

Parties: This vending contract is entered into on the 5th day of August, 2025, by and between **JetFuel Vending** (hereafter referred to as the "Vendor"), with a buisness address at PO Box 302, Warm Springs, GA 31830, and **Ideal Super Suds** (hereinafter referred to as the "Location Owner"), with a business address at 302 Greenville St, LaGrange, GA 30241.

Purpose of Agreement:

The purpose of this agreement is to set forth the terms under which the vendor will install, operate, and maintain one or more vending machines at the Location Owner's premises in order to provide on-site beverages and snacks to employees and customers.

Installation Location:

The Vendor will install the following vending machines:

1) Refrigerated Drink machine

- Products: Cans/Bottles of various types
- Model/Serial#:

2) Snack machine

Products: Prepackaged snacks

Model/Serial #:

Business name: Ideal SuperSuds

Business Address: 302 Greenville St, LaGrange, GA 30241

The Vendor will ensure that the machines are safely and securely placed in an agreed-upon, accessible area in an interior part of the building.

Ownership and Operation: The vending machines will remain the sole property of the Vendor. The Vendor will be solely responsible for stocking, maintaining, and repairing the machines and will retain all operational control. The Vendor will restock the machines and inspect them no less than biweekly. The Vendor may restock sooner if PAR levels are indicated as low, according to the Vendor's app.

Compensation or Commission: The parties agree to the following compensation structure:

No commission; all profits go to the Vendor

Term and Termination: This contract shall begin on the effective date above and continue for a term of 12 months. Either party may terminate this agreement with 30 days written notice. Upon termination, the Vendor shall remove all equipment within 7 days.

Utilities and Access: The Location Owner agrees to provide access to electrical power and reasonable space for the machines. The Vendor shall have access during regular business hours,

which are reported as DAILY 6a-8p (or as agreed) to restock and service the machines.

Liability and Insurance: The Vendor agrees to maintain liability insurance covering the machines and shall not hold the Location Owner liable for any damages, theft, or malfunction except in the case of gross negligence by the Location Owner.

General Provisions: This agreement shall be governed by the laws of Georgia. Any and all disputes shall go through mediation. This agreement constitutes the entire agreement between parties. Any changes must be in writing and signed by both parties. If any provision is invalid, the remainder shall remain in effect.