt-out, so 13 14 it's kind of difficult. But one of the things that I was able to do is, sit around with a number of 15 regulators, maybe a couple of weeks ago, and just posed 16 the question to them. I think we had representatives 17 from all of the regulatory agencies, the financial 18 19 agencies, and I posed the question to them, what are you 20 hearing, across the board, from customers, in terms of 21 whether or not they have any concerns with notices.

And to a person, they really didn't have any concerns that they could relate to us concerning the readability of the notices. You know, I think the FDIC has examined some 500 or 700 institutions, looked at

> For The Record, Inc. Waldorf, Maryland (301) 870-8025

their privacy notices, and may have had one institution that they had some concern with, and asked them to revise that notice. So, I think that speaks to the effectiveness of the notices.

5 MS. FRIEND: Does anybody else want to talk 6 about the opt-out rate?

7 MS. SUGGS: We also offered the opt-out this 8 year, and of course we have not offered a privacy notice 9 in the past. So, we were also a little concerned as to 10 how our customers would react to us sharing information 11 by disclosing that. And overall, our response, our 12 opt-out rate was right at two percent. So, we really 13 did not have as many as we had anticipated.

I do think that part of it has to do with how you measure effectiveness. I don't think you can just look at the opt-out rate alone. We did a lot of planning on the front end in structuring our privacy notice, and I don't think that you can just look at the opt-out rate.

Overall, we had no negative feedback, as far as our privacy notice was concerned. We had very little questions and comments, as many have already spoken about, from their customers. We had really anticipated a big response to this, and we virtually did not have much response to it.

1 So, I think that part of it may be that 2 customers just did not read the notice, they were not 3 interested. That could do with the job we've done on 4 structuring our notice, the length of it, or it could just have to do with they just don't care, and they just 5 trashed it. But I don't think that you can only look at 6 7 the opt-out rate, I think that you have to look at other 8 things as far as your feedback from customers.

9 MS. MARTIN: Okay, I think we have time for one 10 more Q&A, and let me ask this one. This is addressed to 11 the financial institutions that operate nationwide. How 12 do you incorporate information in your policy about more protective state laws? And the example given here is 13 14 Vermont State Fair Credit Reporting Act, which requires affirmative consent prior to sharing information with 15 affiliates, but there are other state laws. Have you 16 addressed all of those in your privacy policy? 17

MS. WARREN: I will say that it's been important 18 19 to us to have one policy that applies to all of our customers. We have customers that live in some states 20 part of the year and other states part of the year, and 21 22 they move around. So, having one policy that says when 23 you're living in Vermont, this is what applies to you, 24 but when you move to Florida for the winter, this is 25 what applies to you, doesn't work very well.

> For The Record, Inc. Waldorf, Maryland (301) 870-8025

1 Because of our policy relative to third parties, 2 and sharing information with third parties, we don't 3 have to deal with the opt-in. On affiliate sharing, 4 while we have not said anything specifically special for 5 Vermont, we are taking steps to make sure that for Vermont customers' information, we're assuming, for 6 example, that they've just all opted out, by virtue of 7 8 what their legislature has done about affiliate sharing, 9 and we are treating them that way.

10 MS. JOHNSON: And that's what we would do, too, 11 we would go in and from a systems perspective, just 12 suppress all of Vermont customers from information 13 sharing. To the extent, though, that they may feel that 14 the receipt of a Gramm-Leach-Bliley notice that is supplemented by additional Vermont language, may not 15 meet then their standard for clear and conspicuous 16 notice, we have to start over with an entirely new 17 We're going to have to weigh the costs of that, 18 notice. 19 the systems issues associated with it, and figure out 20 where to go from there.

21 MR. HARVEY: You know, with respect to Vermont, 22 and affiliate sharing, we have the FCRA, and, unlike 23 GLB, I'm not sure that we looked to state law as opposed 24 to federal law. I would sort of defer that to some of 25 the privacy experts, folks like Rick Fischer here, I

1 would call on Rick and say, Rick, do we have to comply
2 with Vermont's law as it relates to sharing with
3 affiliates?

I mean, Gramm-Leach-Bliley made it clear that state law, to the extent that it was more onerous than the federal law, we had to comply with that, but I'm not sure that that's what applies to affiliate sharing.

1 2 3 MS. LEVIN: Good morning. My name is Toby 4 Levin, I'm a senior attorney with the Federal Trade Commission, and I will be co-moderating the second panel 5 with Professor Mary Culnan of Bentley College in 6 Waltham, Massachusetts. 7 The first panel described a number of very 8 9 helpful strategies to help provide effective notice. 10 This panel will focus on the recipients of those notices, consumers. So, I want you to take off your GLB 11 12 professional hats to reveal what lies beneath, a 13 consumer, who interacts with financial institutions 14 daily, through credit cards, ATM cards, check cashing, financial trades, online and offline. 15 Yet despite all of these interactions, what do 16 consumers really know about how financial institutions 17 use their personal information? And what do those 18 19 notices mean to the consumers that received them this 20 past summer? 21 Mary will kick off our panel with a brief 22 overview about notices from a consumer perspective, and 23 then tell us about some very interesting research that 24 she has conducted along with Professor George Milne of 25 UMass Amherst.

Following Mary, David Krane of Harris Interactive will present survey research about notices which was sponsored by the Privacy Leadership Initiative. Materials about those surveys are either in your folder or on the table in the back if you haven't picked it up.

After we have set the stage with this empirical
data, we will launch our discussion with the rest of our
panel about the consumer perspective.

10 Mary, would you begin?

MS. CULNAN: Thanks, Toby, and I want to thank the interagency team for inviting me to participate in the workshop. It's always a pleasure to be part of these events.

15 What I want to do, as Toby said, is two things fairly quickly. One is to provide some context for our 16 discussion and talk about why privacy notices are like 17 other types of consumer notices, and in general why 18 19 they're important to consumers. And then, provide an 20 overview of the results of a new survey on consumer attitudes toward online privacy notices. I think when 21 22 you hear the message from that survey and also from the 23 PLI survey, there's a lot of convergence. So, there are 24 things that everyone can take home, even if you're not a 25 financial institution.

1 So, why are privacy notices important? They 2 really drive the market. They promote choice by 3 informed consumers. If the notices are good, consumers 4 can choose among competing alternatives, based on which 5 satisfies their preferences. They're also a way for consumers to manage risk. In the privacy side, there 6 are sometimes risks associated with disclosing personal 7 8 information. So, if the privacy notice is very good and 9 it minimizes the risk of disclosure, because people feel they have control, then they're more likely to disclose 10 their information. 11

So, I'm hoping that you will think about theseprivacy notices as food labels.

14 Consumer transactions typically consist today of two transactions. The first exchange is where people 15 16 exchange money for something that provides them some value, and in this case, we'll talk about food. 17 The food label helps consumers decide what to buy, because 18 19 they can look at the food label and see if it has the 20 right ingredients, if they are concerned about their 21 sodium or their fat or whatever, or even if it's late in the afternoon and I've gone to the vending machine, is 22 23 there any nutritionally redeeming value in the bag of 24 M&M's I just got.

25

On the second exchange, that's the personal

information that flows with most consumer transactions 1 2 today, particularly online. It's the same idea. People 3 exchange their personal information for some kind of 4 benefit, or value, which the firm has communicated to 5 them. So, privacy notices serve the same function; they help people decide if they should disclose their 6 personal information, or, in some cases, if they should 7 even do business with a firm at all. 8 They may love the 9 product offering, but they aren't so happy about the 10 information practices.

11 So, think about your own experiences with food 12 labels as we go through the survey data and talk about this. 13 I think one of the issues that has come up for 14 the GLB notices, and for privacy notices in general versus food labels is, food labels are pretty 15 straightforward -- they're numbers. So, the same 16 information can be used by consumers to make decisions 17 as regulators because they can take the product off to 18 19 the lab, they can test it and see if, in fact, the numbers come out to be what the firm has disclosed in 20 its notice. 21

For many privacy notices, I think people feel they've been designed for compliance, they've been written by lawyers, and they don't effectively inform consumers. So, one of the challenges, I think, is to

1 develop a form of a notice that informs consumers better

the online world, people had clicked on the link to the notice. For online notices, from rarely to always, 83 percent of the people in our survey said they do read privacy notices, and 17 percent said they never read privacy notices.

For offline notices, a slightly higher
percentage said they do read privacy notices, 88 percent
versus 12 percent who said they never read notices.

9 Why do people say they read privacy notices? 10 The top answers were, they were using their credit card at the site, and they wanted to know simply can I trust 11 12 you with this sensitive information. Then the rest of 13 these responses are driven largely by the site 14 requesting personal information. They want to know particularly if it's going to be shared, and how it's 15 going to be used. If they don't have experience with 16 the website, they're more likely to look at the privacy 17 notice. 18

To me what was really interesting is the low number for cookies. We did not ask people if they knew what cookies were -- if they understood them. But a very small number of people relative to the other answers said they go to look at the privacy policy to see what the site is going to do with cookies.

25

Other reasons from the open-ended responses --

where people typed in whatever they wanted -- why they read a privacy notice. Again, it was usually triggered by the website asking for something that the consumer is not sure they need: "I've had bad experiences" or "other people have told me about bad experiences they had." If the consumer is not sure of the site's reputation, this turns out to be very important.

A few people said they were looking for hidden or charges. I have no idea what that means, but several people said that. And there was one person that said, "they make me read it."

12

(Laughter.)

13 MS. CULNAN: Then in the same questions, (and 14 again, we only asked this of people who said they did read privacy notices) we asked the consumer to describe 15 some circumstances where they might not read the privacy 16 notice. And those websites have got a real strong brand 17 -- reputation dimension. If people had a lot of 18 19 experience, there was no need to read the privacy 20 notice, because they pretty much knew what the site was 21 Interestingly, more than a third said if the doing. site had a privacy seal, they did not need to read the 22 23 privacy policy. So, we felt that was good news for the 24 people trying to get some tracks with privacy seals. 25 As for the open-ended responses, (again, these

1 are not how often people said it) -- we just got the 2 categories; there are some examples of actual comments 3 at the end of the hand-out you may find interesting) we 4 heard that the notices themselves were not useful, too long, too boring, too legalistic, the branding issue 5 that they don't need to read notices because they only 6 visit sites they trust, and then there were a lot of 7 8 consumer characteristics.

9 A lot of people said they were just too busy, it 10 interfered with their surfing, they were lazy, it just 11 wasn't a big deal for them.

12 Then we asked about the notices themselves. 13 These are people who agree or strongly agree, that the 14 notices are too long, they're too confusing, they use too much legal language, they did trust people to follow 15 Interestingly, less than half of the 16 their policies. people agree that they thought notices were truthful and 17 that they were accurate. Whether this is because 18 19 they're confusing or legalistic and then if they're so 20 legalistic you must be hiding something, I don't know. I thought that was an interesting find and a motivation 21 22 to make things clearer.

The final point I want to make is that people do read privacy notices. We cross tabulated the online and the offline folks who said that they did or didn't read.

> For The Record, Inc. Waldorf, Maryland (301) 870-8025

Almost 80 percent say they read both kinds of notices at
 least occasionally. Only eight percent said they never
 read either type. So, clearly there's a good reason to
 have these notices, but they definitely need
 improvement. They need to be shorter and simpler,
 easier to understand.

7 We looked for differences between people who 8 read and don't read, because we thought that would be 9 interesting. Some obvious choices based on some of the 10 other work that's been done on readability, we think 11 education would have a factor on this. Some of them 12 were written at too high a level.

Education did not distinguish readers from nonreaders, and concern for privacy did not distinguish readers from nonreaders. So the people that were very active that did a lot of shopping on the web also did not distinguish readers from nonreaders.

18 So, I think one message here is that all 19 consumers will benefit from improved notices. Finally, 20 I think good notices are good for business. They really can help promote disclosure. If you looked at all of 21 22 our data and put it together, people do use it as a tool 23 to manage risk. They use it when they're unfamiliar with a site and when they are not sure what the site is 24 25 going to do. It's a way of creating trust.

1 So, particularly for new sites or small sites or 2 sites without a strong brand that are trying to build 3 their brand and build trust, better privacy notices may 4 promote growth of e-commerce at their websites. 5 MS. LEVIN: Thank you, Mary. David? 6 Thank you very much, Toby. 7 MR. KRANE: Thank 8 you, Mary, and thank you very much for asking me to 9 present the findings from this new survey. Most 10 importantly, thank you to the Privacy Leadership Initiative for helping to make this possible. 11 12 This survey was conducted very recently. Only 13 in the last couple of weeks. So, we haven't necessarily 14 had a lot of time to digest it fully. Here are the 15 highlights from the survey. It's important to mention that this is third in a series of surveys that we've 16 conducted for the PLI regarding consumers' attitudes and 17 behaviors, towards privacy, both online and offline. 18 19 This latest research expands on some of the previous 20 research that we had done specifically about privacy 21 notices. Briefly, the methodology involved interviewing 22 2,053 adults 18 and over. The interviews were done 23

online, and as I said, they were done a couple of weeks ago in mid-November.

1 The purpose of the research was to understand 2 the consumers' attitudes toward privacy notices. 3 Specifically, focusing in on what the public thinks are 4 the important components of privacy notices, the 5 preferred format, time spent, any barriers to reading 6 notices, and actions taken after reading notices.

First of all, by way of background or setting 7 8 the framework, the public thinks privacy notices are 9 important. For example, we find that 56 percent say 10 that privacy notices are very important, and another 30 percent say they are somewhat important. Just under 50 11 12 percent, 47 percent, say that the presence of privacy notices alone seems to increase their willingness to 13 14 provide information.

When it comes to the components of the privacy notices, the most important elements from the public's standpoint are whether the information is shared or sold to outside companies, how the consumers can remove their information from a company's database. Two-thirds of the public think both of these items are very important.

However, despite realizing the importance of notices, the notices themselves miss the mark. About two-thirds of consumers are spending little, if any, time reading the notices, whether online or offline. Our question is slightly different than what Mary asked

on her survey. Our question wasn't in terms of how many minutes people were spending, but we tried to characterize it in a scale of how much time were they spending and reading the policies.

The consumers do not find the notices 5 accessible. The main reasons they gave us why they 6 don't read them, are lack of time and interest, and 7 difficult to understand and read. 8 There are obviously a 9 lot of other reasons that people gave. You can look at the answers that are in the packet of material that I 10 11 believe you all have.

12 This question, by the way, was asked not only 13 about online notices, but also the notices that people 14 have received from financial institutions, and these are 15 open-ended responses.

Given the importance that the public places on notices, coupled with admittedly not spending much time reading them, it is not surprising that we find a large majority -- 77 percent -- prefer a short notice, and 70 percent of the public feel that companies should use the same summary or checklist.

22 Related to this last point, almost a third of 23 consumers feel it is important to be able to compare 24 privacy policies from one company to another. That 25 number may not be higher yet, because as with surveys,

people took as a result of reading the privacy notices. Just to focus on a couple of them, privacy notices are most likely to prompt consumers to ask companies not to share or sell their personal information. The second one that I picked out was to ask to remove their name from marketing lists.

7 But, there were a number of other actions that 8 have also been taken. In total, 65 percent took some 9 action as a result of the online notices and 47 percent 10 took some action as a result of the offline notices.

In summary, the research we've done with the PLI not only confirms the importance of notices, but also the need to keep them simple, to facilitate comparing the notice from one institution to another.

15 Thank you very much.

16 MS. LEVIN: Thank you, David.

I think these surveys will be very useful in 17 helping us better understand what consumers think about 18 19 notices, and information practices. Now I would like 20 to open up our discussion by asking each of our other panelists to introduce yourself and then identify what 21 you see as the number one challenge facing consumers 22 23 that receive financial privacy notices. Let's start 24 with Frank.

25

MR. TORRES: My name is Frank Torres. I'm

1 legislative counsel with Consumers Union, and we are 2 very active in the debate on the Gramm-Leach-Bliley Act 3 -- in particular the privacy provisions. I promised 4 Toby that I would try to be as constructive as I can in 5 helping the industry and others understand where consumers are and how to improve on the privacy notices. 6 7 When I was asked to participate, this sounded like a good idea, as the fight over Gramm-Leach-Bliley has kind 8 of worn off over time. But after having some time to 9 10 mull things over, before I can be constructive, I need to be a little bit critical, so that the position of 11 12 Consumers Union is not misconstrued.

In trying to be helpful on the privacy notices, we still have some misgivings about the overall impact of the law itself, the underlying law that requires the notices. I think what we're being asked to do here today is to help the financial services industry improve

because most reasonable people who had gotten their privacy notices see that there's a problem. I think that's pretty evident from the survey work as well. Some, including members of Congress, were pretty much outraged about how the notices turned out, including some supporters of the legislation and the privacy provisions the way they were written.

We think financial institutions actually got 8 9 away with a lot in getting these notices out. I mean, 10 they've given a completely new meaning to junk mail. People aren't paying attention to a lot of these 11 12 notices, and it's not because consumers don't care about 13 their privacy. If you look at surveys about privacy and 14 the online setting and other settings, your medical information and financial information are considered to 15 be very sensitive. Consumers are still very much 16 concerned about information in general. 17

Here's my take on why there might be such a low 18 19 response rate to the privacy notices, and why a lot more 20 people didn't opt out. Some people didn't find their notices, so they probably got tossed. If they found the 21 notices and tried to read them, they couldn't understand 22 23 what they said. If they understood what they said, and 24 if you really understood what they said, you probably 25 realized that the opt-out didn't really mean anything.

I especially liked the line that said, "we will abide by 1 2 your wishes not to share your information, and if you 3 decide to opt out, we won't share your information, unless we're allowed to under the law." Well, the law 4 still allows information sharing to affiliated 5 companies, and information sharing to third parties 6 where there's a joint marketing or other agreement with 7 8 them. To me, that could cover basically anybody that 9 the financial institution would ever possibly want to share your information with. 10

Even Chairman Muris has said that there's a 11 12 problem here. His quote was, "Acres of trees died to produce a blizzard of very incomprehensible privacy 13 14 notices," and this is a far cry from what was intended when the Gramm-Leach-Bliley Act was passed. When asked 15 about the privacy provisions, people in the industry and 16 up on the Hill referred to them as historic privacy 17 protections. Well, that's simply not the case. 18

So, having been extremely critical, let me just say a few things very briefly about maybe some constructive approaches besides passing a new law (like the California proposed law that was recently looked at, not signed into law, but made it through the legislature) on how to improve the notices. There needs to be a more standardized format.

I don't care how much legalese your attorneys say that you need to put on the back end. There can be an easy to read short form, up front, that basically says, we share your information, here's who we share it with, and if you want to opt out, here are the ways to do that. The first point is a more standardized format.

7 The second thing is the ease of exercising an opt-out. A toll-free number would be helpful, and many 8 9 institutions have been using a toll-free number. A 10 one-stop-shop, maybe, where somebody could just call in and say I want to opt out of everything and have that 11 12 carried out. And a way to compare policies. Comparison 13 shopping would be very important and might help to drive 14 the marketplace in this area.

Nothing really prevented financial institutions from taking these steps before. There was nothing in the law that would have prevented an easier way to do this. I often say to groups that I speak to: What a different world this would be if this was an opt-in ap2-out. Aint oBversupposays tnothingin

1 deserved . . .

2	MS. LEVIN: Originally I thought we might
3	separate out the challenges from solutions, but Frank is
4	doing a good job of putting them together, so let's just
5	proceed that way, I think that will give us more time
б	for questions from the audience as well. So, Chris, if
7	you would do the same, challenges and solutions
8	together, that would be great.
9	MR. HOOFNAGLE: Thank you, Toby.
10	My name is Chris Hoofnagle, I am Legislative
11	Counsel with the Electronic Privacy Information Center.
12	The greatest challenge that consumers face is operating
13	in a market where they have no legal protection.
14	Gramm-Leach-Bliley is not a privacy law, and that's
15	going to be my thesis today. I'll say it again:
16	Gramm-Leach-Bliley is not a privacy law. It is an
17	attempt of industry and other people to redefine privacy
18	as simply being notice and choice. It fails on both
19	accounts.
20	Gramm-Leach-Bliley is also being held out as an
21	example of why online privacy law should not be adopted
22	in the United States. I would say that is, at a
23	minimum, inaccurate, and could, in fact, be an
~ .	

24 intellectually dishonest position to hold.

25

If you want to look at a better privacy law, you

want to think about fair information practices. Look at a statute such as the Fair Credit Reporting Act. We're talking about a statute that has notice, choice, access, and accountability measures. As far as solutions go, the key is to follow fair information practices, similar to Fair Credit Reporting Act.

Notice needs to be a lot more comprehensive. We can't just say we're going to share your information with responsible parties, or with our circle of family, whatever that means. There really needs to be a notice that says, what is being collected, to whom specifically it's going to be disclosed, and under what

13 circumstances.

