INFORMATION TO BE PROVIDED IN SUPPORT OF THE APPLICATION OF A STATE CHARTERED CREDIT UNION FOR INSURANCE OF ACCOUNTS

Existing credit unions must complete the entire application. All other applicants do not have to complete questions 8, 11, 12, 13, 15, and 16.

1. Show the location of the	e credit union's books	and red	cords.			
	Street Address					
	City, State, Zip Code					
	Telephone No.					
2. Show the date (M/D/Y)	in which the credit uni	on was	chartered:	,	Ī	1
 Attach a copy of the creaticles of incorporation as the first schedule in instructions. Schedule 	n and/or bylaws, as am the consecutive numb	ended	to date. Ple	ase ider	ntify it	
Potential membership who could be served in	•					
Identify charter type (e. multiple common bond.		nd,				
Does the credit union of bylaws provided by the	•					
a. Attach a copy of the cunion operated. Sche	•	under v	which the cre	edit		
7. Is the credit union under restraints by the State	<u> </u>)				_
a. Explain fully on an a	ttached schedule. Sch	edule N	No.		_	

- 8. Attach a copy of the latest State supervisory authority examination. Copies of any correspondence from the accountant's report if made in lieu of a State supervisory authority examination. Copies of any correspondence from the State supervisory authority which accompanied the examination report should also be included.
- 9. Attach copies of the Balance Sheet and Statement of Income and Expense (or Financial and Statistical Report) for the month preceding the date of this application and for the same month of the preceding year. Schedule Nos.
- Reserves: Show below the requirements of the State law and/or your bylaws for transfer of earnings to reserves (either monthly or at the end of each accounting period).

11. Delinquent Loans and Charged-off Loans

- a. Attach a copy of the delinquent loan list as of the month-end preceding the date of this application. See instructions pertaining to Item No. 11a. Schedule No.
- b. List below the requested information on delinquent loans for the latest four calendar quarters preceding the date of the application (March 31, June 30, September 30 and December 31). Also show total share and loan balances for all members for the same period.

and dame pe					
(a) *Other Delinquent Categories	(b) Delinquent Categories	Date	Date	Date	Date
	2 to less than 6 months				
	6 to less than 12 months				
	12 months and over				
	Totals				
	Share Balances				
	Loan Balances				

^{*} See instructions pertaining to Item. No. 11 b.

c.List below the re and the current the same period	year. List to	tal of all res	serves both	revocab	le and		•
	Year	Year	Year	Currer To I	nt Yea Date	ır	* Totals Since Organization
Total Charged Off							
Total Recovered							
Net Charged Off							
*If this information	is available).					
12. Does the credi liabilities,(inclu-		•		•		Yes	No
a. List on an attach including amoun circumstances ci	ts, status of	the items,	and a desc	ription of	the		
13. Do any asset a investments, a than the book	nd real esta	ate have ac	tual values	less		Yes	No
List on a separate the following infor and actual value.	mation; acc	ount numb			_		
14. List below or o discussed in th Attach a copy Investments/Lo listed separate	ne instructio of the credit cans to Cre	ns pertainir t union's cu	ng to Item N rrent invest	lo. 14. So ment poli	chedu icies.	le No	О.
Description of Item					rent Book Value		

15. Individual Share and Loa	n Ledgers:		
Were the totals of the trial and loan ledgers in agreer respective general ledger month-end preceding the	Yes	No	
 b. What are the differences a the date of this application 	,		
	Shares	Loans	
Balances in General Ledger			
Totals of the trial balance of the individual ledgers			
Differences			
16. Supervisory Committee			
What is the effective date of comprehensive annual aud supervisory committee? Ef	dit performed by the		
	annual audit is not within the supervisory committee's of a comprehensive audit? Dat	e:	
 b. Show the effective date of last controlled verification of Effective Date: 			
	g the last two years, what is the arget date for completion of the	e	
	te either 16a(1) or 16b(1); pleas that the target dates are met. (I Schedule No.		

