

From: [Queen of Peace Arlington FCU](#)
To: [Regulatory Comments](#)
Subject: Daniel Morrisey - Comments on Proposed Rulemaking for Part 741
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I would like to comment on one aspect of the Proposed Rulemaking for Part 741 regarding Interest Rate Risk (IRR), which is that the proposed rule will not apply to credit unions under \$10 Million assets. While IRR does apply to nearly all credit unions, I believe the existing requirements of NCUA for Asset Liability Management, Investments and general financial management provide more than adequate requirements for such credit unions in managing IRR.

Thank you for the opportunity to comment on this proposed regulation.

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