VISA® Business Credit Card Application

PLEASE CHOOSE ONE:
□ Preferred Points Card Standard Card

		Rewards Option:	\$39 Annual Fee per	Account No Annual Fee	
law requires all financial institutions to	obtain, verify, and record informa ou open an account, we will ask f	tion that identifies	each person wh	o opens an account.	of terrorism and money laundering activities, Federa hat will allow us to identify you. We may also ask t
MARRIED WI RESIDENTS: If you are ap	oplying for an individual account of financial information. You underst	and that we may be	required to not	ify your spouse of this acco	your spouse also lives in Wisconsin, combine you ount. Married Wisconsin residents must furnish the .20, Dallas, TX 75356-9120.
BUSINESS NAME (BORROWER)			BUSINESS	ADDRESS	
CITY	Y STATE				ZIP CODE
BUSINESS PHONE		TAX ID#	ŧ		
OWNERSHIP (CHECK ONE)	Proprietorship 📮 Partnersh	ip 📮 Private (Corporation	Public Corporation	Non Profit
Type of goods or services provided: If proprietorship, partnership or private corpor When would you prefer to receive your monthly			🖵 Yes 🖵 No		Number of Accounts Requestedt management has operated business:
CURRENT YEAR END FINANCIAL STATEMENTS INCLUDING B				COMPANY APPLICATION: DULTION AND ARTICLES OF INCORPORAT	ION. IF APPLICANT IS A PARTNERSHIP, INCLUDE PARTNERSHIP AGREEMENT.
Applicant Information (Copy to make addition	al pages if needed)				
NAME			TITLE		
CREDIT LIMIT REQUESTED	DATE OF BIRTH		SOCIAL S	ECURITY NUMBER	
ADDRESS	C	ITY	STATE		ZIP
SIGNATURE					
X NAME			TITLE		
CREDIT LIMIT REQUESTED	DATE OF BIRTH		SOCIAL SECURITY NUMBER		
ADDRESS		ITY		STATE	ZIP
SIGNATURE X					2.11
NAME			TITLE		
CREDIT LIMIT REQUESTED	DATE OF BIRTH		SOCIAL S	ECURITY NUMBER	
ADDRESS	C	ITY		STATE	ZIP
SIGNATURE X					
check my/our employment history and to ask que reporting agencies and other sources) in evaluatin (ii) release information to others about my/our cre STATE LAW DISCLOSURES: CA Residents: Regardl	estions about my/our credit experiences. ng my/our credit application and subsequ edit history with you. I/We agree this appliess of your marital status, you may appli	This application is sub ently in connection with plication will remain you of for credit in your name	mitted to obtain cre any extension of c r property whether alone. If this is a j	edit. I/We authorize you to (i) ma redit, update, renewal, review, o this application is approved or n oint account, after credit approv	al, each applicant has the right to use this account to the exte
of those permitted by law will processing of your application and any resulting ; contact the New York state banking department to o that all creditors make credit equally available to a	be charged on the outst account. Upon request, we will inform y btain a comparative listing of credit card re all creditworthy customers, and that cred rovision of a marital property agreement,	anding balance ou of the names and ac tes, fees, and grace peri it reporting agencies ma a unilateral statement	es from mor ddresses of any co ods. New York State aintain separate cre under section 766.	Ith to month. <u>NY Reside</u> nsumer reporting agencies whic Banking Department, 1-800-518 alth histories on each individual of 59, or a court decree under sec	esidents: Service charges not in excess <u>nts</u> : Consumer reports may be requested in connection with t th have provided us with such reports. New York residents m 8866. <u>OH residents</u> : The Ohio laws against discrimination requ upon request. The Ohio civil rights commission administers co tion 766.70 adversely affects the interest of the creditor unle en the obligation to the creditor is incurred.
DATE OWNER, PARTNER					
	PERS	ONAL GUAR	ANTY AGR	EEMENT	
TOR MULLE RECEIVED the undersigned intereinative referred to as "Gu of and promise to pay the bisking Bland of the VISA Card and Credit Devi- olaring provise to pay the bisking Bland of the VISA Card and Credit Devi- bissing the second provides of the second and Credit Devi- bissing the second provides of the second and credit Devi- tor wave hereafter any become tible to individe to Bank, whether such be required to pay Bank under this Guaranty Agreement an aggregate s Borrower to Bank, plus the sum of the total outstanding Blands, instru- tion scores of the maximum interest rate as may be automized by law in access of the maximum interest rate as may be automized by law externt payable by Guarantons, shall be held to be subject to reduction Guarantors hereby severally wave notice of acceptance of this guara obligations guaranteed hereby, and wave diligence, presentment, prote- guaranteed, and agree that Bank shall not be required to first endewort proceed against, or achasist any collateral or security on an indetenders amount of the guaranteed balastican such any be brought and maintain indired of Borrower or any other Guarantor as parties incurred by Bank. This guaranties or orally constantor as parties incurred by Bank. This guaranty is continuing and shall continue to apply without regard ate, renew, extern or orally continue to apply without regard ate, renew, extern or or any enter, funding on the process of a second process of the second or or any context courder processing. If and all attorney's locast and expresses there. If any such the second of the aparts and shall continue to apply without regard ate, renew, extern or or affer.	