17. List below	the credit union's surety bond coverage.		
	a. Name of carrier		
	b. Standard form number of the bond (i.e. 23, 576, 577, 578, 581, 562 CU-1, other)		
	c. Basic amount of coverage		
	d. Bond premium paid to (date)		
	e. What is the amount of coverage required by State Law or your bylaws?		
	f. Riders to the bond (list below) (i.e., faithful performance, forgery, misplacement, etc.)		
perform a non-mem	credit union render any services to or ny functions on the behalf of the members, bers, organizations, or the public other than savings and loan services for members?	Yes	No
a. Attach a	schedule describing each activity in full. Sche	edule No.	
any advei will affect	board of directors or management know of rse economic condition that is affecting or the credit union's present or future operation the sponsor organization?	Yes	No
	schedule describing the condition and its pos the credit union's future. Schedule No.	sible	
has any d employee	st of the credit union's knowledge and belief, lirector, officer, committee member, or been convicted of any criminal offense dishonesty or breach of trust?	Yes	No
a. Attach a	statement describing the circumstances. Sche	edule No.	
21. Lending p	olicies and practices:		
•	e the following schedule showing the present partices on loans to members.	policies	
	e the following schedule of largest loans with the instructions pertaining to Item No. 21	he	

LENDING POLICIES AND PRACTICES

		1	
	Maximum Loan Amount	Maximum Period of Repayment	Required Amount of Down Payment (Equity)
1. Credit Union Policies and			
Practices			
a. Unsecured Loan Limits			
b. Secure Loan Limits			
(1) New Auto Collateral			
(2) Used Auto Collateral			
(3) Real Estate			
(a) First Mortgage			
(b) Second Mortgage			
(4) Comakers			
(5) Others (describe)			
c. Loans to Organizations			
d. Loans to Directors, Officers, or Committee Members			
2. State Credit Union Law; Bylaws			
a. Unsecured Loan Limits			
b. Secured Loan Limits			
c. Loans to Directors, Officers, or Committee Memebrs			

List on an attached page, any additional policies, including the interest rates applied to members' loans and the method of assessing and accounting for interest income, i.e.: add-on, discount or unpaid balance.

SCHEDULE OF LARGEST LOANS

Complete this form as discussed in the instructions pertaining to Item 21b.

Account	I I DAN I PENDO I III I		ntus of ayment	Appraised Collateral	Description of		
No.	Bal.	(No. Months)	Current	Delinquent (No. Months)	Value*	Collateral	

^{*}If there is more than one type of collateral assign value to each type.

CREDIT UNION SERVICE ORGANIZATION

(CUSO)

1. Name of CUSO	
Date of CUSO's Organization (Date of obtaining charter from State)	
3. Types of organization (check one)	
a. General Partnership	c. Joint Ownership
b. Limited Partnership	d. Corporatation
 Owners of CUSO (list name, charter number and percentage of ownership, if possible). 	er if FCU,
a. Name	b. Name
Charter Number (if FCU)	Charter Number (if FCU)
%	%
Capitalization (list investors and amount of investment in CUSO).	
a. Name	b. Name
Charter Number (if FCU)	Charter Number (if FCU)
Amount	Amount
List all known services which are being offer CUSO (be as specific as possible).	ered by

Comments (include all other pertinent information, if applicable, not previously discussed).
8. Attach the latest Financial and Statistical Report of CUSO, if available.

FORM 9600 INSTRUCTIONS

APPLICATION OF A STATE CHARTERED CREDIT UNION FOR INSURANCE OF ACCOUNTS

The application and all supporting documents should be prepared, photocopied, and submitted in accordance with the procedures outlined in the letter that transmitted these instructions. Additional schedules may be included if deemed appropriate.

Existing credit unions must complete the entire application. All other applicants do not have to complete questions 8, 11, 12, 13, 15, and 16.

Existing credit unions must submit current policies and financial statements as noted in the application. All other applicants must submit proposed policies and pro forma financial statements for the first and second year of operation.

When an item specifies that a schedule should be prepared and attached, please assign a schedule number in consecutive order, starting with number one. Please show the schedule number at the top right-hand corner of the schedule.

Some of the items are self-explanatory and require no special instructions. Other items, however, need special explanations, definitions, and instructions for completion. These are listed below, identified by the same item numbers as appear in Exhibit A.

