



August 30, 2017

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

Dear Mr. Poliquin,

On behalf of Prince George's Community Federal Credit Union, I am writing to you regarding the National Credit Union Administration's (NCUA) proposal to close the Temporary Corporate Credit Union Stabilization Fund (Stabilization Fund) and raise the National Credit Union Share Insurance Fund's (SIF) normal operating level (NOL) to 1.39 percent.

While I support NCUA providing rebates to credit unions as soon as possible, I am concerned with NCUA's proposed approach to this issue. Specifically, markedly increasing the NOL will divert millions of dollars that rightfully should be returned to the industry.

NCUA estimates that closing the Stabilization Fund and transferring its assets to the SIF would increase the equity ratio to approximately 1.45 - 1.47 percent. At the current NOL of 1.30 percent, that would mean that 15-17 basis points, or \$1.5-1.7 billion should be returned to credit unions. However, this proposal would reduce that amount by more than half, and only give credit unions \$600-800 million. A partial rebate is not acceptable; credit unions have already paid for the financial crisis and are entitled to a full rebate. ***This affects our credit union greatly as our rebate would drop from \$240K under current NOL to under \$110K with proposed NOL. This is a large discrepancy for a credit union our size (\$165 million).***

The current NOL of 1.30 percent is sufficient to weather economic downturns; it sufficed during the financial crisis, which was the greatest economic downturn since the Great Depression. If the SIF withstood the financial crisis, it stands to reason that the NOL does not need to be raised by 5 basis points, and the current level will enable the SIF to withstand a moderate financial crisis.

Additionally, the transfer of assets from the Stabilization Fund to the SIF would likely offset the additional liabilities of the NCUA Guaranteed Notes (NGN), thereby negating the need to increase the NOL by 4 basis points proposed by NCUA.

Finally, as others have noted, I believe that NCUA has the discretion to transfer assets directly from the Stabilization Fund to credit unions, especially to credit unions that hold corporate credit union capital notes. For example, the Southwest Corporate (SWC) Asset Management Estate (AME) does not owe the

Stabilization Fund or SIF any money, and any related money should therefore be directly returned to SWC note holders.

Sincerely,



Robert Schroeder

CEO

Prince George's Community FCU