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The following is the transcript from the Huntington Bancshares Incorporated and Sky Financial Group, Inc. Merger Conference Call.

HUNTINGTON NATIONAL BANK

Moderator: Jay Gould December 21, 2006 10:00 am ET

Operator:

Good morning. My name is Felicia and I will be your conference operator today. At this time, I would like to welcome everyone to the Huntington Bancshares and Sky Financial Group Merger Conference Call. All lines have been placed on mute to prevent any background noise. After the speakers remarks, there will be a question and answer session.

If you would like to ask a question during this time, simply press star then the number 1 on your telephone keypad. If you would like to withdraw your question, press star then the number 2 on your telephone keypad.

Thank you. Mr. Gould, you may begin your conference.

Jay Gould:

Thank you Felicia and welcome everyone to the Huntington and Sky Financial Group Joint Conference Call to discuss our announced merger. I\[]\text{m} Jay Gould, Director of Investor Relations for Huntington. Copies of the slides we will be reviewing can be found on our web site, Huntington.com, and this call is being recorded and will be available as a rebroadcast starting about an hour from the close of the call.

Please call the Investor Relations Department at (614) 480-5676 for more information on how to access these recordings for playback or should you have difficulty getting a copy of the slides.

Slides 18 through 20 at the close of today s formal remarks show several aspects of the basis of today s presentation. I encourage you to read these but let me briefly point out a couple of key disclosures related to today s presentation.

First, this presentation contains certain pro forma financial measures, which we believe will be helpful in gauging how the merger of Sky Financial Group will impact our results of operations or financial position.

The pro forma data represent actual reported information as of September 30 for both organizations, combined arithmetically, with no adjustments for purchase accounting made, unless otherwise noted. Sky Financial data also includes Union Federal Bank reported information on a similar pro forma basis, as Sky completed this transaction subsequent to September 30.

Many of you are familiar with the remaining basis of presentation terms and their usage on these slides, but for those of you who are not, we have provided definitions and rationale for their usage.

Second, today[]s discussion, including the Q&A period, may contain forward looking statements as defined by the Private Securities Litigation Reform Act of 1995. Such statements are based on information and assumptions available at this time and are subject to change, risks and uncertainties, which may cause actual results to differ materially. We assume no obligation to update such statements. For a complete discussion of risks and uncertainties, please refer to these slides and material filed with the SEC, including our most recent Form 10-K, 10-Q and AK filings.

Lastly, please note that Slide 20 advises where you can find additional information about the merger.

Now turning to Slide 2, presenting today from Huntington are Tom Hoaglin, Chairman, President and Chief Executive Officer and Don Kimble, Executive Vice President and Chief Financial Officer. From Sky Financial is Marty Adams, Chairman, President and Chief Executive Officer.

We want to leave ample time for your questions so let me turn the presentation over to Tom to begin. Tom.

Tom Hoaglin:

Thank you Jay and welcome everyone. Thanks again for joining us.

Slide 3 outlines what well cover in today presentation. This is a very significant day in the histories of both Huntington and Sky Financial. Marty and I are excited to discuss with you the transaction this morning.

In summary, our message is that this is a fairly-priced, low-risk strategic acquisition that improves financial performance and franchise value. We believe firmly that this transaction represents a value-added combination with clear benefits for both investors and customers. It results in a significantly

stronger regional presence that greatly increases customer convenience. We hope these messages become clear to you as well.

Now I have a confession to make. As you know, both Huntington and Sky operate principally in the slower-growth Midwest. The confession is - we like it. We think it just fine. We know the markets and the types of customers we target. Our general location does carry certain challenges to be sure, but over the past few years, we both have found ways to grow.

As we have thought about how best to create shareholder value in an environment of slow growth, lack of Midwest banking consolidation and margin compression, Huntington has long felt that we could create above average shareholder returns by being a consolidator. And in doing so, extracting costs and enhancing customer convenience. Obviously any acquisition must be appropriately priced, if it is to add value.

Turning to Slide 4, at our September 27th Analyst Day in New York City, we outline our M&A philosophy criteria, as well as our M&A disciplined pricing and return parameters. These can be found on Slides 23 and 24 in the appendix.

This transaction is compelling because it meets every one of those philosophical and financial criteria. All of Huntington stakeholders will benefit from this merger. We let all this throughout this presentation, but in summary - for shareholders, and assuming a close early in the third quarter, this transaction is immediately accretive to 2007 searnings exclusive of one time merger charges. It sexpected to add 4% to earnings in 2008. Further, the value of the expense efficiencies gained will exceed the premium we re paying, thus assuring value accrues to Huntington sexisting shareholders. Most importantly, as Don will outline, our assumptions are achievable, not heroic.

For customers, convenience gets a big boost. In Ohio, Huntington will have the most banking offices and will become the third largest bank. We \square ll have the #1 deposit market share in key Ohio markets, with our market position strengthened elsewhere. We \square ll become the third largest bank in faster growing Indianapolis. And we gain entry into the Western Pennsylvania and Pittsburgh markets.

In addition, our passion for and commitment to local communities assures that our communities will benefit, since this merger makes additional resources available to be delivered locally by a hometown bank.

