



Notice of changes to the terms and conditions of accounts disclosure effective April 1, 2025

Dear Member,

We are writing to inform you about important updates to your account agreement with St. Mary's Bank. Your account(s) will be governed by the revised terms of the agreement outlined below effective on April 1, 2025. If you continue to have your account(s) after the effective date you have accepted, and agreed to the modified account agreement. Visit www.stmarysbank.com to see full disclosure, or request a copy by calling 888-786-2791.

Overview of changes – The section(s) or disclosure(s) in your account agreement that are changing are listed below. Each section or disclosure heading is followed by the effective date of the changes to that section or disclosure, as well as a summary of the changes to that section or disclosure. The full text of the section(s) or disclosure(s) of the account agreement that have changed is provided at the end. If you have any questions about these changes, contact our Member Contact Center at 888-786-2791.

Funds Availability: Effective April 1, 2025.

Important new information about making withdrawals from your account – We are making changes to our funds availability policy with you. The result of this change is that, in the circumstance when the updated dollar amounts apply, more money will be made available to you sooner.

- The amounts changed from \$225 to \$275 and from \$5,525 to \$6,725.
- We made a change to the Deposits at Automated Teller Machines to better identify a non-proprietary ATM.

Terms and Conditions: Effective April 1, 2025

Summary of changes – Below is a list of sections of the Terms and Conditions of your account with changes. Each section heading is followed by a summary of the changes to that section. In general, to make finding the full section easier, the sections are in the order presented in the attached terms and conditions.

- **AGREEMENT** – Technical wording changes were made to this section. For example, "this document" was changed to "this agreement" throughout the section.
- **WITHDRAWALS** – The "Generally" subsection was renamed to "Important terms for accounts where more than one person can withdraw."
- **UNDERSTANDING AND AVOIDING PAYMENT PRIVILEGE AND NONSUFFICIENT FUNDS (NSF) FEES**
 - "Determining your available balance" subsection – Made clarifying edits relating to the types of authorized transactions that get added to or subtracted from the account balance.
 - "Overdrafts" – Clarified that "one-time" is sometimes referred to as "everyday."
 - "Nonsufficient Funds (NSF) fees" subsection – Clarified that it is the merchant or payee that controls whether an item or payment is re-presented.
 - "Funds availability" subsection – We included a cross-reference to the funds availability disclosure which is titled, "Your Ability to Withdraw Funds."
 - "Payment order of items" subsection – We changed the phrase "check, item, or transaction" to the plural usage. We also added "which may result in one or more overdraft or NSF fees" to the end of the same sentence.
 - "A Temporary Debit Authorization Hold Affects Your Account Balance" subsection – Made changes similar to those made in the "Payment order of items" subsection.
- **OWNERSHIP OF ACCOUNT AND BENEFICIARY DESIGNATION** section – Clarified that the credit union reserves the right to refuse some forms of beneficiary designation on any or all of our accounts.
- **STOP PAYMENTS** section – Changed "by computers" to "by using an automated process."
- **AMENDMENTS AND TERMINATION** section – The section has undergone an extensive revision. The following are some of the changes that have been made. We have clarified that the types of changes we can make include modifying or deleting existing terms as well as adding new terms. Text was added to document our right to suspend, modify, convert, or terminate a service. We added information on how any of these types of changes can be communicated to you. We added information about the process of closing an account.
- **CORRECTION OF CLERICAL ERRORS** section – Under this new provision, you agree to allow us to correct a clerical error, unless otherwise prohibited by law.
- **NOTICES** section – A sentence was added on communicating via email (for parties who may have agreed to that method of communication).
- **STATEMENTS** section
 - "Your duty to report unauthorized signatures, alterations and forgeries" subsection – Revised subsection title to "Your duty to report unauthorized signatures (including forgeries and counterfeit checks) and alterations on checks and other items." Made corresponding changes to the text of the subsection.
 - "Duty to notify if statement not received" subsection – Added the following sentence, "Absent a lack of ordinary care by us, a failure to receive your statement in a timely manner does not extend the time you have to conduct your review under this agreement."
- **DIRECT DEPOSITS** section – The title of this section has been changed to REIMBURSEMENT OF FEDERAL BENEFIT PAYMENTS. Also, the word "available" was added to the last sentence.
- **CHECK CASHING** section – Removed the word "such" from the second sentence.
- **LEGAL ACTIONS AFFECTING YOUR ACCOUNT** section – Added several references to applying "applicable law" throughout. Also, added a sentence stating that this agreement does not waive any depositor rights to challenge a legal action. Added the words "or transfers" after "we may ... not allow any payments or transfers." Clarified that in addition to the option of freezing an account, we may take other actions as may be appropriate under the circumstances.
- **ACCOUNT SECURITY** section
 - "Your duty to protect account information and methods of access" – Added the word "Your" to the beginning of this subsection's title. Added the following language, "You should also safeguard your username, password, and other access and identifying information when accessing your account through a computer or other electronic, audio, or mobile device or technology. If you give anyone authority to access the account on your behalf, you should exercise caution and ensure the trustworthiness of that agent." Also, language was added to describe identity verification methods that may be used to protect account security.
- **TELEPHONIC INSTRUCTIONS** section – The section title was changed to INSTRUCTIONS FROM YOU and revised to include email instructions.
- **MONITORING AND RECORDING TELEPHONE CALLS AND CONSENT TO RECEIVE COMMUNICATIONS** section – Change the nature of the section from a consent provision to a disclosure. Changed the section title to MONITORING AND RECORDING TELEPHONE CALLS AND ACCOUNT COMMUNICATIONS.
- **CLAIM OF LOSS** section – Added "one-time" after the word "everyday." Also, the word "generally" was added to the second sentence.
- **EARLY WITHDRAWAL PENALTIES** section – Changed "See your notice of penalty for early withdrawals ..." to "See your separately provided notice of penalty ..."
- **ADDRESS OR NAME CHANGES** section – Changed the section title to CHANGES IN NAME AND CONTACT INFORMATION. Expanded the section to include more than just address changes.
- **FUNDS TRANSFERS** – The first paragraph in this section has been reordered and revised to allow the paragraph to apply more broadly, including to instant payment systems such as FedNow and Real Time Payments (RTP), and to indicate that Reg E and UCC4A might overlap for certain consumer instant payment transfers. The "Funds transfer" subsection has been slightly revised for medium neutrality, in line with the updated 2022 UCC Amendments. The "Amendment of funds transfer agreement" subsection has been removed as duplicative of the Amendments and Termination section. In addition, the "Duty to report unauthorized or erroneous payment" subsection was moved to appear immediately prior to the "Objection to payment" subsection.
- **INTERNATIONAL ACH TRANSACTIONS** section – This section is new.

Important information about your consent - As a reminder, if you consented (opted-in) to our authorizing and paying overdrafts on your ATM and one-time debit card transactions, you have the right to revoke such consent at any time by contacting us through any reasonable means.

ARBITRATION PROVISION FOR ALL DEPOSIT ACCOUNTS

- We have updated this section regarding Arbitration costs and what law the Arbitrator will apply.