ces issue pursuant hereto (hereinafter referret to iss "Eam recondary, or joint or several and all renewals and exten- liability or indetbedness be in contract or tort; provideth, hus more than the total interest and attorney's fees wi ISA cards issued by Bank for the account of Borrower. Is a contracts which constitute the guaranteed indetbe- meters. Such and Guarantors agree that Guara ument or other agreement evidencing any of the guarante written contracts which constitute the guaranteed indetbe- laws which limit interest rates, and wy of the adversail or to the maximum interest rate allowed under said laws. In y and all other notices in connection herewith or in con- st, and suit on the part of Bank in the collection of any in to collect from Borrower any indetbedness or obligation here de against any one or more of the undersigned Guarantors in due Bank by Guarantors hereunder is placed in the han the the undersigned Guarantors, jointy and severally, pror in the the undersigned Guarantors.	c) any and all indebtedness and ions thereof, for which Borrower wever, that Guarantors shall not ich may be or become owing by thors shall near be required or di indebtedness, to pay interest diness and for the Guarantors, it intracts for interest, if and to the ection with the indebtedness or debtedness or obligation hereby bey guaranteed, or to foreclose, rs, or any of them, to pay the full at the election of Bank, without ds of an attorney for collection, ise to pay Bank on demand any anteed which Borrower may cre-	indebtedness and oblig renewais and extension signed Guarantors. No Each of the undersig person or persons and shall be cumulative and Guarantors shall furm Guarantors shall furm Guarantors hereunder, a Bank may assign its duarantors hereunder, a Bank may assign its display of a person lia liability of any person lia them, including but not not preclude concurrent This guaranty agreem	ations of Borrower to Bank which are existing thered, in whole or in part whenever made, i obtice shall be deemed received by the Cashie in addition to any other liability or obligation is. Boreally represent and warrant to Bank that severally represent and warrant to Bank that severally represent and warrant to Bank that were and Guarantors executing and delivering (rights hereunder, in whole or in part, and upor tasknt so assigned. Any action or inication by trosh networks and used and the benefited in between the regists of Bank hereunder sha initiation to hergist of Bank hereunder sha initiation to hergist of Sank here right or en subsequent exercise of any other right or net is performable in Dallas County, Texas, are used to othergist on Mark here any other ends or between the smooth or affect any other g	In Guarantors waive the right to be sued elsewhere. This guaranty agreement is not inter guaranty agreement of the Guarantors, or any of them, held by Bank.
ate, renew, extend, or after, in whole or in part, without notice to Guarantors. This guaranty also includes, but is not limited to, fraudulent use of the card or unau- thorized use of the card as a result of the card being lost or stolen. If the status of Borrower changes, this guaranty agreement shall continue and also cover the indebtedness of Borrower under the new status, according to the terms hereof. If, for any reason, the guaranteed indebtedness cannot be enforced against Borrower, or any payments thereon must be refunded by Bank to any party for any			Bank is relying and is entitled to rely upon each and all of the provisions of this agreement; and, accordingly, if any provision or provisions of this instrument shall be held to be invalid or ineffective, then all other provisions shall continue in full force and effect notwithstanding. THIS GUARANTY EMBODIES THE FINAL, ENTIRE AGREEMENT OF GUARANTORS AND BANK WITH RESPECT TO GUARANTORS' GUARANTY OF THE GUARANTEED INDEBTENESS AND SUPERSEDES ANY AND ALL PRIOR COMMITMENTS, AGREEMENTS, REPRESENTATIONS, AND DUNDERSTANDINGS, WHETTEN PRO FOR ALL RETAINTS TO THE SUBJECT MATTER HEPROF THIS GUARANTY IS INTENDED BY GUARANTORS AND BANK AS A HINA AND CAMP HET EXPRESSION OF THE FERSE.		