14 We have sample language along these lines in our Gramm-Leach-Bliley petition that is in your materials on 15 16 the CD. What I would also say about notice is that Ed Markey (who, in fact, wrote the language of 17 Gramm-Leach-Bliley, the privacy component) remarked in a 18 19 recent hearing that a group of six-year-olds could write 20 better a privacy policy than the \$400 per hour attorneys who were hired to do so. I would argue that as you 21 22 follow more fair information practices, as you follow 23 issues such as minimization, your privacy policies will 24 become easier and easier to write. This is so because 25 you will have less information sharing going on, and you

1 will have less reason to communicate.

Another effective solution would be to change
the whole outlook of your company to an opt-in; allowing

individual's information is shared, they really have no 1 2 idea how it was shared. They don't have a right to 3 access, and they really don't have a right to take the institution to court. 4 And with that, I'll turn it back to you. 5 MS. LEVIN: 6 Fran? 7 MS. SMITH: Thank you. I'm Fran Smith, Executive Director of Consumer 8 Alert, and I'm going to kind of back off a little from 9 what I consider to be some of the legalese discussion. 10 11 I will go into a somewhat broader context and refer back 12 to some of the previous speakers ino

1 after those people with as much fervor as you can.

Another aspect of privacy is security. We had a bit of that this morning. Security is what a lot of people think privacy is. They want to be sure when they go to a website and give their information to a financial institution, it's not going to be disseminated to the world. They want to know that there are firewalls. Security is a critical value to consumers.

9 Privacy, in the sense that a lot of people are using it today, is a value. It's a value, as we've seen 10 from surveys, and as we've heard from some of the 11 12 previous speakers, that means different things to 13 different people. Some people think it's anonymity, 14 some people think that it means my information is not shared with other people. To some people, they think 15 it's just this concept that really doesn't relate to me 16 at all. When I go to a financial institution that I 17 trust, the trust relationship is most important. 18 If I 19 go to a financial institution, or deal with an institution with which I don't have that trust 20 relationship, then how am I going to trust them to keep 21 my money secure, or fulfill terms of our contracts? 22

23 So, I think that's essential. It's something we 24 all have to relate to and understand. You can't 25 separate privacy and put it in a box by itself, in terms

of financial institutions, or anything. Privacy is part of the whole relationship. And I'll take issue with what Mary said earlier. A privacy disclosure is not similar to a food label.

5 A food label describes what you're purchasing. 6 You're purchasing food and you have the ingredients 7 list. When you go to a financial institution, you are 8 not purchasing privacy. That's part of it; that's one 9 of the ingredients that you are purchasing. You're 10 purchasing a product or a service that relates to your 11 finances.

12 Again, sometimes terminology is overused. But in this case all of us are throwing around the term 13 14 privacy, when all of us may have a completely different meaning. I'll get back to the surveys, too. Consumers 15 16 value privacy, enormously. Surveys show 80 percent of consumers state they value privacy. We don't ask them 17 what they mean by that, sometimes. Also, that 80 18 19 percent says they value privacy. How come? According 20 to David's comments, how come they say they don't have time to read privacy disclosures, if they value it so 21 much? 22

23 So, I say there's a tremendous disconnect. What 24 people say is not necessarily what they do. Again, I 25 think that part of the confusion is about what privacy

1 A colleague of mine once used the example of an is. 2 executive answering the questionnaire, I want to spend 3 more quality time with my child, and he would then 4 continue working until 9:00 every night. There's a 5 disconnect between what people say and what they do. Ι think we have to recognize that as we look at these 6 7 surveys.

8 These are just some of the issues, but I strayed 9 from my challenges. I will just mention quickly what I 10 thought the two major challenges for consumer disclosures were. One, the challenge of meeting diverse 11 12 privacy values. And I think I did touch on that. And I 13 think the second one is the challenge of viewing privacy 14 as part of a relationship with a company. And I think the privacy disclosures that we've heard about this 15 16 morning, where companies and institutions are using them as marketing tools to develop, to increase that trust 17 relationship, takes privacy where it really belongs. 18

19 Thank you.

20 MS. LEVIN: Thank you, Fran.

21 Ari?

MR. SCHWARTZ: I'm Ari Schwartz, Associate
Director for the Center for Democracy and Technology.
We've developed a study back in August on the
financial service privacy online. We really focused

that study on online notice and highlighting best
 practices. In particular, we really focused on the
 location and type of consumer choice mechanisms.

I don't have time to go into too much detail about that study. However, it's on the CD-ROM and in the packet. I am happy to speak to anyone individually who has questions about it, since we did identify individual financial institutions in the study.

9 But simply put, we found that there are some 10 financial institutions out there who had very good 11 online notice. In fact, they had many resources for 12 individuals who bank online and offline, or just online, 13 to express their choices and their privacy concerns 14 directly online.

15 The idea was to get at the point that 16 individuals who bank online should be able to express 17 those choices online as well. I think Ms. Suggs from 18 the last panel put this very well by saying that people 19 who give notice online and offline need to have the same 20 experience in some ways, with notice that works and with 21 choices as well.

22 One point I found very interesting in this study 23 is that I got a lot of calls from compliance officers 24 who called me to thank me. They told me that they had 25 been trying to push the people internally to move

> For The Record, Inc. Waldorf, Maryland (301) 870-8025

forward the practices and try to move toward some of the best practices that their competitors were doing, but they weren't able to get the attention of people internally to do that. The lawyers were keeping them back and other people inside the company were keeping them back.

7 So, I think there is this internal challenge to 8 bring privacy up to the kind of issue that a lot of the 9 consumers feel that it is, that we see that it is, that 10 a lot of policy makers think that it is. And how does 11 that work internally? We do have to keep pushing. I 12 appreciate this forum to help do that.

13 I wanted to get on to my challenges. I do agree 14 with a lot of what has been said already in this panel and the last panel. Standardization really amounts to a 15 16 great challenge. One reason is because of the legalese question. Consumers don't really understand what's 17 going on, and they need to in order to do this kind of 18 19 comparison, to build a marketplace for privacy, and to 20 build an understanding for privacy. So, that is an 21 important point.

Also, there needs to be less confusion for consumers individually as they're going from one place within the corporate structure to another place in the corporate structure. They need to understand that they

have the same privacy policy. That is easier to do with a standardized notice than it is with corporate notices that all link back to one place. Simply because if you see this structure using different ways of interacting with banks and financial institutions -- as many companies are now moving towards -- it's going to become even more important.

8 That's the reason that we focused a lot of our 9 standardization efforts on the platform for privacy 10 preferences, or P3P. This was addressed in the last 11 panel. I wish that I could have come up at that point 12 and explained what P3P is.

P3P was designed by the Worldwide Web Consortium, which is the leading web standard setting bond. It is put together by Tim Burnsley who created the Worldwide Web, the standardization setting body. This is an open standard. It's been under creation for five years.

Many of the people in this room have participated in that effort. The idea has been to create a language that expresses privacy preferences, both from a consumer side and from the business side, and be able to match those. On the web you can create a seamless experience so where an individual doesn't have to go through and read every privacy policy, but can

1 read a single standardized privacy policy and compare 2 that to other standardized policies, at least to get a 3 rough sense as to what they want to do.

Now, that's not to say that they should be blocked from seeing every site that they go to. But they should get some sense of when information that is important to them is being transferred. They should get some kind of notice that they can act on. We have been able to design systems that work similarly and with security.

11 So, we felt that you could do something similar 12 in this regard with privacy. For example, you think of 13 a lock in the bottom left-hand corner of the screen. We 14 know that information is securely transferred, because 15 it's locked. You can do the same thing with privacy 16 tools. That was the thought behind P3P.

And, obviously, it is more complex, because 17 18 there are more components in privacy. We have been 19 working on this language for quite a while. The first 20 series of tools are now out there. I really recommend that you as a consumer, or looking at this from a 21 consumer perspective, take a look at some of these tools 22 23 and try them out for yourself. I think you'll find that 24 really they do not paint as broad a picture as American 25 Banker and some of the other publications that have

1 talked about P3P have painted.

Try out AT&T's new WorldNet privacy tool, which uses P3P. Also try the new Microsoft IE-6 browser. Just try it out and see what your experience is. If you have concerns, please feel free to address them to the Worldwide Web Consortium group on P3P. We would be happy to discuss that with you.

8 But the one point that I really wanted to get 9 across about P3P is that P3P not only ties into the web, it also will work with other kinds of data flows. 10 It's 11 a vocabulary that can be extended. Perhaps right now it 12 does not address every facet of financial information, 13 but it does get at the basics of web surfing and can be 14 extended to include language that fits better with financial institutions. 15

We would like to work with financial institutions to help achieve that goal. I encourage you to come and work with the Worldwide Web Consortium in order to do that. In fact, some banks have already created extendible languages to do that, and you should be taking a look at those as well and seeing how those will work in the future.

P3P is going to exist and it is going to move on. It's already in some of the settings, and it's also going to fit nicely with a lot of the standardization

1 efforts that are already out there.

2	I really recommend that as you get involved in
3	these standardization efforts in terms of short notices,
4	symbols and labels. You should also look into becoming
5	P3P compliant beforehand, so you know how it's going to
6	affect you down the road. Because what you do in P3P
7	today will make it easier for you down the road when P3P
8	is tied into all of these different pieces. It is
9	really supported by both people that support regulation
10	privacy, as well as those who support self regulation on
11	privacy.
12	So, no matter where we move forward, P3P is
13	probably going to be a strong piece of that. I will be
14	happy to answer any questions on P3P or our study as
15	well.
16	MS. LEVIN: Thank you, Ari.
17	Jim?
18	MR. HARPER: Thank you, Toby. I want to
19	congratulate you and all the folks on all the agencies
20	who worked so hard to put this day together. I know
21	it's going to be useful for everyone.
22	Before I start, I usually make the disclaimer
23	that when I speak publicly about privacy, I am wearing a
24	different hat. I also represent private clients in
25	front of Congress. None of them have privacy issues. I

1 don't lobby directly on privacy for them, but it's 2 something that I want everybody to know about, so you 3 can consider my potential for bias as you would any 4 privacy advocate.

5 I am the editor of Privacilla.org, which is an 6 online think tank devoted exclusively to privacy as a 7 public policy issue. On the website, (Privacilla.org --8 it's privacy, drop the Y and add Godzilla's tail) you 9 will find privacy broken out into privacy from 10 government, privacy in the privatdvacstlyor,nline t,Tj T\* (

51 oncommunite. yllthonsidumersxout, vivacy,

working on their Gramm-Leach-Bliley notices is to drill down and be accurate with consumers about what the notices are really about. Answer the question, "what's this got to do with me?"

5 I think this might, just might, keep some of the 6 notices from hitting the trash quite so quickly. Our 7 read of the GLB notice requirements at Privacilla is 8 that they mostly had to do with a version of privacy. 9 Some of the discussion on the first panel reflected 10 this -- a version of privacy known as freedom from 11 marketing.

You might have a better or more effective notice if you drop the word privacy, and say this is a notice about whether you'll be marketed to or not. The GLB notice and opt-out does, if someone opts out, prevent other uses of information that are not listed in the exceptions to notice, et cetera, et cetera. The main one we know about today is marketing.

I think it's important to note that it's not complete freedom from marketing. It's freedom from active marketing. So, you can opt out, and if you're young, like Ari, you might get offers to buy an annuity. If you're poor, like me, you might start to get advertisements about tax shelters or private banking services in Antigua.

eating, we ought to opt out. I don't think that all the news on privacy is bad. There's another link on the site to an example of communications along these same lines; that is, doing what the Gramm-Leach-Bliley Act intended for the financial services industry to do.

6 EarthLink, the ISP, is running a television ad 7 that illustrates in a hard-hitting visceral way why they 8 are a better ISP -- because they don't share 9 information. There is a link to AdCritic.com on the 10 website. Right now they are changing servers, so you 11 can't find it today. Be persistent, visit it tomorrow 12 or next week and you'll get to see this ad.

Essentially, a man and woman are in a bar. 13 The 14 bartender is standing there and there's another guy down at the end of the bar. She hands over her phone number 15 The two other guys say, "uhh, could I get 16 to the man. that?" He pauses a moment and says, "five bucks?" They 17 go, "yeah." And that's the end of the ad. Tells it 18 19 straight away. You don't want that from your ISP, use 20 EarthLink. That's the kind of thing that I think will deliver privacy -- competition. 21

Gramm-Leach-Bliley moved us away from a system like that, where it pits today's ISPs against each other to deliver privacy on the terms consumers want. Financial services companies, as we saw on the first

shared in other ways, if they don't exercise that
 particular right.

If we had a clear and useful opt-in system, then I think companies could, indeed, compete the way Jim was just talking about. An opt-in system would enable consumers to know what the benefits of information 1 not comfortable or not easy for them to do.

The kind of language that is highlighted in some notices encourages people to understand and to read them. You'll see some that say, "you don't have to do anything to prevent disclosure," and that is saying to the consumer, "okay, we're worrying about you, you don't have to worry about it."

8 We need to be clear so that consumers know that 9 they have a right. That's what we're trying to 10 communicate to them, not that they just should be 11 comfortable with whatever is the relationship that the 12 bank or the other financial institution has determined 13 they are comfortable in taking care of protecting 14 privacy information.

MS. LEVIN: Thank you, Joy.

15

16 As you can see, there is a range of views as to what the consumer's perspective consists of. I would 17 like to start our questions, before we go to the Q&A's 18 19 from the audience, with "how do you measure the 20 effectiveness of privacy notices?" Is it the number of opt-outs, or is it something else? Is it consumer 21 confidence, and if so, how do you really measure that? 22 23 Mary, can you start us off with that? 24 MS. CULNAN: Yes. I think just counting 25 opt-outs is probably not the best way to measure the

effectiveness. Although clearly if people want to opt out and the notice doesn't help explain to them how to do that, there's a problem. Generally, people exchange their personal information for some value that's being passed back to them, if the risk level is acceptable.

6 If there's no value, they are going to opt out. 7 If I were sitting in the position of one of the 8 financial service institutions and I got a huge opt-out 9 rate, I would rethink my information practices. I would 10 think that I was doing something that either provided no 11 value to people or that they found so offensive that I 12 probably shouldn't be doing it.

Another issue, though, is even when people don't opt out, they want to know they can, because it makes the use of information fair to them. They want to know they have that option, and that if they don't choose to do it now, they can exercise it at some point in the future.

I think, also, the survey data shows that there's probably some differences between I think online and offline. In the comments I got, people clearly are concerned about getting unwanted email, and that's a different proposition than getting stuff in the paper mail that you may not want.

25 I think there may be differences. We heard this

from Steve Durkee this morning in terms of internal marketing with an organization you trust versus your name being pedaled out to other companies that you may have no interest in doing business with at all. I think Joy's organization has developed a tool that they have used to do some evaluation of the notices, and I think that she might like to talk about that.

8 MS. GOULD: We, as a consumer organization, 9 have looked at a lot of different complex issues over the years, and tried to look at providing information 10 in a way that's usable to consumers. One of those ways 11 12 is to do report cards, and we've done that a number of 13 times with a variety of topics. When a number of us 14 started receiving our financial privacy notices earlier this year, and we started saying: What does that mean? 15 Can we read it? Can we understand it? Can we use it? 16 We decided that we would begin to look at developing a 17 report card system to look at financial privacy notices. 18

Particularly, we looked at banks that issue credit cards, and I wanted to ask two major questions. Did the notices comply with the law? And then the second question (which is in some ways, maybe, more important, since we are a consumer group) is even if the notices are in strict compliance with the law, are they, in fact, useful? Can consumers actually figure out how

1 to use these to make an informed decision about

2 protecting their financial privacy?

I think, in fact, that those kinds of questions are very consistent with what Chairman Muris said this morning. This is about trying to find notices. Are they easy to read, and can they be used?

7 We developed 16 different topics, and we divided 8 them into three categories. I've got them listed there. 9 The first one you will recognize as obviously a 10 reflection of what's in the law and the regulations in terms of whether the notice is clear and understandable. 11 12 The second one is, can consumers figure out how to 13 exercise their privacy rights? And the third one is, 14 how comprehensive is the information?

We also looked at an introductory category before we got into those three. We looked at: Was the information available to the consumer before they made any kind of a transaction? We made that an overall super category, pass or fail. If you passed that one, then you could go on to the scoring in the other categories.

There is much more detail on this in your CD-ROM, so I am not going to read each one of them. In category one, these are the six characteristics that we looked at in defining a clear and understandable notice.

1 The scoring tool is on your CD-ROM, in terms of a grade 2 from A to F (and points to go with them that are very 3 similar to what's used in college courses).

4 The second category also had six components in it, where we were looking at exercising the right to opt 5 out. Many of these go beyond the law and the 6 regulations. We were looking at how many times and how 7 8 many places the words "opt-out" were used. Were they 9 presented in a way that you could find easily, or were 10 they buried some place, or were they not mentioned at all? We actually found that in some cases. 11

12 And then what did the introduction look like? 13 Obviously most people who don't have a lot of time, the 14 surveys show that, they want to read it in a hurry. So if the beginning paragraph sort of says this isn't 15 16 important, then they aren't very likely to read the rest of it. We looked very much at that introductory 17 paragraph, and then we looked at the ways that people 18 19 could opt out.

The third category was the comprehensiveness of the information provided -- not that it was overwhelming, but that it was informative. Many of these are required under the law, but there are options that people have in terms of how they explain, and how they give examples that make sense to consumers. The

idea is not just to meet the requirements in the law,
 but do the examples make sense to consumers so that they
 understand what the actual information means.

Those are the three categories. Then we developed a scoring tool that looked at each category and gave everybody overall an A to an F based on that. We averaged all the grades together to come out with a final overall category.

9 MS. LEVIN: Thanks, Joy. I think we'll move now 10 to the questions that you've posed. I'll throw this 11 first one out, which is: "Why is there such a 12 discrepancy between one, what consumers say they've done 13 in surveys, and two, the two percent opt-out rate 14 reported by industry?"

Mary, can you start off?

15

16 MS. CULNAN: I'll take a crack at it, maybe 17 David can talk about this, too. One of the questions that I didn't report was that in our survey, we did ask 18 19 people the "have you ever" question, yes or no. They 20 could give multiple responses to this. Eighty-two percent have refused to give information to a website 21 because they felt it was too personal or unnecessary. 22 23 Eighty percent have asked a website to remove their name 24 and address from any list used for marketing purposes. 25 Seventy-six percent have asked a website not to share

their name or other personal information with other companies. Sixty-four percent said they had decided not to use a website or not to purchase something from that website because they were not sure how their personal information would be used.

6 One of my colleagues at Bentley sent me 7 something via email yesterday, where someone had done a 8 study on lost business because of privacy concerns by 9 surfers. These numbers are pretty squishy, and I don't 10 think this is a good way to do this. But it was a giant 11 number -- \$340 million, I think.

12 So, everybody doesn't opt out of everything 13 (that would be my hunch), but if you added up all the 14 two percents, you might get to a much larger number, 15 because everybody is not opting out of one thing and 16 everybody is choosing to opt out of something else. I 17 think it's sort of pretty individualized.

MS. LEVIN: Any other comments?

18

19 MR. KRANE: Yes. I would just like to emphasize 20 that, the figures that Mary was talking about, the actions that people have taken, are obviously very 21 substantial numbers, and those mirror what other surveys 22 23 have shown as well. I think people do take steps, they 24 do take actions. I think that the surveys are not that 25 inconsistent with what, perhaps, is going on out there.

1 MS. LEVIN: Jim, you wanted to comment? 2 MR. HARPER: Yes, as sort of a follow-up 3 question to that question: I'm wondering, Dave and 4 Mary, if you've ever gone to online companies to compare people's reported behavior to what people visiting 5 websites actually do? I know almost every website would 6 7 have information on how many privacy policy hits they 8 qot. 9 MS. CULNAN: No. 10 MR. KRANE: No, I haven't done that. MR. TORRES: Can I just add something to that? 11 12 As an increasingly avid surfer (it took me a while to get online and actually surf around), to the extent that 13 14 there are sites that ask you for your information or you get on some sort of list serve, some sites make it 15 16 extremely easy for you to either not provide information, or to opt out once you've signed on and you 17 18 don't want to get something anymore. 19 Do you think it might be that in the online 20 world people have an easier time stating their preferences? Things are a little bit more transparent, 21 do you think that makes a difference? 22 23 MS. CULNAN: Probably, yes. 24 MR. KRANE: Yes. 25 MS. SMITH: Just one further comment on that. For The Record, Inc.

For The Record, Inc. Waldorf, Maryland (301) 870-8025

In looking at these responses, and comparing them to 1 2 what opt-out rates are for financial institutions' 3 Gramm-Leach-Bliley notices. It looks like many of those 4 questions are about web surfing and going to websites These are people who are surfing. These are 5 and such. people who aren't necessarily customers of those б 7 websites. So they go -- they set their computer or browser to reject cookies, ask the website not to share 8 9 name, things of that sort.

