## Mastercard® Business Application

PLEASE CHOOSE ONE: Preferred Points Card
Rewards Option: \$49 Annual Fee per Account IMPORTANT INFORMATION ABOUT PROCEDURES FOR OPENING AN ACCOUNT: To help the government fight the funding of terrorism and money laundering activities, Federal

law requires all financial institutions to obtain, verify, and record information that identifies each person who opens an account.

WHAT THIS MEANS FOR YOU: When you open an account, we will ask for your name, address, date of birth, and other information that will allow us to identify you. We may also ask to

see your driver's license or other identifying documents.

MARRIED WI RESIDENTS: If you are applying for an individual account or a joint account with someone other than your spouse, and your spouse also lives in Wisconsin, combine your financial information with your spouse's financial information. You understand that we may be required to notify your spouse of this account. Married Wisconsin residents must furnish their (the applicant's) name and social security number as well as the name and address of their spouse to TIB, National Association, at P.O. Box 569120, Dallas, TX 75356-9120.

FOR VALUE RECEIVED the undersigned (hereinafter re of and promise to pay the Issuing Bank of the Card an obligations, whether direct or indirect, absolute or contributions, and the contribution of the Card an obligations, whether direct or indirect, absolute or contributions, and the contribution of the Card an obligations, whether direct or indirect, absolute or contributions, but the sum of the total outstanding Notwithstanding any other provision of this guaranty. Notwithstanding any other provision of this guaranty holigated under the terms here of under the terms of in excess of the maximum interest rate as may be authorized to the south of the contribution of the guaranteed hereby, and waive diligence, pregularanteed, and agree that Bank shall not be required to proceed against, or exhaust any collateral or security for amount of the guaranteed hereby, and waive diligence, pregularanteed, and agree that Bank shall not be required to a contribution of the guaranteed of collected through probate, bankruptcy, or other contails and all attorney's fees and other costs and expenses in This guaranty is continuing and shall continue to an extent of the card as a result of the card being the state of the card sa are suit of the card being the state of the card as a result of the card being terms hereof.  If, for any reason, the guaranteed indebtedness can reason, including bankruptcy, such fact shall not affect guaranteed indebtedness has been enforceable general being for guaranteed indebtedness has been enforceable general for guaranteed indebtedness.	PARTNER OR PRESIDENT  PERS  Gredit Devices issue pursuant hereto (hereinafter referred to as "Guarantors" whether one or more) jointly and severally guara of Credit Devices issue pursuant hereto (hereinafter referred to as "Banifert, primary or secondary, or joint or several and all renewals and exten knetters of the several services of the several several services of the several	PAI X  ONAL GUAR  Intel unconditionally the payment (*) any and all indebtedness and slore thereof, for which Borrower owere, that Guarantors shall not make the shadow of the control of	ANTY AGF  In the event of the dindebtedness and oblig renewals and extension signed Guarantos. No. Each of the undersigned Guarantos. No. Each of the undersigned Guarantos shell person or person and shall be cumulative and endosement, or other Guarantos shell remove the conference of the control of the co	REEMENT  eath of any of the undersigned Guarantos, the above and the property of the control of	is guaranty shall bind the decede at the time notice in writing of shut this guaranty agreement shall or of Benn unless and until the sail ty is operative and binding as to my other person under any legal to Bank, whether the same is in usested by Bank) financial stateme the value of the consideration ret his guaranty agreement is reason or may reuse his guaranty agreement in the root any such assignment all the tern Bank with regard to the guarantee failure to use diligence in the cold sank with regard to the guarantee failure to use diligence in the cold sank with regard to the guarantee of t	New York State Departit laws against discrimins phio civil rights commis 70 adversely affects the the obligation to the cre ent, his heirs, executors, and adn uch death is received by the Cast continue in full force and effect a d Cashier has acknowledged rece him without reference to whethe disability to sign the same; and t curred through the execution of a ents, including cash flow and conti- ceived and to be received by Guar abily worth at least a smuch as this benefit Guarantors directly or ind ms and provisions of this guaranty all indebtedness or this guaranty all ceited of the guaranty silection of the guaranty all indebtedness or this guaranty all indebtedness or this guaranty and or or under any other instrume es used elsewhere. This guaranty si tors, or any of them, held by Bani rdingly, if any provision or provision tistanding.  SECT TO GUARANTORS' GUARAN NS, AND UNDERSTANDINGS, WHE KWAS A FINIAL ADO COMPLETE EXT FERFORMANCE, NO TRADE PRAC XITRINISIC EVIDENCE OF ANY NAT REEMENTS BETWEEN GUARANTOR	ment of Financia: tition require that sion administers e interest of the dittor is incurred  initial and initial and initial tition incurred  initial and initial and initial tition in a control and initial tition in a cont
