

For Bank Purposes Only:		
Relationship Manager:	-	
Date Application Taken:	_	
□ Direct Mail □ Ref by Existing Cust □ Walk-in □ Other:	☐ Advertising ☐Special Program	

EZ BUSINESS LOAN APPLICATI	ON			
For commercial loan requests up to \$50,000	where total commercial b	porrowing does not exceed \$25	50,000 and EZ Cash Reser	ve requests up to \$10,000.
LOAN REQUEST: EZ Credit Line	☐EZ Term Loan	☐EZ Cash Reserve		
Requested Amount: \$		Requested Teri	m : (if term loan)	
Purpose of loan funds:				
Collateral:				
☐ All business assets (Current value of:	Accounts Receivable	\$ Inventory \$	Fixed Assets \$)
Specific collateral (Please describe. In Estimated value \$ Existing Liens \$ Is collateral being pledged owned by sor	5			
☐ Unsecured				
☐ Automatically deduct loan payments f	rom Enterprise Bank &	Trust Co. checking account	#	
BUSINESS PROFILE:				
Legal Business Name:			Tax ID#	
Business Type: ☐ Sole Prop. ☐ Partners	ship 🗌 S Corp. 🔲 C Co	orp. 🗌 LLC 🔲 LLP 🔲 Trust		
Business Address:			Non-Profit? ☐\	∕es □No
Business Telephone:	Fax:	Email	l:	
Business Activity/Industry:		Year Established:	Current Mgmt Sin	ce:
Annual Revenue: \$	Last Fiscal Year Net	Profit or (Loss) \$	# of Employ	yees
Has the business incurred a loss in any of th ☐ Yes ☐ No If yes, explain	ne last 3 years?			
Has the business ever filed bankruptcy? ☐ Yes ☐ No If yes, explain				
Are there any delinquent state or federal tax ☐ Yes ☐ No If yes, explain	es owed by the business'	?		
Is the business for sale or under agreement ☐ Yes ☐ No If yes, explain	that would change the ow	vnership of the business?		
BUSINESS AND CREDIT REFERENCES:				
Bank (checking/savings)	Account #	Average	checking balance \$	
<u>Current Business Debt:</u> <u>Lender</u> <u>Loan Purpose</u>	Original Amount	Monthly Payment	Current Balance	Maturity Date

PLEASE BE SURE TO COMPLETE PAGE 2 OF THIS APPLICATION



	EZ BUSINES	S LOAN APPLICATION		
OWNER(S)/GUARANTOR(S) PROF	ILE:			
Guarantor #1				
Name: Address: Monthly Salary: \$ Other Monthly Income *: \$ Have you declared bankruptcy at a	Title: Social Security ny time during the last 10 years:	Monthly Rent/Mortgage:\$ Other Monthly Loan Pymts \$	% DOB:	
Assets Cash and marketable securities Real estate – residence Other real estate Value of business Vehicles Other Assets Total Assets	\$ \$ \$ \$ \$ \$ \$ \$	Liabilities Installment Loans Payable Mortgage Balance Home Equity Loan/Line Other Liabilities Total Liabilities	\$ \$ \$ \$	
Guarantor #2				
Name: Address: Monthly Salary: \$ Other Monthly Income *: \$ Have you declared bankruptcy at a	Title: Social Security ny time during the last 10 years:	Monthly Rent/Mortgage:\$ Other Monthly Loan Pymts \$	% DOB:	
Assets Cash and marketable securities Real estate – residence Other real estate Value of business Vehicles Other Assets Total Assets	\$ \$ \$ \$ \$ \$ \$ \$	Liabilities Installment Loans Payable Mortgage Balance Home Equity Loan/Line Other Liabilities Total Liabilities	\$ \$ \$ \$	
*Alimony, child support or separate maintenance income need not be revealed if the guarantor does not choose to have it considered for repayment of this loan. IF ADDITIONAL GUARANTORS, PLEASE ATTACH SEPARATE FINANCIAL INFORMATION FOR EACH				
money laundering activities, Federal la account. When you open an account, ask to see your driver's license or oth business entity and that the informatic that the proceeds of the loan applied inotify Enterprise Bank of any material authorizes the Bank and its agents to connection with the application and account any person or consumer-reporting agrapplication will be the Bank's property	aw requires all financial institutions we will ask for your name, address er identifying documents. The under on on this application and/or on any for will be used for business purpos changes in the information shown verify any information provided on grees that the bank may do so for usency to give the Bank any information whether or not credit is granted. T	A NEW ACCOUNT. To help the government to obtain, verify, and record information that significant in the properties of birth, and other information that with the properties of birth, and other information that with the properties of birth, and other information that with accompanying statements is true, complet sees and not for personal, family or household on this application and/or on any accompant the application, to obtain credit reports, included the properties of the pro	t identifies each person who opens an ill allow us to identify you. We may also is full authority to act on behalf of the e and correct. The applicant(s) affirms d purposes. The undersigned agree(s) to having statements. The applicant(s) uding consumer credit reports, in a activity. The undersigned authorizes plicant(s) understands that the ig of false statements or material	

