

Opportunities for Ohioans with Disabilities Agency Business Enterprise Program

Facility Operating Report by District, Facility

Regions included: 1-BE West 2-BE East 3-Central Office
Districts included: 1-Cincinnati
Date Range: 10/1/2014 - 9/30/2015

District: 1 Cincinnati

Facility #: 433 I-75 SB Butler #0836

Report Period	Gross Sales	Cost of Goods Sold	Gross Profit Dollars (\$)	Pct (%)	Misc Expenses	Wages For Assistants	Net Proceeds Dollars (\$)	Pct (%)	Service Charge Assessed	Service Charge Paid	Maint Fee	Penalty Assessed
10/01/2014	\$9,106.23	\$4,111.93	\$4,994.30	54.84	\$2,431.83	\$800.00	\$1,762.47	19.35	\$214.37	\$214.37	\$0.00	\$0.00
YTD	\$9,106.23	\$4,111.93	\$4,994.30	54.84	\$2,431.83	\$800.00	\$1,762.47	19.35	\$214.37	\$214.37	\$0.00	\$0.00

FFY YTD Totals For All Facilities Listed:

YTD Sales:	\$9,106.23	
YTD Cost Of Goods Sold:	\$4,111.93	
YTD Gross Profit:	\$4,994.30	% of YTD Sales: 54.84
YTD Misc Expenses	\$2,431.83	
YTD Assistant Wages:	\$800.00	
YTD Net Proceeds:	\$1,762.47	% of YTD Sales: 19.35
YTD SVCH Assessed:	\$214.37	
YTD SVCH Paid:	\$214.37	
YTD Maintenance Fees:	\$0.00	
YTD Penalty Assessed:	\$0.00	

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Date Range: 10/1/2013 - 9/30/2014

District: 1 Cincinnati

Facility #: 433 I-75 SB Butler #0836

Report Period	Gross Sales	Cost of Goods Sold	Gross Profit Dollars (\$)	Pct (%)	Misc Expenses	Wages For Assistants	Net Proceeds Dollars (\$)	Pct (%)	Service Charge Assessed	Service Charge Paid	Maint Fee	Penalty Assessed
10/01/2013	\$10,178.65	\$3,699.56	\$6,479.09	63.65	\$2,017.96	\$700.00	\$3,761.13	36.95	\$577.23	\$577.23	\$0.00	\$0.00
11/01/2013	\$8,594.60	\$3,573.23	\$5,021.37	58.42	\$1,844.92	\$680.00	\$2,496.45	29.05	\$324.47	\$324.47	\$0.00	\$0.00
12/01/2013	\$9,116.95	\$3,960.82	\$5,156.13	56.56	\$2,102.23	\$825.00	\$2,228.90	24.45	\$284.34	\$284.34	\$0.00	\$0.00
01/01/2014	\$6,652.00	\$2,968.75	\$3,683.25	55.37	\$1,771.77	\$700.00	\$1,211.48	18.21	\$131.72	\$131.72	\$0.00	\$0.00
02/01/2014	\$6,958.55	\$2,575.46	\$4,383.09	62.99	\$2,131.93	\$700.00	\$1,551.16	22.29	\$182.67	\$182.67	\$0.00	\$0.00
03/01/2014	\$9,060.60	\$3,937.07	\$5,123.53	56.55	\$2,023.24	\$800.00	\$2,300.29	25.39	\$295.04	\$295.04	\$0.00	\$0.00
04/01/2014	\$9,639.25	\$3,430.44	\$6,208.81	64.41	\$1,979.96	\$700.00	\$3,528.85	36.61	\$530.77	\$530.77	\$0.00	\$0.00
05/01/2014	\$10,908.00	\$4,004.27	\$6,903.73	63.29	\$2,659.72	\$700.00	\$3,544.01	32.49	\$533.80	\$533.80	\$0.00	\$0.00
06/01/2014	\$11,777.21	\$4,593.37	\$7,183.84	61.00	\$2,091.65	\$800.00	\$4,292.19	36.44	\$683.44	\$683.44	\$0.00	\$0.00
07/01/2014	\$12,925.55	\$4,203.51	\$8,722.04	67.48	\$1,567.90	\$800.00	\$6,354.14	49.16	\$1,095.83	\$1,095.83	\$0.00	\$0.00
08/01/2014	\$12,294.82	\$4,376.88	\$7,917.94	64.40	\$2,018.91	\$800.00	\$5,099.03	41.47	\$844.81	\$844.81	\$0.00	\$0.00
09/01/2014	\$10,371.86	\$3,955.77	\$6,416.09	61.86	\$2,461.74	\$1,200.00	\$2,754.35	26.56	\$375.87	\$375.87	\$0.00	\$0.00
YTD	\$118,478.04	\$45,279.13	\$73,198.91	61.78	\$24,671.93	\$9,405.00	\$39,121.98	33.02	\$5,859.99	\$5,859.99	\$0.00	\$0.00

FFY YTD Totals For All Facilities Listed:

YTD Sales:	\$118,478.04
YTD Cost Of Goods Sold:	\$45,279.13
YTD Gross Profit:	\$73,198.91
YTD Misc Expenses:	\$24,671.93
YTD Assistant Wages:	\$9,405.00
YTD Net Proceeds:	\$39,121.98
YTD SVCH Assessed:	\$5,859.99
YTD SVCH Paid:	\$5,859.99
YTD Maintenance Fees:	\$0.00
YTD Penalty Assessed:	\$0.00
	% of YTD Sales: 61.78
	% of YTD Sales: 33.02

Opportunities for Ohioans with Disabilities Agency Business Enterprise Program

Facility Operating Report by District, Facility

Regions included: 1-BE West 2-BE East 3-Central Office
Districts included: 1-Cincinnati