Item No. 10: Reserves: The term "reserves" means that account, or accounts, which represents segregated portions of earnings as provided by the law, bylaws, and/or the credit union's management for the

absorption of losses relating to loans to members.

Item No. 11a: The delinquent loan list requested should include, for each delinquent loan, the account number of the borrower, date of loan, original amount of loan, unpaid balance, date of last payment of principle, excluding transfers from pledged shares, collateral, and comments regarding the collectibility of each loan in the categories 6 months to less than 12 months and 12 months and over. Payments of interest only should be so identified.

Item No. 11b: The schedule provided for the delinquent loan information is set up in delinquency categories of 2 months to less than 6 months, 6 to less than 12 months, and 12 months and over. Credit unions that compute delinquency using categories other than shown in column (b) may use these other categories and show them in column (a). Credit unions using column (a) need not show the delinquencies in the column (b) categories. It is not necessary to report on loans which are delinquent less than 2 months.

Adverse Trends: If items 8, 9, or 11 indicate adverse trends such as significant decreases in shares, loans or reserves, increases in loan delinquency or loan charge-offs, or unresolved serious exceptions shown in the State examination report, the credit union may attach an explanation and identify it as "Explanation of Adverse Trends or Unresolved

Examination Exceptions" and assign it a schedule number.

Item No. 14: This item need be completed only if the credit union owns any of the following:

- A. Investments in U.S. Government securities guaranteed as to principle and interest or Federal Agency securities, the market value of which is now less than the book value.
- B. Real estate other than that used entirely for the credit union's own office(s).
- C. Other investments of any type except:
 - 1. Loans to other credit unions.
 - 2. Certificates of, or accounts in, federally insured financial institutions.
 - 3. Deposits or accounts in corporate credit unions.

If corporate bonds are listed, please show maturity date, rate of interest on bonds and current yield rate.

If stocks are listed, please show number of shares and bid price.

Please identify the source of the market valuation information and the date of such information.

Item No. 21b: In selecting the largest loans for this Exhibit, list the largest outstanding unpaid loan balance and proceed in descending order by dollar amount until the number specified

below has been shown. The number of such loans to be listed will be determined as follows:

If your credit union has the following no. of outstanding loans	You should list the following no. of the largest unpaid balances
Under 100	5
100 to 199	10
200 to 299	15
300 to 399	20
400 or more	25

If any of the above loans are delinquent, please show the number of months delinquent in the appropriate "Status of Re-payment" column.

Complete the Credit Union Service Organization (CUSO) schedule for each investment/loan to a CUSO.

TERMINATION OF INSURANCE

Should the credit union, after obtaining insurance of member accounts, desire to terminate its insured status, this could be accomplished by complying with the provisions of Section 206(a), (c) and (d) of Title II of the Federal Credit Union Act. This action would require approval by a vote of the majority of the members, and ninety days written notice of the proposed termination date to NCUA. Member accounts would continue to be insured for one year following termination of insurance and the insurance premium

would be paid during that period. After termination of insurance, the credit union shall give prompt and reasonable notice to all members whose accounts are insured that it has ceased to be an insured credit union.

Sections 206(a)(2) and 206(d)(2) and (3) of the Act provide that an insured credit union may also terminate its insurance by converting from its status as an insured credit union under the

Act to insurance from a corporation authorized and duly licensed to insure member accounts. In this event, approval is required by a majority of all the directors and by affirmative vote of a majority of the members voting, provided that at least 20 percent of the members have voted on the proposition. Under this provision for termination, insurance of member accounts would cease as of the date of termination.

APPLICATION AND AGREEMENTS FOR INSURANCE OF ACCOUNTS STATE CHARTERED CREDIT UNION

or mo national ordate officially	diminoration Board Bato	
Гће	Credit Union,	
nsurance Certificate Number	(if applicable)	
mailing address) city)(state)(zip code)		

applies for insurance of its accounts as provided in Title II of the Federal Credit Union Act, and in consideration of the granting of insurance, hereby agrees:

1. To permit and pay the cost of such examinations as the NCUA Board deems necessary for the protection of the interests of the National Credit Union Share Insurance Fund.

