

For the reasons set forth in the preamble, it is proposed that 7 CFR part 1150 be amended as follows:

#### **PART 1150—DAIRY PROMOTION PROGRAM**

1. The authority citation for 7 CFR part 1150 continues to read as follows:

**Authority:** 7 U.S.C. 4501–4513.

2. In § 1150.131, paragraphs (a)(1), (a)(2), (a)(5), and (a)(10) are revised to read as follows:

##### **§ 1150.131 Establishment and membership.**

(a) \* \* \*

(1) Two members from region number one comprised of the following States: Washington and Oregon.

(2) Seven members from region number two comprised of the following State: California.

\* \* \* \* \*

(5) Two members from region number five comprised of the following States: Minnesota, North Dakota and South Dakota.

\* \* \* \* \*

(10) One member from region number ten comprised of the following States: Florida, Georgia, North Carolina, South Carolina and Virginia.

\* \* \* \* \*

Dated: June 27, 2003.

**A.J. Yates,**

*Administrator, Agricultural Marketing Service.*

[FR Doc. 03–16827 Filed 7–2–03; 8:45 am]

**BILLING CODE 3410–02–P**

#### **NATIONAL CREDIT UNION ADMINISTRATION**

##### **12 CFR Chapter VII**

##### **Regulatory Publication and Review Under the Economic Growth and Regulatory Paperwork Reduction Act of 1996**

**AGENCY:** National Credit Union Administration.

**ACTION:** Notice of regulatory review; request for comments.

**SUMMARY:** The NCUA Board is beginning a review of its regulations to reduce burden imposed on federally-insured credit unions, as required by section 2222 of the Economic Growth and Regulatory Paperwork Reduction Act of 1996. As required by section 2222, NCUA has categorized its regulations for the purpose of the review and proposes to publish categories of regulations for review between now and 2006.

The categories, and the regulations that NCUA considers to be part of those categories, are detailed below. This review presents a significant opportunity to consider the possibilities for burden reduction among groups of similar regulations. NCUA welcomes comment on the categories, the order of review and all other aspects of the project in order to maximize its effectiveness.

Today, NCUA is publishing its first in a series of public notices, comprising two of the categories—“Applications and Reporting,” and “Powers and Activities”—for public comment to identify outdated, unnecessary, or burdensome regulatory requirements imposed on federally-insured credit unions. Since NCUA will publish a series of requests for comment on the remaining categories, it is not recommended that burden reduction comments be submitted now for any regulations in other categories.

**DATES:** Comment must be received on or before October 1, 2003.

**ADDRESSES:** Direct comments to Becky Baker, Secretary of the Board. Mail or hand-deliver comments to: National Credit Union Administration, 1775 Duke Street, Alexandria, Virginia 22314–3428. Fax comments to (703) 518–6319. E-mail comments to [regcomments@ncua.gov](mailto:regcomments@ncua.gov). Please send comments by one method only. Because of the number of regulatory matters for which NCUA may be receiving comments during the time this comment period is open, we suggest commenters identify comments in response to this notice by including “EGRPRA” in a subject or reference line in their comments.

##### **FOR FURTHER INFORMATION CONTACT:**

Mary F. Rupp, Staff Attorney, Office of General Counsel, at the above address or telephone (703) 518–6540.

##### **SUPPLEMENTARY INFORMATION:**

##### **I. Introduction**

Congress enacted section 2222 of the Economic Growth and Regulatory Paperwork Reduction Act of 1996 (EGRPRA) (Pub. L. 104–208) as part of an effort to minimize unnecessary government regulation consistent with safety and soundness, consumer protection, and other public policy goals. Under section 2222 (12 U.S.C. 3311), NCUA and the Office of the Comptroller of the Currency, Board of Governors of the Federal Reserve System, Federal Deposit Insurance Corporation, and Office of Thrift Supervision (Agencies) must review their regulations to reduce burden on insured depository institutions. We are

required, jointly or individually, to categorize regulations by type, such as “consumer regulations” or “safety and soundness” regulations. Once we establish the categories, we must provide notice and ask for public comment on one or more of these regulatory categories. In drafting this notice, the NCUA participated as part of the EGRPRA planning process with the other Agencies. Because of the unique circumstances of federally-insured credit unions and their members, NCUA is issuing a separate notice from the Agencies. NCUA’s notice is consistent and comparable with the Agency’s notice, except on issues that are unique to credit unions. Section 2222 requires that NCUA ask the public to identify areas of the regulations that are outdated, unnecessary, or unduly burdensome. NCUA must issue these publications for comment at regular intervals such that all of its regulations are published within a 10-year cycle. The first publication cycle will end in September 2006. The EGRPRA review supplements and complements the reviews of regulations that NCUA conducts under other laws and its internal policies.

