



SCHOOL DIST OF THE CITY OF SAGINAW  
 ATTN MARY LAPAN  
 550 MILLARD ST  
 SAGINAW MI 48607-1140

Have a Question or Concern?

Stop by your nearest  
 Huntington office or  
 contact us at:

1-800-480-2001

www.huntington.com/  
 businessresources

**Huntington Public Funds Analyzed Checking**

**Account: -----0049**

<b>Statement Activity From:</b> 09/01/21 to 09/30/21		<b>Beginning Balance</b>	<b>\$13,120,076.51</b>
Days in Statement Period 30		<b>Credits (+)</b>	<b>63.03</b>
Average Ledger Balance* 13,120,108.02		Electronic Deposits	63.03
Average Collected Balance* 13,120,108.02		<b>Ending Balance</b>	<b>\$13,120,139.54</b>

\* The above balances correspond to the service charge cycle for this account.

**Other Credits (+)**

**Account:-----0049**

Date	Amount	Description
09/16	63.03	Team One C.U. DEF COMP DEF COMP

**Balance Activity**

**Account:-----0049**

Date	Balance	Date	Balance	Date	Balance
08/31	13,120,076.51	09/16	13,120,139.54		

**In the Event of Errors or Questions Concerning Electronic Fund Transfers** (electronic deposits, withdrawals, transfers, payments, or purchases), please call either 1-614-480-2001 or call toll free 1-800-480-2001, or write to The Huntington National Bank Research - EA4W61, P.O. Box 1558, Columbus, Ohio 43216 as soon as you can, if you think your statement or receipt is wrong or if you need more information about an electronic fund transfer on the statement or receipt. We must hear from you no later than 60 days after we sent you the FIRST statement on which the error or problem appeared.

1. Tell us your name, your business's name (if appropriate) and the Huntington account number (if any).
2. Describe the error or the transaction you are unsure about, and explain as clearly as you can why you believe there is an error or why you need more information.
3. Tell us the dollar amount of the suspected error. We will investigate your complaint or question and will correct any error promptly.

**Verification of Electronic Deposits** If you authorized someone to make regular electronic fund transfers of money to your account at least once every sixty days, you can find out whether or not the deposit has been received by us, call either 1-614-480-2001 or call toll free 1-800-480-2001.

**Balancing Your Statement** - For your convenience, a balancing page is available on our web site <https://www.huntington.com/pdf/balancing.pdf> and also available on Huntington Business Online.

Investments are offered through the Huntington Investment Company, Registered Investment Advisor, member FINRA/SIPC, a wholly-owned subsidiary of Huntington Bancshares Inc.

The Huntington National Bank is Member FDIC.  Huntington and 24-Hour Grace are federally registered service marks of Huntington Bancshares Incorporated. The 24-Hour Grace system and method is patented: US Pat. No. 8,364,581, 8,781,955, 10,475,118, and others pending. ©2021 Huntington Bancshares Incorporated.



## IMPORTANT INFORMATION ABOUT YOUR HUNTINGTON ACCOUNT(S)

We have made important changes to your business checking, savings, and money market account(s) as described in this notice. Please retain this document for your records as these changes apply to your Business Signature Card form, and your Business Deposit Account Agreement ("Account Agreements") for Business Banking Customers.

If you have questions or would like a complete copy of the documents referenced above simply visit your local Huntington office, call your Banker or call 1-800- 480-2001 to speak to a Customer Service Center Specialist.

Effective September 26, 2021, the fee description for Return Fees in the Business Account Charges Form is replaced with the following description:

Return Fee is charged each time an item is not paid. Limit of 4 return fees per day. There is no fee for declined ATM or debit card authorizations.

