

Beverage Agreement C

		Customer l	Informa	ition				
				1.00	(Required)			
Name of Business: SOUTHSIDE SOFTBALL COMPLEX - S		OMPLEX - S		Customer E-mail:				
				COF Number(s):				
Primary Co	Primary Contact: SHARRON TURMAN			(include all numbers)	9295282 9657216			
Ad	dress: 2719 E NETTLETON AVE			Fed Tax Id #:				
	City: JONESBORO			State Tax Id #:				
	State: AR			Business Phone:	(870) 932-6784 Cell #:			
	Zip: 72401			Business Owner:				
	PBC Information			Αç	greement Term			
	ion(s): JONESBORO AR							
•	ROBERT KIEFER Zone #:	13595	Agreement Start Date: 9/1/2015					
	MIDSOUTH MKT Phone #				d Date*: 8/31/2020			
Sales Method: (che to end of term	eck one) Depsi Direct Pre-S	ell (Route #357)*see Volu	lume Based Te	rm Section, or Agreement automatically r	renews yearly unless Cancellation is received at least ninety (90) days p			
		(Check Boxes and S	Specify,	as applicable)				
	PBC Agrees To:				mer Agrees To:			
	Loan at no charge (except where prof	ibited by law - in			rees to exclusively serve the Products			
	which event PBC shall charge the min	imum legal rental fee	indicated below at the Customer's Outlet. The Products shall be the only beverages of their respective types sold, dispensed or otherwise made					
	allowed), where and as necessary cool equipment to the Customer, to be place		^	available, or in any way advertised, displayed, represented or promoted at or				
	pursuant to the terms and conditions of		in connection with the Customer's Outlet. NON-EXCLUSIVE – Customer agrees to grant PBC the right to have its					
	specified on reverse side).		Products sold, dispensed or otherwise made available, and advertised,					
X	Initial Equipment Placement shall be a applicable):	is follows (fill out as	displayed, represented or promoted at or in connection with the Customer's					
	Coolers: One-Door Two-Door Th	ree-Door		Outlet. Notwithstanding the foregoing, if PBC has provided Customer with fountain Equipment, Customer agrees to serve PBC's postmix Products				
	Counter-top Energy			exclusively at its Outlet.				
	Fountain: 6 Valve 8 Valve Bar guns (button)			DSD – Customer agrees to purchase all Products directly from the PBC Location(s) indicated above, and sell only those Products purchased from				
	Special: Lipton Brewed Iced Tea Slush FUB Unit	luice Frozen	X	PBC from the Equipment pro	ovided to the Customer by PBC. Customer			
	1 Valve Urn 2 Valve Urn Other (Specify):			shall not stock any non-PBC Products (food or beverages) in Equipment.				
	PBC shall provide, at no charge to			MINIMUM THRUPUT - In o	rder to qualify for applicable Equipment,			
X	(except where prohibited by law), p		$ _{\mathbf{X}} $		ninimum annual average of 100 Cases per door per each FB unit, 150 Gallons per each um,			
	necessary service and repairs to all to Customer pursuant to this Agree		^		untain dispensing unit (minimum requirement			
	PBC shall make available for purch			may exclude bar guns at PB				
X	Pepsi branded cups and CO ₂ ("And		X REQUIRED PRODUCTS. Purchase, stock and distribute at least each of the Products (as specified below) at all times during the Term.					
	prices as determined by PBC. (Bas Provide Customer with the opportunity to pa							
	-	nicipate as a member of		Required Packag	ges for this Agreement:			
X	* If unredeemed, earned points will expire after two years			ntain Postmix/BIB	X 20oz 2 Liter X Cans			
				Foundaire Descript/Tooks (1) 11 11 11 11 11 11 11 11 11 11 11 11 1				
	* Visit www.pepsirewardsplus.com fo		Fountain Premix/Tanks (Limited Market Availability) Cups CO2					
	For additional local PBC Field inpu	r:	Othe	er:				
					QUIREMENTS: (Must carry minimum of Six)			
ACREED TO AND	ACCEPTED BY:		' ' ' '	ed on availability)	Mtn. Dew Dt. Dew SoBe Life Water			
AGREED TO AND			Pep: Brisk	si Dt Pepsi Sierra Mist Tea Lipton Brewed Iced 1	Fea: Sweet UnSweet Other			
For Pepsi Bevera	ages Company		Dr P	ep Dt. DRP Mug CF Dt	Pepsi Dt Sierra Mist Crush			
				onade Wild Cherry Pepsi	Fruit Punch e Cartridge Other Innovation			
		D-4-		en Siusii Juice Did Juici	e Cartridge Other Inflovation			
Signature:		Date						
					MENTS: Must Check One Level			
Print Name		Title		All shall be 20 oz bottles ur				
For Containing		ritie			Pepsi, Dt Pepsi, Sierra Mist, Mountain Dew,			
For Customer A				any three additional skus from brands below:				
			X		five skus from brands below:			
					three skus from brands below:			
					Dt. Dew Sierra Mist Aquafina Dr. Pep			
			Gat	, DKP Grusn Max Ne orade G2 PropelZero S	ext Lipton: Iced Tea Brisk Pure Leaf SoBe LifeWater SoBe Dole/Ocean Spray			
			1 1	Start (16oz.) Starbucks	(11oz/13.7oz.) Energy (16oz.)			
			X	Comply with the Terms of	of this Agreement			