Date Range: 10/1/2012 - 9/30/2013

District: 1 Cincinnati

Facility #: 433 I-75 SB Butler #0836

Report Period	Gross Sales	Cost of Goods Sold	Gross Profit Dollars (\$)	Pct (%)	Misc Expenses	Wages For Assistants	Net Proceeds Dollars (\$)	Pct (%)	Service Charge Assessed	Service Charge Paid	Maint Fee	Penalty Assessed
10/01/2012	\$9,407.90	\$4,492.90	\$4,915.00	52.24	\$1,556.89	\$1,260.00	\$2,098.11	22.30	\$264.72	\$264.72	\$0.00	\$0.00
11/01/2012	\$9,405.90	\$3,701.38	\$5,704.52	60.65	\$1,572.94	\$840.00	\$3,291.58	34.99	\$483.32	\$483.32	\$0.00	\$0.00
12/01/2012	\$9,031.25	\$3,031.56	\$5,999.69	66.43	\$1,651.74	\$840.00	\$3,507.95	38.84	\$526.59	\$526.59	\$0.00	\$0.00
01/01/2013	\$8,538.00	\$3,337.66	\$5,200.34	60.91	\$2,706.63	\$700.00	\$1,793.71	21.01	\$219.06	\$219.06	\$0.00	\$0.00
02/01/2013	\$7,889.05	\$2,854.10	\$5,034.95	63.82	\$1,651.25	\$960.00	\$2,423.70	30.72	\$313.56	\$313.56	\$0.00	\$0.00
03/01/2013	\$10,485.10	\$4,745.88	\$5,739.22	54.74	\$1,426.36	\$960.00	\$3,352.86	31.98	\$495.57	\$495.57	\$0.00	\$0.00
04/01/2013	\$9,293.85	\$3,680.91	\$5,612.94	60.39	\$1,194.07	\$1,440.00	\$2,978.87	32.05	\$420.77	\$420.77	\$0.00	\$0.00
05/01/2013	\$9,780.14	\$4,406.35	\$5,373.79	54.95	\$1,477.20	\$960.00	\$2,936.59	30.03	\$412.32	\$412.32	\$0.00	\$0.00
06/01/2013	\$11,723.05	\$4,312.63	\$7,410.42	63.21	\$1,969.75	\$960.00	\$4,480.67	38.22	\$721.13	\$721.13	\$0.00	\$0.00
07/01/2013	\$11,168.95	\$5,126.01	\$6,042.94	54.10	\$1,479.69	\$960.00	\$3,603.25	32.26	\$545.65	\$545.65	\$0.00	\$0.00
08/01/2013	\$11,741.00	\$3,198.01	\$8,542.99	72.76	\$1,474.15	\$960.00	\$6,108.84	52.03	\$1,046.77	\$1,046.77	\$0.00	\$0.00
09/01/2013	\$9,644.30	\$4,068.61	\$5,575.69	57.81	\$1,945.34	\$1,310.00	\$2,320.35	24.06	\$298.05	\$298.05	\$0.00	\$0.00
YTD	\$118,108.49	\$46,956.00	\$71,152.49	60.24	\$20,106.01	\$12,150.00	\$38,896.48	32.93	\$5,747.51	\$5,747.51	\$0.00	\$0.00

FFY YTD Totals For All Facilities Listed:

YTD Sales:	\$118,108.49	
YTD Cost Of Goods Sold:	\$46,956.00	
YTD Gross Profit:	\$71,152.49	% of YTD Sales: 60.24
YTD Misc Expenses:	\$20,106.01	
YTD Assistant Wages:	\$12,150.00	
YTD Net Proceeds:	\$38,896.48	% of YTD Sales: 32.93
YTD SVCH Assessed:	\$5,747.51	
YTD SVCH Paid:	\$5,747.51	
YTD Maintenance Fees:	\$0.00	
YTD Penalty Assessed:	\$0.00	

Opportunities for Ohioans with Disabilities Agency Business Enterprise Program

Facility Operating Report by District, Facility

Regions included: 1-BE West 2-BE East 3-Central Office
Districts included: 1-Cincinnati

Date Range: 10/1/2011 - 9/30/2012

District: 1 Cincinnati

Facility #: 433 I-75 SB Butler #0836

Report Period	Gross Sales	Cost of Goods Sold	Gross Profit Dollars (\$)	Pct (%)	Misc Expenses	Wages For Assistants	Net Proceeds Dollars (\$)	Pct (%)	Service Charge Assessed	Service Charge Paid	Maint Fee	Penalty Assessed
10/01/2011	\$8,510.85	\$5,744.11	\$2,766.74	32.51	\$1,052.03	\$748.00	\$966.71	11.36	\$96.67	\$0.00	\$0.00	\$300.00
11/01/2011	\$9,491.40	\$1,950.75	\$7,540.65	79.45	\$2,321.82	\$814.00	\$4,404.83	46.41	\$705.97	\$705.97	\$0.00	\$0.00
12/02/2011	\$8,074.15	\$1,195.20	\$6,878.95	85.20	\$1,039.11	\$455.00	\$5,384.84	66.69	\$901.97	\$901.97	\$0.00	\$0.00
01/01/2012	\$7,367.50	\$3,076.06	\$4,291.44	58.25	\$2,912.50	\$520.00	\$858.94	11.66	\$85.89	\$85.89	\$0.00	\$0.00
02/01/2012	\$8,323.60	\$3,256.22	\$5,067.38	60.88	\$1,721.76	\$520.00	\$2,825.62	33.95	\$390.12	\$390.12	\$0.00	\$0.00
03/01/2012	\$9,850.55	\$3,869.77	\$5,980.78	60.72	\$1,660.76	\$520.00	\$3,800.02	38.58	\$585.00	\$585.00	\$0.00	\$0.00
04/01/2012	\$10,626.55	\$4,073.29	\$6,553.26	61.67	\$1,407.75	\$1,190.00	\$3,955.51	37.22	\$616.10	\$616.10	\$0.00	\$0.00
05/01/2012	\$12,931.95	\$4,691.76	\$8,240.19	63.72	\$1,610.96	\$840.00	\$5,789.23	44.77	\$982.85	\$982.85	\$0.00	\$0.00
06/01/2012	\$12,282.60	\$5,465.52	\$6,817.08	55.50	\$1,515.12	\$840.00	\$4,461.96	36.33	\$717.39	\$717.39	\$0.00	\$0.00
07/01/2012	\$11,709.85	\$4,951.45	\$6,758.40	57.72	\$1,551.63	\$840.00	\$4,366.77	37.29	\$698.35	\$698.35	\$0.00	\$0.00
08/01/2012	\$12,826.15	\$4,910.07	\$7,916.08	61.72	\$2,170.43	\$840.00	\$4,905.65	38.25	\$806.13	\$806.13	\$0.00	\$0.00
09/01/2012	\$9,560.80	\$3,580.16	\$5,980.64	62.55	\$1,542.30	\$840.00	\$3,598.34	37.64	\$544.67	\$544.67	\$0.00	\$0.00
YTD	\$121,555.95	\$46,764.36	\$74,791.59	61.53	\$20,506.17	\$8,967.00	\$45,318.42	37.28	\$7,131.11	\$7,034.44	\$0.00	\$300.00

FFY YTD Totals For All Facilities Listed:

YTD Sales:	\$121,555.95
YTD Cost Of Goods Sold:	\$46,764.36
YTD Gross Profit:	\$74,791.59
YTD Misc Expenses:	\$20,506.17
YTD Assistant Wages:	\$8,967.00
YTD Net Proceeds:	\$45,318.42
YTD SVCH Assessed:	\$7,131.11
YTD SVCH Paid:	\$7,034.44
YTD Maintenance Fees:	\$0.00
YTD Penalty Assessed:	\$300.00
% of YTD Sales:	61.53
% of YTD Sales:	37.28



**AGREEMENT BETWEEN THE OHIO DEPARTMENT OF
TRANSPORTATION AND THE OHIO BUREAU OF
SERVICES FOR THE VISUALLY IMPAIRED**

THIS AGREEMENT, made and entered into this 7th day of NOVEMBER 1997, by and between the Ohio Department of Transportation, hereinafter referred to as ODOT and the Ohio Bureau of Services for the Visually Impaired, hereinafter referred to as BSVI or VENDOR.

