

From: [James Hulett](#)
To: [Regulatory Comments](#)
Subject: Risk-Based Capital Comment
Date: Monday, May 19, 2014 10:13:32 AM

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From: James Hulett
CU*Answers

05/19/2014

Dear Mr. Poliquin:

I am an employee of a CUSO as well as a member of a credit union, and a taxpayer. Recently I came across a number of articles in credit union trade sites regarding a proposed regulation that the NCUA has formulated with respect to risk-based capital requirements. This proposal will affect both my employer and my credit union in a very negative way.

It seems that most industry professionals view this proposal as going well beyond what is necessary to protect the insurance fund, and with the resulting consequence of limiting services to members. It will also discourage credit unions from investing in CUSOs such as the one for which I work, having provided credit unions with extensive benefits including, patronage dividends returns and reduced expenses as a result of cooperative bargaining on technology and staffing/training.

I hope that you can understand my concern in that while both my CUSO and my credit union are very strong organizations, placing such heavy-handed regulation on them will undermine the cooperative principles they hold dear as the true differentiator in the industry. My recommendation is that the NCUA take this proposal off the table until such a time as a capital requirement regulation that meets the needs of the industry can be designed—and not one that's solely concerned with the health of your insurance fund.



James Hulett
CU*Answers