Beverage Agreement C

			Custome	r Information			· · · · · · · · · · · · · · · · · · ·		
N'-	of Decide		Custome	r Information					(Descional)
Name	of Business:	SUITHSIDE SO	SETRALL COMPLEY - 9	Customer E-n	nail:				(Required)
		300 INSIDE SC	FTBALL COMPLEX - S	COF Number	r(s):				
1-(1)	Primary Contact: SHARRON TURMAN			COF Number(s): (include all numbers) 929528					
	Address:	2719 E NETTLE		` Fed Tax I					
	City:	JONESBORO		State Tax I	State Tax ID #:				
	State:	AR			one: (870) 9	32-6784	Cell #:		
	Zip Code:	72401		— Business Ow					
		PBC Info	rmation			Agreemer	t Term		
PBC L	ocation(s):	JONESBO	RO AR						
Create	ed By:!	ROBERT KIEFER	Route #: 13595	Agree	ment Start Dat	e: <u>9/1/20</u>	15		
PBC M	larket Unit:	MIDSOUTH MKT	Phone #		ment End Dat	e*: 8/31/2	020		
			PBC AGREE	MENT OVERV	IEW				
							DULE A		
X			current locations of all Equipment ("Equipment List"), which shall include	Product	Units Per				
			pers. Customer shall provide PBC with		Case/ Gallons	e Per Case/			
	access to such	Equipment at any tim ment List to PBC may	e upon request. Failure to provide a		Per BIB	Gallon			
	complete Equip	Removal of Equi		20 oz	24	4.00			
	✓	Forfeiture of all for	unds payable by PBC hereunder	16 oz	12	4.00			
X	PBC shall pay	Development Funds	Upfront as follows:						
	, –	Annually: \$ <u>1000</u>	•	20 oz	24	4.00			
	I	•	If be paid for the years $2 - 5$ and shall not	20 oz	24	4.00			
	exc	ceed \$ <u>4000</u> total pay	ments.						
 	PRC shall nav	Development Funds	Premiums* as follows:						
X	1 1 2	Annually: \$ 1200							
11			be used for mutually agreed marketing			 	-		
	cumulative.	ams. Development Fun	ds may not, represent a cash payment or be						
X	1	•	chased Products based on Schedule A:						
	_	ually Semi-Annually	r "Rebates per Case/Pkg"						
	1		less otherwise noted in Schedule A						
X			ounts within 90 days of the end of	1					
		ter or year end, as a a one-time Signing					uoio		
X				-		Excl	usions		
X			llets from PBC they must be returned	The followin	a Producte ar	e excluded fo	rom Schedul	e A and will no	ot receive
Volume Based Term (Check box if applicable) * The Term of this Agreement shall commence on the Agreement Start Date			The following Products are excluded from Schedule A and will not receive any rebates						
	listed on p. 1 ar	nd end on the later of:	(1),20, or (2) the date on						
	which Custome	er purchases from PB0 auto renewal of Terr	Gallons/Cases for sale in						
L	the Callets, 140	acto ronowar of Ten		-					
ACRET	D TO AND ACCEP	TED BV:							
				Development					
	THE PEPSI BEVERAGES COMPANY Print Name T		Title		this Agreement shall be earned over the quarter, year or term, as applicable and shall be refunded pro rata by Customer if this Agreement is terminated				
	INAIIIE		FSR/Channel Manager	and shall be re			ner if this Agi	reement is terr	ninated
			Date:	Additional No					
Signa	ature:					,			
Print Name			Title	One Time Signi	ng Bonus Com	ments: Sponse	orship Year O	ne \$6,000	
			Planner/ Planning Analyst		One Time Signing Bonus Comments: Sponsorship Year One \$6,000				
			Date:						
			VP FS/VP GM						
			Date:	(-		. /		
Sign	ature:								
Print	t Name		Title						
			VP FS/CFO						



