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.

BUSINESS NAME (BORROWER)				BUSINESS	ADDRESS						
CITY		S	TATE		ZIP CODE	TA	X ID#				
BUSINESS PHONE				BUSINESS	WEBSITE						
OWNERSHIP (CHECK ONE)	Sole Proprietorship	Partnership	Private C	orporation	Public Corporation	on Non I	Profit				
Type of goods or services provided If proprietorship, partnership or priv Please check this box if you would	ate corporation, have any of the p	rincipals ever filed for	bankruptcy?	☐ Yes ☐ No	Individual Billing Number of years curr		nary Billing wi nas operated b				
CURRENT YEAR END FINANCIAL STATEMENTS	IMPORTA INCLUDING BALANCE SHEET AND INCOME STA				COMPANY APPLICAT SOLUTION AND ARTICLES OF INCO		T IS A PARTNERSHI	P, INCLUDE P	ARTNERSH	IIP AGREEME	ENT.
Applicant Information (Copy to mak	e additional pages if needed)										
NAME	TITLE				WORK PHONE		MOBILE	PHONE			
CREDIT LIMIT REQUESTED	DATE OF BI	RTH		SOCIAL SEC	CURITY NUMBER						
ADDRESS			CITY		STATE		ZIP CO	DDE			
SIGNATURE X		WORK EMA	AIL								
NAME	TITLE				WORK PHONE		MOBILE	PHONE			
CREDIT LIMIT REQUESTED	DATE OF BI	RTH		SOCIAL SEC	CURITY NUMBER						
ADDRESS			CITY		STATE		ZIP CO	DDE			
SIGNATURE		WORK EMA	AIL								
NAME	TITLE				WORK PHONE		MOBILE	DHONE			
CREDIT LIMIT REQUESTED	DATE OF BI	RTH		SOCIAL SEC	CURITY NUMBER		WIODILL	THORE			
ADDRESS	D/112 01 DI		CITY	0001/12 020	STATE		ZIP C)DF			
SIGNATURE		WORK EMA			OTATE		211 00				
signing below as a borrower or guara and employment information by any n and commercial reports (credit repor on my request you will tell me wheth any time while the account is open, the business's credit history with yo STATE LAW DISCLOSURES: CA Reside the extent of any credit limit set by the permitted by law will be charged on the properties of the complexity of the	neans, including obtaining informatits this for any reason on me and/or the or onot you requested a credit reprorater the account is closed if lor or after the account is closed if lor or or the rents; Regardless of your marital state or creditor, and each applicant may the outstanding balances from mon ne names and addresses of any coring of credit card rates, fees, and gable to all creditworthy customers, if Residents; No provision of a marite time the credit is granted, is furnished.	on from check or credit a business from time to business owe you main your property witus, you may apply for oe liable for all amount to to month. NY Residnaum reporting agen race periods. New Yorkand that credit reporting all property agreement,	creporting ager or time in the furmes and address and address and address are the senter this apported in your ness of credit extents: Consume cies which have state Departner agencies made a unilateral streement, statem	ncies and/or from ture when updat asses of any crecated to the acco- lication is approximate alone. If this anded under this in reports may be a provided us with nent of Financial intain separate content under so lent, or decree or	n other sources. This appling, renewing, or extending, renewing, or extending this bureau that provided sunt. In addition, you may red or not. s is a joint account, after account to any joint applie a requested in connection h such reports. New York Services, 1-800-342-373 redit histories on each in ection 766.59, or a court has actual knowledge of	ication is submitted in the account. If I a such reports. You m release negative or credit approval, eacant. DE and MD Re with the processing residents may cont. 6. OH Residents: The dividual upon request decree under section.	to obtain cred am signing on ay do so at the positive inform the applicant has sidents: Service of of your applicant the New Youe Ohio laws a st. The Ohio civon 766.70 adv	it. You also my own be e time the nation to c s the right e charges cation and rk State E gainst dis- vil rights c- ersely affi-	o may obe half, I use account others also to use anot in each of the country response to the commission ommission of the country of the country the co	otain consinderstand t is opene cout my an this accou excess of to outing acc ent of Fina ion require on admini interest of	sumer of that ed, at ed, at ed, at ed, at ed, at those count. ancial e that isters of the
DATE OWNER,	PARTNER OR PRESIDENT		PAR X	TNER OR SECRE	ETARY/TREASURER						
FOR WILL PROPERTY the control of the		PERSONAL					d 4b- dd4 bi- b		and admin		4- 40-
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 contine sow, or hereafter may become libed or indebted to Ban be required to pay Bank under this Guaranty Agreement Borrower to Bank, plus the sum of the total outstanding Notwithstanding any other provision of this guaranty obligated under the terms hered or under the terms for in excess of the maximum interest rate as may be auth it is the intention of the parties hereto to conform strict the extent payable by Guarantors, shall be held to be su Guarantors hereby severally waive notice of acceptan obligations guaranteed hereby, and waive diligence, pre guaranteed, and agree that Bank shall not be required to proceed against, or exhaust any collateral or security for or is collected through probate, bankruptok, or other oan dall attomer's fees and other costs and expenses in This guaranty is continuing and shall continue to a preate, renew, extend, or after, in whole or in part, with neural to the control of the card set a result of the card set if the status of borrower changes, this guaranty agreems hereof. If, for any reason, the guaranteed indebtedness cann reason, including bankruptoy, such fact shall not affect guaranteed indebtedness without impaining the right not or released. Bank may surrender, release, exchange, or alter any control of the pay the properties of the guaranteed and the costs and the costs and the costs and control of the cost set of the card set if the status of borrower changes, this guaranty agreems hereof. If, for any reason, the guaranteed indebtedness cann the same and the costs and expenses in the cost of the card set of the card set of the cost of	Id Credit Devices issue pursuant hereto (hereinafter r gent, primary or secondary, or joint or several and all k, whether such liability or indebtedness be in contrac an aggregate sum of more than the total interest an balance of all cards issued by