Section 2222 requires a two-part regulatory response. First, NCUA must publish in the **Federal Register** a summary of the comments received, identifying the significant issues raised and discussing those issues. Second, NCUA must “eliminate unnecessary regulations to the extent that such action is appropriate.” NCUA and the Agencies may prepare the regulatory response individually or jointly.

Section 2222 further requires the FFIEC to submit a report to the Congress within 30 days after NCUA and the Agencies publish the comment summary and discussion in the **Federal Register**. This report must summarize any significant issues raised by the public comments and the relative merits of those issues. The report also must analyze whether the appropriate federal financial regulator involved is able to address the regulatory burdens associated with the issues by regulation, or whether the burdens must be addressed by legislation.

##### **II. The EGRPRA Review’s Special Focus**

The regulatory review required by section 2222 provides a significant opportunity for the public and NCUA to step back and look at groups of related regulations and identify possibilities for streamlining. The EGRPRA review’s overall focus on the “forest” of regulations will offer a new perspective in identifying opportunities to reduce

regulatory burden. Of course, reducing regulatory burden must be consistent ensuring the continued safety and soundness of federally-insured credit unions and appropriate consumer protections.

EGRPRA also recognizes that burden reduction must be consistent with NCUA's statutory mandates, many of which currently require certain regulations. One of the significant aspects of the EGRPRA review program is the recognition that effective burden reduction in certain areas may require legislative change. NCUA will be soliciting comment on, and reviewing the comments and regulations carefully for, the relationship among burden reduction, regulatory requirements and statutory mandates. This will be a key aspect of the report back to Congress.<sup>1</sup>

The combination of considering the relationship of regulatory and statutory change on regulatory burden with the section 2222 requirement for grouping regulations by type provides the possibility for particularly effective burden reduction. It may be possible to identify statutes and regulations that share similar goals or complementary methods of compliance monitoring such that the compliance requirements could be combined and overlapping requirements could be eliminated. For example, it may be possible to combine certain types of applications to eliminate duplication.

The EGRPRA review can also significantly contribute to the NCUA's on-going efforts to reduce regulatory burden. For example, since 1987, a formally adopted NCUA policy has required the Board to review each of its regulations at least once every three years with a view toward eliminating, simplifying, or otherwise easing the burden of each regulation.<sup>2</sup>

Further, NCUA addresses the issue of regulatory burden every time it proposes and adopts a rule. Under the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 *et seq.*), the Regulatory Flexibility Act (5 U.S.C. 601 *et seq.*) and internal agency policies, NCUA examines each

rulemaking to minimize the burdens it might impose on the industry and considers various alternatives.

NCUA will use both the EGRPRA review and its individual reviews to identify and reduce burdens on "small" institutions. More than half of federally-insured credit unions are small—having \$10 million in assets or less—as defined by NCUA in IRPS 03–2. We are particularly concerned about burden on small institutions. When a new regulation is created or an old regulation is changed, small credit unions must devote a large percentage of their staffs' time to review the regulation to determine if and how it will affect them. Compliance with a regulation also can take large amounts of time that cannot be devoted to servicing members or business planning. In a large credit union, ensuring regulatory compliance can take many more hours; however, those hours make up a much smaller percentage of the credit union's resources. In situations where a regulation is aimed at an activity engaged in primarily by large credit unions, the compliance burden on small credit unions can outweigh its benefit.

### III. NCUA's Proposed Plan

NCUA must categorize its regulations by "type." Section 2222 gives it authority to determine categories, and suggests two possible categories: "consumer regulations" and "safety and soundness." NCUA has regulations on more than 25 subjects covering a wide variety of areas from capital maintenance to the privacy of consumer financial information. A few of these regulations have been issued jointly with the other Agencies and are as uniform as possible. The majority of NCUA's regulations are issued independently by NCUA and apply only to federally-insured credit unions.

