

The association of Indiana credit unions

May 24, 2021

Ms. Melane Conyers-Ausbrooks Secretary of the Board National Credit Union Administration 1775 Duke Street Alexandria, VA 22314

Re: Central Liquidity Facility; RIN 3133-AF15

Dear Ms. Conyers-Ausbrooks:

The Indiana Credit Union League (ICUL) appreciates the opportunity to submit comments on NCUA's Central Liquidity Facility (CLF) interim final rule. The ICUL member credit unions represent 99% of assets and members of Indiana's credit unions, with those memberships totaling more than 2.7 million consumers.

The ICUL supports the interim final rule because it coheres with the Consolidated Appropriations Act and it extends several enhancements to the Central Liquidity Facility. It also provides a valuable option to assist the credit union industry with liquidity needs. We believe these changes should be permanent because having them in place can assist the credit union industry with any economic challenges that may arise, allowing an additional safeguard that could potentially ensure credit unions and their members are left undisrupted.

The ICUL appreciates the opportunity to comment on this interim final rule. If you have any questions about our letter, please do not hesitate to give me a call at (317) 594-5320.

Sincerely,

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John McKenzie President, Indiana Credit Union League