

# Beverage Agreement D (Funding)

			Custon	ner Info	mation				
N	ame of Business:	Walkerton Comr	nunity Centre		Customer E-mail:	bthomson@brockton.ca			
Name of Business: Walkerton Community Centre				COF Number(s):					
Primary Contact: Brad Thomson				(include all numbers)	3617444				
	Address:	290 Durham St	N						
	City:	Walkerton							
	Province:				Business Phone:				
Postal Code: NOG 2V0 PBC Information					Business Owner:	Brad Thomson			
	PBC Location(s):		ation		Ą	greement Term			
	Created By: Mark		Route #: 14061		Agreement Sta	art Date: May 1 <sup>st</sup> 2023			
	arket Unit: North		Phone # 519 377 4764		Agreement Er				
	lethod: 🔲 Pepsi Di				-				
				nd Speci	fy, as applicable)				
		PBC Agrees		, │,	Custor	<u>mer Agrees To:</u>			
x	to the Customer, to and conditions of the Initial Equipment Pla	be placed and ope is Agreement (as s acement shall be a	rs, fountain or other equipment erated pursuant to the terms specified on reverse side). as follows (fill out as applicable):		Date listed above, and end listed above or (2) the date	ack box if applicable) Int shall commence on the Agreement Start I on the later of (1) the Agreement End Date on which Customer purchases from PBC les for sale in the Outlets ("Termination			
	Coolers: <u>3</u> One-Door _ Two-Door _ Three-Door _ Counter-top _ Energy Fountain: _ 6 Valve _ 8 Valve _ Bar guns ( button) Other (Specify): PBC shall provide, at no charge to the Customer, periodic maintenance, necessary service and repairs to all Equipment loaned			x	made available, or in any way advertised, displayed, represented or				
X	to Customer pursua PBC shall make ava	nt to this Agreeme ailable for purchase illary Products") at ty)			promoted at or in connection with the Customer's Outlet. NON-EXCLUSIVE – Customer agrees to serve the Products indicated below at Customer's Outlet, and if PBC has provided Customer with fountain Equipment, Customer agrees to serve PBC's postmix Products exclusively at its Outlet. DSD – Customer agrees to purchase all Products directly from the PBC				
				x	Location(s) indicated above from PBC from the Equipm Customer shall not stock beverages) in Equipment	e and sell only those Products purchased ent provided to the Customer by PBC. any non-PBC Products (food or (whether coolers or fountain equipment).			
	D TO AND ACCEP			<b>  x</b>	Customer shall purchase a door for each cooler and 20 (minimum requirement may	order to qualify for applicable Equipment, minimum annual average of 150 Cases per 00 Gallons per each fountain dispensing unit y exclude bar guns at PBC's discretion) at			
Signat	ture:		Date		the Outlet. <b>REQUIRED PRODUCTS.</b> each of the Products (as sp	Purchase, stock and distribute at a minimum pecified below) at all times during the Term.			
	_								
Mark 0 Print N	Cameron		FSR Title			jes for this Agreement:			
	ustomer		The		547 ml	_ 591 ml _ 2 Liter _ Cans			
10101	ustomer			Fou	Intain Premix/Tanks (Limited Ma	arket Availability) _ Cups _ CO2			
				Oth	er :				
Signat	ture:		Date						
Print N	Name		Title		Mug Dr Pepper Dt	7UP Mountain Dew Brisk Tea Dr Pepper Crush Lemonade Clamato			
				<u>B</u> (	OTTLE SKU REQUIREMENT (All shall be 591ml bottles Platinum: Must Purchase I	s unless otherwise indicated) Pepsi, Dt Pepsi, 7UP, Brisk Tea, Aquafina <b>vo</b> additional skus from brands below:			
					Silver: Silver: Must Purcha	ase <b>FOUR</b> skus from brands below:			
				Aqu	ı epsi Dt Pepsi Mountain I Jafina Pepsi Max Gatorad	Dew Diet Mountain Dew Brisk Tea 7UP de G2 Lipton Iced Tea Dole Crush Dr 105ml AMP Energy Rockstar Pure Leaf			
				X	Comply with the Terms o				

