GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

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HOUSE BILL DRH40121-MUf-18B

Short Title:	Credit Union Update.	(Public)
Sponsors:	Representative Howard.	
Referred to:		

1	A BILL TO BE ENTITLED
2	AN ACT TO UPDATE THE CREDIT UNION STATUTES.
3	The General Assembly of North Carolina enacts:
4	SECTION 1. G.S. 54-109.1 reads as rewritten:
5	"§ 54-109.1. Definition and purposes.Definitions.
6	The following definitions apply in Articles 14A to 15A of this Chapter:
7	(1) <u>Administrator. – Administrator of Credit Unions.</u>
8	(2) <u>Commission. – Credit Union Commission.</u>
9	(3) <u>Credit union.</u> – A credit union is a cooperative, nonprofit association,
10	incorporated under Articles 14A to 14L of this Chapter, for the purposes of
11	encouraging thrift among its members, creating a source of credit at a fair and
12	reasonable rate of interest, and providing an opportunity for its members to
13	use and control their own money in order to improve their economic and social
14	condition.
15	(4) <u>Division. – Credit Union Division of the Department of Commerce.</u> "
16	SECTION 2. Article 14B of Chapter 54 of the General Statutes reads as rewritten:
17	"Article 14B.
18	"Supervision and Regulation.
19 20	
20	"§ 54-109.14. Fees. Fees and penalties.
21 22	(a) Each credit union subject to supervision and examination by the Administrator of
	<u>Credit Unions, Administrator, including credit unions in process of voluntary liquidation, shall</u>
23 24	pay into the office of the Administrator of Credit Unions twice each year, in the months of January and July, supervision fees, except those credit unions which liquidate or convert fees. A
24 25	<u>credit union that liquidates or converts</u> its charter shall pay into the office of the <u>Administrator</u>
23 26	of Credit Unions, Administrator, to the date of dissolution, pro rata supervision fees. Examination
20 27	fees shall be paid promptly upon receipt of the examination report and invoice.
28	The Administrator of Credit Unions, Administrator, subject to the advice and consent of the
29	Credit Union Commission, shall, on or before December 1 of each year, determine and fix the
30	scale of supervisory and examination fees to be assessed during the next calendar year.
31	No credit union shall be required to pay any supervisory fee until the expiration of 12 months
32	from the date of the issuance of a certificate of incorporation to such-the credit union.
33	(b) The Administrator may charge other fees for service and supervision as approved by
34	the Commission. Moneys collected under this section shall be deposited with the State Treasurer
35	of North Carolina and expended, under the terms of the Executive Budget Act, to defray expenses