10 So, we're comparing customers of financial 11 institutions who, as I think many people have said, have 12 a trust relationship, possibly, with that institution, 13 versus going to a website that is unknown to you, may 14 not have a trustee mark, may not have any other 15 identification, and yet they're asking you for information. I think people would feel ver a rh08erned 16 errlTj T\* ( 15 rned)Tj 16

MR. KRANE: We try. For those of you who are not familiar with our approach, hopefully my following explanation will be clear. We have spent a lot of time over the last few years worrying about that very issue: Whether doing online surveys can accurately reflect both an online population or even more broadly the total population.

8 We actually run a lot of parallel telephone 9 surveys, and online surveys, to make sure the data that 10 we collect is consistent. And we've acknowledged that 11 there are certainly biases associated with online 12 surveys, but there are biases associated with all 13 surveys -- telephone, in person, mail.

14 One of the important things is to figure out 15 what those biases are, and learn how to correct for 16 them. We can weight the data by demographic information 17 -- age, sex, gender, race, education. But we've serit t meays, sacknowbe cleadpulli. acknowturveind l But we've couna

effective during the election last year, where our 1 2 online surveys were as accurate or, some have said, 3 actually more accurate than comparable telephone 4 surveys. But another reassuring thing is (and what we've done with other PLI research) -- we've run both 5 parallel telephone and online surveys. Just to ensure 6 7 that the data is properly represented and that we're getting consistent answers from the online sample, and 8 9 I'm happy to report that we do.

10 10 1100S. LEVIN: Chris?

101 10 1100R. HOOFNAGLE: Tan k you

102 10 110Ithingk it's imort an to eothethat whow ne asets

1 wInitiaive dave saetaupaurveys wbefre ahat whve syielde

10 troundtble tErnt t& Youngreport twhichwhv anbot an

108 paralgraphfof methodsto ejst ify very brov aclaims

109 10 110Ithingk it's imort an to eothethat whe onher PTj T\* (

2 wchoic, aothic, and onpt-in wouldsbefa geas tfirt ttenp

1 consumer can't.

2 No matter what is said on these privacy notices, 3 I cannot call up my financial institution and say, stop 4 sharing my information. They might say, okay, well, 5 we'll stop sharing it with these people, but we can to another based on their privacy policies. That idea of choice is an illusion, and it's important to recognize -- when arguing or listening to the arguments of the free market ideology, that the issue of choice is an illusion.

6 MS. LEVIN: Okay, Jim, we'll wrap up the answers 7 on this one and we have several others. If you want to 8 go ahead.

9 MR. HARPER: I don't have anything.

10 MS. LEVIN: Okay. The question has come up with 11 consumer education, about what the various consumer 12 groups are doing with regard to educating consumers 13 since the passage of GLB. Is there anyone here who 14 would like to respond?

15 MS. SMITH: We provide as a consumer organization a lot of consumer education materials. I 16 would say Consumers Union, with Consumer Reports, the 17 premier one. But again, I think in consumer information 18 it's vitally important to make the distinction in terms 19 of what privacy is and what it is not. In terms of some 20 of the trade-offs, people aren't giving up information 21 to get nothing in return. If they decide to opt-in, 22 23 they expect to get an offer for something that they want, a targeted offer. 24

25

So, I think the education can't just look at the

1 MR. TORRES: As the comptroller of the currency 2 said during hearings on the Gramm-Leach-Bliley Act, and 3 the privacy provisions: Why isn't the burden on the 4 business to convince the consumer to opt-in to receive all those offers? If the thesis is that consumers 5 really don't care about the privacy, as some of our data 6 shows, then why don't you trust consumers to opt in? For 7 8 a showing by the industry that they'll get a better 9 product at a cheaper price, you'll have consumers opting in all over the place, which may be the right approach. 10

Just to go back to the comment that Jim made. 11 Ι 12 would like to see the officer at an institution that would stand up and say, "if you care about your privacy, 13 14 don't bank with us." I think the banks and financial institutions that I've talked to are very much concerned 15 16 about the information privacy of their customers. What we're debating is how to go about doing that. 17 But I don't think that banks want to send out a message that 18 19 if you care about your privacy, don't bank with us.

20 MS. LEVIN: I think this morning's panel talked 21 a great deal about the positive ways in which privacy 22 can be used as a business proposition. We want to just 23 get at a couple of questions.

24 MR. HARPER: I would like to respond. It's not 25 the job of banks to say "don't bank with us." It's the

job of consumer groups to advise consumers not to bank
 with banks that don't do things that consumers want.
 Rather than running to Congress, consumer groups should
 be running to consumers.

MR. SCHWARTZ: I agree with Jim's statement 5 there, but I also agree with Frank. Consumers Union 6 has done probably the best job in terms of educating 7 8 people about the law along with Privacy Rights 9 Clearinghouse, which has the best fact sheet on how to opt out and how to read a privacy notice. It's really 10 the only comprehensive piece that's written for 11 12 consumers about how to read a Gramm-Leach-Bliley notice 13 that's out there. We've put together at Privacy Center 14 for Technology two websites to help people read online 15 privacy notices, one is our operation opt-out site, opt-out.cdt.org, as well as Privacy Watchdog, which 16 helps people read those different notices. 17

That said, notice alone, as many people on this 18 19 panel have been saying, is not enough to help consumers 20 really make those kind of decisions, even if it's a clear notice, if you have a whole industry that says, 21 "we do whatever we want with your information." 22 We 23 can't expect that privacy is going to be the only 24 concern that consumers are going to have, when making a 25 decision, but it can be a piece of those concerns, and

1 it's got to come into play to some degree.

2 So, getting back to the measurements question 3 that you asked earlier, which I think ties quite a bit 4 into consumer education, the only way to go about 5 measuring effective notice, and figuring out whether we

requirements in terms of what was the required language around the comprehensiveness to be included. But the way they presented the information, the language they used, the examples they used, as well as other issues that we didn't directly measure, (in terms of layout and graphics, and bolding, italics and those kind of things, and the size print) have a lot to do with helping to make it understandable to people. 

1 Morning Session Closing Remarks 2 3 MS. LEVIN: It's my pleasure now to introduce 4 Commissioner Mozelle Thomson, who will close our morning session. 5 Commissioner? 6 7 COMMISSIONER THOMPSON: Was that the case for 8 the under the mattress investment policy here? Well, first of all, I wanted to thank all the 9 staff people for doing such a great job at putting this 10 morning's panels together, and for the participants we 11 12 see here today. 13 (Applause.) 14 COMMISSIONER THOMPSON: I wanted to thank you all for coming to this morning's session of the D.C. 15 16 Bar's continuing education program -- no, sorry. Wrong 17 speech. All kidding aside, I know that I'm the only 18 19 thing standing between you and lunch, so I'll try to 20 keep my remarks brief. 21 I'm actually pleased to be here and join our 22 sister agencies in welcoming you to this important 23 workshop, and I believe we've already learned a lot from 24 the distinguished panelists we've heard this morning. 25 Now, privacy is an issue that we at the FTC have For The Record, Inc.

1

been working on for quite some time now, and I'm happy to be here today, because I believe that protecting the privacy of consumer financial information is an important goal. And providing effective privacy notices is a critical element to achieving that goal.

6 When the privacy provisions of 7 Gramm-Leach-Bliley were passed, they were intended to 8 provide customers and consumers, (I'm not going to make 9 that distinction here) with notice about what financial 10 institutions were doing with personal financial data, 11 and to give consumers choices about who that information 12 was shared with.

13 Since that time, we have all received a panoply 14 of notices from various entities that provide us with financial, in the broadest terms, services. As Chairman 15 Muris said earlier, the quality of those notices have 16 been mixed. I think that most businesses have 17 approached their obligations in good faith, but the end 18 19 products in many cases are documents that are confusing, 20 unclear, and to some consumers, frightening.

I'm happy that we have such a large turn-out today so that businesses, consumer groups and other experts can express their views, but also, because it gives us all an opportunity to listen to each other. And I place specific emphasis on the obligation to

listen. Because what I think we all want is to see
 notices provided in ways that are clear, effective, and
 simple.

In short, I believe that we all can and must do better. And this morning we've heard a variety of perspectives on how financial privacy notices can be improved. First, we heard from the financial services industry, who struggled to comply with GLB, and at the same time, to deliver to their customers a privacy notice that's clear and understandable.

11 They've provided us with a behind-the-scenes 12 look at how a privacy notice should be more than just a 13 piece of paper. But instead, should be a part of their 14 corporate strategy. It means understanding your 15 customers and getting a handle on your own information 16 practices.

17 In the process of developing effective notices, 18 some have also experienced collateral benefits. They've 19 seen how protecting consumer privacy makes good business 20 sense. An informed consumer, especially at this point 21 in our economy, is a confident one. And will help to 22 drive our economy.

And, I would suggest, that one result of opt-out responses is that some companies have been able to use those to improve the quality of their marketing, because

they've been better able to target their efforts to
 customers who are interested in receiving that
 information. We've also heard consumer and academic
 perspectives on how those notices can be improved.

5 Now, research data tells us that people process 6 information differently, based on how that information 7 is presented. That principle is all the more important, 8 when, as here, we're talking about information directly 9 related to a company's data sharing practices, and their 10 financial products and services.

We've heard, very clearly in the survey results 11 12 presented this morning, that financial privacy is 13 important to consumers, and how privacy concerns in the 14 online context have changed consumer behavior. Becaureoo 3 ne con oy mean us thabusnlissicekn hog about 1 б agereitse n 1 7 o consumersbbouo consumeve alskn hog l n e morg abous wht 18hendeuhywe'rdo bebusnliss withed. preho aro coiderrmati is 9hendeuthat d cuverwi alt have to kare i toccoutanasdeuhyis 2 10 developnd theiownow privacpoliciects ane notices. 2 11 Ifdeuhlaone olin behaymny'y cleefromin y is

1 raised this morning, and we don't even bill for that 2 advice.

3 You can think of that as free consulting. We've 4 arranged for all of you to hear from some of the most 5 accomplished communications experts. Now, some have been involved in the plain English movement, and have 6 applied that experience the formidable challenges like 7 8 revising company prospectuses for investors. I think 9 there are still investors out there.

10 And they're still alive to tell the tale, so 11 this should be an especially interesting session. So, 12 what does all of this mean? I think this workshop 13 constitutes just the first step in doing a better job 14 for consumers in formulating effective privacy notices 15 and understanding how best to gauge effectiveness of 16 those notices.

The second, and perhaps most important step, is 17 18 for the people in this room to begin to work together to provide each other with self guidance and consumers with 19 20 better information. At the end of the day, we'll learn what concrete initiatives are under way to develop 21 effective financial privacy notices -- efforts by 22 23 industry members, consumer groups, and government 24 agencies to improve those notices and educate consumers. 25 But before lunch, I want to leave you with this:

1 The people in this room represent the true leaders on 2 this issue, and I hope that you will all use this 3 workshop as a starting point to assert leadership in a 4 way that's constructive for everyone. I know that I'm 5 looking forward to hearing about these future efforts, 6 and I'm sure that you are, too.

Once again, thank you for coming, and I hope youenjoy the rest of the workshop.

9 (Applause.)

10 COMMISSIONER THOMPSON: Before you go, a few 11 housekeeping details. I wanted to remind you that there 12 are restrooms across the hall, and, this is important, 13 the food court: Go out the door, you make a right, go down to the second hallway, and where you see the sign 14 that says DC bar, make a right. Go down to the end and 15 that's the food court. We'll reconven b80ou for cth 16 den den tbarnplause.)

2 use.)

1

- 21 use.)
- 22 use.)
- 23 use.)
- 24 use.)

Waldorf, Maryle eshop.

1	AFTERNOON SESSION
2	Panel 3
3	(1:42 p.m.)
4	MS. SALTZMAN: Good afternoon and welcome to our
5	third panel. My name is Penelope Saltzman, I am a
б	Senior Counsel at the Securities and Exchange
7	Commission. In case you weren't here earlier this
8	morning and missed Julie's earlier comment, I must say
9	that any views expressed this afternoon are mine and
10	don't necessarily reflect the views of the Securities
11	and Exchange Commission, or my colleagues on the staff
12	at the SEC.
13	After this morning's panels, I'm sure everyone
14	is looking forward to hearing from the communications
15	experts on this panel, who have a broad range of
16	experience in helping institutions make complex legal,
17	financial, and other technical information
18	understandable to a wide audience. This panel will give
19	you ideas for thinking about what you want to say in
20	privacy notices and how to communicate the message
21	effectively. The panelists also will give you tools
22	that institutions can use as a starting point in
23	creating privacy notices that are easier for consumers
24	to understand.
25	You should note that the panelists are giving

1 you their own suggestions, and that the agencies 2 cosponsoring this workshop have not reviewed the 3 examples to see whether or not they comply with the 4 Gramm-Leach-Bliley Act or the agencies' privacy rules. 5 I know the panel is very interested in hearing from you, particularly issues or problems that came up in drafting 6 privacy notices, so please ask questions during the 7 question and answer period. There are additional note 8 9 cards on the materials tables outside, if you need them.

10 In the interests of time, I am going to 11 introduce all the panelists now. There is more 12 biographical information on them in your printed 13 materials.

14 To my immediate left is William Lutz. Bill is 15 my co-moderator on the panel, he is an author and 16 Professor of English at Rutgers University.

To Bill's left is Mark Hochhauser, a
psychologist who researches, writes, and consults on the
readability of financial information.

20 Next to Mark is Deborah Bosley, Director of
21 University Writing Programs and Associate Professor of
22 English at the University of North Carolina at
23 Charlotte.

On Deborah's left are Lynn Riddle and Josiah
Fisk, both principals of Firehouse Financial

1 Communications.

2 On Si's left is Irene Etzkorn, Managing Director 3 of Corporate Administration at Siegelgale.

Next to Irene at the end of the table is Alan
Levy, Senior Scientist in the Consumer Studies Team at
the Center for Food Safety and Applied Nutrition at the
U.S. Food and Drug Administration.

8 And Mark is going to start us off.
9 MR. HOCHHAUSER: Thank you, Penelope.

As a psychologist, I am interested in human 10 11 behavior and in particular how people think and 12 understand. In terms of Gramm-Leach-Bliley, one of the 13 issues, and this may address why people feel that the 14 notices were confusing and complicated and hard to understand, one of the problems is simply information 15 overload. The human brain is capable of processing a 16 certain amount of information. Once you get beyond 17 that, and I think this is probably mandated by the law, 18 19 you begin to present people with more information than 20 they can actually handle.

There have been a variety of ways of describing what happens when people feel, or what they refer to, when they talk about information overload. I've provided a few of these, just to give you some ideas of the terms out there. They're all in some ways dealing

with the same thing, whether you call it information overload, or information smog, data asphyxiation, which has to do more with numbers, you get to a point where there is more information than your brain can comfortably handle.

So, what happens when you're confronted with all 6 7 of that information? The research suggests that when you are overloaded, in terms of information, you feel 8 9 stressed out, helpless, confused, you may engage in paralysis through analysis, which means you spend so 10 11 much time analyzing every possibility, you cannot make a 12 decision, because you're focusing on, well, this 13 decision might be right, no, that one might be better.

14 So, you wind up actually doing nothing, and you 15 also will find yourself, or you will find consumers, 16 who, despite the fact that you give them your best 17 information, they may actually make the wrong decision 18 because they can't sort through it because there's too 19 much.

20 So, I'll suggest that one of the problems with 21 privacy notices is that there is too much information 22 leading to information overload, leading to poor 23 decision making.

24 What can you do about it? Well, knowing your 25 customers and writing in a way that they can understand 1 will help. Be clear and be brief. And I think one of 2 the problems that you will find is this: On the one 3 hand, you try to be comprehensive and include all of the 4 information that the law requires you to communicate. 5 On the other hand, you want to be understood.

6 Psychologically, less information may lead to 7 more understanding. On the other hand, there's this 8 trade-off between providing less information, which 9 consumers will understand, versus providing more 10 information because you feel that you have to comply 11 with the law, which they won't understand.

So, it's a delicate balance, I think, between
finding the right amount of information to match up with
the right amount of understanding.

The four steps. Two of them I'll talk about 15 16 now, two of them in the second part of my presentation. It helps if you know what you're trying to change. 17 Psychologically, it's relatively easy to change 18 19 knowledge. You can do this with information, you can do 20 it with a brochure. It's much harder to change people's attitudes. Here, experience plays a role, expectations 21 of other people. 22

```
23
```

It is very hard to change behavior, and it's

1 consumers. For example, if you want to attract new 2 customers, because your privacy policy is better than 3 the competition, you have to go way beyond just sending 4 out a privacy notice and assume that that will attract 5 new customers. There's a whole behavioral agenda that 6 needs to be developed.

7 Much of this has been described earlier today in terms of the role that trust and loyalty play in 8 9 customer relationships and business. So, I won't go into this, other than to make a comment. Does your 10 privacy notice keep customers or lose customers? 11 In my 12 own case, both online and offline, there have been some organizations I don't do business with anymore because I 13 14 didn't like their privacy policy. I might be unique in that way, but as the privacy issue unfolds, more and 15 more people may be looking at privacy issues and their 16 17 business affiliations.

18 Step number two: Don't let perfection be the 19 enemy of the good. Don't expect your privacy notices to 20 be perfect on the first time. If there's anything we've 21 learned about the learning process, it takes time, that 22 there's a learning curve. Learn to imitate the good 23 notices, it may take several years for a company to get 24 the kind of notice that they really want.

25 Secondly, advertising is repetitive. If you

1 information about choices and opt out and you put it at 2 the beginning instead of the end?

3 It's always nice to have something to measure. 4 A couple of examples, behavior change takes time. From 5 1964 to 1998, we reduced the percentage of people who smoke cigarettes by about half. If you consider all of 6 7 the information that's been publicized on the risks of tobacco smoking, you can feel either optimistic or 8 pessimistic about that, but it might be a lot worse if 9 10 those efforts had not taken place. And this is one of the things you need to keep in mind, you don't know what 11 12 happens if you don't do it.

Similarly, in terms of seat belt usage in Department of Transportation projections, in 1996, about two-thirds of adults used a seat belt, then the DOT came out with some predictions, by 2005, it's supposed to be

1 accounts if privacy was a factor. Survey your customers 2 through focus groups, telephone surveys, there are a 3 variety of interesting and important pieces of 4 information you can collect. 5 I will stop at that point. MS. SALTZMAN: Bill? 6 7 MR. LUTZ: I'm the set-up man. By that I mean 8 that I am just going to give you a brief outline to 9 leave you with all kinds of questions that will be 10 answered by the rest of the panelists in great detail. But first on information overload, there are two 11 12 definitions of information overload. The first is the 13 food court. 14 (Laughter.) 15 The second is that pile of magazines MR. LUTZ:

and newspapers that you have at home that you haven't read, but you don't throw away because one of these days you really are going to read that issue of The New Yorker that's six years old.

20 If that's your situation, do what I did, move.
21 (Laughter.)

22 MR. LUTZ: So, let us begin. Just to give you a 23 note, my background is somewhat in plain English, plain 24 language. I worked for four and a half years on the 25 Securities and Exchange Commission's Plain English

Project, and after writing a few mutual fund 1

2 prospectuses that specialize in derivatives, privacy 3

notices are not very intimidating.

4

(Laughter.)

MR. LUTZ: But my background started on the 5 opposite side of the coin in language that is 6 7 deliberately designed to obscure and obfuscate, the first book I did on that was called -Double Speak: 8 From 9 Revenue Enhancement to Terminal Living.

10 (Laughter.)

MR. LUTZ: Followed by The New Double Speak: 11 12 Why No One Knows What Anyone Is Saying Anymore, and the 13 third one was Double Speak Defined: Cut Through the BS 14 and Get to the Point. I hasten to add that all of those 15 titles are chosen by a publisher, authors do not control the titles of their books, by contract. 16

So, I was well versed in all of the language 17 that was used to obfuscate, evade, avoid, hide, confuse, 18 19 mislead, do everything but communicate, so it seems 20 logical to go to the other side and figure out how to 21 cut through the fog.

And I found out that we are very far behind in 22 23 the United States. Britain is way ahead of us, 24 Australia and New Zealand are much further down the 25 road. The Scandinavian countries have left us in their

copy the language of the regulation or the statute,
 you're pretty safe, after all, right? And law is a
 conservative profession, so that's why you'd want to do
 it.

5 I'm also a lawyer, by the way, I have to 6 confess, in the interest of full disclosure. But then 7 there's the argument that I love so much: "It can't be 8 written any other way," said by people who have never 9 been introduced to the concept of the synonym.

10 (Laughter.)

11 MR. LUTZ: Such people are normally called 12 lawyers, or accountants. And the one that I love best 13 of all: "But the legal language is more precise, it's 14 more accurate." And I said, "well, of course, we don't 15 have any lawsuits over any of those legal documents, 16 because they're all so clear."

17

(Laughter.)

MR. LUTZ: For the first depressing fact, let me 18 19 point out that Einstein's general theory of relatively 20 comes in at about a fifth grade reading level. That's a 21 I mean, you can get a copy of Einstein's general fact. theory of relativity, and you will run it over any 22 23 readability formula, and it comes in at about that 24 range. Do you understand it? I still haven't figured 25 that one out.