Effective November 15, 2021, for accounts owned by sole proprietors with a beneficiary designation, the "payable on death" designation provision within the account Business Signature Card will be replaced as follows for Business Banking customers:

### **Payable on Death or Deposit in Trust Account Beneficiary Designation Agreement**

By designating a beneficiary and signing this Agreement, I agree and direct the balance in the account(s) listed on this signature card shall be either payable on death ("POD") for those states permitting Payable on Death Accounts or listed in trust for ("ITF") for those states permitting Deposit in Trust Accounts, to the beneficiary or beneficiaries that are named on this signature card. This beneficiary designation only applies to business accounts owned by sole proprietors. This Payable on Death or Deposit in Trust beneficiary designation is subject to additional terms and conditions within the Business Deposit Account Agreement.

Effective November 15, 2021, within the Business Deposit Account Agreement, the "Accounts Payable on Death/Informal Trust Account" provision within "11. Account Ownership" subpart 11(a) is removed and replaced as follows for Business Banking customers:

#### **a. Payable on Death/Informal Trust Accounts**

i. We do not allow payable on death ("POD") or informal trust Account (also known as an "in trust for" or "Totten Trust") designations on business accounts, except accounts owned by sole proprietors. We will consider any attempt to designate a POD on your business account as invalid. For accounts owned by sole proprietors, the following apply.

#### **ii. Informal Trust Accounts**

An informal trust Account (also known as an "in trust for" or "Totten Trust") is an Account owned by a trustee but without a written trust Agreement. The beneficiaries of an informal trust Account have no right to any funds in the Account while the trustee is alive. If the trustee dies, we will transfer the Account to the beneficiaries designated on the signature card or identified in our records

#### **iii. Payable on Death Designation**

If your account is "payable on death" ("POD") to one or more beneficiaries, the beneficiaries have no rights to your Account as long as your alive. On your death, Huntington will pay the balance in the account to your beneficiary or beneficiaries designated on the signature card or identified in our records who are then living. If more than one beneficiary is living, we will pay to each of them in equal shares unless otherwise noted herein. We must be furnished with adequate proof of death, any necessary tax releases and proper identification, and we may first deduct any amount that any of you owe us. If you want to change beneficiaries in the POD agreement, you must sign a specific form that we will provide to you.

#### **iv. Special Notice for Indiana Payable on Death Accounts**

If you are an Indiana resident or are opening your account in Indiana, and you make a payable on death beneficiary designation, there is some information you need to know about that designation. Special rules apply if you designate a beneficiary who is a lineal descendent of yours (in other words, a child, grandchild, or great-grandchild). If you designate a beneficiary who is a lineal descendent and that beneficiary does not survive you, that beneficiary's share of your account will pass to his or her lineal descendents in order.

(1) For example: if your daughter is one of your beneficiaries and she does not survive you, then her share of your



account will pass first to her children that survive you, and if none, then to her grandchildren who survive you. If she has no lineal descendants who survive you, then her share will pass to the remaining original beneficiary(ies) you designated. If there is no surviving original beneficiary, then her share will pass to your estate.

(2) You have the right to void the above application of the law by putting the phrase "No LDPS" next to the beneficiary's name on the designation form. If you put the "No LDPS" designation next to the beneficiary's name and that beneficiary does not survive you, then his or her share of your account will pass to the remaining original beneficiary(ies) you designated. If there is no surviving original beneficiary, then his or her share will pass to your estate.

(3) The "No LDPS" only applies to a beneficiary who is your lineal descendants. This means if you designate a spouse, friend, or nephew, for example, and he or she does not survive you, that beneficiary's share of your account will pass to the remaining original beneficiary(ies), regardless of any "No LDPS" designation. If there is no such surviving original beneficiary, then his or her share will pass to your estate.

#### v. Invalid Beneficiary Designation

Any beneficiary designation made while you are a sole proprietor will be immediately invalid if, at any time, you incorporate or become a limited liability company, partnership, or other business entity, regardless of whether Huntington is notified of the change in your business.

Effective November 15, 2021, within the Business Deposit Account Agreement, section "13. If You Owe Us Money" is amended by adding the following sentence after the second sentence:

If you or any owner (joint or otherwise) is indebted to us at the time of death, we are authorized to pay any withdrawals (such as checks) and exercise our right of set-off against the Account after such Account owner's death, regardless of any rights that any surviving owner, including a POD or other beneficiary, may have to funds in the Account.