## **Texas National Bank** VISA® Business Credit Card Application

☐ Visa Business Non-Rewards Card

PLEASE CHOOSE ONE: Usa Business Preferred Points Card \$79 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

MARRIED WIRESIDENTS: 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 A	DDRESS			
CITY			STATE			ZIP CODE	
BUSINESS PHONE			TAX ID#				
OWNERSHIP (CHECK ONE)	<u> </u>	Partnership  Private	Corporation	Public Corporat	ion 🖵 Non Prof	.t	
Type of goods or services provide	d:rivate corporation, have any of the pri	ncinals ever filed for hankruntcv2		ber of Cards Request	ed: Numb s current management h		quested:
	your monthly statement? (Check one)				o darrent management n	as operated busine	
CURRENT YEAR END FINANCIAL STATEMEN	IMPORTAN TS INCLUDING BALANCE SHEET AND INCOME STATI	T! THE FOLLOWING INFORMA EMENT. IF APPLICANT IS A CORPORATION, IN-				PARTNERSHIP, INCLUDE PA	ARTNERSHIP AGREEMENT.
Applicant Information (Copy to ma	ake additional pages if needed)						
NAME			TITLE				
CREDIT LIMIT REQUESTED	DATE OF BIR	TH	SOCIAL SE	CURITY NUMBER			
ADDRESS		CITY		STATE	ZIP		
SIGNATURE X							
NAME			TITLE				
CREDIT LIMIT REQUESTED	DATE OF BIR	ТН	SOCIAL SE	CURITY NUMBER			
ADDRESS		CITY		STATE	ZIP		
SIGNATURE X							
NAME			TITLE				
CREDIT LIMIT REQUESTED	DATE OF BIR	TH	SOCIAL SE	CURITY NUMBER			
ADDRESS		CITY		STATE	ZIP		
SIGNATURE x							
charged on the outstanding balances the names and addresses of any consu card rates, fees, and grace periods. Ne customers, and that credit reporting ag marital property agreement, a unilatera	d each applicant may be liable for all am from month to month. NY Residents: Co mer reporting agencies which have provide W York State Department of Financial Se encies maintain separate credit histories o I statement under section 766.59, or a cot	nsumer reports may be requested in the dus with such reports. New York resi rvices, 1-800-342-3736. OH Residen n each individual upon request. The C urt decree under section 766.70 adve	n connection with the dents may contact th ts: The Ohio laws aga thio civil rights commis rsely affects the intere	processing of your appli e New York State sinst discrimination requi ssion administers est of the creditor	cation and any resulting acco Department of Financial Serv	ount. Upon request, we vices to obtain a compa edit equally available to arried WI Residents: N	e will inform you of parative listing of credit to all creditworthy lo provision of a
DATE OWNER	ecree or has actual knowledge of the adver R, PARTNER OR PRESIDENT	PA	RTNER OR SECRET				
X		X					
FOR VALUE DECENTED the standard (housing for	referred to as "Guarantors" whether one or more) jointly a	PERSONAL GUAR			rantors, this guaranty shall bind the de	and the best of the second	
of and promise to pay the issuing Bank of the VISA Co- obligations, whether direct or indirect, absolute or one is now, or hereafter may become libel or indebted to Eu- ber equired to pay Bank under this (Guarant) Agreeme Borrower to Bank, plus the sum of the total outstand. Notwithstanding any other provision of this guara- obligated under the terms hereof or under the terms in a single state of the control of the state of the state of the state of the maximum interest rate as may be at it is the intention of the parties here to conform st the extent payable by Guarantors, shall be held to be Guarantors hereby severally wave notice of accept Guarantors hereby severally wave notice of accept Guarantors hereby severally wave notice of accept Guarantors hereby severally wash notice of security amount of the guaranteed obligations. Sult may be in junder of Borrower or any other Guarantor as partes or is collected through probate, bankrupty, or other and all attorney's fees and other costs and expenses This guaranty is continuing and shall continue to create, renew, extend, or after, in whole or in part, vi unauthorized use of the card as a result of the card is the status of Borrower changes, this guaranty af terms hereof.  If, for any reason, the guaranteed indebtedness co- reason, including bankrupts, such fact shall not affe guaranteed indebtedness has been enforceable again Bank may settle or agree with any of the Guarantor on to or eleased.	and and Credit Devices issue pursuant hereto (hereinafer in trigent, primary or secondary, or join or several and and are lank, whether such liability or indebtedness be in contract or that an aggregate sum of more than the total interest and ng balance of all ViSA cards issued by Bank for the accoun- ty or the guaranteed indebtedness. Bank and Guarantors of any note, instrument or other agreement evidencing a thorized by law for written contracts which constitute in the richy to the applicable laws which limit interest rates, and a subject to reduction to the maximum interest rates allowed ance of this guaranty and all other notices in connection in the toffice of the properties of the properties of the part of Bank in the toffice of the properties of the part of Bank in the to first endeavor to collect from Borrower any indebtednes or any indebtedness or obligation hereby guaranteed, befor ought and maintained against any one or more of the unde- treterol. If any sun due Bank by Guarantors hereunder is court proceeding, that the undersigned Guarantors, jointly incurred by Bank.	referred to as "Bank") any and all indebtedness and newals and extensions thereof, for which Borrower rort; provided, however, that Guarantors shall not attorney's fees which may be or become owing by to deformer.  