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-The Independent BankersBank at P.O. Box 569120, Dallas, TX 75356-9120.

BUSINESS NAME (BORROWER)				BUSINESS	ADDRESS					
CITY				STATE	7.BBT(EGG		ZIP (ODE		
BUSINESS PHONE			TAX ID#				211	ODL		
OWNERSHIP (CHECK ONE)	☐ Sole Proprietorship	☐ Partnership	☐ Private C		☐ Public Corporation	n □ Non Profit				
Type of goods or services provided	<u></u>	□ Falthership	I Filvate C	огрогация	☐ Individual Billing	☐ Summary B	illing with Su	ih Accounts	<u> </u>	
If proprietorship, partnership or pri Please check this box if you wou	vate corporation, have any of the		for bankruptcy?	□ Yes □ No	0	nt management has op	0			
CURRENT YEAR END FINANCIAL STATEMENT					COMPANY APPLICATION AND ARTICLES OF INCOR		RTNERSHIP, INCI	UDE PARTNER	SHIP AGREE	MENT.
Applicant Information (Copy to mal	ke additional pages if needed)									
NAME				TITLE						
CREDIT LIMIT REQUESTED	DATE O	F BIRTH		SOCIAL SEC	URITY NUMBER					
ADDRESS				CITY		STATE	ZIP C	ODE		
SIGNATURE										
X										
NAME				TITLE						
CREDIT LIMIT REQUESTED	DATE OF	F BIRTH		SOCIAL SEC	URITY NUMBER					
ADDRESS				CITY		STATE	ZIP C	ODE		
SIGNATURE										
X				TITLE						
NAME				TITLE						
CREDIT LIMIT REQUESTED	DATE OF	F BIRTH			URITY NUMBER					
ADDRESS				CITY		STATE	ZIP C	ODE		
SIGNATURE X										
STATE LAW DISCLOSURES: CA Reside the extent of any credit limit set by the permitted by law will be charged on Upon request, we will inform you of obtain a comparative listing of credit equally available to all creditworthy can be compared with the comparative listing of credit or a comparative listing of credit or and compared with the compared with t	the creditor, and each applicant in the outstanding balances from in the names and addresses of an card rates, fees, and grace per customers, and that credit report of a marital property agreement,	nay be liable for all amo month to month. NY Re y consumer reporting a lods. New York State Bi ing agencies maintain s a unilateral statement	unts of credit extensions of credit extensions. Consume gencies which has anking Department operate credit his under section 766	ended under this a er reports may be we provided us wit at, 1-800-518-886 atories on each ind 6.59, or a court de	account to any joint applica requested in connection values th such reports. New York 6. OH Residents: The Ohio dividual upon request. The ecree under section 766.70	ant. <u>DE and MD Residents</u> with the processing of your residents may contact the plays against discriminated on the civil rights commiss of adversely affects the incomplex of the commiss of the civil rights contained the civil right	s: Service cha ur application le New York s tion require t ion administe literest of the	arges not in and any re state bankir hat all cred ers complian creditor un	excess of esulting a ng departritors makence with t	of those account ment to e credi this law
prior to the time the credit is granted		ement, statement, or d				the obligation to the cred	ditor is incurr	ed.		
DATE OWNER X	, PARTNER OR PRESIDENT		X	TINER OR SECRE	ETARY/TREASURER					
		PERSON	AL GUARA	ANTY AGR	REEMENT					
FOR VALUE RECEIVED the undersigned (hereinafter no of and promise to pay the Issuing Bank of the Card a obligations, whether direct or indirect, absolute or cont is now, or hereafter may become libel or indebted to Be required to Jose Bank under this Guaranty Agreemer Borrower to Bank, plus the sum of the total outstanding, not be the provision of this guaranty obligated under the terms hereof or under the terms or excess of the maximum interest rate as may be aut it is the intention of the parties hereof to conform strict the extent payable by Guarantors, shall be held to be so Guarantors hereby to Guarantors, shall be held to be so Guarantors hereby where the parties hereof to conform strict the extent payable by Guarantors, and waive diligence, proposed against, or exhaust any collateral or security for amount of the guaranteed hereby, and waive diligence, proposed against, or exhaust any collateral or security for amount of the guaranteed only the parties hereof. This guaranty is confinuing and shall continue to a create, renew, extend, or after, in whole or in park with the status of Borrower changes, this guaranty agreems hereof. If, for any reason, the guaranteed indebtedness can be a seal of the Card be a reason, including bankruptcy, such fact shall not affect guaranteed indebtedness has been enforceable agains. Bank may settle or agree with any of the Guarantors and released. Bank may surrender, release, exchange, or after any Guarantors and the guaranty shall bank surrender, release, exchange, or after any Guarantors and the guaranty, and this guaranty shall	nd Credit Devices issue pursuant hereto (hereiningent, primary or secondary, or joint or several and, whether such liability or indebtedness be in cit an aggregate sum of more than the total inter a tan aggregate sum of more than the total inter balance of all cards issued by Bank for the according to rot the guaranteed indebtedness, Bank and Quf any note, instrument or other agreement evide horized by law for written contracts which constitutly to the applicable laws which limit interest rate ubject to reduction to the maximum interest rate concept of this guaranty and all other notices in consentment, protess, and suit on the part of Bank of first endeavor to collect from Borrower any inder any indebtedness or obligation hereby guarantee gift and maintained against any one or more of the retent. If any sum due Bank by Quarantors here our proceeding, that the undersigned Quarantors curred by Bank. pply without regard to the form or amount of in hout notice to Guarantors. This guaranty also imag lost or stolen. In grant of the store of the protect of the store of the contract of the protect of the protect of the protect of the store of the protect of the p	after referred to as "Bank") any and and all renewals and extensions the nortact or tort; provided, however, test and attorney's fees which may out of Borrower. arrantors agree that Guarantors shoring any of the guaranteed indebtueness is, and any of the guaranteed indebtueness is, and any of the aforesaid contra allowed under said laws. I allowed under said laws. I allowed under said laws. I are the contraction of any indebtend to the contraction of any indebtend tottedness or obligation hereby guaranteed, but of any indebtend tottedness or obligation hereby guaranteed, and is a service of the contraction of the	and all indebtedness and correct, for which Borrower hat Guarantors shall not be or become owing by all never be required or tedness, to pay interest, and for the Guarantors, at so for interest, if and to the Guarantors, and the control of the co	indebtedness and obligi- renewals and extension signed Guarantors. No 1 Each of the undersig- person or persons and shall be cumulative anc endorsement, or otherwing Guarantors shall furm Guarantors hereunder, as a significant of support shall be shall be shall the obligation of Guaran liability of any person the proclude concurrent This guaranty agreem and does not replace, Bank is rehying and is be held to be invalid or THIS GUIRANTY EME INDEBTEDNESS AND SU RELATING TO THE SUBJ OF THE GUARANTY, AND FELATING TO THE SUBJ OF THE GUARANTY, AND OF PRIOR CONTEMPORA	ish to Bank annually (and more frequent is been ally perpent and warrant to Ban ower and Guarantors executing and delight and such liability and obligation has ben rights hereunder, in whole or in part, and extent so assigned. Any action or site of the submitted to the remarks of the submitted to the remarks. The submitted is the submitted to the right of set off. The exercise of any other right of the submitted is the submitted to the right of set of the submitted to rely upon each and all of the ineffective, then all other provisions she ineffective, then all other provisions in the remarks of the submitted to rely upon each and all of the ineffective, then all other provisions she conclude the submitted to rely upon each and all of the ineffective, then all other provisions in the remarks of the submitted to rely upon each and all of the ineffective, then all other provisions is determined to the submitted that the submi	xisting at the time notice in writing ande, but this guaranty agreement sh Cashier of Bank unless and until the guaranty is greemet and and the guaranty is operative and binding as dby any other person under any leg agiotin to Bank, whether the same is ly if requested by Bank) financial state, k, that the value of the consideration enrigh this guaranty agreement is reas efficted or may reasonably be expected upon any such assignment all the tion by Bank with regard to the guarant for its failure to use diligence in the der shall be cumulative of any and all se by Bank of any fight or remedy her to the guaranty agreement of the Guarantors waive the right to other guaranty agreement of the Guarantors waive the right to other guaranty agreement of the Guarantors and lat continue in full force and effect of OF GUARANTORS AND BANK WITH TIMENTS, AGREEMENTS, REPRESENTI SINTENDED BY GUARANTORS AND BANK, NO COURSE MENTS OR DISCUSSIONS OR OTHER	if such death is rec all continue in full if said Cashier has a cut to him without refa all disability to sign incurred through the ements, including ce received and to be ements, including ce received and to be ements of the ements of the ements of the ements of the ements and provision teed indebtedness guother rights that Be euunder or under such ements of the	eived by the Casi roce and effect a knowledged receiver and the case knowledged receiver and the case and the case the execution of a seek and to case and a shift flow and continue and continue and continue and the case and case and the case and the case and the stage and the case and the case and the case and the stage and the case and the case and the case and the stage and the case and the case and the case and the stage and the case and the case and the case and the stage and the case and the case and the case and the stage and the case and the case and the case and the stage and the case and the case and the case and the stage and the case and the case and the case and the stage and the case and the case and the case and the stage and the case and the case and the case and the case and the stage and the case and the case and the case and the case and the stage and the case and the case and the case and the case and the stage and the case and the case and the case and the case and the stage and the case and the case and the case and the case and the stage and the case and the case and the case and the case and the stage and the case and the	hier of Bank a s to all other or int thereof in v int is signed to that his liability is similar guara- ingent liability in antors as a re- irectly. shall incur bot hall not impair interest or in pre- sinst Guaranto t, at law or in agreement is n t.	and as to a of the under writing. by any othety yoy hereunder information sult of Barrobligation or the benefit or or diminisi seserving the ror of many equity, she not intender rument sha UJARANTEE RUJARANTE
BANK #					EM	1PLOYEE CODE:		$\neg \vdash$		$\overline{}$
						t to exceed 5 alpha numeric characters)				
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MasterCard® Business Application

	STANDARD CARD	PREFERRED POINTS CARD				
Interest Rates and Interest Charges						
Annual Percentage Rate (APR) for Purchases	This APR will vary with the market based on the Prime Rate.					
APR for Balance Transfers and Cash Advances 14.99% This APR will vary with the market based on		ne Prime Rate.ª				
Penalty APR and When it Applies	19.99% – 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.					
How to Avoid 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.					
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 we of the Consumer Financial Protection Bureau at http://www.consumerfinance.gov/learnmo					

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 each 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				
Other Fees:					
Pay-by-Phone	Up to \$10 for agent assisted payments.				

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

Prime 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 March 24, 2017, the Index was 4.00%.

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-The Independent BankersBank.

The information about the cost of the Card described in this table is accurate as of April 1, 2017. This information may change after that date. To find out what may have changed, call us at 800-367-7576 or write TIB-The Independent BankersBank, P.O. Box 569120, Dallas, Texas 75356-9120.

^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%.

b We add 15.99% to the Prime Rate to determine the Penalty APR. The Account will never have an APR over 21%.