# **Small Business Loan Application**

## Business Line of Credit and Credit Card (Less than 50,000)

Originating Branch:

| Bethpage <b>B</b> |  |
|-------------------|--|
| Lender            |  |

Page \_\_\_of \_\_\_

| 1. DOCUMENTATION REQUIRED Please submit the following:     Complete both pages of the application, sign and date     Most recent 2 years Signed Personal Tax Returns including all schedules and W-2 fo     Complete Account Documentation Package | rms (Not required for Credit Cards less than \$35,000)   |
|--|--|
| 2. CREDIT FACILITY 🛛 LINE OF CREDIT  |  |
| REQUESTED<br>AmountRequested \$  | Amount Requested <sub>\$</sub>   |
| Increase Requested (existing)  | Increase Requested (existing) <sub>\$</sub>  |
| Purpose:   | Type of Card: 🛛 Cash Rewards 🗌 Low Rate 🗆 Points   |
| 3. BUSINESS INFORMATION  |  |
|  |  |
| Business Name  | D.B.AName (If Applicable)  |
| Tax ID#  | Business:  Member  Non-Member  |
| Entity Type: Corporation LLC Sole Proprietorship Partnership S Corporation LLP Other   | Industry Type:<br>□ Professional □ Service □ Wholesale/Distr. □ Non-Profit<br>□ Manufacturer □ Retailer □ Other  |
| Date Established Phone   | Nature of Business   |
| Business Street Address (P.O. Box Not Acceptable) City   | State Zip Years at Address   |
| Mailing Address (If Different from Business Address) City  | State Zip  |
|  | te the section below and sign/date the "Applicant Acknowledgement" on the reverse side.<br>mpany, please complete an additional application.)<br>1. Are you a citizen or permanent resident alien ☐ Yes ☐ No<br>2. Are you obligate to pay child support/alimony? ☐ Yes ☐ No<br>If Yes Amount \$ |
| First Name M Last Name Date of Birth   | First Name M Last Name Date of Birth   |
| Social Security Number         Home Phone #         Cell Phone #   | Social Security Number         Home Phone #         Cell Phone #   |
| Street Address (PO Box not acceptable)   | Street Address (PO Box not acceptable)   |
| City State Zip   | City State Zip   |
| Years at Address Rent or Mortgage Payment (include Real Estate Taxes)  | Years at Address \$ Rent or Mortgage Payment (include Real Estate Taxes)   |
| □ Own □ Rent □Live with Parents/Relatives  | □Own □ Rent □Live with Parents/Relatives   |
| S           Title         % Ownership         Date as Owner         Salary from Business   | S           Title         %Ownership         Date as Owner         Salary from Business  |
| \$              Other Income         Employer         Position         Start Date  | Subscription     Start Date  |
| Street Address City/State Zip Phone #  |  |
| 5. CREDIT CARD AUTHORIZED CARDHOLDERS Please send an additional<br>(Please note: If 3 or more authorized cardholders are requested, please complete an additional appli  | card(s) for the individual(s) noted below.   |
| 1 M Last Name Social Se  | \$First Name<br>ecurity Number Date of Birth Requested Limit*  |
| 2  | \$ First Name<br>ecurity Number Date of Birth Requested Limit*   |

Sum of credit amounts must not exceed total credit limit requested in Section 2 above.

Dept: Business Banking Date: Reviewed October 2022

#### GUARANTY:

GUARANTY: Each person who signs this guaranty (the "Guarantor) hereby absolutely and unconditionally guarantees to Bethpage Federal Credit Union or Bethpage Commercial, LLC (as the case may be, and each referred to herein as "Lender") its successors, endorsees and assigns the prompt payment and performance of all present and future obligations, liabilities and undertakings of the applicant identified on the reverse side of this application (the "Borrower") to Lender, including but not limited to all loans, interest, late charges, fees and attorney's fees and disbursements. Each Guarantor gives this guaranty in consideration of Lender granting credit to the Borrower. Each Guarantor and registres and disbursements. Each Guarantor gives this guaranty in consideration of Lender granting credit to the Borrower. Each Guarantor Each Guarantor yies this guaranty in consideration of Lender granting credit to the Borrower. Each Guarantor Each Guarantor is guaranty in consideration of the Borrower and y security before seeking recovery from any Guarantor. Each Guarantor will be liable hereunder regardless of the validity or enforceability of the obligation of the Borrower. Upon request by Lender, each Guarantor will execute and deliver to Lender a Federal Form 4506-T authorizing Lender to obtain any Guarantor's individual tax return transcripts. This guaranty is a guaranty of payment and not of collection.

