Fraud Deduction and Precaution Measures for Branchless Banking

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ABSTRACT
Branchless Banking is growing faster and becomes the key factor in modern technologies so it needs to be secure from each and every perspective it might be bank security or even customer security, as the technology is moving onwards everyone is concerned about security related to customer money but there is still gap to be filled is the bank secured while doing branchless transactions via retail agents.

In this paper we have tried to make available proper branchless banking security by following SBP (State Bank of Pakistan) rules and regulations and provide guaranteed security with respect to AML (Anti Money Laundering) and KYC (Know Your Customer) procedures. This would help in reducing fraud and increasing productivity of banks.

1. INTRODUCTION
The research paper "Fraud deduction and Precaution Measures for Branchless Banking" solves all major problems of the Branchless Banking, especially Branch related risk (Panjwani Saurabh, 2011), and it is fully following SBP procedures in Branchless Banking, and provides rapid solutions for the Fraud deduction. It is really a amazing work a lot of research work is done on behind of Branchless Banking (Banking Policy & Regulations Department State Bank of Pakistan, 2011). "Fraud deduction and Precaution Measures for Branchless Banking" follows the procedures applied by SBP specially KYC and AML procedures through which one should keep the full record of customer, the family background verification by NADRA the source of income of the customer are saved as well as the residence of the customer and much more.

A lot of research work is done on the Branchless Banking. The procedure following by Branchless Banking is not that much secure and we have taken full advantage from the KYC and AML procedures of SBP at backend (Francesc Prior, Xavier Santoma, 2010). In result lot of procedures have been proposed, they facilitated to propose such type of measures at rapid phase, the proposed solution is portable from both side KYC and AML as the proposed solution is following SBP rules and regulations.

Every year the bank offers new products, the proposed solution maintains customers information, so that We have proposed fully dynamic solution, it can maintain the customer information on the basis NADRA verification, residence verification and also maintains

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the AML of the customer, Fraud deduction and Precaution Measures for Branchless Banking is totally following State Bank of Pakistan rules and regulations as followed by general banking sector (Nadra Technologies Limited (NTL), 2010).

As we already discussed it is fully following State Bank of Pakistan rules and regulations as followed by general banking sector, that's why it is completely dynamic system, we know that customer verification can be done by NADRA and also by residence verification along with source of income of the customer and it is possible, bank have rights to do AML and KYC accordingly

2. PURPOSE OF STUDY

We would like to extract the fraud caused by branchless banking since I am concerned of precaution measures for the fraud caused as to avoid the Risk and maintain the reliability in branchless banking.

Thus the Aim is to study, how frauds are being caused in branchless banking whether it would be customer based or branch based, and try to propose precaution measures for the fraud caused and make it a cheaper and secure alternative for branch based bank.

As a result this research proposes precaution measure for branchless banking as to avoid risk and make it secure as the lack of KYC and AML their might be or even there are several fraud caused in branchless banking. The extraction of frauds is done by survey of banks and the retail agents as to know what are the frauds caused and the lacks caused by branchless banking as to prevent them before happening or providing proposed solutions. This examine also make lawful that the extraction in a well defined and risk secure is more favorable in reducing fraud.

3. RESEARCH METHODOLOGY

The possibility of this research is to study the fraud caused and come across with precaution measures as to reduce risk.

Methodology employed for the research is to analyze the need of KYC and AML in branchless banking and what might be the fraud caused due to lack of KYC and AML or the reasons behind the fraud caused after analyzing frauds aim to introduce new process for Risk Management of Branchless Banking concerning KYC (know your customer) and AML (Anti money laundering) as to minimize the risk and by following rules and regulations imposed by SBP to branch based banking.

The research method consist of two typical phases that intend to recognize the fraud caused by branchless banking due to lack of KYC and AML procedures and to propose some precaution measures as to reduce the fraud caused. The research use to monitor the conversion of black money to white money and to avoid the risk caused and as long as precaution measures for the illegal activities.