1 The point is, as Mark will point out later, 2 readability doesn't necessarily mean that you're 3 communicating. Communicating means a lot more than that. So, when we talk about plain language, we're not 4 talking about dumbing down, we're not talking about Dick 5 and Jane prose, we're not talking about leaving 6 7 important or complex ideas out. We're not talking about any of that. 8

9 What we are talking about is language that is

1 So, in the SEC handbook, which you can get free, 2 by the way, down load online from the SEC website, we 3 say, first you start by knowing your audiences. You 4 would be amazed at how many people don't know their audience. You don't know how many corporations write 5 annual reports without having the faintest idea who is 6 7 reading them, without having any profile of their 8 investor at all, and knowing to whom they are speaking 9 when they write an annual report.

10 Secondly, know what you need to say. That may 11 sound obvious, but you would be amazed if you sat down 12 and said, well, this is what we really have to say. We 13 don't need to say this. And in a complicated issue such 14 as what you're dealing with, the more thought you give 15 to that up front, the easier it will be down the line as 16 you try to develop your document.

Organize your materials logically. Ah, that word logically. You see, what is logical to you, to the accounting department, to the counsel, to the outside counsel, to the marketing department, and to everybody else who's got their finger in this pie, logic is quite different from group to group to group.

23 So, the logic that rules, has to be the logic of 24 the audience, the reader, who may not see things and 25 probably doesn't see things the way that you see them.

words. Concrete, familiar words. Familiar to your
 audience.

Avoiding legal jargon, accounting jargon, any kind of jargon, banking jargon, terms that are so familiar to you, how could anybody not possibly understand them. Well, probably most of the world doesn't.

8 Okay, here's a quick footnote. If the workman 9 turns to you and says, hey, do you want soldiers on What do you say? Do you want soldiers on that, 10 that? he asked me. I said, yes, and had to add a couple of 11 12 zeros to the check. It was the bricklayer working on my 13 front porch, and soldiers are bricks that stand on end 14 instead of flat. I just paid for a whole lot more bricks, because I didn't know bricklayer jargon. 15

So, everybody's got their jargon. You're so familiar with it, you couldn't imagine that everybody wouldn't understand it. Well, they probably don't. So, use familiar words, words familiar to your audience.

20 Cut, cut, cut, cut, and when you're finished 21 cutting, cut some more. Because every writer hates to 22 part with that wonderfulnf0Well,cie4s, fsentnce.

205

CAnll, f foulrs, fhe bost oimorctnt selementhere'

you want to visually design it. That is typeface, type style, bullets, lay-out, white space, all of these issues will be covered, but communication is not simply verbal, more than ever it is visual. In fact, if it is not visually attractive, they're not going to start reading. So, you need good visual design.

So, all of that comes together, and as the panel this morning pointed out, very importantly, this is a process that is engaged in by a group of people. It is not one writer going into a room and producing a document. It is a process that brings everybody together in making meaning.

You will find, I gave a very brief ten item annotated bibliography in the materials, it's on the CD. It's an introductory bibliography to resources. There are dozens and dozens of other resources and websites. The information is there, the help is there, the technical expertise is there for you to take advantage of it.

I'll stop now and let my colleagues fill you in on all the details, all the points that I've just made. MS. BOSLEY: If you will look inside of your folder, there are written hand-outs of this presentation, because I'm going to be doing what Bill suggested, I'm going to have you look at several

1 they need to be.

The writing strategies I'm going to talk about are based on document design principles, primarily developed in the tension between -- and I'm going to borrow here from Internet terms, or web terms -- the difference between pushing information out, that is telling everybody everything you think they need to test, and to revise. And in addition to establishing a kind of iterative process, using usability testing, and revising according to the results. I would also give you two points to keep in mind. No piece of writing is ever perfect. Ernest Hemingway rewrote the last line of A Farewell to Arms 128 times, the poor man probably just stopped from exhaustion.

Nothing is ever perfect, but it will always be 8 9 better through an iterative process. And one element that's not up here is the need to collaborate, and I 10 think the collaboration needs to be not merely legal 11 12 writing it, passing it to communications, who passes it 13 back to legal, but a collaborative team effort that 14 includes consumers. And again, that was mentioned this morning, I believe from the person from Bank of America. 15

16 Step two: Consider the needs and questions of your audience. This is particularly crucial with these 17 privacy notices, because these often come to your 18 19 consumers unexpected; that is, there hasn't been a huge 20 amount of information that I think the public has absorbed, even about the fact that there are now these 21 22 privacy notices, and to many it's just one more piece of 23 paper coming across their desk. So, these are the 24 questions that readers would have when they pick up that 25 privacy notice. Why am I receiving it, what is it

1 about, how does it apply to me, et cetera.

2 Readers tend to use what we call expedient 3 reading techniques and decisions. That is they scan information to quickly find out what appears important 4 or beneficial, what appears to be simple. Readers take 5 fewer than 20 seconds to decide whether they're going to 6 7 continue to read anything. Online they take less time, 8 and, in fact, online material is read 30 percent slower 9 than hard copy. So, that's something to consider as you 10 write these notices.

11 Readers take action only when the action is 12 easy, and/or critical. Establish a big picture. 13 Increasing readability is critical by making clear that 14 readers know what the big picture is. That is, again, 15 why am I receiving it.

Someone this morning mentioned that when they sent out the privacy notices, they included a letter that tended to give the privacy notice more importance, and the letter was used as a way to establish a big picture.

21 Research indicates these big pictures or this 22 context or these introductory statements help the 23 readers become oriented to the purpose of the material 24 itself. And secondly, I would suggest that you offer a

all of what is going to come up in the information. For
 example, you might have an opening statement that says,
 the following information is divided into three
 sections, or the following information answers these
 questions. That then allows the readers to have a

1 the background; what color is the typeface. White 2 space, left appropriately blank. White space gives us 3 time to process information. It literally allows the 4 eye to rest between pieces of information. It gives a sense of unification, it literally sets boundaries. 5 Those margins are blank for a reason. 6 They set 7 boundaries around the information to help readers feel contained so that they don't just sort of exit off from 8 9 the information.

10 And margins, indentations, white space, 11 establish a hierarchy. I know if something is an 12 indented left margin, it's subordinate to whatever 13 information came ahead of it.

14 Using readable typefaces. A minimum of ten point type, and there are all kinds of research in terms 15 16 of the age or the visual acuity of your readers that would indicate the larger the type, in many cases, the 17 Issues of sans serif font, that is for text, we 18 better. 19 like to have those little ligatures, those little end 20 marks at the bottom of those types. Headings in a sans serif font, are clrTne, yn6owtever therteveose T\* teverue 21 6 2iin8CAsjebnt,lmhT clTheylideof y4i eoHeapn8CAs1nlAndsep'tt 3 sid0

For example, if I were to receive a privacy notice that was full of this -- this is, by the way, one complete sentence, and probably has far fewer than 400 words, but that's a lot of information in one sentence. Lists a findability. So, look at how we have now decreased the text here, we have used white space, we have opened it up for much easier reading.

8 Short sentences and short paragraphs. Why is 9 this visually unappealing to read? Because the text is 10 just too densely packed. Grouping information together 11 in chunks, on the other hand, as this is, makes the 12 reading much easier.

Also notice down at the bottom, in the original, we had a lot of technical information that maybe was critical to technical knowledge, but had very little to do with the actual activity of making a decision about how I was going to use this Internet privacy. So, that information has been subordinated down to a note.

And finally, using a plain language style. There are, of course, many other possibilities, but these are the four that I picked out that I think are most important. First, using a "you" attitude, that is, as Bill mentioned earlier, gets those pronouns in there. This is you. You are talking to the consumer. Inserting the consumer through the pronoun "you" helps

integrate readers into the information by placing the
 emphasis on the consumer rather than on the company. It
 also makes it appear more like a conversation.

Use common words and define. I did notice several privacy notices did include a glossary of technical jargon, but the glossary often came at the back of the brochure, which required me to go back and forth as I was reading. I don't know about you, but I would have done that maybe once, and I would be through.

10 So, what we want to do is define a term, if you 11 feel you have to use it, and of course I would argue, as 12 the others would, that perhaps you don't need to use the 13 term at all. But if you do, at least give a definition 14 at the point of context. This also is a way of 15 educating readers to the kind of language that will help 16 them, actually, if they understand it.

Using the active voice, that has already been discussed. There is an inverse relationship with the active voice, that is, the more complex the information, the more these writing styles are necessary.

21 And my last point is using positive language. 22 That is, if I say to you now, do not remain seated, how 23 long would it take you to figure out I had just told you 24 to stand up? Phrasing things in the positive will make 25 it much easier for your consumers to understand the

information that you have given them. All of which
 leads to success, both for you and the consumers.
 Thank you.

Lynn and Si, I think, are next. 4 MS. SALTZMAN: MR. FISK: We called this presentation "How 5 Simple Can You Get?" Basically because to us, being in б 7 the communications field, this was really the key 8 question to ask when looking at privacy notices. When 9 we sit down and we look at these notices, we look at the situation here. What we see most of all is an enormous 10 It's the gap between the legal and regulatory job 11 qap. 12 that has to be done, and the level of attention and interest that you can safely assume that any reader is 13 14 going to give you.

And it's a very big gap. I think that'ssomething that we all agreed on here today.

And I think that as also it's been noted, it has nothing to do with the fact that people care quite a bit about privacy. There may be many reasons for that -but you are not going to change that. That gap is going to be there, you're just going to have to deal with it.

The only way that we, and we look at this as communications people again, that we can see that you are going to close this gap, is to throw everything at it that you possibly can, to use every tool you possibly

can to communicate. And try to make it just as simple
 as you can possibly get it.

3 I want to start off with an example of how not 4 to do this. And don't worry, it's not a privacy notice. In fact, it's a cartoon. A salesman comes up to a 5 house, dog comes out, dog doesn't run out, dog doesn't 6 7 bark, dog doesn't chase the guy off, the dog starts 8 talking. The dog says, "You are trespassing on private 9 property, and I would like you to leave. I don't know 10 how I can make it any clearer than that."

Well, to answer the obvious question, how is an 11 12 unsimplified privacy notice like a talking dog? In both 13 cases, you've got a situation where you're using only 14 text, and you're ignoring other ways to communicate that might be able to get that job done a lot better. And as 15 a matter of fact, also, there's a lot of words going on 16 here, where a few would do the job. The conclusion from 17 this really is that just reworking the text isn't going 18 19 to produce the best solution. It's going to solve your 20 problem.

I would agree with what's been said here, by the way, about using bullets, and about using legible typefaces and so forth. I think that is very important, but I think that I would say, you've got to go even further than that.

What you need to do is you need to tell customers, excuse me, you don't need to tell customers that you respect their privacy, you need to show them that. Don't start a three-page or four-page or five-page long statement about privacy with how much you love their business and you value their privacy, because that five pages is denying every word of that.

8 Give someone a privacy notice they can 9 understand. Give them a notice that they want to 10 understand. And don't hide the opt-out, if there is 11 one.

12 The big picture -- basically, there's going to 13 be two kinds of information policies here, either you 14 share information with other people or you don't. And in the eyes of the consumer, that's what it boils down 15 And by the way, sharing information, and you can 16 to. say technically that you don't share if you don't share 17 information, but you do supply -- you do send 18 19 solicitations from your "business partners," whatever 20 you want to call them. In the minds of the consumer, there's no distinction, you're sharing at that point. I 21 22 would just say that. Maybe technically you can say we 23 don't share. Just a bit of advice on that.

If you don't share information, that's the main thing somebody needs to know about you. For one thing,

> For The Record, Inc. Waldorf, Maryland (301) 870-8025

there's no opt-out. And for the other thing, that's just a very clear message, it's good policy, they might like to know that. No reason not to be up front about it.

5 If you do share information, well then you need 6 to briefly describe how, and you need to show the 7 opt-out choices. What we would suggest might be one way 8 to do this, is industry-wide to use two different kinds 9 of message. And we're going to show you some examples, 10 and you'll see that even from across the room, you could 11 tell which kind you were looking at.

Use one type of message if you don't share information, use the other type if you do. And have each type begin with a summary message, and then follow with the details.

MS. RIDDLE: I am going to walk you through a few examples that we prepared for this presentation to just give you an idea of some of the issues that we've seen with both sharing and nonsharing policies.

This is an example of a generic hybrid that we created that is representative of a company that does not share information. You can't tell that at a glance.

23 MR. FISK: You can't tell if you read it three24 times, but that's another story.

25 MS. RIDDLE: There are a few obstacles to

1 communication with this piece. First of all, there's a
2 lot of text. It's probably more text than is necessary
3 to communicate a nonsharing policy. There are small
4 things, like a great distance between the bulleted
5 information and the text that is associated with the
6 bullets, that makes it difficult to read.

7 At the end of the document, you'll see a large 8 volume of all-caps text, which we have heard other 9 speakers mention makes something difficult to read, it 10 also makes it somewhat foreboding.

And in addition to that, I think that just the general impression of this piece is that it is not inviting. This next example is a piece where we've tried to apply some of our theories, or our proposal, to this exact same nonsharing situation. We've tried to make it bark.

We've put some emphasis on design and hopefully 17 give this piece a shot at being read. We've simplified 18 19 the text and organized the information in two tiers. 20 You will see first that we have a summary statement that 21 makes the main point -- we don't share. And this also 22 indicates right up front that no response is necessary 23 to this piece. You need to let people know if they need 24 to do something or not. That they're going to be 25 inundated with these privacy policies, and that's one of

the things that really needs to become clear to them,
 whether or not they need to take action on a particular
 piece.

4 We give some clarity to that first statement with this sentence here. We say, "access to your 5 personal information is strictly limited to those who 6 have a legitimate need for it." Then we move into a 7 8 brief description of the details, which has been 9 aggressively simplified, where we get into the details we organize them clearly, we say what we're not going to 10 11 do, we say what we are going to do, we say who and what is affected by this policy. 12

By taking this approach, we've been not only able to present the information effectively, but we've also been able to greatly reduce the amount of space that it takes up. This particular piece can fit into a number 10 envelope unfolded.

Here's a second example, that was the easy one, 18 19 actually, because it's not sharing, so it's an easy 20 place to start. This next example is a generic hybrid 21 that we generated, which represents a privacy policy from a company that does share. We're starting with 22 23 three pages here, again, a lot of text, very similar 24 problems to what we showed in the first unsimplified 25 example.

Again, in this next example, what we have done 1 2 is tried to apply the same theories to this slightly 3 more complicated situation. We've restricted our use to just black and white, to illustrate the fact that you 4 don't need -- though it's helpful -- you don't need to 5 use color in order to make these things clear or easy to 6 7 read. It's really a matter of organization and thoughtful structure to the document, more than 8 9 anything.

10	Right up	front,	akeeb	doRger:	7eI	g.
----	----------	--------	-------	---------	-----	----

we look at the summary message is a number of benefits. 1 2 The first thing is it's going to tell readers what 3 ballpark they're in, whether they're in the sharing ballpark or the nonsharing ballpark. And right away, 4 that's going to help them, particularly as people come 5 to know more about, they're going to be better educated 6 7 about privacy notices, this is going to be a big thing for them to know right off. 8

9 Let's say it's tarticulart

1 communication.

2	As far as the details go, we still think it's
3	important to try to beat up on this, as much as
4	possible, for a logical organization. You want to be as
5	brief as possible about expected matters. I mean, of
б	course you get information, of course you use it in
7	doing business with people, everybody knows it,
8	everybody expects it, it doesn't need to be dwelled on.
9	Make the fullest use you can of simplified
10	language and any other communication tools that you can
11	get to work for you. Obviously the focus of this part
12	is compliance protection, but you want to beat up on it
13	as best as you can because it's educational.
14	As far as the process, that's been covered
15	pretty well, but I want to go over it just briefly. You
16	want to start off by getting everyone who is involved to

1 it really will help solve problems.

2 Consider using an outside consultant, somebody 3 with a neutral status who is not involved in the 4 politics of all the departments that are internal to the project. They can coordinate it, they can build 5 consensus, and they may have the time and expertise to 6 7 do the actual writing and design work, which is going to 8 take more time than you think it would, but believe me, 9 it does.

10 And develop the text and design in tandem, if 11 you possibly can. Start by organizing and prioritizing 12 the information. Use that to establish an overall 13 architecture, and then when you're doing the writing, 14 you can make the writing and the design reflect your 15 corporate standards.

I just want to point out, like you probably have 16 noticed, any materials that you have gotten here from us 17 are not specifically related to this presentation. 18 The 19 stuff that's on the CD-ROM, for instance, there's more on simplification in general, there's some information 20 21 about the business reasons for simplification, there's some stuff about plain English prospectuses where 22 23 business interests and simplification led up to a lot 24 happening there.

25

I think that has a lot of application in this

arena also, and then for this presentation, itself, you
 can go to the website, and the website URL is given on
 the CD-ROM.

MS. RIDDLE: Also complete text from the examples that I showed are out front, if you would like to be able to read from beginning to end both the unsimplified and simplified versions of the examples that we showed.

9 MR. FISK: Thanks very much.

10 MS. RIDDLE: Thank you.

11 MS. SALTZMAN: Thank you.

12 Irene?

13 MS. ETZKORN: We've actually just heard quite a 14 bit about the improvements that can be made in the writing and the design, and I wholeheartedly endorse all 15 of the recommendations that have been made. But I am 16 going to focus on a different area, because I think that 17 18 actually what people have thought about is the end of 19 the process, which to me is the writing and design, and, 20 in fact, we need to bake the cake before we frost it.

In particular, what I am saying is that process and content issues have been neglected. And it's evident in a number of ways. Production methods of how the documents are actually printed, produced and distributed, as well as content and practice decisions,

the audience, at a minimum, should be looked at in terms 1 2 of the need for multiple languages, the fact that people 3 will be receiving multiple notices for multiple accounts, and the issue of joint account holders and how 4 the decision of one party affects the other. 5 And basically the question is does one message 6 7 fit all, and I would certainly say that I doubt it. In terms of multiple languages, I would suggest 8 that you reach all populations by sending the notices in 9 10 whatever language the customer has selected for other regular communication. Now, I must say for all of my 11

1 these other areas.

It's also critical that these areas work simultaneously, or from the outset of the project, so that there won't be these unfortunate unveilings of systems problems at the end of the project.

I would like to go into a little bit of what I 6 see as the appropriate role for these various groups 7 8 because their complementary expertise is very important 9 to the final quality of the end product. Regulatory affairs, I think, is most obvious in terms of ensuring 10 11 compliance with the law. Corporate communications, 12 though, appears to be sadly lacking, in that many of 13 these documents are essentially unbranded. They 14 certainly do not have a tone that's in keeping with a consistent voice for the company in other 15 16 communications.

Communications should also be the area that's in 17 18 charge of ensuring the plain English writing style, and 19 the good information design techniques that were demonstrated. But I think the area that I have not seen 20 21 any substantial use of is the area of database systems. Facilitating customization, meaning personalized 22 23 content, specific information about your account, would 24 be tremendously helpful.

25

I think one of the failings of these documents

1 is that people have no way of knowing whether they're 2 authorizing the sharing or the selling of accurate 3 information. If you don't tell the person what, in 4 fact, you know about them, how can I willingly say, sure, share it. So, the ability to use the database of 5 what you already know about a customer could be a 6 potentially dramatic change in the utility of these 7 8 notices.

9 And then the printing and distribution area. To 10 ensure the feasibility of production, are you going to 11 use laser printing techniques, are you going to use 12 traditional printing techniques, each of them will have 13 certain limitations and opportunities. There may even 14 be the opportunity to use something like color laser 15 print for greater highlight and customization.

So, the question of what method of production and distribution will be used, what quantities will be needed, these answers will greatly affect the ability to customize the content, to use color, and it will also probably determine size and shape in terms of standard mailing envelopes and standard postal discounts.

This is a sampling of the wide variety of sizes and shapes. This is the letter format, which has been fairly typical from the samples I've reviewed, but unfortunately, this is a case where the content

> For The Record, Inc. Waldorf, Maryland (301) 870-8025

1 undermines the format, because it begins in the letter

1 direction so that people know where to begin and end in 2 the document. In terms of using your databases to 3 customize the content, I'm talking about things as 4 simple as which accounts you're referring to -- to anticipate their questions, and to head off unnecessary 5 inquiries. In some of the documents I've received, I 6 7 don't know that I have a relationship with the institution that's named in the document. 8

9 If they referred to an account or even gave me a 10 clue as to what the reason was that they thought they 11 had a relationship with me, it might trigger the fact 12 that I remember yes they were, in fact, acquired by 13 another institution, or something that would give me 14 some telltale sign.

