

Vending Machine Agreement

John V. Leigh School, referred to as OWNER, and Flex Force Vending, referred to as VENDOR, agree:

VENDOR may place vending machines for the sale of the following items within the premises of OWNER: Water, Pepsi and Coke products, assorted soft drinks and snacks, and candy bars with locations to be mutually agreed upon within the premises of OWNER. OWNER may require on reasonable notice that VENDOR move machines within the premises of OWNER. This license shall begin on August 1, 2018 and conclude on August 1, 2019.

VENDOR shall pay any license fees or taxes imposed on the operation of the machines.

VENDOR shall maintain the machines in good working order and regularly maintain and clean the same so that they do not detract from the appearance of the business premises of OWNER. OWNER may terminate this license and require that VENDOR remove the machines in the event that the machines are unsightly or malfunction and reasonably detract from the OWNER's reputation.

VENDOR shall indemnify OWNER from all liabilities related to or arising out of the use of the machine.

Dated: May 22, 2018

Michael J Nichols, Flex Force Vending
Vendor



Owner