WITNESSETH:

WHEREAS, ODOT desires to conduct a source program to provide vending machines in safety rest areas as provided by Section 111 of Title I of the "Surface Transportation and Uniform Relocation Assistance Act of 1987" (96STAT.2106) as found in Public Law 97-424, as well as selected highway reststops in Ohio and

WHEREAS, pursuant to 20 U.S.C. 107a (Randolph-Sheppard Act) BSVI has been designated as the state licensing agency (SLA) for the State of Ohio, and

WHEREAS, BSVI (the SLA) has the priority for operating vending machines at Interstate Reststops in Ohio under Title I, Section 111 of the Surface Transportation and Uniform Relocation Assistance Act of 1987 as found in Public Law 97-424.

NOW THEREFORE ODOT and BSVI enter into this agreement to provide vending machine services at mutually agreed upon highway reststops in Ohio in consideration of the mutual covenants and premises hereinafter set forth as follows:

1. DEFINITIONS:

- a. Vending Machines - A coin or currency operated machine capable of automatically dispensing an article or product.

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- b. Article or Product to be Dispensed - Items to be dispensed are limited to food, drink, sundry and other items determined in writing by BSVI and approved by ODOT as appropriate or desirable. Prohibited are perishable food items such as sandwiches, which may become contaminated.

- c. Vendor - Ohio Bureau of Services for the Visually Impaired, Business Enterprise Program.

- d. Commercial Vendor - A corporation, firm, person, or licensed blind vendor who enters into a contract with BSVI to operate and maintain vending machines. All applicable provisions of this Agreement and appropriate State law shall apply to any such operations by a commercial vendor.

- e. Supplier - Any person, firm or corporation supplying food, drink, or services or any other items approved by BSVI and agreed upon in writing by ODOT to be appropriate or desirable.

2. GENERAL PROVISIONS:

- a. BSVI shall have exclusive right to operate all vending

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machine service in the established buildings at the sites listed in Addendum A.

Failure by BSVI to maintain such services in all such buildings, except where exceptions are approved by ODOT, will be considered a breach of this Agreement and as a result thereof ODOT shall have the right to terminate this Agreement.

- b. BSVI may subcontract the services to be provided by this Agreement. Any assignment to a commercial vendor shall be subject to the terms and conditions of this Agreement and the contractual language of any such bid awarded by BSVI.
- c. BSVI is responsible for the administration of the vending machine program in the rest areas, subject to ODOT approval, and shall remain responsible for the operations of any commercial vendor.
- d. ODOT shall have the right of inspection of all facilities, storage and service rooms operated by BSVI or any commercial vendor with respect to the quantity and quality of service, the method of service thereof, and generally

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with respect to use, safety and sanitation of said premises, all of which shall be maintained at a level satisfactory to ODOT.

ODOT shall have the right to make, from time to time, reasonable suggestions with regard to such matters, and the BSVI agrees to respond to such suggestions in a timely manner. Authorized representatives of ODOT shall have the full right of access to all areas of said premises at any and all times. Failure to correct a noted deficiency to a satisfactory level 30 days after written notice is received from ODOT as to unsatisfactory conditions, will be just cause for termination of this agreement.

e. ODOT will construct or install and retain title to the vending machine building(s). BSVI will reimburse ODOT for the cost of the buildings once they are occupied by BSVI except as indicated in Section 2.f. of this agreement.

f. ODOT will bid for construction or installation of vending machine buildings at four mutually agreed upon interstate sites with BSVI between the signing date of this agreement and June 30, 1999 at no cost to BSVI. ODOT will determine an acceptable and reasonable cost for these vending buildings.

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- g. In the event of termination of this Agreement for any cause, ODOT will pay or require any subsequent vendor or provider of vending service to reimburse BSVI the fair market value of each vending machine building paid for by BSVI, except those described in 2.f., the cost of which will be paid by ODOT. ODOT or the subsequent vendor or provider of vending service will submit the payment for such building(s) within 90 days after termination of this agreement.
- h. BSVI or any commercial vendor shall retain title to the vending machines and their contents.
- i. As between the parties hereto, BSVI, to the extent allowed by law, and the licensed operator shall be responsible for all damages to person and property due to negligence of their respective employees. Commercial vendors shall be responsible for all damages to persons and property due to their activities. ODOT shall not be held responsible for any such damages.
- j. BSVI and any commercial vendor shall provide adequate personnel to maintain vending machine cleanliness and to operate the machines in a manner acceptable to ODOT.

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- k. BSVI or any commercial vendors shall bear full responsibility for any loss or damage to their equipment, money, or property due to vandalism or theft.
- l. At all times during the term of this Agreement, BSVI shall require any commercial vendor to maintain adequate comprehensive and general insurance with one or more responsible insurance companies satisfactory to BSVI and ODOT, which said insurance company or companies shall be legally authorized to transact business in the State of Ohio. Such insurance shall be evidenced by proper certificates of insurance delivered by such commercial vendor to BSVI and ODOT. All such policies of insurance shall name ODOT as an additional insured thereunder:
- (1) These policies shall contain covenants requiring thirty (30) days written notice to ODOT before cancellation, reduction, or other modifications of coverage. These policies shall be primary and non-contributing with any insurance carried by ODOT and shall contain a severability of interests clause in respect to gross liability,

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protecting each named insured as though a separate policy had been issued to each.

(2) In the event that the Vendor fails to see that such insurance and Worker's Compensation, as herein provided, is kept in force and maintained, ODOT shall have the right to terminate this Agreement with proper notice.

m. BSVI shall, during the term of this Agreement, require any commercial vendor to save harmless and protect said BSVI and ODOT, their employees, representatives and agents from any and all claims for damages for personal injury and wrongful death as to third parties, including such claims for damages resulting in any manner from products supplied by said commercial vendor under this Agreement and from any claims for damages to property, to the extent provided by law.

n. Commercial vendors shall comply with the Worker's Compensation Laws of the State of Ohio.

