BSA - Bank Secrecy Act			
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RECOR	D RETENTION REQUIREMENTS		
	ATORY REFERENCES		
		Yes/No/NA	Comments
Risk A	ssessment / Scoping		
1.0.0	Does review of the AIRES Compliance Violations module		
1.0.0	indicate that all prior violations are resolved?		
2.0.0	Has the credit union received correspondence from law		
2.0.0	enforcement or outside regulatory agencies relating to BSA		
	compliance since the last examination?		
3.0.0	Does the credit union maintain a list of high risk accounts?		
5.0.0	boes the create amon maintain a list of high lisk accounts.		
4.0.0	Has the credit union completed an appropriate assessment of		
1	BSA AML risk?		
4.0.a			
	BSA risk assessment in Comments box.		
Racio I	Requirements - Policy	<u> </u>	
5.0.0	Has the board of directors established an appropriate written	T T	
3.0.0	program to assure the CU meets BSA reporting and		
	recordkeeping requirements?		
	Does the written BSA compliance program address:		
5.0.a			
-			
5.0.b			
5.0.c	Responsible Individual (748.2(c)(3))		
5.0.d	Training (748.2(c)(4))		
5.0.e			
	<u>I</u>		
	Requirements - Practice	Г	
6.0.0	Has the credit union established an adequate Customer		
	(member) Identification Program (CIP)? (1020.220)		
6.0.a			
	of birth, address, identification number) prior to opening an		
6.01	account? (1020.220(b)(2))		
6.0.b	1		
6.0	obtained? (1020.220(b)(2))		
6.U.C	Does the CU have a process for handling exceptions to the		
601	standard CIP policy? Does the CU keep CIP data for five years after account is		
6.0.d	*		
	closed and CIP documents for, at least, five years after account is opened? (1020.220(b)(3)(ii))		
6.0.e			
0.0.6	requesting information to verify their identity?		
	(1020.220(b)(5))		
7.0.0	Is the credit union's independent testing adequate for the size	 	
,	and complexity of the institution? (748.2(c)(2))		
8.0.0	Does the BSA officer have appropriate knowledge, resources,	 	
	and authority - commensurate with the complexity of the credit		
	union's operations? (748.2(c)(3))		
9.0.0	Is the credit union's training adequate for the size and		
1	complexity of the institution? (748.2(c)(4))		
Report	ing - Data Quality Violations		
10.0.0	Does the credit union have an adequate process to identify	I	
10.0.0	transactions that require completion of a Currency Transaction		
	Report (CTR)? (1020.311)		
10.0.a		 	
10.0.4	that require reporting through a Currency Transaction Report		
	(CTR)?		
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		Yes/No/NA	Comments
10.0.b	Does the credit union electronically file a CTR with FinCEN		
	for all currency transactions greater than \$10,000		
	(1010.311), and multiple transactions in currency which		
	aggregate to more than \$10,000 occurring in one day		
	(1010.313), unless it is an exempt transaction?		
10.0.c			
10.0.0	(1010.306)		
10.0.d			
10.0.4	filing by filing a "Designation of Exempt Person" form?		
	(1020.315)		
10.0.e			
10.0.0	of the account (1020.315) to ensure the exemption remains		
	appropriate? Is this review documented?		
	appropriate: is this review documented?		
11.0.0	Does the CU have an adequate Customer Due Diligence		
11.0.0	(CDD) process for identifying suspicious transactions and		
	monitoring accounts for suspicious activity?		
	(1020.320(a)(2)(iii))		
11.0.a			
11.0.a	calendar days from the date of the initial detection of facts		
	=		
	that may constitute a basis for filing a SAR?		
11.0.b	(1020.320(b)(3)) Is supporting documentation for a SAR retained for 5 years?		
11.0.0			
110-	(1020.320(d))		
11.0.c	<u> </u>		
11.0.d	mandatory SAR? Does the CU complete SARs fully, accurately and in		
11.0.0			
11.0.e	accordance with form instructions? Is the Board of Directors promptly notified of all SARs		
11.0.6	filed? (748.1(c)(4))		
Dagand			
	keeping		
12.0.0	Does the CU maintain the necessary information for the		
	purchase or issuance, by currency, of credit union checks,		
	cashier's checks, traveler's checks, and money orders for		
	amounts between \$3,000 and \$10,000? (1010.415(a)) and		
	(1010.415(b))		
13.0.0	Does the CU maintain adequate historical records on the		
	following transactions for 5 years:		
13.0.a	2 , , , ,		
	secured by an interest in real property? (1010.410(a))		
13.0.b			
	person, account or place outside the U.S.? (1010.410(b))		
13.0.c			
13.0.d	Member transaction statements or ledger cards?		
	(1020.410(b)(2))		
13.0.e	CU and member share drafts or money orders over \$100?		
	(1020.410(b)(3))		
13.0.f	All withdrawals, other than share drafts or money orders,		
	over \$100 to accounts, except CU charges or periodic		
	charges made pursuant to an agreement? (1020.410(b)(4))		
	5 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
13.0.g	Transfers of more than \$10,000 to any person, account, or		
l	place outside the US? (1020.410(b)(5,6))		
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		Yes/No/NA	Comments
13.0.h	Drafts over \$10,000 issued by, or drawn on, a foreign bank	1 0/110/1111	Comments
13.0.11	and paid by the CU? (1020.410(b)(7))		
13.0.i			
13.0.1	securities or other monetary instruments over \$10,000		
	received directly from a foreign bank, broker or dealer in		
	currency located outside the US? (1020.410(b)(8,9))		
	currency located outside the O.S. (1020.410(b)(8,9))		
13.0.j	Records which allow tracing of deposited share drafts over		
	\$100? (1020.410(b)(10))		
13.0.k		$\overline{}$	
	of instrument, and method of payment for purchases and		
	redemptions of share certificates? (1020.410(b)(11,12))		
13.0.1	1 1		
	wire transfer and direct deposit transactions, over \$100		
	which specify the amount of currency involved?		
	(1020.410(b)(13))		
	c Products & Services		
14.0.0	Since the prior exam, has the CU originated or received any		
	wire transfers?		
14.0.a			
	the required information for each payment order that it		
1401	accepts of \$3,000 or more? (1010.410(e))		
14.0.b	•		
	above question, retrievable by reference to the originator's		
1500	name and account number? (1010.410(e)(4))		
15.0.0	Since the prior exam, has the CU been involved with the		
	transportation of currency outside the US or maintenance of an		
15.0.a	account in a foreign country? Does the CU file FINCEN Form 105 for the physical		
13.0.a	transportation of currency in excess of \$10,000 into or		
	outside the USA? (1010.340)		
15.0.b			
15.0.0	indicating a financial interest in an account in a foreign		
	county filed annual on or before June 30? (1010.350)		
Inform	ation Sharing		
16.0.0	Has the CU designated accurate point of contact information	Ι	
10.0.0	on the CU Online program to receive 314(a) information		
	requests from FinCEN regarding investigations of terrorist		
	activity or money laundering? (1020.520(b)(2)(iii))		
16.0.a	l ~		
	website? (1020.520(b))		
16.0.b			
	information request, promptly and complete it within 2		
	weeks, reporting any matches to FinCEN upon detection?		
	(1020.520(b)(2))		
17.0.0	Does the CU voluntarily share 314b information with other		
	financial institutions for purposes of identifying and reporting		
	suspected terrorist activity or money laundering? (1020.540)		
17.0	Handa CHanlanina I G. C. 2140 C. C. C. C.		
17.0.a	l · · · · · · · · · · · · · · · · · · ·		
<u> </u>	the current year? (1020.540(b)(2))		

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		Yes/No/NA Comments	
17.0.b	Has the CU verified that its information sharing partner		
17.0.0	completed the 314(b) notice? (1020.540(b)(3))		
Third I	Party Service Providers	l l	
18.0.0	Is the CU using a third party service provider?		
18.0.a	1 & 1		
	reviewing actions taken by the third party to comply with		
1. COD 1	BSA requirements on behalf of the CU?		
	Ioney Services Businesses		
19.0.0	Does the credit union provide account services to money services businesses (MSBs)?		
19.0.a	· · · · · ·		
171014	quarterly 5300 Call Report per the Call Report Instructions?		
	quarterly 2200 can resport per the can resport histactions:		
20.0.0	Does the credit union have adequate policies, procedures, and		
	processes to identify and assess the risk related to MSB		
	accounts?		
21.0.0	Has the credit union established policies, procedures and		
	processes consistent with the interagency guidance released on		
	April 26, 2005 for accounts opened or maintained for money		
	services businesses (MSBs) to:		
21.0.a	Apply the CU's Customer Identification Program (CIP)		
	procedures?		
21.0.b	Confirm FinCEN registration, if required? Note: Registration		
	must be renewed every two years.		
21.0.c	Confirm state licensing, if applicable?		
21.0.d	Conduct a risk assessment to determine the level of risk		
	associated with each MSB account and whether further due		
	diligence is required?		
22.0.0	Is the credit union's system for monitoring MSB accounts for		
	suspicious activities, and for reporting of suspicious activities,		
	adequate?		
23.0.0	Are the credit union's overall policies, procedures, and		
	processes associated with the MSB accounts adequate to		
	reasonably protect the credit union from money laundering and		
22.0	terrorist financing?	 	
23.0.a	Are internal controls appropriate for the complexity of the		
22.01	institution and the risk posed by the MSB accounts?		
23.U.b	Do results of testing indicate the credit union's risk assessment		
24.0.0	of its MSB accounts is appropriate? Does the credit union exempt any MSBs from CTR filing?	 	
24.0.0		 	
25.0.0	Has the credit union verified that less than 50% of the		
	exempted entity's gross revenues are related to MSB related		
Tr4*	services?		
	Internal Controls	Inn	
26.0.0	Test the CU's internal control function by reviewing a	When responding "Yes" for testing, briefly describe t	
	minimum of 10 account level transactions for BSA compliance	comment se	ection.
26.0.a	Were transactions reviewed for compliance with Reporting		
	Requirements (Q10-11)		
26.0.b	Were transactions reviewed for compliance with		
	Recordkeeping Requirements (Q12-13)		
26.0.c	Were transactions reviewed for compliance with Specific		
	Product and Service requirements? (Q14-15)		
	Recordkeeping Requirements (Q12-13) Were transactions reviewed for compliance with Specific		

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26.0.d Were transactions reviewed for compliance with Information		
Sharing Requirements (Q16-17)		
26.0.e Enter the total number of transactions tested.		
Conclusion		
27.0.0 Did the examination identify required CTR or SAR forms that		
were not filed?		
20.0.a For the required CTR forms that were not filed, will the		
credit union seek a CTR backfiling determination?		
28.0.0 Based on the results of exam testing, are the CU's internal		
controls effective?		
28.0.a Are internal controls appropriate for the complexity of the		
institution?		
28.0.b Do results of testing indicate credit union's risk assessment is		
appropriate?		