Credit unions have reached out to NAFCU asking how to help others in light of recent disasters in areas around the country, especially recent hurricanes. Here is some information on ways credit unions can open donation accounts, make donations and provide services to impacted credit unions.

#### FUNDRAISING ACCOUNTS BY MEMBERS FOR MEMBERS

Hurricane Harvey and Hurricane Irma have left paths of destruction and flooding in many areas including Texas and Florida. As a result, thousands of people have lost their homes, been displaced and suffered catastrophic losses. Credit unions and those in the community may seek to assist individuals in their community by opening up fundraising accounts for their benefit. Unfortunately, it does not take long for scammers to also identify an opportunity to take advantage of others' good intentions. For this reason, credit unions may want to consider whether they have sufficient policies in place to conduct appropriate due diligence of fundraising accounts.

# ACCOUNT STRUCTURE

From a federal regulatory perspective, there is not a "right" way to open these accounts. The appropriate account structure depends on how the funds will be raised, whether the person holding the account is holding the funds for someone else, and whether the funds will be received by the beneficiary directly or through an organization.

The account could simply be a personal account to which others can make a donation, but which is held by the beneficiary for their direct support. Fundraisers could also open an 501(c)(3) corporation, a trust or another formal, charitable entity. Some states have statutes that specifically permit a support trust to receive money donated by any person to assist the beneficiary in the payment of medical, financial, educational, humanitarian or other similar needs.

If the account is being opened for a separate legal entity like a corporation, LLC or trust, the credit union can verify that documentation and registrations are on file with the appropriate state entity. If the legal entity claims to be tax exempt, the entity would likely have its own EIN and its tax status can be verified with the IRS Select Check Tool.

### **DUE DILIGENCE**

In order to avoid unknowingly assisting a scammer, it may be necessary to perform some due diligence in connection with the account. BankersOnline has a list of helpful due diligence questions to ask. The FTC also has a helpful Charity Checklist for avoiding charity scams. For legal charitable entities, there are a variety of websites to verify the legal and tax status of a charity including Charity Navigator, the Better Business Bureau or GuideStar. If a fraudulent charitable contribution scheme is uncovered, it can be reported to the Department of Justice.

### FIELD OF MEMBERSHIP

Regardless of how the account is held, the credit union must be able to open it under its policies and its field of membership. The analysis of whether the account falls within the credit union's field of membership may differ depending on whether the account will be held by an individual, a trust or a legal entity like a corporation, as well as the clauses included in the credit union's field of membership.

## **RESOURCES FOR MEMBERS**

When Disaster Strikes: Tips and Guidelines for Fundraising After a Natural Disaster or Major Event IRS's Disaster Relief Resources for Charities and Contributors
GoFundMe.com

### FEDERAL CREDIT UNION AUTHORITY TO MAKE CHARITABLE DONATIONS

As cooperative associations organized to serve others in a bonded community, federal credit unions are especially focused on the needs of their community. In times of disaster or catastrophe, many federal credit unions begin to think about how they can help those in their community who are suffering. Below is a summary of federal credit unions' powers with regard to charitable giving. It is important to note that state-chartered credit unions may have their own powers and limitations.

### CHARITABLE CONTRIBUTIONS AND DONATIONS

NCUA has <u>preapproved the giving of charitable contributions and donations</u> as an incidental power held by federal credit unions. Those gifts can include donations to community groups, nonprofit organizations, other credit unions or credit union affiliated causes, political donations or donations to create charitable foundations.

Because the authority to make charitable contributions is based on the federal credit union's incidental powers, the contribution must be necessary or requisite to enable the federal credit union to carry on its business. Previously, NCUA has indicated that charitable giving is useful to carrying out the credit union's business because it "can promote name recognition and generate goodwill in the FCU's community."

### CHARITABLE FUNDRAISING ACCOUNTS

In 2013, NCUA <u>amended</u> its <u>regulations</u> to clarify that FCU have the incidental authority to invest in charitable donation accounts (CDAs), as long as they meet some specific requirements.

- **PURPOSE** The primary purpose of a CDA must be to generate funds to donate to 501(c)(3) tax-exempt charities chosen by the FCU.
- **LIMITATIONS** The total aggregate investments in CDAs cannot exceed 5% of the FCU's net worth.
- **MINIMUM DISTRIBUTIONS** A minimum of 51% of the total investment return must be distributed to the charities no less frequently than every 5 years. Distributions can be made at any time.
- CDA STRUCTURE CDA assets must be held in segregated custodian accounts or special purpose entities specifically identified as CDAs; if the CDA is structured as a trust, the trustee must be regulated by the OCC, SEC, or another state or federal regulatory agency.
- WRITTEN AGREEMENT AND POLICIES A written agreement must control the terms and conditions of the CDAs. The federal credit union must also document the investment strategies, risk tolerances, and recordkeeping and accounting requirements for its CDAs.

# ANOTHER WAY TO HELP: PROVIDING CORRESPONDENT SERVICES

Under the <u>FCU Act</u> and NCUA's <u>regulations</u>, federal credit unions also have the ability to provide <u>emergency financial services</u> to other credit unions' members by virtue of their correspondent services incidental power. A federal credit union may provide to another credit union any service it is authorized to perform for its own members or as part of its operations. This can include <u>loan processing services</u>, <u>loan servicing</u>, check cashing services, <u>wire transfers</u>, disbursing share withdraws, ATM deposit services <u>and more</u>. <u>NCUA requires</u> that a federal credit union seeking to provide correspondent services first

establish a written agreement addressing both credit unions' responsibilities and obligations under the arrangement. State-chartered credit unions may have similar authority under the law in their state.