In terms of customizing content, you need the 15 content to instill, rather than undermine, confidence. 16 This is an example from a notice: "If you are also a 17 customer of one of our affiliates and you receive a 18 notice that it may share information about you with its 19 20 affiliates, you will need to separately notify that affiliate if you do not want such information shared." 21 How confident will the reader be if it sounds as 22 23 though the company can't keep trltes, you 20ingayify thatxyifyeqR

1 these multiple notices, puts a burden on me that I
2 believe many consumers would think should be a burden
3 for the company.

4 In terms of personalizing the content, address 5 the person by name, and indicate the reason you're 6 contacting them. Have a corporate executive sign the 7 letter. After all, computers don't understand or value the concept of privacy, only people do. A third of the 8 9 sampling of notices I reviewed included a signature, and 10 I don't know this person, but I like the fact that his signature was there, because it gave me at least the 11 12 illusion that a person knew this notice was going out, and had communicated with me. 13

14 Anticipate readers' questions. What personal15 information does the company know about me? Embedded in

provided on an original application, or if it has, in
 fact, been updated over time.

3 In terms of the process that you're asking 4 people to go through and the actions that they should take, you need to be clear about whether the opt-out 5 requests apply to everyone on a joint account. 6 This particular example was very forthright in addressing 7 8 that. "An opt-out request by any party on a joint 9 account will apply to all parties on the account." Ιt 10 addressed it specifically so that there wasn't a lingering question in the reader's mind. 11

12 Also in terms of process, many of the documents 13 that we're looking at are really Band-aids that have 14 been put on a bleeding artery. A simplified process is 15 easier to describe. It's a little like tying your shoelaces. I mean, describing that in prose can be a 16 very cumbersome process, whereas an illustration of it 17 is immediately evident. Think about what the actual 18 19 process is, then think about how to describe the 20 process.

Let people call rather than write. Make it easy for people to find out how to contact you. Put phone numbers and website information right up front. You're certainly undermining your message if you are allowing that type of access and then not allowing people to find

1 that information.

And the issue of consolidating your mailings. 2 3 I'm well aware, having worked on dozens of statements 4 and other financial documents with our clients, the database issues in terms of knowing your customer as a 5 single entity. Even if you cannot do it in terms of a 6 7 single unified notice, you could do something toward a 8 consolidated mailing, perhaps with a summary sheet, so 9 that the people understand that you are recognizing them as one entity. 10

And anticipate the future. Consider how the first notice will differ from subsequent annual notices. Will the second or third that someone receives over time appear to be a replica of the first, or is it a continuing update on the conversation?

In terms of content, set the context. Remember the notice was not requested from the reader's point of view, it just appeared in their mailbox, and that privacy is an emotional concept. Respect the reader's feelings. The whole word will immediately engender some fear or concern, possibly.

And consider providing extra helpful content that isn't necessarily required. One example included marketing list opt-out, and identity theft information, which I thought was a nice additional piece of

1 information for someone who had any concerns about this 2 area. It's a likely next thought on their part, and 3 they've provided the information in a very 4 easy-to-understand format.

Also, remove introductory barriers. 5 This is only changing the names of the guilty, but an actual 6 series of identifications of the entity that has sent 7 this notice. It's also the first sentence on the 8 9 notice. A better approach is to list the companies that are included at the end of the notice, as this company 10 has done. It's much clearer, it also has a little bit 11 12 of a branding benefit in terms of reiterating the 13 breadth of the corporate entities, but it's also much 14 clearer and gets away from the introductory barrier.

15 In summary, what I'm saying is, don't 16 concentrate on simplifying the description of a process, simplify the process itself as the first step. Explore 17 production methods early on so you're not caught in a 18 19 bind. Use database knowledge to personalize. And also consider the economies and the customization of laser 20 printing, including possibly laser color printing. 21 22 Thank you.

23 MS. SALTZMAN: Thank you.

24 Mark, other comments?

25 MR. HOCHHAUSER: Part two, briefly, how could

you design more usable privacy notices, and I will go
 through this more quickly because this has been
 discussed. Collaborate with a variety of people in
 writing the privacy notice.

Use plain language. I have nothing to add to 5 what's already been said. What I will add is this: If 6 your privacy notice is posted on the web, print it out 7 8 on several different printers and see what it looks 9 like. My experience is if you get something from a commercial printer where the colors look great, it does 10 11 not show up very well when you actually print it out on 12 your own printer. And so your web version may not be very usable. 13

14 Speaking of usability, this is not terribly 15 usable, but it's my first cut at a guide to how we 16 collect and share information. This is a two-page, 17 hopefully one-page, check-off list that could be 18 included with your privacy notice, simply to give people 19 a very brief summary of what you do and what you don't 20 do.

21 Step four, how do people think about privacy 22 notices? Privacy and finance are complicated abstract 23 issues, most people tend to be concrete thinkers, so 24 concrete examples will help them understand. Keep in 25 mind, too, that literacy skills change with age, and

1 older consumers like your parents or grandparents may

- 1 books you may be interested in.
- 2 Thank you.
- 3 MS. SALTZMAN: Thank you.
- 4 And Alan?

1 where consumers' awareness of dietary risk factors was 2 raised enormously, all through the eighties. Usually by 3 consumer education efforts that were conducted by the 4 government, the public health, and the industry 5 collaborations.

6 There were new product introductions in the 7 marketplace. The food companies innovated and 8 introduced products that took advantage of this rising 9 consumer awareness of dietary risk factors, so there was 10 variation in the marketplace, relative to the content 11 that the nutrition label addressed itself to.

12 And finally, particularly toward the last half of the eighties, there was a widespread perception, 13 14 particularly among the consumer community, that there was a lot of misleading and inappropriate promotion and 15 16 marketing going on around the dietary risk factors and the promotion of some of these new products. And at the 17 time, people talked about the Tower of Babel. 18 There was 19 confusion that people were not using standardized 20 definitions, and this recognition of a communication problem in the marketplace, was one of the bases for the 21 nutrition label in the first place. 22

The other place that content came from, it came from the experts. And the experts are what prioritized the public health importance of the various nutrients.

1 The nutrition label embodies a prioritization of 2 importance relative to the dietary risk factors. Fat 3 was recognized by experts as the key nutrient of 4 relevance.

They also established standardized nomenclature. 5 They determined what was seen as high and what was seen 6 They gave people a metric to evaluate the 7 as low. 8 information that was being provided in the label. And 9 they determined the level of detail that was to be 10 disclosed in the information. So, people were not inundated with all the intricacies of fatty acid 11 12 chemistry, it was a public health decision to focus 13 fundamentally on dietary fat and secondarily on 14 saturated fat.

And, again, a bunch of the nutrients which had 15 16 previously been disclosed on food products were no longer considered mandatory. And there was an attempt 17 to streamline the information that was being provided in 18 the nutrition label so that it met what were the health 19 20 priorities determined by the experts. And these expert 21 decisions, these were public health decisions, really not communications decisions. 22

And the third place that the content came from was from the law. Toward the end of the decade, 1990, Congress actually passed a law that required the

nutrition label. It's called the Nutrition Labeling
Education Act. And the law had a lot of interesting
consequences. It clearly defined the purpose of the
nutrition label, which was to inform consumers about the
relevant nutrition characteristics of the products,
relative to their health, and the context of the total
diet.

8 So, it defined the scope of application that all 9 packaged foods were covered by this, and it required a 10 uniform presentation.

11 So, finally, the content really came from all of 12 these things, combined and in a coordinated way, and the practical effect was that consumers were educated by the 13 14 public health experts to want the information that the law required to be on product labels. The consumers saw 15 nutrition labeling from the very beginning, even before 16 they saw nutrition labeling, as a need they already had. 17 They wanted this information, and they didn't learn 18 19 about that need the first time they read the label.

Now, where did the format come from? What we did with respect to the format is we followed a lot of the recommendations that you've heard about today. We did a lot of testing, and we started from the place that we were essentially required to look at it as a format, as a standardized display. It wasn't that every company

1 was allowed to create it's own customized information,
2 there had to be a standardized format. And what we did
3 is we tested the alternative formats that were suggested
4 by the interested parties, by industry, by public health
5 experts, consumer groups, and the regulators. They

1 were going to use it to evaluate the nutritional quality 2 of a given product, and they were going to use it to 3 compare products, they were going to use it to help 4 people place a product in their diet. And these were the specific purposes that people were going to use the 5 information for, and we defined tasks which measured how 6 well people could do these things in terms of how 7 8 quickly, how accurately, how easily, and these became 9 the metrics by which we evaluated the nutrition label.

10 Now, when we evaluate a task, we quickly realized that there are one-product tasks and 11 12 two-product tasks. There are product selection tasks, where people are making choices between products and use 13 14 information to inform those choices, and there are other kinds of tasks where it's a simple one-product task 15 16 where you read the information and you essentially rate the characteristics of the product. 17

We looked at how well the nutrition label could perform in helping people evaluate front panel claims, whether the product was high and low in specific nutrients, what they considered to be the likely dietary effect of eating this kind of food, and what kinds of food and products would they buy, but we evaluated it in terms of these realistic tasks.

25

Now, in the case of privacy disclosure, you have

1 a similar kind of possibility, you could have product 2 rating kinds of tasks, where people look at the privacy 3 disclosure and are asked to describe the attributes of 4 the particular product or service, or you can have 5 product selection kinds of tasks, where people are asked 6 to choose which of two kinds of services they would buy.

7 You have the additional issue of the 8 opt-in/opt-out purpose, which is actually the only clear 9 purpose that is really defined for privacy disclosures. 10 You can measure how the different kinds of presentations affect people's opt-in and opt-out choices. You can 11 12 certainly look at what kinds of products people will buy, and I think in the case of privacy disclosures, one 13 14 thing you probably want to examine with some care is what kind of information search is triggered by these 15 kinds of disclosures. 16

When you measure the performance characteristics of your disclosures, you really need to have control, you have to compare how the disclosure works relative to products that don't have those kind of disclosures. And you need to test how well different kinds of privacy disclosures, formats, work in multiple choice situations.

Now, in terms of evaluation, the main thing that we looked at when we evaluated the impact of the

> For The Record, Inc. Waldorf, Marylandu have the additi privar

1 nutrition facts panel and the nutrition label

distinction in the consumer mind between what we call the front panel, which is used for promotional purposes and marketing, and the back panel, which is the disclosure of regulated information required by the government.

6 And the nutrition facts panel has great 7 credibility. It's seen as the gold standard relative to 8 the promotional messages that are seen on the front. 9 And what we looked at was the effect of the nutrition 10 facts panel on the perceived credibility of the front 11 panel statements. And one of the things we found is 12 that that increased.

Finally, we looked at the consumer acceptance of the nutrition facts panel, and what we found is something that has actually been found in many cases, that what people really like is they like value-added information. It tells them something they don't know, that they want to know. That is the key to the consumer acceptance for nutrition disclosure.

20 What we've also found is that people saw 21 this information as having a purpose. And in the case 22 of the nutrition label, they like the purpose. They 23 thought that the purpose was to tell them about the 24 relative nutrition characteristics of the product that 25 were relevant to their health, and that was its purpose,

and what they really liked is that it achieved that
 purpose. It was seen as well designed and appropriate
 to the purpose that it was intended for.

In general, people liked the fact that the information was seen as in their interest, and not in the interest of the manufacturer. The other thing we found is that consumers basically don't know why that information was there. They have no idea what the regulations are, and you can't ever assume that they know that.

11 We also looked at that in t 1 We also looke was

But the fact is, and this is the truly important thing, is that there's actually a whole body of literature, very well documented, that the nutrition label has serious effects on market behavior, consumer behavior, and product choices, and it's really on those grounds that you have to evaluate the impact of the nutrition label.

8 MS. SALTZMAN: Thank you.

9 We have some questions from the audience. The 10 first is: As experts in writing readable, useful 11 documents, do you really believe a single notice can be 12 prepared that gives consumers enough information to make 13 informed choices about financial institution privacy, or 14 does a notice have to be part of a broader consumer 15 education program to succeed?

Anyone want to respond?

16

MS. ETZKORN: Well, I would respond by saying 17 that I think it probably would be more effective if it 18 19 were in the context of a broader campaign. Someone in 20 an earlier presentation brought up the repetitive drip effect of advertising, and its effectiveness, and I 21 think there is applicability in that concept, that it 22 23 isn't a single mailing and a single format that will 24 probably really educate people.

25 MR. HOCHHAUSER: I agree. It depends, in large

part, on what do you want the privacy notice to accomplish? If you just want to provide information about your privacy policy and the sharing of information, that's one thing. If you want to make it more of your corporate strategy, and customer relations, then it's something else. And you may want to really incorporate it into a broader communications approach.

8 MR. LUTZ: Well, this is actually sort of 9 building on the last one. Would you recommend that 10 institutions pursue and regulators encourage a privacy 11 communication strategy that goes beyond the formal 12 mandated notices?

13 Come on, that's the biggest softball I could 14 throw you.

I would say absolutely. 15 MR. FISK: I mean, I 16 think from drawing on our experience with mutual fund prospectuses, a lot of what happened there was because 17 some mutual fund companies decided to go way, way beyond 18 19 what was required, and that was where the biggest 20 efforts at simplification and communication took place. 21 So, I don't see that this would be any different. I think the opportunity is out there for somebody to take 22 23 the ball and run with it.

24 MS. SALTZMAN: And this follows, somewhat: The 25 sample clauses contained in the GLB regs seem to meet

some, if not all, of the panelists' recommendations, active voice, positive phrases, short sentences, use of pronouns, et cetera. Nonetheless, institutions using those clauses have been criticized in a number of instances for being unclear and/or confusing. To what do the panelists attribute the criticism? Is it merely the visual impact?

8 MR. LEVY: I mean, it seems to me that the 9 biggest problem with the privacy disclosures is that consumers don't have a good sense of what they're for. 10 They are not familiar with the regulation. 11 They don't 12 understand the motivation for the privacy notices that is stated in the regulation, and it is not immediately 13 14 obvious to them what they're for.

And if that's the case, it's very difficult for them to understand it. And applying, you know, techniques of plain English and a good presentation are not going to overcome the fact that there is uncertainty because there hasn't been preparation among consumers for what these privacy notices are for.

MS. BOSLEY: I think this goes back to the importance of making this part of a total communication strategy. I know a few months ago, when the FTC decided to invite me to this panel on privacy notices, my first reaction was what privacy notices? I don't remember

seeing them, and yet, I, like most of you, get
 statements from financial institutions all the time.

So, of course, I quickly went back and gathered them all up. But there hasn't been the kind of press on these notices, even the criticisms against them have not been particularly public in the ways that most people now eschew smoking because of the public campaign that that contributed to.

9 So, I think part of the problem is people get 10 them, they don't know what they're for, therefore, if 11 they don't know what they're for, they automatically 12 become difficult to read, because they're not reading 13 them.

14 So, I think that your institution would do well 15 to see these notices only as one part of, as someone 16 mentioned earlier, kind of a branding communication, one 17 part of a larger communication strategy that engenders 18 trust between you and the customers that you serve.

MR. HOCHHAUSER: With all due respect to the sponsors of this workshop, when I went through the GLB guidelines, on the one hand, there was a section on writing in plain English that covered all of the things that Bill and the other panelists have talked about, pretty well. On the other hand, there were these sample clauses, which I found virtually incomprehensible.

I did not find them to be written in plain 1 2 And for me, the contradiction was on the one English. 3 hand, the instructions were to write in plain English, 4 but on the other hand, the examples were in anything but plain English. My feeling was, didn't the people who 5 wrote part A talk to the people who wrote part B. 6 Ιt would have been nice if the regulations had followed 7 8 their own guidelines.

9 MS. BOSLEY: Let me add one more comment to 10 that, and that is that often the experts are the worst 11 people to write anything, whether they're legal experts 12 or financial experts. You all know too much, and 13 because you know too much, you make too many false 14 assumptions about the readability, about the level of 15 usability of your documents.

And that's why, as someone said earlier, using outside consultants, trainers who can come in and help your staff work on these privacy notices is a better way to advocate for the consumers, because writers -- as writers -- are often in a much better position to advocate for the consumer use, because they themselves are not the experts, necessarily, in the content.

23 MR. LUTZ: This goes back to know your audience. 24 How many of you know about the literacy study that was 25 conducted by the Federal Government approximately ten

> For The Record, Inc. Waldorf, Maryland (301) 870-8025

years ago? That's about right. It's a magnificent
 study, extremely detailed, but let me give you just one
 or two little factoids from it that I found fascinating.

4 That 24 percent of the people, all the people 5 now, here, from up to age 60 could answer simple questions based on a bar chart. This is why you don't 6 7 see bar charts in newspapers anymore. Two, only 36 8 percent of the people could figure out the correct 9 dosage of aspirin to give a child based on an age and 10 weight table. Find the age, go over to the weight, it 11 tells you the dosage. Thirty-six percent.

12 In other words, you don't know enough about your 13 audience yet to be writing these documents, which was 14 one of my points about know your audience, which leads to this question. Do you think the phrase, "opt-out," 15 Well, it 16 is consumer friendly language or jargon? Yes. is jargon, and we've all been using it all day as if 17 everybody knows what it is, walk out the door onto the 18 19 street, ask the first ten people you meet if they want 20 to opt out of something, and see how many correct answers you will get. Ask ten people, you will get 13 21 22 answers.

This is how insidious the jargon gets. It's the way you think and speak. It's the way you see the world. You need someone who can help you see the world

> For The Record, Inc. Waldorf, Maryland (301) 870-8025

differently from the other person's point of view, and
 in their words.

3 MS. SALTZMAN: I think you've talked about this 4 a little bit, but would you recommend that institutions 5 pursue, and regulators encourage, a privacy communications strategy that goes beyond the formal 6 7 mandated notices. MR. LUTZ: Yeah, we did that one. 8 9 MS. SALTZMAN: What are the communication risks of having independent and perhaps irreconcilable state 10 11 notice requirements? 12 MR. LEVY: One of the advantages of having 13 standardized formats is that over time, consumers learn 14 how to understand and interpret them. To the extent 15 that you have a Tower of Babel of privacy disclosure 16 statements, you're going to really negate consumers' ability to have that learning. 17 MR. LUTZ: Oh, stop now. (Pointing to the 18 19 timer.) 20 MS. BOSLEY: That's clear. 21 MR. LUTZ: Is that a cease and desist order? 22 (Applause.) 23 (Whereupon, there was a brief recess in the 24 proceedings.) 25

1	PANEL 4
2	
3	MS. YANOFSKY: Good afternoon. Welcome to our
4	final panel of the day, and thank you very much for
5	staying. As a special treat to those of you who have
6	stayed throughout the day, we're going to have a video
7	incorporated into one of the presentations. I won't
8	tell you which panelist will be presenting the video
9	you will have to wait and see.
10	My name is Nancy Yanofsky. I am Assistant Chief
11	Counsel of the Division of Economic Analysis of the
12	Commodity Futures Trading Commission.
13	My co-moderator is John Fielding, and he is
14	Senior Counsel for the National Association of Insurance
15	Commissioners.
16	This final panel will discuss industry
17	initiatives to develop more effective privacy notices
18	and related efforts to better educate consumers about
19	privacy. As the purpose of this panel is twofold, we
20	have divided the panelists accordingly. The first group
21	consisting of four panelists will discuss industry
22	initiatives. These panelists represent organizations or
23	associations that are working to develop better privacy
24	notices. They also represent some of the best efforts
25	in this area to date. While they have adopted varying

For The Record, Inc. Waldorf, Maryland (301) 870-8025

approaches, they each share a common goal -- to develop
 a more effective privacy notice.

The second group, consisting of three other panelists, will discuss the related issue of educating consumers. A good deal of information, as we have learned today, can be provided through privacy notices. Many believe, however, that broader consumer education campaigns are needed. These final panelists will give us some suggestions about how that can be done.

Before getting started, I need to make two disclaimers. First, the GLB agencies have not reviewed or examined any of the proposed or actual privacy notices that will be discussed on this panel for compliance with Title 5 of Gramm-Leach-Bliley, or the regulations thereunder.

16 Second, any views that I may express here today 17 do not necessarily reflect the views of my agency, the 18 Commodity Futures Trading Commission, or any of its 19 commissioners, offices or divisions.

With that, I would like to introduce our
panelists. The first panelist will be John Dugan. John
is outside counsel to the Financial Services
Coordinating Council. He is also, as indicated on the
overhead, with the law firm of Covington & Burling.
Our second panelist is Marty Abrams. Marty is

For The Record, Inc. Waldorf, Maryland (301) 870-8025

Senior Policy Advisor of Hunton & Williams' Policy and 1 2 Information Management Practice. 3 The next panelist is Fran Maier, who is 4 Executive Director of TRUSTe. 5 The final panelist on industry initiatives is Patricia Faley who is Vice President, Ethics and б Consumer Affairs, at The Direct Marketing Association. 7 8 Starting us on consumer education efforts is David Klaus, Executive Director of the Privacy 9 10 Leadership Initiative. 11 Following him will be Susan Henrichsen, Deputy 12 Attorney General, Consumer Law Section, Office of the California Attorney General. 13 14 And, finally, Tena Friery, who is Research 15 Director at Privacy Rights Clearinghouse. 16 John? 17 MR. DUGAN: Thank you very much. I do not have the video, but I do have a 18 presentation. I am speaking today on behalf of the 19 20 Financial Services Coordinating Council, as was mentioned. This may not be a household word to many of 21 22 you, but it is a trade association that represents other 23 financial trade associations, which are the largest financial institution trade associations in the 24 25 financial services industry, and it includes the

American Bankers Association, the American Council of
 Life Insurers, the American Insurance Association, the
 Investment Company Institute, and the Securities
 Industry Association.

