RETAIL CHARGE AGREEMENT / SECURITY AGREEMENT 628 Roosevelt Road, St. Cloud, MN 56301 ZIP Line: 877-878-1079 Customer

IF YOU ARE MARRIED, YOU MAY APPLY FOR CREDIT SEPARATE	LY AS AN INDIVIDUAL.	WE INTEND	01 Ell Elliot 011		Cl Consumer Account No.	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	PCI Client No.	
TYPE OF CREDIT REQUESTED (CHECK APPROPRIATE BOX): INDIVIDUAL – IN YOUR NAME, RELYING ON YOUR OWN INCC JOINT – WITH ANOTHER PERSON, COMPLETE BUYER AND O		N. FOR JOINT CREDIT	APPLICANT/	CO-APPLICANT/				
			BUYER INITIALS ON VERIFICATION	CO-BUYER INITIALS N ****				
Verify Customer's Applicant's Driver's I Government Issued I.D. Co-Applicant's Drive		State State		Expiration Da				
Last Name First Name	**	** APPLICANT Date of Birth	INFORMATION * Social Security #	****	Home Phone #		Cell Phone #	
	: Middle Iriic		,		nome mone #		Jeli Pilotie #	
Physical Address			,	erent from Physical Address)				
City/State	ZIP	Years There	Email Address					
Primary Income Type □ Full-Time □ Self-Employed □ Military Pay Grade _	Monthly Gro	oss Income) (Check <u>ALL</u> that apply): A n in determining your cred	Alimony, child support and ma dit worthiness.	aintenance payments	s need not be disclosed if	you do not wish
□ Part-Time □ Retired □ Other Employer/Primary Source of Income	 \$	Years There	☐ Full-Time	□ Self-Employed	■ Military Pay Grade		Monthly Gross C	Other Income
Job Title	Employer Phone	Business Ext	□ Part-Time	Retired RENTS	☐ Other	PT □ CONDO	\$ Monthly Housing Par	vment
	Employer Fronte	Dudii icaa LXi	□ PROVIDED	OTHER		VES WITH FAMILY	\$	
Employer Location (City, State)			Bank Accounts Please Check <u>ALL</u>	that Apply:	☐ CHECK	ING	☐ SAVIN	GS
CO-APPLICANT INFORMATION: SPOUSE COLLast Name First Name		Date of Birth	Social Security #		Home Phone #	Į.	Cell Phone #	MN02-W
Physical Address		Ant /l ot #	City/State			ZIP		Years There
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Primary Income Type □ Full-Time □ Self-Employed □ Military Pay Grade □ □ Part-Time □ Retired □ Other	Monthly Gro	oss Income) (Check <u>ALL</u> that apply): A n in determining your cred	Alimony, child support and ma dit worthiness.	aintenance payments	s need not be disclosed if	you do not wish
□ Part-Time □ Retired □ Other Employer/Primary Source of Income	Ψ	Years There		□ Self-Employed	☐ Military Pay Grade		Monthly Gross C	Other Income
Job Title	Employer Phone	Business Ext		□ Retired □ RENTS 1	☐ Other ☐ A	PT □ CONDO		yment
Employer Location (City, State)			□ PROVIDED Bank Accounts	□ OTHER ∫		VES WITH FAMILY	\$	
		**** DEFE	Please Check ALL RENCES ****	that Apply:	☐ CHECK	lING	□ SAVIN	GS
(1) Name of Nearest Relative Not Living With You	City/State	········ REFE	KENCES	Relative's Phone		Relationship		
(2) Name of Nearest Relative Not Living With You	City/State			Relative's Phone		Relationship		
By signing below you (a) apply for credit (b) agree that.	to the best of your knowledge, a	all information o	contained in the	application above	is complete and accu	rate: (c) recogniz	ze that we may obt	ain consumer
By signing below you (a) apply for credit, (b) agree that, reports on you in connection with your application and m by law; (d) expressly authorize any third party (i.e. creditor and record telephone calls regarding your account for quas not otherwise prohibited by law including, but not limit using any email address, or telephone number you proacknowledge that the terms and conditions of this Agree Sale Disclosure law set forth under Additional Terms a Agreement which are described in any order, invoice or some thing agreement which are described in any order, invoice or some property of the programment which are described in any order.	ay obtain and use subsequent re	eports in conne	ection with an up	date, renewal or ex whatever informat	tension of credit for which that we may reque	nich you may ap	ply, and other uses	not prohibited
and record telephone calls regarding your account for ou	uality assurance and for other rea	sons not prohi	ibited by law; (f) e	expressly consent	and agree to us using	written, electron	ic or verbal means	to contact you
using any email address, or telephone number you pro	vide, now or in the future, includi	ing a number f	for a mobile pho	one or other wireles	ss device regardless o	of whether you r	nay incur charges	as a result; (g)
acknowledge that the terms and conditions of this Agree Şale Disclosure law set forth under Additional Terms a	ment are subject to credit approv .nd Disclosures in paragraph 17	ai; (n) acknowi "Home Sale I	ieoge tnis instrur Disclosure Laws	mentis based upor s"; (i) grant us a pu	n a nome solicitation s Jirchase money seçür	ale, wnich is sub ty interest in the	ject to the provision: goods you purcha	s of the Home ase under this
Agreement which are described in any order, invoice or s	milar document issued by the Se nt before you read it or if it con	eller (as provide tains anv bla r	ed below) which b nk spaces. Rv	becomes part of the	s Agreement; and (k) a ow you hereby ack	acknowledge tha nowledge:	atthis instrument is r	not negotiable.