Lender may do any or all of the following without notice and each Guarantor will remain liable on this guaranty: (a) exchange, surrender, sell, substitute, liquidate, or release any security; (b) renew, extend, modify, accelerate, compromise, or release any obligation of the Borrower or any Guarantor z. (c) take or fail to take any action with respect to the Borrower or any Guarantor ran y security; (b) renew, extend, modify, accelerate, compromise, or release any obligation of the Borrower or any Guarantor z. (c) take or fail to take any action with respect to the Borrower or any Guarantor ran y security; the perfection thereof. Lender has no duty to any Guarantor with respect to any security. Each Guarantor hereby waives notice of a presentment, demand, protest, notice of protest and notice of dishonor; and (b) advances to the Borrower, and (c) acceptance of the guaranty. This guarantor. Each Guarantor hereby waives trial and each Guarantor will remain liable to Lender despite the occurrence or any event which would in the absence of this provision be deemed an equitable or legal discharge of a Guarantor. Each Guarantor hereby waives trial

and each Guaranton will remain labe to Lender despite the occurrence or non-occurrence or nany event which would in the absence of this provision be deemed an equilable or regard inscharge of a Guaranton. Each Guaranton hereby waives that by jury and the right to interpose set-offs, defenses and counterclaims with respect to any action involving this guaranty. Lender will not waive any right or remedy by any act, delay, or omission unless such waiver is in writing and signed by Lender. The guaranty contains the entire understanding between Lender and each Guaranton with respect to this guaranty and may not be modified or terminated except in writing signed by Lender. This guaranty will be governed by the applicable federal laws and regulations and to the extent not breempted by such federal laws and regulations and to the extent not be recent not be recent not be recent not be recent not frigo signed by Lender. This guaranty shall be brought in the state or federal courts of the State of New York. If a claim is ever made against Lender and Lender must repay to any person or entity any amounts received for the account of the Borrower or Guarantor by reason of any judgment, settlement, bankruptor, insolvency or alternative proceeding, each Guarantor shall be liable to Lender for all such amounts as if hely had never been paid regardless of the State of the Guarantor or reimburses of the State of the Borrower, such Guarantor for contribution, subrogation, set-off, indemnification or reimbursement for any payment made by Guarantor under this guaranty, and all rights to raise any other defenses of a surety or any defense available to the borrower. the horrower

As collateral security for the payment of any and all obligations of the Borrower to Lender, each Guarantor hereby grants hereby grants to Lender a security interest in and a lien upon and right of set-off against all monies, deposit balances, securities or other property of interest therein of each Guarantor, now or at any time hereafter held or received by or for or left in the possession or control of Lender or any of its affiliates whether for deposit, safekeeping, custody, transmission, collection, pledge or for any other or different purpose.

