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July 31, 2015

Gerard S. Poliquin
Secretary of the Board
National Credit Union Administration
1775 Duke Street
Alexandria, Virginia 22314-3428

RE: Comments on Proposed Rulemaking for Member Business Loans, Part 723

Secretary Poliquin:

Please accept this as Northwest Bank's comment letter on Proposed Rulemaking for Member Business Loans, Part 723. We kindly ask that you consider all the points below during the rulemaking process, as well as the impact of the same on America's hometown banks.

A. Safety and Soundness Concerns

It is our concern that NCUA has not established that it is prepared to supervise institutions with expanding business loan portfolios, and the credit union industry has proven ill-equipped to make such loans. At least five credit unions since 2010 have failed at the hands of poorly run business loan programs, accounting for a quarter of all losses to the insurance fund during that period. In 2010, member business loans were the primary or secondary contributing factor for the supervisory concern for nearly half of the credit unions with CAMEL ratings of 3, 4 or 5 that made business loans. The level of delinquent member business loans dramatically rose from 0.53 percent in 2006 to 4.29 percent in 2010; compared to a total loan delinquency of 1.74 percent, this is a clear indication that credit unions, and NCUA itself, were ill-prepared for the additional responsibilities and risks associated with commercial lending. Losses could quickly multiply under this proposed rule. In addition, relaxing the regulatory standards is contrary to NCUA's charge of protecting the industry's insurance fund, and effectively places the taxpayer at risk. Unfortunately, NCUA is ignoring lessons from their history and encouraging credit unions to divert funds from consumer lending to commercial lending. Consider expanding on the impact of allowing an ill-prepared lender into a new market and what could occur in an economic downturn if these loans are not properly underwritten, especially given the rule's liberal allowance of loan participations could cause bad loans to be syndicated broadly.

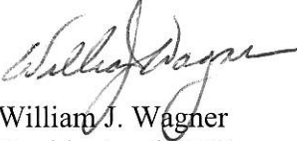
B. Concerns Over Expanding Business Lending Loopholes

We are also concerned that this proposal is contrary to congressional intent to limit business lending by credit unions. In 1998, Congress made it clear that credit unions should be focused on consumer lending, not commercial lending. Congress instituted restrictions on business lending deliberately: "to ensure that credit unions continue to fulfill their specified mission of meeting the credit and

savings needs of consumers, especially persons of modest means, through an emphasis on consumer rather than business loans.” By proposing this rule, the NCUA Board has disregarded congressional intent. It is our opinion that NCUA should not undermine specific limitations by Congress nor expand the taxpayer liability.

In all, we believe there are serious concerns over Proposed Rulemaking for Member Business Loans, Part 723. These concerns impact the financial services industry as a whole and Northwest Bank specifically in the ways outlined above. We ask that you review this comment letter, as required by law, and respond to the concerns brought forth through this letter as well as all others during the rulemaking process.

Best Regards,



William J. Wagner
President and CEO

cc: Congressman Mike Kelly, Congressman Glenn W. Thompson,
Senator Robert Casey, Jr., Senator Patrick Toomey