incurred by the office of the Administrator of Credit Unions-in carrying out its supervisory and 1 2 auditing functions. 3 All revenue derived from fees will be placed into a special account to be administered (c) 4 solely for the operation of the Credit Union-Division. 5 The Administrator may waive any fee, in whole or in part, for any credit union or (d) group of credit unions at the Administrator's discretion. 6 7 The Administrator may assess a civil penalty not to exceed five hundred dollars (e) (\$500.00) for the violation of any section of Articles 14A to 15A of this Chapter or any rule 8 9 adopted by the Administrator. The clear proceeds of any civil penalty assessed under this subsection or pursuant to any other authority in Articles 14A to 15A of this Chapter shall be 10 remitted to the Civil Penalty and Forfeiture Fund in accordance with G.S. 115C-457.2. 11 "§ 54-109.15. Reports. 12 13 Credit The Administrator shall cause credit unions organized under Articles 14A to (a) 14 14L-15A of this Chapter shall, in January and in July of each year, make to make a report of condition to the Administrator of Credit Unions on forms supplied for that purpose. Additional 15 reports may be required in a manner and on a schedule as adopted by the Administrator. The 16 17 Administrator may also require that additional reports be filed. Any The Administrator may cause any credit union that neglects to make semiannual 18 (b) 19 reports as provided in subsection (a) of this section, or any of the other reports required by the 20 Administrator of Credit Unions at the time fixed by the Administrator, shall pay to pay a late 21 penalty to the Administrator of Credit Unions of not less than seventy-five dollars (\$75.00) (\$75.00), nor more than seven hundred fifty dollars (\$750.00) for each day the neglect continues. 22 The Administrator of Credit Unions may revoke the certificate of incorporation and take 23 24 possession of the assets and business of any credit union failing to pay a penalty imposed under 25 this section after serving notice of at least 15 days upon the credit union of the proposed action. 26 The clear proceeds of penalties collected pursuant to this subsection shall be remitted to the Civil 27 Penalty and Forfeiture Fund in accordance with G.S. 115C-457.2. The Administrator shall 28 publish the late penalty amount annually by rule. 29 "§ 54-109.16. Examinations required; payment of cost. 30 The Administrator of Credit Unions shall cause examine every credit union formed under Article Articles 14A and 15A of this Chapter to be examined once every 18 months or whenever 31 32 the Administrator deems it necessary. more frequently if deemed necessary by the Administrator. 33 The examiners appointed by the Administrator shall be given free access to all books, papers, 34 securities, and electronic or digital records, and other sources of information in-with respect to 35 the credit union; for the purpose of the examination, the Administrator may subpoena and 36 examine personally, or by one of the Administrator's deputies or examiners, witnesses on oath 37 and documents, whether the witnesses are members of the credit union or not, and whether the 38 documents are documents of the credit union or not. The Administrator may designate an 39 independent auditing firm to do the work conduct the examinations under the Administrator's 40 direction and supervision, with the cost to be paid by the credit union involved. 41 "§ 54-109.17. Records. 42 A credit union shall maintain all books, records, accounting systems and procedures (a) 43 in accordance with such rules as the Administrator from time to time prescribes, adopted by the Administrator. In prescribing such adopting these rules, the Administrator shall consider the 44 45 relative size of a credit union and its reasonable capability of compliance. 46 (b) A credit union is not liable for destroying records after the expiration of the record 47 retention time prescribed adopted by the Administrator. A photostatic or photographic reproduction of any credit union records shall be 48 (c) 49 admissible as evidence of transactions with the credit union. A credit union may cause any or all 50 records kept by it to be recorded, copied, or reproduced by any photographic, reproduction, electronic, or digital process or method, or by any other records retention technology approved 51

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1	by rule or order of the Administrator, of a kind that is capable of accurately converting the records
2	into tangible form within a reasonable time. Each converted tangible form of record also is
3	deemed a record.
4	" § 54-109.18. Selection of attorneys to handle loan-closing proceedings.
5	The Administrator of Credit Unions shall establish rules and regulations relating to selection
6	of attorneys-at-law to handle credit union loan closing proceedings.
7	" <u>§ 54-109.18A. Hearings and appeals.</u>
8	(a) <u>Unless otherwise stated in this Chapter, administrative hearings required or permitted</u>
9	to be held by the Administrator shall be conducted in accordance with Article 3A of Chapter
10	150B of the General Statutes.
11	(b) After a hearing under subsection (a) of this section, a party aggrieved may appeal the
12	decision or order of the Administrator or designee of the Administrator to the Commission for
13	appellate review by filing with the Administrator a written notice of appeal no later than 30 days
14	after the day that the Administrator's decision or order is served. Upon receipt of a notice of
15	appeal, the Administrator shall, within 30 days of the notice, certify to the Commission the record
16	on appeal. The notice of appeal shall state the grounds for the appeal and set forth in numbered
17	order the assignments of error for review by the Commission. Failure to state the grounds for the
18	appeal and assignments of error constitutes grounds to dismiss the appeal. Failure to comply with
19	the briefing schedule provided by the Commission also constitutes grounds to dismiss the appeal.
20	The Commission shall review the record on appeal, hear oral arguments by the parties, and make
21	a written final decision or order no later than 60 days after the date of oral arguments.
22	(c) <u>A party to a proceeding before the Commission under subsection (b) of this section is</u>
23	entitled to judicial review of the decision or order in accordance with Article 4 of Chapter 150B
24	of the General Statutes.
25	(d) Notwithstanding any other provision of law, the hearing officer at administrative
26	hearings conducted under subsection (a) of this section may be the Administrator or a designee of the Administrator.
27 28	"§ 54-109.19. Removal of officers.
28 29	(a) The Administrator of Credit Unions shall have the right and is hereby empowered to
30	serve a written notice of his intention to remove from office any If the Administrator finds that
31	an officer, director, committeeman committee member, or employee of any credit union doing
32	business under Articles 14A through to 15A of this Chapter who shall be found to be dishonest,
33	incompetent, is deceitful, incompetent, grossly negligent, or reckless in the management of the
34	affairs of the credit union, has been convicted of a felony, has been convicted of a misdemeanor
35	involving fraud or dishonesty, has breached the trust of the members, or who has persistently
36	violates violated the laws of this State or the lawful orders, instructions and regulations issued
37	orders issued or rules adopted by the Administrator and/or the State Credit Union Commission.or
38	the Commission, the Administrator may take one or both of the following actions:
39	(1) Remove the director, officer, committee member, or employee from office.
40	(2) Prohibit the director, officer, committee member, or employee from
41	participating in the conduct of the affairs of a credit union or credit union
42	service organization.
43	(b) A notice of intention to remove <u>removal of a director</u> , officer, committee member or
44	employee from office shall contain a statement of the alleged facts constituting the grounds
45	therefor for it and shall fix a time and place at which a hearing before the Credit Union
46	Commission will be held thereon. Such hearing shall be fixed for a date not earlier than 30 days
47	nor later than 60 days after the date of service of such notice unless an earlier or a later date is
48	set by the Commission at the request of such director, officer, committee member or employee
49	and for good cause shown. Pending this hearing, the Administrator may remove the alleged
50	violator if he finds that it is essential to the continued well-being of the credit union or the public
51	to do so. Unless, of course, such director, officer, committee member or employee shall appear