agree that Guarantors shall never be required or by of the guaranteed indebtedness, to pay interest guaranteed indebtedness, and for the Guarantors. The provided former of the designations of the guaranteed indebtedness and for the Guarantors. The provided for the guaranteed indebtedness or obligation hereby and laws.  Freewith or in connection with the indebtedness or collection of any indebtedness or obligation hereby guaranteed, or to foreclose, or obligation hereby guaranteed, or to foreclose, en equaling Guarantors, or any of them, to pay the full signed Guarantors at the election of Bank, without placed in the hands of an attorney for collection, and severally, promise to pay Bank on demand any eservally, promise to pay Bank on demand any estemation inside to pay Bank on demand any libe liable hereunder to the same extern as if the on must be refunded by Bank to any party for any all be liable hereunder to the same extern as if the of the Guarantors from all further liability to Bank theed indebtedness from others of the Guarantors hereby guaranteed without affecting the liability of hereby guaranteed without affecting the liability of the payment of the content of the guarantors from all further liability of the same extern as if the content of the guarantors from others of the Guarantors hereby guaranteed without affecting the liability of	indebtedness and obligate renewals and extensions is gined Guarantors. No no Each of the undersigne person or persons and with shall be cumulative and indosement, or otherwise Guarantors shall frumish Guarantors shall frumish Guarantors shall frumish Guarantors pintly and sextending credit to Borrow Guarantors herrunder, an Bank may assign its ing of such assignee, to the e the obligation of Guarantors herrunder, and Eank in religion of Guarantors herrunder, and Eank is religion to the consument of This guaranty agreeme and does not replace, car Bank is relying and is e be held to be invalid or in THIS GUARANTY EMBO INDEBTEDNESS AND SUPE RELATING TO FERGUARANTY, AND OF PRIOR CONTEMPORAN	ons of Borrower to Bank which a thereof, in whole or in part whene tice shall be deemed received by it disurants and consumer to the state of the st	re existing at the time notice in withing are made, but this guaranty agreement the Cashier of Bank unless and until the this guaranty is operative and binding a gigned by any other person under any is obligation to Bank, whether the same usently if requested by Bank) financial sits abank, that the value of the consideratic televiering this guaranty agreement is re benefited or may reasonably be expect and upon any such assignment all the raction by Bank with regard to the guarant ball for its failure to use diligence in the under shall be cumulative of any and a cricis by Bank of any right or remedy h	of such death is received by the shall continue in full force and a said Cashier has acknowledg as to him without reference to egal disability to sign the sam is incurred through the execut attements, including cash flow a no received and to be received alsonably worth at least as must deto benefit Guarantors directly a support of the sam	the Cashler of Bank and as to a effect as to all other of the under ged receipt thereof in writing. whether it is signed by any other here and contingent liability hereunde tion of a similar guaranty, through and contingent liability information by Guarantors as a result of Ban ch as the liability and obligation of ty or indirectly. guaranty shall in ure to the benefit ananty shall not impair or dimissi indebtedness or in preserving the have against Cuarantors, or any instrument, at law or in equity, shal uaranty agreement is not intended by Bank. GUARANTY OF THE GUARANTEET GS, WHETHER WRITTEN OR ORAL LETE EXPRESSION OF THE TEMP. CETTER STATES, AND NO EVIDENCI.
BANK #0198			r croundi dudidilly		MPLOYEE CODE		
DUINT #0 190				1)	Not to exceed 5 alpha r numeric characters)		
01	000				D) /		

## Texas National Bank VISA® Business Credit Card Application

Interest Rates and Interest Charges					
Annual Percentage Rate (APR) for Purchases	17.99%				
APR for Cash Advances	17.99%				
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 <b>Financial</b> Protection Bureau	To learn more about factors to consider when applying for or using a credit card, visit the website of the Consumer Financial Protection Bureau at <a href="http://www.consumerfinance.gov/learnmore/">http://www.consumerfinance.gov/learnmore/</a> .				

Fees					
Annual Fee	\$45 Annual Fee with the exception of the Preferred Points Card which is \$79.				
Transaction Fees:  Balance Transfer and Cash Advance  International Transaction	Either <b>\$10</b> or <b>3</b> % of the amount of each balance transfer or cash advance, whichever is greater. <b>2</b> % of each transaction in U.S. dollars.				
Penalty Fees: Late Payment Returned Payment	Up to <b>\$15</b> 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.

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 May 1, 2024. 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.