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## Alloya Corporate Federal Credit Union 2022 FedLine<sup>®</sup> Solutions Security and Resiliency Assurance Program

The Federal Reserve Banks' FedLine<sup>®</sup> Solutions are a critical component of the U.S. electronic payments system and provide access to FedACH<sup>®</sup> Services, Fedwire<sup>®</sup> Services, FedCash<sup>®</sup> Services and other electronic payment and information solutions. While FedLine Solutions benefit from numerous embedded security features, institutions, and their service providers with access to these solutions ("Organizations") play a vital role in safeguarding the endpoints that are used to interact with the Federal Reserve Banks.

Accordingly, the Federal Reserve Banks require Organizations to comply with Federal Reserve Bank policies, procedures, and security controls ("Security Requirements") and complete an annual assessment and attestation of compliance.

As required by Appendix A of the program requirements, Crowe LLP (Crowe) performed an assessment of the FedLine<sup>®</sup> operations of Alloya Corporate Federal Credit Union.

## **Overview**

The Assurance Program is designed to:

- Reinforce the safety, security, resiliency, and trust of the Federal Reserve Banks' services for all financial institutions and service providers.
- Reduce the risk of fraudulent transactions and promote executive-level awareness of any gaps or control deficiencies within an organization.
- Enhance an organization's risk management and resiliency focus to help ensure endpoint environments are secure and resilient.
- Increase confidence that controls are in place and being monitored to protect payment systems and customers.
- Enhance an organization's vigilance against cyber-attacks and foster discussions and planning to address key risks and develop timely remediation plans for any non-compliance or deficiencies.

No issues were identified during the review and the attestation was submitted to the Federal Reserve Bank on November 18, 2022.

If you have any questions, please contact Deb Hoster, VP, Payment Delivery at <u>deb.hoster@alloyacorp.org</u> or (630) 276-2688.



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	ALLOYA CORPORATE FEDERAL CREDIT UN: 271987635
Date:	Nov 17, 2022
To: Re:	The Federal Reserve Banks Attestation Regarding Performance of Assessment of Compliance with Security Requirements
The undersigned officer, based on his or her knowledge, makes the following attestations as of the date above on behalf of ALLOYA CORPORATE FEDERAL CREDIT UN ("Organization"):	
1.	We understand the Organization's responsibility to adhere to the security policies, procedures, and requirements set forth in Operating Circular 5, <i>Electronic Access</i> , and its Appendix A, including those for the Organization's use of FedLine <sup>®</sup> Solutions and associated electronic connections used to access Federal Reserve Bank services or applications.
2.	We confirm that the Organization has conducted a self-assessment of its compliance with the security policies, procedures, and requirements identified in item 1. The Organization calibrated its self-assessment based on its view of the risks it faces with respect to complying with such policies, procedures, and requirements.
3.	We further confirm that the self-assessment was either (i) conducted by an independent third party, (ii) conducted by an independent internal function, such as internal audit or compliance, or (iii) to the extent the self-assessment was conducted by a non-independent party or function, an independent third party reviewed the work conducted in connection with the self-assessment to establish that it was designed and conducted in a manner reasonably sufficient to identify any material noncompliance with the security requirements identified in item 1.
4.	To the extent the Organization uses a third party service provider or other agent with respect to an electronic connection used to access Federal Reserve Bank services or applications, we understand that the Organization is responsible for that third party service provider's or other agent's compliance with the security policies, procedures, and requirements identified in item 1.
5.	The Organization has remediation plans in place, including appropriate procedures to escalate concerns to the appropriate leaders within the Institution, to promptly address any areas of noncompliance with the security policies, procedures, and requirements identified in item 1.
6.	We understand that the Organization or its third party service provider or other agent must immediately notify the Federal Reserve Banks' Customer Contact Center by telephone at (888) 333-7010 of any suspected or confirmed fraud, infringement, or security breach relating to any electronic connection and must promptly confirm that notification in writing.
7.	The Organization shall maintain in its records (1) the self-assessment; (2) appropriate documentation supporting the results of the self-assessment; and (3) a copy of the electronically signed attestation letter.
$\checkmark$	This attestation must be signed by a senior management official or executive officer in charge of electronic payments operations or payments security for your Organization.
Signature: Kunt Stavenson	
Email:	Kurt.Stevenson@alloyacorp.org
Title:	SVP/ Payments
Compa	nv: Alloya Corporate Federal Credit Union



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## Independent Self-Assessment Information

The self-assessment was (select one): (i) conducted by an independent third party, such as an external audit firm or security consultant

If an independent internal function (select one):

If an independent third party, company name: Crowe LLP

Independent Party Point of Contact Information:

Name: Steve Gerschoffer

Title: Principal

Email: steve.gerschoffer@crowe.com