FOR VALUE RECEIVED the undersigned (hereinafter re of and promise to pay the Issuing Bank of the Card an obligations, whether direct or indirect, absolute or contributions, and the contribution of the Card an obligations, whether direct or indirect, absolute or contributions, and the contribution of the Card an obligations, whether direct or indirect, absolute or contributions, but the sum of the total outstanding Notwithstanding any other provision of this guaranty. Notwithstanding any other provision of this guaranty holigated under the terms here of under the terms of in excess of the maximum interest rate as may be authorized to the south of the contribution of the guaranteed hereby, and waive diligence, pregularanteed, and agree that Bank shall not be required to proceed against, or exhaust any collateral or security for amount of the guaranteed hereby, and waive diligence, pregularanteed, and agree that Bank shall not be required to a contribution of the guaranteed of collected through probate, bankruptcy, or other contails and all attorney's fees and other costs and expenses in This guaranty is continuing and shall continue to an extent of the card as a result of the card being the state of the card sa are suit of the card being the state of the card as a result of the card being terms hereof.  If, for any reason, the guaranteed indebtedness can reason, including bankruptcy, such fact shall not affect guaranteed indebtedness has been enforceable general being for guaranteed indebtedness has been enforceable general for guaranteed indebtedness.	PARTNER OR PRESIDENT  PERS  Great to as "Guarantors" whether one or more) jointly and severally guarar of Credit Devices issue pursuant hereto (hereinafter referred to as "Bankgent, primary or secondary, or joint or several and all renewals and exten an aggreat, primary or secondary, or joint or several and all renewals and exten an aggreate sum of more than the total interest and attorney's fees we balance of all cards issued by Bank for the account of Borrower, or the guaranteed indebtedness, Bank and Guarantors agree that Guarany note, instrument or other aggreement evidencing any of the guarantee indebted by law for written contracts which constitute the guaranteed indebtedness, and suit on the part of Bank in the collection of one properties of the part of Bank in the collection of one primary indebtedness or obligation he part of Bank in the collection of one primary indebtedness or obligation hereby guaranteed, before requiring Guarant in and maintained against any one or more of the undersigned Guarantor lett. If any sum due Bank by Guarantors hereunder is placed in the haut proceeding, that the undersigned Guarantors, jointly and severally, propured by Bank.  by without regard to the form or amount of indebtedness or obligation here undersigned Guarantors had been continued to the continued of the part of the continued of the part of the part of the continued of the part of the part of the continued of the part of the part of the continued of the part of the pa	PAI X  ONAL GUAR  Intel unconditionally the payment (*) any and all indebtedness and slore thereof, for which Borrower owere, that Guarantors shall not make the shadow of the control of	Interly, or decree or RTNER OR SECRE  ANTY AGE  In the event of the indebtedness and oblig renewals and extension signed Guarantors. No. Each of the undersight of the indebtedness of the indebtedness of the undersight of the indebtedness of the indebtedness of the undersight of the indebtedness of the undersight of our durantors shall furn Guarantors shall furn Guarantors hereunder, Bank may assign its of such assignee, to the obligation of Guarantors hereunder, Bank may assign its of such assignee, to the obligation of Guarantors hereunder, Indebtedness of such assignment of the indebted in the indebted in the investigation of Guarantors have present in the indebted in the investigation of the indebted in the investigation of the inv	REEMENT  aeth of any of the undersigned Guarantors, the state of the	is guaranty shall bind the deced at the time notice in writing of sout this guaranty agreement shall rof Bank unless and until the sail ty is operative and binding as to my other person under any legal to Bank, whether the same is involved to the	New York State Departit laws against discrimins phio civil rights commis 70 adversely affects the the obligation to the cre ent, his heirs, executors, and adn uch death is received by the Cast continue in full force and effect a d Cashier has acknowledged rece him without reference to whethe disability to sign the same; and t curred through the execution of a ents, including cash flow and conti- ceived and to be received by Guar abily worth at least a smuch as this benefit Guarantors directly or ind ms and provisions of this guaranty all indebtedness or this guaranty all ceited of the guaranty silection of the guaranty all indebtedness or this guaranty all indebtedness or this guaranty and or or under any other instrume es used elsewhere. This guaranty si tors, or any of them, held by Bani rdingly, if any provision or provision tistanding.  SECT TO GUARANTORS' GUARAN NS, AND UNDERSTANDINGS, WHE KWAS A FINIAL ADO COMPLETE EXT FERFORMANCE, NO TRADE PRAC XITRINISIC EVIDENCE OF ANY NAT REEMENTS BETWEEN GUARANTOR	ment of Financia: tition require that sion administers e interest of the dittor is incurred  initial and initial and initial tition incurred  initial and initial and initial tition in a control and initial tition in a cont
