

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.

BUSINESS NAME (BORROWER)		BUSINESS ADDRESS					
CITY		STATE		ZIP			
BUSINESS PHONE	TAX ID#						
OWNERSHIP (CHECK ONE)	Sole Proprietorship	Partnership	Corporation		Non Profit		
Type of goods or services provided			Numb	per of Cards Requ	lested		

If proprietorship, partnership, LLC or private corporation, have any of the principals ever filed for bankruptcy? 🖸 Yes 🗋 No Number of years current management has operated business

IMPORTANT! THE FOLLOWING INFORMATION MUST ACCOMPANY APPLICATION: CURRENT YEAR FINANCIAL STATEMENTS INCLUDING BALANCE SHEET AND INCOME STATEMENT. INCLUDE CORPORATE RESOLUTION AND ARTICLES OF INCORPORATION. IF APPLICANT IS A PARTNERSHIP, INCLUDE PARTNERSHIP AGREEMENT.					
Applicant Information (Copy to make add	itional pages if needed)				
NAME		TITLE			
CREDIT LIMIT REQUESTED	DATE OF BIRTH	SOCIAL SECURITY NUMBER			
ADDRESS	CITY	STATE	ZIP		
SIGNATURE X					
NAME		TITLE			
CREDIT LIMIT REQUESTED	DATE OF BIRTH	SOCIAL SECURITY NUMBER			
ADDRESS	CITY	STATE	ZIP		
SIGNATURE X					
NAME		TITLE			
CREDIT LIMIT REQUESTED	DATE OF BIRTH	SOCIAL SECURITY NUMBER			
ADDRESS	CITY	STATE	ZIP		
SIGNATURE					

LOAN APPLICATION CERTIFICATION: Everything that I/we have stated in this application is correct to the best of my/our knowledge. I/We understand that you will retain this application whether or not it is approved. You are authorized to check my/our credit, employment history and ask questions about my/our credit experiences. I/We understand that the use of any card issued in connection with this application shall be subject to the terms of the Cardholder Agreement which will be sent upon approval of application. I/We agree to pay all indebtedness arising from the use of any cards issued pursuant to this application. Applicant represents that the debt to be incurred pursuant to the Cardholder Agreement will be for business purposes and that none of such debt will be primarily for a personal, family or household purpose.

DATE	OWNER, PARTNER OR PRESIDENT	PARTNER OR SECRETARY/TREASURER			
	Х	Х			
PERSONAL GUARANTY AGREEMENT					
FOR VALUE RECEIVED	D the undersigned (hereinafter referred to as "Guarantors" whether one or mo	e) jointly and severally guarantee Each of the undersigned Guarantors acknowledges that this guaranty is operative and binding as to him wit			

For which receive the undersigned internation referred to as Guarantors whether one or motion jointy and severally guarantee unconditionally the payment of and promise to pay the Issuing Bank of the VISA Card and Credit Devices issued pursuant hereto (hereinafter referred to as "Bank") any and all indebtedness and obligations, whether direct or indirect, absolute or contingent, primary or secondary, or joint or several and all renewals and extensions thereof, for which Borrower is now, or hereafter may become libel or indebted to Bank, whether such liability or indebtedness be in contract or tort, provided, however, that Guarantors shall not be required to pay Bank under this Guaranty Agreement an aggregate sum of more than the total interest and attorney's fees which may be or become owing by Borrower to Bank, plus the sum of the total outstanding balance of all VISA cards issued by Bank for the account of Borrower.

Notwith by bothwer to bains puts the sum of the total outstanding bains of the start outstanding any other provision of this guaranty or the guaranteed indebtedness. Bank and Guarantors agree that Guarantors shall never be required or obligated under the terms hereof or under the terms of any note, instrument or other agreement evidencing any other guaranteed indebtedness, to apy interest in excess of the maximum interest rate as may be authorized by law for written contracts which constitute the guaranteed indebtedness and for the Guarantors. It is the intention of the parties hereto to conform strictly to the applicable laws which limit interest rates, and any of the aforesaid contracts for interest, if and to the extent payable by Guarantors, shall be held to be subject to reduction to the maximum interest rate allowed under said laws.

