

1. Merchant Profile

Merchant DBA Name _____
 Location Address _____
 City _____
 State _____ Zip _____
 Contact Name _____
 Phone _____
 Fax _____
 Email _____

2. Payment/ACH Information

Merchant Legal Name _____
 Billing Address: Same as location Other (see below)
 Address _____
 City _____
 State _____ Zip _____
 Business Type (SIC Code) _____
 Products/Services Sold _____

Affix check(s) bearing aba routing and account numbers from which funds are to be transferred.

Print on the front of your cards: Merchant DBA, Location Address (Street, City, State and Zip) and Phone Number from the "Merchant Profile" above. Please print this information clearly. No proof will be generated for this card order.

3. Program and Fees (all fields required)

Program: TCasey 50 (hosting + 50 transactions/mo. & starter kit) TCasey 100 (hosting + 100 transactions/mo. & starter kit)
 Starter Kit includes: terminal setup, online reporting, 25 cards, 25 gift card envelopes, point of sale display stand, window decals, program quick reference guide and product catalog w/reorder form. **Ground shipping charge - \$8.95**
 Monthly Fee: \$_____ Transaction Fee (for transactions over the monthly limit): \$_____/transaction
 Terminal Type: _____ No. of Terminals (\$15/additional terminal): _____

Reorder Fees:

Card Pricing: 1color pre-designed \$_____/card 1color custom \$_____/card 4color custom \$_____/card
 Custom Card Setup: \$_____ Custom Back Setup: \$_____ Card Sleeves: \$_____/sleeve

4. Initial Card Setup (choose one of each in this section)

Template Selection:



Gift Card 1



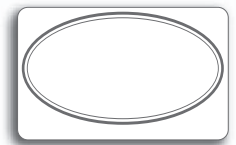
Gift Box



Gift Card 2



Rectangle



Oval

Card Color:

black copper gold green silver white

Font Selection:

HI-TECH ENGRAVERS Harrington Old English Poor Richard
 Bauhaus French Script Myriad Papyrus Times

Template and Font Color:

black gold (metallic foil) silver (metallic foil) white

5. Signatures and Acknowledgement

ACH Agreement: I authorize TenderCard™ to initiate ACH entries to the account(s) provided on the attached voided check(s) for all fees and charges incurred subject to, and as defined within this Application. Fees include, but are not limited to product orders and monthly fees. I understand that if for any reason TenderCard™ receives a return for insufficient funds that I am subject to a \$25.00 reject fee.

By signing below, signer hereby states he/she is an authorized signer and that all information is accurate and complete. Further, merchant agrees to and accepts all program fees and terms and conditions as set forth on this page and page 2 of this application, receipt hereby acknowledged. This agreement is made and entered into on this, the _____ day of _____ in the year _____, between TenderCard™ and the above named merchant.

Merchant Signature _____
 Printed Name/Title _____
 Sales Agent Signature _____ Tendercard™ Reseller Id _____
 Printed Agent Name _____ Agent Id _____
 Sales Agent Email _____ Sales Office _____

Terms and Conditions For TCeasy™ Gift & Loyalty Program



MERCHANT APPOINTS TENDERCARD™ AND/OR ITS AFFILIATES, EXCLUSIVELY TO PROVIDE A POINT OF SALE GIFT/LOYALTY CARD PROGRAM AND/OR RELATED EQUIPMENT AND SERVICES, SUBJECT TO "TERMS AND CONDITIONS" AS DESCRIBED HEREIN. MERCHANT AGREES THAT THIS AGREEMENT SHALL REMAIN IN EFFECT SO LONG AS MERCHANT MAINTAINS A RELATIONSHIP WITH TENDERCARD™ AND/OR ITS AFFILIATES. APPLICATION IS ASSIGNABLE BY TENDERCARD™.

Delivery: Starter Kit will be shipped approximately three (3) to five (5) business days from the time TenderCard receives and approves Merchant's Application. Delivery time may vary.