Beverage Agreement C

This sets forth the agreement ("Agreement") between Bottling Group, LLC, on behalf of itself and its affiliates and/or their respective subsidiaries collectively comprising Pepsi Beverages Company ("PBC") and the Customer identified on the front page of this Agreement (the "Customer"), with respect to the purchase of Products

- 1. <u>Definitions</u>. As used in this Agreement, the following capitalized terms shall have the respective meanings assigned thereto below.
- a. "Agreement Year" shall mean each twelve-month period beginning with the Agreement Start Date.

 b. "Beverages" means all carbonated and non-carbonated, non-alcoholic drinks, however dispensed, within the following categories: (i) colas and other flavored carbonated drinks; (ii) fruit juice, fruit juice containing and fruit flavored drinks; (iii) chilled coffee drinks; (iv) chilled tea products; (v) hypertonic, isotonic and hypotonic drinks (sports drinks and fluid replacements); (vi) energy drinks, (vii) bottled or canned water whether carbonated or still (spring, mineral or purified), (viii) liquid concentrate teas ("LCT"), (ix) frozen non-carbonated beverages ("FUB"), and (x) any future categories of nonalcoholic beverage products that may be distributed by PBC.
- "Cases" shall mean the number of cases of bottle & can Products purchased by the Customer from PBC to be delivered in sizes, quantities and types of containers as determined by PBC from time to
- d. "Equipment" shall mean all coolers, fountain and other beverage dispensing equipment loaned or rented to the Customer by PBC during the Term.
- "Gallons" shall mean the gallons of Postmix, LCT and FB Products purchased by the Customer from PBC.
- f. "Outlet" shall mean the Customer's outlet located at the address indicated under the Customer information section, and any expansions thereof, including any restaurant, outlet or other facility in the Customer's system that may be opened or acquired by the Customer within PBC's bottling territory during the Term (the "Outlets"). In the event that new Outlets are added during the Term of this Agreement, the parties shall create and attach an updated schedule of Outlets, COFs and addresses, to be automatically included as part of the Agreement.

 g. "Products" shall mean Beverages manufactured, sold or distributed by PBC which may be amended by PBC from time to time.

 h. "Term" The term of this Agreement shall be for the period commencing on the Agreement Start Date and expiring on the Agreement End Date as indicated on the front page and/or "Volume Based".
- Term" section of this Agreement, unless sconer terminated or extended as provided herein. After the expiration of the initial term, for agreements that have a time-based duration, this Agreement shall automatically renew for successive one (1) year periods unless contrary written notice is provided by one party to the other not less than 90 days prior to the end of the initial term or any renewal period. Any renewals shall be under the same terms and conditions, except that Customer shall not be entitled to receive any consideration identified as "one-time" or upfront for any renewal periods. same terms and conditions, except that Customer shall not be entitled to receive any consideration identified as "one-time" or upfront for any renewal periods.
- 2. Consideration. In consideration of the rights granted in this Agreement, and provided the Customer is not in breach of this Agreement, PBC shall provide the Customer the following if applicable as indicated on the first two pages of this Agreement:

 a. Equipment. PBC or one of its affiliates shall retain all right title and interest in the Equipment. PBC will make initial delivery of each piece of Equipment to the Customer's designated location. Prior to
- the delivery of the Equipment, the Customer shall complete and sign an Equipment Move Order ("EMO") or equivalent with an authorized PBC representative, providing the location name and address where the Equipment will be located. PBC shall install the Equipment at Customer's above address with no additional cost to Customer, provided that Customer shall make available necessary electrical and plumbing facilities as required by city, state and Federal regulations. At all times during the Term, Customer shall comply with PBC's Product merchandising standards, and policies and procedures regarding the operation and use of PBC's Equipment, as such standards and policies may be updated or modified by PBC from time to time. Customer agrees not to remove or cause to be removed or otherwise encumber the Equipment from the location above designated without the written consent of PBC. Customer agrees to promptly notify PBC if the Equipment needs to be repaired or serviced. Customer further agrees to fully cooperate with PBC in effecting any necessary repairs or service. Provided the Customer is in compliance with all terms and conditions of this Agreement, PBC agrees to provide free service and repair of the Equipment (except where prohibited by law). Customer shall keep the Equipment free from any liens or encumbrances except those caused by PBC. Customer shall be liable to PBC for careful use and return of the Equipment in good condition, and any Equipment or parts lost or damaged by fire, theft, accident, or for any other reason, shall be paid for, at the time of loss, by Customer. All reasonable expenses incurred by PBC in securing return of the Equipment, including but not limited to hourly charges for PBC's employees, shall be Customer's responsibility. PBC shall have the right, during Customer's usual business hours, to enter the premises where the Equipment is located and shall have free access thereto for purposes of inspecting or removing the Equipment. Failure to comply with this provision shall be deemed a material breach of this Agreement.
- b. Funding. As set forth in this Agreement, Funding, as applicable, may consist of: (1) an Upfront Development Fund payment in the amount indicated in this Agreement, payable as specified herein and earned over the duration of the Term as stated below; (2) Rebates payable for applicable Cases or Gallons or Products purchased by Customer from PBC during the applicable funding period; (3) a onetime only Signing Bonus in the amount indicated in this Agreement, payable within ninety (90) days of the later of installation of Equipment or signing of this Agreement by both parties, and earned over the duration of the Term; and (4) such other consideration as indicated on the first two pages of this Agreement, including that based on exclusive/non-exclusive status of the Customer. For funding consisting of item (1) or (3) above, the funding will be earned by Customer on an equal monthly basis over the initial Term if the Agreement has only a "time-based" duration, and will be earned on an equal per Gallon/Case basis if the Agreement has a "later of time or Gallons/Cases purchased" duration; and c. The Customer acknowledges and agrees that all consideration set forth herein is to be earned by the Customer based on its full compliance with the terms, and requirements of this Agreement and
- PBC shall provide such consideration provided the Customer (1) has paid in full, without offsets, auto or other deductions, all invoices for Products delivered to the Customer, and (2) is not in breach of its obligations under this Agreement.
- 3. Product Price. Prices for Products (including for Ancillary Products, if applicable) shall be at the discretion of PBC and subject to change from time to time.
- 4. General Terms
- a. Breach and Termination. In the event either party breaches a provision of this Agreement, the non-breaching party shall give the other party written notice of such breach. Upon receipt of such written notice, the breaching party shall have thirty (30) days to cure such breach. If such breach is not cured within the specified time period, the non-breaching party may terminate this Agreement upon the expiration of such cure period upon written notice to the breaching party.
- b. Remedies. If PBC terminates this Agreement due to Section 4(a) above or Customer terminates this Agreement for any reason other than default by PBC, then in addition to any other remedies to which PBC may be entitled by reason of any breach, Customer shall immediately reimburse PBC for the following: (i) an amount representing reimbursement for the cost of installation and removal of the Equipment provided to Customer by PBC pursuant to this Agreement; and (ii) Customer shall relimburse PBC for a prorated portion of any funding or upfront payment advanced by PBC and not earned by Customer as of the time of termination, with such prorated amount based upon the number of remaining months in the Term as of the date of termination if the Agreement has a time-based duration, or based upon the number of outstanding Gallons/Cases remaining to be purchased as of the date of termination, as applicable if the Agreement has a later of time or Gallons/Cases duration;; and (iii) an amount as liquidated damages, for lost sales suffered by PBC as a result of such termination, equal to the sum of: (1) the product of \$5 multiplied by the projected number of Gallons of Postmix, LCT and FB Products that Customer would have been expected to purchase during the remainder of the Term based on the Customer's average annualized purchase rate. and (2) the product of \$10 multiplied by the projected number of 24-pk case equivalents of Packaged Products that Customer would have been expected to purchase during the remainder of the Term based on Customer's average annualized purchase rate. In addition to the foregoing, Customer shall not receive any consideration pursuant to this Agreement which has not been fully earned or redeemed (including Pepsi Rewards points) by
- purchase rate. In addition to the foregoing, Customer shall not receive any consideration pursuant to this Agreement which has not been fully earned or redeemed (including Pepsi Rewards points) by Customer as of the date of such breach.