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1	at the hearing in person or by a duly authorized representative, he shall be deemed to have			
2	consented to the issuance of an order of such removal. In the event of such consent, or if upon			
3	the record made at any such hearing the Credit Union Commission shall find that any of the			
4	grounds specified in such notice has been determined by the greater weight of the evidence, the			
5	Commission may issue such orders of removal from office as it may deem appropriate. Any such			
6	order shall become effective at the expiration of 30 days after service upon such credit union and			
7	the director, officer, committee member or employee concerned (except in the case of an order			
8	issued upon consent, which shall become effective at the time specified therein). Such order shall			
9	remain effective and enforceable except to such extent as it is stayed, modified, terminated or set			
10	aside by action of the Credit Union Commission or a reviewing court.information on how the			
11	removed party may appeal the removal to the Commission, including contact information to			
12	initiate an appeal. The removal is effective immediately upon service of the notice of removal.			
13	(c) A director, officer, committee member, or employee served written notice of removal			
14	has the right to a hearing before the Commission and shall request a hearing within 30 days of			
15	the service of the notice of removal.			
16	(d) The hearing shall be fixed for a date no later than 30 days after service of the notice			
17	for request for hearing unless a later date is set by the Commission at the request of the removed			
18	party and for good cause shown. If the removed party does not seek a hearing within the 30-day			
19	time frame, the removed party is deemed to have consented to the removal and the removal is			
20	deemed final.			
20	(e) Upon a request for hearing, or upon scheduling a discretionary hearing on its own			
22	initiative, the Commission shall review the facts of the case and hear from the Administrator and			
23	the removed party. The Commission shall determine whether the preponderance of the evidence			
23	supports removal. Upon completion of the hearing, the Commission shall issue an order that does			
25	one of the following:			
23 26	(1) Overturns the removal and reinstates the removed party.			
20	(2) Upholds the removal in full.			
28	 (3) Modifies the removal into a suspension of a defined period. The order remains 			
28 29	effective and enforceable except to the extent that it is stayed, modified,			
29 30	terminated, or set aside by a later action of the Commission or a reviewing			
31				
32	<u>court.</u> "8 54 100 20 Additional outborities of the Administrator			
32 33	 <u>§ 54-109.20. Additional authorities of the Administrator.</u> (a) In the event of a natural disaster or other national, regional, State, or local emergency, 			
34 35	the Administrator may temporarily waive or suspend requirements for compliance by one or more gradit unions with any provisions of this Chapter or with any rules if the Administrator			
	more credit unions with any provisions of this Chapter or with any rules if the Administrator			
36	deems it in the public interest.			
37	(b) The Administrator may issue and serve upon a credit union an order to cease and			
38	desist from one or more unsafe or unsound practices or violations if, in the opinion of the			
39 40	Administrator, a credit union is engaging or has engaged, or there is reasonable cause to believe			
40	a credit union is about to engage, in an unsafe or unsound practice, or is violating or has violated,			
41	or there is reasonable cause to believe a credit union is about to violate, this Chapter or any other			
42	applicable statute, rule, regulation, or order. An order to cease and desist shall contain a statement			
43	of the facts constituting the alleged violations or unsafe or unsound practices, and the order may			
44	require, in terms that may be mandatory or otherwise, a credit union, its officers, directors,			
45	employees, or agents to cease and desist from the practices or violations. The order shall specify			
46	its effective date and shall contain a notice to the credit union of its right to a hearing on the order			
47	in accordance with rules adopted by the Administrator.			
48	(c) <u>The Administrator may conduct an investigation, including conducting background</u>			
49 50	checks, of any credit union employee, officer, director, or committee member when considering			
50	applications for new charters, changes to those positions in credit unions in a troubled condition,			
51	a managing agent or manager in a conserved credit union, or when the Administrator has reason			