Bank for the account o or the guarantee indebtedness, Bank and Guarante any note, instrument or other agreement evidencing orized by law for withen contracts which constitute it by to the applicable laws which limit interest rates, an object to reduction to the maximum interest rates, an object to reduction to the maximum interest rates, an object to reduction to the maximum interest rates, an object to reduction to the maximum interest rates, an object to reduction to the maximum interest rates, an object to reduction to the maximum interest rates, an object to reduction to the maximum interest rates, an object to reduction to the maximum interest rates, an object to reduction to the maximum interest rates, and will reduce the sum of the su	referred to as "Bank") any and al renewals and extensions thereof, to rotr; provided, however, that (d attorney's fees which may be of the browner. So agree that Guarantors shall in any of the guaranteed indebtednes and any of the aforesaid contracts for dunder said lander said some of under said lander and any of the aforesaid contracts for under said lander. In the lander of under said landers es collection of any indebtedness ess or obligation hereby guarante for erequing fourantors, or any of densigned Guarantors at the elect is placed in the hands of an atta ty and severally, promise to pay B dness or obligation guaranteed w, but is not limited to, fraudulent so fill by the source so four some the source so four some the source so four the source source so four the source source so four the sourc	I indebtedness and for which Borrower business shall not the come owing by ever be required or sess, to pay interest for the Guarantors. I want to the come owing by ever be required or sess, to pay interest for the Guarantors, or interest, if and to the indebtedness or or obligation here, them, to pay the full on of Bank, which was not a session of Bank with the collection, ank on demand any use of the card or is, a coording to the card or is, a coording to the her liability to Bank so of the Guarantors	indebtedness and obliging renewals and extension signed Guarantors. No Each of the undersig person or persons and shall be cumulative an endorsement, or other Guarantors shall furre Guarantors shall furre Guarantors shall furre Guarantors shereunder, Bank may assign its of such assignee, to the obligation of Guarantors thereunder, Bank may person liability of any person liability of the concurrent liability of the conc	ish to Bank annually (and more freque day de severally represent and warrant to B rower and Guarantors executing and as but on the property of the property of the stringths hereunder, in whole or in part, or lost property of the rotors hereunder. Bank shall not be liable thereon. The rights of Bank hiere limited to the right of set off. The exe limited to the right of set off. The exe limited to the right of set off. The set of subsequent exercise of any other ment is performable in Dallas County, cancel or otherwise modify or affect as entitled to rely upon each and all of ineffective, then all other provisions BODIES THE FINAL, ENTIRE AGREEM UPCRESCES ANY WAID ALL PRIOR OF DIA COURSE OF DEALING BERGEM UPCRESCES ANY WAID ALL PRIOR OF DIA COURSE OF DEALING BERGEM UPCRESCES ANY WAID ALL PRIOR OF ANY ON SUBSEQUENT ORAL AGR PPLEMENT OR MODIFY ANY TERM OF	existing at the time notice in made, but his guarnally agree Cashier of Bank unless and its guarnally agree Cashier of Bank unless and ligitation to Bank, whether the ntty if requested by Bank) fina ank, that the value of the combined by the properties of the prop	writing of such death comment shall continue until the said Cashieu until the said Cashieu until the said Cashieu in the said	is received by in full from an has acknowled to have a considered to be supported to be suppor	y the Cashied of effect as to defect as to defect as to deded receipt to whether it me; and that ution of a si and conting d by Garant uch as the lictly or indires a guaranty shall d indebtedner have agains instrument, a guaranty agrid by Bank, or provisions or GUARANTY NOS, WETTER THE	or of Bank and oo all other of it thereof in writi is signed by a this is signed by a this is signed by a this is billify he miller guaranty, entitle billify and obligation of the signed by a signed by a signed by a signed billify and obligation of the signed billify and obligation obligation of the signed billify and obligation of the signed billify and obligation obligation of the signed billify and obligation obligation obligation of the signed billify and obligation obligation obligation obligation obligation obligation obligation obligation obligation obl	as to all has to all he under ing. any othe ereunder, through ormation to f Bankigation of the benefit diministrying the or any ouity, shall intended the shall read the sh
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CL	CDS			DT		BY					

Mastercard® Business Application

	STANDARD CARD	PREFERRED POINTS CARD				
Interest Rates and Interest Charges						
Annual Percentage Rate (APR) for Purchases	18.49 % This APR will vary with the market based on the Prime Rate. ^a					
APR for Balance Transfers and Cash Advances	18.49 % This APR will vary with the market based on the Prime Rate. ^a					
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 will 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 applying for or using a credit card, visit the websi of the Consumer Financial Protection Bureau at http://www.consumerfinance.gov/learnmore/					

Fees				
Annual Fee	None	\$49 per Account		
Transaction Fees:				
Balance Transfer and Cash Advance	Either \$10 or 3 % 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 \$25			
Returned Payment	Up to \$25			

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 before 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 December 25, 2024, the Index was 7.50%.

^a 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%.

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 January 1, 2025.

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.

 $^{^{\}rm b}$ We add 15.99% to the Prime Rate to determine the Penalty APR. The Account will never have an APR over 21%.

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.