 c. Failure to meet Minimum Thruput Requirement. At the end of each Agreement Year, or at any time upon thirty (30) days notice, if Customer fails to, or if Customer purchase trends indicate that Customer will fail to, purchase the average Cases/Gallons as indicated on the front page of this Agreement, then PBC shall have the right to remove Equipment completely and terminate this Agreement pursuant to Section 4(a), or substitute/adjust Equipment placement as necessary such that the average Cases/Gallons is achieved. The Customer shall return the Equipment within 20 days after written notice from PBC. At the end of the initial Term, or any renewal period thereafter, if Customer has failed to purchase the aggregate (e.g. for 2-year term, 1000 Gallons per fountain dispensing unit) volume threshold requirements stated herein, PBC shall have the option, in lieu of termination, to extend the respective term of the Agreement until such time as the Customer's purchases reach the applicable aggregate volume thresholds ("Automatic Extension"). Renewals after any Automatic Extension periods shall be treated under Section 1(g), above.

 d. Equipment upon Expiration or Termination of this Agreement. If this Agreement is terminated or expires and the parties do not enter into a subsequent agreement, then the Customer shall flully cooperate with PBC to insure that PBC is able to pick up its Equipment. Within 15 days after the expiration or termination the Customer shall coordinate with PBC so that PBC may pick up its Equipment at the Customer's locations. Once PBC has picked up and inspected the Equipment, PBC shall notify the Customer of any damage to or missing Equipment/parts (excluding reasonable wear and tear).

 Customer's locations. Once PBC also picked up and inspected the Equipment, PB
- Customer shall immediately pay to PBC all applicable costs, expenses, and fees associated with the repair/replacement of the Equipment or associated parts. Failure make such payment shall be
- deemed a material breach of this Agreement.

 e. Right of Offset. PBC reserves the right to withhold payments due hereunder as an additional remedy for breach, or as an offset (partial or whole) against any amounts not paid by Customer to PBC
- pursuant to this Agreement, including the payments set forth in Sections 4(b) and 4(d), above.

 f. Customer Representation. Customer represents and warrants to PBC that the execution, delivery and performance of this Agreement by Customer will not violate any agreements with, or rights of,
- g. Non-Disclosure. Except as may otherwise be required by law or legal process, Customer shall not disclose to unrelated third parties the terms and conditions of this Agreement without the written
- h. Assignment/Acquisition. The Customer shall not sell, assign, transfer or otherwise encumber any interest in the Agreement without prior written consent of PBC. In the event that the Customer sells, assigns or transfers its assets to a third party or there is a change in control of the Customer, the Customer shall cause the transferee to assume all of the Customer's obligations under this Agreement prior to such sale, assignment or transfer. In the event the transferee has an existing local agreement with PBC or national agreement with PepsiCo (which agreement covers the purchase of Products),
- the agreement with the transferee shall continue and PBC's obligations under this agreement shall terminate. PBC may assign this Agreement at any time to an affiliate without any prior consent.

 i. Unauthorized Reselling and/or Transshipment. PBC reserves the right to limit quantities, deduct/withhold funding, charge transshipment fines, or terminate this Agreement immediately (i.e., without notice/cure period as set forth in Section 4(a), above) if the Customer: (i) resells Products in a manner not authorized by this Agreement, including to other resellers/distributors; (ii) sells Products directly or indirectly for resale outside of the PBC Location's exclusive territory, or (iii) purchases same-branded products as the PBC Products outside PBC Location's exclusive territory and resells such products within such exclusive territory. PBC will have the right to inspect Customer's warehouse for the purpose of verifying product production codes.
- j. Right of First Refusal. Upon expiration or termination of this Agreement, if the parties have not entered into a new agreement, the Customer shall be free to enter into discussions/negotiations with third parties except that Customer shall grant Pepsi the absolute right of first refusal to match any bona fide offers made by a third party with respect to Beverage sales at the Outlets. The Customer shall provide Pepsi with details of any such bona fide offers, and Pepsi shall have a thirty (30) day window to decide whether it will match such offer and exercise its right of first refusal. The parties agree that
- beverage type/category and not brand names shall be considered for the purposes of determining a match.

 k. Entire Agreement. This Agreement contains the entire agreement between the parties hereto regarding the subject matter hereof and supersedes all other agreements between the parties, including prior funding commitments relating to the purchase of the Products by Customer. This Agreement may be amended or modified only by a writing signed by each of the parties.

Pepsi Beverages Company				
Signature:		Date:		