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- o. BSVI shall require any commercial vendor to pay and indemnify BSVI and ODOT for the payment of any loss, legal costs and charges, inclusive of legal fees, incurred or expended in or about the prosecution or defense of any suit or other proceeding arising from the matters to be performed under this Agreement for which such commercial vendors are primarily responsible.**
- p. BSVI specifically agrees that in performance of the services herein required of it or of any commercial vendor or anyone acting on behalf of any of them, that it or they will comply with any and all federal, state and local statutes, ordinances and regulations and obtain all permits that are applicable to the entry into and the performance of this Agreement, at their cost.**
- q. BSVI shall be responsible for keeping ODOT currently advised as to the status of any claims made for damages against BSVI resulting from the various services to be performed under this contract by it, its employees or any commercial vendors.**

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- r. This Agreement is contingent upon Section 111 of the Surface and Uniform Relocation Assistance Act of 1987. Hence, this Agreement may be terminated by either party hereto upon the repeal of the aforesaid enabling legislation.
- s. The payment of any and all federal, state, county or city sales taxes shall be the responsibility of BSVI and/or any commercial vendors.
- t. It is expressly understood that the care, maintenance and control of the rest areas and their facilities, and all roads, sidewalks, or public picnic areas, restrooms or parking areas contained therein are not areas of responsibility relating to BSVI and that ODOT shall maintain them according to its regulations. Nothing in this document shall be deemed to impose upon BSVI any normal responsibility of ODOT associated with its rest area operations except as expressly stated herein.

3. ODOT SHALL PROVIDE THE FOLLOWING:

- a. A fully enclosed building within each rest area selected by BSVI

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and ODOT which will be suitable for the placement of vending machines.

- b. A design plan, specifications (as mutually agreed), and contract administration for the construction of buildings for the vending machines.
- c. Maintenance of the enclosed building referenced in Item 3 (a) of this contract.
- d. Advance signage, if determined to be appropriate by ODOT, approaching each rest area where vending machines have been installed and In-Park signage to direct travelers to each vending enclosure.
- e. ODOT will provide utilities for the machines and janitorial services in the vending machine buildings during each work day. ODOT average actual utility cost is \$6.50 per day per site and will be reimbursed at the rate of 70% or \$4.55 per day. ODOT's average actual janitorial cost is \$10.00 per day per site and will be reimbursed at the rate of 70% or \$7.00 per day. Total fees of \$11.55 per day shall be reimbursed to ODOT. These costs may be reviewed and revised as necessary by the parties at least annually on or about June 30th each year. This amount will be

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collected by BSVI from vendors supplying machine services and distributed to ODOT on a quarterly basis as invoiced.

- f. ODOT will provide all necessary hookups of water and electricity including maintenance of such systems at no expense to BSVI or their vendor.
- g. The use of such spaces as ODOT and BSVI deem necessary and as available to carry out the terms of this Agreement, (such spaces defined as areas for vending machines), related auxiliary equipment, limited supplies and such other space necessary for such operations as agreed upon by the parties hereto.

4. BSVI SHALL PROVIDE THE FOLLOWING:

*

- a. A list of equipment installed at each site (i.e., the number, brand and model for each type of machine - hot drink, cold drink, snack). This list is subject to the approval of ODOT and may be amended by joint agreement of BSVI and ODOT.
- b. A quarterly report of gross sales by location within 30 days of the month following the end of each quarter.
- c. An annual report of gross sales after the end of each federal fiscal year.

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- d. A system acceptable to ODOT, for the return of money lost in the vending machines by the public that will not involve ODOT.
- e. A sign to be posted at each vending site to identify the name and telephone number of the purveyor of vending services to be contacted in case of a question or problem.
- * f. Vending machines of uniform height which will be compatible with the rest area decor. Machines should be of matching design where possible. Vending machine(s) for newspapers inside or outside the building as space permits and as determined by ODOT and listed in Addendum B.
- g. Removal of trash and garbage resulting from vending service; the Vendor shall provide for removal of all product master containers from the vending areas to a designated refuse area. The Vendor shall maintain the vending machines in a sanitary and orderly condition including the floor area under the machines.
- h. Insect and pest control in all vending service and storage areas.
- i. Reimburse ODOT no more than 70% of ODOT's actual cost for janitorial and utility services.

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To the extent authorized by law, this Agreement shall be binding upon the parties hereto, their successor or assignees.

Barbara Collins
Attest

Jerry Wray /^{ESC} 11/10/97
Director Date
Ohio Department of Transportation

Stephen J. Mendoza
Attest

William A. Casto 11-7-97
Director Date
Ohio Bureau of Services for the Visually Impaired

Addendum ODOT - 779S

ADDENDUM A

Interstate 71, Warren County
2 Rest Areas (1 NB, 1 SB)

Interstate 75, Miami County
2 Rest Areas (1 NB, 1 SB)

Interstate 75, Auglaize County
2 Rest Areas (1 NB, 1 SB)

Interstate 70, Madison County
2 Rest Areas (1 EB, 1 WB)

Interstate 71, Fayette County
2 Rest Areas (1 NB, 1 SB)

Interstate 77, Washington County
1 Rest Area (1 NB)

Interstate 77, Summit County
2 Rest Areas (1 NB, 1 SB)

Interstate 71, Wayne County
2 Rest Areas (1 NB, 1 SB)

Interstate 75, Butler County
2 Rest Areas (1 NB, 1 SB)

Interstate 90, Lake County
2 Rest Areas (1 EB, 1 WB)

Interstate 75, Wood County
2 Rest Areas (1 NB, 1 SB)

Interstate 70, Preble County
2 rest Areas (1 EB, 1 WB)

Interstate 71, Delaware County
2 Rest Areas (1 NB, 1 SB)

Interstate 75, Hancock County
2 Rest Areas (1 NB, 1 SB)

Interstate 70, Belmont County
2 Rest Areas (1 NB, 1 SB)

ADDENDUM B

Newspaper Vending Locations
(Effective January 10, 1994)
(List updated 10/30/97)