DEFAULT. Borrower / Guarantor, as applicable, will be in default if any of the following occur:
A. Payments. Borrower / Guarantor fail to make a payment in full when due.
B. Insolvency or Bankruptcy. The death, dissolution or insolvency of, appointment of a receiver by or on behalf of, application of any debtor relief law, the assignment for the benefit of creditors by or on behalf of, the voluntary or involuntary termination of existence by, or the commencement of any proceeding under any present or future federal or state insolvency, teorganization, composition or debtor relief law by or against me or any cos-signer, endorser, surety or guarantor of this Note or any other obligations Borrower / Guarantor have with Lender.
C. Business Termination. Borrower / Guarantor maye, dissolve, reorganize, end my business or existence, or a partner or majority owner dies or is declared legally incompetent.
D. Failure to Perform. Borrower / Guarantor fail to perform any condition or to keep any promise or covenant of the Note you will be provided at the closing. The Note will include but not limited to the amount borrowed, term, interest rate charged, finance charge and monthly payment and any collateral that is being used to secure the amount borrowed on theloan.
E. Other Documents. A default occurs under the terms of this document or any other documents you will be provided at closing.
F. Other Agreements. Borrower / Guarantor make any verbal or written statement or provide any financial information that is untrue, inaccurate, or conceals a material fact at the time it is made or provided.
H. Judgment. Borrower / Guarantor transfer all or satives on additional name or assume an additional name without notifying Lender before making such a change.
K. Property Transfer. Borrower / Guarantor transfer all or a subment or provided at the output of you achange.
K. Property Transfer. Borrower / Guarantor transfer all or a subment an addit

A. Name Change. Convert / Guaranto transfer all or a substantial part of my money or property. L. Property Value. Lender determines in good faith that the value of the Property has declined or is impaired. M. Material Change. Without first notifying the Lender, there is a material change in Borrower / Guarantor business, including ownership, management, and financial conditions. N. Insecurity. Lender determines in good faith that a therial adverse change has occurred in the financial condition of the Borrower / Guarantor from the conditions set forth in Borrower / Guarantor most recent financial statement before the date of this Note or that the prospect for payment or performance of the Loan is impaired for any reason.

REMEDIES. After Borrower / Guarantor default, and after the Lender gives any legally required notice and opportunity to cure the default. Lender may at its discretion do any one or more of the following:

A Acceleration. Borrower / Guarantor may make allo erang gives any regular requires in too and opportunity to cale the density, benden may at its disclosion to any one of inde of the following. A. Acceleration. Borrower / Guarantor may make allo erang part of the amount owing by the terms of this Note immediatelydue. B. Sources. Lender may use any and all remedies it possesses under state or federal law or in any Loan Document. C. Insurance Benefits. Lender may make a claim for any and all insurance benefits or refunde that may be available on Borrower / Guarantor default. D. Payments Made On My Behalf. Amounts advanced on Borrower / Guarantor behalf will be immediately due and may be added to the balance owing under the terms of this Note, and accrue interest at the highest post-maturity interest

rate. E. Termination. Lender may terminate my right to obtain advances and may refuse to make any further extensions of credit. F. Set-Off. Lender may use the right of set-off. This means the Lender may set-off any amount due and payable under the terms of this Note against any right Borrower / Guarantor have to receive money from the Lender. Borrower / Guarantor's right to receive money from Lender includes any deposit or share account balance Borrower / Guarantor have with Lender ; any money owed to Borrower / Guarantor on an item presented to Lender or in your possession for collection or exchange; and any repurchase agreement or other non-deposit obligation. "Any amount due and payable under the terms of this Note at the time of Lender set-off. Subject to meether with some entropy." Heremeter is the paying many from Lender is entitled to demand payment

Subject to any other withen contract, if Borrower / Guarantor right to receive money from Lender is also owned by someone who has not agreed to pay this Note, your right of set-off will apply to my interest in the obligation and to any other amounts Borrower / Guarantor could withdraw on my sole request or endorsement. In addition, Lender may also have rights under a "statutory lien". A "statutory lien". A "statutory lien" means your right under state or federal law to establish a right in, or claim to, my shares and dividends to the extent of any sums due and payable under that I have with Lender. If Lender has a statutory lien, Lender may without further notice, impress and enforce the statutory lien on my shares and dividends to the extent of any sums due and payable under that I have with Lender. If Lender has a statutory lien, and excount or other obligation where my rights arise only in a representative capacity. They also do not apply to any Individual Retirement Account or other tax-deferred retirement account. Your sel-off rights do not extend to funds in any account into which I have deposited social security or supplemental security income payments by way of direct deposit. Your right of set-off applies without prior demand, but Credit Union must send me notice of and the reasons for the set-off when Lender exercises its right. Lender may subthe dialmon account or share draft when the dishonor occurs because of Lender set-off against any of my accounts, or exercised its statutory lien rights. Borrower / Guarantor agree to hold Lender harmless from any such claims arising as a result of Lender's exercise of its right of set-off on to to use any remedy. Lender does not waive a default if Lender chooses not to use a remedy. By electing not to use any remedy, Lender does not waive its right to later consider the event a default and to use any remedies if the default continues or occurs again. COLLECTION EXPENSES AND ATTORNEYS' FEES. On or after Default, to the extent permitted by law, bertowing any one t