NCUA proposes to seek comments on 10 categories of its regulations which impose burden on federally-insured credit unions, including regulations that apply only to federal credit unions, between now and 2006.<sup>3</sup> The categories, in alphabetical order, are: Agency Programs; Applications and Reporting; Capital; Consumer Protection; Corporate Credit Unions; Directors, Officers and Employees; Money Laundering; Powers and Activities; Rules of Procedure and Safety and Soundness. NCUA believes that these categories are logical groupings that are not so broad such

that the number of regulations presented in any one category would overwhelm potential commenters.

The categories also reflect recognized areas of industry interest and specialization or are particularly critical to the health of the credit union system. NCUA recognizes that its regulations could be categorized in other ways and welcomes recommendations about the categories and the regulations placed within them. The Board notes that some regulations, such as lending, pertain to more than one category and are included in all applicable categories.

Joint publication is not required by section 2222. NCUA believes that publishing its rules for public comment separately from the Agencies is the most effective method for achieving EGRPRA's burden reduction goals for federally-insured credit unions. The credit union system is quite different than the banking system. For example, credit unions deal with issues such as membership, credit union service organizations (CUSOs), and corporate credit unions, which are unique to credit union operations. The Agencies have listed four categories: Banking operations; community reinvestment; international operations; and securities, which have limited or no applicability in the credit union system. NCUA has included two categories, agency programs and corporate credit unions, which have no applicability in the banking system. Because of these obvious differences, NCUA is publishing its notices separately but maintaining comparability with the Agencies' notices to the extent the issues are the same. NCUA is publishing two categories of rules for burden reduction comment with this notice and plans to publish the remaining eight categories in roughly semiannual intervals, with 90-day comment periods for categories under review, through September 2006. NCUA welcomes recommendations on grouping the remaining categories and the order in which to publish them.

After the conclusion of the comment period for each EGRPRA review notice published in the **Federal Register**, NCUA will review the comments it has received and decide whether further action is appropriate with respect to the categories of regulations included in that notice. In the case of rules that NCUA has issued jointly with the Agencies, NCUA will make that decision jointly with the Agencies. Any rulemaking to amend or revise those rules would similarly be undertaken jointly and will provide the public with an opportunity to comment on any

<sup>1</sup> Credit unions are also subject to regulations issued by other non-banking agencies, such as rules issued by the Department of Housing and Urban Development (under Real Estate Settlement Procedures Act of 1974) and by the Department of the Treasury (under the Bank Secrecy Act including rules required by the USA Patriot Act). The rules of these other agencies are beyond the scope of the EGRPRA review and the NCUA's jurisdiction. To the extent the NCUA receives comments raising significant issues regarding these related rules, however, it intends to identify the issues in the Report to Congress and will also notify the related agencies of the substance of the relevant comments.

<sup>2</sup> Interpretive Ruling and Policy Statement (IRPS) 87–2, 52 FR 35231 (September 8, 1987) as amended by IRPS 03–2, 68 FR 32127 (May 29, 2003).

<sup>3</sup> Consistent with section 2222's focus on reducing burden on insured institutions, NCUA will not publish its internal organizational and operational regulations to the extent that those regulations impose no, or minimal, burden on insured credit unions.

proposed amendment. NCUA will separately determine whether amendments to its own rules are appropriate in light of comments submitted during the EGRPRA review and, if so, will separately initiate a rulemaking to modify its rules.

NCUA has prepared two charts to assist public understanding of the organization of its section 2222 review. The first chart, at V.A., presents the two categories of regulations on which NCUA is requesting burden reduction recommendations in this notice. The two categories are shown in the left column. In the middle column are the subject matters that fall within the categories and in the far right column are the regulatory citations. The second chart, at V.B., presents the remaining eight categories in alphabetical order in a similar format.

**IV. Request for Burden Reduction Recommendations About the First Two Categories of Regulations: “Applications and Reporting” and “Powers and Activities”**

NCUA is asking the public to identify areas of regulations within two categories—“Applications and Reporting,” and “Powers and Activities”—that impose outdated, unnecessary, or unduly burdensome regulatory requirements on federally-insured credit unions. It is not necessary for the public to provide burden reduction recommendations about categories of rules other than these two categories at this time since NCUA will publish the remaining categories before the end of the first review cycle in 2006. Comments that cite particular provisions or language, and provide

reasons why such provisions should be changed, would be most helpful to NCUA’s review efforts. Suggested alternative provisions or language, where appropriate, would also be helpful. If the implementation of a comment would require modifying a statute that underlies the regulation, the comment should, if possible, identify the needed statutory change.

*Specific issues for commenters to consider.* While all comments related to any aspect of section 2222 are welcome, NCUA invites comment on the following issues:

- *Need and purpose of the regulations.* Do the regulations in these categories fulfill current needs? Have industry or other circumstances changed since a regulation was written such that the regulation is no longer necessary? Have there been shifts within the industry or consumer actions that suggest a re-focus of the underlying regulations?

Do any of the regulations in these categories impose burdens not required by their authorizing statutes?

- *Need for statutory change.* Do the statutes impose unnecessary requirements? Are any of the statutory requirements underlying these categories redundant, conflicting or otherwise unduly burdensome?

- *Overreaching approaches/flexibility of the regulatory standards.* Generally, is there a different approach to regulating that NCUA could use that would achieve statutory goals while imposing less burden? Do any of the regulations in these categories or the statutes underlying them impose unnecessarily inflexible requirements?

- *Effect of the regulations on competition.* Do any of the regulations in these categories or the statutes underlying them create competitive disadvantages for credit unions compared to another part of the financial services industry?

- *Reporting, recordkeeping and disclosure requirements.* Do any of the regulations in these categories or the statutes underlying them impose particularly burdensome reporting, recordkeeping or disclosure requirements? Are any of these requirements similar enough in purpose and use so that they could be consolidated? What, if any, of these requirements could be fulfilled electronically to reduce their burden?

- *Consistency and redundancy.* Do any of the regulations in these categories impose inconsistent or redundant regulatory requirements that are not warranted by the circumstances?

- *Clarity.* Are the regulations in these categories and the underlying statutes drafted in clear and easily understood language? Are there specific regulations or underlying statutes that need clarification?

- *Burden on small insured institutions.* NCUA has a particular interest in minimizing burden on small insured credit unions (those with less than \$10 million in assets). NCUA solicits comment on whether any regulations within these categories should be continued without change, amended or rescinded in order to minimize any significant economic impact the regulations may have on a substantial number of small federally-insured credit unions.

Category	Subject	Reg. Cite
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**V. A. Regulations About Which Burden Reduction Recommendations Are Requested Currently**

1. Applications and Reporting.	Change in Official or Senior Executive Officer in Credit Unions that are Newly Chartered or in Troubled Condition.	12 CFR 701.14.	
	Field of Membership/Chartering .....	12 CFR 701.1; IRPS 03-1.	
	Fees Paid by Federal Credit Unions .....	12 CFR 701.6.	
	Conversion of Insured Credit Unions to Mutual Savings Banks .....	12 CFR part 708a.	
	Mergers of Federally-Insured Credit Unions; Voluntary Termination or Conversion of Insured Status.	12 CFR part 708b.	
	Applications for Insurance .....	12 CFR 741.0; 741.3; 741.4; 741.6.	
	Conversion to a state-chartered credit union .....	12 CFR 741.7.	
	Purchase of assets and assumption of liabilities .....	12 CFR 741.8.	
	2. Powers and Activities: a. Lending, Leasing and Borrowing.	Loans to Members and Lines of Credit to Members .....	12 CFR 701.21.
		Participation Loans .....	12 CFR 701.22.
Borrowed Funds from Natural Persons .....		12 CFR 701.38.	
Statutory Lien .....		12 CFR 701.39.	
Leasing .....		12 CFR part 714.	
Member Business Loans .....		12 CFR part 723.	

