Mercedes-Benz Financial Services

☐ Certificate of Deposit

AUTOMOBILE PURCHASER/LESSEE'S CREDIT APPLICATION (PERSONAL)

Please Print

READ these directions BEFORE completing this Application If applying for joint Sign here to indical If applying for incompleting If applying for joint Sign here to indical	idual credit in your own name a credit with another person, comp te that you intend to apply for joi lividual credit, but are relying e credit requested, complete Pu s must complete Marital Informa	olete both Purch nt credit. X on income fro rchaser/Lessee	naser/Lessee and (APF om alimony, chi	Co-Purch	aser/Co-Les GN OR INITIA , separate	see section	s. X re or on the inc	CO-A	APPLICANT	(SIGN OR	· INITIAL)
Wisconsin resident	s must complete Mantai miorma		/AOED# 50	055							
LAST NAME	FIRST	PURCH	IASER/LES	SEE			Л. І.				
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SOCIAL SECURITY #				DATE	OF BIRTH	# 01	F DEPENDENTS		НГ	Leas	se
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DRIVER'S LICENSE #		STATE	ARF Y	OUAUS	CITIZEN C	R PERMAI	NENT RESIDEN	T ALIEN?	(Р	lease s	attach most
51.17.21.10 2.102.102.11					Yes						
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Leasing Own PREVIOUS ADDRESS			CITY			CTATE	ZID CODE		LIVED T	HEDE	
FREVIOUS ADDRESS	PREVIOUS ADDRESS CITY STATE ZIP CODE						LIVEDI	Yrs.	Mos.		
NAME AND ADDRESS OF PARENTS OR CLOSEST RELA	ATIVE NOT LIVING WITH VOL					DEI A	TIONSHIP		PHONE		
NAME AND ADDRESS OF FARENTS OR GEOSEST REE	WINE NOT LIVING WITH 100					INCLA	HONOTHE		FIIONL	m .	Ext:
NOTE: You need not reveal alimony, child	support, or separate n	naintenance	e income if y	ou do n	ot wish it	conside	red as a bas	is for re _l	paying t	his obl	igation.
EMPLOYER	ADDF	RESS							PHONE	#	
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	Yrs.	Mos.		Pe	er				Р	er	
PREVIOUS EMPLOYER	ADDRESS	S				POSITIO	ON OR TITLE		HOV	V LONG	
										Yrs.	. Mos.
BANK REFERENCE	BRANCH			Check	ing Acco	unt #				ertifica	ate of Deposit
				Saving	gs Accou	nt #			_		
LAST VEHICLE PURCHASED/LEASED (Make, Model, Yea	r) FINANCED/	LEASED BY			,	ADDRESS			TERM		PAYMENT
Have you ever had any Yes	Do you have ar	ny suits or			Yes		Have you f	iled for I	oankrup	otcy	Yes
property repossessed?	judgments pen	ding agains	st you?		No		in the last			,	☐ No
		CO-PURCI	HASER/CO-	LESSE	E						
CO-PURCHASER/CO-LESSEE'S NAME	REI	LATIONSHIP TO	O APPLICANT			SOCIAL	SECURITY#			DA	TE OF BIRTH
DRIVER'S LICENSE #	STATE		# OF DEPEND	ENTS		ARE YOU	J A U.S. CITIZEN	OR PERM	MANENT I	RESIDEN	IT ALIEN?
								Yes 🔲	No		
ADDRESS	CITY		STATI	E	ZIP CODE		LIVED THERE		PHONE	#	
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☐ Buying ☐ Renting	NAME AND ADDRESS C	OF MORTGAGE	EHOLDER(S)/LA	ANDLORD					MONTH	Y MORTO	GAGE/RENT
☐ Leasing ☐ Own											
NOTE: You need not reveal alimony, child	support, or separate n	naintenance	e income if v	ou do n	ot wish it	conside	red as a basi	is for rei	pavina t	his ohl	igation.
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1	2.0440	•					Checking Ad	Count	ı	j savii	ngs Account