- U.S. 33, Logan County
2 Rest Areas, (1 EB, 1 WB)
- State Route 2, Lorain County
2 Rest Areas (1 EB, 1 WB)
- State Route 3, Wayne County
1 Rest Area NB
- State Route 30, Allen County
2 Rest Areas (1 EB, 1 WB)
- State Route 21, Stark County
2 Rest Areas (1 NB, 1 SB)
- State Route 36 Darke County
1 Rest Area
- State Route 125, Adams County
1 Rest Area
- State Route 82, Trumbull County
2 Rest Areas (1 EB, 1 WB)
- State Route 11, Mahoning County
2 Rest Areas (1 NB, 1 SB)
- State Route 43, Carroll County
1 Rest Area NB
- State Route 13, Knox County
1 Rest Area NB
- State Route 36, Coshocton County
1 Rest Area WB
- State Route 30, Wyandot County
1 Rest Area EB
- State Route 33, Athens County
1 Rest Area NB
- State Route 28, Clinton County
1 Rest Area
- State Route 33, Auglaize County
2 Rest Areas (1 EB, 1 WB)
- State Route 33, Union County
2 Rest Areas (1 NB, 1 SB)
- State Route 7, Columbiana County
1 Rest Area SB
- State Route 23, Pickaway County
1 Rest Area NB
- State Route 37, Fairfield County
1 Rest Area NB
- State Route 33, Hocking County
3 Rest Areas (1 NB, 2 SB)
- State Route 7, Jefferson County
1 Rest Area SB
- State Route 14, Columbiana County
1 Rest Area EB
- State Route 23, Wyandot County
2 Rest Areas (1 NB, 1 SB)
- State Route 23, Marion County
2 Rest Areas (1 NB, 1 SB)
- State Route 36, Tuscarawas County
1 Rest Area EB

Addendum ODOT - 779S

State Route 4, Seneca County
1 Rest Area NB

State Route 24, Henry County
1 Rest Area

State Route 23, Seneca County
1 Rest Area SB

U.S. 33, Richland County
2 Rest Area (1 EB, 1 WB)

U.S. 33, Auglaize County
2 Rest Areas (1 EB, 1 WB)

U.S. 30, Van Wert County
2 Rest Areas (1 EB, 1 WB)

Interstate 70, Miami County
2 Rest Areas (1 EB, 1 WB)

Interstate 75, Auglaize County
2 Rest Areas (1 NB, 1 SB)

Interstate 75, Hancock County
2 Rest Areas (1 NB, 1 SB)

Interstate 71, Ashland County
2 Rest Areas (1 EB, 1 WB)

Interstate 76, Portage County
2 Rest Areas (1 EB, 1 WB)

Interstate 77, Summit County
2 Rest Areas (1 NB, 1 SB)

Interstate 75, Miami County
2 Rest Areas (1 NB, 1 SB)

Interstate 71, Delaware County
2 Rest Areas (1 NB, 1 SB)

Interstate 70, Licking County
2 Rest Areas (1 EB, 1 WB)

Interstate 77, Guernsey County
2 Rest Areas (1 NB, 1 SB)

State Route 224, Seneca County
1 Rest Area WB

State Route 35, Jackson County
1 Rest Area EB

State Route 30, Crawford County
1 Rest Area EB

State Route 32, Clermont County
1 Rest Area

Interstate 271, Medina County
2 Rest Areas (1 NB, 1 SB)

Interstate 75, Hocking County
1 Rest Area SB

Interstate 71, Ashland County
2 Rest Areas (1 NB, 1 SB)

Interstate 71, Medina County
2 Rest Areas (1 NB, 1 SB)

Interstate 71, Wayne County
2 Rest Areas (1 NB, 1 SB)

Interstate 76, Medina County
2 Rest Areas (1 EB, 1 WB)

Interstate 271, Summit County
2 Rest Areas (1 NB, 1 SB)

Interstate 77, Tuscarawas County
2 Rest Areas (1 NB, 1 SB)

Interstate 70, Madison County
2 Rest Areas (1 EB, 1 WB)

Interstate 71, Morrow County
2 Rest Areas (1 NB, 1 SB)

Interstate 70, Muskingum County
2 Rest Areas (1 EB, 1 WB)

Interstate 70, Guernsey County
2 Rest Areas (1 EB, 1 WB)

Harrison Ave.

Application and Permit for the Establishment of a Vending Facility on Federal Property

U.S. Department of Education

Office of Special Education and Rehabilitative Services

Rehabilitation Services Administration

Washington, D.C.

APPLICATION AND PERMIT FOR THE ESTABLISHMENT OF A VENDING FACILITY ON FEDERAL PROPERTY AS AUTHORIZED BY P.L. 74-732, AS AMENDED BY P.O. 83-565 AND TITLE II OF P.L. 93-516 (RANDOLPH-SHEPPARD ACT), and Implementing Regulations, 34 CFR, Part 395

The Bureau of Services for the Visually Impaired (designated state licensing agency) of the State of Ohio requests approval of The United States Postal Service (Federal Property Agency) to place a vending facility on the property located 3336 Harrison Ave., Cincinnati, Ohio 45211-9998.

SATISFACTORY SITE: It has been determined that this location meets the criteria of a satisfactory site as defined in 34 CFR 395.1(q). Any exceptions are documented in Attachment A.

TYPE, LOCATION AND SIZE OF FACILITY:

Type of facility: vending facility (defined in instructions for Form ED-RSA-15); Facility location: Westwood Branch, 3336 Harrison Ave., Cincinnati, Ohio 45211-9998; Facility size: Available space is 609 sq. ft. (this is where existing vending is located) (floor plan, Attachment B)

The types of articles to be sold and services to be offered are enumerated in Attachment C. The fixtures and equipment for this facility, including the responsibility for the provision thereof, are set forth in Attachment D. The location, type and number of vending machines which constitute all or a part of this facility are noted in Attachment E. The facility will operate: 8:00 am to 5:00 pm Monday thru Friday and 9:00 am to 1:00 pm on Saturday, commencing within 30 days of the date of final signature.

MACHINE INCOME SHARING: The type and location of each vending machine located on this property and the specific income sharing provisions in 34 CFR 395.32 applicable to each such machine will be indicated in Attachment F. Vending machine income will be disbursed to the state licensing agency on at least a quarterly basis unless it is mutually agreed otherwise.

OTHER TERMS AND CONDITIONS: Both parties shall comply with 34 CFR 395.35. Any additional terms and conditions applicable to this location are included in Attachment G. This permit shall be issued for an indefinite period of time subject to suspension or termination on the basis of noncompliance by either party with any of the agreed upon terms and conditions of the permit. By mutual agreement the state licensing agency and the property agency/owner may terminate the permit after providing notice of the intended termination, including the reason therefor and supporting documentation to the other party. Both parties shall comply with all regulations issued in Title VI of the Civil Rights Act of 1964. Reason for denial of the application shall be set forth in writing to the state.