Interest from the date of payment until paid in full at the highest interest rate in effect as provided for in the terms of this Note. All fees and expenses will be secured by the Property Borrower / Guarantor have granted to Lender, if any. In addition, to the extent permitted by the United States Bankruptcy Code, Borrower / Guarantor agree to pay the reasonable attorneys' fees incurred by Lender to protect its rights and interests in connection with any bankruptcy

Horocoedings initiated by or against Borrower / Guarantor. H. Late Charge. If a payment is more than 10 days late, Borrower / Guarantor will be charged \$50.00 and will pay this late charge promptly but only once for each late payment.

BORROWER / Guarantor ACKNOWLEDGMENT: I/we in this section refers to Borrower / Guarantor. I/we understand the information on this application is given to Lender for the purpose of obtaining or continuing an extension or credit to the Borrower / Guarantor. I/we have full authority to act on behalf of and bind the Borrower / Guarantor and will provide evidence of such authorization upon request. I/we have completely and truthfully answered all questions in this application and understand that if any substantial change in the financial condition of the Borrower / Guarantor or any of its principals occurs, I/we must notify Lender in writing immediately. Borrower / Guarantor understands that it must maintain a checking or understand that if any substantial change in the innancial condition of the Borrower / Guarantor or any of its principals occurs, //we must notify Lender in writing immediately. Borrower / Guarantor understands that if the use maintain a checking or other demand deposit account at Lender from which regular monthly payment as well as any other payments required by the terms of the loan agreement will be automatically deducted. Borrower / Guarantor understands that if any updates, renewalls, extensions or in connection with collection activity, Lender may verify any information provided in concection with application and any updates, renewalls, extensions or in connection with collection activity, Lender may verify any information provided in connection with this application. I/we expressly authorize Bethpage Federal Credit Union about me, the incurantor(s) and the principals of Borrower (stockholders, proprietors, partners, etc.) from consumer reporting agencies and other sources. I/we also authorize Bethpage Federal Credit Union to use such information for other products and load principals of Borrower (stockholders, proprietors, partners, etc.) from consumer reporting agencies and other sources. I/we also authorize Bethpage Federal Credit Union to use such information for other products and for any other easy or renew my account(s) for order in the principals of other reduct and for any other payements sequested and for any other uses permitted by law. Upon request, Lender will notify the Borrower / Guarantor (f an individual), Guarantor(s) and the principals of Borrower / Guarantor whether or not the consumer report was requested, will provide the name and account(s) for the source and for any other readent account (s) to offer other products and for any other uses permitted by law. address of the consumer reporting agency which gave Lender the consumer report. If this application is approved, Lender may at any time in the future obtain, request and use subsequent consumer reports on the Borrower / Guarantor, the Guarantor(s) and the principals of the Borrower in connection with an update, renewal or extension of credit granted pursuant hereto. Lender also reserves the right to request additional information if meeded. If Lender does not receive such information within 15 days from the date of receipt of this application, it may not be able to give further consideration to your request for credit. This application is pranted.

