

FULL-SERVICE VENDING AGREEMENT

Agreement made this _____ day of _____, 20 _____, between _____ Vendor and _____ Location.

The parties to this agreement, in consideration of the mutual covenants and stipulations set out, agree as follows:

SECTION I: Location grants to ONETOOMANY VENDING the exclusive rights and privilege to sell and dispense retail products such as soap, deodorant, toothpaste, mouthwash, pain medicine, women products, flushable wipes, masks, and other essential product needs contained in the vending proposal (as may be modified either orally or in writing, from time to time, by mutual Agreement of the parties) at its Location. Location grants ONETOOMANY VENDING access during business hours to the Location's premises for the purpose of providing service and maintenance on the vending machine.

SECTION II: ONETOOMANY VENDING is acknowledged to be the owner of all machines, equipment and/or merchandise which may be brought upon Location's property, and nothing in the Agreement will give Location any interest in the machines, equipment and/or merchandise. Location agrees not to tamper with (i.e., booby trap) the machine(s) or prohibit any impediments to ONETOOMANY Vending. Location shall take all reasonable precautions to assure that the vending machine(s) are not vandalized or manipulated in any way. Should theft of the products contained in the vending machines or vandalism to the machine itself occur the Location shall notify ONETOOMANY as soon as possible. In the event theft and/or vandalism continues ONETOOMANY Vending reserves the right to remove the vending machine(s). Damage done to the machines or liability from the machines will be covered by ONETOOMANY VENDING insurance. If any major equipment failure, we will make every effort to complete repair within forty-eight hours of receipt of parts necessary to make the repair. Refilling service to be provided by us on an "as needed" basis.

The initial term of this Agreement shall be for _____ year/s commencing on the 1st day of installation. It shall automatically renew on each anniversary date thereafter for an additional _____ year term. We will notify Location of renewal 30 days prior.

CANCELLATION WITHOUT CAUSE: Either party may provide written notice of cancellation to the other party at least thirty days before the expiration of the original term or any renewal term.

CANCELLATION WITH CAUSE: Should either party feel that the other has failed to observe all the covenants contained herein, it shall notify the other party of its breach in writing. If within ten days of the notice the breach has not been corrected, then the other party may cancel the agreement. Any single vending machine with over two thirds of its selections empty for a period exceeding 7 days will be considered an automatic breach of this agreement and will waive the Location's requirement to provide a "ten (10) day notice to correct" as mentioned above.

ARBITRATION CLAUSE: Any disputes having arisen out of or relating to this Agreement, shall be settled by binding arbitration in [Atlanta, Fulton County, State of Georgia, United States of America]. Both parties agree that the dispute shall be referred to and finally resolved by arbitration under the LCIA Rules.

Location and ONETOOMANY VENDING LLC, having read and agreed to all the terms herein, have signed the Agreement.

Date: _____

ONETOOMANY VENDING: _____

LOCATION: _____