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MARITAL INFORMATION STATEMENT – WISCONSIN RESIDENTS ONLY/Marital Status							
IS CO-APPLICANT YOUR SPOUSE? Yes No		IS APPLICANT YOUR SPOUSE? Yes No					
☐ Married		☐ Married					
SPOUSE'S NAME (IF OTHER THAN CO	-APPLICANT)	SPOUSE'S NAME (IF OTHER THAN AF	PLICANT)				
ADDRESS		ADDRESS					
CITY, STATE, ZIP CODE		CITY, STATE, ZIP CODE					
Legally Separated	DATE OF DECREE OF LEGAL SEPARATION	Legally Separated	DATE OF DECREE OF LEGAL SEPARATION				
UNMARRIED - The term "unm	narried" includes single, divorced, or widowed persons	UNMARRIED - The term "ui	nmarried" includes single, divorced, or widowed persons				
under section 766.587 of the V of the Wisconsin Statutes advestatement, or decree or has ac Is there a marital property agr	Visconsin Statutes), a unilateral statement und ersely affects the interest of the creditor, unles- tual knowledge of the adverse provision when the	er section 766.59 of the Wisconsis the creditor prior to the time crethe obligation to the creditor is inc	y classification agreement ("opt-out" agreement n Statutes, or court decree under section 766.70 edit is granted receives a copy of the agreement, urred. nent, or court order that you wish the creditor to				
☐ No ☐ Yes (If yes, prov	ide the creditor with a copy of the agreement,	statement or order.)					
	ouse (Married Applicants only): If the credit by section 766.56 (3)(b) of the Wisconsin Stat		or joint credit with an applicant who is not your extension of credit.				
Statement of Purpose: For a will be incurred in the interest of		t credit with an applicant who is r	not your spouse; The credit requested, if granted,				
SIGNATURE OF APPLICANT		SIGNATURE OF CO-APPLICANT					
DATE		DATE					
MAINE AND TENNESSEE RE lease, you must also have the or through someone affiliated	liability insurance as described in the lease. You with the dealer or an assignee of this contract	surance covering loss or damage ou may buy this insurance from ar t. Your choice of insurance will r	to the vehicle for the term of any contract. For a syone you choose. You do not have to buy it from not affect the credit approval process unless the standards of the dealer or an assignee of the				
receive a written estin creditor's existing refin payment contract. A ba	nate of the monthly payment amo nance programs. You would be en	unt for refinancing the l titled to receive the estin Ilment sale contract with	act, you are entitled, if you ask, to calloon payment in accord with the nate before you enter into a balloon a final scheduled payment that is at ayments.				
a consumer report was reques			equest, you will be informed as to whether or not nat furnished the report. On any update, renewal				
			ole to all creditworthy customers, and that credit mmission administers compliance with this law.				
	A credit report may be requested in connection onnection with this transaction, subject to our re		ou have the right to choose the agent and insurer in the requirements of applicable law.				
VERMONT RESIDENT: You consent to the dealer or any assignee of the account or credit agreement or other financial services provider to whom this application is shared to obtain a credit report in connection with this application for credit. In addition, you consent to the holder of your account or credit agreement and any subsequent holder to obtain credit reports in connection with the same transaction or extension of credit, for the purpose of reviewing the account, taking collection action on the account, or for other legitimate purpose associated with the account.							

ALL APPLICANTS:

Below "MBFS" means Mercedes-Benz Financial Services USA LLC, Mercedes-Benz Financial Services USA LLC d/b/a Mercedes-Benz Financial Services and Daimler Trust.

By signing this application:

- 1. You authorize Dealer, MBFS, and any finance company, bank, or other financial institution to which the Dealer submits your application to investigate your credit and employment history, obtain credit reports, and release information about your credit experience as the law permits, in connection with this application for credit.
- 2. If an account is created, you authorize MBFS and any financial institution to which Dealer submits your credit application to obtain credit reports for the purpose of reviewing or taking collection action on your account, or for other legitimate purposes associated with your account.
- 3. You certify that you have read and agree to the terms of this application and that the information in it is complete and true.
- 4. You authorize a credit investigation of your credit based on the information, which you provided voluntarily; the information is true and correct and reflects all your current debts. In addition, you authorize the release of federal and state records of employment and income history. A bankruptcy proceeding is neither in progress nor expected. If the attached application is submitted in the name of a business, a current and year-end financial statement, including P&L statement, and balance sheet may be required, audited if possible.
- 5. You consent and agree that MBFS and any successors, affiliates, agents or service providers may to the extent permitted by law: (i) monitor and record telephone calls concerning your account to assure quality of service or for other reasons; and (ii) use written, verbal, and electronic means to contact you, including, without limitation, manual calling methods, prerecorded or artificial voice messages, text messages, e-mails and/or automatic dialing systems. Such means of contact may include use of an e-mail address or any telephone number you provide, now or in the future, including a cellular phone or other wireless device number, regardless of whether you incur charges as a result.
- 6. By checking this box, you authorize and request that the Dealer or Mercedes-Benz Financial Services provide the personal information that you supplied to them to American Express Bank, F.S.B. and its affiliated entities to be used by American Express in connection with a submitted application for the Mercedes-Benz Credit Card from American Express.
- 7. IN EXCHANGE FOR THE TIME, EFFORT, AND EXPENSE IN REVIEWING YOUR APPLICATION AND FOR OTHER VALUABLE CONSIDERATION, WHICH IS HEREBY ACKNOWLEDGED, YOU AGREE TO ALL OF THE TERMS OF THE IMPORTANT CONTRACT OF ARBITRATION CONTAINED ON PAGE 3 OF 3 OF THIS APPLICATION AND ACKNOWLEDGE THAT YOU HAVE READ AND UNDERSTAND ALL OF ITS TERMS.