If, for any reason, the guaranteed indebtedness cannot be enforced against Borrower, or any payments thereon must be refunded by Bank to any part for any reason, including bankruptor, such fact shall not affect the liability of Guarantors hereunder, and Guarantors shall be liable hereunder to the same extent as if the guaranteed indebtedness has been enforceable against. Borrower or said payments had not been made to Bank. Bank may settle or agree with any of the Guarantors for such sum or sums as it may see fit and release such of the Guarantors for guaranteed indebtedness without impaining the right of Bank to demand and collect the balance of the guaranteed indebtedness from others or the Guarantors not so released. Bank may surrender, release, exchange, or alter any collateral or security for any indebtedness or obligation hereby guaranteed without affecting the liability of

RELATING TO THE SUBJECT MATTER HEREOF. THIS GUARANTY IS INTENDED BY GUARANTORS AND BANK AS A FINA AND COMPLETE EXPRESSION OF THE TERMS OF THE GUARANTY, AND NO COURSE OF DEALING BETWEEN GUARANTORS AND BANK, NO COURSE OF PERFORMANCE, NO TRADE PRACTICES, AND NO EVIDENCE OF PRIOR CONTEMPORATEOUS OF SUBSEQUENT ORAL AGREEMENTS OR DISCISSIONS OR OTHER EXTINSIC EVIDENCE OF ANY NATURE SHALL BE USED TO CONTRADICT, VARY, SUPPLEMENT OR MODIFY ANY TERM OF THIS GUARANTY. THERE ARE NO ORAL AGREEMENTS BETWEEN GUARANTORS AND BANK. Signed on this ____ __ day of __

bank may surrender, release, exchange, or alter any collateral or security for any indeptedness or collegation hereby guaranteed without anecung the liability of Guarantors under this guaranty, and this guaranty shall continue effective notwithstanding any legal disability of Borrower.		Personal Guaranty	Personal Guaranty	Personal Guaranty	
BANK #			CND to exceed 5 alpha or numeric characters)		
CL Cl	DS	DT	BY		

Please print, sign, and fax this completed application (page 1) along with any required supporting documentation to: 972.650.7054.

Page 1 of 2

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	STANDARD CARD	PREFERRED POINTS CARD	
Annual Percentage Rate (APR)	12.90%	12.90%	
Variable Rate Information	Your APR may vary each billing period. The APR is equal to the Index+7.9%. See explanation below.*	Your APR may vary each billing period. The APR is equal to the Index+7.9%. See explanation below.*	
Penalty APR	Up to 21%. See explanation below.**	Up to 21%. See explanation below.**	
Annual Fee	None	\$39 per Account	
Minimum Finance Charge, and Transaction Charges for Purchases	None	None	
Grace Periods	25 days for purchases. No grace period for cash advances or balance transfers.	25 days for purchases. No grace period for cash advances or balance transfers.	
Method of Computing Balances for Purchases and Cash Advances	Average daily balance (including new purchases and cash advances)	Average daily balance (including new purchases and cash advances)	
Cash Advance Fees	2% of each amount advanced; minimum fee \$2.	2% of each amount advanced; minimum fee \$2.	
International Transactions Fee	1% of each purchase (after conversion to US Dollars)	1% of each purchase (after conversion to US Dollars)	
Additional Fees	Late payment: \$29 Over-the-credit-limit: \$29 NSF check: \$29 Pay-by-phone: \$10	Late payment: \$29 Over-the-credit-limit: \$29 NSF check: \$29 Pay-by-phone: \$10	

*The Annual Percentage Rate (APR) will vary based on changes in the Index (the Prime Rate – the base rate on corporate loans posted by at least 75% of the nation's largest 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 Finance Charges on the Account, but all calculations will be made using a minimum Index of not less than 5.00%. As of October 24, 2008, the Index was 4.50%. The Account will never have an APR over 21%.

**If you allow your Account to become 60 days past due, we may increase your APR on all balances to a higher rate equal to the Index plus a margin of 10.9%, up to a maximum of 21%. However, if your APR is increased, your Account may become eligible for a lower APR if you make timely payments for three consecutive months.

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.

The information about the Cost described in this table is accurate as of November 1, 2008. This information may change after that date. To find out what may have changed, call us at 800-367-7576 or write Card Service Center, P.O. Box 569120, Dallas, Texas 75356-9120.