This combination also represents a great cultural fit. Both companies are run de-centrally, value local decision making, and believe in delivering a superior

customer experience. The hallmark of Sky is their success in developing a strong sales culture, an expertise we want to leverage throughout our franchise.

Let me now ask Marty to share his perspective.

Marty Adams:

Thanks Tom and hello everyone. This combination is also a perfect fit for Sky and our stakeholders.

Our shareholders benefit in two ways. First, we receive an immediate 25% premium to our stock price and our dividends will effectively increase approximately 10%. More importantly, we will also participate in the value this merger will create over time, which I believe has tremendous upside potential.

Our customers get added convenience. The merged company will have over 750 offices and almost 1,400 ATMs, on a pro forma basis and before any consolidation, with 449 offices and 819 ATMs in Ohio. With retention of local management, customers will continue to be served by people they already know. In addition, both retail and commercial customers will have access to a broader array of products and services, including access to Huntington proven wealth management and investment management expertise and award winning online banking.

The #1 priority for Tom, me and the rest of the Management team is to assure a seamless and effortless transition for Sky\subseteqs customers. We will communicate frequently to assure customers we always will keep them well informed in advance of any changes that may take place.

And I must echo Tom[s comments that this combination represents a nearly perfect culture match, as much as possible. Tom and I have spent a lot of time together over the past couple of months. We both value the competitive advantage that local decision making provides, and we are committed to delivering a simply the best customer experience in each and every transaction.

Sky has done many acquisitions, and we have a track record for doing them very well. Since I will become President and Chief Operating Officer of Huntington, our shareholders and customers can be assured that we will be relentless in making certain that values from this transaction are delivered.

Tom Hoaglin:

Thanks Marty. With these comments as overview, let me now turn the presentation over to Don Kimble to review some of the financial aspects. Don

Don Kimble:

Thanks Tom.

Beginning on Slide 5, let me start with a detailed review of why this combination will deliver attractive shareholder benefits. First, it sexpected to add about \$0.01 or about 0.5% to 2007 GAAP EPS, excluding merger-related charges, and about \$0.09, or 4%, to 2008 EPS. The estimated cash EPS results illustrate the capital generation capabilities of the combined company, as cash EPS will increase by over 3% in 2007 and 8% in 2008. Slide 25 in the appendix details these calculations for you.

We believe that the EPS benefit estimated from the transaction compares favorably to other acquisition transactions within the banking industry.

It is also expected to be more than 10% accretive on the 130 million incremental shares issued. Our estimate is that this transaction as priced will generate a 16% internal rate of return, well in excess of our cost of capital. We look at the internal rate of return analysis in conjunction with the EPS benefits and believe that both illustrate the conservative pricing and financial assumptions used in this transaction. How this is calculated is detailed on Slide 27 in the appendix.

We are assuming \$115 million of cost saves, excluding the impact of the estimated \$200 million pre-tax restructuring charges. We estimate that the net present value of these synergies exceeds the premium paid. This is calculated by computing the present value of the \$115 million in cost saves, less the one time merger cost, then subtracted the market premium paid in the transaction. Importantly, this net benefit accrues to both Huntington sexisting shareholders and former Sky shareholders.

Lastly, we believe that the transaction is reasonably priced compared with other banking industry transactions and in relation to the trading multiples of Huntington stock. We \sqcap ll talk more about this in a moment.

Slide 6 summarizes the details of the transaction. Based on the closing stock prices for Huntington and Sky as of December 19, the transaction s value is \$3.6 billion. The transaction is 90% in stock and 10% in cash, with Sky shareholders receiving 1.098 shares of Huntington and a cash payment of \$3.203 for each share of Sky Financial.

The estimate for total cost saves is \$115 million pre-tax, about 25% of Sky\u00dfs total annualized, non-interest expense, or about 8% of combined annualized non-interest expense. Approximately 35% of this is expected to come operation and technology efficiencies and 25% coming from the consolidation of at least 70 banking offices.

As to the transaction structure, the 90% stock portion will represent a tax free exchange. The 10% cash portion will be taxable.

It is important to note that due diligence has been completed. This included an in depth review of their asset quality including a detailed file review of the 100 largest credits and all significant criticize assets. We also applied our rigorous loan loss reserve methodology to their portfolio and believe that $Sky \square s$ quantification of reserves is consistent with ours.

The merger faces the customary regulatory approvals, as well as approvals by shareholders of both Huntington and Sky. Our preliminary estimate for a target close date is some time in early July 2007.

On Slide 7, we review why we believe this to be a reasonably priced transaction. Here you can see that when compared with comparable nationwide and regional transactions, that almost regardless of the pricing metrics chosen, the pricing is comparable, if not lower.

Turning to Slide 8, you can see that based on pro forma numbers, this combination provides attractive financial performance benefits. First, the pro forma combined information reflects a combination of Huntington, Sky and Sky\subseteqs October acquisition of Union Federal. On this pro forma basis, Huntington will see an increase of approximately 26 basis points to loan yields and a reduction of 4 basis points to the cost of deposits. These result in an increase of approximately 17 basis points to the net interest margin.

Although not shown on this slide, our pro forma combined ROA should increase as well, reflecting the higher core ROA of Sky and the earnings improvement expected from the transaction.

Next, we estimate the efficiency ratio has a potential to improve substantially. Sky\[]s efficiency ratio is already below that of Huntington and when the impact of the \$115 million in targeted expense saves is factored in, there is a potential to lower our combined efficiency ratio closer to our targeted 50% -52% range.

Huntington□s fee income composition will benefit from an annualized \$60 million with Sky□s insurance line of business.

Now while capital ratios will be reduced due to the cash being paid on the transaction as well as related restructuring charges and other transaction related costs, capital levels will remain strong. Our pro forma leverage ratio is expected to still exceed 7%, and our tangible equities ratio should be approximately 5.75% at close and improve to over 6% within 12 months.

We do not rely on large incremental share buyback assumptions to generate EPS accretion in this transaction. And in fact, while we do not give specific buyback estimates, we expect that our buyback activity in 2007 may be somewhat less than originally expected, and our buyback activity in 2008 will be consistent with our pre-acquisition plans.

Lastly, and as shown on Slide 9, the merger will further diversify our loan portfolio.

Slide 9 shows the combination will result in a better balanced loan and deposit portfolio. While $Sky \square s$ loan portfolio has a higher concentration in commercial real estate, they have a much lower concentration in auto loans and leases. Our due diligence placed particular attention on their commercial real estate portfolio, and we \square re quite comfortable with our findings.

As a result of the combination, over 50% of the loan portfolio will be in commercial credits versus 46% today. And our exposure to auto loans and leases declines from 15% today to 12%.

On the deposit side, Sky enjoys a higher percentage of savings and other deposits and a lower concentration from brokered deposits.

Let me turn the presentation back to Tom.

Tom Hoaglin:

What we we covered so far, I think, makes it clear that this is a value added combination. I want to use the next few slides to demonstrate how this merger results in a better Midwest banking franchise and one that provides added convenience for our customers.

As shown on Slide 10, this merger expands our franchise significantly. In particular, Sky expands our franchise in three main areas -- Northeast Ohio, Northwest Ohio and in Indianapolis.

As shown in the table, of our top 11 MSAs, we will have a #1 deposit market share in a number of important markets including Columbus, Toledo, Youngstown and Canton. We \square ll be #3 in Indianapolis.

Slide 11 shows how much our position in Ohio is improved. Specifically, we \square l become the third largest bank. We \square l have the largest network of banking offices before consolidations, and our customers will have the convenience of over 800 ATMs.

As noted on Slide 12, our deposit market share in Indianapolis jumps to #3. We will also rank third in the number of banking offices, and we □ll have 120 ATMs. Indianapolis is an attractive market with over 1.6 million people,

where population growth is almost 8% compared with a national average of just over 6%. Further it \square s a wealthy market with median household income of over \$52,400, above the \$49,700 national average.

The next slide recaps other markets where our presence is strengthened through a combination of more banking offices and improved deposit market share. It also shows our entry into the new markets including Pittsburgh and Youngstown.

So in sum, we improve our market share significantly in key Ohio markets and in Indianapolis, strengthen our market shares in other Ohio markets, and expand into new Ohio, Western Pennsylvania and Pittsburgh markets.

Let me use the next three slides to discuss governance and other organizational matters.

As shown on Slide 14, upon close of the transaction, the Board of Directors will consist of 15 members -- 10 from Huntington and 5 from Sky. At that same time, Marty will assume my position as President and will be appointed to a newly created position of Chief Operating Officer.

This merger also strengthens our management succession plan. Marty will be appointed President and CEO by December 31, 2009. I□ll retain the title as Chairman until early 2011 and then retire.

I ve known Marty for several years, and I have a very high regard for him professionally and personally. An important aspect of this transaction for me and the Huntington Board is his ongoing leadership. Those of you who have not followed Sky in the past may now know him as well. I look forward to your getting to know him over the course of this well-planned, orderly succession period.

A key to any merger success is selecting the best and most qualified individuals for key management positions. It could also be a stumbling block the longer it takes to make such decisions. Therefore, Marty and I are glad to report that, with few exceptions, the decisions have been finalized. This will help assure we maintain focus and management continuity throughout the merger integration process. Let me first outline those individuals and positions that report to me and then Marty will do the same.

As shown on Slide 15, Marty will have responsibility for Regional Banking and report to me. Other line of business executives reporting to me will be Nick Stanutz, the Head of our Dealer Sales Organization and Dan Benhase who runs our Private Financial and Capital Markets Group.

On the support side, reporting to me are Don Kimble, our CFO who oversees Finance; Jim Nelson, our Chief Risk Officer; Melinda Ackerman, Head of Human Resources; Dick Cheap, our Counsel and Corporate Secretary; and Barbara Benham who heads Government Affairs. And Eric Sutphin, our Chief Auditor, who reports directly to the Audit Committee of the Board, has a dotted line reporting responsibility to me. Marty?

Marty Adams:

Thank you Tom. My organization is outlined on Slide 16. As Tom noted, my primary responsibility is oversight of Regional Banking, which consists of all of our retail and commercial banking activities. The structure will consist of four group presidents who will have a responsibility for 13 local banking regions.

The four group presidents reporting directly to me will be, Jim Dunlap, who will be responsible for the West Michigan, East Michigan, Northwest Ohio and Western Pennsylvania Region. Mike Prescott, who will be responsible for the Southwest Ohio, West Virginia, Ohio Valley and Western Reserve regions. Gary Small, who will be responsible for the Cleveland, Mahoney Valley, Pittsburgh and Indiana region. And Mary Navarro will be responsible for the Central Ohio region. She will also have oversight over key regional banking support functions including Marketing, Home Lending, Business Banking, Product Management, Commercial / Retail, Channel Delivery and Distribution Planning.

Also reporting to me will be Jerry Batt, who heads up our insurance line of business; Mike Cross, as Senior Lender; and Perry Atwood, who s in charge of Sales. The Head of Operations and Technology, a critical role, is expected to be named in early 2007.

Tom back to you.

Tom Hoaglin:

Thanks Marty. Obviously all mergers come with execution and integration risks. Let me use Slide 17 to outline why we are confident that such risks are low in this transaction.

First as Don noted earlier, we we completed significant due diligence. Second, Marty and I have known each other for years and the same could be said for managers throughout both organizations. This familiarity makes for open communication and trust, key elements of moving a merger ahead smoothly. Third as just outlined, the key appointments have already been decided, so distractions are minimized.

Perhaps most importantly, Huntington and Sky share similar business models that emphasize local decision making and a focus on service excellence. There is no major culture shock, or learning curve, that our associates have to

master. We $\[\]$ ll hit the ground running, where we speak the same customer focused language.

Both companies also have strong credit cultures. In conducting our due diligence, as Don noted earlier, we gave special attention to asset quality. We re keenly aware of the general industry concerns concerning credit conditions in the Midwest. After extensive review, we re quite comfortable with Sky credit quality and reserve position.

While some of Sky\[]s credit ratios, such as non-performing loans and reserve coverage, are not as strong as Huntington\[]s, this is due mainly to acquisitions they\[]ve made. Sky has a strong history of improving acquired portfolios.

And our expense save assumptions are achievable. As noted before, delivering the benefits of this combination to our shareholders does not require anything heroic where we might have to stretch and jeopardize customer service to make the deal pay off.

Also, the integration risk is clearly manageable. Both teams have experienced integration teams, especially Sky. And with Marty as Chief Operating Officer, we have confidence that the integration will go smoothly. With Sky having a single bank charter and technology platform, integration should be manageable.

Lastly, and ending where we began, this transaction fits our M&A philosophy. The philosophy embodies doing the right thing for all our stakeholders. Investors get higher earnings, customers will enjoy more convenience, and additional products and services. And our communities retain a local, yet stronger bank with a history of involvement in community affairs. So we re confident that this does indeed represent a fairly priced, low risk strategic acquisition that improves financial performance and franchise value.

This completes our prepared remarks. Marty, Don and $I \square I$ be happy to take your questions. Let me now turn the meeting back over to the Operator who will provide instructions on conducting the question and answer period. Operator.

Operator: If you would like to ask a question at this time, press star then the number 1 on your

telephone keypad. Once again, that is star 1 to ask a question.

Your first question comes from Andrea Jah of Lehman Brothers.

Andrea Jao: Good morning gentlemen.

Tom Hoadlin: Hi Andrea.

Marty Adams: Good morning Andrea.

Andrea Jao: Just wanted to get more detail on capital management in 2007 and into 2008. If you could

start by reminding us what the original, plans were for 2007. Then how much of a

decrease do you expect? And if could, also make comments on what the implications are if

you start managing to Tier 1 and if you start using high risk.

Tom Hoaglin: Andrea I□m going to ask Don Kimble to respond to you.

Don Kimble: Hi Andrea, this is Don. As far as the□

Andrea Jao: Hi Don.

Don Kimble: As far as guidance for 2007 and 2008 for share repurchases, we really haven talked

about that in the past, but you all are aware that as of the end of the third quarter, our capital ratios improved significantly as a result of the additional earnings from the tax benefit we realized. We kept our historically targeted 6.25% to 6.50% tangible equity

ratio.

Our share repurchases, on average, typically are assumed in the 1.0% to 1.5% range. We normally would have assumed that would have been higher in 2007, because of this excess capital position. I think the prospects going forward would keep it in that same general range, and so the reduced level of share buybacks in 2007 would probably be more consistent with a more normal level of share buybacks in that 1.0% to 1.5% range,

as opposed to a heightened repurchase activity.

Andrea Jao: Great. And managing towards Tier 1 rather than other capital ratios and the use of hybrid.

Don Kimble: As far as the Tier 1, we really haven thanged our targeted range as far as tangible

capital. We would say that soon after the merge date we would manage our tangible capital up to at least the 6% level. We will be reviewing our options as far as financing the

cash portion and might consider the issuance of hybrid equity securities.

If we did do that, going forward we would have to take a review of what capital ratio

requirements would be considering this change mix.

Andrea Jao: Great thank you.

Don Kimble: Thanks Andrea.

Operator: Your next question comes from Kevin Reevey of Ryan Beck.

Kevin Reevey: Hello can you hear me?

Tom Hoaglin: Yes Kevin.

Kevin Reevey: Congratulations. You∏re getting a good partner with Sky, and they have a very strong

team.

Tom Hoaglin: Well we certainly feel that way.

Kevin Reevey: My first question is related to retention of key employees and employees that touch the

customer. As you know, when a big merger is announced, one of the first things to happen is you tend to lose your good people. Are there going to be any stay bonuses for key people and employees that touch the customer, and what are you doing to retain your best

people?

Tom Hoaglin: Kevin this is Tom. The short answer is, yes there will be retention incentives in place. Let

me just call on Marty to talk about his initial thoughts here.

Marty Adams: Yes, we will use stay bonuses. Tom and I and others made a lot of calls to explain this

transaction to our employees last night, Kevin, and I firmly believe that the best opportunity for our combined employees are with this current organization. And I \square Il say that because there won \square t be a big change. You heard Tom talk about the cultural fit. We

spent so much time together, Tom and I, over the last couple of months.

We really believe in decentralized decision making. That∏s very engaging for our

employees. So if there so thange and we re a larger presence, let say in Indianapolis and Cleveland and other markets, it really only provides more opportunity for our employees.

Tom Hoaglin: Kevin this is Tom. Another thing I would point out to you is we will have 13 regions.

Historically Huntington has had 8, Sky has had 8. Well have 13 going forward. And with the exception of two or three overlaps where we have had to make decisions among

possible region presidents, there have been very obvious selections.

For example, Pittsburgh, Western Pennsylvania, West Michigan, East Michigan, these are areas of no overlap so you could think of business as usual there. Where we do have overlap, it isn tan exercise of seeing people who do touch the customer leave the

organization. I think all will feel quite welcomed here. We|re going to need them as we

expand our presence.

So yes, well have to work at it. Yes, well make sure that the appropriate incentives are place, but I think both Marty and I are quite optimistic about our ability to succeed in this area.

Kevin Reevey:

And then what will you do to ensure successful integration? I know Sky\[\]s got a very strong merger integration team. How involved will those folks be in the integration process?

Tom Hoaglin:

Very. Marty and I have named respective integration chiefs. One is their very experienced Phil Clinard, Senior Vice President of Change Management. He has a counterpart at Huntington, Milt Baughman, who led our integration of Unizan earlier this year and did a very fine job of that.

These are guys who by personality and constitution I think are destined to work very well together. They are experienced. They will start right away in organizing efforts. So I think we feel that at a very senior level we regoing to be having a very capable integration leadership.

Kevin Reevey:

Thank you.

Operator:

Your next question comes from Colin Dunn of KBW.

Colin Dunn:

Good morning guys. How are you?

Tom Hoaglin:

Good morning Colin.

Colin Dunn:

You mentioned the consolidation of 70 branches. Could you talk a little bit more about that perhaps maybe the timeline, where those branches are located, any potential gain on the sale of branches or charges you might be taking with respect to that?

Tom Hoaglin:

Colin this is Tom. The latter part of your question $I \square I$ ask Don to comment on here in a minute. As you have heard, we expect to complete the transaction in the early part of the third quarter of next year. So over the next six months we will certainly be constructing our specific game plan for the closing and consolidation of what I would generally describe as duplicative offices. We do not have that game plan in place today. In other words, we don the a list of this office will be closed and that one won to be.

But we do know that numerous offices are close to one another. In some cases the Sky office will be the better office, in other cases it will be Huntington. We think 70 offices is a good target. It may prove to be conservative but it \square s a good target at this point in time. But over the next several months is when we \square l be working together to determine the specific plan of attack there.

Don Kimble:

If I could just follow up with that. Tom is right. We ve looked at a number of different benchmarks as far as the proximity of the offices. We have approximately 100 offices that are within one mile of each other, just to give you a sense of the duplication that we would have and the possibility for reviewing some of those offices.

As far as the gain that might be generated from the sale of those offices, we have assumed zero gains. We have assumed in our one time costs, an estimation as far as asset write-offs associated with closing of some of those banking offices and things like that. So we are expecting, or at least modeling zero gains, from any sales of those offices.

Colin Dunn:

And then have you modeled any potential customer attrition?

Don Kimble:

We have considered attrition and realized there will be some attrition associated with those offices, but we ve not included any net revenue benefits from the transaction as well, and we think from our due diligence process that we do have some very significant revenue opportunities including potential balance sheet and funding type of restructurings, fee opportunities from both the retail banking and also from the wealth management area.

And also, just the ability to cross sell similar products with $Sky \square s$ insurance business. They have done a very good job of integrating that sales effort throughout their retail footprint. And that $\square s$ an opportunity for Huntington to pick up as well.

Colin Dunn:

Great. Most companies have undertaken some balance sheet construction activities over the past year. Do you think at this point there suffer suffer opportunity to do some small restructuring at the point of conception?

Don Kimble:

I would say that one thing that we will look at, we haven t made a final decision on yet, but if we look at the two companies on a combined basis, there might be some opportunity to reduce the size of our investment portfolio slightly. And so there might be potential restructuring there and then the related funding associated with that.

So we are not anticipating anything significant at this point in time, but that \square s one of the things that is under consideration.

Colin Dunn:

All right, and then net charge-off targets that Huntington has set in the past at 35 to 45 basis points. Is that something you still feel comfortable with after this transaction?

Don Kimble:

We feel very comfortable with the combined credit quality of the organization. That 35 to 45 basis point range was based on our mix of

business. I think that with the change in the composition of our loan portfolio, we would still feel comfortable with that general range. We don to see it increasing it, and we to re-evaluate whether or not that there might be some changes given the greater concentration in commercial.

Tom Hoaglin: Colin this is Tom. We are not in any way altering our long term charge-off range. So, and

because of the due diligence that we conducted, the thoroughness of that I think that just

allows us to feel comfortable as we have previously stated.

Colin Dunn: Well great guys. Thanks for taking the question.

Tom Hoaglin: Thanks Colin.

Operator: Your next question comes from David George of AG Edwards.

David George: Good morning. Thanks for taking the question.

Tom Hoaglin: Good morning.

David George: Just a really a quick follow up on credit. I know Tom you had indicated that Sky[s numbers

are, for lack of a better term, a little worse that Huntington□s, at least on an NPA plus OREO and NPA or NPL to total loans basis, and you implied that part of the difference

between the two organizations was that Sky\[\]s was up due to acquisitions.

Is it fair to say that you would expect then that $Sky_s NPAs$ are going to decline over the next year or so, and can you characterize kind of the risks and really the differences of the risk between the portfolios, and I dont know if Martyt able to give some type of color since t not as familiar with t with t and t and t and t and t and t and t are t and t and t are t are t are t are t are t and t are t are t are t and t are t are t and t are t are t are t are t are t are t and t are t and t are t and t are t are t are t are t are t are t and t are t and t are t are t and t are t and t are t and t are t and t are t and t are t and t are t are

burden would be for the Sky portfolio? Thanks.

Tom Hoaglin: Thanks David. Marty, why don tyou generally describe the loan portfolio and any thoughts

you have about your pre-this transaction-outlook about credit quality.

Marty Adams: Okay sure will Tom. Our NPA, the make up is fairly granular. The credit cultures of the

institutions we have acquired in the past have not been to the same standards as Huntington□s or as Sky□s would be. We knew that going in, and it takes a while to work through those portfolios. So I would estimate about 1/2 those NPAs really come from

acquired portfolios, generally commercial real estate and generally taking a longer time to

work through.

Now we choose generally to work those out ourselves, and although we have sold occasionally some things in the market and have lived with higher non- performing numbers, our stated priority has been to reduce those non- performings over time, and we [ve showed some progress and believe we [ll continue to show some progress.]

And you should also note, we have been able to really hit our charge-off projections so far this year. So they haven t necessarily turned into higher charge-off rates.

David George: Okay thanks.

Operator: Your next question comes from Andrew Marquardt of Fox-Pitt Kelton.

Andrew Marquardt: Hi guys.

Tom Hoaglin: Good morning Andrew.

Andrew Marquardt: Good morning. First question is for Marty. I was curious if you can just give us a little greater background in terms of the decision as to why now.

Marty Adams:

Why now, that s a good question. I guess, maybe why is even the better question. If you look at it from Sky shareholders perspective, there is an immediate premium. There is a nice increase in earnings. If you look at the technology platform, it gives us the ability to make significant improvements in offerings to our clients.

The cultures, as we said time after time, couldn to be more alike, and the more time I spent with Tom, the more it felt like our long term acquisition strategy continues to be achieved through a combination with Huntington, where the Sky shareholders will own approximately 30% of the company.

And Tom was clear in welcoming, and the participation of the best people at Sky, and making the integration work, and the company work, and that consistency of delivering to the customer on a decentralized basis. Our Board thought about all those, thought about all the stakeholders, and it became very clear and it was a unanimous decision that this was just a great combination.

Andrew Marquardt: Is there anything that one should think about or read into that perhaps economic backdrop or the competitive landscape has gotten tougher or worse that could have also helped contribute to this decision?

Marty Adams:

From our standpoint, you should not consider that. That doesn \Box t mean that the environment isn \Box t challenging and the environment will not change. It \Box ll be

just as challenging after this merger as before that. We just feel like the combination gives us greater opportunities.

Andrew Marquardt: Okay thanks. And for Tom, how should one think about now, you know, what would be kind of the next area of focus or attention after this is integrated?

Tom Hoaglin:

Well just to your last point, I mean both Marty and I, and I know our teams feel the same way, understand clearly that our focus needs to be on making sure that our investors and customers derive the kind of value out of this transaction that we \Box re convinced is there. So we \Box re going to make this thing successful, and so getting this through to that point in time my conviction will continue to be that it \Box s a great way to create additional value for our shareholders by consolidating in the Midwest.

So as I have said many times, we like the states in which we re operating, but we have low share in many of the markets. And there splenty of room for us to grow, get expanded presence in our other states and maybe in some additional markets in Ohio. And I know Marty has really valued the Western Pennsylvania and Pittsburgh part of their franchise. That snew to Huntington. So there may very well be some more growth opportunities there.

So once we \square ve satisfied ourselves that this is working up to our expectations and those of our stakeholders, if you will, then we \square lb e interested in turning our attention elsewhere.

Andrew Marquardt: Okay thanks. In terms of the cost save assumptions, do you mind just reviewing what the breakdown of that is. I missed that when you first went over it.

Don Kimble:

The two areas that we highlighted is that we expect that the operations and technology area to generate about 35% or so of the total cost saves. The branch consolidations, approximately 25%. Other areas that we think will have benefits would be just redundancies and some support functions, line of business, product management and other functions, and then just other areas, synergies from better purchasing power and savings like that.

Andrew Marquardt:

Okay. And did you also touch on your goal for the efficiency ratio improving, can you touch on that? Do you think that you can get down to the 50% ratio with this combination?

Tom Hoaglin:

What I would say Andrew, this is Tom, is that we continue to believe very much as Huntington has believed and now even more so that our range of 50% to 52% is within reach. This helps us a lot. We re not going to stop because we believe we should be operating within that range.

Andrew Marguardt: And how long do you think it could take to get - you ve mentioned in the past it could take a number of years. But obviously this accelerates that.

Don Kimble:

We did show a slide in the package here that would suggest that just looking at the third quarter information for both Huntington and Sky, including the impact of Union and Federal, would have about a 54% efficiency ratio. And our target is to improve that efficiency ratio 1 to 2 percentage points a year. So we think that we are probably a year to two years off our previous expectation as far as getting in that range.

Tom Hoaglin:

And just as a reminder we have been very committed to ensuring that we ve got positive operating leverage year after year. So we fully expect that the growth of our revenues is going to continue to exceed the growth of expenses. That I allow us, I think, to get to a targeted efficiency ratio the right way over the right period of time.

Andrew Marquardt: Okay great. Thank you.

Tom Hoaglin: Thank you.

Operator: Your final question is a follow up from Andrea Jao of Lehman Brothers.

Andrea Jao: Hi good morning again.

Tom Hoaglin: Hi Andrea.

Andrea Jah: Just wanted to ask Marty, what do you think your mark on the company would be over the

long run. I mean, the way where I□m coming from is that, under Frank Wobst□s leadership, the company undertook an expansion focusing on high growth markets. That ended with,

you know, a cost reduction initiative and the closing of branches.

Under Tom

s leadership, the company restructured, became more focused, better managed capital and became less risky. What do you think, or what do you hope your

mark on the company would be?

Marty Adams: Well I hope my first mark on the company is that we achieve every single objective that

we out laid out here for you today. Secondly, I ll point out it was very important to me and to our Board that Tom make a long term commitment to staying and he has. So he soing to be around till 2011. So I think you ll see more consistency and sort of the same thing you ve

seen out of Huntington. Don $\[\]$ t see a lot of change.

Andrea Jao: Do you remain committed to the auto business?

Tom Hoaglin: Andrea are you asking that of Marty or of me?

Andrea Jao: I guess both.

Tom Hoaglin: Let me just∏

Marty Adams: I□ll let Tom answer that.

Tom Hoaglin: Sure. Let me just say this. We continue to believe that it∏s a good business for us. It∏s a well

run business. We have a tremendous number of very good and profitable relationships with our dealer community. And yet we have converted much of the business away from the old model of originate and hold onto the risk, to a model of originate, sell and service

with low capital requirement and very attractive returns.

That allows us to really enjoy the benefits of those dealer relationships without incurring nearly as much risk. So we think that makes good sense, and as others have chosen to exit, that generally been helpful to us. So we like the fact that the concentration would be all the way down to 12% which is roughly 1/3 of what it was five years ago. We like that.

But we continue to be committed to the business.

Andrew Jao: Perfect. Thank you very much.

Tom Hoaglin: Thanks Andrea.

Operator: Again if you would like to ask a question, press star 1 at this time please. Your next

question comes from Paul Delaney of Morgan Stanley.

Paul Delaney: Good morning.

Tom Hoaglin: Hi Paul.

Paul Delaney: I just had two quick questions. One, how do you see the branch conversion process

unfolding? Will all Sky branches be converted to the Huntington system?

Tom Hoaglin: Yes.

Paul Delaney: Will the combined company be running Huntington branches, Huntington products? Will

there be some components of the Sky platform that the Huntington branches will get?

Tom Hoaglin: The answer to your question would be yes, yes and yes. In other words, we ll operate

under one flag if you will and that \square s Huntington. We \square ll be on Huntington \square s systems, Huntington technology, Huntington products and services. We obviously will learn a lot through this integration process about lots of the good things that Sky does and there may very well be some features that we \square ll want to ensure are incorporated into Huntington \square s

offerings and going forward.

And their insurance business, which is one that we have not really emphasized to date on

a retail basis, seems like a real winner to us, and we \cite{ll} l work together to try to make sure

we incorporate that on a local level.

Paul Delaney: Okay.

Tom Hoaglin: So that ☐s the way I would answer. Marty, do you have any other perspective?

Marty Adams: I really don tom.

Paul Delaney: And then just a quick question for Don. What are the components of the \$200 million

charge?

Don Kimble: As far as the breakdown of that it□s□

Paul Delaney: Yeah.

Don Kimble: About 25% of it is deal related costs, which would include advisor fees and attorney fees

and deal costs associated with that.

Paul Delaney: Okay.

Don Kimble: About 30% to 35% or so are retention and severance and other personnel related type of

expenses. About 25% is estimated to be contract termination and related to asset write

offs that might occur from some consolidation activities. And the rest of it really represents customer notifications, supplies, new debit cards issued to customers and

other conversion type of expenses that we $\hfill \hfill d$ be incurring.

Paul Delaney: That□s great. Thanks very much.

Don Kimble: Thank you.

Operator: Your next question comes from Jon Arfstrom of RBC Capital Markets.

Jon Arfstrom: Good morning guys.

Tom Hoaglin: Good morning Jon.

Jon Arfstrom: Maybe a question for Tom or Marty. Particularly in the Indianapolis market there was a

recent - Sky was a recent entrant into that market, changed the names in early November and I guess the question is how much risk do you see in that market considering Sky will have about 2/3 of the branches and the customers will have just gone through a

conversion?

Tom Hoaglin: Marty.

Marty Adams: We[ve talked to both our leaders there. We did go through a conversion and this will follow

up with another conversion, as you pointed out. However, we have stable leadership, wonderful employees on both sides, and I think what we regoing to offer the customers is more convenience, more locations, and better systems. And as long as those same people stay in place, we feel like that we have, the best combined team in that market and that

we \sqcap ll be fine.

Our conversion went fine. I think if we communicate properly, execute properly, and we require going to pay close attention on to all the risks there, that is really a key market for this

transaction and we will take great care in doing it the right way.

Jon Arfstrom: Okay. And then just a question for both of you. Does this acquisition or merger change any

of your near term appetite for acquisition? Marty, I know you ve been able to really run dual track where you ve through conversions fairly quickly and not slow down your acquisition appetite. I quest the question is does this slow it for either of you in the

interim?

Tom Hoaglin: This is Tom, Jon. I think what \(\) s most important for us is to do this and do it very well, and

we \Box re not particularly inclined to have additional distractions or diversions. We want to convince ourselves, as well as our stakeholders, that we \Box ve achieved what we are confident we can achieve. So that \Box s job #1 for us. And I wouldn \Box t anticipate a significant amount of

activity until we get to that point.

Jon Arfstrom: Okay thank you.

Operator: And there are no further questions at this time.

Jay Gould: Okay Felicia. I would like to tell everybody thank you very much for joining us on this call.

If you have further questions, feel free to call Investor Relations. Thank you and have a

nice day.

Operator: And this concludes today so conference. You may now disconnect at this time.

END

Forward-looking Statement

This transcript contains certain forward-looking statements, including certain plans, expectations, goals, and projections, and including statements about the benefits of the merger between Huntington and Sky Financial Group, which are subject to numerous assumptions, risks, and uncertainties. Actual results could differ materially from those contained or implied by such statements for a variety of factors including: the businesses of Huntington and Sky Financial Group may not be integrated successfully or such integration may take longer to accomplish than expected; the expected cost savings and any revenue synergies from the merger may not be fully realized within the expected timeframes; disruption from the merger may make it more difficult to maintain relationships with clients, associates, or suppliers; the required governmental approvals of the merger may not be obtained on the proposed terms and schedule; Huntington and/or Sky Financial Group\\sigma s tockholders may not approve the merger; changes in economic conditions; movements in interest rates; competitive pressures on product pricing and services; success and timing of other business strategies; the nature, extent, and timing of governmental actions and reforms; and extended disruption of vital infrastructure; and other factors described in Huntington S 2005 Annual Report on Form 10-K/A, Sky Financial Group S 2005 Annual Report on Form 10-K, and documents subsequently filed by Huntington and Sky Financial Group with the Securities and Exchange Commission. All forward-looking statements included in this transcript are based on information available at the time. Neither Huntington nor Sky Financial Group assume any obligation to update any forward-looking statement.

Additional Information About the Merger and Where to Find It

Huntington and Sky Financial will be filing relevant documents concerning the transaction with the Securities and Exchange Commission, including a registration statement on Form S-4 which will include a proxy statement/prospectus. Stockholders will be able to obtain a free copy of the proxy statement/prospectus, as well as other filings containing information about Huntington and Sky Financial Group, at the Securities and Exchange Commission internet site (http://www.sec.gov). Copies of the proxy statement/prospectus and the filings with the Securities and Exchange Commission that will be incorporated by reference in the proxy statement/prospectus can also be obtained, without charge, by directing a request to Huntington Bancshares Incorporated, Huntington Center, 41 South High Street, Columbus, Ohio 43287, Attention: Investor Relations, 614-480-4060, or Sky Financial Group., 221 South Church Street, Bowling Green, Ohio, 43402. The final proxy statement / prospectus will be mailed to stockholders of Huntington and Sky Financial Group.

Stockholders are urged to read the proxy statement/prospectus, and other relevant documents filed with the Securities and Exchange Commission regarding the proposed transaction when they become available, because they will contain important information.

The directors and executive officers of Huntington and Sky Financial Group and other persons may be deemed to be participants in the solicitation of proxies in respect of the proposed merger. Information regarding Huntington significantly directors and executive officers is available in its proxy statement filed with the SEC by Huntington on March 8, 2006. Information regarding Sky Financial Group significantly directors and executive officers is available in its proxy statement filed with the SEC by Sky Financial Group on February 23, 2006. Other information regarding the participants in the proxy solicitation and a description of their direct and indirect interests, by security holdings or otherwise, will be contained in the proxy statement/prospectus and other relevant materials to be filed with the SEC when they become available.