Business Name:

Signature: ______ Title: _____ Date: _____
Individually and as

Signature: _____ Date: _____
Individually and as

authorities. Approved loans will be subject to a \$100 document preparation fee.



EZ BUSINESS APPLICATION CHECKLIST

(Borrower Copy)

Signed and Dated Application

- ☐ Automobile or Vehicle Collateral
 - o If Borrower owns vehicle, Provide Original Title
 - If loan proceeds will be used to Purchase from a <u>Dealership</u>: provide vehicle invoice and Copy of Title
 - If loan proceeds will be used to Purchase in a <u>Private Sale</u>: Provide Bill of Sale and a Copy of the Original Title
 - If there is an <u>Existing Lienholder</u>, need a copy of most recent payment notice with Lienholder's name, address, and phone number and a payoff figure
- ☐ If Borrower is a Trust:
 - o Copy of the Trust, along with any Amendments and Certificate(s)
 - Schedule of Beneficiaries

Will be required prior to Closing. Please obtain ahead of time:

☐ Insurance Binder covering all Collateral

LANDLORD'S RELEASE

Borrower:	Lender:	Enterprise Bank and Trust Company 222 Merrimack Street Lowell, MA 01852
	- -	
THIS LANDLORD'S RELEASE is entered into among		("Borrower"), whose
Street, Lowell, MA 01852; and	d Lender have entered er interest in the Coll extend the Loan to B	orrower against such security interest in the Collateral and
COLLATERAL DESCRIPTION. The word "Collateral" means cert a security interest, including without limitation the following spec		onal property in which Lender has acquired or will acquire
DISCLAIMER OF INTEREST. Landlord hereby consents to Le interests, liens and claims which Landlord now has or may herea have or may hereafter have in the Collateral will be subject at a Collateral and will be subject to the rights granted by Landlord to	after acquire in the Co all times to Lender's s	lateral. Landlord agrees that any lien or claim it may now ecurity interest (or other present or future interest) in the
ENTRY ONTO PREMISES. Landlord and Borrower grant to Lende from the Premises or conducting sales of the Collateral on the reasonable time after Lender receives notice in writing from Lanenters onto the Premises and removes the Collateral, Lender agrare damaged, without either repairing any such damage or reimb	Premises. The rights dlord that Borrower no ees with Landlord not	granted to Lender in this Agreement will continue until a longer is in lawful possession of the Premises. If Lender to remove any Collateral in such a way that the Premises
WAIVERS AND MISCELLANEOUS PROVISIONS. The following extend to and bind the respective heirs, personal representative Borrower and Landlord respecting subordination of the claim or oby any transferee or endorsee to whom Lender may transfer and this Agreement in writing or otherwise to make it effective. This the Commonwealth of Massachusetts. If Landlord is other than Landlord represents and warrants to Lender that he or she has fishall not be deemed to have waived any rights under this Agree Landlord and without affecting the validity of this Consent, Lend the Loan, any obligors on the Loan, or any Collateral for the Loan any of the Loan indebtedness.	s, successors and associalms of Landlord in fa y claim or claims to we s Agreement shall be of an individual, any ago ull power and authority ement unless such waiter may do or not do a	igns of the parties to this Agreement. The covenants of avor of Lender shall extend to, include, and be enforceable hich this Agreement shall apply. Lender need not accept overned by and construed in accordance with the laws of ent or other person executing this Agreement on behalf of y to execute this Agreement on Landlord's behalf. Lender ver is in writing and signed by Lender. Without notice to nything it deems appropriate or necessary with respect to