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Name	of Business:	Walkerton Community Centre		Customer E	-mail:	bthomson@brock	on.ca		
Primary Contact:				COF Number(s):					
		Brad Thomson		(include all nur	nbers)	3617444			
	Address:	290 Durham St W							
	City:	Walkerton		Business B		E10 991 062E	Coll #:		
	Province: Postal Code:	NOG 2V0		Business P Business O	-	519 881 0625 Brad Thomsor	Cell #:		
	Postal Coue.	PBC Information		Dusiness O	when.		ent Term		•
PBC L	ocation(s):	Owen Sound				5.00			
Create		Mark Cameron Route #:	14061	Agre	ement St	art Date: May	/ 1 <sup>st</sup> 2023		
		Phon	e # <u>519 377 4764</u>		ement E	nd Date: Apr	il 30 <sup>th</sup> 2028		
	1		PBC AGREEM	ENT OVER	VIEW				
X		II provide a list of the current locations of all d to Customer by PBC ("Equipment List"), whic			<b>I</b> 11 14	7 7			
	addresses and	serial and asset numbers. Customer shall prov	vide PBC with	Product	Units Gallon				ditional reased
		Equipment at any time upon request. Failure t ment List to PBC may result in:	o provide a		/ Case		Rebate per Cas	se R	ebate
	Ø	Removal of Equipment					/ Pkg	Cor	nditions
		Forfeiture of all funds payable by PBC her	eunder						
X		Development Funds Upfront as follows: 500 Semi-Annually: \$Quarterly	/ <b>\$</b>		1				
		unds shall be paid for the years: 2 - 5 and shall							
	\$6,000 total pay				<b> </b>				
	A al al the second bit of	ee (if peeded):							
	Additional Not Marketing Fun	es (if needed): d Allocated as Declining Balance							
	-	Development Funds Premiums* as follows:							
	Annually: \$	Semi-Annually: \$ Quarterly: \$							
		Funds Premiums shall be used for mutually agr ams. Development Funds may not, represent a							
	be cumulative. Additional Not	es (if needed):							
		es* on purchased Products based on Sched							
		ally <u>Semi-Annually x</u> Quarterly <u>Monthly</u> and in Schedule A under "Rebates per Case/Pkg							
		d on 24 units/case unless otherwise noted in S							
	The following any rebates:	Products are excluded from Schedule A and	will not receive						
	Volume Incent	ive - PBC shall pay to the Customer a volume							
		nt Year during the Term, based on aggregate r ng the Agreement Year from PBC by the Custo							
	Outlets, as set o	out in Schedule B.		L		SCHE	DULE B		J
		accrued Rebate amounts within 90 days of r end, as applicable.	the end of PBC's			00.12	1	ive Pavout	
Х		a one-time Signing Bonus of \$4,000	Volume Incentive Payout (non-cumulative)						
X		es (in needed): ceives shells and pallets from PBC they mu	st be returned						
		Funds, Rebates, Signing Bonus. All such ar							
	in this Agreem	ent shall be earned over the quarter, year o	r term, as						
		plicable, and shall be refunded pro rata by Customer if this Agreement terminated prior to the Agreement End Date.							
							OCATIONS		
				Cust ID	Cust Nar	me Cust Street	Cust City	Cust Prov	Cust Postal
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## Beverage Agreement D (Funding)

This sets forth the agreement ("Agreement") between PepsiCo Beverages Canada, a business unit of PepsiCo Canada ULC ("PBC") and the Customer identified on the front page of this Agreement (the "Customer"), with respect to the purchase of Products.

- 1. Definitions. As used in this Agreement, the following capitalized terms shall have the respective meanings assigned thereto below.