Borrower / Guarantor hereby represent and warrant that the loan is for commercial purposes only. I/we understand that I/we will be advised of the credit decision in writing from Lender. If the request is approved, the notification will include the Borrower / Guarantor nereby represent and warrant that the loan is for commercial purposes only. I/We understain that I/We will be advised of the credit. In addition, the Borrower / Guarantor hail need to be advised of the credit. In addition, the Borrower / Suarantor hail need to be advised of the credit. In addition, the Borrower / Suarantor hail need to be advised of the credit. In addition, the Borrower / Suarantor will receive the note and / or account agreement(s) applicable to the product(s) for which Borrower / Guarantor has been approved. Use of the account, acceptance of the proceeds by deposit or otherwise, or endorsement constitutes Borrower / Guarantor hail need to be advised of the applicable to the product(s) for which Borrower / Guarantor hareby grants to Lender a security interest in the collateral described in the applicable agreement(s) and UCC-1 financing statement, if any. Jobit request, live will execute and deliver to Lender a Federal Form 4506-T authorizing Lender to obtain tax return transcripts for the Borrower / Guarantor and me/us. The Borrower / Guarantor promises to pay to the order of Lender all amounts due to Lender under the approved credit facility. Lender is authorized to date the applicable agreement(s), applicable agreement(s) and function and function and there are all and there does advised to the approval or function. Lender may verify the legal name of the Borrower / Guarantor there and there does and there does of the approval or functions. Lender may verify the legal name of the Borrower / Guarantor in the collecter and been approved credit and the applicable agreement(s). Applicable agreement(s) applicable agreement(s) and there are advised to date the applicable agreement(s) and there are advised to date the approval to advise the approval to a date the applicable agreement(s). Applicable agreement(s) applicable agreement(s)

The proceeds of an approved fixed or variable rate term loan will be credited to the Borrower's checking or other demand deposit account concurrent with approval notification letter. The Borrower may make an advance from the line of credit account at closing. The obligations set forth in this agreement, note and disclosures can only be changed in writing with the express consent of Lender.

ALL OWNERS/PRINCIPALS SIGN HERE. By signing below, each individual on his/her behalf and on behalf of the Borrower, as principal, partner, member or proprietor thereof:

Affirms that this application is accurate and complete

Certifies that each individual signing on behalf of the Borrower has been duly authorized and that evidence of such authorization will be provided upon request; Certifies that if this is an application for a line of credit that each individual signing on behalf of the borrower is authorized to request and take advances under the line of credit; Certifies that if consent of all shareholders has been obtained; and Agrees to all of the terms and conditions set forth above and in the applicable agreement(s).

ALL GUARANTORS MUST SIGN THIS SECTION. By signing below, each Guarantor: Affirms that this application is accurate and complete; Agrees to all of the terms and conditions set forth and in the applicable agreement(s) Agrees to be jointly and severally liable for any and all amounts which may become due and owing hereunder as further described in the guaranty section set forth above; and Agrees that by executing this application, he/she is bound by all of the terms and conditions set forth above, including but not limited to the guaranty and the acknowledgment sections above.

| Applicant/Guarantor Signature | Date     |
|-------------------------------|----------|
| Applicant/Guarantor Signature | <br>Date |
| Applicant/Guarantor Signature | Date     |
| Applicant/Guarantor Signature | <br>Date |

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Dept: Business Banking Date: Reviewed October 2022



# CERTIFICATION REGARDING BENEFICIAL OWNERS OF LEGAL ENTITY CUSTOMERS

(For Certain Business Account Owners)

#### FORM EXPLANATION

### I. GENERAL INSTRUCTIONS

What is this form?

Tohelp the government fight financial crime, Federal regulation requires certain financial institutions to obtain, verify, and record information about the beneficial owners of legal entity customers (for certain business account owners). Legal entities can be abused to disguise involvement in terrorist financing, money laundering, tax evasion, corruption, fraud, and other financial crimes. Requiring the disclosure of key individuals who own or control a legal entity (i.e., the beneficial owners) helps law enforcement investigate and prosecute these crimes.

Who has to complete this form?

This form must be completed by the person opening a new account on behalf of a legal entity with any of the following U.S. financial institutions: (i) a bank or credit union; (ii) a broker or dealer in securities; (iii) a mutual fund; (iv) a futures commission merchant; or (v) an introducing broker in commodities.