Category	Subject	Reg. Cite
b. Investment and Deposits.	Maximum Borrowing .....	12 CFR 741.2.
	Investment and Deposit Activities .....	12 CFR part 703.
	Fixed Assets .....	12 CFR 701.36.
	Credit union Service Organizations (CUSOs) .....	12 CFR part 712.
	Payment on Shares by Public Units and Nonmembers .....	12 CFR 701.32.
	Designation of low-income status; receipt of secondary capital accounts by low-income designated credit unions.	12 CFR 701.34.
	Share, Share Draft, and Share Certificate Accounts .....	12 CFR 701.35.
	Treasury Tax and Loan Depositories; Depositories and Financial Agents of the Government.	12 CFR 701.37.
	Refund of Interest .....	12 CFR 701.24.
	Incidental Powers .....	12 CFR part 721.
c. Miscellaneous Activities.	Charitable Contributions and Donations .....	12 CFR 701.25.
	Credit Union Service Contracts .....	12 CFR 701.26.
	Purchase, Sale and Pledge of Eligible Obligations .....	12 CFR 701.23.
<b>V. B. Categories and Regulations About Which NCUA Will Seek Comment Later</b>		
1. Agency Programs .....	Community Development Revolving Loan Program .....	12 CFR part 705.
	Central Liquidity Facility .....	12 CFR part 725.
	Designation of low-income status; receipt of secondary capital accounts by low-income designated credit unions.	12 CFR 701.34.
2. Capital .....	Regulatory Flexibility Program .....	12 CFR part 742.
	Prompt Corrective Action .....	12 CFR part 702.
3. Consumer Protection .....	Adequacy of Reserves .....	12 CFR 741.3(a).
	Nondiscrimination Requirement (Fair Housing) .....	12 CFR 701.31.
	Truth in Savings (TIS) .....	12 CFR part 707.
	Loans in Areas Having Special Flood Hazards .....	12 CFR part 760.
	Privacy of Consumer Financial Information .....	12 CFR part 716.
	Share Insurance .....	12 CFR part 745.
	Advertising .....	12 CFR part 740.
	Disclosure of Share Insurance .....	12 CFR 741.10.
	Notice of termination of Excess Insurance Coverage .....	12 CFR 741.5.
	Uninsured Membership Shares .....	12 CFR 741.9.
4. Corporate Credit Unions	Corporate Credit Unions .....	12 CFR part 704.
	Loans and Lines of Credit to Officials .....	12 CFR 701.21(d).
5. Directors, Officers and Employees.	Reimbursement, Insurance and Indemnification of Officials and Employees .....	12 CFR 701.33.
	Benefits for Employees of Federal Credit Unions .....	12 CFR 701.19.
	Management Official Interlocks .....	12 CFR part 711.
6. Money Laundering .....	Fidelity Bond and Insurance Coverage .....	12 CFR 713.
	Report of Crimes or Suspected Crimes .....	12 CFR 748.1(c).
7. Rules of Procedure .....	Bank Secrecy Act .....	12 CFR 748.2.
	Liquidation (Involuntary and Voluntary) .....	12 CFR parts 709 and 710.
	Uniform Rules of Practice and Procedure .....	12 CFR part 747 subpart A.
	Local Rules of Practice and Procedure .....	12 CFR part 747 subpart B.
8. Safety & Soundness .....	Lending .....	12 CFR 701.21.
	Investments .....	12 CFR part 703.
	Supervisory Committee Audits and Verifications .....	12 CFR part 715.
	Security Programs .....	12 CFR 748.
	Guidelines for Safeguarding Member Information .....	12 CFR part 748, Appendix A.
	Records Preservation Program and Record Retention Appendix .....	12 CFR part 749.
	Appraisals .....	12 CFR 722.
	Examination .....	12 CFR 741.1.
	Regulations Codified Elsewhere in NCUA's Regulations as applying to Federal Credit Unions that also apply to Federally insured state-chartered credit unions.	12 CFR part 741, subpart B.

By the National Credit Union Administration Board on June 26, 2003.  
**Becky Baker,**  
*Secretary of the Board.*  
 [FR Doc. 03-16795 Filed 7-2-03; 8:45 am]  
 BILLING CODE 7535-01-P

**NATIONAL CREDIT UNION ADMINISTRATION**  
**12 CFR Part 701**  
**Organization and Operations of Federal Credit Unions**

**AGENCY:** National Credit Union Administration (NCUA).  
**ACTION:** Proposed rule with request for comments.

**SUMMARY:** NCUA proposes to update and clarify the definitions of certain terms used in NCUA's loan participation rule. Specifically, the definition of "credit union organization" is being amended to conform to the terms of the credit union service organizations (CUSOs) rule. Also, the definition of "financial