

**Rhode Island Federal and State Regulatory Directives, Recommendations, and Best Practices Tracker
Coronavirus (COVID-19)**

**NOTE: FOR ADDITIONAL FEDERAL REGULATORY GUIDANCE FOR
FEDERALLY-INSURED CREDIT UNIONS:**

Please refer to the Association’s Federal Regulatory Directives, Recommendations, and Best Practices Tracker Coronavirus (COVID-19)

Federal and state regulatory agencies have provided directives and guidance to financial institutions relative to the Coronavirus (COVID-19), including policies that financial institutions should have in place. As the issue of the COVID-19 pandemic remains ongoing, regulators continue to release updated guidance and resources. The Association continues to work with credit union regulators to raise operational challenges and promote regulatory reasonableness. In any crisis, even a public health crisis, it is paramount that credit unions and other financial service providers work to instill public confidence in the banking system. As credit unions consider various scenarios reflective of the severity of developments, no clear approaches are apparent. The Association recommends careful, well thought, reasonable approaches using best judgement on a day-to-day basis understanding the fluidity of the situations. Credit union inquiries and concerns may be sent to advocacyri@ccua.org.

As with any policy decision made by credit union officials, documentation should be maintained to justify the reasonableness of the decision, as well as the board’s approval of those actions. Regulatory review will likely be based on management’s justification and a holistic view of the risks, including those that are community health related. Swift decisions may need to be made by credit union officials weighing competing risks.

The Association has compiled the following regulatory guidance and resources and will continue to update this page with additional regulatory recommendations as they become available.

I. State

a. Rhode Island

i. Annual Meetings ([R.I.G.L. § 19-5-4](#))

As proscribed by credit union bylaws.

ii. Board and Committee Meetings ([R.I.G.L. § 19-5-4](#))

As proscribed by credit union bylaws.

iii. Examination Cycle ([R.I.G.L. § 19-4-2](#))

Annually or 18-month cycles for well capitalized credit unions.

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Department of Business Regulation Contacts

Banking Regulation Division: Elizabeth Kelleher Dwyer, Deputy Director & Superintendent of Financial Services at elizabeth.dwyer@dbr.ri.gov or (401) 462-9617; Sara Paterson Cabral, State Chief Bank Examiner at sara.cabral@dbr.ri.gov or (401) 462-9503; Melanie Aragao Assistant Supervisor of Examinations at melanie.aragao@dbr.ri.gov or (401) 462-9632.

II. Additional Considerations for both Rhode Island Federal and State Credit Unions

Examination Considerations and Reminders:

- Regulators are very mindful of the impact of the current health crisis on credit unions and more specifically, the challenges that it imposes on the scheduling and conduct of examinations. The overall goal remains to work with individual credit unions on a case-by-case basis to develop a plan that minimizes disruption and burden. A more targeted examination scope, increased off site monitoring, advance electronic delivery of documents, and condensed onsite activity are all ongoing considerations.

Governance Considerations and Reminders:

- Notify members of special circumstances of an annual or special meeting.
- Distribute meeting materials electronically, such as meeting minutes and committee reports.
- Quorum requirements remain in place and should be adhered to.
- As plans expand to include employees working remotely, be aware of cybersecurity risks and scams.

Safety/Soundness/Operational Considerations and Reminders:

- Closely monitor and notify regulators of business disruptions or other significant developments that result from the effects of Coronavirus, such as closures of office or branch locations, significant staff shortages, or the rapid withdrawal of deposits and other signs of erosion in consumer confidence.
- Closely monitor liquidity levels in anticipation of heightened demand for cash withdrawals at branch locations/ATMs and increased loan refinancing activity in the low interest rate environment.
- Ensure all sources of liquidity are readily available should the need arise.
- Confirm electronic credentials and authorized users with essential third party providers to minimize delays.
- Update contact information for liquidity/borrowing sources while ensuring operating procedures have been reviewed and are understood throughout the credit union.
- Organize and make available as much information as possible in a secured electronic format for examiners to minimize the length and direct contact of examinations.

Member Service Considerations:

- Offer payment accommodations, such as allowing borrowers to defer payments, extending the payment due dates or otherwise adjusting or altering terms of existing loans, which would avoid delinquencies and negative credit agency reporting.
- Offer lifeline banking services, including interest free loans.

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- Waiving/forgiveness of overdraft and other fees.
- Ease credit terms for new loans.
- Waive late fees on loan balances.
- Encourage online applications, with increased technical assistance, as may be available.
- Promote use of video tellers.
- Monitor development of possible government-backed loan programs/incentives, such as those available from the Small Business Administration at <https://www.sba.gov/about-sba/sba-newsroom>
- Proactively reaching out to members and those adversely impacted via app announcements, text, email or otherwise to explain any other assistance offered.
- Consider precautions and protocols recommended to appraisers and other third parties interacting with members and any operational impact, such as to the mortgage processing process, while balancing fair lending requirements. http://www.appraisalfoundation.org/iMIS/TAF/Coronavirus_and_Appraisers.aspx
- Consider drive-up only service when appropriate. A phased plan of member facing rolling branch, those first impacted by taking into account geographic locations if another branch is nearby may be an option. Review credit union shared branching options and remind geographically dispersed members of such service.

Health and Safety Considerations and Reminders:

- Suspend annual meeting door prizes, meals, drawings to minimize contact.
- Promote contactless/digital/online payments, remote banking, direct deposit and wash hands/change disposable gloves/sanitize frequently.
- Avoid direct handoffs.
- Encourage drive-up window usage.
- Adopt reserve online and express pickup on site/mail options for routine transactions such as card replacements, checks, etc. to reduce onsite time in offices.
- Manage communications with members appropriately and increase robust website disclosures and usage.
- For members wearing masks upon arrival at a credit union location, consider posting a notice on entry doors indicating that anyone wearing a mask due to coronavirus is requested to use the drive-up lanes for both safety and security reasons. This practice of notice and recommended member action upon entry is similar to previous steps taken as a best practice for safety to minimize robberies. Consider reconfiguring a drive-up lane and designate it for walk-up traffic if safe.

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Association Resources

Association [Coronavirus Resource Page](#)

Association [Coronavirus Recorded Webinar](#)

Association [Coronavirus Chat Room Using Yammer](#)

Association Emergency Contacts

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