NOTICE TO THE BUYER: Do not sign this agreeme You are entitled to an exact copy of the agreement others, to pay in advance the full amount due and to	t you sign. Under the law you obtain under certain condition	have the rigi	ht, among bund of the) our maun(o, son)	ou have read	l, understand an conditions as set	d agree to
finance charge. Keep this agreement to protect you	r legal rights.	io a partiarror	-	ApplicantBuyer C	Co-Applicant Co-Buver	Agreement.		
X	Date	1 1			(Charges will b	and understand to be imposed in a	hat Interest mounts or
Buyer's Signature	Dale	1 1		ApplicantBuyer C	pp		eed 18% APR.	al a u 41a l a
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ATTACHED NOTICE OF CANCELLATION FORM F		HIS RIGHT. Representative:				PROMOTIONAL CREDI		
	Sales	Representative:		Sales Representati	ve's Initials:		Captaray	
Address:								
	AUTHORI	ZATION FOR PR	REAUTHORIZED F	PAYMENTS				
By signing below, I hereby request and authorize Prete statement of account (or the next business day if the due	:rred Credit, Inc. (PCI) to initiate e e date falls on a weekend or holic	entries to debit day) and as oth	my account on t nerwise describe	the due date tor the ed below. This auth	ie minimum monthly p iority is to remain in full	ayment amoun force and effect	t shown on my mo until PCI is paid in fi	onthly periodic ull, or PCI has
By signing below, I hereby request and authorize Prefe statement of account (or the next business day if the dur received written notification of its termination at 628 Roo payment amount, I request and authorize PCI to initiate	sevelt Road, St. Cloud, MN 5630 entries to debit my account to col	01 or I have no llect anv incide	otified my financi ntal fees or char	al institution at leasi des that may be du	t three business days ue on the Aareement f	before the sche ollowing maturit	duled payment. In a v. as permitted by a	addition to the policable law.
Bank/Financial Institution Name:	,	,						
Check Which One Applies:								
			Signature:					
NOTICE OF CANCELLATION // (Date oftransadion) NOTICE OF CANCELLATION // (Date oftransadion)								
You may CANCEL this transaction, without any penalty or obligation, within THREE BUSINESS You may CANCEL this transaction, without any penalty or obligation, within THREE BUSINESS I DAYS from the above date.								
If you cancel, any property traded in, any payments r	made by you under the Contra turned within 10 BUSINESS D	ct or Sale, and AYS following	d If you cancel,	any property trad	led in, any payments cuted by you will be i	made by you u returned within	Inder the Contract	t or Sale, and YS following
If you cancel, any property traded in, any payments made by you under the Contract or Sale, and if you cancel, any property traded in, any payments made by you under the Contract or Sale, and any negotiable instrument executed by you will be returned within 10 BUSINESS DAYS following any negotiable instrument executed by you will be returned within 10 BUSINESS DAYS following receipt by the Seller of your cancellation notice, and any security interest arising out of the transaction will be canceled.								
If you cancel, you must make available to the Seller	r at your residence, in substan	ntially as good	If you cancel,	, you must make	available to the Sell	er at your resid	lence, in substant	ially as good
If you cancel, you must make available to the Seller at your residence, in substantially as good condition as when received, any goods delivered to you under this Contract or Sale; or you may if condition as when received, any goods delivered to you under this Contract or Sale; or you may if you wish, comply with the instructions of the Seller regarding the return shipment of the goods at the Seller's expense and risk.								
the Seller's expense and risk. If you do make the goods available to the Seller and the Seller does not pick them up within 20 days. If you do make the goods available to the Seller and the Seller does not pick them up within 20 days.								
or the date or your Notice of Cancellation, you may further obligation. If you fail to make the doods available.	retain or dispose of the good able to the Seller, or if you agre	is without any e to return the	y or the date of e further obliga	r your Notice of C tion. If you fail to r	ancellation, you ma make the goods avai	y retain or disp lable to the Sel	ose of the goods ler, or if you agree	without any to return the
If you do make the goods available to the Seller and the Seller does not pick them up within 20 days of the date of your Notice of Cancellation, you may retain or dispose of the goods without any further obligation. If you fail to make the goods available to the Seller and the Seller does not pick them up within 20 days of the date of your Notice of Cancellation, you may retain or dispose of the goods without any further obligation. If you fail to make the goods available to the Seller, or if you agree to return the goods to the Seller and fail to do so, then you remain liable for performance of all obligations under the Contract.								
To cancel this transaction, mail or deliver a signed and dated copy of this cancellation notice or any other written notice, or send a telegram, to:						notice or any		
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		11						
(Buyer's Signature)		(Date)	1	(E	Buyer's Signature)		((Date)