5 Together, these entities represent large and 6 small banks, insurance companies, securities firms, and 7 investment companies. And their customers are customers 8 that are in virtually every household in the United 9 States. So, when we talk about Gramm-Leach-Bliley 10 financial privacy notices, these are the core 11 institutions that are covered by these privacy notices.

12 What I want to talk about today, first, is the industry's commitment to improving the privacy notices, 13 and I think you've already heard a demonstration of some 14 15 of that this morning. A little bit about the industry's experience with GLB notices. Even though you've heard 16 17 that this morning, I think it sets up what it is we're planning on doing. I'll talk a little bit about the 18 19 impediments to simplicity. Again, some of these things 20 have already been touched on, but I will speak about 21 them in a little more detail.

The FSCC has formed a notices working group, which I will also talk about, which is designed to improve the privacy notices over time. I want to mention some very significant caveats, however, about

> For The Record, Inc. Waldorf, Maryland (301) 870-8025

standardization, and other ideas that people have put forward on privacy notices. And finally, I'll talk a little bit about what the initial focus of this working group will be.

5 This industry is committed to improving notices, and the usefulness of the notices to consumers. And I 6 7 think the process, the very process that went with the 8 Gramm-Leach-Bliley, forced the institutions through this 9 year, where going through the training and the education 10 is the beginning of that, but it happens on a yearly 11 basis. And it has involved focus group testing, and 12 that will continue, as will the continued interaction with the regulators, which has been an iterative process 13 throughout, and that will continue. 14

There are, roughly, and this is -- there is no hard count of this, 40,000 financial institutions in this country, and we have been what I call the guinea pigs for mandated notices. This is really the first time that regulators have written detailed regulations about privacy notices that are applicable to an entire industry.

It's also the first time that an industry, an entire American industry, has had to comply with such a detailed set of rules regarding financial privacy. This has been, as people talked about earlier, a massive

> For The Record, Inc. Waldorf, Maryland (301) 870-8025

compliance effort. This is something I can't emphasize enough, because I think it gets lost in some of the criticism that people have talked about. It has involved billions of dollars of expenditures, and billions of notices going out.

Just the panel this morning of financial
institutions, by my count, sent out more than 200
million notices by last July.

9 The fact is, throughout all of that, there have 10 been very, very few consumer complaints about the 11 notices that have been sent. And that means complaints 12 provided to financial institutions on the one hand, or, 13 as I understand it, to the financial institution 14 regulators on the other.

15 I think I would characterize this, the industry would characterize what they've gone through as having 16 17 been a difficult process, especially the first time, 18 because of the need to shape the notices and the process 19 to go through that, because of the training, because of 20 the systems configurations. But having said that, given the particular regulatory constraints that were 21 22 involved, we have been generally pleased with the 23 results.

24 We think that most notices have been clear and 25 conspicuous, given what the regulations required

financial institutions to disclose. And although there
 have been a handful that have been held up and
 criticized, that does not represent the majority of the
 notices provided throughout the country.

5 Having said that, this was a first time, and we 6 recognize that. A number of issues were raised. These 7 were recognized throughout the process, and that's what 8 I would like to talk about next. What I really mean 9 here are the impediments to simplicity, some of which 10 we've already touched on.

11 The fact of the matter is, there is a 12 fundamental tension between simplicity and shortness and the kind of details and complete disclosure that is 13 required by Gramm-Leach-Bliley, and that some would like 14 more of. As a matter of fact, this morning, some of the 15 criticism was that the notices were too short, and 16 17 others complained that it did not provide enough comprehensive information. And it is exactly that 18 19 fundamental tension that always striking that balance 20 remains an issue.

The fact is the Gramm-Leach-Bliley privacy regulations require, on their face, that nine separate elements, at a minimum, be included in each privacy notice, and that does not include the separate elements that have to be provided if there is significant amounts

1 of sharing with nonaffiliated third parties.

2 The result is that the notices, by definition, because of the legal rules, have to be longer than they 3 4 otherwise would be. The second point is that there is a lot of required legalese that are in these notices, and 5 that were put in these notices the first time around. б 7 People talked about the sample clauses, and they include words like nonpublic personal information, nonaffiliated 8 9 third party, affiliate, personally identifiable 10 financial information. All of these are legal terms that have significant and useful legal meanings, but 11 12 they are not easy to understand.

In terms of the sample clauses, they've been 13 talked a little bit about already. 14 This was the first 15 time for the regulators to go through this process, and I think that the consensus was that they did a very good 16 17 job of trying to lay out these regulations, in this very 18 complex area, in a way that made sense, and I think the 19 industry welcomed the sample clauses when they came out. 20 But I do think that there are some problems with the sample clauses that have been something of an impediment 21 22 to simplicity. And let me give you a simple example.

Again, one of the panelists complained about this this morning. One of the significant exceptions to Gramm-Leach-Bliley opt-outs, and the opt-out right of

1 consumers, is for disclosures to third parties that are

something that causes the notices to be a little less 1 2 clear than they otherwise would be. And as a result of 3 all of these impediments, we recognize these, and as a 4 result, the FSCC has convened a notices working group, 5 which will involve experts from all of our members from the banking, insurance and securities industry. б The notion is that this group will interact and cooperate 7 8 with regulators, as they examine different kinds of 9 things to improve the quality of the notices, with the 10 first meeting to begin in January.

11 This is not something that we envision as a 12 committee that will work for six months and produce a 13 huge study, a one-time event, and this is the notice 14 that will be produced. Instead, it will be an ongoing 15 process that will take up various issues with regular 16 meetings, and make recommendations as they make sense, 17 and if they make sense, and only if they make sense.

18 Having said that, and having acknowledged that 19 this is something that would be useful as we go forward, 20 I do want to mention some caveats about this process. We do not believe, the industry does not believe, that 21 22 there can be one standardized notice that fits all of the different information collection practices, sharing 23 practices, and frankly the very different 24 25 characteristics of the institutions that are covered

1 under this umbrella of financial institutions.

2 It is very much the case that one standard could 3 stifle competition, particularly one that's adopted too quickly, that there is over time a great deal of 4 innovation in the way notices are produced that make 5 б them clearer, and that kind of competition in innovation 7 produces better notices, and it's not something we would like to see cut off by a single standardized notice. 8 9 Particularly as history has shown in other disclosure 10 areas, that improvements take time, that there is a process, a sanding process, and the fact that this 11

1 there is some acceptance of that deviation.

I think there will also be a significant problem with doing anything, if there is significant action at the state level that goes in a completely different direction. So, all of those are really quite significant concerns.

7 I also want to just take a minute, I can't resist, because I saw some of the proposals earlier. 8 9 This is talking about the standardization issue, on the 10 last panel, that clearly did simplify some of the notices that would be provided under Gramm-Leach-Bliley. 11 12 Unfortunately, I could also just as easily say that some of those notices would not have complied with the law, 13 because they indicated that certain kinds of sharing 14 15 would not occur, and, in fact, some sharing might occur 16 that wasn't covered by the statement.

And it's precisely those kinds of difficulties. It's easy in some senses to make something simple if you don't have to worry about complying with the details of the law, and there will always be this tension, there will always be this tension. And so let me just strike one for the lawyers in the room.

23 (Laughter.)

24 MR. DUGAN: The initial focus of our working 25 group will be on simplified terminology to limit the use

of legalese. If we can get away from using terms like nonpublic personal information, and personally identifiable financial information, that's a good thing. I think that's something that most people agree on. These are things that are included in the sample clauses, because that's what the law, as written, said. time. There is always room for improvement, the industry is committed to doing that, but it's a process that must be done with care, because of the competing tensions involved.

Thank you very much.

5

6 MR. ABRAMS: While we're waiting for my slides 7 to get queued, I would like to introduce myself, I'm 8 Marty Abrams, I'm the Executive Director of the Center 9 for Information Policy Leadership, which is a policy 10 center within the law firm of Hunton & Williams. I've 11 been doing privacy for 12 years.

12 Jules Polinetsky from DoubleClick once described me as the oldest chief privacy officer. I hope that he 13 14 meant that in terms of years of service, not purely a 15 sense of age. And during those 12 years of wrestling with privacy, one of the first things that became 16 17 crystal clear to me is privacy is about the appropriate 18 use of information, and appropriate is a very subjective concept in term. And in describing how you use 19 20 information, since information is so integrated in all of our business processes, notices have always been a 21 22 challenge, and a challenge that in my 12 years have been especially interesting to me. 23

24 When we think about the digital age and the fact 25 that information is becoming more integrated, and as we

> For The Record, Inc. Waldorf, Maryland (301) 870-8025

begin to pass laws that deal with privacy, we are asking 1 2 -- the new laws are asking an awful lot from notices. When Jim Brown with the University of Wisconsin, 3 Milwaukee first took a look at the final language in 4 5 Gramm-Leach-Bliley, he said, no institution can truly be in compliance with this law. If the notices are in б plain English, they won't be complete; if they're 7 8 complete, they won't be in plain English.

9 So, we had a challenge that was facing us with 10 this law that was not really achievable. You can't 11 accomplish both in the same document.

The Center for Information Policy Leadership 12 believes that notices should be layered. 13 In other words, there should be a short informing notice that 14 15 gives the consumer a sense of what the organization does 16 with information. It should be approachable, easy to 17 understand, easy to read, easy to compare from institution to institution, so the market begins to 18 define for us this whole question of what is the 19 20 appropriate use of information.

Those short notices should be simple and easy to understand, and they should have a common look so they're approachable by every consumer. They should be educational in the sense that they help consumers understand how information is used in the market.

1 Research, as we heard earlier today, backs that point of 2 view. Consumers cannot absorb more than seven different 3 concepts in a notice. Some people say it's five, some 4 people say it's six, but we all know it's not more than 5 seven.

The language should not require the consumer to б 7 translate. It should have a meaning that is apparent to 8 the consumer without them running around trying to find 9 the definitions or trying to translate in their own mind 10 what that language means, and we also understand repetition, seeing the same type of notices day in and 11 12 day out, from multiple industries, help the consumer approach how we use information and begin to drive 13 14 behavior in the marketplace with the choices they make 15 about who they do business with.

16 The Center for Information Policy Leadership organization organized the notices project to explore 17 18 this concept of teaching notices. It was supported by the Privacy Leadership Initiative, and the participating 19 20 The participating parties included financial companies. services companies, consumer products organizations, 21 22 data management organizations and technology companies. It included a seal program and an academic advisor. 23 The 24 academic advisor was Mary Culnan, the seal program is 25 the Better Business Bureau's Online Privacy Group.

1 The companies that participated included Acxiom, 2 Citigroup, Capital One, DoubleClick, IBM, J. P. Morgan 3 Chase & Company, Kodak, Procter & Gamble, and U.S. 4 Bancorp. This is a diverse group of businesses that 5 includes consumer products, financial services products, 6 technology, information aggregators.

7 We had to go through a process where these parties discovered where their commonality of interest 8 9 lied. The project objectives were simple, create short 10 informing notices that are first easy to understand, describe how information is used in a template-like 11 12 format, and then create a template format that might work for multiple types of industries, that improves 13 14 understanding by consumers and allows comparisons 15 between companies, and can be used by multiple 16 industries -- consumer products, financial services and 17 others.

In the first phase, we needed to agree on issues that needed to be conveyed in a short notice, we needed to agree on the common elements and lead the easily to be understood common vocabulary. But more important, we had to determine if the situational nature of privacy makes short notices possible, and if multiple industries could use the same template.

25 The stipulations were simple, short notices

should first be short. We heard that 30 seconds is a
 long time for someone to read a notice. So, these
 notices have to be short and approachable. They can't
 include the obvious, because the obvious takes space
 away from other things.

For example, somebody orders a piece of б furniture and needs that furniture delivered, we don't 7 8 have to define the information that we shared with the 9 delivery service so that that furniture can be 10 delivered. The words should be as simple as possible, and the detail should be reserved for the longer 11 12 accountability notice. Think of it as a short notice that helps you understand and a longer notice with more 13 detail, if you want it, that helps those who have to 14 15 keep an institution accountable.

So, where are we in the process? First, we've 16 17 agreed on six elements that should be conveyed by every 18 short notice. I have not listed those on the screen, 19 but after much -- many suggestions from the regulators, 20 I will share those with you. The first is the who, which covers the scope of who the notice covers, and 21 22 whether the notice is an online notice or an offline notice, or covers the entire institution's use of 23 24 information.

25

The second is the data that is collected by the

organization. And that's data that's collected directly 1 2 from the consumer, as part of the relationship with the consumer, and from other companies, like credit bureaus. 3 4 The third is the data flows that are truly important, 5 and there are four types of data flows, and data flows include the uses of the information. The first is by б 7 the company defined by the scope. The second is the 8 family of companies that includes the company that is 9 defined by the scope. The third is by the company and 10 its partners where there's truly a dual relationship with the consumer. And the fourth is by other folks 11 12 that that company might share the data with.

The fourth is the preferences that the consumer 13 might exercise, the choices, the choices the consumer 14 15 might have, the ability to opt in, opt out, other 16 choices as well. The fifth are other things that are 17 important to that relationship with the consumer. For 18 example, Kodak only keeps digital images long enough to print the picture, they don't retain that digital 19 20 information. It's important for them to convey that 21 information to the consumer. That's the section where 22 they might do that.

23 Seal programs are also contained in that 24 section. And last is contact information. How you 25 contact the organization in order to exercise your

1 preferences, how to contact the organization for more 2 information, how to contact the organization to get a 3 longer notice.

We are also working on the common vocabulary and very close to coming up with the words that begin to convey what's important to the consumer.

So, what are the next steps? The first is to develop worksheets that assure consistency across industries as organizations use what we see as an open system. So, you need to have something that helps educate the user of these templates to what they put in them and what the limitations are.

Next we have to test the elements and common 13 14 words with consumers. We're going to begin to do that 15 early in the new year. That is going to be led by 16 Procter & Gamble that has more than 100 years of 17 experience in consumer testing, and other organizations 18 as well are going to be involved in that testing, such 19 as Citigroup, which has an extensive research experience 20 with consumers.

We need to discuss the elements and language with consumer leaders. That we will do once we have feedback from consumers. And last, we need to design a format that works for all consumers. This is an open network, this is not something that's coming out of a

trade association, this is something that we're helping 1 2 to develop for information leaders to help the 3 marketplace move forward on notices, and begin to see if we can separate the informing function of notices from 4 5 the accountability function of notices. 6 Thank you very much. 7 MS. YANOFSKY: Thank you, Marty. 8 Fran? 9 MS. MAIER: Good afternoon. I'm here to talk 10 about TRUSTe, and our privacy symbols and labels initiative, which we announced in June of this past 11 year. First I want to talk a little bit about TRUSTe's 12 13 mission. We're dedicated to enabling individuals and organizations to establish trust, based on respect for 14 15 personal identifying information in the evolving 16 networked world. 17 And what I want to emphasize is we're an industry association, but also we want to represent 18

We all know the issues with privacy statements. I think we spent the whole day on them. We certainly understand that as TRUSTe, a certification program, we hear a lot from industry and consumers about what the issues are, and I won't belabor them any longer.

6 Okay, so what's our initiative? Basically, it's 7 a consumer oriented program. We need something that 8 really speaks to consumers that they can understand. 9 So, we're looking to develop a simple consistent privacy 10 label that empowers the consumer with more immediate 11 information, more actionable information.

12 We're also looking at expanding from not just a short notice or a privacy label, but into some symbols 13 14 and icons that can be placed in PDAs and wireless, and 15 other different kinds of devices. I think I've seen so many Blackberries and Palms and different kinds of 16 17 phones, I think you know exactly what I'm talking about, 18 but also we want to have symbols and icons that can be part of websites to tell people what's going on with 19 20 their information, potentially working with the whole effort that P3P is doing. 21

I also want to emphasize that this is also an open initiative, this is not something that is just a TRUSTE initiative, and we are working with quite a lot of stakeholders and are looking for more to participate

with us. So, we really think it's important, that it is
 something that's adaptable and ownable by a whole bunch
 of different organizations.

4 Our approach is really a five-phase approach, but I want to emphasize that this approach is very 5 iterative, and also involves the stakeholders at every б 7 step of the process. And really we're looking at phase one and phase two right now, where we are continuing to 8 9 add in the stakeholders, and we're looking for participation from industry, consumer advocates, and, of 10 course, the government. 11

12 You'll see today an initial prototype and design, and we see this as a way of focusing some of the 13 14 attention on what a short notice or privacy label might 15 look like. And this will have many steps. We need to continue to define the lexicon, to work with industry to 16 17 make sure we understand the requirements, to make sure 18 that the government can accept it. And, again, it will be iterative, and bring in quite a lot of stakeholders. 19

20 We also want to put a lot of emphasis on phase 21 three, which is about consumer testing. Because 22 ultimately what is acceptable is what is acceptable to 23 the consumer. And so we think that there's a lot of 24 different testing, I'll talk about that in a little bit. 25 Then, of course, because it's iterative, we've got to go

1 back and do some more design and probably do some more 2 testing.

And implementation, the last step, will be very critical, because I think we've heard with the nutritional label and anything that the industry does, it really needs to be -- the consumer needs to be educated. I think we'll hear more from others on this panel about the education.

9 And then, of course, it needs to be launched.10 And that will be a big effort.

11 Okay. So, what we decided to do, and you'll see 12 in a second, is develop a prototype. And TRUSTe is located in San Jose in the heart of Silicon Valley and 13 we take very much a product management approach. So, we 14 15 really try to define the business requirements, 16 understand both information design and creative design. 17 We want to show here a vision of what it could be, but this is a very much a draft, has not been widely vetted 18 with all the stakeholders, and is just one way of 19 20 showing what a prototype for a short label can be like. Now, in terms of design considerations, and we 21 22 think of this mostly as creative design, we want people

to be able to quickly digest and scan the information so
that they can find what they deem to be most important.
We want to use some symbols so that it can help

facilitate understanding, especially as people go from site to site, or if they use a device like a PDA or a cell phone. We want it to be action oriented. We don't want something static on the web, the web is not a static medium, and so we want something that people can use to maybe find and change their choices, change their opt-in, access their information and so on.

8 We want it to be flexible to work with multiple 9 website designs and we want it to be comparable so that 10 people can look from different sites, one site to 11 another, and see where the differences are. Those are 12 the design considerations. In terms of information 13 considerations, and this is really critical, because as 14 we've all talked about today, privacy information iecause as

We want to make sure we -- and everybody has 1 2 talked about this, that we need simple, accessible 3 language. Again, we want it to be action oriented. We 4 think it's important to provide a place for third party endorsements, and other endorsements, security 5 endorsements, for example. And finally, like 6 7 comparable, we want to be differential, so that 8 different sites can show how they approach their privacy 9 and identity issues in different ways, and people can 10 therefore compare.

11 Okay, so here's a prototype. This is the 12 generic prototype. I will start from the top right. First of all, company logo, important thing to say who 13 14 you are and where it's coming from. The next section 15 addresses the top three concerns, and I have some sample symbols here. And what you'll see here, is that for 16 17 each one of these, there might be some choices with 18 hyperlinks that can bring the consumer, the consumer can take themselves to get more information. 19

The third thing, the company's statement is where the company can state it's philosophy. The fourth, on the bottom right, is a place for privacy endorsements, such as TRUSTe or BBB, or both. And on the left-hand side, right over here, is a place for

contact information or enforcement information to be
 presented to the consumer.

This is very much of a thumbnail, and it's just one idea. Let me show you what it might look like in a different web design, or a different kind of format. So, we're trying to have something that's flexible, much like the nutritional label, sometimes it's vertical, sometimes it's horizontal.

9 Here's I think an exciting implementation. This shows what it might be like for a specific website. 10 So, in this example, we show that the top three concerns, 11 12 and I think it's pretty consistent, at least the top two, or with what we heard earlier in the day, where 13 14 sharing and access are the top concerns. Under sharing, 15 reviews personal information and accesses information to learn more about sharing practices. Under access, learn 16 17 more about how to get access to your personal 18 information. So, therefore, we're really emphasizing 19 the ability of the consumer to go ahead and make the 20 changes, learn more, find out what they want to do.

21 On the bottom left, we have a little information 22 here about tracking and cookies. A lot of our 23 information suggests that people are really concerned 24 about that. And then, a little bit on the enforcement. 25 And then on the right-hand side, we have the

endorsements, in this case, of TRUSTe and BBB Online.
 Many sites carry both, some carry one or the other, and
 there's other endorsements, of course, that could be
 included here.