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1	to believe the credit union employee, director, or committee member affected or is likely to affect			
2	the safety or soundness of the credit union."			
3	SECTION 3. Article 14C of Chapter 54 of the General Statutes reads as rewritten:			
4		"Article 14C.		
5		"Powers of Credit Union.		
6	"§ 54-109.21. G			
7		dit union may:		
8	(1)	Make contracts; contracts.		
9	(2)	Sue and be sued; sued.		
10	(3)	Adopt and use a common seal and alter the seal;seal.		
11	(4)	Acquire, lease, hold and dispose of property, either in v	-	
12		necessary or incidental to its operations; present and future of	-	
13	(5)	At the discretion of the board of directors, require the payme		
14		fee or annual membership fee, or both, of any per-	son admitted to	
15		membership;membership.	C C 1	
16	(6)	Receive savings from its members funds from persons in the	ie form of shares,	
17		deposits, or special-purpose thrift accounts; accounts.	1	
18	(7)	Lend its funds to its members members, other credit unions,		
19 20		defined in G.S. 160A-1, as provided in Articles 14A to	$\frac{14L}{15A}$ of this	
20	(0)	Chapter; Chapter.	1	
21 22	(8)	Borrow from any source in accordance with policy establis	hed by the board	
22 23	(0)	of directors; directors.	a adapted by the	
23 24	(9)	Discount and sell any eligible obligations, subject to rule Administrator; Administrator.	s adopted by the	
24 25	(10)	Sell all or substantially all of its assets or purchase all or su	ubstantially all of	
23 26	(10)	the assets of another financial institution, subject to the	•	
20 27		Administrator of Credit Unions; Administrator.	approval of the	
28	(11)	Invest surplus funds-its funds as provided in Articles 14A to	$\sim 14L_{15A}$ of this	
20 29	(11)	Chapter;Chapter.	$5142 \frac{1511}{1511}$ of this	
30	(12)	Make deposits in legally chartered banks, savings institution	s, trust companies	
31	(12)	and central type credit union organizations; corporate credit		
32	(13)	Assess charges to members in accordance with the bylaws f		
33	(10)	properly their obligations to the credit union; union.	01 1011010 00 111000	
34	(14)	Hold membership in other credit unions organized under Ar	ticles 14A to 14L	
35	()	of this Chapter or other acts, and in other associations a		
36		composed of credit unions; unions, and in organizations	U	
37		fostering the interests of credit unions or providing services		
38	(15)	Declare dividends; dividends, pay interest on deposits d		
39		interest refunds to borrowers as provided in Articles 14A to		
40		Chapter;Chapter.		
41	(16)	Sell travelers checks and money orders and charge a reasor	able fee for such	
42		services, provided the travelers checks are payable at institu	tions other than a	
43		credit union;Offer related financial services, including		
44		money orders, other negotiable instruments, electronic trans		
45		deposit boxes, custodial services, and correspondent servi	ces and charge a	
46		reasonable fee for these services.		
47	(17)	Perform tasks and missions requested by the federal govern	ment or this State	
48		or any agency or political subdivision thereof, when approve	ed by the board of	
49		directors and not inconsistent with Articles 14A to 1	4L- <u>15A</u> of this	
50		Chapter;Chapter.		

