National Credit Union Administration

usual course of business, including regular shares, share certificates, and share draft accounts, are insured subject to the limitations and rules in subpart A of part 745 of this chapter.

(b) The payment of share insurance and the appeal process applicable to any credit union which is insured pursuant to Title II of the Act are addressed in subpart B of part 745 of this chapter.

§741.213 Administrative actions, adjudicative hearings, rules of practice and procedure.

Any credit union which is insured pursuant to Title II of the Act shall adhere to the applicable rules of practice and procedures for administrative actions and adjudicative hearings prescribed by part 747 of this chapter. Subpart E of part 747 of this chapter applies only to federal credit unions.

§741.214 Report of crime or cata-strophic act and Bank Secrecy Act compliance.

Any credit union which is insured pursuant to Title II of the Act shall adhere to the requirements stated in part 748 of this chapter.

§741.215 Records preservation program.

Any credit union which is insured pursuant to Title II of the Act shall maintain a records preservation program as prescribed by part 749 of this chapter.

§741.216 Flood insurance.

Any credit union which is insured pursuant to Title II of the Act shall adhere to the requirements stated in part 760 of this chapter.

§741.217 Truth in savings.

Any credit union which is insured pursuant to Title II of the Act shall adhere to the requirements stated in part 707 of this chapter.

§741.218 Involuntary liquidation and creditor claims.

Any credit union which is insured pursuant to Title II of the Act shall adhere to the applicable provisions in part 709 of this chapter. Section 709.3 of this chapter applies only to federal credit unions.

§741.219 Investment requirements.

Any credit union which is insured pursuant to Title II of the Act must adhere to the requirements stated in part 703 of $_{\mathrm{this}}$ chapter concerning transacting business with corporate credit unions.

[62 FR 12949, Mar. 19, 1997]

§741.220 Privacy of consumer finan-cial information.

Any credit union which is insured pursuant to Title II of the Act must adhere to the requirements stated in part 716 of this chapter.

[65 FR 31750, May 18, 2000]

§741.221 Suretyship and guaranty requirements.

Any credit union, which is insured pursuant to Title II of the Act, must adhere to the requirements in §701.20 of this chapter. State-chartered, NCUSIFinsured credit unions may only enter into suretyship and guaranty agreements to the extent authorized under state law

[69 FR 8548, Feb. 25, 2004]

PART 742—REGULATORY FLEXIBILITY PROGRAM

Sec.

- 742.1 What is NCUA's Regulatory Flexibility Program?
- 742.2 How do I become eligible for the Regulatory Flexibility Program?
- 742.3 Will NCUA notify me when I am eligible for the Regulatory Flexibility Program?
- 742.4 From what NCUA regulations will I be exempt?
- 742.5 What additional authority will I be granted?
- 742.6 How can I lose my RegFlex eligibility? 742.7 What is the appeal process?
- 742.8 If I lose my RegFlex authority, will my past actions be grandfathered?

AUTHORITY: 12 U.S.C 1756 and 1766

SOURCE: 66 FR 58662, Nov. 23, 2001, unless otherwise noted.

§742.1 What is NCUA's Regulatory **Flexibility Program?**

NCUA's Regulatory Flexibility Program (RegFlex) exempts credit unions