

September 18, 2017

National Credit Union Administration
Gerald Poliquin, Secretary of the Board
1775 Duke Street
Alexandria, VA 22314-3428

RE: Comments on Proposed Rule 701, In Danger of Insolvency Definition

Dear Mr. Gerald Poliquin,

Introductory paragraph:

I am writing on behalf of Houston Highway Credit Union which serves community field of membership in central area of Houston Texas. . We are a state chartered federal insured credit union and have 4800 members and \$57 million in assets. Houston Highway Credit Union appreciates the opportunity to provide comments to the National Credit Union Administration (NCUA) on its proposed changes to Part 701 and the definition of "in danger of insolvency."

I am agreement with the 6 month extension in teh existing categories.

I agree that changes should be made for credit unions with 208 assistance.

I agree that the changes should expedite the handling of insolvency issues with the NCUA.

What other changes to the emergency mergers rule should the NCUA consider?

In summary, I support the proposed changes.

Thank you for the opportunity to comment on this Proposed Rule and for considering our views on emergency mergers and the definition of "in danger of insolvency."

Sincerely,

Craig Atkinson
CEO
Houston Highway CU

cc: CCUL