

aly 23, 2007

Mary F. Rupp, Secretary to the Board ational Credit Union Administration 775 Duke Street lexandria, VA 22314-3428

E: Comments Opposing Proposed Rule IRPS 07-1

ear Ms Rupp:

The respectfully oppose the NCUA proposal that would presume that core based attistical areas are local, well-defined communities. This interpretation is contrary to the quirements of the United States Code, and is an unwarranted expansion of marketing eas for community credit unions.

Then Congress amended the Federal Credit Union Act to limit community credit unions a "well-defined <u>local</u> community", it was not done with an intention to expand the cographic reach of credit unions. Credit unions are provided several advantages so they in better serve people of modest means, but those advantages are tied to limitations. One those limitations is this restraint on the size and scope of the area served by community edit unions. This proposal would erase that local requirement from federal law, which beyond the authority of the NCUA.

his proposed revision would assume that certain core based statistical areas (or CBSAs") automatically meet the legal definition of a well-defined local community. Infortunately, a CBSA is neither well-defined nor local: It is merely a statistical tool ed by the Federal Office of Budget and Management for analytical purposes. Because it just an analytical tool used by federal officials, CBSA boundaries can and do change the time. Thus, unlike political boundaries these flexible CBSA boundaries are not well-defined" as required by federal law.

BM in fact specifically cautions that these definitions should <u>not</u> be used to implement evernment policies or programs without a full consideration of the effects of using those finitions for such purposes. Thus, using a CBSA as the basis for creating new rights d privileges for community credit unions is an inappropriate use of census data in the es of the agency the has created these statistical areas. It is even a further departure om federal policy to use a CBSA as a presumption to expand the authority and rights of mmunity credit unions. It does not save your proposal that you limit this presumption

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to only those CBSAs that contain a dominant city or county that is not a Metropolitan Division, but has more than 50 percent of the jobs and 1/3 of the total population.

Finally, core based statistical areas are defined by only commuting patterns with a central core metropolitan area. While commuting patterns are certainly one factor to consider in defining a local community, there are many other factors that can and need to be reviewed. If your member manual is revised as you propose, consideration of these factors will be artificially cut off. Furthermore, CSBAs only analyze the relationship of outlying areas to that central population center; it does not even address the interaction between the outlying counties or areas. The Federal courts have already ruled that the NCUA cannot ignore the relationship between these outlying areas in defining what qualifies as a well-defined local community.

For all of these reasons, this bank opposes Rule IRPS 07-1, and respectfully requests that you withdraw the proposed revision to your member manual.

Sincerely,

Richard J. Coe

Chief Executive Officer