











Vending Machine Installation Agreement

Australia's Premier Snack & Drink Vending Machine Service

BUSINESS NAME		
ADDRESS		
CONTACT NAME		
DATE		

- which is referred to hereafter as the 'customer'. It is mutually agreed as follows:
 - ACTIVEND will provide the above-mentioned customer at the above mentioned location with a combination vending machine for the period of 12 MONTHS from the date of this agreement. The Activend will notify the customer in writing one month prior to the expiration date that a review is required.
 - 2. All the equipment will be installed by ACTIVEND at no cost or obligation to the customer (except for the provision of electricity).
 - 3. The equipment will be kept clean, stocked and maintained in a professional manner by ACTIVEND.
 - 4. ACTIVEND, or their approved contractor can only move the equipment.
 - 5. The customer will permit ACTIVEND or any agents or representatives from ACTIVEND to enter the premises to install, maintain and stock the machines at any reasonable time.
 - 6. The vending equipment and all money held in each vending machine are and always will remain the property of ACTIVEND.
 - The customer will immediately notify ACTIVEND of any damage or malfunction to the vending machine.
 - 8. The machines will always remain operational unless a malfunction has occurred, to which Activend will respond promptly to return the machines to working order.
 - 9. Prices will necessarily be adjusted in accordance with supplier's increases, where practical prior notice will be given.
 - 10. ACTIVEND will effect public liability insurance in the sum of \$10,000,000 and maintain that insurance for the term of this agreement. ACTIVEND will provide evidence of this insurance upon request.

Signed on behalf of the customer:	

NAME SIGNATURE