5 Here's what it might look like, I know it б doesn't look real good from this, on a website. So, 7 just to re-emphasize, this does not take the place of a 8 privacy statement or the full privacy statement, nor is 9 it necessarily GLB compliant at all, but basically it's 10 a short notice that sits on top of the privacy statement and works with it and works with the website. And here 11 12 we have it working with WellMed, who has provided some 13 input into this process.

14 Okay, so we have the label, we know it's just a 15 draft, we know it needs to be vetted. It certainly needs to go through some consumer testing. And I think 16 17 the three elements of consumer testing, or the three 18 questions that you want to ask is, does it work? What 19 is the performance? Does it work in different kinds of 20 elements? Will it be adoptable? And, so, what you want to do here is a string of usability and completion tests 21 22 to see if people are really reading it.

Then the second one is comprehension. Are people understanding it? Are they taking something away? Are they using it? And there's a number of

- 1 different kinds of testing and analysis that we can do,
- 2 both qualitative and quantitative, to get to this,

fear that if the government doesn't, industry may not 1 2 take the action unless brought in. For the industry, we would very much like your intellectual and, of course, 3 4 your financial resources. This is not cheap, and, of course, we think that it provides an opportunity for you 5 to provide some input into what might be an adoptable б 7 standard. And for consumer advocates, please come 8 forward with your thoughts and suggestions. We 9 definitely want to include everybody.

10 Thank you.

11 MS. YANOFSKY: Thank you, Fran.

12 Now we'll hear from Pat.

MS. FALEY: I'm going to talk to you about a process which The Direct Marketing Association has undertaken to develop a tool for businesses, a template, to make the longer Gramm-Leach-Bliley notice comprehensive in terms of the GLB requirements, and also comprehensible to consumers.

We do this because we have a firm belief that helping companies do the right thing will help build trust with consumers, and it's something that DMA takes very seriously. My department helps to develop, not only develop guidelines for fair information practices and for other business practices, but to help direct marketers comply with those guidelines, and to comply

with the existing laws as well. We try to make it easy
 for them to comply.

And we have a number of items on our website 3 4 which you can see on the-dma.org, if you would like to go to our website. But what I want to talk about today 5 is the privacy policy generator. What we have is 6 7 essentially a wizard. It is a group of questions that a 8 company would answer, multiple choice questions, and 9 after you're finished with the questionnaire, you have, 10 in fact, created your privacy policy.

We ask a group of questions. We have automatically computer coded two of our generators, which I'll talk about in a moment. This one has not been computerized yet, but the text is available online today, if you just check our website under press release, it has been issued today.

Our goal has been to simply provide suggestive language, and to suggest a layout, a template that would be consumer friendly. And ultimately, all of this should be reviewed by the company's legal counsel.

21 We, at this point, have three privacy policy 22 generators, the first is to develop online privacy 23 policies, and we've had that for four years now. We

Privacy Protection Act, and today we're releasing the
 one to meet the requirements of Gramm-Leach-Bliley.

We've decided that our template should include 3 4 six different areas, and these are the areas that it 5 would include. The first is what we're calling the consumer pledge, it's really the introduction, and we're б 7 talking about the fact that we do value our relationship 8 with consumers, and we point out to them in the 9 introduction why it is we should pay attention to this 10 notice, and it's essentially that at the end of this 11 notice, they'll be asked to make some choices about 12 their information preferences. So, it's important for 13 them to pay attention.

14 The second area, it talks about the information 15 we collect. And this, we think, can be done fairly easily, in no more than one, maybe two paragraphs. I am 16 17 going to show you examples of this next. The third area is about information that we share, and this is really 18 the most complicated section of the notice. 19 When 20 someone said earlier, it's not possible to say that you don't share information at all, because everybody shares 21 22 information with somebody at some point for some reason, so we do have a do not share option, but it includes 23 24 also we do share information in response to subpoenas or 25 for other legal reasons.

> For The Record, Inc. Waldorf, Maryland (301) 870-8025

But also it talks separately about the 1 2 information we share with our corporate family, which is what we call an affiliate. Information that we share 3 with marketers, the joint marketers, information that we 4 share with companies outside of our organization, which 5 is what we call a nonaffiliate, and then we go into the 6 types of information that we share with financial 7 8 services companies, first, and secondly with 9 nonfinancial service companies.

10 The next section talks about how we protect information, we think we can do that in one sentence, 11 12 and I will show you that. And we also talk about information that we share about former customers, 13 14 because there are some specific requirements in this 15 area and we thought it was important to pull those out and to focus on them. So, we give information in that 16 17 area as well.

And lastly is the opt-out preference for consumers. This is the first example of the information that we collect, and companies would just check all of those that apply. We collect information you give us, for a couple of different reasons, or we collect information that others give us. And we also have an open-ended selection, because we know that we haven't

template, just a tool for companies, not mandated language. We like to say that if companies can make it easier and more clear, we certainly would encourage that so we're not tied to this language, but this is helpful, we believe.

6 This is the first part of how we share 7 information. And it talks about members of our 8 corporate family, and gives several different options. 9 We share data provided by customers, we share data that 10 is purchase data or your account data. We share credit 11 history data. We try to use terms that consumers would 12 understand.

13 And lastly are preferences. Pretty easy, do not 14 share information about me, or do not share my credit 15 history with members of your corporate family.

16 In order to achieve this, I think it's important 17 to note the process. First of all, it was started by a 18 nonlawyer, the newest person on our privacy staff, Lisa 19 Schastic, who is in the office, and in the audience 20 here. And she drafted the first take on this. Then what we did was scored it on the Flesch-Kincaid 21 22 readability software, and then we worked rewriting it against the software, against the readability scale, to 23 24 make it even more readable until we were satisfied with 25 the result.

1 Finally, it was reviewed for legal compliance by 2 our privacy counsel. I understand you've talked a little bit today about the Flesch-Kincaid, but for many 3 4 people, it's a really well-kept secret from Microsoft, 5 and so I have included some information here on how you can access it, and this just shows how you click on 6 7 tools and options and spelling and grammar, and what you 8 have to do to actually run this test on any document or 9 letter that you might write.

10 Our goal was to hit a target level around 50 or 60, which is a high school level, and we have varying 11 results. Some of the typical notices that were found by 12 Mr. Hochhauser and others, they have read their works, 13 say a typical notice may be about a 34. Ours, when you 14 15 average them, you get somewhere between a 44 to a 51. I understand Maine is the only state that requires a 16 17 higher than 50 rating. So, we thought that we did

characters per word, number of passive sentences in
 percentage terms, and so forth.

And when you look at some of the individual paragraphs that we have, they're really pretty easy. A typical policy, which I think you've used before today, might be an eleventh grade level, but we've tried to simplify that to what Flesch tells us -- Flesch-Kincaid tells us is a sixth grade reading level, and you can see how we've done that.

10 In another example, I like this one, a twelfth grade level, we maintain physical, electronic and 11 12 procedural safeguards that comply with federal standards to guard nonpublic personal information about you. 13 We 14 have changed that to we have strived to protect your 15 data and safequard it from those not authorized to see 16 It's the kind of thing that is a challenge, but I it. 17 think it communicates so much better to consumers when 18 we talk about security issues.

In terms of the status of the generator, as I said, it's been approved by DMA's counsel and selected DMA members so that we know it's usable, and we're announcing it today. As I said, the text of it is on our website today. The automated computer coded version of it will be available in about three weeks, I'm told, and it will be on our website. This tool is free to any

> For The Record, Inc. Waldorf, Maryland (301) 870-8025

1 industry, any company, any organization, in fact, that 2 wishes to use it. 3 The first line, the first URL is where you can find the text version of the generator. 4 5 So, I want to thank you very much for your б attention, and I will be happy to take your questions 7 later. 8 MS. YANOFSKY: Thank you. 9 And now David Klaus will start the consumer 10 education subpanel. 11 MR. KLAUS: Thank you. With my presentation, I would like to -- I think 12 13 I'm supposed to begin a process of shifting the focus away from notices and begin to look at the broader 14 15 picture of the context in which notices and privacy need 16 to be seen. And in this regard, with my presentation, I 17 really have three objectiver la2Frst I would like to -Tj T\* ( MSeonsd I would like to -egin toal ng tabout wat 12

Leadership Initiative. What is the PLI and what does it 1 2 try and do? It is an organization that works on consumer education, on privacy, it seeks to do business 3 4 to business education on privacy, and research and public surveys that will help inform the debate about 5 privacy. Examples would include the Harris Survey that б 7 David Krane presented to you today, which was sponsored 8 by the PLI.

9 Who is the PLI? Its membership is listed there. It's a number of about 15 companies and eight 10 associations. What I would note, for purposes of this 11 12 group, is that it includes U.S. Bancorp, Visa, Ford Motor Company, which is in the credit business, and the 13 Financial Services Roundtable, but it also includes a 14 15 host of other companies in consumer products industries, 16 in the information business, in the advertising 17 business, et cetera.

18 And there's a message there, and that is we've 19 been talking about financial institution privacy 20 notices, but you've heard already, from Marty Abrams, and from Fran Maier, who were talking about how 21 22 financial institution privacy notices need to be seen from the perspective of the consumer. Consumers are 23 going to see a lot of privacy notices, not just 24 25 financial institution privacy notices.

And what the PLI tries to do, and it includes financial institutions, is to bring a broader perspective so that we're able to look at the question of how do we inform consumers, not just with regard to financial institution privacy, but with regard to all the types of privacy notices that they see and will receive.

8 And just think what HIPPA is going to bring as 9 it comes around the corner, and suddenly every doctor, 10 insurance company, anybody who deals with medical information is suddenly going to be providing notices. 11 12 I have a feeling that they'll need RFK Stadium. This auditorium will probably not be sufficient when they 13 decide to hold a conference on the workshops that follow 14 15 that notice.

16 Notices and the educated consumer. What's our 17 objective? We want educated consumers making informed 18 decisions about privacy. The food labels in Alan Levy's

our

consumers to know why that information is important. 1 2 Where does it come from? You've had health education, your kid's in elementary school, high school, et cetera, 3 4 you see education all the time. I, for one, had some consumer education from my physician the other week 5 about calories and cholesterol. You see it in press 6 7 reports, you see it in advertisements. The consumer 8 labels on food ingredients, the consumer food labels, 9 make sense only because the consumer knows about that 10 information and why it is relevant and important from another context. 11

I don't think privacy and financial institutions or privacy and any other type of context is necessarily qoing to be any different.

15 What do we know about what consumers think about privacy? What you see there is a slide from a Harris 16 17 Survey that was done in PLI wave two, and the question 18 is, what is the potential risk that someone might inappropriately use or share information, given online, 19 20 what would it deter you from doing? Well, only 26 percent of online users would be deterred by -- if they 21 22 had to provide personal information -- from buying something from a catalog or brochure, 18 percent from 23 paying a restaurant bill, 58 percent from purchasing 24 25 anything online, and 56 percent from conducting personal

1 banking transactions online.

2 Let's think about that for a minute. Is this an accurate assessment of the relative risk that the 3 personal information that they disclose in those 4 5 contexts will either be taken from a security standpoint 6 and wind up in someone else's hands inappropriately, or used in a way different from that which they anticipate? 7 8 I would suggest to you that the entire -- that while I 9 think the overall risk is overassessed, it may be 10 backwards.

11 Which is safer, handing your credit card at the 12 end of a meal to an 18-year-old waiter who takes two 13 impressions, gives you one and takes one back with him, 14 puts it in a cash register to which every other waiter 15 and member or employee in a restaurant may have access. 16 Is that more of a risk as compared to getting on a 17 secure transaction line, typing your credit card

12 end 2rate assessmeI don't known linea te?vacy ts.ic 17bymore ing

Now, what are the limits of privacy notices? I think we've already talked about how they're limited to the perspective of the organization that provides them, they're written to assure compliance, they're often too long, they do not cover the information practices of the organizations to which the personal data may be disclosed.

8 I would suggest that even the best two-tier 9 notices, and I will say that PLI strongly supports what 10 Marty Abrams is going forward, and the ideas and efforts 11 that the TRUSTe is doing to create two-tiered notice 12 structures where there's a very simple notice with a 13 more detailed notice. I would suggest that even the 14 best notice doesn't get you all the way there.

15 Consumer education is necessary to address the big picture. What are the information practices of the 16 17 industry as a whole? Where will the information go and how will it be used? What is the benefit to the 18 19 consumer when the information is used? How does the 20 organization sending me a notice fit into the broader picture of this whole information system that we're 21 22 looking at?

PLI has tried to do, and has embarked on an effort to provide consumers information about the big picture. And to provide them information not

necessarily specifically about the industries such as the financial institution industry and how information flows within that industry, but much more in broader information about privacy. What it means, how you can protect your privacy, what can you do about it?

One of the things that we've embarked on is a б banner ad campaign. On October 1st, PLI, along with the 7 8 interactive advertising bureau, launched a voluntary --9 launched a banner ad campaign on the net that will 10 deliver in excess of 500 million impressions to American households over the next year. In the first month, we 11 12 had 400,000 unique visitors respond to those advertisements, and they looked at eight million pages. 13

14 If we are able to continue to get 400,000 15 visitors a month, and that's something that's a 16 challenge, I think it's ultimately going to go down, as 17 it will with any campaign, that is six percent of the 18 wired American households who will look at 20 pages of 19 information on privacy.

20 What this tells us is that privacy information 21 is an interest to consumers, they want to know what it 22 is, and they want to know what they can do to protect 23 their own privacy. PLI, in addition to doing and 24 continuing the banner ad campaign throughout next year, 25 we anticipate that in early next year, you will start

role in educating the consumers, but they will only be 1 2 effective in the context of a broader consumer education effort. I will confess, I'm the person who asked the 3 4 question to the previous panel, do you think a notice alone will do it, and I think all of them -- and my real 5 question was, do you think anyone can write one notice б that's going to do the trick? And I think the answer 7 8 that they said was really, and it's sort of a set-up, I 9 think the answer is probably no.

10 Privacy notices need to be shorter and more That's what we were told by the Harris Survey 11 concise. 12 today, that's what every survey has told us. Yet, consumers don't have enough information to make the 13 right decisions. If we need to give them broader 14 15 consumer information, yet notices need to be shorter and more concise, the place to give the broader consumer 16 17 education is not in the notice.

Dual privacy notices, I think, can solve the 18 19 problem with notices. If the regulators will agree. 20 And I know that John Dugan here said that when we're trying to solve these problems, we need regulator 21 22 buy-in. I think it's important. When companies come to you, if either the effort by TRUSTe, the effort by Marty 23 24 Abrams, the efforts by John Dugan, if companies come to 25 you and say, we want to give them a shorter notice.

> For The Record, Inc. Waldorf, Maryland (301) 870-8025

Okay, regulators in the room, give them an answer. You need to figure out a way to allow companies that are legitimately trying to solve the problem and be effective in terms of communicating with their consumers, you need to be able to give them a signal that their concerns about whether they will be in compliance with the law, are, in fact, justified.

8 Businesses must continue to expand their efforts 9 to educate consumers, broadly speaking. Consumer group 10 websites and education efforts are, I think, a critical part of the process. I think information needs to come 11 12 from all sources, and I think to the extent that consumer groups are out there, speaking from their voice 13 14 and with their perspective, providing consumer 15 information, I think it's absolutely valuable.

Government has a role. I think the FTC's effort to build consumer confidence through the enforcement of privacy notice claims is critical. Every one says that trust is an issue. I think that we need to see consistency in how notice is provided, and I think the gnsumer con liiDpe 21 19 trusts 19 dulm an asigith t

ads to o5p gro k, ath e ila4pal dauable.

124 GDon'texpactithe provacy notice c 21do

46

for, it's there to tell you what this institution is doing, but it can't accomplish the broader objectives that I think, for all the people who came here and said to you today, you know, I'm not sure that consumers care.

I think the only way that consumers will care 6 7 and understand what's going on is if you continue things 8 like the banner ad campaign, you continue to educate 9 them about what privacy is, and where it fits, what 10 information practices are, and what the notice is and the information that they are going to get from 11 12 financial institutions and elsewhere really mean. 13 Thank you.

14 MS. YANOFSKY: Thank you, David.

15 Susan?

MS. HENRICHSEN: I am the one with the video, but I have to tell you it contains no jokes, no car chases, and not a hint of romance, so I'm not sure that it's adequate compensation for those of you who sat there so long and so patiently.

I chose the title to my presentation in order to convey one of the aspects of the challenge that I think we face in trying to make GLB notices work. Certainly one of the goals of GLB is to enable consumers to make informed choices. That is not just whether or not to

opt out, but also where to do business, and what to
 expect and look for in the financial institutions
 consumers do business with.

4 Obviously a first step in this process is 5 creating understandable notices, but that's probably not 6 enough. We need to increase consumer awareness to make 7 consumers aware of what information is available and 8 what other resources can help them, and educate them in 9 how to use that information.

10 We also, I think, need to overcome distrust, suspicion and confusion. Some earlier panelists 11 12 referred to this, made some illusion to this, and I am going to give some examples in a minute. We've heard a 13 lot of survey information, and I know, you know, you can 14 15 quarrel with any survey results, but when survey after survey seems to indicate that there is a lack of 16 17 awareness, or a lack of comprehension, I think we need 18 to begin to pay some attention.

American Bankers Association survey, which was done fairly early in the process, it was in May of 2000, found that 41 percent of those who responded did not even recall receiving their notice, 20 percent had received but not read it, and 36 percent said that they had read the notice. These survey results and what other people have talked about today I think are

reinforced by the experience many of us have had when
 speaking to consumer audiences about privacy issues.

This is not something that I am going to ask this audience, since it's certainly not the typical audience when it comes to financial privacy, but I often ask, as do colleagues, sometimes ask consumers in an audience, how many of them recall receiving a privacy notice, how many of them have read the notices, and how many think that they have understood the notices?

Judging by the responses, we clearly have work to do to make consumers aware of the information choices available. Even the first question here, unfortunately, still gets relatively low responses, certainly lower than we would like, given the tremendous amount of time and money that is going into creating and mailing out these notices.

17 Even where consumers are aware of and have read 18 their privacy notices, they sometimes fail to realize 19 what that notice is or how it works or can work for 20 And this keeps them from effectively utilizing them. 21 the information that's provided in the notice. This is 22 illustrated by some of the most frequently asked questions that consumer organizations and law 23 24 enforcement agencies have encountered from consumers. 25 They want to know, why do you need that? They're

1 suspicious. Is it safe to provide the information that 2 it's necessary to provide in order to use an opt-out 3 from any companies? And why is this being done?

4 Consumers unfortunately sometimes, especially 5 older consumers, sometimes view the opt-out notice as 6 simply a way to extract personal information from them. 7 So, they need to be made more aware of how this notice 8 can actually work for their benefit. So that they can 9 make their choice.

10 Consumers also sometimes, several people have 11 mentioned today context, and the idea of educating 12 consumers as to why they're getting these notices. Some 13 consumers receive them and just think, oh, this must be 14 something mandated by a class action settlement or 15 something and toss it.

16 So, making consumers aware of why this is 17 happening is an important step. As an illustration of 18 the kind of confusion that's around, I would like to

notice that this says, "Starting July 1st, credit bureaus can share your information with anybody who asks for it." Obviously not true. It appears to -- and it also appears to allude to GLB with the July 1st date. The opt-out number that's given has nothing to do with GLB, it's the op-out number for prescreening lists.

So, this email, which as I said, got very wide circulation, the FTC responded to it with an alert on their website, my office did and a number of AG offices put out an awareness to try and correct the misconceptions in this.

But I'm afraid that it generally illustrates how far we have to go in trying to make consumers aware of General's Office. The first half of the video that is
 just 15 seconds is on identity theft. The second half
 is on the financial privacy aspect.

4 (Whereupon, the aforementioned video was played5 for the record.)

6 MS. HENRICHSEN: What I would like to show you 7 now are just some excerpts and examples from various 8 attorney general webpages. I want to emphasize that 9 these are excerpts, that this is not a comprehensive 10 sampling by any means. I just would like to give you a 11 little bit of the flavor of some of the kinds of efforts 12 that are being made and some of what the message is.

These can be easily found on the websites. 13 14 Often there is a link from the home page or from a 15 consumer page, or a search for "financial privacy rule" will uncover them. Again, the Idaho Attorney General's 16 17 Office, there is, among other things, a fairly thorough description of the law, and noting that consumers must 18 take action if they wish to protect the confidentiality 19 20 of the information. There are also separate sections on how to opt out. A GLB glossary, which I didn't 21 22 encounter anywhere else, and a section on other laws and regulations related to privacy. 23

This is from the Michigan Attorney General's website, this alerts consumers to examine their mail,

not throw away their GLB notices, and again, notes that
 it's up to consumers to exercise their rights.

This is from the Arizona Attorney General's website, this assures consumers that even if they find the notices somewhat daunting, there's a way to simplify, and it highlights the action aspect of the notices by suggesting that consumers look for a toll free number, some sort of form, or an online address.