	CUSTOMER PRIVACY								
FACTS	WHAT DOES PREFERRED CREDIT, INC. ("PCI") DO WITH YOUR PER	SONAL INFORMATION	? Rev. 10/19						
Why?	Financial companies choose how they share your personal information. Federal law gives consumers the right to limit some but not all sharing. Federal law also requires us to tell you how we collect, share and protect your personal information. Please read this notice carefully to understand what we do.								
What?									
How?									
Reasons we can	share your personal information	Does PCI share?	Can you limit this sharing?						
orders and legal in	y business purposes - such as to process your transactions, maintain your account(s), respond to court estigations, or report to the credit bureaus	Yes	No						
	ng purposes - to offer our products and services to you	Yes	No						
	ng with other financial companies	No	We don't share						
	'everyday business purposes - information about your transactions and experiences	No	We don't share						
	'everyday business purposes - information about your creditworthiness	No	We don't share						
	to market to you	No	We don't share						
	to market to you	Yes	Yes						
To limit our Complete the opt-out election form below. Sharing Please note: If you are a new customer, we can begin sharing your information 30 days from the date we sent this notice. When you are no longer our customer, we continue to share your information as described in this notice. However, you can contact us at any time to limit our sharing.									
Questions?	Call 320-255-9784 or go to <u>www.preferredcredit.com</u>								
What we do									
How does PCI po measures include	rotect my personal information? - To protect your personal information from unauthorized access and use computer safeguards and secured files and buildings. We continually evaluate and access new technology	, we use security measures that for protecting your nonpublic pe	comply with federal law. These ersonal information.						
How does PCI collect my personal information? - We collect personal information, for example, when you (1) apply for financing or give us your contact information; (2) provide account information or pay your bills; and (3) show your government-issued ID. We also collect your personal information from others, such as credit bureaus, affiliates, or other companies.									
Why can't I limit all sharing? - Federal law gives you the right to limit only (1) sharing for affiliates' everyday business purposes (i.e. information about your creditworthiness); (2) affiliates from using your information to market to you; and (3) sharing for nonaffiliates to market to you. State laws and individual companies may give you additional rights to limit sharing. See below for more on your rights under state law.									
What hannens v	when I limit all sharing for an account I hold jointly with someone else? - Your choices will apply to ever	vone on vour account unless vo	nu tell us otherwise						
Definitions	The first and than in a control of the control of t	yor to orr your account ar noce yo	ou toil de eu lei vilee.						
	anies related by common ownership or control. They can be financial or nonfinancial companies. <i>PCI does r</i>	not share with our affiliates							
Nonaffiliates - Companies related by common ownership or control. They can be financial and nonfinancial companies. Nonaffiliates we share with can include direct marketing companies and the retailer named on your account.									
Joint Marketing	- A formal agreement between nonaffiliated financial companies that together market financial products or se	rvices to you. PCI does not joint	lly market.						
Other Importar	nt Information	,							
We follow state la	w if state law provides you with additional privacy protections.								
Opt-out Election	Mark if you wish to limit how we share your personal information with nonaffiliates: Applicant Co-Applicant								
	Do not share my personal information with nonaffiliates to market their pr	oducts and services to me.							
Assignment by 628 Roosevelt Road to take all legal a the terms of the and obligations of	Seller ("Assignment"): FOR VALUE RECEIVED: Seller sells and assigns this Retail Charge d, St. Cloud, MN 56301, the assignee, its successors and assigns, including all of Seller's rights, title, and other actions, which Seller could have taken under this Agreement. The undersigned ackno Finance Agreement between the undersigned and Preferred Credit, Inc. including but not limited of the undersigned contained therein.	Agreement (the "Agreemer and interest in this Agreem wledges that this Assignme I to the representations, war	nt") to Preterred Credit, Inc., ent. Assignee has full power nt incorporates by reference ranties, liabilities, conditions						
(Corporate, Fi	rm or Trade Name of Seller)								

