



CORNERSTONE LEAGUE

*Uniting & Inspiring Credit Unions
to Advance the Greater Good*

April 10, 2026

Melane Conyers-Ausbrooks, Secretary of the
Board National Credit Union Administration
1775 Duke Street
Alexandria, Virginia 22314-3428

Re: **Comment Letter - Chartering and Field of Membership for Federal Credit
Unions-Interpretive Rulings and Policy Statements
Docket No. NCUA-2026-0265**

Dear Secretary Conyers-Ausbrooks,

I write on behalf of the Cornerstone Credit Union League ["Cornerstone"]. Cornerstone is a trade association representing nearly 600 state and federal credit unions in a 5-state region which includes Arkansas, Kansas, Missouri, Oklahoma, and Texas. Thank you for the opportunity to voice our comments and suggestions.

Cornerstone appreciates the NCUA's efforts to reduce outdated or burdensome regulations. We support streamlining requirements to promote efficiency while maintaining safety and soundness.

Cornerstone supports the proposed rescission of IRPS 06-1 and agrees with NCUA's position that the rescission will ease the compliance burden on Federal credit unions by limiting the number of sources that FCUs must check to ensure compliance with applicable chartering and field of membership (FOM) requirements.

Cornerstone supports NCUA's review and update of regulations under Executive Order 14192, Unleashing Prosperity Through Deregulations, and believes that balancing regulatory impact and consumer benefits ensures operational efficiency and maintains safety and soundness.

Should you have any questions or require additional information, please feel free to contact me at the email or phone number provided below.

Sincerely,

Suzanne Yashewski
Cornerstone Credit Union League
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