Kentland Bank Mastercard® Business Application

PLEASE CHOOSE ONE: Preferred Points Card

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, N.A., at P.O. Box 569120, Dallas, TX 75356-9120.

all creditors make compliance with the creditor unless the DATE FOR WALUE RECEIVED the of and promise to pay the 1 bodiligations, whether direct is now, or hereafter may be be required to pay Bank un Botrower to Bank, plus the 1 knowledged under the terms in Kotwithstanding any othe obligated under the terms in Kotwithstanding any othe obligations, watern to Bank, plus the 1 knowledged under the terms in the watern payable by Guara Guarantors hereby severe obligations guaranteed here guaranteed here guaranteed and agree that in excess of the maximum in the standards of the guaranteed and all attomers? sees and all attomers? sees and this guaranteed here guaranteed here guaranteed here guaranteed here guaranteed and all attomers? sees and in the standard and the standard all attomers? Here of the standard and all attomers? Here of the standard and all attomers? Here of the standard and all attomers the standard and all att	will inform you of the names and addresses of any co a comparative listing of credit card rates, fees, and go a credit equally available to all creditworthy customers, his law. Married WI Residents: No provision of a marite creditor, prior to the time the credit is granted, is furnity of the creditor, prior to the time the credit is granted, is furnity of the creditor, prior to the time the credit is granted, is furnity of the creditor, prior to the time the credit is granted, is furnity of the creditor, prior to the time the credit is granted. OWNER, PARTNER OR PRESIDENT X e undersigned (hereinafter referred to as "Guarantos" whether one or more) joint Issuing Bank of the Card and Credit Devices issue pursuant hereto hereinafter or indirect, absolute or contingent, primary or secondary, or jint or several and all come libel or indebted to Bank, whether such liability or indebtedness be in contract with order this Guaranty Agreement an agregate sum of more than the total interest as sum of the total outstanding balance of all cards issued by Bank for the account, reprovision of this guaranty or the guaranteed indebtedness, Bank and Guaranthered or under the terms of any note, instrument or other agreement evidencing interest rate as may be authorized by law for written contracts which constitute trites hereto to conform strictly to the applicable laws which limit interest rates allow ally wave notice of acceptance of this guaranty and all other notices in connective, and wave notice of acceptance of this guaranty and sult on the part of Bank in it Bank shall not be required to first endeavor to collect from Borrower any indebted any collected in security for any indebtedness. Deligations hereby guaranteed, be bilgations. Sult may be brought and maintained against any one or more of the urber Guarantor security for any indebtedness and shift on the Guarantors hereunder bate, bankruptcy, or other court proceeding, that the undersigned Guarantors, iniquently and the card being lost or stolen. Changes, this gu	is uner reporting agencies which har arce periods. New York State Depart and that credit reporting agencies mil property agreement, a unilateral shed a copy of the agreement, state: PERSONAL GUAR. A Shed a copy of the agreement, state: PERSONAL GUAR. and severally guarantee unconditionally the payment elerred to as: Bank') any and all indebtedness and renewals and extensions thereof, for which Borrower to rot ry provided, however, that Guarantors shall not dattome's fees which may be or become owing by flavored. The same shall not adtome's fees which may be or become owing by a compared to the guaranteed indebtedness, to pay interest e guaranteed indebtedness, to pay interest e guaranteed indebtedness and for the Guarantors. I amy of the aforesaid contracts for interest, if and to durider said laws. I herewith or in connection with the indebtedness or collegation hereby ses or obligation hereby guaranteed, or to foreclose, or requiring Guarantors, or any of them, to pay the full densigned Guarantors at the election of Bank, without is placed in the hands of an attorney for collection, and mands of an attorney for collection, and severally, promise to pay Bank on demand any dienses or obligation guaranteed which Borrower may, but is not limited to, fraudulent use of the card or or for the card or the c	ve provided us with such rep ment of Financial Services, aintain separate credit histo tatement under section 76 ment, or decree or has actua RTNER OR SECRETARY/TRI ANTY AGREEMI In the event of the death of any of indebtedness and obligations of Borro renewals and extensions thereof, in wh signed Guarantors. No notice shall be. Each of the undersigned Guarantors person or persons and without referen shall be cumulative and in addition to endorsement, or otherwise. Guarantors shall furnish to Bank ann Guarantors hereunder, and such liability Bank may person liable thereon. The the obligation of Guarantors hereunder liability of any person liable thereon. The then, including but not limited to the ri not preclude concurrent or subsequent This guaranty Embolos The Enl Bank is refying and is entitled to rely be held to be invalid or ineffective, the Bank is refying and is entitled to rely be held to be invalid or ineffective, the Bank is