FOR VALUE RECEIVED the undersigned (hereinafter re of and promise to pay the Issuing Bank of the Card an obligations, whether direct or indirect, absolute or contributions, and the contribution of the Card an obligations, whether direct or indirect, absolute or contributions, and the contribution of the Card an obligations, whether direct or indirect, absolute or contributions, but the sum of the total outstanding Notwithstanding any other provision of this guaranty. Notwithstanding any other provision of this guaranty holigated under the terms here of under the terms of in excess of the maximum interest rate as may be authorized to the south of the contribution of the guaranteed hereby, and waive diligence, pregularanteed, and agree that Bank shall not be required to proceed against, or exhaust any collateral or security for amount of the guaranteed hereby, and waive diligence, pregularanteed, and agree that Bank shall not be required to a contribution of the guaranteed of collected through probate, bankruptcy, or other contails and all attorney's fees and other costs and expenses in This guaranty is continuing and shall continue to an extent of the card as a result of the card being the state of the card sa are suit of the card being the state of the card as a result of the card being terms hereof.  If, for any reason, the guaranteed indebtedness can reason, including bankruptcy, such fact shall not affect guaranteed indebtedness has been enforceable general being for guaranteed indebtedness has been enforceable general for guaranteed indebtedness.	PARTNER OR PRESIDENT  PERS  Great to as "Guarantors" whether one or more) jointly and severally guarar of Credit Devices issue pursuant hereto (hereinafter referred to as "Bankgent, primary or secondary, or joint or several and all renewals and exten an aggreat, primary or secondary, or joint or several and all renewals and exten an aggreate sum of more than the total interest and attorney's fees we balance of all cards issued by Bank for the account of Borrower, or the guaranteed indebtedness, Bank and Guarantors agree that Guarany note, instrument or other aggreement evidencing any of the guarantee indebted by law for written contracts which constitute the guaranteed indebtedness, and suit on the part of Bank in the collection of one properties of the part of Bank in the collection of one primary indebtedness or obligation he part of Bank in the collection of one primary indebtedness or obligation hereby guaranteed, before requiring Guarant in and maintained against any one or more of the undersigned Guarantor lett. If any sum due Bank by Guarantors hereunder is placed in the haut proceeding, that the undersigned Guarantors, jointly and severally, propured by Bank.  by without regard to the form or amount of indebtedness or obligation here undersigned Guarantors had been continued to the continued of the part of the continued of the part of the part of the continued of the part of the part of the continued of the part of the part of the continued of the part of the pa	PAI X  ONAL GUAR  Intel unconditionally the payment (*) any and all indebtedness and slore thereof, for which Borrower owere, that Guarantors shall not make the shadow of the control of	RTNER OR SECRE  ANTY AGR  In the event of the dindebtedness and oblig renewals and extension signed Guarantors. No Each of the undersig person or persons and shall be cumulative an endorsement, or other Guarantors shell frum Guarantors shell frum Guarantors shell frum Guarantors shell frum Guarantors hereunder, de standing credit to Born Guarantors hereunder, and sank may assign its of such assignee, to the the obligation of Guarantors hereunder, and shell frum the control of the standing but not not preclude concurrent and does not replace, c.  Bank is relying and is be held to be invalid or THIS GUARANTY EMINOSTETICS AND SI RELATING TO THE SUBJ.  OF THE GUARANTY, AND OF PRIOR CONTRADICT, WART, SUI OF PRIOR CONTRADICT, WART, SUI	TARY/TREASURER  REEMENT  Beth of any of the undersigned Guarantors, the distinction of the undersigned Guarantors, the distinus of Borrower to Bank which are existing is thereof, in whole or in part whenever mode, in whole or in part whenever mode, in addition to any other liability or obligation to without reference to whether it is signed by a in addition to any other liability or obligation is everally prepenent and warrant to Bank, that ower and Guarantors executing and delivering it is everally prepenent and warrant to Bank, that ower and Guarantors executing and delivering it is everally prepenent and warrant to Bank, that ower and Guarantors executing and delivering it is everally englied. Any action or in inaction by took hereunder, in english of Bank palla not be liable for its bettemon. The rights of Bank palla not be liable for its bids thereon. The rights of Bank palla not be liable for its bids thereon. The rights of Bank palla not be liable for its or subsequent english of severally properly and of the provision inferfective, then all other provisions shall continued to reply upon each and all of the provision inferfective, then all other provisions shall continued to reply upon each and all of the provision inferfective, then all other provisions shall continued to reply upon each and all of the provision inferfective, then all other provisions shall continued to reply the properties of the provision of the provi	is guaranty shall bind the decede at the time notice in writing of sout this guaranty agreement shall or of Bank unless and until the sait ty is operative and binding as to my other person under any legal to Bank, whether the same is intuested by Bank) financial statement whe value of the consideration rechis guaranty agreement is reason or may