AMENDMENTS. This Agreement, together with any Related Do to the matters set forth in this Agreement. No alteration of o signed by the party or parties sought to be charged or bound by	r amendment to this	Agreement shall be effective unless given in writing and
NO WAIVER BY LENDER. Lender shall not be deemed to have and signed by Lender. No delay or omission on the part of Ler right. A waiver by Lender of a provision of this Agreement sh strict compliance with that provision or any other provision of t Lender and Landlord, shall constitute a waiver of any of Lender Whenever the consent of Lender is required under this Agreemed continuing consent to subsequent instances where such consent discretion of Lender.	nder in exercising any nall not prejudice or co his Agreement. No p der's rights or of any ent, the granting of su	right shall operate as a waiver of such right or any other onstitute a waiver of Lender's right otherwise to demand rior waiver by Lender, nor any course of dealing between of Landlord's obligations as to any future transactions. ch consent by Lender in any instance shall not constitute
SEVERABILITY. If a court of competent jurisdiction finds any circumstance, that finding shall not make the offending provision offending provision shall be considered modified so that it be modified, it shall be considered deleted from this Agreement. It any provision of this Agreement shall not affect the legality, valid	n illegal, invalid, or un comes legal, valid an Unless otherwise requ	enforceable as to any other circumstance. If feasible, the d enforceable. If the offending provision cannot be so ired by law, the illegality, invalidity, or unenforceability of
DEFINITIONS. The following capitalized words and terms shall stated to the contrary, all references to dollar amounts shall mea used in the singular shall include the plural, and the plural shall in defined in this Agreement shall have the meanings attributed to s	n amounts in lawful n clude the singular, as	noney of the United States of America. Words and terms the context may require. Words and terms not otherwise
Agreement. The word "Agreement" means this Landlord's Release from time to time, if any, as amended from time to		th all exhibits and schedules attached to this Landlord's
Borrower. The word "Borrower" means co-makers signing the Note and all their successors and ass	igns.	and includes all co-signers and
Collateral. The word "Collateral" means all of Borrower's Description section of this Agreement.		in and to all the Collateral as described in the Collateral
Lender. The word "Lender" means Enterprise Bank and Trus	st Company, its succe	ssors and assigns.
Loan. The word "Loan" means any and all loans and fine existing, and however evidenced.	nancial accommodation	ns from Lender to Borrower whether now or hereafter
Note. The word "Note" means the	e Note dated in the principa	and executed by amount of \$. together with
all renewals of, extensions of, modifications of, refinancings		
Premises. The word "Premises" means the real property Related Documents. The words "Related Documents" meagreements, guaranties, security agreements, mortgages, or agreements, and documents, whether new or bereafter exists.	deeds of trust, securit	y deeds, collateral mortgages, and all other instruments,

BORROWER AND LANDLORD ACKNOWLEDGE HAVING READ ALL THE PROVISIONS OF THIS LANDLORD'S RELEASE, AND BORROWER AND LANDLORD AGREE TO ITS TERMS. THIS AGREEMENT IS DATED

THIS AGREEMENT IS GIVEN UNDER SEAL AND IT IS INTENDED THAT THIS AGREEMENT IS AND SHALL CONSTITUTE AND HAVE THE EFFECT OF A SEALED INSTRUMENT ACCORDING TO LAW.

BORROWER:				
By:Authorized	Signer	for	_(Seal)	-
By:Authorized	Signer	for	_(Seal)	
LANDLORD:				LENDER:
XAuthorized Signer			(Seal)	ENTERPRISE BANK AND TRUST COMPANY
XAuthorized Signer			_(Seal)	Authorized Officer