refying and is entitled to rely be held to be invalid or ineffective, the Roll ROLL THE SUBJECT STATE HI NDEGTEDNESS AND SUPERSEDES AN RELATING TO HES SUBJECT STATE HI OF THE GUARANTY, AND NO COURSE :	d in connection with incorts. New York reside 1-800-342-3736. OH rise on each individual 1-800-342-3736. OH rise on each individual 1-800-342-3736. OH rise of the second	the processing of your applications may contact the New York S. Residents: The Ohio laws again al upon request. The Ohio icilvil ril e under section 766.7 O advers werse provision when the obligat were provision when the obligat were provision when the obligat is guaranty shall bind the decedent, his heirs, at the time notice in writing of such death is returned the summary of	harges not in excess of thos on and any resulting account state Department of Financia ast discrimination require the lights commission administer ely affects the interest of the tion to the creditor is incurred the control of the
all creditors make compliance with the creditor unless the DATE FOR VALUE RECEIVED the of and promise to pay the lobiligations, whether direct or and promise to pay the lobiligations, whether direct or lobiligations of the terms in excess of the maximum in the source of the	credit equally available to all creditworthy customers, his law. Married WI Residents: No provision of a marite e creditor, prior to the time the credit is granted, is furni OWNER, PARTNER OR PRESIDENT X OWNER, PARTNER OR PRESIDENT X e undersigned (hereinafter referred to as "Guarantos" whether one or more) joint Issuing Bank of the Card and Gredit Devices issue pursuant hereto thereinafter or indirect, absolute or contingent, primary or secondary, or joint or several and all come libel or indebted to Bank, whether such liability or indebtedness be in contract ower bloom of the contract of the con	is uner reporting agencies which har arce periods. New York State Depart and that credit reporting agencies mil property agreement, a unilateral shed a copy of the agreement, state: PERSONAL GUAR. A Shed a copy of the agreement, state: PERSONAL GUAR. and severally guarantee unconditionally the payment elerred to as: Bank') any and all indebtedness and renewals and extensions thereof, for which Borrower to rot ry provided, however, that Guarantors shall not dattome's fees which may be or become owing by flavored. The same shall not adtome's fees which may be or become owing by a compared to the guaranteed indebtedness, to pay interest e guaranteed indebtedness, to pay interest e guaranteed indebtedness and for the Guarantors. I amy of the aforesaid contracts for interest, if and to durider said laws. I herewith or in connection with the indebtedness or collegation hereby ses or obligation hereby guaranteed, or to foreclose, or requiring Guarantors, or any of them, to pay the full densigned Guarantors at the election of Bank, without is placed in the hands of an attorney for collection, and mands of an attorney for collection, and severally, promise to pay Bank on demand any dienses or obligation guaranteed which Borrower may, but is not limited to, fraudulent use of the card or or for the card or the c	ve provided us with such rep ment of Financial Services, aintain separate credit histo tatement under section 766 ment, or decree or has actua RTNER OR SECRETARY/TRI ANTY AGREEMI In the event of the death of any of indebtedness and obligations of Borro renewals and extensions thereof, in wh signed Guarantors. No notice shall be. Each of the undersigned Guarantors person or persons and without referer shall be cumulative and in addition to endorsement, or otherwise. Guarantors shall furnish to Bank ann Guarantors persons and without referer shall be cumulative and in addition to endorsement, or otherwise. Guarantor shall furnish to Bank ann Guarantors persons and without referer textending credit to Borrower and Guara Guarantors hall furnish to Bank ann Guarantors hall furnish to Bank ann Guarantors pintly and severally repre- textending credit to Borrower and Guara Guarantors hall furnish to Bank ann Guarantors ball furnish to Bank ann Guarantor shall furnish Guarantor and with the death of the furnish Guarantor and with t	d in connection with worts. New York reside 1-800-342-3736. OH ries on each individua. 5-90, or a court decre I. So, or a court decre I knowledge of the ad EASURER ENT The undersigned Guarantors, the wort of Bank which are existing wer to Bank which are existing nole or in part whenever made, in the control of the country of the cou	the processing of your applications may contact the New York S. Residents: The Ohio laws again all upon request. The Ohio civil ril all upon request. The Ohio civil ril upon the original representation of the Ohio civil ril upon the	harges not in excess of thos on and any resulting account state Department of Financia ast discrimination require the lights commission administer ely affects the interest of the tion to the creditor is incurred the control of the