(Owner, Officer or Firm Member)

THIS DOCUMENT IS SUBJECT TO A SECURITY INTEREST IN FAVOR OF US BANK NATIONAL ASSOCIATION.

RETAIL CHARGE AGREEMENT: ADDITIONAL TERMS AND DISCLOSURES

IMPORTANT INFORMATION ABOUT PROCEDURES FOR OPENING A NEW 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.

Interest Rates and Interest Charges				
Annual Percentage Rate (APR) for Purchases	17.99%. See your account agreement for more details.			
How to Avoid 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.			
Minimum Interest Charge	If you are charged interest, the charge will be no less than \$0.50. See your account agreement for more details.			
Financial 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 http://www.consumerfinance.gov/learnmore.			
Fees				
Transaction Fees	None.			
Penalty Fees				
Late Payment	The greater of \$8.84 or 5% of the payment. See your account agreement for more details.			
Return Payment	\$30. See your account agreement for more details.			
Haw We Will Calculate Value Delance: Walloca a method called "a versas daily belongs (avaluding now pumbesses)" Cas your account agreement for more details				

Corresponding ANNUAL PERCENTAGE RATE 17.99% Applicable Law MN Daily Periodic Rate 0.0493%

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include, but are not limited to: obtaining information; account transactions or servicing-related matters; suspected fraud or identity theft; collection on the Account; and providing information about special products and services. You agree to pay any fee(s) or charge(s) that you may incur for incoming communications from us or outgoing communications to us, to or from any such number, or email address, without reimbursement from us.

22. Credit Investigation and Reporting: You agree that we may investigate your credit in connection with the initial extension, review, or collection of your Account. You agree that we may examine employment and income records, verify your credit references, and report to credit reporting agencies, merchants, and other creditors the status and payment history of your Account. A negative credit report may be submitted to a credit reporting agency if you fail to fulfill the terms of your credit obligations.

ARBITRATION PROVISION
This Arbitration Provision significantly affects your rights in any dispute with us. Please read this Arbitration Provision carefully before you sign it.

1. EITHER YOU OR WE MAY CHOOSE TO HAVE ANY DISPUTE BETWEEN US DECIDED BY ARBITRATION AND NOT IN COURT.

2. IF A DISPUTE IS ARBITRATED, YOU AND WE WILL EACH GIVE UP OUR RIGHT TO A TRIAL BY THE COURT OR A JURY TRIAL.

3. IF A DISPUTE IS ARBITRATED, YOU WILL GIVE UP YOUR RIGHT TO PARTICIPATE AS A CLASS REPRESENTATIVE OR CLASS MEMBER ON ANY CLASS CLAIM YOU MAY HAVE

2 FA DISPUTE IS ARBITRATED, YOU MAL GIVE UP YOUR RIGHT TO PARTICIPATE AS A CLASS REPRESENTATIVE OR CLASS MEMBER ON ANY CLASS CLAIM YOU MAY HAVE AGAINST US.
4. THE INFORMATION YOU AND WE MAY OBTAIN IN DISCOVERY FROM EACH OTHER IN ARBITRATION IS GENERALLY MORE LIMITED THAN IN A LAWSUIT.
5. OTHER RIGHTS THAT YOU AND WE MAY OBTAIN IN DISCOVERY FROM EACH OTHER IN ARBITRATION.
6. EVEN IF A DISPUTE IS ARBITRATED, WE CAN STILL REPOSSESS YOUR MERCHANDISE IF YOU DO NOT HONOR YOUR AGREEMENT AND YOU OR WE MAY SEEK PROVISIONAL REMIDEDS FROM A COURT.
Any clean or dispute, whether in contract, tot or otherwise (including the interpretation and scope of this clause and the arbitrability of any issue), between you and us or our employees, agents, successors or assigns, which arises out of or relationship including any such relationship with third parts who do not son the Agreement's stall, at your or our election for the election of the merchandse under the Agreement or any resulting trainsaction or relationship including any such relationship with third parts, be resolved by reutiful prioring arbitration and not by a court action. Any claim or dispute is to be arbitrated on an individual basis and not as a class action, and you expressly waive any right you may have to do not action this is called the "class action waive"). You may have wire any right you may have to do not action this is called the "class action waive"). You may chose be arbitrated or an individual pass and not as a class action, and you expressly waive any right you may have to do not optimate a class action and you waive any right you may have to do not only this is called the "class action waive"). You may chose the applicable nuts of the arbitration Association (1800-187-7879), IAMS (800-382-5267) or any other nationally recognized arbitration organization was only any properties of the resolution of small claims. You may do not always the pass of t

