



## Risks

Understanding the risks associated with RDC processing will allow you and your staff to identify and implement risk mitigation techniques.

- **Credit**—Credit risk arises when a party will not settle an obligation for full value. Checks can be returned by the payer's institution because of insufficient funds, a closed account, a stop payment order, forgery, fraud or other payment irregularity. To mitigate credit risk, management should establish appropriate risk-based guidelines to monitor returned items, recognize deposit limits, establish returned check procedures and disclose returned check policies to the payor.
- **Fraud**—Risks can arise with the RDC product when fraud is perpetrated by employees or by external sources. An organization is exposed to the risk of fraud when a wrongful or criminal deception leads to a financial loss for one of the parties involved. The risk of fraud can be managed effectively with the use of security controls, fraud monitoring tools and training to identify fraudulent items. Check fraud is on the rise, and it is crucial to train staff on how to detect and mitigate fraud.
- **Operational**—Operational risk may arise from the organization failing to process a transaction properly, having inadequate controls, an employee error, a computer malfunction, natural catastrophe, internal or external fraud, etc. Operational risks can be mitigated with policies and procedures, security controls and business continuity planning.
- **Legal and Compliance**—Legal and compliance risk arises from failure to comply with statutory or regulatory obligations. Safeguards must be in place for compliance with existing consumer protection statutes, regulations and state laws. Legal and compliance risks can be mitigated by regulatory and

consumer protection obligations, commercially reasonable agreements and audit requirements. Additionally, management should provide payors with appropriate disclosures of the organization's policies.

- **Due Diligence and Suitability**—Management should establish appropriate risk-based guidelines to qualify and monitor employees with access to RDC software. For new and existing employees, a suitability review should involve consideration of the employee's job functions, trustworthiness and education. Due diligence and suitability risks can be mitigated by background checks on employees, annual reviews, ongoing education and vendor management procedures.
- **Information Security**—Organizations must evaluate the information technology and information security risks associated with RDC. Organizations must adjust their information security programs considering any relevant changes in technology, the sensitivity of client information, internal or external threats to information and their own changing business policies. Information security risks can be mitigated by adequate physical and logical assessment controls, and a business continuity plan that addresses RDC activity.

## Risk Mitigation Techniques

### Implementing Security Controls:

- Complex usernames and passwords for each staff member authorized to use RDC software.
- Restricting access to RDC software to only necessary staff.
- Performing background checks on staff with access to RDC software.
- Updating all software on a consistent basis.
- Implementing dual controls.

- Secure storage and disposal of check items.
- Deposit limits (including number of items and amount).

### Periodic Training on Important Topics:

- RDC software procedures.
- Your financial institution's policies and procedures.
- Basic check knowledge.
- Current applicable laws and regulations.
- Current fraud trends.
- Identifying fraudulent checks.
- Identifying common security features of checks, including:
  - ⇒ Watermarks & security threads.
  - ⇒ Microprinting and holograms.
  - ⇒ Chemical reactivity and security inks.

### Other Risk Mitigation Techniques:

- Periodic maintenance of scanner equipment.
- Ensuring all software is updated.
- Malware/virus protection.
- Business continuity planning.
- Vendor management policies and procedures.
- Monitoring reports.
- Establishing returned check procedures.
- Disclosing returned check policies and fees to the payor.

An organization utilizing RDC services should develop adequate policies and procedures that address the specific risks associated with RDC activity, including security procedures, monitoring system-generated reports, ongoing education, fraud monitoring, audit standards and due diligence practices. Understanding RDC processing and how to identify, as well as mitigate, risks will ensure your organization is getting the most out of your services.

Interested in having expert eyes on your organization's RDC program? Reach out to EPCOR at [advisoryservices@epcor.org](mailto:advisoryservices@epcor.org) for more information and a free, no-obligation quote. 🌱



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