Products Available From Coca-Cola Foodservice & On-Premise

Base Chain Price

Prices Effective January 1, 2024 Dispensed Still Brands (BIB) **Premium Still Brands (BIB) Dispensed Sparkling Brands (BIB)** Coca Cola Coca Cola. Coke Coke **POWERADE vitamin**water. zero sugar Sprite FUZE Minute vitaminwater. Iced Tea Maid FRESCA Includes a variety of flavors. Contact Sales Associate for pricing. Includes a variety of flavors. Contact Sales Associate for pricing. 2.5 GAL BIB GAL / CASE 2X1 GAL BIB GAL / CASE Sparkling & Still BIB \$21.08 / \$105.40 \$21.98 / \$54.95 \$22.44 / \$44.88 Unsweet Tea BIB \$20.37 / \$101.85 \$21.34 / \$53.35 Premium Still BIB \$21.96 / \$109.80 \$22.88 / \$57.20 Coca-Cola Freestyle® PRICE / CASE* **Bubbler Products (Frozen Concentrate)** se products can also be used in frozen uncarbonated equipmen **Discover Something New** Contact Sales Associate Classic Style Lemonade*, Classic Style Limeade*, 6 / 64 0Z CASE for Pricing Minute Maid Country Style Lemonade* \$69.65 **Frozen Slush PACKAGE GAL / CASE Frozen Uncarbonated** 12 / 30-32 OZ CASE Strawberry Hibiscus, Pineapple, Pear Cucumber, AGUAS FRESCAS \$78.15 Hi-C Fruit Punch & Other Flavors 2 5 GAL RIR \$21.98 / \$54.95 Mango Lime, Watermelon, Horchata Hic POWERADE. Powerade Fruit Punch Original, Blackberry Basil, Lavender Blueberry Mint, 12 / 30-32 OZ CASE 2.5 GAL BIB \$21.98 / \$54.95 Powerade Mountain Berry Blast Tangerine Passionfruit, Strawberry Guava, \$74.73 Pomegranate Limeade Minute Maid Lemonade and other flavors 2.5 GAL BIB \$22.88 / \$57.20 **Brewed Iced Tea PACKAGE** PRICE / CASE** **Frozen Carbonated** Classic Black Unsweet \$110.73 96 / 2.75 oz bags Black Unsweet 32 / 2.75 oz bags \$43.21 Coca-Cola, Fanta Cherry, Fanta Blueberry, 2.5 GAL BIB \$24.54 / \$61.35 Fanta Piña Colada (contact sales associate 5 GAL BIB \$23.90 / \$119.50 Flavored for full listing of flavors). Green Unsweet 32 / 3 oz bags \$44.37 Minute Maid Lemonade, Sprite, Sprite Lymonade Passion Fruit Mango 32 / 3.05 oz bags \$57.97 Traditional Traditional Unsweet 32 / 3.5 oz bags \$30.29 Minute Maid Smoothies | Dairy | Purees 12/30-32 OZ CASE** Traditional Unsweet 96 / 3.5 oz bags \$77.63 \$68.52 Strawberry, Mango, Peach, Strawberry Banana Premium **Brewed Coffee** Pomegranate Berry, Piña Colada \$72.22 Minute Maid COSTA **Roast & Ground** Dark, Medium, Light, Decaf Frac Packs **Contact Sales** Associate Premium Dairy Smoothie: Vanilla Ice Cream, Non-fat Vanilla Yogurt \$78.72 Whole Beans Espresso, Dark, Medium, Light, Decaf for Pricing Soft Serve: Reduced Fat Vanilla \$41.32 **Contact Sales Roast & Ground** Dark, Medium, Decaf Frac Packs Associate **Purees** Strawberry, Mango for Pricing \$50.23

Juice and Juice Drink Products | Dairy | Mixers | Water

















Coca-Cola Foodservice & On-Premise is pleased to offer a wide variety of juice and juice drink products available in frozen concentrate dispensed, chilled single serve and shelf-stable Bag-in-Box forms. Please contact your Foodservice representative to discuss Simply Minute Mail Hubert's and Faitific propriations for your business and refer to the 70th price list for details

discuss Simply, Minute Maid, Hubert's, and Fairlife opportunities for your business and refer to the 2024 price list for details.

