April 25, 2022

The Honorable Maxine Waters
Chairwoman
Committee on Financial Services
U.S. House of Representatives
Washington, DC 20515

The Honorable Patrick McHenry
Ranking Member
Committee on Financial Services
U.S. House of Representatives
Washington, DC 20515

Re: Bank Attacks on H.R. 7003 – Expanding Financial Access for Underserved Communities Act

Dear Chairwoman Waters and Ranking Member McHenry:

I am writing on behalf of the National Association of Federally-Insured Credit Unions (NAFCU) to respond to a recent letter from state banking trade associations opposing H.R. 7003, the Expanding Access for Underserved Communities Act. NAFCU advocates for all federally-insured not-for-profit credit unions that, in turn, serve over 130 million consumers with personal and small business financial service products.

It is unfortunate that banking groups continue to actively oppose H.R. 7003, attacking efforts by credit unions to do more to help the underserved, rather than focusing on ensuring people who live in banking deserts – areas that banks have abandoned – have access to basic financial services. The recent letter from the state banking trade associations is incredibly disappointing and stunningly hypocritical. H.R. 7003 would make more credit unions eligible to offer basic banking services to areas that are underserved or banking deserts. It is the height of cynicism that the banking trade associations signing the letter are essentially saying that even though their members have left these communities, they do not want credit unions to step in to fill the void as banks pull out. It seems that they would rather underserved communities have no financial institutions than have a credit union serve them.

Meanwhile, credit unions have continued to provide financial services to rural and underserved areas, before, during, and as we emerge from the pandemic. As large and community banks have been shutting down branches and moving out of these areas (a trend that accelerated during the pandemic), credit unions have been stepping up and expanding their presence in these communities that need their guidance most. In 2019, the Federal Reserve published a study detailing the dramatic decline in bank branches in rural areas. The study showed that 7 percent of rural bank branches were closed between the years 2012 and 2017, and that number grew to 11 percent through 2019. Losses are not only concentrated among large banks, which shuttered 19 percent of their total rural branches, but also among community banks, which lost 5 percent. Credit unions, on the other hand, were the only financial institution type to add branches in both rural and underserved areas, demonstrating credit unions’ commitment to serving underserved communities.
Even more staggering is that according to an independent National Community Reinvestment Coalition (NCRC) study, banks have closed more than 4,000 branches since March 2020. **This is a pace of over 200 bank branch closures a month over the last two years of the pandemic.** Recent data from the Consumer Financial Protection Bureau (CFPB) indicates that rural communities are experiencing a fast-paced exodus of in-person banking services, with rural communities 10 times more likely than urban communities to be located in banking deserts.

As the chart below shows, the number of bank branches in rural & underserved areas has declined by 10.8 percent since 2012 while the number of credit union branches in those areas has grown by 2.4 percent.

![Branches in Rural & Underserved Areas](image)

While the banking trades might say that credit unions already have the ability to add underserved areas to their fields of membership, they do not mention that not all have that ability, as only multiple common bond credit unions can add underserved areas. Many credit unions want to do more to help underserved areas as banks abandon them and passing H.R. 7003 would be a commonsense first step.

Banking trades are also keen to attack credit unions seeking relief from the arbitrary member business loan (MBL) cap, however, they gloss over the underlying cause for seeking relief. An MBL cap serves as a disincentive for many credit unions to focus on small business programs, as successful small business efforts could reach the cap and run into limitations. The hypocritical nature of banks turning their backs on small businesses while opposing legislation that would allow credit unions to serve them is baffling, yet unsurprising.

Perhaps the reason banks are attacking credit union small business lending is to mask the fact that one of the most devastating side effects of banks abandoning rural and underserved communities

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**Note:** Bank data based on FDIC Summary of Deposits branch types 11 & 12
Sources: FDIC, NCUA, NAFCU calculations
with branch closures is the noticeable decline in small business lending and the resulting reduction in economic activity. Two recent studies noted that when bank branches close in communities there is a noticeable and relevant decline in small business lending. One study determined that losing bank branches results in “a persistent decline in local small business lending,” and a 2 percentage point reduction in employment growth rates.1 Another study found that bank branch closure can result in a decline in small business lending in underserved neighborhoods for up to three years.2 According to the previously mentioned CFPB study, in rural areas 42 percent of people are employed by small businesses, a much higher proportion than urban areas with 28 percent.

Credit unions want to enter banking deserts to help prevent these negative impacts, but bankers would rather let communities suffer negative economic consequences like reduced small business lending and depressed employment growth than allow credit unions to fill the void they created. This selfish attitude is disappointing, and to the detriment of the very people they claim to serve.

Banking trades have also long been an opponent of voluntary bank/credit union mergers, even though it is their members that are making the choice. Again, a hypocritical stance, as credit union/bank mergers often mean employees retain jobs and branches remain open with a focus on the members in the community. These mergers also cannot occur without approval from the bank’s board of directors and both bank and credit union regulators. This is a power that the National Credit Union Administration (NCUA) takes seriously as evidenced by its rulemaking in this area. Furthermore, credit unions that merge with a bank are still subject to strict statutory prohibitions and limits on powers as set out in the Federal Credit Union Act, including field of membership requirements for the newly acquired bank customers, limits on business lending, a usury ceiling, and the capital limitations of credit unions.

Finally, it is disappointing that the bankers continue to reiterate their tired call for credit unions to be subject to the Community Reinvestment Act (CRA) while advocating for reducing CRA burdens on banks. The banking groups seem to forget that credit unions were not included under the CRA because they did not engage in the abhorrent, illegal, and discriminatory activities that their bank member banks did. Credit unions are inherently invested in their communities, uniquely operating with a not-for-profit cooperative structure and a common bond membership. Credit unions embrace the critical role they play in providing important financial services to underserved individuals. By law, credit unions can only take deposits from and make loans to their membership, which ultimately ensures that deposits are reinvested for the benefit of all members. As many in Congress have wisely noted, if all financial institutions acted like credit unions, there would be no need for the CRA. Perhaps the banking groups should take notice.

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It is with these facts in mind that we urge you to reject this recent round of banker rhetoric and support H.R. 7003, the *Expanding Access for Underserved Communities Act*.

We thank you for the opportunity to share our thoughts on this important issue. Should you have any questions or require any additional information, please contact me or Lewis Plush, NAFCU’s Associate Director of Legislative Affairs, at 703-842-2261.

Sincerely,

Greg Mesack  
Senior Vice President, Government Affairs

c: Members of the House Committee on Financial Services