The Promise and Responsibility of Community Finance

BY ELLEN SEIDMAN AND MARK HUELSMAN

We are in the midst of a period of intense and frustrating contradictions for our country in general and for community finance. Just take these examples:

- In an economy built on and sustained by credit, consumers now understand the importance of reducing debt levels, while businesses are increasingly having trouble getting the credit they need to survive, much less to get the economy growing again.
- Meanwhile, consumers who are seeking to pull in from excessive credit in order to save are increasingly faced with sudden unemployment that may force them to tap into their savings, including retirement funds.
- In the effort to prevent the collapse of the financial system, the government has extended its hand and wallet to large financial institutions and investment banks, most of which contributed mightily to the current crisis. At the same time, responsible smaller institutions, which have served their communities well and continue to do so, have largely been shut out. These include the vast majority of banks, credit unions, and all but a very few Community Development Financial Institutions (CDFIs).
- Finally, the need for community development finance has never been greater, yet the resources to support it have never been under more pressure, generating both short-term liquidity challenges and long-term funding concerns for CDFIs.

The challenge for community development finance is to some extent an extension of what the industry has faced for the past several years. Since at least 2001, Community Reinvestment Act (CRA)-based support of CDFIs has become harder to come by, pressured by a combination of demands for market returns, consolidation of the banking industry, and general disinterest in CRA. The CRA is a U.S. federal law designed to encourage commercial banks and savings associations to meet the needs of borrowers in their communities, including low- and moderate-income neighborhoods. More recently, philanthropies and pension funds, the source of many grants and investments in CDFIs, are facing enormous setbacks in a shaky and declining market, leading them to pull back—or at least not increase—CDFI investments. State and local governments face enormous budgetary concerns, drying up precious resources for community financial institutions. And capital markets are frozen, which has put at least a temporary stop to innovative financial initiatives that have been championed in the past.

Even resources dedicated to community finance are pressured. Both the CDFI Fund's investment programs and the New Markets Tax Credit have been vastly oversubscribed in recent rounds, and high-quality applicants turned away. Some relief has come in the recent stimulus bill, but it is unlikely to be enough. The Low Income Housing Tax Credit market, a source of both affordable housing and revenues for many CDFIs, is in total disarray with the disappearance from the market of Fannie Mae and Freddie Mac (not to mention the lack of taxable income in general). And both the generally low, flat yield curve and financial pressures on CDFI borrowers have hurt, respectively, CDFI spreads and loan performance.

Community Finance Success Factors

With these contradictions in mind, it is worth reviewing some of what has made community financial institutions — CDFIs as well as community banks and credit unions — effective in the long-term and, in some cases, impressive performers in the short term. In 2008, a year that saw the toppling of a number of major financial institutions, only one CDFI bank failed. And the failure rate among banks with under $1 billion in assets was one-seventh the failure rate for those with assets over $1 billion. There are five crucial factors behind this success.

First, CDFIs and community banks and credit unions have dedicated and loyal leadership and staff. These institu-
tions are staffed by employees who are mission-oriented and loyal to the community that they serve. Second, these institutions forge a local presence by understanding the needs of individual customers, opportunities in the community, and the community’s business and power structure. Third, they maintain financial flexibility, coupled with a high degree of individual attention when underwriting. Rather than simply judging a potential borrower’s risk by a rating alone, CDFIs, as well as many community banks and credit unions, display a willingness to base risk assessment on actual knowledge of each individual borrower’s situation.

Fourth, CDFIs and community banks and credit unions work with their borrowers, combining understanding of individual circumstance with discipline and persistence, once loans are made. As unregulated institutions, CDFI loan and venture capital funds also have greater flexibility to restructure and extend loans when appropriate. Loan and venture capital funds also have greater flexibility once loans are made. As unregulated institutions, CDFI rather than simply judging a potential borrower’s risk by a rating alone, these institutions to exist and thrive.

Why Hasn’t This Story Been Told?
Notwithstanding the strong performance in the community of CDFIs and other community-focused financial institutions, there has been little recognition of their positive role during the public discourse on both the economic disaster and the economic rescue. One reason is that CDFIs have not done a good job of measuring performance or of publicizing it. Many institutions do not track their performance, and there remains no systemic collection of performance data. Furthermore, other than CDFI banks and credit unions, CDFI financials vary greatly and are thus non-comparable.

There are a number of nascent solutions to this problem. Opportunity Finance’s CARS rating system, which now rates 43 CDFIs of varying sizes on both financial performance and impact, the risk ratings produced by the Community Reinvestment Fund for its own use, and the National Community Investment Fund’s Social Impact Measures for community banks are three. However, with a broader system of public performance measurement, it remains difficult for the community banks and advocates: Community finance performs more steadily and successfully over the long haul relative to many other financial opportunities. This was true long before the current downturn, and apparently continues to be the case.