"Agreement Year" shall mean each twelve-month period beginning with the Agreement Start Date. "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 fruit juice is the interval of the period beginning with the Agreement Start Date. b. "Beverages" b. Deverages means an carbonated and non-actionated innes, nowever dispensed, within the following categories. (i) colas and other navola carbonated and rive, in full pice, non-according to the products; (v) hypertonic, isotonic and hypotonic drinks (sports drinks divide carbonated drinks; (iii) chilled tea products; (v) hypertonic, isotonic and hypotonic drinks (sports drinks drinks and full replacements); (vi) energy drinks, (iii) chilled tea products; (v) hypertonic, isotonic and hypotonic drinks (sports drinks drinks drinks drinks; (iii) chilled tea products; (v) hypertonic, isotonic and hypotonic drinks (sports drinks drinks drinks; (iii) chilled tea products; (v) hypertonic, isotonic and hypotonic drinks (sports drinks drinks; (iii) chilled tea products; (v) hypertonic, isotonic and hypotonic drinks (sports drinks drinks; (iii) chilled tea products; (v) hypertonic, isotonic and hypotonic drinks (sports drinks drinks; (iii) chilled tea products; (v) hypertonic, isotonic and hypotonic drinks (sports drinks drinks; (iii) chilled tea products; (v) hypertonic, isotonic and hypotonic drinks (sports drinks drinks; (iii) chilled tea products; (v) hypertonic, isotonic and hypotonic drinks (sports drinks drinks; (iii) chilled tea products; (v) hypertonic, isotonic and hypotonic drinks (sports drinks drinks; (iii) chilled tea products; (v) hypertonic, isotonic and hypotonic drinks; (sports drinks drinks; (iii) chilled tea products; (v) hypertonic, isotonic and hypotonic drinks; (sports drinks drinks; (iii) chilled tea products; (v) hypertonic, isotonic and hypotonic drinks; (sports drinks; (sports drinks; (iii) chilled tea products; (v) hypertonic, isotonic and hypotonic drinks; (sports drinks; (sports

- "Cases" shall mean the number of cases of bottle/can Ponducts purchased by the Customer from PBC to be delivered in sizes, quantities and types of containers as determined by PBC from time to time. "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 Product purchased by the Customer from PBC. c. d.
- e.

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 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 Beverage products (including postmix or bottle and can ("B&C")) 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 or per the "Volume Based Term" as indicated on the front page

of this Agreement, unless sooner terminated or extended as provided for herein. In the event the Termination Volume is not met by the Agreement End Date, PBC shall have the option, in its sole and absolute discretion, in lieu of termination, to extend the respective term of the Agreement until such time as the Customer's purchases meet the Termination Volume. Where PBC exercises this right, PBC shall have no further obligation to Customer in respect of any annual fixed amounts payable hereunder or to provide any additional free product.

2. <u>Consideration</u>. 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.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 delivery of the Equipment, the Customer's shall complete and sign an Equipment two Order (EMO) or equivalent with an automized PBC representative, providing the location hame and address where the facilities as required by city, provincial 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 no compliance with all terms and conditions of this Agreement, PBC agrees to provide 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 paired for, at the time of loss, by Customer. 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. with this provision shall be deemed a material breach of this Agreement.

### 4. Product Price and Payment.

a. The prices for Products ("Prices"), as of the Agreement Start Date, are listed in Schedule A, and are exclusive of any applicable taxes, deposits, fees or sales/excise taxes (local, provincial or federal). PBC reserves the right, at its sole discretion, to change Prices at any time during the Agreement upon 30 days written notice to Customer. Payment of PBC invoices shall be in accordance with their stated terms which, if credit is granted, are currently net 30 days from the date of invoice. Customer shall complete a PBC credit application prior to delivery of any Product and Customer shall be subject to PBC's credit policies. PBC shall extend credit payment terms, if any, in accordance with PBC's credit policies, acting reasonably. Title and risk of loss to/of ordered Products shall pass to Customer immediately upon , delivery of same.