Your Billing Rights. Keep This Notice For Future Use. This notice contains important information about your rights and our responsibilities under the Fair Credit Billing Act.

What To Do If You Find A Mistake On Your Statement
If you think there is an error on your statement, write to us at: Preferred Credit, Inc., 628 Roosevelt Road, St. Cloud, MN 56301.

- In your letter, give us the following information:

 Account information: Your name and account number.

 Dalar amount. The dollar amount of the suspected error.
 - Description of problem: If you think there is an error on your bill, describe what you believe is wrong and why you believe it is a mistake.

You must contact us:

- Within 60 days after the error appeared on your statement.
- At least 3 business days before an automated payment is scheduled, if you want to stop payment on the amount you think is wrong.

You must notify us of any potential errors in writing. You may call us, but if you do we are not required to investigate any potential errors and you may have to pay the amount in question.

What Will Happen After We Receive Your Letter

- When we receive your letter, we must do two things:

 1. Within 30 days of receiving your letter, we must tell you that we received your letter. We will also tell you if we have already corrected the error.
 - Within 90 days of receiving your letter, we must either correct the error or explain to you why we believe the bill is correct.

While we investigate whether or not there has been an error:

- We can apply any unpaid amount against your oredit limit.

 We can apply any unpaid amount in question, or report you as delinquent on the amount.

 The charge in question may remain on your statement, and we may continue to charge you interest on that amount. While you do not have to pay the amount in question, you are responsible for the remainder of your balance.

 We can apply any unpaid amount against your credit limit.

After we finish our investigation, one of two things will happen:

- If we made a mistake: You will not have to pay the amount in question or any interest or other fees related to that amount.

 If we do not believe there was a mistake: You will have to pay the amount in question, along with the applicable interest and fees. We will send you a statement of the amount you owe and the date payment is due. We may then report you as delinquent if you do not pay the amount we think you owe.

If you receive our explanation but still believe your bill is wrong, you must write to us within 10 days telling us that you still refuse to pay. If you do so, we cannot report you as delinquent without also reporting that you are questioning your bill. We must tell you the name of anyone to whom we reported you as delinquent, and we must let those organizations know when the matter has been settled between us.

If we do not follow all of the rules above, you do not have to pay the first \$50 of the amount you question even if your bill is correct.

Your Rights If You Are Dissatisfied With Your Account Purchases:

If you are dissatisfied with the goods or services that you have purchased with your Account and you have tried in good faith to correct the problem with the merchant, you may have the right not to pay the remaining amount due on the purchase.

To use this right, all of the following must be true:

- The purchase must have been made in your home state or within 100 miles of your current mailing address, and the purchase price must have been more than \$50. (Note: Neither of these are necessary if your purchase was based on an advertisement we mailed to you, or if we own the company that sold you the goods or services.)
 You must have used your Account for the purchase. Purchases made with cash advances from an ATM or with a check that accesses your account do not qualify.

You must not yet have fully paid for the purchase.

If all of the criteria above are met and you are still dissatisfied with the purchase, contact us in writing at: Preferred Credit, Inc., 628 Roosevelt Road, St. Cloud, MN 56301.

While we investigate, the same rules apply to the disputed amount as discussed above. After we finish our investigation, we will tell you our decision. At that point, if we think you owe an amount and you do not

pay, we may report you as delinquent.

NOTICE: ANY HOLDER OF THIS CONSUMER CREDIT CONTRACT IS SUBJECT TO ALL CLAIMS AND DEFENSES WHICH THE DEBTOR COULD ASSERT AGAINST THE SELLER OF GOODS OR SERVICES OBTAINED PURSUANT HERETO OR WITH THE PROCEEDS HEREOF. RECOVERY HEREUNDER BY THE DEBTOR SHALL NOT EXCEED AMOUNTS PAID BY THE DEBTOR HEREUNDER.