reasonably be expected to any such assignment all the terms and the same shall be consideration rechising unarranty agreement, and the same shall be consideration to any such as a significant of the guarante failure to use diligence in the cold list be cumulative of any and all of the cumulative of any and all of the cumulative and same shall be consideration to the guaranty of the same shall be considerated and same shall be considerated and same shall be same s	New York State Departrial always against discrimina phio civil rights commiss 70 civil rights of the continue in full force and effect at id Cashier has acknowledged received by the Cast continue in full force and effect at id Cashier has acknowledged received the continue in full force and effect at id cashier has acknowledged received the continue in full rights and the continue in full right continue in full right has a continue in full right continue in the continue in full right continue in full right continue in the continue in full right continue in the continue in full right continue in the	ment of Financia: tition require that sion administers e interest of the dittor is incurred  initial and initial and initial tition incurred  initial and initial and initial tition in a control and initial tition in a cont
creditor unless the creditor, prior to tr	le time the credit is granted, is furnished a copy of	i the agreement, staten	nent, or decree or	nas actual knowledge of the ad	ents may contact the N <u>Residents:</u> The Ohio I al upon request. The O be under section 766.7 verse provision when t	New York State Departi laws against discrimina Dhio civil rights commis 70 adversely affects th	ment of Financia ation require tha sion administer se interest of th
LOAN APPLICATION CERTIFICATION: E signing below as a borrower or guara and employment information by any r and commercial reports (credit repor on my request you will tell me wheth any time while the account is open, of the business's credit history with you STATE LAW DISCLOSURES: CA Reside the extent of any credit limit set by the remitted by law will be charged on.	verything that I/we have stated in this application of a lagree on my own behalf, and by signing neans, including obtaining information from check sty for any reason on me and/or the business frer or not you requested a credit report on me ar after the account is closed if I or the business in J/We agree this application will remain your pronts. Regardless of your marital status, you may be creditor, and each applicant may be liable for a the outstanding balances from month to month. In a names and addresses of any consumer report no forcedit card rates, fees, and grace periods. Sable to all creditworthy customers, and that cred Residents. No provision of a marital property ag	below on behalf of the c or credit-reporting age om time to time in the f nd the names and addr owe you any amount re operty whether this app apply for credit in your Ill amounts of credit ext NY Residents: Consum	business I agree ncies and/or from fruture when updat tesses of any crecelated to the accoulication is approviated under this agreement of the property may be agreened to the same alone. If this agreement is agreened to the same tesses are reports may be a reports may be a reports may be a reports.	on behalf of the business and other sources. This application ing, renewing, or extending the lit bureau that provided such runt. In addition, you may releas ed or not. is a joint account, after credit account to any joint applicant. [I requested in connection with	on behalf of myself, to is submitted to obtain account. If I am signiferents. You may do so e negative or positive approval, each applicable and MD Residents:	that you are authorized n credit. You also may ng on my own behalf, I at the time the accou- information to others a ant has the right to us Service charges not in rapplication and any or	to obtain crediobtain consume understand tha int is opened, a about my and/o e this account to excess of thos
SIGNATURE X				<u> </u>			
ADDRESS	DATE OF BIRTH	CITY	SOCIAL SEC	STATE		ZIP CODE	
NAME  CREDIT LIMIT REQUESTED	DATE OF BIRTH		TITLE SOCIAL SEC	URITY NUMBER			
X			TITLE				
ADDRESS SIGNATURE		CITY		STATE		ZIP CODE	
CREDIT LIMIT REQUESTED	DATE OF BIRTH	OITV	SOCIAL SEC	URITY NUMBER		710 0005	
NAME			TITLE				
SIGNATURE X							
ADDRESS		CITY		STATE		ZIP CODE	
CREDIT LIMIT REQUESTED	DATE OF BIRTH	SOCIAL SECURITY NUMBER					
NAME			TITLE				
Applicant Information (Copy to make	e additional pages if needed)						
CURRENT YEAR END FINANCIAL STATEMENTS	IMPORTANT! THE FO INCLUDING BALANCE SHEET AND INCOME STATEMENT. IF APPL			COMPANY APPLICATION: OLUTION AND ARTICLES OF INCORPORAT	TON. IF APPLICANT IS A PART	TNERSHIP, INCLUDE PARTNER	SHIP AGREEMENT.
	d prefer to receive a Visa® Card.				anagement has open	atea basiness.	
☐ Please check this box if you woul		r filed for bankruntcv2	□ Ves □ No	☐ Individual Billing Number of years current m		ing with Sub Accounts	3
Type of goods or services provided If proprietorship, partnership or priv ☐ Please check this box if you woul	a sole Frophletoiship a Faitheisi	nip 🖵 Private C	Corporation	☐ Public Corporation	☐ Non Profit		
If proprietorship, partnership or priva	☐ Sole Proprietorship ☐ Partnersh		ŧ				
BUSINESS PHONE  OWNERSHIP (CHECK ONE)  Type of goods or services provided If proprietorship, partnership or priv	□ Solo Proprietorchin □ Partnerch	TAX ID#				ZIP CODE	
OWNERSHIP (CHECK ONE)  Type of goods or services provided If proprietorship, partnership or privalentship.	□ Solo Proprietorebin □ Portnoreb	TAX ID#	STATE	, abbiteoo		710 0005	