[Signature]

Approving Property Official

[Signature] 10-10-11

Title Date

Attachments

[Signature]

Approving Licensing Agency Official

[Signature] 10/15/11

Title Date

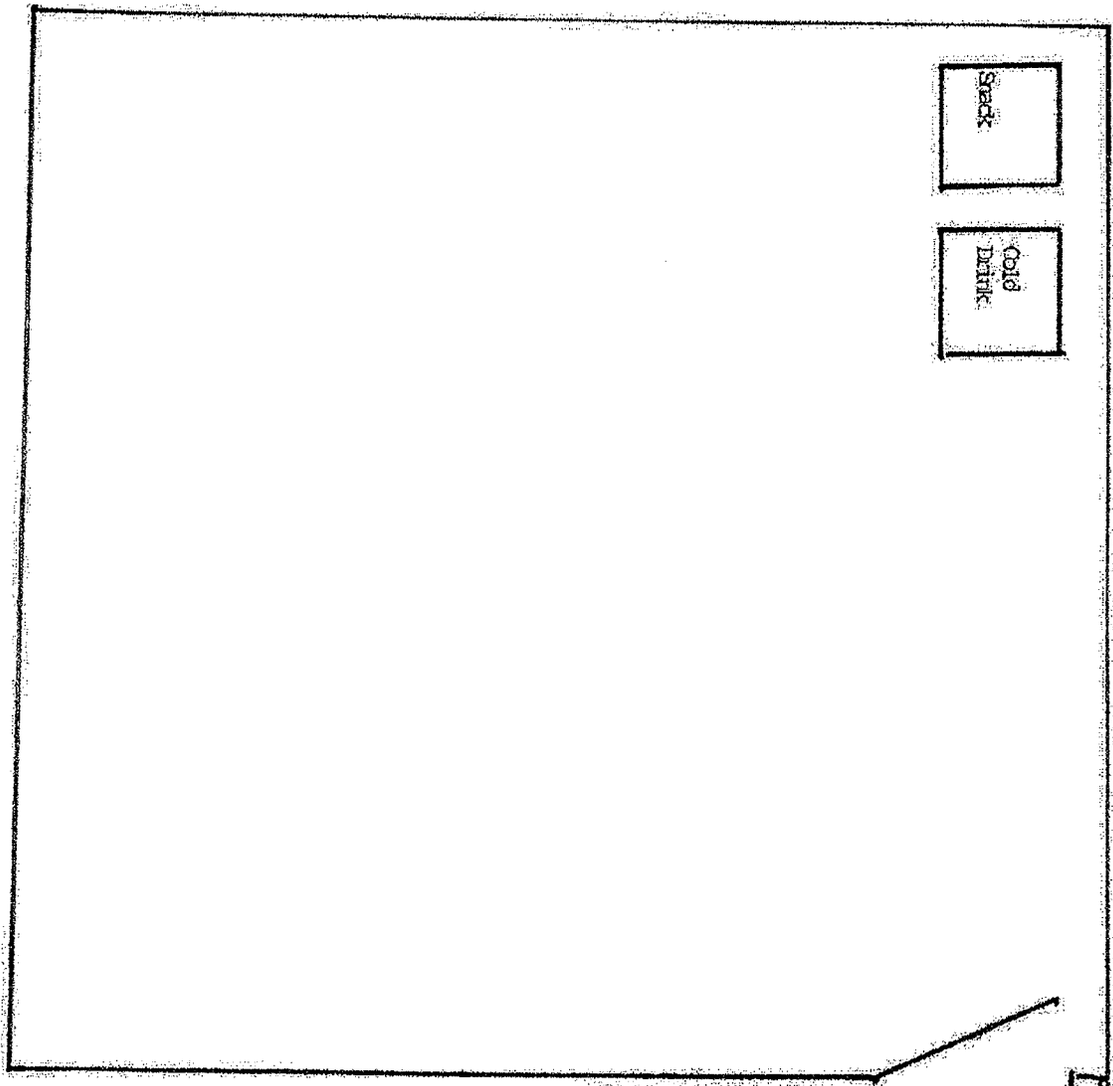
ATTACHMENT A

SATISFACTORY SITE EXCEPTIONS

This site outlined in the application for permit has been determined to suitable as a vending machine service as defined in 34 CFR, 395.1 (g).

Permit for blind vendor

ATTACHMENT B



Harrison Ave

Permit for Blind Vendor

ATTACHMENT C

TYPES OF ARTICLES AND SERVICES TO BE OFFERED

The following articles will be dispensed:

- Assorted cold beverages
- Assorted candy bars
- Assorted snack items (chips, pretzels, etc)
- Assorted crackers
- Gums, Mints
- Pastries

Vending Machine Services

Permit for Blind Vendor

ATTACHMENT D

FIXTURES AND EQUIPMENT:

The Ohio Rehabilitation Services Commission will be providing the following equipment to the Vending Area shown in Attachment B.

All Vending Machines - See Attachment E

Permit for blind vendor

ATTACHMENT E

VENDING MACHINES WHICH ARE PART OF THIS FACILITY

3336 Harrison Ave.
Cincinnati, Ohio 45211

1 - Cold Drink Machine

1 - Snack Vendor

PERMIT FOR BLIND VENDO

ATTACHMENT F

COMPETING VENDING MACHINES - INCOME SHARING
(REF. Regional Instructions 1023-P-210, Section V, Pages 10-24).

None

Permit for Blind Vendor

ATTACHMENT G

OTHER TERMS:

The State will notify the Postal Service of price increases 30 days prior to the increase.

Employees will receive refunds within 2 business days.

(X) Colerain Ave.

Application and Permit for the Establishment of a Vending Facility on Federal Property

U.S. Department of Education

Office of Special Education and Rehabilitative Services

Rehabilitation Services Administration

Washington, D.C.

APPLICATION AND PERMIT FOR THE ESTABLISHMENT OF A VENDING FACILITY ON FEDERAL PROPERTY AS AUTHORIZED BY P.L. 74-732, AS AMENDED BY P.O. 83-565 AND TITLE II OF P.L. 93-516 (RANDOLPH-SHEPPARD ACT), and Implementing Regulations, 34 CFR, Part 395

The Bureau of Services for the Visually Impaired (designated state licensing agency) of the State of Ohio requests approval of The United States Postal Service (Federal Property Agency) to place a vending facility on the property located 8721 Colerain Ave., Cincinnati, Ohio 45241-9998

SATISFACTORY SITE: It has been determined that this location meets the criteria of a satisfactory site as defined in 34 CFR 395.1(q). Any exceptions are documented in Attachment A.

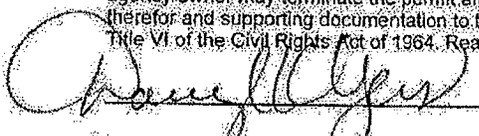
TYPE, LOCATION AND SIZE OF FACILITY:

Type of facility: vending facility (defined in instructions for Form ED-RSA-15); Facility location: Groesbeck Branch, 8721 Colerain Ave., Cincinnati, Ohio 45241-9998 Facility size: Available space is 284 sq. ft. (this is where existing vending is located.) (floor plan, Attachment B)

The types of articles to be sold and services to be offered are enumerated in Attachment C. The fixtures and equipment for this facility, including the responsibility for the provision thereof, are set forth in Attachment D. The location, type and number of vending machines which constitute all or a part of this facility are noted in Attachment E. The facility will operate 8:00 am to 5:00 pm Monday thru Friday and 9:00 am to 1:00 pm on Saturday, commencing within 30 days of the date of final signature.