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1 2	(18)	Act as fiscal agent for and receive deposits from the federal State, or any agency or political subdivision thereof; thereof	
3	(19)	Contribute to, support, or participate in any nonprofit servi	
4	(1))	services will benefit the credit union or its membership	•
5		adopted by the <u>Administrator; Administrator</u> .	subject to fulles
6	(20)	Make donations or contributions to any civic, charitable	le or community
7	()	organization as authorized by the board of directors,	
8		regulations as are prescribed by the Administrator; rules	
9		Administrator.	<u>+</u>
10	(21)	Act as a custodian of qualified pension funds if permitted by	y federal law;<u>l</u>aw.
11	(22)	Purchase or make available insurance for its directors,	
12		employees, and members; insurance members. Insurance	
13		through any insurance company or through any subsidiary in	surance company
14		owned by the credit union; and union.	
15	(23)	Facilitate its members' purchase of goods and services in a n	nanner which <u>that</u>
16		promotes the purposes of the credit union.	
17	(24)	The board of directors may expel from the corporation any	
18		not carried out the engagement the member made with the	
19		been convicted of a felony or crime involving moral turpitu	-
20 21		refuses to comply with the provisions of this Article or of	-
21 22		Board may, after notice and hearing as provided in this s	
22		from the corporation any member who because of the memb disrupts the activities of the credit union or who because	-
23 24		habitual neglect of financial obligations reflects discreding	
25		union. No member shall be expelled until informed in writi	-
26		made and given an opportunity, after reasonable notice, to b	
27		member or reduce services for cause. A member expelle	
28		appeal in writing to the board of directors. Upon consideration	
29		appeal, the board may reinstate the member or uphold the	
30		member shall be expelled until informed in writing of the ex	xpulsion.
31	(25)	Engage in activity permitted under this subdivision. Not	withstanding any
32		other provision of this Chapter, the Administrator of Credit	
33		the advice and consent of the Credit Union Commission, and	1 0
34		that action is necessary to preserve and protect the welfare	
35		and to promote the general economy of the State, may add	
36		State chartered credit unions to engage in any activity in	-
37		engage if they were federally chartered credit unions.of Arti	
38		this Chapter, upon 45-day written notice to the Administra	-
39 40		the Administrator's written disapproval during the 45-d	• •
40 41		Administrator concludes the credit union is not we	-
41		well-managed as demonstrated by the supervisory rating it r most recent safety and soundness examination, engage in	
42		exercise any power in which it could engage or exercise if i	
44		chartered credit union, subject to similar approval pro-	-
44		applicable to federally chartered credit unions with respect	
46		power.	the activity of
47	(26)	Subject to rules adopted by the Administrator, act as trustee	or custodian. and
48	()	receive reasonable compensation for so acting, under a	
49		instrument or custodial agreement created or organized and	•
50		a deferred compensation plan for its members or groups of	r organizations of
51		its members, provided members so long as the funds of the	plans are invested