The report is categorized according to the field of interest followed by Survey Research or Descriptive Research. So the methodology will use for my research is; first to analyze the need of KYC and AML in Branchless Banking. If it is helpful then try to introduce new process for Risk Management of Branchless Banking concerning KYC (know your customer) and AML (Anti money laundering).imposed by SBP to general banking to reduce risk with in premises

4. RISK MANAGEMENT

Banks can come up to Risk Management, It might be from banks point of view or the retail agent point of view (Saurabh Panjwani, 2010) . For both of them it might be or might not be the same point of
view, though might advantage one another perspective. There are many risk towards banking might be KYC or AML related or any other illegal activities related risk (Ashlesh Sharma, Lakshmi Narayan, 2010). These risks are mostly consistent to one another. The risks can be:

- Anti money laundering/illegal activities issues
- Bank status issues
- KYC issues

The primary step is risk measurement which s one of the key element towards risk management. It is necessary to measure the key sort of criminal/illegal activities which could be the subject of compliance at bank (Ahmed Dermish, Christoph Kneiding, Paul Leishman, Ignacio, 2011). It should be dissimilar for dissimilar limited situations; Banks should keep an eye over adjacent countries or associate banks for similar products, services, customers and locations.

After that examine valid evidence towards particular risk type as to come up with a quantity of wrap up. There might be number of aspects towards analysis as customers account information, customers background, customers nature of business, customers source of income and also the types of transactions (Mrs. Maria’s, 2011). Banks who understand these sort of risk are in better position to establish control and remain secure from illegal activities.

The agent’s needs to examine all sort of related factors and have knowledge to minimize the risk and keep the record of customer as to minimize the illegal activities and keep the status of the bank to its level or the agents should be the bank employee who should know about the compliance, the agents should apply special responsiveness of the risk associated factors and endeavor to minimize as much risk as he can. The agents should be capable of risk analysis and even assist banking sectors for minimizing illegal activities.

**i) ANTI-MONEY LAUNDERING/ILLEGAL ACTIVITIES ISSUES**

A bank enlarged Anti money laundering and illegal risk activities when it infringe or disregard rule and regulations implied by SBP to minimize risk. The risk might increase if the governing bank products, services clients are not verified or novel according to rules and regulations. When bank are serious about compliance and paying full attention to rules and regulations regarding anti money laundering end result in bank superior. The compliance/anti money laundering risk might be caught while reviewing customer record as the customer account, source of income and by focusing the immediate changes in transaction as the customer of low profile tries to do transaction in millions or billions then the bank should keep notice that what is the source of income as to reduce risk and result in bank fine.

Less control over fraud or illegal activities may increase risk towards banking sector, possibility to increase in risk towards any service or product towards money laundering. The bank should follow the risk management and keep complete control towards daily transactions as to get precaution measures by following rules and regulations by the implied banks.

**ii) BANK STATUS ISSUES**

As it’s well said “Don’t comprise yourself, you’re all you’ve got” and also “Status is a victory, not a gift”. Therefore every sector/industry needs to maintain its status and quality mean while the bank’s ability to maintain competitive position within banking system; it might be from products and services perspective or its control over frauds. Increase in anti money laundering or lack of control towards fraud can cause risk towards status of bank.
To maintain status of the bank it must work out precaution measures when come across any amendment in transactions. The increase in status risk arise once a bank is no longer to assemble its responsibility.

iii) KNOW YOUR CUSTOMER ISSUES

The most important aspect for any industry is to know your customer and to reduce the risk towards know your customer, while knowing who your customer is? What is the backdrop of your customer via NADRA verification? KYC requirements might include:

1. Fill out an account opening application form.
2. Photocopy of NADRA verified CNIC card.
3. Face to face contact with account holder, fingerprint scan and his/her digital photograph taken by agent.

Know your customer risk might be affected by anti money laundering or any other financial illegal activity which impact on bank status, compliance and also in KYC. It will result in superior to fill out the green area of KYC (Know your Customer) issues.

5. PRECAUTIONARY MEASURES

The section provides a general idea of Bank-AOF-Retail Agent that give secure move toward fraud deduction and precaution measures for Branchless Banking, against illegal activities caused due to lack of KYC and AML policy.

A) Current Procedure of Branchless Banking

The current procedure of Branchless Banking is not properly followed by KYC and AML policy implied by SBP to general banking which causes illegal activities through Branchless Banking that might effect correspondent bank in various ways.

B) The Retailer Registration

The retailer registers as an agent with the correspondent bank. The bank provides them identity information consist of his (retailer) name and unique number. The number provided is secret between retailers and the bank. The retailers keep the unique number to themselves until they are used.

C) The Customers Registration

The customer visits the Branchless Banking outlet to transfer money. The retailer receives the NIC copy of the customer (not verified by NADRA system) along with mobile number.
Customer gives the money to be transferred to the retail agent.
Customer is given unique id number which can be shared to the person to whom money is going to be transferred.
The customer gets payment confirmation via sms.