MACHINE INCOME SHARING: The type and location of each vending machine located on this property and the specific income sharing provisions in 34 CFR 395.32 applicable to each such machine will be indicated in Attachment F. Vending machine income will be disbursed to the state licensing agency on at least a quarterly basis unless it is mutually agreed otherwise.

OTHER TERMS AND CONDITIONS: Both parties shall comply with 34 CFR 395.35. Any additional terms and conditions applicable to this location are included in Attachment G. This permit shall be issued for an indefinite period of time subject to suspension or termination on the basis of noncompliance by either party with any of the agreed upon terms and conditions of the permit. By mutual agreement the state licensing agency and the property agency/owner may terminate the permit after providing notice of the intended termination, including the reason therefor and supporting documentation to the other party. Both parties shall comply with all regulations issued in Title VI of the Civil Rights Act of 1964. Reason for denial of the application shall be set forth in writing to the state.





Approving Property Official
Postmaster - Jun 10 2011

Approving Licensing Agency Official
BOB DRAVINSKI 6/15/11

Title Date

Title Date

Attachments

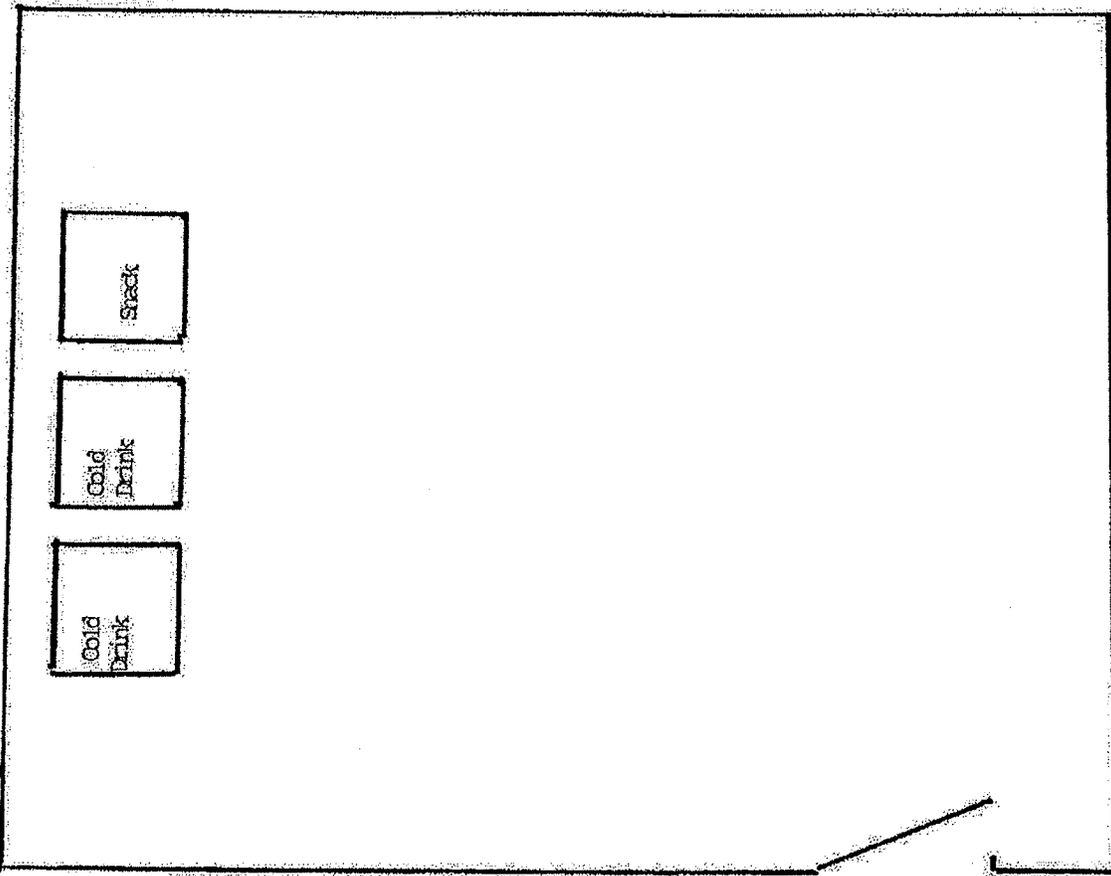
ATTACHMENT A

SATISFACTORY SITE EXCEPTIONS

This site outlined in the application for permit has been determined to be suitable as a vending machine service as defined in 34 CFR, 395.1 (g).

Permit for blind vendor

ATTACHMENT B



Colerain Ave West

ATTACHMENT C

TYPES OF ARTICLES AND SERVICES TO BE OFFERED

The following articles will be dispensed:

- Assorted cold beverages
- Assorted candy bars
- Assorted snack items (chips, pretzels, etc)
- Assorted crackers
- Gums, Mints
- Pastries

Vending Machine Services

Permit for Blind Vendor

ATTACHMENT D

FIXTURES AND EQUIPMENT:

The Ohio Rehabilitation Services Commission will be providing the following equipment to the Vending Area shown in Attachment B.

All Vending Machines – See Attachment E

Permit for blind vendor

ATTACHMENT E

VENDING MACHINES WHICH ARE PART OF THIS FACILITY

8721 Colerain Ave
Cincinnati, Ohio 45241

2 - Cold Drink Machines

1 - Snack Vendor

Permit for Blind Vendor

ATTACHMENT F

COMPETING VENDING MACHINES - INCOME SHARING

(REF. Regional instructions 1023-P-210, Section V, Pages 10-24).

None

Permit for Blind Vendor

ATTACHMENT G

OTHER TERMS:

The State will notify the Postal Service of price increases 30 days prior to the increase.

Employees will receive refunds within 2 business days

⊗ Crookshank Rd.

Application and Permit for the Establishment of a Vending Facility on Federal Property

U.S. Department of Education

Office of Special Education and Rehabilitative Services

Rehabilitation Services Administration

Washington, D.C.

APPLICATION AND PERMIT FOR THE ESTABLISHMENT OF A VENDING FACILITY ON FEDERAL PROPERTY AS AUTHORIZED BY P.L. 74-732, AS AMENDED BY P.O. 83-565 AND TITLE II OF P.L. 93-516 (RANDOLPH SHEPPARD ACT), and Implementing Regulations, 34 CFR, Part 395

The Bureau of Services for the Visually Impaired (designated state licensing agency) of the State of Ohio requests approval of The United States Postal Service (Federal Property Agency) to place a vending facility on the property located 5241 Crookshank Rd., Cincinnati, Ohio 45238-9998

SATISFACTORY SITE: It has been determined that this location meets the criteria of a satisfactory site as defined in 34 CFR 395.1(c). Any exceptions are documented in Attachment A.