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1		in savings or deposits of the credit union. All funds he	eld may be commingled
2		for the purpose of investment, but individual records sl	1 0
3		union for each participant and shall show in proper	r detail all transactions
4		engaged in under authority of this subdivision.	
5		ember may withdraw from a credit union by filing a wr	
5	withdraw. The a	mounts paid in on shares or deposits by an expelled or	r withdrawing member,
,	with any divider	nds credited to the shares and any interest accrued on the	e deposits to the date of
	expulsion or wit	hdrawal-withdrawal, shall be paid to the member, but	member in the order of
	expulsion or with	hdrawal, after deducting any amounts due to the credit up	nion by the member and
	only as funds the	erefor become available, after deducting any amounts du	e to the credit union by
	the member. ava	<u>ilable.</u> The member shall have <u>has</u> no other or further rig	ght in the credit union or
	to any of its bene	fits, but the expulsion or withdrawal shall does not opera	te to relieve the member
	from any remain	ing liability to the credit union.	
	"		
	SEC	TION 4. Article 14D of Chapter 54 of the General State	utes reads as rewritten:
		"Article 14D.	
		"Membership.	
	"§ 54-109.26. "I	Membership'' defined.	
	-	nembership of a credit union shall be limited to and cons	sist of the subscribers to
		corporation and such other persons within the common	
		at have been duly admitted members, have paid any r	
	-	, or both, have subscribed for one or more shares, and	-
	-	con, admitted members and have complied with such ot	1
		poration or bylaws specify.specified by the articles of inc	-
		it union membership may include groups the following:	<u>-</u>
	(c) <u>(1)</u>	<u>Persons</u> having a common bond of similar occupation,	association association.
	<u>x,</u>	or interest, or groups interest.	
	<u>(2)</u>	who-Persons that reside within an identifiable neighb	orhood, community, or
	<u>, , , , , , , , , , , , , , , , , , , </u>	rural district, or employees district.	,
	(3)	<u>Employees</u> of a common employer, and members of t	the immediate family of
	<u></u>	such persons.employer.	
	<u>(4)</u>	Members of the immediate family of persons descri	bed in subdivisions (1)
	<u></u>	through (3) of this subsection.	
	"8 54-109.27. S	ocieties and other associations. Societies, corporations	s, and other entities.
	-	d copartnerships Societies and partnerships composed	
		e to membership, and corporations whose stockholde	
	•	wily by individuals eligible for membership, corporatio	
		the individuals, by eligible individuals, and other busi	
		rily by eligible individuals may be admitted to members	
	-	same conditions as individuals, but may not borre	1
		Provided, however, secured loans in excess of sharehold	
		es, copartnerships, and corporations who are members.	
		ther credit unions. <u>unions and specially designated co</u>	
		it union organized under Articles 14A to 14L of thi	
	•	any other credit union organized under Articles 14A to	1 1
	-	To facilitate the provision of financial services to under	-
		credit union organized under Articles 14A to 14L of this (
		he following located in this State:	chapter may also permit
	<u>(1)</u>	<u>Individuals and families that earn income at or bel</u>	ow the federal poverty
)	<u>\1</u>	threshold.	on the rederal poverty
,		unconola.	

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1	<u>(2)</u>	Persons residing in census tracts in North Carolina	where the center of
2		population, as defined by the United States Census B	
3		miles from a bank branch, as defined in G.S. 53C-1-4.	
4	"§ 54-109.29. M	lembers who that leave field.	
5		o that leave the field of membership may be permitted to re	tain their membership
6		ion as a matter of general policy of the board of directors.	
7		iability of shareholders.	
8		r of any such corporation, a credit union, unless the bylaw	s so provide, shall not
9		ally liable for the payment of its the credit union's debts for	1 '
10		of the shares which he owns or for which he has sub	
11		which the individual has subscribed.	
12	"§ 54-109.31. M	leetings of members.	
13		nnual meeting and any special meetings of the members of	f the credit union shall
14	• •	time, place, time and in the manner indicated by t	
15	G.S. 55A-7-01.		·
16		such-these meetings, a member shall have but one vote,	irrespective of his-the
17		oldings. No member may shall vote by proxy, but a r	-
18		the bylaws of the credit union so provide.	5
19		iety, association, copartnership or corporation A business	or other entity having
20		ne credit union may be represented and have its vote cast	
21	_	provided such shareholders so long as the person has been	-
22		<u>entity's governing body.</u>	5
23	-	board of directors may establish a minimum age of 1	6 years of age as a
24		ote at meetings of the members.	, , , , , , , , , , , , , , , , , , ,
25	-	board of directors may establish a minimum age of 1	8 years of age as a
26	qualification to h		
27		FION 5. Article 14I of Chapter 54 of the General Statute	s reads as rewritten:
28		"Article 14I.	
29		"Investments.	
30	"§ 54-109.82. In	vestment of funds.	
31	-	apital, deposits, undivided profits profits, and reserve fu	and of the corporation
32		be invested only in any of the following ways:	
33	(1)	They may be lent to the members of the corporation cred	lit union in accordance
34	(-)	with the provisions of this Chapter.	<u></u>
35	(2)	In capital shares, obligations, or preferred stock is	sues of any agency.
36	(-)	company, or association organized either as a sto	
37		association, or membership corporation, provided <u>corp</u>	
38		membership or stockholdings, as the case may be, of the	-
39		association are confined or restricted to credit unions or o	
40		unions, or provided unions or the purpose for which the	0
41		association is organized or designed is to service or o	
42		union operations.	
43	(3)	In obligations of the State of North Carolina or any sub	division thereof
44	(4)	In obligations of the United States, including bonds and	
45	(ד)	payment of principal and interest is fully guaranteed by	1
46	(5)	They may be deposited to the credit of the corporation of	
47		institutions, credit unions, or State banks or bar	
48		incorporated under the laws of the State, or in-nationa	
49		State.	r canno rocated in the
50	(6)	In loans to other credit unions in any amount not to exce	ed twenty-five percent
51	(0)	(25%) of the shares and unimpaired surplus of the lendi	• -
<i></i>		() of the shares and annipulied surplus of the felial	ing create union.