There should be a sense of urgency regarding this fundamental problem. Without better performance data, CDFIs will be at a disadvantage in the upcoming debate on financial services reform. Moreover, given the skittishness of the financial markets, performance data will be essential to CDFI participation when the capital markets become unfrozen.

Community finance advocates have also done a poor job of taking up space in the public debate. Despite the fact that many in the community finance world had warned for years about the growth of inappropriate mortgage lending, they were often ignored unless the problem could be portrayed as a risk.

The upcoming debate on financial services reform presents an opportunity to contest this persistent and dangerous line of attack. The Boston and San Francisco Federal Reserve Banks have collaborated on a volume in which many aspects of CRA’s future are considered. Going further, community finance advocates should begin to aggressively make the case that an affirmative obligation by all financial services institutions to serve all communities fairly is an essential part of financial services reform, as is the necessity of government support in enabling these institutions to exist and thrive.

What Does Community Finance Need Now?
What needs to be done to enable community finance to both survive and grow—to fill not only the current dire needs, but also provide financial support for the future in a manner that has never been the case in the recent past? And where do things seem to be heading in Washington with respect to meeting these needs?

Most important, community financial institutions need stability. For reasons of scale and because of the relative weakness of the banks and philanthropies that have supported community finance in the past, the federal government must step up. This can be done through a fuller deployment of Troubled Asset Relief Program money, including an allocation to CDFIs through the CDFI Fund. Beyond TARP, the CDFI Fund’s appropriation must be increased, and the Fund must be able to support CDFIs at scale. Two useful steps, taken temporarily for stimulus funds, but appropriate also for 2010 appropriations, would be to increase the current limit on CDFI fund of $50 million over three years to a family of entities and—at least temporarily in recognition of the financial stress of traditional funders—to modify the matching requirement.

Further amounts of government funding, there will be a need to enhance the oversight by the Fund of CDFIs, especially those that are not subject to regulation as banks or credit unions. Whether this can be effectively done primarily through the self-regulatory mechanisms we currently have, primarily CARS and the two major networks, NeighborWorks and Housing Partnership Network, is a question for CDFI leadership.

Second, there needs to be additional project-based and debt funding. The New Markets Tax Credit (NMTC) has worked far better than many expected, given the shallow nature of the subsidy and the complexities that arise from the NMTC’s flexibility, but it has been vastly oversubscribed. There are many projects that are “shovel-ready,” awaiting an increase in both the current round and future rounds. In addition, the credit needs to be extended substantially or made permanent. Additional tweaks in the program may be necessary to make it effective in a far less leveraged world, including bringing more of the credit forward.

As important is the need to improve the Low-Income Housing Tax Credit (LIHTC). Fortunately, there are applicable “shovel-ready” projects. What is needed is a push to make new project investments attractive again; this is especially important given the overhang of potentially available credits held by Fannie Mae and Freddie Mac. On the other hand, the current situation is forcing a serious re-think of the structure of support for affordable rental housing. The question stands: Is the distribution of tax credits, which have largely been supported by two quasi-governmental buyers, the most appropriate course or should the government support affordable rental housing more directly with appropriations?

Community finance would also benefit from more funding of infrastructure (including community facilities) and “green” projects. The question for Congress, the Executive and community finance will be whether the forms of funding and eligible projects will be such that those close to the needs will be able to access them efficiently. While there will certainly be a need to leverage whatever funding is provided, the era of 20:1 leverage is almost certainly over.

The capital markets, when they unfreeze, will, appropriately, want to see more support behind the debt financing they provide.

Conclusion
Many communities in the United States face devastation from the current housing crisis, exacerbated by the deep recession, but communities served by CDFIs have been hit harder than most. This is particularly distressing since many of these communities were brought back to health over the past 30 years through the diligent, consistent, respectful efforts of CDFIs and other community financial institutions, and their customers, clients and partners. In order to continue to serve the neighborhoods and people that so need them, community financial institutions will need to work together as never before. The case needs to be made that these institutions can deliver quickly, intelligently and responsibly—and can do so as well or better than others who are receiving government help. To have this opportunity, CDFIs and their brethren will need new strategies to tell the story of their successes—with supporting detail—loudly and clearly.
ABOUT THE AUTHORS

Ellen Seidman is Executive Vice President, National Program and Partnership Development at ShoreBank Corporation and a Senior Fellow at the New America Foundation.

Mark Huelsman is Program Associate at the New America Foundation.