9 This is the webpage of California's newly 10 created, just went into operation, this year, Office of Privacy Protection. This office has several mandates. 11 12 The two principal ones being help for identity theft victims and prevention, and the other one being privacy 13 14 in general, including financial privacy. It's intended 15 to be a resource for consumer information on these issues, to assist and coordinate law enforcement 16 efforts, to work with businesses to encourage sound 17 18 privacy practices, and to report on privacy trends and issues to the legislature and other government offices. 19 20blvfeping tt fifses, cnpepj T tices, e.es, e.eodnepintthed11r

discarded or didn't notice their privacy notices, there is still the opportunity to exercise the right to opt out, if they wish to do so.

Looking over these efforts, there are some common themes or messages that attorneys general offices and others have been trying to get out to consumers. The first and most obvious is to watch for the GLB notices. And the second is to read them and consider your options, and finally, remember that under GLB, the burden is on you to exercise your opt-out right.

11 With respect to financial privacy, certainly 12 among the goals and guiding principles, taken both from general consumer education principles and from the 13 experience with GLB thus far, I think that there are 14 15 several principles that we can glean, and the first of these is, getting consumers' attention focused. 16 It's 17 important to make them aware of the issues and the 18 information that's available to help them make choices.

19 The second is investment. It's important to 20 convince consumers that focusing and spending their time 21 and effort is worth while. People are busy, I mean, 22 you're all consumers, you know how busy you are, and 23 it's very hard at the end of a long day to come home and 24 have to deal with something that takes too much of your 25 time, and that you fear may not be well worth your

## 1 effort.

1 around for the last presentation.

2 I'm with the Privacy Rights Clearinghouse, we 3 are a non-profit organization, consumer education and 4 advocacy group headquartered in San Diego. We started a financial privacy project earlier in the year. 5 It was funded by a private grant. We in this project developed б 7 some fact sheets that are on our website. We sponsored a readability study which is also on our website. 8 We 9 conducted a media campaign, put out several press 10 releases and conducted a number of media interviews 11 trying to get consumer attention for these -- for the 12 privacy notices, warning consumers that these were coming in the mail, and to watch out for them. 13

And as a final thing, we did conduct consumer outreach throughout the entire period of our project, that was generally community centers, other nonprofits asked us to speak and so on.

We had quite a response to our project, the information that we put out. Actually, more than we expected. We received about a thousand letters, we received about a thousand emails, we received numerous telephone calls, which unfortunately we were not able to put in a category or catalog very successfully, just because of our limited staff.

We did, again, do the community outreach. And

25

we had about 500 persons that participated in that. So, we think we have at least about 2,500 people that we received responses to from our materials that we put out in our outreach programs.

We actually started this program with the idea 5 that we would be filling in the gaps for consumers who б 7 saw the notices and had some specific questions that 8 they wanted to ask. As it turned out, the level of 9 knowledge of consumers who were responding to our 10 materials were much less than we expected, and as a matter of fact, most consumers, and we say about 60, 65 11 12 percent, contacted us as a result of a media story they Their reaction was either one of two things. 13 saw.

First of all, I didn't -- I just heard about 14 15 this new law for banks on the radio, read about it, in the newspaper, what's it all about, send me information. 16 17 The second category in this low level were those 18 consumers who said they vaguely remembered seeing the notices, but they failed to understand the significance, 19 20 and they tossed the notices. The quotes we most often got from people, and incidentally, we do have some 21 22 materials on the CD-ROM that quote consumers and that is the basis for our report here today. So, we encourage 23 all of you to take a look at that when you have time, 24 25 and these are actual things that we heard from

consumers. So, if you're thinking about your programs
 in the future, it might help you to take a look at
 those.

4 So, that was the low category, and it was by far the most people that we heard from. The moderate level 5 was the target group from our program in the first б 7 place. These people have numerous questions, most of 8 which should have been answered by the initial notices, 9 but unfortunately weren't. Some of these questions now 10 have resolved themselves, such as the deadline. So, that should not be a problem, again. 11 There are still 12 questions about the financial institutions that are covered, why people got the notices, and the joint 13 14 marketing question that's still looming large with 15 consumers.

16 The highest level of knowledge came from those 17 people who said that generally they were complaining 18 about how long it took to opt out. There's one of the quotes in the narrative report that we have online, that 19 20 says, I think I'm an average consumer, I spent two days finding my notices, this lady had kept them in the file, 21 22 I made five phone calls, I wrote ten letters, and I'm still not sure what it's all about, but I followed the 23 procedure, and I looked at every notice. 24

25 So, we had those kind of comments. But I think

that was one of the better ones that we received. And
 we received other questions here from consumers.

3 One of the big problems that we have from 4 consumers is the information that is sometimes required to opt out, and in particular, social security number. 5 б So, in reviewing the notices and what you might ask for 7 in the future, unless there are some problems seen with people impersonating other people, to opt out, or try to 8 9 opt out, then maybe you want to think about the 10 information that you're asking for, and see if it's 11 really necessary for the consumer to provide that.

12 And I'm not going to spend really any more time on the notices, I think people have gone over that over 13 14 and over again about the notices need to be shorter. We 15 certainly would advocate a shorter notice, a layered form of notice, perhaps, and a large postcard with some 16 17 of the information, and we think that a lot of that information could be included on even a postcard 18 material, if much of the marketing information is taken 19 20 out. Consumers really don't need to hear over and over again or see that a financial institution respects their 21 22 privacy or wants to offer them better marketing or better products and services. Enough of that. 23 Some of it is fine, but the points that are required by the law 24 25 and regulation should be the focus of the notices.

Just another point I want to make about 1 2 recommendations for industry, is education for staff. We've received a number of complaints and inquiries from 3 4 consumers, especially those who have thrown their notices away, what do I do now that my notices are gone. 5 And my suggestion always is to go back to the financial б 7 institution, find out what the privacy policy is. And 8 people who have contacted us have run into stumbling 9 blocks numerous times, and I think from what I've heard 10 here today that financial institutions are working on educating their staffs, and I have heard from some 11 12 companies that it's very expensive to keep training and retraining staff, and I would always only say just 13 provide some minimal amount of information to everybody 14 15 that comes in contact with your consumers.

16 And there are other messages here, one of the 17 things -- and I'm going to make this point, and I have 18 been told to wrap up, so being obedient, I will do that. 19 One of the things that I didn't hear discussed here 20 today, and that I think it's very important and important to consumers, is what happens when companies 21 do share, and that's the term used, information with 22 third party nonaffiliates. The choices in the 23 regulations, and I reviewed 200 notices and I've seen 24 this, are financial, nonfinancial and other. And there 25

1 really doesn't leave very much to the imagination.

2 And when a consumer sees this, they immediately 3 think, sell my information. If that's the case, first 4 of all, it should be told to consumers. Consumers may 1 helpful to me, personally, as have the previous panels.

2 I wanted to get at the issue of standardization 3 a little bit. I know John expressed some concerns about standardization of notices. Issues were raised in 4 earlier panels about standardization. I'm wondering if 5 the rest of you think that standardization is possible б or impossible, and if not, do you think consumers will 7 8 be seeing similar notices going forward to enable them, 9 I quess, to sort of compare one company to another in 10 terms of privacy policies?

MR. ABRAMS: Well, the first question is what is the purpose of notices, and I think we've heard from all of the experts today, that if you don't know what the purpose of notices are, it's hard to design an effective notice system, it's hard to come up with metrics to measure the effectiveness of notices.

17 I think that since privacy is indeed very 18 contextural, it relates to what you do with information, 19 it relates to the appropriate use of information, there 20 always has to be a flexibility in the process. But we can do a better job of coming up with a design of how 21 22 you lay out the notices and what you put into the notices, so people can begin to understand the flows of 23 data without it being too detailed, so that they can 24 25 begin to drive market behavior with the choices that

> For The Record, Inc. Waldorf, Maryland (301) 870-8025

1 they make.

If there is not some level of standardization, there isn't some form that begins to help consumers feel comfortable with the flows of data, then we can't have the behavior driven by the information that the consumers have.

7 And I also think that goes to consumer 8 education. I agree, absolutely, that if you don't have 9 a context to read those notices within, it's very hard, 10 even with a simplified short notice, to make sense of 11 just how the market works.

MR. FIELDING: So, are you talking about standardization, maybe not at the specific language level, but in a broader sort of contextural level for both the notice and the consumer education?

MR. ABRAMS: The group that I have been working with has had three meetings in person, and a meeting via telephone. We have yet to begin to meet to do the consumer testing and meet with consumer organizations. We are going to begin to do that in January.

I think that getting to something as simplified as a food label with numbers is going to be very difficult. But I believe that you can get to a format that is regularized enough that consumers can begin to look at that summarized notice and begin to say, yeah,

I have a sense of how that organization uses
 information, and how that might be different from
 another organization.

There's always going to be some consumers who want to go to that long notice, who want to use that long notice as a reference. And there needs to be a strong tie between that shorter notice and the longer notice, but I think that even if you can't get to a food label, you can get to a process that is regularized enough so that consumers can begin to drive the market.

11

## MR. FIELDING: Fran?

12 MS. MAIER: I was just going to add that what I think is key in developing a label or some sort of 13 standard is that it has a certain amount of flexibility 14 15 to adjust to different business models, different kinds of consumer issues. For example, we foresee with the 16 17 privacy label that there might be some different 18 concerns or requirements for financial organizations and 19 for health organizations, because of some of the 20 regulatory. And there's probably a way of including 21 that in the standardized format.

22 So, I think the question is, standardization, 23 does it mean 100 percent is the same? Perhaps it could 24 mean that some parts of the layout and some part of the 25 language are the same, but there's still some built-in

flexibility. And I think that's critical to
 adoptability. If it's too, too stringent, you can just
 forget it.

4 MR. DUGAN: I think what -- I just wanted to clarify a point. I think what I was saying was that it 5 would be impossible to standardize the entire б Gramm-Leach-Bliley notice, number one. Number two, that 7 8 there has to be flexibility, even if you start looking 9 at something that is separated into a short form, to 10 have some variations in it. The most important thing to focus on, at least initially, is terminology, and the 11 12 kind of legalese that is part and parcel of Gramm-Leach-Bliley now, I think is the thing that would 13 14 bear the most fruit.

15 MR. ABRAMS: But, and part of this process where the regulators can begin to jump into it, for example, 16 17 it's required that a financial institution keep the information secure. A short notice shouldn't have to 18 repeat what is a requirement that the information be 19 20 That, indeed, the regulators, as part of the secure. consumer education they have done on consumer reqs for 21 22 the last 30 years, could do on their own part to say, it is required that institutions keep information secure, 23 so that you take that piece of the burden off of the 24 25 short notice or the longer notice, because it's a

> For The Record, Inc. Waldorf, Maryland (301) 870-8025

1 requirement.

2 MR. FIELDING: That was one of the things that I 3 was actually going to ask, and that is what suggestions 4 do you have in terms of the regulators assisting in this 5 process? I guess that's one concrete example.

MR. ABRAMS: I think they need to allow for some б 7 level of experimentation so that we can begin to see 8 what we need to do to come up with notices that are 9 approachable by consumers, and begin to allow consumers 10 to drive the market. So, that doesn't mean that you need to re-open the regulations, it means that you need 11 12 to allow for some flexibility for testing, if it be the combination of a summarized notice with the longer 13 notice, or something else, but I think there needs to be 14 15 more flexibility to allow us to understand what truly consumers can relate to. 16

17 MS. FALEY: I would agree with that, and I think 18 that what government's role could most appropriately be 19 would be to give examples of best practices, give 20 examples of good notices, provide the tools for companies to use to make their notices more readable. 21 I 22 think that that's the kind of education that industry needs right now, not a standardization, but an 23 assistance in doing what they want to do, which is to 24 25 provide a good privacy notice to consumers that will

1 build that trust that they want with that consumer.

MS. YANOFSKY: Yes, David?

3 MR. KLAUS: I just want to briefly reiterate a 4 point I made. I think, and I know you -- I don't know why you said what you said when you started, Nancy, but 5 б you started by saying this is not -- no one should take 7 my comments as representing an approval of any privacy 8 notice, nor do I speak on behalf of the agency. I think 9 we need to have meetings that don't start that way, when 10 companies come in and say, we would like to show you a 11 notice.

12

2

(Applause.)

MR. KLAUS: And whether it becomes, you know, 13 14 HHS has an advisory opinion form, in which companies can 15 come in and say, you know, does this meet the requirements, HHS is using an advisory opinion letter, 16 17 that becomes part of a public record, and it says we're 18 not going to enforce against you if you do this. And I 19 think perhaps the regulators need to create some way in 20 which people who are seeking to meet the regulatory requirements in ways that they believe better serve 21 22 consumers and are consistent, get an answer, and that that information, in turn, comes back in a helpful way 23 to people who are -- to other people who are trying to 24 25 do a similar task.

> For The Record, Inc. Waldorf, Maryland (301) 870-8025

1 MR. DUGAN: If I could just add, I mean I think 2 the regulators have been very approachable on the Gramm-Leach-Bliley privacy issues all along. I think 3 4 that has to continue, but I do think that if new 5 approaches come up, departures from what's been provided 6 before in the past, there has to be some kind of informal guidance that suggests that that can work, that 7 8 regulators think that that's okay on some level.

9 MS. YANOFSKY: With regard to the consumer 10 education folks, I was wondering if you could speak a 11 little bit to any possibility for partnering between 12 nonprofits, commercial enterprises, financial 13 institutions, and the government, whether you think 14 there are any opportunities there that should be 15 explored to build consumer education campaigns.

16 MS. FRIERY: Well, there have been, in 17 California, state-sponsored consumer education programs, 18 and the Privacy Rights Clearinghouse was actually 19 started from such a program, funded by the California 20 Public Utility Commission. That funding ran out. Then 21 there was later funding, a grant program that was 22 administered by the California Consumer Protection 23 Foundation. The funding there was contracted out, and 24 it was done by bids, I understand, competitive biddings 25 for the grants.

We do think that the work of nonprofits is very 1 2 important for one reason, we do get down to the very 3 levels of the consumer that I think all of you would like to have as your customers. We can talk to people 4 5 directly. We do promote notices, educational materials 6 in other languages. The information I have is that Los Angeles has 80 to 100 languages spoken. So, that's an 7 8 important thing, too. I don't know whether the industry 9 or government is willing to take on that responsibility, 10 but that certainly is a gap that nonprofits can fill, and also that close consumer contact. 11

MS. HENRICHSEN: In terms of partnership, I think obviously sometimes consumer protection law enforcement officials and industry have very different viewpoints about what constitutes good consumer protection, and to the extent that we can talk to each other, I think consumers can only benefit from that. With respect to the partnering with

videon, an 7 Ang,tcan

nmental orgs3llnection , toorgsy dough

video othk15 o obnmental orgs3llnconsu 7 Ang.o, tdt.

very strong and important role for NGOs not just in
 filling that gap, but in promoting consumer education in
 general.

MR. ABRAMS: Privacy differs from other consumer 4 5 policy issues, especially the issues that the financial regulators have dealt with. In terms of the regs that 6 you gentlemen and ladies deal with, it's much closer to 7 8 the Community Reinvestment Act than it is to Truth in 9 Lending or to Equal Credit Opportunity. Those are very 10 objective type acts. We don't have societal agreement on whether personalization is more important than 11 12 limiting data flows. We haven't reached a point where there is societal agreement. And I don't think we're 13 14 going to reach that point for a long, long time.

We have to encourage consumer education that begins to discuss both the benefits of the data flows, as well as the concerns and the risks that go along with that. And I think that will be a great objective, but we need to approach it from that perspective, rather than just the mechanical education of this is a privacy policy, here's how to read the privacy policy.

22 We're in the very early stages of an 23 information-driven economy and we need to understand, 24 you know, what makes us feel comfortable.

25 MS. YANOFSKY: Thank you.

For The Record, Inc. Waldorf, Maryland (301) 870-8025

On behalf of John and myself and all the GLB agencies, I would like to thank all of our panelists and all of you in the audience. It's now my pleasure to introduce the director of the Bureau of Consumer Protection of the Federal Trade Commission, Howard Beales, for our concluding remarks. б (Applause.) 

1	CONCLUDING REMARKS
2	
3	
4	MR. BEALES: Thank you, Nancy.
5	On behalf of all the agencies involved in
6	organizing this conference, I would like to thank you
7	for coming today, and contributing your knowledge and
8	your insights. I would particularly like to thank you
9	for staying until the end. My staff warned me that they
10	had scheduled me for the last speaker because the
11	audience wouldn't be as large, and they wouldn't dare do
12	that to the chairman, but such is the life of a bureau

1

13 director.

14 I wanted to summarize several key messages that 15 I think came out of today. It's important to leave with these, because I think we really did learn a lot. 16 17 First, and maybe most important -- is privacy notices 18 need to be clear to consumers. That's their intended audience. Lawyers are good for lots of things. I have 19 a lot of them that work for me, but one of the things 20 21 that they're not necessarily very good for is figuring 22 out what's clear and understandable to the consumer. But that's the question about privacy notices -- what is 23 24 clear to the consumer, the intended audience. 25 Second, and perhaps as a corollary, effective

privacy notices are really more of a marketing problem than a legal problem. And the companies that have been most successful approached them that way. They did consumer testing, to find out what worked and what didn't. That is a lesson that all of us can learn.

6 Third, there are lots of ways to solve this 7 problem, at least at the moment, but they involve some 8 common elements. They involve plain language, instead 9 of legalese, whenever possible. They involve a statement of purpose that tells people why it is they 10 should be interested in reading this document, or 11 12 whether it's something that they're not interested in 13 and don't need to read.

14 They involve elements of visual design that make 15 it easy to find information and divide it up into 16 pieces, rather than looking at one big long document. 17 And they involve short forms that summarize what 18 consumers are really most interested in learning.

19 A lot of those elements, and more, is available 20 on the CD that you've gotten from the conference. If 21 you need more copies or lost your copy, there are 22 folders available on the way out that you can pick up to 23 take back to the office.

Fourth, there's a number of initiatives under way to improve notices, and that should help. We intend

> For The Record, Inc. Waldorf, Maryland (301) 870-8025

to support those initiatives as much as possible, and hopefully you will as well, to help make privacy notices better.

Finally, there are certain inherent complexities in the process. From the consumer perspective, consumers are busy. They may not want to read lots of notices from lots of financial institutions about lots of accounts, telling them about lots of very detailed information sharing practices. And that's an inherent limit on how successful this process can be.

From the industry perspective, there's enormous complexity in the flows of information that occur, and in the requirements of the regulation. More than one company has told me, the hardest part about compliance was figuring out what it was they actually did, let alone trying to describe that process to consumers.

What kinds of responses are possible? Well, I think there's three. First we have to recognize that responses need to be dynamic. Privacy notices are an annual event. If we didn't get it perfect the first time, well, practice makes perfect, and we'll have more opportunities for that practice.

23 Second, we really do need to educate consumers, 24 both about privacy and financial privacy in particular, 25 and about the notice process. This will work better if

For The Record, Ioo , Iooe roSt pirst

consumers know what's coming and why it matters, and
 that will happen over time, as well.

Third, we need to research the results. What does make a more effective privacy notice, and most crucially, does that more effective notice actually make a difference in the choices consumers make? Does it affect behavior? We don't really know the answer to that yet. And hopefully ongoing research will let us find out.

Finally, and perhaps most important, we need to continue to cooperate. Agencies need to work together, agencies need to work with the regulating community, with consumer groups, with the states, and with everybody else that's got a stake in this issue. That kind of cooperation is what's essential to make further improvement.

I want to close by thanking the interagency team
that put this workshop together. They worked very hard.
It's enormously difficult for even two agencies to
agree, let alone the hydra that organized this workshop.

I also want to thank the panelists who gave us an enormous amount of time and effort to share their insights, and to help us all make better privacy notices. And finally, I wanted to thank those of you who attended, and especially those of you who stayed

> For The Record, Inc. Waldorf, Maryland (301) 870-8025

until the end. Thank you very much. (Applause.) (Whereupon, at 5:20 p.m., the workshop was concluded.) б - - - - -

CERTIFICATE OF REPORTER 1 2 3 DOCKET/FILE NUMBER: P014814 CASE TITLE: GET NOTICED WORKSHOP 4 5 WORKSHOP DATE: DECEMBER 4, 2001 6 7 I HEREBY CERTIFY that the transcript contained herein is a full and accurate transcript of the notes 8 9 taken by me at the hearing on the above cause before the 10 FEDERAL TRADE COMMISSION to the best of my knowledge and 11 belief. 12 13 DATED: 12/11/01 14 15 16 Sally Jo Bowling 17 18 CERTIFICATE OF PROOFREADER 19 20 I HEREBY CERTIFY that I proofread the transcript 21 for accuracy in spelling, hyphenation, punctuation and 22 format. 23 24 25 Sara J. Vance For The Record, Inc. Waldorf, Maryland (301) 870-8025