The financial institution may also ask to see a copy of a driver's license or other identifying document for each beneficial owner listed on this form.

For the purposes of this form, a "legal entity" includes a corporation, limited liability company, or other entity that is created by a filing of a public document with a Secretary of State or similar office, a general partnership, and any similar business entity formed in the United States or a foreign country. "Legal entity" does not include sole proprietorships, unincorporated associations, or natural persons opening accounts on their own behalf.

#### What information do I have to provide?

This form requires you to provide the name, address, date of birth and Social Security number (or passport number or other similar information, in the case of Non-U.S. persons) for the following individuals (i.e., the beneficial owners):

- (i) <u>Ownership</u>: Each individual, if any, who owns, directly or indirectly, 25% or more of the equity interests of the legal entity customer (e.g., each natural person that owns 25% or more of the shares of a corporation); and
- (ii) <u>Control</u>: An individual with significant responsibility for managing the legal entity customer (e.g., a Chief Executive Officer, Chief Financial Officer, Chief Operating Officer, Managing Member, General Partner, President, Vice President, or Treasurer).

The number of individuals that satisfy this definition of "beneficial owner" may vary. Under section (i), depending on the factual circumstances, up to four individuals (but as few as zero) may need to be identified. Regardless of the number of individuals identified under section (i), you must provide the identifying information of one individual under section (ii).

It is possible that in some circumstances the same individual might be identified under both sections (e.g., the President of Acme, Inc. who also holds a 30% equity interest).

Thus, a completed form will contain the identifying information of at least one individual (under section (ii)), and up to five individuals (i.e., one individual under section (ii) and four 25% equity holders under section (i)).

### II. CERTIFICATION OF BENEFICIAL OWNER(S)

Person opening an account on behalf of a legal entity must provide the following information:

- a. Name and Title of Natural Person Opening Account:
- b. Name, Type, and Address of Legal Entity for Which the Account is Being Opened:
- c. Ownership: The following information for each individual, if any, who, directly or indirectly, through any contract, arrangement, understanding, relationship or otherwise, owns 25% or more of the equity interests of the legal entity listed above: (If no individual meets this definition, please write "Not Applicable".)

| Name | Date of Birth | Address (Residential or Business<br>Street Address) | For U.S. Persons:<br>Social Security<br>Number | For Non-U.S. Persons:<br>Social Security Num-<br>ber, Passport Number<br>and Country of Issu-<br>ance or other similar<br>identification number <sup>1</sup> | Percentage<br>of<br>Ownership |
|------|---------------|---|--|--|-------------------------------|
|      |               |   |  |  |                               |
|      |               |   |  |  |                               |
|      |               |   |  |  |                               |
|      |               |   |  |  |                               |

d. Control: The following information for one individual with significant responsibility for managing the legal entity listed above, such as:

- An executive officer or senior manager (e.g., Chief Executive Officer, Chief Financial Officer, Chief Operating Officer, Managing Member, General Partner, President, Vice President, Treasurer); or
- Any other individual who regularly performs similar functions.

(If appropriate, an individual listed under section (c) above may also be listed in this section (d)).

| Name | Date of Birth | Address (Residential or Business<br>Street Address) | For U.S. Persons:<br>Social Security<br>Number | For Non-U.S. Persons:<br>Social Security Num-<br>ber, Passport Number<br>and Country of Issu-<br>ance or other similar<br>identification number <sup>1</sup> | Percentage<br>of<br>Ownership |
|------|---------------|---|--|--|-------------------------------|
|      |               |   |  |  |                               |

1 In lieu of a passport number, Non-U.S. Persons may also provide a social security number, an alien identification card number, or number and country of issuance of any other government-issued document evidencing nationality or residence and bearing a photograph or similar safeguard.

### CERTIFICATION:

I,\_\_\_\_\_\_(name of natural person opening account), hereby certify, to the best of my knowledge, that the information provided above is complete and correct.

Signature:

Name: