1	04 NCAC 06C .0708 is adopted with changes as published in 33:12 NCR 1267 as follows:				
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3	04 NCAC 06C	.0708 CHARITABLE CONTRIBUTIONS AND CHARITABLE DONATION			
4	ACCOUNTS				
5	(a) A credit unio	union may make charitable contributions and donations or may fund a charitable donation account. The			
6	following defini	following definitions apply throughout this Rule:			
7	(1)	"Charitable contributions and donations" means gifts provided by credit unions to assist others			
8		through contributions of staff, equipment, money, or other resources. This definition includes			
9		donations to community groups, nonprofit organizations, other credit unions or credit union			
10		affiliated causes, political donations, or donations to create charitable foundations.			
11	(2)	"Charitable donation account" ("CDA") means a hybrid charitable and investment vehicle that a			
12		credit union may fund as a means to provide charitable contributions to qualified charities.			
13	(3)	"Qualified charity" means a charitable organization or other non-profit entity that serves either a			
14		charitable, social, welfare, or educational purpose, and recognized by section 501(c)(3) of the			
15		Internal Revenue Code as tax exempt.			
16	(4)	"Total return" means the actual rate of return on all investments in a CDA over a given period of			
17		up to 5 years, including realized interest, capital gains, dividends, and distributions, but exclusive			
18		of account fees and expenses.			
19	(b) A credit unio	nion seeking to make charitable contributions and donations shall adopt policies and procedures as			
20	approved by its Board of Directors.				
21	(c) A credit union shall be allowed to fund a CDA only after it has satisfied the following:				
22	(1)	Notice. The credit union shall send written notice of the type and amount of initial investment to			
23		the Administrator 10 days prior to funding the CDA.			
24	(2)	Rating. The credit union shall be rated a CAMEL 1, 2, or 3.			
25	(3)	Maximum aggregate funding. The total aggregate investment in CDAs shall be limited to five			
26		percent of the applicant credit union's net worth for the duration of the CDAs, as measured every			
27		quarterly Call Report cycle.			
28	(4)	Segregated account. The assets of a CDA shall be held in a segregated custodial account or special			
29		purpose entity and shall be labeled as a CDA.			
30	(5)	Regulatory oversight. If a CDA is established using a trust vehicle, the trust shall be a revocable			
31		trust and the trustee shall be an entity regulated by a state financial regulatory agency or a federal			

by the Office of the Comptroller of the Currency.

regulatory agency. A regulated trustee, other person, or entity that is authorized to make

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investment decisions for a CDA (manager), other than the credit union itself, shall be either a

Registered Investment Adviser with the U.S. Securities and Exchange Commission or regulated

CDA documentation and other written requirements. The parties to the CDA shall document the

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1	shall be consistent with this Rule. A credit union's board of directors shall adopt written policies				
2	governing the creation, funding, and management of a CDA that are consistent with this Rule,				
3	review the policies annually, and may amend them. A CDA agreement and policies shall at a				
4	minimum:				
5		(A)	provide that the CDA will make charitable contributions and donations only to qualified		
6			charities;		
7		(B)	document the investment strategies and risk tolerances the CDA trustee or other manager		
8			shall follow in administering the account;		
9		(C)	provide that a credit union shall account for the CDA, including distributions to charities		
10			and liquidation of the CDA, in accordance with generally accepted accounting principles		
11			and		
12		(D)	state the frequency with which the trustee or manager of the CDA will make distributions		
13			to qualified charities that are consistent with Subparagraph (c)(7) of this Rule.		
14	(7)	Minin	num distribution to charities. A credit union shall distribute a minimum of 51 percent of the		
15	CDA's total return to one or more qualified charities no less frequently than every 5 years.				
16	(d) Upon termination of a CDA, regardless of the length of its term, a minimum of 51 percent of the CDA's total				
17	return on assets shall be distributed to one or more qualified charities. Following the distributions to the qualified				
18	charities, any remaining assets shall be distributed to the credit union either in cash or shall be distributed to the				
19	credit union in kind but only if those assets are permissible investments for State-chartered credit unions as set forth				
20	in Rule .1201 of this Subchapter and G.S. 54, Article 14 I. 14I.				
21	(e) The Administrator may revoke or modify a previously funded investment to the applicable credit union, if the				
22	Administrator finds the previously authorized investment is no longer a safe and sound practice, or has become				
23	inconsistent with applicable State or federal law. The Administrator shall send written notice of the revocation or				
24	modification to the applicable credit union. A credit union may appeal for a final decision by the Administrator as				
25	set forth in 04 NCAC 06B .0501 of this Chapter.				
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27	History Note:	Autho	rity G.S. 54-109.12; 54-109.21 (19) and (20); <u>54-109.21(19); 54-109.21(20);</u>		
28		Eff. Ap	pril 1, 2019.		