5 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 ten (10) days to cure a monetary breach, and thirty (30) days to cure any other 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 5(a) above or Customer terminates this Agreement for any reason other than default by PBC, then in addition to any other remedies, including but not limited to the recovery of lost profits, to which PBC may be entitled by reason of any breach, Customer shall: (i) immediately reimburse PBC for the cost of installation and removal of the Equipment; (ii) immediately reimburse PBC for the unearned portion of any payments (e.g. Initial Support Payment) provided by PBC to the Customer, prorated from the date of the breach and the expected duration of the Term; and (iii)

not receive any consideration pursuant to this Agreement which has not been fully earned or redeemed by Customer as of the date of such breach. c. Force Majeure: Impossibility of Performance. Neither party shall be responsible to the other or to any third party for any failure, in whole or in part, to perform any obligations hereunder, to the extent and for the length of time that performance is rendered impossible or commercially impractical, owing to acts of God, public insurrections, pandemic/epidemics, floods, fires, strikes, lockouts, or other labor disputes, disruptions in supply, shortages or scarcity of materials, crop failures, freezes, and other circumstances of substantially similar character beyond the reasonable control of the affected party (collectively, a "Force Majeure Event"). Any party so affected shall (i) use all reasonable efforts to minimize the effects thereof and (ii) promptly notify the other party in writing of a Force Majeure Event and the effect of a Force Majeure Event on such party's ability to perform its obligations hereunder. The affected party shall promptly resume performance after it is no longer subject to a Force Majeure Event. In the event Customer's performance obligations are suspended pursuant to a Force Majeure Event as set forth herein, PBC's funding obligations will be suspended for the duration of Customer's nonperformance. Once Customer resumes performance or in the event Customer is able to perform some, but not all of its obligations herein, any fixed, advanced, or guaranteed funding will be adjusted commensurate with the decline in volume associated with the suspended or partial performance. If the Force Majeure Event period continues beyond 60 days, the parties agree to discuss in good faith potential modifications to this Agreement and in the event an agreement cannot be reached, any party may terminate the Agreement event fueld on the dustries of customer will fail to, purchase the average number of Cases/Gallons as indicated on the front page of this Agreement ("Minimum Thruput"), then PBC shall have the right to remove

Equipment completely and terminate this Agreement, or substitute Equipment as necessary such that the average Cases/Gallons is achieved, or renegotiate funding. The Customer shall return the Equipment within 20 days after written notice from PBC.

e. Equipment upon Expiration or Termination of this Agreement. If this Agreement is terminated or if at the end of the Term, the Agreement expires and the parties do not enter into a subsequent agreement, then the Customer shall fully cooperate with PBC to ensure 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 shall immediately pay to PBC all applicable costs, expenses, and fees associated with the repair/replacement of the Equipment or associated parts. Failure to

make such payment shall be deemed a material breach of this Agreement. f. 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

g. Customer Representation. Customer represents and warrants to PBC that Customer has right, power, authority and capacity to enter into this Agreement and perform its obligations hereunder and that the execution, delivery and performance of this Agreement by Customer will not violate any agreements with, or rights of, third parties.

h. 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 consent of PBC

i. 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. **j. 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 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 product ocdes.

k. Trademarks. All displays of PBC, PepsiCo Canada ULC and/or PepsiCo, Inc. trademarks, trade names, slogans and/or logos (whether owned or licensed) shall be subject to PBC's prior approval. Customer has no right, title or interest in or to any such trademark, trade name, slogan or logo.
I. Governing Law. This Agreement shall be governed by, and construed in accordance with, the laws of the Province of Ontario and the federal laws of Canada applicable therein.

m. Right of First Negotiation. As of the commencement of this Agreement until ninety (90) days prior to the expiration of the Term, the Customer hereby agrees to grant PBC exclusive negotiation rights with respect to extending the current Agreement or entering into a new agreement for Beverage sales/distribution rights at/to the Outlets.

**n.** 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.
**e. Electronic Signature.** This Agreement may be executed by any form of electronic imaging and shall have the same validity and effect as an original signature.

PepsiCo Beverages Canada		Customer			
Signature:	Date:	Signature:	Date:		