

GC/HMU: bhs 3320

NATIONAL CREDIT UNION ADMINISTRATION Washington, D.C. 20456

April 18, 1989

Office of General Counsel

Walter H. Hotz, Esq. Hotz & Associates, P.C. Suite 150 11 La Vista Perimeter Office Park Tucker, GA 30084

> Re: Requirements for Certificates of Authority to do Business in the Various States (Your Letter of April 11, 1989)

Dear Mr. Hotz:

This Office has not addressed the preemption of state statutes requiring a Federal credit union (FCU) to obtain a certificate of authority to do business in a particular state other than the request you previously submitted concerning the Georgia statute. (See our March 29, 1989, response to your request). If you wish for us to make a determination on another state statute, you should first review the statute, verify that it is applicable to FCU's, and set forth your opinion of why the statute should be preempted. We will then review your opinion and make a determination on the preemption issue.

Sincerely,

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HATTIE M. ULAN Assistant General Counsel

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