## **Mastercard® Business Application**

	STANDARD CARD	PREFERRED POINTS CARD				
Interest Rates and Interest Charges						
Annual Percentage Rate (APR) for Purchases	19.24% This APR will vary with the market based on the Prime Rate.					
APR for Balance Transfers and Cash Advances	19.24% This APR will vary with the market based on the Prime Rate. <sup>a</sup>					
Penalty APR and When it Applies	21.00% - This APR will vary with the market based on the Prime Rate. This APR may be applied if you allow your Account to become 60 days past due.  How Long Will the Penalty Apply? If your APR is increased for the reason stated above, the Penalty APR will apply until you make three consecutive minimum payments when due.					
Paying Interest	Your due date is at least 25 days after the close of each billing cycle. We will not charge you any interest on purchases if you pay your entire balance by the due date each month. We we begin charging interest on cash advances and balance transfers on the transaction date.					
For Credit Card Tips from the Consumer Financial Protection Bureau	To learn more about factors to consider when approf the Consumer Financial Protection Bureau at <b>h</b>					

Fees						
Annual Fee	None	\$49 per Account				
Transaction Fees:						
Balance Transfer and Cash Advance	Either <b>\$10</b> or <b>3</b> % of the amount of each balance transfer or cash advance, whichever is greater.					
International Transaction	2% of each transaction in U.S. dollars.					
Penalty Fees:						
Late Payment	Up to <b>\$25</b>					
Returned Payment	Up to <b>\$25</b>					

How We Will Calculate Your Balance: We use a method called "average daily balance (including new purchases)." See your account agreement for more details.

**Billing Rights**Information on your rights to dispute transactions and how to exercise those rights is provided in the account agreement that will be provided to you begin using your new card.

**Prime Rate**: After the introductory rate, the APR will vary based on changes in the Index, the Prime Rate (the base rate on corporate loans posted by at least 70% of the ten largest U.S. banks) published in the *Wall Street Journal*. The Index will be adjusted on the 25th day of each month or the business day preceding the 25th day if that day falls on a weekend or a holiday recognized by the Board of Governors of the Federal Reserve System. Changes in the Index will take effect beginning with the first billing cycle in the month following a change in the Index. Increases or decreases in the Index will cause the APR and periodic rate to fluctuate, resulting in increased or decreased Interest Charges on the Account. As of June 23, 2023, the Index was 8.25%.

If at least one box at the top of the application is not checked, or, if too many boxes are inadvertently checked, you will be deemed to have selected the Standard Card with the individual billing option.

If you check the box to receive a Visa® Card, you understand and agree that the benefits for a Visa® Card are different than for a Mastercard® Card.

The issuer and administrator of the credit card program is TIB, National Association.

The information about the cost of the Card described in this table is accurate as of July 1, 2023.

This information may change after that date. To find out what may have changed, call us at 800-367-7576 or write TIB, National Association, P.O. Box 569120, Dallas, Texas 75356-9120.

<sup>&</sup>lt;sup>a</sup> We add 10.99% to the Prime Rate to determine the APR for Purchases, Balance Transfers, and Cash Advances. The Account will never have an APR over 21%.

<sup>&</sup>lt;sup>b</sup> We add 15.99% to the Prime Rate to determine the Penalty APR. The Account will never have an APR over 21%.