TYPE, LOCATION AND SIZE OF FACILITY:

Type of facility: vending facility (defined in instructions for Form ED-RSA-15); Facility location: Western Hills Branch, 5241 Crookshank Rd., Cincinnati, Ohio 45238-9998 Facility size: Available space is 467 sq. ft. (this is where existing vending is located.) (floor plan, Attachment B).

The types of articles to be sold and services to be offered are enumerated in Attachment C. The fixtures and equipment for this facility, including the responsibility for the provision thereof, are set forth in Attachment D. The location, type and number of vending machines which constitute all or a part of this facility are noted in Attachment E. The facility will operate 8:00 am to 5:00 pm Monday thru Friday and 9:00 am to 1:00 pm on Saturday, commencing within 30 days of the date of final signature.

MACHINE INCOME SHARING: The type and location of each vending machine located on this property and the specific income sharing provisions in 34 CFR 395.32 applicable to each such machine will be indicated in Attachment F. Vending machine income will be disbursed to the state licensing agency on at least a quarterly basis unless it is mutually agreed otherwise.

OTHER TERMS AND CONDITIONS: Both parties shall comply with 34 CFR 395.35. Any additional terms and conditions applicable to this location are included in Attachment G. This permit shall be issued for an indefinite period of time subject to suspension or termination on the basis of noncompliance by either party with any of the agreed upon terms and conditions of the permit. By mutual agreement the state licensing agency and the property agency/owner may terminate the permit after providing notice of the intended termination, including the reason therefor and supporting documentation to the other party. Both parties shall comply with all regulations issued in Title VI of the Civil Rights Act of 1964. Reason for denial of the application shall be set forth in writing to the state.

Wendy Wilson

Approving Property Official

Posmaster Jun 10 2011

Title Date

Attachments

[Signature]

Approving Licensing Agency Official

Tom Dineen

Title Date

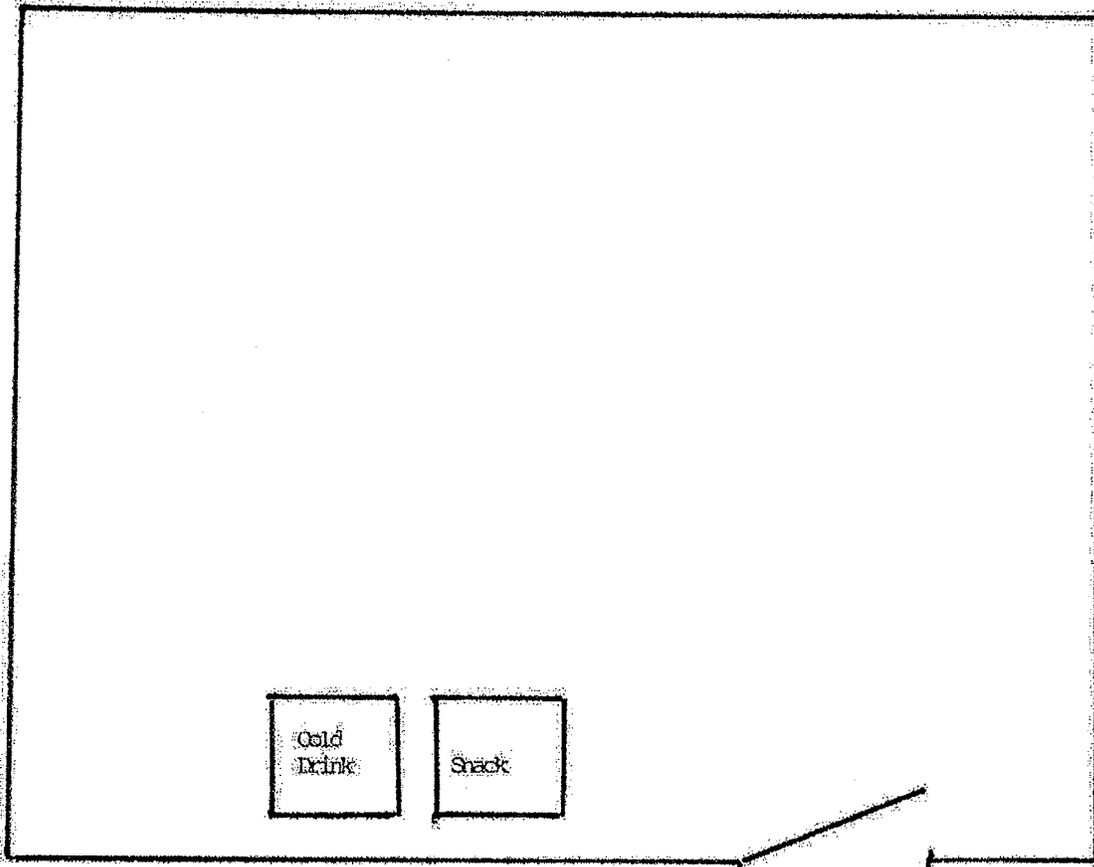
ATTACHMENT A

SATISFACTORY SITE EXCEPTIONS

This site outlined in the application for permit has been determined to be suitable as a vending machine service as defined in 34 CFR, 395.1 (c).

Permit for blind vendor

ATTACHMENT B



Crookshank

ATTACHMENT C

TYPES OF ARTICLES AND SERVICES TO BE OFFERED

The following articles will be dispensed:

- Assorted cold beverages
- Assorted candy bars
- Assorted snack items (chips, pretzels, etc)
- Assorted crackers
- Gums, Mints
- Pastries

Vending Machine Services

Permit for Blind Vendor

ATTACHMENT D.

FIXTURES AND EQUIPMENT

The Ohio Rehabilitation Services Commission will be providing the following equipment to the Vending Area shown in Attachment B

All Vending Machines -- See Attachment E

Permit for blind vendor

ATTACHMENT E

VENDING MACHINES WHICH ARE PART OF THIS FACILITY

5241 Crookshank Rd.
Cincinnati, Ohio 45238

2 - Cold Drink Machines

1 - Snack Vendor

Permit for Blind Vendo

ATTACHMENT F

COMPETING VENDING MACHINES - INCOME SHARING

(REF. Regional instructions 1023-P-210, Section V, Pages 10-24).

None

Permit for Blind Vendor

ATTACHMENT G

OTHER TERMS:

The State will notify the Postal Service of price increases 30 days prior to the increase.

Employees will receive refunds within 2 business days