ON PAGE 3 OF 3 OF THIS APPLICATION AND ACKNO	OWLEDGE THAT	YOU HAVE READ AND UNDERSTAND	ALL OF ITS TERM	S
SIGNATURE OF APPLICANT	DATE	SIGNATURE OF JOINT APPLICANT / OTHER PART	Υ	DATE
X	X	X		X
BROKER ARRANGED TRANSACTION Yes IF YES, BROKER NA	AME		BROKER PHON	NE#
I New		Total Cash Price/Capitalized Cost Less: Net Trade Cash Down/Capitalized		
Manual Transmission M-B Factory Warranty (Pre-owned Only)		Cost Reduction Unpaid Balance/Adjusted Capitalized Cost		
TRADE-IN MAKE YEAR MC	DDEL -	Term Payment	Residu Balloo	

IMPORTANT CONTRACT OF ARBITRATION

The following Important Contract of Arbitration significantly affects Applicant's, Co-Applicant's or Guarantor's (individually or collectively "you" or "your") rights in any dispute with Dealer, Mercedes-Benz Financial Services USA LLC, Mercedes-Benz Financial Services USA LLC d/b/a Mercedes-Benz Financial Services and Daimler Trust. Please read this carefully before signing this application and Important Contract of Arbitration.

For the purposes of this Important Contract of Arbitration, the term "MBFS" means Mercedes-Benz Financial Services USA LLC, Mercedes-Benz Financial Services USA LLC d/b/a Mercedes-Benz Financial Services and Daimler Trust. The terms "us" or "our" means the Applicant, Co-Applicant, Guarantor, and Dealer, and MBFS.

- 1. If any of us chooses, any dispute between or among us will be decided by arbitration and not in court.
- 2. If a dispute is arbitrated, each of us will give up the right to a trial by a court or a jury trial.
- 3. Each of us agrees to give up any right to bring a class-action lawsuit or class arbitration, or to participate in either as a claimant, and each of us agrees to give up any right to consolidate our arbitration with the arbitration of others.
- 4. The information that can be obtained in discovery from each other or from third persons in an arbitration is generally more limited than in a lawsuit.
- 5. Other rights that each of us would have in court may not be available in arbitration.
- 6. Any claim or dispute, whether in contract, tort or otherwise (including any dispute over the interpretation, scope, or validity of this contract, Arbitration section or the arbitrability of any issue), between you and us or any of our employees, agents, successors or assigns, which arises out of or relates to a credit application, this contract, or any resulting transaction or relationship arising out of this contract shall, at the election of either you or us, or our successors or assigns, be resolved by a neutral, binding 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. Whoever first demands arbitration may choose to proceed under the applicable rules of the National Center for Dispute Settlement, 43230 Garfield Road, Suite 130, Clinton Township, MI 48038 or the Internet at http://www.ncdsusa.org/, or any other organization that you may choose subject to our approval.
- 7. Whichever rules are chosen, the arbitrator shall be an attorney or retired judge and shall be selected in accordance with the applicable rules. The arbitrator shall apply the law in deciding the dispute. Unless the applicable rules require otherwise, the arbitration award shall be issued without a written opinion. The arbitration hearing shall be conducted in the federal district in which you reside. If you demand arbitration first, you will pay the initial arbitration filing fees or case management fees required by the applicable rules up to \$125, and Dealer or MBFS will pay any additional filing fee or case management fee. Dealer or MBFS will pay the whole filing fee or case management fee if Dealer or MBFS demands arbitration first. Dealer or MBFS will pay the arbitration costs and fees for the first day of arbitration, up to a maximum of eight hours. The arbitrator shall decide who shall pay any additional costs and fees. Nothing in this paragraph shall prevent any party from requesting that the applicable arbitration entity reduce or waive the fees any of us are required to pay, or that requesting any of us to voluntarily pay an additional share of said fees, based upon the financial circumstances of any party or the nature of the claim.
- 8. This application and Important Contract of Arbitration evidences a transaction involving interstate commerce. Any arbitration under this application and Important Contract of Arbitration shall be governed by the Federal Arbitration Act (9 U.S.C. 1, et seq). Judgment upon the award rendered may be entered in any court having jurisdiction.
- 9. Notwithstanding this application and Important Contract of Arbitration, our employees, parents, subsidiaries, affiliate companies, agents, successors, and assignees retain the right to exercise self-help remedies and to seek provisional remedies from a court, pending final determination of the dispute by the arbitrator. None of us waives the right to arbitrate by exercising self-help remedies, filing suit, or seeking or obtaining provisional remedies from a court.
- 10. If any clause within this Important Contract of Arbitration, other than clause 3 or any similar provision dealing with class action, class arbitration or consolidation, is found to be illegal or unenforceable, that clause will be severed from this Important Contract of Arbitration, and the remainder of this Important Contract of Arbitration will be given full force and effect. If any part of clause 3 or any similar provision dealing with class action, class arbitration or consolidation is found to be illegal or unenforceable, then this entire Important Contract of Arbitration will be severed and the remaining provisions of this application shall be given full force and effect as if this Important Contract of Arbitration had not been included in this application.

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