## Notice of Meeting of the Members of CASE Federal Credit Union Credit Union

Instructions for NCUA 6305A: Submit a draft notice with your merger request submission (These instructions can be deleted from the form.) Use of this form will meet the requirements of \$708b.106. Any variations of this form will be reviewed by our Office of General Counsel, which may delay the processing of your merger request. Brackets provide instructions or indicate that the merging credit union should fill in the appropriate information, or select the appropriate option to conform the notice to the circumstances of the merger.

The merging credit union must conduct the membership vote only after receiving the appropriate approval from the NCUA Regional Director and the applicable State Supervisory Authority.

After receiving the appropriate approvals, the merging credit union must email, at least fifteen (15) calendar days prior to mailing the notice to the members, a copy of the member notice of the meeting to vote on a merger proposal and the merger ballot to CURE at <a href="CUREMail@ncua.gov">CUREMail@ncua.gov</a>, with a copy to the appropriate regional office. Not more than 90 or less than 45 days before the date of the vote, the merging credit union must provide its members the member notice and merger ballot.

| The | e Board of Directors of CASE Federal Credit Union ecial meeting of the members of this credit union at                                                                                                                                                                                                                                                                             | Credit Union have called<br>t 11937 US Hwy 271, Tyler, TX, 75708                                                                                                   | a        |
|-----|------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------|----------|
|     | 19/24 , at 4:00 PM The purpose of this                                                                                                                                                                                                                                                                                                                                             |                                                                                                                                                                    | _ ***    |
| 1.  | To consider and act upon a plan and proposal for with and into Telco Plus Credit Union  "Continuing Credit Union"), whereby all assets an CASE Federal Credit Union will be me Union. All members of CASE Federal Credit Union  Continuing Credit Union and will be entitled to an Credit Union for the shares they own in CASE Federal Credit Union effective date of the merger. | (hereinafter referred to as the nd liabilities of the erged with and into the Continuing Credi will become members of the md will receive shares in the Continuing | it<br>he |
| 2.  | 11                                                                                                                                                                                                                                                                                                                                                                                 | subject to the approval of members, to do                                                                                                                          | o all    |
| me  | e Board of Directors of CASE Federal Credit Union setting and vote on the proposed merger. Whether or ge you to sign, date and promptly return the enclose                                                                                                                                                                                                                         | r not you expect to attend the meeting, v                                                                                                                          |          |
| If  | you wish to submit comments about the merger to s                                                                                                                                                                                                                                                                                                                                  | share with other members, you may sub                                                                                                                              | mit      |

NCUA - Office of Credit Union Resources and Expansion 1775 Duke Street

or mail to:

them to the National Credit Union Administration (NCUA) at <a href="https://www.ncua.gov/support-services/credit-union-resources-expansion/resources/comments-proposed-credit-union-mergers">https://www.ncua.gov/support-services/credit-union-resources-expansion/resources/comments-proposed-credit-union-mergers</a>

RE: Member-to-Member Communication for CASE Federal Credit Union

The NCUA will post comments received from members on its website, along with the member's name, subject to the limitations and requirements of its regulations.

## Other Information Related to the Proposed Merger:

The Board of Directors has carefully evaluated and analyzed the assets and liabilities of the credit unions and the value of shares in both credit unions. The financial statements of both credit unions, as well as the projected combined financial statement of the continuing credit union, follow as separate documents. In addition, the following information applies to the proposed merger.

*Reasons for merger:* The Board of Directors has concluded that the proposed merger is desirable and in the best interests of members because

the merger will allow for the financial stability and human resources that will give the membership of the Continuing Credit Union the best possible service.

| Net worth: The net worth of a merging cred                                                          |                      |                   |                  |                   |
|-----------------------------------------------------------------------------------------------------|----------------------|-------------------|------------------|-------------------|
| continuing credit union. CASE Federal Credit Uni                                                    | does not have        | a higher net      |                  |                   |
| worth ratio than Telco Plus Credit Union                                                            |                      | •                 |                  |                   |
| Share adjustment or distribution: [Choose                                                           | option A             | A or B.]          |                  |                   |
| CASE Federal Credit Union  members in the merger. The board of direct                               | will not c           | listribute a p    | ortion of its ne | et worth to its   |
| members in the merger. The board of direct                                                          | tors has a           | determined a      | share adjustn    | nent, or other    |
| distribution of CASE Federal Credit Union                                                           |                      | 's net wor        | th is unnecess   | ary because       |
| it would be immaterial                                                                              |                      | <del></del>       |                  | •                 |
| in the merger. The board of directors has de CASE Federal Credit Union 's n                         | etermine<br>et worth |                   | e a portion of   |                   |
| Locations of merging and continuing credit                                                          | t union:             | CASE Federal C    | redit Union      | <b>'</b> s        |
| main office at 11937 US Hwy 271, Tyler, TX, 75708                                                   |                      | will remain       | open             |                   |
| with intent to make it perform successfully . [If                                                   | the mer              | <br>ging credit 1 | inion has bra    | nches, insert the |
| same statement about the branch location following locations that are near CASE Federal             | nsl. Telco           | Plus Credit Unio  | on               | has the           |
| following locations that are near CASE Federa                                                       | al Credit Uni        | ion               | . List           | address and type  |
| of location—i.e. main office, full-service l<br>continuing credit union in reasonable pr<br>unions. | branch f             | for each non      | -ATM location    | on of the         |
| Main Office & Full Service Branch: 423<br>South Tyler Branch: 7395 S Broadway                       |                      |                   |                  | 04                |

NCUA 6305A (05/20)

Tyler Loop 323 Branch: 1010 S SE Loop 323, Tyler, TX, 75701

Kilgore Branch: 510 E Lantrip St, Kilgore, TX, 75662

Changes to services and member benefits:

Full suite of deposit and loan products, including Online and Mobile Banking, Remote Deposit. Local, no-surcharge ATM's. Shared Branching. Saturday availability.

*Merger-related financial arrangements:* NCUA Regulations require merging credit unions to disclose certain increases in compensation that any of the merging credit union's officials or the five most highly compensated employees have received or will receive in connection with the merger. The following individuals have received or will receive such compensation:

| Name | Title | Description of increase | Amount |
|------|-------|-------------------------|--------|
|      |       | NONE                    |        |
|      |       |                         |        |
|      |       |                         |        |
|      |       |                         |        |
|      |       |                         |        |

Please note that the proposed merger must have the approval of the majority of members who vote.

| Enclosed with this Notice of Special Meeting is a Ballot for M  | Ierger Proposal. If you cannot     |  |
|-----------------------------------------------------------------|------------------------------------|--|
| attend the meeting, please complete the Ballot and return it to | 11937 US Hwy 271, Tyler, TX, 75708 |  |
| To be counted, your Ballot must be received by 9/19/24          | at 4:00 PM                         |  |

BY THE ORDER OF THE BOARD OF DIRECTORS:

| 1 )         |        |           |  |
|-------------|--------|-----------|--|
| Waymon      | Merian | 4/24/2024 |  |
| President ( |        | Date      |  |