Credit Unions sourcebook

Chapter 7

Lending to members



7.2 **General requirements concerning** lending policy

- 7.2.1 R [deleted]
- 7.2.1A A credit union must establish, maintain and implement an up-to-date lending policy statement approved by the governing body that is prudent and appropriate to the scale and nature of its business.
- 7.2.1B [deleted]
- 7.2.2 R [deleted]
- 7.2.3 G [deleted]
- G 7.2.4 ■ CREDS 2.2.6 R requires a *credit union* to maintain a manual of its policies and procedures. This should include the policy and procedure for lending.
- G 7.2.5 [deleted]
- 7.2.5A The credit union's governing body must review and approve its lending policy whenever there is a material change in the circumstances of the *credit* union or its membership or, in the absence of any such change, on an annual basis.
- 7.2.6 The lending policy should consider the conditions for and amounts of lending to members, individual mandates, and the handling of applications for lending.
- 7.2.7 R (1) A credit union must not lend to:
 - (a) one of its officers, certification employees or approved persons on terms more favourable than those available to other members of the credit union unless:
 - (i) that person is a paid employee (other than a director) of the credit union; and

- (ii) the registered rules of the *credit union* provide explicitly for the lending to paid employees on such terms;
- (b) (in the case of a *Great Britain credit union*) a relative of, or any person otherwise connected with, an *officer*, *certification employee*, *approved person* or paid employee of the *credit union* on terms more favourable than those available to other members of the *credit union*:
- (c) (in the case of a *Northern Ireland credit union*) a member of the family of, or any person otherwise connected with, an *officer*, *certification employee*, *approved person* or paid employee of the *credit union* on terms more favourable than those available to other members of the *credit union*.
- (2) "Relative" has the same meaning as in section 31 of the Credit Unions Act 1979.
- (3) "Member of the family" has the same meaning as in article 2 of the Credit Unions (Northern Ireland) Order 1985.
- 7.2.8 G
- (1) To prevent conflicts of interest, a *credit union* should have clear arrangements for dealing with lending to the persons specified in CREDS 7.2.7R.
- (2) In relation to staff, the prohibition in CREDS 7.2.7 R applies only to those who are officers, certification employees or approved persons.
- (3) "Connected" in CREDS 7.2.7 R includes any close business or personal relationship.
- 7.2.9 A *credit union* should have a documented arrears management policy, setting out the procedures and process for dealing with borrowers who fall into arrears. This should be reviewed regularly and promptly in the light of experience.
- 7.2.10 G A *credit union* should have a clear, robust and effective approach to handling arrears and be able to satisfy the *FCA* on a continuing basis that it has adequate management and control systems in place to monitor arrears.
- **7.2.11 G** [deleted]
- 7.2.12 G
- (1) A *credit union* may lend to a member for a business purpose. However, this does not mean that a *credit union* may make a loan to a member who merely intends to transmit that loan to another body that will actually carry out the purpose.
- (2) A *credit union* should not lend to members who are acting together to achieve an aggregate sum of lending that exceeds the limits in the lending policy.