

AGENT: \_\_\_\_\_ **295** \_\_\_\_\_

Lcd wireless

# NATIONS LEADING POS SYSTEM

## THIS APPLICATION GIVES YOU ACCESS TO:

- PULL PINS FROM UP TO 40 DIFFERENT PREPAID CARRIERS
- PIN-LESS INTERNATIONAL CALLING POWERED BY BOSS REVOLUTION
- AUTOREFILL ON PREPAID CARRIERS AND PIN-LESS INTERNATIONAL

**Thank you for choosing The Preferred Prepaid.** Please complete the application by entering all the required information. Your completed application will be submitted to us electronically via DocuSign. Once your application has been received we will review it and get you qualified for The Preferred Prepaid Portal within 48 hours. Please feel free to contact us at 407-321-6148 if you have any questions or concerns.

Daily limit request: \_\_\_\_\_

Monthly potential: \_\_\_\_\_



PLEASE ATTACH  
DRIVER LICENSE

## BUSINESS VOIDED CHECK

PAY TO THE ORDER:

DATE: \_\_\_\_\_

\$

***PLEASE ATTACH A VOIDED CHECK HERE***

DOLLARS: \_\_\_\_\_

FOR: \_\_\_\_\_

<89704XX 78CCXXX 21455CCCV 11CC >

Date: \_\_\_\_\_

## Account Setup Form

Business Information		Personal Information	
Business Name:		Owner Name:	
DBA:		Home Number:	
Store Phone #:		Cellphone Number:	
Store Address:		Home Address:	
City:		City:	
State & Zip:		State & Zip:	
Email:		Social Security #	
Fed Tax ID:		Date of Birth	
State Tax ID:		Driver License #:	
Bank Account Information			
Bank Name:		Routing Number:	
Account Owner:		Account Number:	
Account Name:		Bank Address:	
Trade References			
<i>~ Kindly list 2 companies you do business with ~</i>			
Company Name	City, State	Phone Number	

The information above will only be used qualify the merchant for a line of credit on The Preferred Prepaid Portal and the information will not be used for any other purpose. You promise that the information you provide on this application is accurate. You authorize us to verify this information and obtain reports from Consumer reporting agencies. The above merchant authorizes The Preferred Prepaid to initiate ACH transfer entries and to credit and/or debit the account identified herein for funds due and owing to The Preferred Prepaid. This authorization shall remain in effect unless and until The Preferred Prepaid has received written notification from Sales Agent that this authorization has been terminated in such time and manner to allow The Preferred Prepaid to act. The undersigned represents and warrants to TPP that the person executing this ACH Authorization is an authorized signatory on the account referenced above and all information regarding the account and account owner is true and correct.

This Merchant Agreement is effective as of \_\_\_\_\_ (Date) between The Preferred Prepaid and \_\_\_\_\_ (Merchant). Merchant acknowledges, represents and warrants as follows: 1. that merchant has received and reviewed the Airtime Gateway Agreement. 2. That it has received, reviewed and agrees with the compensation schedule(s), including, absent limitation, Schedule 4(c) -Merchant Buy Rates – PINS and Schedule 4(d) - Price/Compensation Rates, as applicable, for the goods and/or services it procures through The Preferred Prepaid. 3. That it will specifically comply with all of Distributor’s obligations under the Airtime Gateway Agreement. 4. That it will keep informed of the Company’s policies, as such policies may be modified, amended and/or updated from time to time, relative to the distribution of the Company’s good and services. 5. That it shall not in any manner violate the Company’s policies, procedures and protocols. 6. That it shall not in any manner violate the policies of those third-party vendors and/or suppliers whose goods/services Merchant markets, sells, and/or promotes under these terms of this Merchant Agreement. 7. That it shall strictly adhere to all limitations, restrictions and marketing/use guidelines as imposed by the Company and/or any third-party whose goods and services Merchant markets, sells, and/or promotes under this terms of this Merchant Agreement, including, absent limitation, execution of any agreement required by a third-party provider of any goods and services to be provided hereunder. 8. That it is not an agent of the Company in any respect. 9. That the Company has no responsibility, obligation or liability to Merchant in any respect, including absent limitation, payment of any compensation to Merchant. 10. That it shall at all times maintain strict confidentiality of information provided to it under this Merchant Agreement as well as all information it compiles by virtue of marketing, distributing and/or selling of the Company’s products and services. 11. That it shall promptly respond and provide information as may be requested by Distributor and any and all information obtained by Distributor from Merchant can and will be disclosed to the Company. 12. That it is not subject to any agreement, limitation or restriction that would prohibit or restrict it from entering into this Merchant Agreement or marketing, distributing and/or selling any of the Company’s products and services. 13. That this Merchant Agreement shall expire/terminate concurrently with and upon the expiration/termination of the Airtime Gateway Agreement. 14. That it consents to the application of California law with respect to any dispute involving the Company. 15. That it submits to the exclusive personal and subject matter jurisdiction of the state/federal courts situated in Orange County, California to the extent any legal action is necessary and permitted involving the Company. However, merchant consents that any controversy/claim involving the Company shall be settled by binding arbitration administered by the American Arbitration Association under its Commercial Arbitration Rules and heard in Orange County, California. 16. In the event of any legal action between the parties hereto or arising out of this Merchant Agreement, the prevailing party in such legal action shall be entitled to recover its reasonable attorney’s fees and costs from the non-prevailing party. 17. That in the event of any legal action between and involving the Company, the prevailing party in such legal action shall been titled to recover its reasonable attorney’s fees and costs from the non-prevailing party.

Name: \_\_\_\_\_ Title: \_\_\_\_\_

Signature: \_\_\_\_\_

Date: \_\_\_\_\_