all creditors make compliance with the creditor unless the DATE FOR WALUE RECEIVED the of and promise to pay the 1 bodiligations, whether direct is now, or hereafter may be be required to pay Bank un Botrower to Bank, plus the 1 knowledged under the terms in Kotwithstanding any othe obligated under the terms in Kotwithstanding any othe obligations, watern to Bank, plus the 1 knowledged under the terms in the watern payable by Guara Guarantors hereby severe obligations guaranteed here guaranteed here guaranteed and agree that in excess of the maximum in the standards of the guaranteed and all attomers? sees and all attomers? sees and this guaranteed here guaranteed here guaranteed here guaranteed here guaranteed and all attomers? sees and in the standard and the standard all attomers? Here of the standard and all attomers? Here of the standard and all attomers? Here of the standard and all attomers the standard and all att	e credit equally available to all creditworthy customers, his law. Married WI Residents: No provision of a marite e creditor, prior to the time the credit is granted, is furni OWNER, PARTNER OR PRESIDENT X e undersigned (hereinafter referred to as "Guarantors" whether one or more) joint Issuing Bank of the Card and Credit Devices issue pursuant hereto (hereinafter rolindrect, absolute or contingent, primary or secondary, or joint or sevenal and all come libel or indebted to Bank, whether such liability or indebtedness be in contract with or the card of the contract which are considered to the card and credit Devices issue pursuant hereto (hereinafter rolindrect, absolute or contingent, primary or secondary, or joint or sevenal and all come libel or indebted to Bank, whether such liability or indebtedness be in contract with or provision of this guaranty or the guaranteed indebtedness. Bank and Guaranthered for under the terms of any note, instrument or other agreement evidencing interest rate as may be authorized to reduction to the maximum interest rate allow allows and the contract which constitute the tries hereto to conform strictly to the applicable laws which limit interest rates allow allows and the contract which constitute the tries hereto to conform strictly to the applicable laws which limit interest rates allow allows and the conform strictly to the applicable laws which limit interest rates allow allows and the conform strictly to the applicable laws which limit interest rates allow allows and the conformations and the conformation and the conf	is uner reporting agencies which har arce periods. New York State Depart and that credit reporting agencies mil property agreement, a unilateral shed a copy of the agreement, state: PERSONAL GUAR. A Shed a copy of the agreement, state: PERSONAL GUAR. and severally guarantee unconditionally the payment elerred to as: Bank') any and all indebtedness and renewals and extensions thereof, for which Borrower to rot ry provided, however, that Guarantors shall not dattome's fees which may be or become owing by flavored. The same shall not adtome's fees which may be or become owing by a compared to the guaranteed indebtedness, to pay interest e guaranteed indebtedness, to pay interest e guaranteed indebtedness and for the Guarantors. I amy of the aforesaid contracts for interest, if and to durider said laws. I herewith or in connection with the indebtedness or collegation hereby ses or obligation hereby guaranteed, or to foreclose, or requiring Guarantors, or any of them, to pay the full densigned Guarantors at the election of Bank, without is placed in the hands of an attorney for collection, and mands of an attorney for collection, and severally, promise to pay Bank on demand any dienses or obligation guaranteed which Borrower may, but is not limited to, fraudulent use of the card or or for the card or the c	ve provided us with such rep ment of Financial Services, aintain separate credit histo tatement under section 766 ment, or decree or has actua RTNER OR SECRETARY/TRI ANTY AGREEMI In the event of the death of any of indebtedness and obligations of Borro renewals and extensions thereof, in wh signed Guarantors. No notice shall be. Each of the undersigned Guarantors person or persons and without referer shall be cumulative and in addition to endorsement, or otherwise. Guarantors shall furnish to Bank ann Guarantors persons and without referer shall be cumulative and in addition to endorsement, or otherwise. Guarantor shall furnish to Bank ann Guarantors persons and without referer textending credit to Borrower and Guara Guarantors hall furnish to Bank ann Guarantors hall furnish to Bank ann Guarantors pintly and severally repre- textending credit to Borrower and Guara Guarantors hall furnish to Bank ann Guarantors ball furnish to Bank ann Guarantor shall furnish Guarantor and with the death of the furnish Guarantor and with t	d in connection with incorts. New York reside 1.800-342-3736. OH rise on each individual 1.800-342-3736. OH rise on each individual 1.800, or a court decree I knowledge of the ad EASURER ENT ENT ENT ENT ENT ENT ENT	the processing of your applications may contact the New York S. Residents: The Ohio laws again all pupor request. The Ohio civil ril are under section 766.7 O advers verse provision when the obligat were provided by the provision when the obligation was a provision when the provision were provided by the provision was a provision when the provision was a provision when the provision was a provision when the provision was provided and to be made to the puratread indetended when the provision was provided and to the puratread indetended when the provision was provided and to the puratread indetended or under a many such assignment all the terms and provision failure to use diligence in the collection of the get allowed the provision of the provisio	harges not in excess of thos on and any resulting account state Department of Financia ast discrimination require the lights commission administer ely affects the interest of the tion to the creditor is incurred the control of the