shall be held to be subject to reduction to the maximum interest rate allowed under said laws. Guarantors hereby severally waive notice of acceptance of this guaranty and all other notices in connection herewith or in connection with the indebtedness or obligation hereby guaranteed hereby, and waive diligence, presentment, protest, and suit on the part of Bank in the col-lection of any indebtedness or obligation hereby guaranteed, and garee that Bank shall not be required to first endeavor to collect from Borrower any indebtedness or obligation hereby guaranteed, or to foreclose, proceed against, or exhaust any collateral or security for any indebtedness or obligation hereby guaranteed, before requiring Guarantors, or any of them, to pay the full amount of the guaranteed boligations. Suit may be brought and maintained against any one or more of the undersigned Guarantors at the election of Bank, with out joinder of Borrower or any other Guarantor as parties thereto. If any sum due Bank by Guarantors hereunder is placed in the hands of an attorney for collection, or is collected through probate, bankruptcy, or other court proceeding, that the undersigned Guarantors, ipinity and severally, promise to pay Bank on demand any and all attorney's fees and other costs and expenses incurred by Bank. This guaranty is continuing and shall continue to apply without regard to the form or amount of indebtedness or obligation suranteed which Borrower may create, renew, extend, or alter, in whole or in part, without notice to Guarantors. This guaranty also includes, but is not limited to, fraudulent use of the guaranty agreement shall continue and allo cover the indebtedness or obligest ones.

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 reason, including bankruptcy, 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.

The into been intake 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 from all further liability to Bank for guaranteed indebtedness without impairing the right of Bank to demand and collect the balance of the guaranteed indebtedness from others of 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 Guarantors under this guaranty, and this guaranty shall continue effective notwithstanding any legal disability of Borrower.

In the event of the death of any of the undersigned Guarantors, this guaranty shall bind the decedent, his heirs, executors, and administrators only as to the indebtedness and obligations of Borrower to Bank which are existing at the time notice in writing of such death is received by the Cashier of Bank and as to all renewals and extensions thereof, in whole or in part whenever made, but this guaranty agreement shall continue in full force and effect as to all other of the undersigned Guarantors. No notice shall be deemed received by the Cashier of Bank unless and until the said Cashier has acknowledged receipt thereof in writing.

hout reference to whether Each of the undersigned Guarantors advinowedges that this guaranty is operative and binding as on thim without reference to whether it is signed by any other person or persons and without reference to whether it is signed by any other person or persons and without reference to whether it is signed by any other person under any legal disability os sign the same; and that his liability hereunder shall be cumulative and in addition to any other liability or obligation to Bank, whether he same is incurred through the execution of a similar guaranty, through endorsement, or otherwise. Guarantors shall furnish to Bank annually (and more frequently if requested by Bank) financial statements, including cash flow and instructionat liability information. the

contingent liability information

contingent liability information. Guarantors is a result of Bank extending credit to Borrower and Guarantors executing and delivering this guaranty agreement is reasonably worth at least as much as the liability and obligation of Guarantors hereunder, and such liability and obligation has benefited or may reasonably be expected to benefit Guarantors directly or indirectly or indirectly. Bank may assign its rights hereunder, in whole or in part, and upon any such assignment all the terms and provisions of this guarants and shall have to the benefit Guarantors directly or indirectly. Bank may assign its rights hereunder, in whole or in part, and upon any such assignment all the terms and provisions of this guarants and shall have to the benefit of such assignee, to the extern to assigned. Any action or inaction by Bank with regard to the guaranteed indebtedness or this guaranted shall be obligation of Guarantors hereunder. Bank shall not be liable for its failure to use diligence in the collection of the guaranteed indebtedness or in preserving the liability of any person liable thereon. The rights of Bank hereunder shall be cumulative of any and all other rights that Bank may have against Guarantors, are of them, including but not shall not preclude concurrent or subsequent exercise of any other right or remedy. This guaranty agreement is performable in Dallas County Tegas. and Guarantors wave the right to be sue el elsewhere. This guaranty

This guaranty agreement is performable in Dallas County, Texas, and Guarantors waive the right to be sued elsewhere. This guaranty agreement is not intended and does not replace, cancel or otherwise modify or affect any other guaranty agreement of the Guarantors, or any of them, held by Bank.