TO: The National Credit Union Administration Board

- 2. To permit the Board to have access to all records and information concerning the affairs of the credit union, including any information or report related to an examination made by or for any other regulating authority, and to furnish such records, information, and reports upon request of the NCUA Board.
- 3. To possess such fidelity coverage and such coverage against burglary, robbery, and other losses as is required by Parts 713 and 741 of NCUA's regulations.
- 4. To meet, at a minimum, the statutory reserve and full and fair disclosure requirements imposed on Federal Credit Unions by Part

702 of NCUA's regulations, and to maintain such special reserves as the NCUA Board may be regulation or on a case-by-case basis determine are necessary to protect the interests of members. Any waivers of the statutory reserve or full and fair disclosure requirements or any direct charges to the statutory reserve other than loss loans must have the prior written approval of the NCUA Board. In addition, corporate credit unions shall be subject to the reserve requirements specified in Part 704 of NCUA's regulations.

Date

5. Not to issue or have outstanding any account or security the form of which has not been approved by the NCUA Board, except accounts authorized by state law for state credit unions.

- 6. To maintain the deposit and pay the insurance premium charges imposed as a condition of insurance pursuant to Title II (Share Insurance) of the Federal Credit Union Act.
- 7. To comply with the requirement of Title II (Share Insurance) of the Federal Credit Union Act and of regulations prescribed by the NCUA Board pursuant thereto.
- 8. For any investments other than loans to members and obligations or securities expressly authorized in Title I of the Federal Credit Union Act. as amended to establish now and maintain at the end of each accounting period and prior to payment of any dividend, an **Investment Valuation Reserve** Account in an amount at least equal to the net excess of book value over current market value of the investments. If the market value cannot be determined, an amount equal to the full book value will be established. When, as of the end of any dividend period, the amount in the Investment Valuation Reserve exceeds the difference between book value and market value, the board of directors may authorize the transfer of the excess to Undivided Earnings.
- 9. When a state-chartered credit union is permitted by state law to accept nonmember shares or deposits

- from sources other than other credit unions and public units, such nonmember accounts shall be identified as nonmember shares or deposits on any statement or report required by the NCUA Board for insurance purposes. Immediately after a state-chartered credit union receives notice from NCUA that its member accounts are federally insured, the credit union will advise any present nonmember share and deposit holders by letter that their accounts are not insured by the **National Credit Union Share** Insurance Fund. Also. future nonmember share and deposit fund holders will be so advised by letter as they open accounts.
- 10. In the event a state-chartered credit union chooses to terminate its status as a federally-insured credit union, then it shall meet the requirements imposed by Sections 206(a)(1) and 206(c) of the Federal Credit Union Act and Part 741.208 of NCUA's regulations.
- 11. In the event a state-chartered credit union chooses to convert from federal insurance to some other insurance from a corporation authorized and duly licensed to insure member accounts, then it shall meet the requirements imposed by Sections 206(a)(2), 206(c), 206(d)(2), and 206(d)(3) of the Federal Credit Union Act and any other applicable federal law.

In support of this application we submit the following schedules:

Schedule No. and Title

CERTIFICATIONS AND RESOLUTIONS

We, the undersigned, certify that we are the duly elected and qualified presiding officer and recording officer of the credit union and that at a properly called and regular or special meeting of its board of directors, at which a quorum was present, the following resolutions were passed and recorded in its minutes:

We, the undersigned, certify to the correctness of the information submitted.

Be it resolved that this credit union apply to the National Credit Union Administration Board for insurance of its accounts as provided in Title II of the Federal Credit Union Act.

Be it resolved that the presiding officer and recording officer be authorized and directed to execute the Application and Agreement for Insurance of Accounts as prescribed by the NCUA Board and any other papers and documents required in connection therewith and to pay all expenses and do all such other things necessary or proper to secure and continue in force such insurance.

We further certify that to the best of our knowledge and belief no existing or proposed officer, committee member, or employee of this credit union has been convicted of any criminal offense involving dishonesty or breach of trust, except as noted in attachments to this application. We further agree to notify the Board if any existing, proposed or future officer, committee member or employee is indicted for such an offense.

(Signature) Chairperson, Board of Directors

(Print or type Chairperson's Name)

(Signature) Secretary, Board of Directors

(Print or type Secretary's Name)