all creditors make compliance with the creditor unless the	ecredit equally available to all creditworthy customers, his law. <u>Married WI Residents:</u> No provision of a marit- ecreditor, prior to the time the credit is granted, is furni	nsumer reporting agencies which har acce periods. New York State Depart and that credit reporting agencies m Il property agreement, a unilateral s shed a copy of the agreement, state	ve provided us with such rep ment of Financial Services, aintain separate credit histo tatement under section 766 ment, or decree or has actua	d in connection with orts. New York reside 1-800-342-3736. OHries on each individualisty, or a court decreal knowledge of the ad	the processing of your application and your application of the New York Seasing the Ohio laws again all upon request. The Ohio civil rise under section 766.70 adversible under section 766.70 adversible.	harges not in excess of thos on and any resulting accoun State Department of Financia not discrimination require the ights commission administer ely affects the interest of th
X LOAN APPLICATION signing below as a and employment ir and commercial re on my request you any time while the the business's cre STATE LAW DISCLO the extent of any opermitted by law w	N CERTIFICATION: Everything that I/we have stated in a borrower or guarantor, I agree on my own behalf, ar nformation by any means, including obtaining informati eports (credit reports) for any reason on me and/or th u will tell me whether or not you requested a credit re account is open, or after the account is closed if I or edit history with you. I/We agree this application will r OSURES: CA Residents: Regardless of your marital starcedit limit set by the creditor, and each applicant may will be charged on the outstanding balances from mor	d by signing below on behalf of the on from check or credit-reporting age business from time to time in the bort on me and the names and add the business owe you any amount re main your property whether this ap jus, you may apply for credit in your be liable for all amounts of credit exit th to month, NY Residents: Consum	business I agree on behalf incies and/or from other sou future when updating, renew resses of any credit bureau elated to the account. In add plication is approved or not. name alone. If this is a joint ended under this account to	of the business and irces. This application ring, or extending the that provided such relation, you may releas account, after credit	on behalf of myself, that you a n is submitted to obtain credit. Y account. If I am signing on my eports. You may do so at the tire e negative or positive information approval, each applicant has the	re authorized to obtain cred fou also may obtain consume own behalf, I understand tha me the account is opened, a on to others about my and/o
ADDRESS SIGNATURE		CITY		STATE	ZIP CODE	=
CREDIT LIMIT REC	QUESTED DA TE OF BI		SOCIAL SECURITY NU		710 0005	-
NAME			TITLE			
SIGNATURE X						
ADDRESS		CITY		STATE	ZIP CODE	
CREDIT LIMIT REC	QUESTED DA TE OF BI	RTH	SOCIAL SECURITY NU	IMBER		
NAME			TITLE			
SIGNATURE						
ADDRESS		CITY		STATE	ZIP CODE	
CREDIT LIMIT REC	QUESTED DA TE OF BI	RTH	SOCIAL SECURITY NU	IMBER		
NAME	dator (oop) to make additional pages it needed)		TITLE			
	D FINANCIAL STATEMENTS INCLUDING BALANCE SHEET AND INCOME ST ation (Copy to make additional pages if needed)	ITEMENT. IF APPLICANT IS A CORPORATION, IN	CLUDE CORPORATE RESOLUTION AND	ARTICLES OF INCORPORAT	ION. IF APPLICANT IS A PARTNERSHIP, IN	CLUDE PARTNERSHIP AGREEMENT.
1		NT! THE FOLLOWING INFORMA				
☐ Please check to	partnership or private corporation, have any of the p	rincipals ever filed for bankruptcy?		vidual Billing er of years current m	☐ Summary Billing with Stanagement has operated busi	
If proprietorship,		☐ Partnership ☐ Private	<u> </u>	lic Corporation	☐ Non Profit	
		TAX ID:	ŧ			
Type of goods or If proprietorship,	NE		OITHE		ZIP	CODE
OWNERSHIP (CH Type of goods or If proprietorship,	DNE		STATE			

Mastercard® Business Application

	STANDARD CARD	PREFERRED POINTS CARD					
Interest Rates and Interest Char	nterest Rates and Interest Charges						
Annual Percentage Rate (APR) for Purchases	14.24% This APR will vary with the market based on the Prime Rate. ^a						
APR for Balance Transfers and Cash Advances	14.24% This APR will vary with the market based on the Prime Rate. ^a						
Penalty APR and When it Applies	19.24% – 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 clos any interest on purchases if you pay your entire begin charging interest on cash advances and ba	e balance by the due date each month. We will					
For Credit Card Tips from the Consumer Financial Protection Bureau	To learn more about factors to consider when approf the Consumer Financial Protection Bureau at h						

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 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 June 25, 2020, the Index was 3.25%.

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, N.A.

The information about the cost of the Card described in this table is accurate as of July 1, 2020.

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, N.A., 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%.