D) The Receivers Registration

The receiver visits the Branchless Banking outlet.
Just give the unique ID and mobile number to retailer.
Retailer gives the transferred amount to the receiver.
The procedure is followed as:
Figure 4
Money transfer by current process

a) Planned Procedure of Branchless Banking

The planned procedure of Branchless Banking is completely following KYC and AML policy implied by SBP to general banking. The planned procedure helps in reducing fraud and proposing precaution measures for the fraud being caused.

b) The Retailer Registration

The retailer registers as an agent with the correspondent bank. The bank provides them identity information consist of his (retailer) name and unique number. The number provided is secret between retailers and the bank. The retailers keep the unique number to themselves until they are used. The bank provides them (retailers) Account Opening Form followed by KYC/AML policy. Retailers keep the records of the customers and pass the AOF to the correspondent bank. The retailers also keep the record of the customer's transactions.

c) The Customer Registration

The customer visits the Branchless Banking outlet to transfer money. The Account Opening Form filled by the customer is followed:

- Customer's basic information
- Copy of CNIC
- NADRA verification of CNIC
- Photocopy of Utility bill paid (not later than three months)
- Source of income
- Nature of business
- Monthly expected transactions
- Any of the blood relation contact number. /Next of Kin
- Customer gives the money to be transferred to the retail agent.
- Customer is given unique id number which can be shared to the person to whom money is going to be transferred.
- The customer gets payment confirmation via sms.

d) The Receivers Registration

The receiver visits the Branchless Banking outlet. The Account Opening Form filled by the receiver is followed:
Customer's basic information
Copy of CNIC
NADRA verification of CNIC
Photocopy of Utility bill paid (not later than three months)
Source of income
Nature of business
Monthly expected transactions
Any of the blood relation contact number /Next of Kin
Just give the unique ID and mobile number to retailer.
Retailer gives the transferred amount to the receiver.
Receiver gets the confirmation via sms.
The procedure is followed as:

Figure 5
Money transfer by proposed procedure [self]

6. MRS. MARIA'S CASE STUDY

The following Case study shows that what problems might be caused due to lack of KYC and AML policy (Mrs. Maria's, 2011)

Mr. Nadeem Hussain: May I speak to Mrs. Maria?
Mrs. Maria: Yes Maria here.
Mr. Nadeem Hussain: Congratulations! Mrs. Maria I have great news for you.
Mrs. Maria: Oh! May I know what that?
Mr. Nadeem Hussain: Mrs. Maria being the customer of branchless banking you has been selected for the luxury cottage and car.
Mrs. Maria: Oh really! That's the great news.
Mr. Nadeem Hussain: Mrs. Maria you just have to deposit 1,000,000 to our company number (0345-0000000) from any of the easy paisa shop after that you will get your award at your door step without any further procedure.
Mrs. Maria: OK, That's quite easy.
Mr. Nadeem Hussain: Ok, Mrs. Maria we will start up our procedure as we receive your deposit
Mrs. Maria: Sure! I am doing it right now. It's really a miracle.
Mr. Nadeem Hussain: Thanks Bye for now
Mrs. Maria: Ok Bye.
Mrs. Maria: a wonderful opportunity for me I don't want to miss it.
Branchless Banking Agent: Hi how can I help you?
8. RESULTS

The above case study shows that Mrs. Maria faced lots of problems due to lack of KYC and AML policy. Mrs. Maria lost money and bank faces lots of problems as reputation issues, operational issues and it also lose trust of the customers. If the KYC and AML policy were properly followed by Branchless Banking then it might cause reductions in illegal activities.

9. CONCLUSION & FUTURE RECOMMENDATION

Fraud deduction is severely reliant on profess flow followed by KYC and AML policy to make precaution measures for the fraud caused. A victorious policy can be used to minimize illegal activities caused. The attack on BB may be point out by following the policy of SBP which is commonly followed by general banking. Reputational, operational, authorization and economic risk might be caused due to lack of KYC and AML policy. Precaution measures are necessary for customers as well as agents to overcome fraud. Though, precautions measures restrict the criminals to utilize an exclusive and risky policy used that requires their policy of know your customer. Auxiliary, the criminals verified that it was possible to defeat Mrs. Maria's case by faking or acquiring numbers via lack of KYC and AML record of the customers and publications.

Therefore, Precaution measures against fraud caused requires follow-up of SBP policy for KYC and AML to minimize the major threat to user and agent, as refund process for end-users does not exist.

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