533.313 Share drafts.

- 1. A state credit union may provide its members with share draft accounts.
- a. "Share draft" means a negotiable draft which is payable upon demand and is used to withdraw funds from a share draft account.
 - b. A share draft is an item for purposes of chapter 554, article 4.
- c. The term does not include a draft issued by a state credit union for the transfer of funds between the issuing credit union and another credit union, a bank, a savings and loan association chartered under federal law, or another depository financial institution.
- 2. A share draft account is an account that is a demand account from which a state credit union has agreed that funds may be withdrawn by means of a share draft. A share draft account may bear interest or dividends as determined by the board of directors, provided that the state credit union shall not pay interest or dividends on a share draft account at a rate that exceeds the maximum interest rate which a regulated financial institution is able to pay on comparable instruments as allowed by the depository institutions deregulatory committee.
- 3. A state credit union may guarantee payment for a share draft if both the following conditions are met:
- a. A specific guarantee authorization is obtained for the share draft from the state credit union.
- b. The guarantee authorization is immediately noted on the share draft account to prevent the withdrawal of funds needed to pay the guaranteed share draft.
- 4. A state credit union may charge fees and penalties on share drafts and apply fees and penalties to the state credit union's income in relation to share draft services.
- 5. The superintendent may adopt rules relating to share draft programs as necessary to administer this chapter.

2007 Acts, ch 174, §44; 2012 Acts, ch 1017, §130