Summary of Changes to the Business Deposit Account Agreement and Disclosures

We are updating our Business Deposit Account Agreement and Disclosures (“Deposit Agreement”), which covers the accounts you maintain with us for personal, family, or household purposes. The changes are effective on September 1, 2023, and this summary is an overview of the changes. In addition to the changes described below, we have also made additional changes for clarity and to simplify the language. You can review all the changes in the updated Deposit Agreement available at wafdbank.com.

Definitions
We have simplified several definitions for ease of readability and to reduce risk of confusion or misunderstanding (e.g., Business Day, Online Banking Service Agreement, etc.).

In addition, we’ve made updates throughout the Agreement to describe where and how clients may contact Bank for various matters (e.g., the Bank’s physical addresses, mailing addresses, phone numbers, etc.), including separate contact information for the Bank’s Client Care Center (for Small Business Accounts) and the Bank’s Treasury Solutions Group (for Commercial Accounts). We’ve also made updates throughout the Agreement to guide clients to where they may find additional information about the Bank’s fees and charges (e.g., in the Business Fee Schedule), and non-substantive updates to formatting and verbiage designed to make the Agreement more understandable and “reader-friendly.”

Part I, Business Deposit Account Terms and Conditions
• Updates to help clients understand the difference between their “Current Balance” and “Available Balance,” and why that difference can be important when planning finances and Account transactions (e.g., in avoiding overdrafts and Nonsufficient Funds fees).

• Removed any reference to Returned Deposited Check fees in light of the Bank’s decision to discontinue the practice of charging those fees.

• Updates to provide clients with additional information about the order in which the Bank processes certain types of transactions, and why that order can be important in planning their finances and Account transactions (e.g., in avoiding overdrafts and Nonsufficient Funds fees).

• Updates to help clients further understand the Bank’s overdraft policy, including which types of Accounts are subject to the overdraft policy and how the difference between their Current Balance and Available Balance may impact whether they incur an overdraft and Nonsufficient Funds fee.

• Updates to provide clients with additional information about how they may request stop payments on checks, single ACH transactions, and preauthorized electronic fund transfers, and to further describe how long those stop payment orders will remain in effect.

• Updates to reflect the Bank’s current policies and procedures in providing periodic statements for Savings Accounts (e.g., year-end statements versus monthly statements).

• Updates to reflect the Bank’s current retention policies and procedures for original checks (e.g., the Bank’s right to destroy original checks sixty (60) days after making an Account statement available).

• Updates to reflect the Bank’s current Account types, and how a client’s rights and obligations may vary depending upon the specific type of Account they open and maintain with the Bank (e.g., joint Accounts, Fiduciary Accounts, etc.).

• Updates to help clients further understand their rights and obligations when using the Bank’s Night Depository from time to time.

• Updates to further describe a client’s rights and obligations in the context of outgoing Funds Transfers, including when and how a client may submit a request to cancel or amend a Funds Transfer.

• Updates to reflect the Bank’s current policies and procedures in handling garnishments and other legal processes in compliance with applicable law (e.g., out-of-state garnishments, etc.).

• Updates to confirm and clarify the Bank’s right to place certain types of restrictions on client Accounts from time to time (e.g., in the case of suspected illegal or fraudulent activity, if a client fails to cooperate with the Bank’s requests for information, documentation, or materials relating to their Account(s), etc.).

• Updates to reflect the Bank’s current policies and procedures surrounding inactive Accounts, including increasing the period of inactivity for Checking Accounts to 270 days (up from 90 days).

• Updates to the various indemnification obligations found throughout the Agreement in order to stay consistent with terminology, verbiage, and coverage.

• Removed any references to Closed Account fees in light of the Bank’s decision to discontinue the practice of charging those fees.

• Updates to ensure clients understand that their use of the Bank’s Online and Mobile Service will also be subject to the additional terms and conditions found in the Bank’s Online Banking Agreement.

Part II, Additional Rules for Interest-Bearing Accounts
• Updates to further describe the method the Bank uses to calculate and credit interest to certain types of Accounts (e.g., interest compounded on a daily basis, and credited to Accounts on a monthly basis using a 365-day year (or 366-day year in a leap year)).

• Updates to reflect the Bank’s current policies and procedures surrounding Certificates of Deposit, and to stay consistent with terminology, verbiage, and terms found in other Bank disclosures that similarly describe the Bank’s Certificates of Deposit.
• Removed references to the “boost rate” feature applicable to certain types of certificates of deposit in light of the Bank’s decision to discontinue that feature.

• Removed inapplicable language involving IRA, SEP-IRA, ESA, and Keogh Plans.

**Part II, Your Ability to Withdraw Funds (Funds Availability Policy)**

• Clarified availability of funds from certain types of deposits on the first Business Day after the Business Day of deposit (e.g., checks deposited in person, at ATMs, and via the Bank’s Mobile Deposit service).

• Updates to clarify when an Account may be subject to longer delays due to repeated overdrafts.

**Part IV, Electronic Banking Services**

• Updates to describe the Bank’s right to cancel a Card for certain types of Account abuse (e.g., overdrafts, nonsufficient funds, returned check deposits, forged checks, Card dispute abuse, etc.).

• Updates to further clarify when and how clients may request the Bank to issue Cards to non-signers, and to further confirm a client’s responsibility for any transactions initiated using such Cards.

• Updates to reflect the Bank’s current policies and procedures surrounding clients that use their Accounts in connection with certain gig industries.

• Added a new section describing the Bank’s Voice Activated Banking Service, and which types of clients may be eligible to use this service.

• Updates to help clients understand how they may submit stop payment requests for preauthorized electronic fund transfers (e.g., preauthorized debit card or ACH transactions), and to describe how long those stop payment orders will remain in effect.

• Updates to confirm and clarify a client’s rights and obligations in the case of a lost or stolen Card, personal identification number, and/or Online Banking Service password, and to further describe the protections offered under the Visa Zero Liability Policy.

**Part VI, Rules and Regulations Regarding Safe Deposit Boxes**

• Updates to acknowledge the separate Safe Deposit Box Contract to be entered into between the Bank and each Renter, and the relationship created under that Safe Deposit Box Contract (i.e., lessee and lessor).

• Updates to clarify how and when Renters may access a Box, and to ensure that Renters understand that a Box may not always be available (e.g., on non-Business Days or where circumstances exist to make access unreasonable, impractical, impossible, or unlawful).

• Updates to describe each Renter’s ability to appoint one or more deputies to act on their behalf in connection with the Box, along with the Bank’s right to rely solely on the authority of each deputy.

• Updates to confirm the Bank’s right to allow a duly appointed legal representative of a Renter (or deceased Renter) to access a Box from time to time, such as a personal representative, administrator, executor, etc.

• Updates to confirm and clarify the Bank’s right to refuse access to a Box in situations where the Bank believes it may incur liability by allowing access (e.g., in the case of a dispute), and to protect the Bank and require indemnification in those scenarios.

• Updates to further clarify the process involved and costs a Renter may incur if they lose keys to the Box.

You can review all the changes in the updated Deposit Agreement available at wafdbank.com. If you have questions about these updates, reach our 24 hour Client Care Center at 800-324-9375.