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1	(7)	In an aggregate amount not to exceed twenty-five	percent (25%) of the
2		allocations to the reserve fund in any agency, company	-
3		and one-half percent (12.5%) of the credit union's r	net worth, in agencies,
4		companies, or associations of the type described in	-
5		section provided so long as the purposes of the	agency, company, or
6		association are designed to assist in establishing and	
7		solvency, and security in credit union operations.	
8	(8)	In the North Carolina Savings Guaranty Corporation.	
9	(9)	In any form of investment allowed by law to the	State Treasurer under
10		G.S. 147-69.1. In addition, investment in corpora	te bonds that bear a
11		minimum rating of A+ by at least one nationally reco	gnized rating service is
12		permissible. Credit unions shall monitor overall cred	lit exposure by setting
13		corporate bond investment limits as a percentage of as	sets.
14	(10)	Debentures In debentures issued by an agency	of the United States
15		government.	
16	(11)	In the College Foundation Foundation, in any amo	
17		percent (10%) of the shares and unimpaired surplus	of the investing credit
18		union.	
19	(12)	They may be deposited in any bank or savings ins	titution insured by the
20	(12)	federal government or any of its agencies.	
21	(13)	In higher education bonds permissible under $G.S. 1160$	-
22		<u>G.S. 116D-2 so long as the</u> bonds pledge the faith, cred	
23 24	(14)	the State for the payment of the principal of and intere	
24 25	<u>(14)</u>	In an aggregate amount not to exceed one percent (19 net worth in a small business formed under the laws of	
23 26		net worth in a small business formed under the laws of state, district, or territory of the United States, that	
20 27		United States Small Business Administration defini	
28		under Part 121 of Chapter I of Title 13 of the Code of F	
20 29		that is principally engaged in the development or exp	
30		technological improvements, new processes, or other t	
31	<u>(15)</u>	In common trust or mutual funds whose investment	_
32	<u>,</u>	securities otherwise permitted for credit unions.	<u> </u>
33	(16)	In stock, securities, obligations, or other instruments the	hat are approved by the
34		Administrator.	
35	(b) If the	status or form of a credit union's investment changes	s during the life of the
36	investment, the c	redit union may continue to hold and maintain the invest	stment regardless of the
37	<u>change.</u>		
38	•	ct to rules of the Administrator, a credit union ma	-
39	· · · · ·	vestment to fund the credit union's employee benefit	▲
40		und an employee benefit plan obligation is not subj	
41		s section if the investment is directly related to the credit u	-
42	· · ·	nefit plan and the credit union holds the investment only	for so long as it has an
43		<u>ll obligation under the plan.</u> "	
44 45		FION 6. G.S. 54-109.92(k) reads as rewritten:	of the andit main '
45 46		the decision of the Administrator of Credit Unions, the board	
46 47		the decision of the Administrator of Credit Unions, the b	
47 48		mmission by filing with the Administrator a written ap on of the board, not later than 10 days after the day that th	
48 49		ppeal is duly filed, the Administrator shall set a date for	
49 50		0 days after the date on which the appeal is filed. T	0 11
50 51		tice of the date, time, and place of the hearing to the cre	
51	Prom puy give no	the or the date, this, and place of the nearing to the efe	an union und any other

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interested party. pursuant to G.S. 54-109.18A. The filing of an appeal does not suspend the effect of the an order of the conservation conservation, and this the order remains in force pending final disposition of the appeal by the Commission. At the conclusion of the hearing, the Commission may reverse the order of the Administrator and adopt and approve the credit union's plan to continue operations, affirm the Administrator's order of conservation, or order that other appropriate action be taken."

7 **SECTION 7.** This act becomes effective January 1, 2026.