Product Warranty and Indemnity

This Product Warranty and Indemnity is provided by one of: (a) The Coca-Cola Company, acting by and through Coca-Cola North America, on behalf of itself, and its wholly-owned US subsidiaries (collectively, "TCCC") or (b) an independent Coca-Cola Bottler ("Bottler"). The Product Warranty and Indemnity is provided solely by the Coca-Cola party which actually manufactured the product or on whose behalf the product was manufactured by a third party (in either case, the "Manufacturer"). The Manufacturer warrants to you ('Purchaser") that:

- a. at the time of shipment from the Manufacturer, food and beverage products manufactured by or on behalf of Manufacturer ("Products") will be free from material defects and will be suitable for their intended purpose; and
- b. the Products will meet the requirements of the Federal Food, Drug, and Cosmetic Act (the "Act"), as amended, including the Food Additive Amendments of 1958, the amendments resulting from the Public Health Security and Bioterrorism Preparedness and Response Act of 2002 (the "Bioterrorism Act"), the amendments resulting from the Food Safety Modernization Act of 2011 ("FSMA"), and the U.S. Food and Drug Administration's regulations implementing the Act, as of the relevant compliance dates; will not be adulterated or misbranded within the meaning of the Act; and, will not be products which, under the provisions of Sections 404 and 505 of the Act, may not be introduced into interstate commerce. Manufacturer further warrants that the Products will, at the time of shipment, comply with all other applicable federal and state laws, rules and regulations. This warranty is extended and applicable to any lawful state law in which the definitions of adulteration or misbranding are substantially the same as those in the Act; and
- c. the warranties provided in paragraph (b) above will not apply when any Products are shipped or delivered under a label or labeling designed by or on behalf of a Purchaser, or the Products are manufactured in accordance with written specifications provided by or on behalf of a Purchaser. In such a case, Manufacturer warrants only that the Products will conform to the label, labeling or specifications provided by or on behalf of the Purchaser; and
- d. With respect to post-mix regular and frozen syrups ("Syrup"), and any coffee or tea that is not sold in a ready to drink form, Manufacturer warrants only the Syrup, coffee and tea themselves, and not any product made from the Syrup, coffee or tea, including the finished beverage. No warranty is provided for finished beverages because the finished beverage could incorporate water, CO2 gas, ice and other ingredients, most or all of which are not provided by Manufacturer.

THE WARRANTIES SET FORTH HEREIN ARE IN LIEU OF ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, AND, TO THE EXTENT PERMISSIBLE UNDER LAW, MANUFACTURER DISCLAIMS ALL OTHER WARRANTIES INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.

Purchaser agrees that its sole and exclusive remedy for breach by Manufacturer of the warranties provided herein and any applicable implied warranties will be as follows: Manufacturer will, at its sole option, either replace the Products or refund the actual, net purchase price paid by Purchaser for the Products, and Manufacturer will indemnify and hold Purchaser harmless against (i) any claim, loss, or expense arising out of the death, disease or bodily injury of a consumer resulting from or caused directly by Manufacturer's breach of the above warranties, or (ii) any claim, loss, or expense arising out of any patent or trademark infringement suit in a court of competent jurisdiction based on Purchaser's use or sale of the Products as contemplated by Manufacturer; provided, however, that any such claim, loss or expense set forth under subsections (i) and (ii) was solely caused by the fault or negligence of Manufacturer, and further provided that the Products were handled under normal conditions of sale, and in accordance with applicable product handling requirements by Purchaser from the time of delivery until final sale to the consumer; and provided further that (1) Purchaser gives Manufacturer timely written notice of the assertion or pendency of any such claim, (2) Manufacturer has the right to defend any such claim, and (3) Manufacturer has the right of approval prior to settlement of any such claim.

This Product Warranty and Indemnity sets forth the sole and exclusive remedy for Purchaser against any of Manufacturer, TCCC (to the extent TCCC is not the manufacturer) and any of their related or affiliated entities with respect to the Products, and is the complete agreement between the parties with respect to such subject matter. IN NO EVENT SHALL MANUFACTURER OR TCCC BE LIABLE TO PURCHASER, OR ANY OTHER PERSON OR ENTITY, WHETHER IN CONTRACT IN TORT OR ON ANY OTHER LEGAL THEORY, FOR ANY INDIRECT, INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OF ANY KIND, INCLUDING LOST REVENUES, PROFITS OR BUSINESS OPPORTUNITIES, OR FOR ANY OTHER COST OR LOSS OF A SIMILAR TYPE.

This Product Warranty and Indemnity is not assignable or transferable, by operation of law or otherwise, and revokes any prior continuing warranty provided with respect to the Products.

For TCCC, notices required hereunder shall be sent by certified mail to the Risk Management Department, The Coca-Cola Company, P.O. Box 1734, Atlanta, GA 30301. For Bottlers, notices required hereunder shall be sent to their respective addresses.

Last Revision: December 13, 2018