any or dream, new op bank. Bank is relying and is entitled to rely upon each and all of the provisions of this agreement; and, accordingly, if any visions of this instrument shall be held to be invalid or ineffective, then all other provisions shall continue in full force

notwithstanding. THIS GUARANTY EMBODIES THE FINAL, ENTIRE AGREEMENT OF GUARANTORS AND BANK WITH RESPECT TO GUARANTORS' GUARANTY OF THE GUARANTEED INDEBTEDNESS AND SUPERSEDES ANY AND ALL PRIOR COMMITMENTS, AGREEMENTS GUARANTY OF THE GUARANTEED INDEBTEDNESS AND SUPERSEDES ANY AND ALL PRIOR COMMITMENTS, AGREEMENTS, REPRESEN-TATIONS, AND UNDERSTANDINGS, WHETHER WRITTEN OR ORAL, RELATING TO THE SUBLECT MATTER HEREOF. THIS GUARANTY AND NO COURSE INTENDED BY GUARANTORS AND BANK AS A FINAL 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 EVUDENCE OF PRIOR CONTEMPORANEOUS OR SUBSEQUENT ORAL AGREEMENTS OR DISCUSSIONS OR OTHER EXTRINSIC 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 ____

Personal Guaranty Personal Guaranty

____ day of ___

		EMPLOYEE CODE: (Not to exceed 5 alpha or numeric characters)	
CDS	DT	BY	

Please print, sign, and fax this completed application (page 1) along with any required supporting documentation to: 765.935.3157.

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CREDIT DISCLOSURES

Annual Percentage Rate for Purchases	12.76%*	Grace Period for Purchases	25 Days*		
Annual Percentage Rate for Cash Advances	18.96%*	Method of Computing the Balance for Purchases	Average Daily Balance Including New Purchases		
Annual Percentage Rate for Balance Transfers 18.96%*		* A finance charge will be imposed on Credit Purchases only if you elect not to pay the entire new balance shown on your monthly statement for the previous billing cycle within 25 days from the closing of that statement. If you elect not			
Transaction fee for cash adance and balance transfers (excluding transfers at opening)	3% (\$10 Min. / \$100 Max.)	to pay the entire new balance shown on your previous statement within the 25-day period, a finance charge will b imposed on the unpaid average daily balance of such Credit Purchases from the previous statement closing date and o the new Credit Purchases from the date of posting to your account during the current billing cycle, and will continue t accrue until the closing date of the billing cycle preceding the date on which the entire balance is paid in full or until th date of payment if more than 25 days from the closing date. The finance charge for a billing cycle is computed b applying the monthly periodic rate to the average daily balance of Credit Purchases, which is determined by dividing th sum of the daily balances during the billing cycle by the number of days in the cycle. Each daily balance of Cred			
Annual Membership Fee	\$29.00/card				
Late Payment Fee	\$39.00	Purchases is determined by adding to the outstanding unpaid balance of Credit Purchases at the beginning of the bill cycle any new Credit Purchases posted to your account, and subtracting any payments as received or credits as poster your account, but excluding any unpaid finance charges. A finance charge will be imposed on Cash Advances from the date made or from the first day of the billing credits and the subtraction of the			
Return Payment Fee	\$20.00				
Over Limit Fee \$39.00		in which the Cash Advance is posted to your account, whichever is later, and will continue to date of payment.			
At the date this application was printed the information listed above and to the right was accurate. Because rates and terms are subject to change, you may contact us for the information by writing to: Card Services Department, PO Box 728, Richmond, Indiana 47375					

TRANSFER OF BALANCE REQUEST

Upon approval, I wish to transfer my present balance on the credit card account(s) listed below to my new credit card account.

Visa Account No. _____ Mastercard Account No. ____

Signature _

Please send a copy of your last STATEMENT.

FOR INTERNAL USE ONLY

Wayne Bank and Trust Co. Phone: 765/935-5222 To Submit: Drop off at your nearest Wayne Bank Branch or Mail to: Cord Services Department						
NO. CARDS	PRO. CODE	•	NO. CARDS	PRO. CODE		
DATE APPROVED	CREDIT LIMIT	APPROVED BY	DATE APPROVED	CREDIT LIMIT	APPROVED BY	
ACCOUNT NO.(1)			ACCOUNT NO.(1)			

Card Services Department Wayne Bank and Trust Co. PO Box 728 Richmond, Indiana 47375