Terms And Conditions: Merchant compliance with the terms of the Agreement, to include the Agreement in its entirety, is an express condition of TenderCard's obligation to Merchant; and TenderCard reserves for itself sole discretion to determine if Merchant has complied with the Terms and Conditions of this Agreement. In addition, Terms and Conditions of this Agreement, including the Agreement, may be changed by TenderCard upon ten (10) business days written notice. Such changes will supersede any previous Terms and Conditions. Merchant may terminate this Agreement upon such change(s) if such change represents a gross adverse effect upon the Merchant's business, solely by written notice of intentions to do so within ten (10) business days of TenderCard's notice of change. This Agreement constitutes the entire Agreement between Merchant and TenderCard and supersedes any prior Agreement, oral or written, between Merchant and TenderCard and/or its representative(s). Merchant agrees that failure by TenderCard to enforce any Terms or Conditions of this Agreement is not a waiver of any terms and conditions herein contained.

Notice: Any notice to or from the Merchant, under this Agreement, must be sent in writing to the address as specified in this Agreement.

Artwork: Artwork submitted by or created for Merchant may be used by TenderCard in marketing, advertising or in any other medium.

Term Of Agreement: The term of this Agreement shall commence on the date this Application is signed, and shall continue for two (2) years; and shall automatically renew for an additional period of one (1) year unless terminated by either party giving the other party written notice of intent not to renew at least ninety (90) days prior to the expiration date of the original term or any renewal thereof. Additionally, TenderCard may terminate this Agreement during the original term or any renewal term for any reason and without any penalty or liability (other than for any damages as a result of gross negligence by TenderCard, and for which TenderCard has been notified in writing by Merchant and has been given a reasonable time to remedy) by giving Merchant written notice at least thirty (30) days prior to such

termination. TenderCard may also terminate this Agreement immediately in the event Merchant has failed to fulfill any of its obligation under the terms hereof. In the event Merchant cancels services within the first 60 days of signing this Application, a fee of \$50.00 shall be assessed for early termination; and any early termination thereafter will be subject to a \$250.00 termination fee.

Charges And Fees: Are billed as incurred, as herein described within "Method of Payment."

Indebtedness: Should Merchant not satisfy any debt or obligation to TenderCard or an Affiliate, based upon contracts and/or agreements between Merchant, TenderCard and/or Affiliate, same as outstanding and unpaid balances to TenderCard, such debt is subject to 1 1/2% interest per month and/or to be satisfied pursuant to "METHOD OF PAYMENT" as herein described; and Merchant's services shall be subject to immediate interruption.

Method Of Payment: Upon execution of this Agreement by Merchant's authorizing signature, receipt hereby acknowledged, Merchant agrees to make payment in full for fees and/or indebtedness to TenderCard via electronic transfers from its designated bank account, and therefore authorizes its bank to charge such funds and to pay to TenderCard (or its' assignees) any such amounts.

Terms Of Authorization: The authorization to charge Merchant's bank account is the same as if Merchant had personally signed a check to TenderCard. This authorization will remain in effect until 1) written notification to TenderCard to end this agreement and a reasonable amount of time to act; or 2) TenderCard sends Merchant written notice that this Agreement will end in ten (10) days. A record of payments will be included in Merchant regular bank statement. In the event of an error, Merchant has the right to reverse any transfer. However, Merchant must notify their bank in writing within 45 days after such transfer was made. Merchant understands that bank acts only as a funds transfer agent. In the event of an error Merchant will reconcile directly with TenderCard.

Venue: This Agreement shall be interpreted under the laws of the Commonwealth of Massachusetts. Applicant agrees that the venue for the enforcement of the terms and conditions of this Agreement shall be Barnstable County, Massachusetts.

Limitation Of Liability: Notwithstanding anything in this Agreement to the contrary, in no event shall TenderCard, its affiliates or its directors, officers, employees, agents or subcontractors be liable under any theory of tort, contract, strict liability or other legal theory for lost profits, lost revenues, lost business opportunities, exemplary, punitive, special, incidental, indirect, or consequential damages, each of which is hereby excluded by agreement of the parties, regardless of whether such damages were foreseeable or whether any party or any entity has been advised of the possibility of such damages.