STATE OF NEW YORK STATE TAX COMMISSION

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In	the	Matter	of	the	Petition

of

MARK H. PATTERSON d/b/a CANTEEN OF NORTHERN NEW YORK For a Redetermination of a Deficiency or : a Revision of a Determination or a Refund of Sales and Use : Taxes under Article(s) 28 & 29 of the Tax Law for the XEAR(S) Period(I) : June 1, 1972 to May 31, 1975.

State of New York County of Albany

Bruce Batchelor , being duly sworn, deposes and says that whe is an employee of the Department of Taxation and Finance, over 18 years of age, and that on the 7th day of June , 19 77, whe served the within Notice of Determination by (xextixized) mail upon Mark H. Patterson

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(pepresentatives of) the petitioner in the within proceeding,

Bruce Bestchelon

by enclosing a true copy thereof in a securely sealed postpaid wrapper addressed as follows: Mr. Mark H. Patterson d/b/a Canteen of Northern New York Box 272 Carthage, New York 13619

and by depositing same enclosed in a postpaid properly addressed wrapper in a (post office or official depository) under the exclusive care and custody of the United States Postal Service within the State of New York.

That deponent further says that the said addressee is the (TEFFESSERERED of the address set forth on said wrapper is the last known address of the (TEFFESSERERED of the (TEFFESSERERED of the (TEFFESSERERED of the (TEFFESSERERED of the address) petitioner.

Sworn to before me this

7th day of June , 1977.

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TA-3 (2/76)

## AFFIDAVIT OF MAILING

STATE OF NEW YORK STATE TAX COMMISSION

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In the Matter of the Petition of MARK H. PATTERSON d/b/a : CANTEEN OF NORTHERN NEW YORK For a Redetermination of a Deficiency or : a Revision of a Determination or a Refund of Sales and Use : Taxes under Article(s) 28 & 29 of the Tax Law for the XEXP(S)XXX Period(S) : June 1, 1972 to May 31, 1975.

AFFIDAVIT OF MAILING

State of New York County of Albany

(representative of) the petitioner in the within proceeding,

by enclosing a true copy thereof in a securely sealed postpaid wrapper addressed as follows: Hugh A. Gilbert, Esq. Hall, Zerrillo, Gilbert & Carpenter Box 250

Watertown, New York 13601

and by depositing same enclosed in a postpaid properly addressed wrapper in a (post office or official depository) under the exclusive care and custody of the United States Postal Service within the State of New York.

That deponent further says that the said addressee is the (representative of the) petitioner herein and that the address set forth on said wrapper is the last known address of the (representative of the) petitioner.

Sworn to before me this

7th day of . 1977. June met mach

Bruce Bertehelor

TA-3 (2/76)



# STATE OF NEW YORK DEPARTMENT OF TAXATION AND FINANCE

STATE TAX COMMISSION

TAX APPEALS BUREAU STATE CAMPUS ALBANY, N.Y. 12227

June 7, 1977

ADDRESS YOUR REPLY TO

TELEPHONE: (518) 457-1723

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Mr. Mark H. Patterson d/b/a Canteen of Horthern New York Box 272 Carthage, New York 13619

# Dear Mr. Patterson:

Please take notice of the **DETERMINATION** of the State Tax Commission enclosed herewith.

Please take further notice that pursuant to Section(s) **1138 & 1243** of the Tax Law, any proceeding in court to review an adverse decision must be commenced within **4 months** from the date of this notice.

Inquiries concerning the computation of tax due or refund allowed in accordance with this decision or concerning any other matter relative hereto may be addressed to the undersigned. They will be referred to the proper parts for refly.

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Supervising Tax Hearing Officer

Enc.

cc: Petitioner's Representative:

Taxing Bureau's Representative:

TA-1.12 (1/76)

## STATE OF NEW YORK

STATE TAX COMMISSION

In the Matter of the Application	:	
in the Matter of the Application	:	
of		
	:	
MARK H. PATTERSON d/b/a		DETERMINATION
CANTEEN OF NORTHERN NEW YORK	:	
for Revision of a Determination or for Refund of Sales and Use Taxes under	:	
Articles 28 and 29 of the Tax Law for	:	
the Period June 1, 1972 to May 31, 1975.		
	:	

Applicant, Mark H. Patterson, d/b/a Canteen of Northern New York, Box 272, Carthage, New York 13619, filed an application for revision of a determination or for refund of sales and use taxes under Articles 28 and 29 of the Tax Law for the period June 1, 1972 to May 31, 1975. (File No. 11080)

A formal hearing was held before Julius E. Braun, Hearing Officer, at the offices of the State Tax Commission, Building 9, State Campus, Albany, New York, on May 19, 1976 at 9:15 a.m. Applicant appeared by Hugh A. Gilbert, Esq. The Sales Tax Bureau appeared by Peter Crotty, Esq. (Alexander Weiss, Esq., of counsel).

## ISSUE

Whether applicant was primarily engaged in making sales of tangible personal property through coin operated vending machines at ten cents or less during the period in issue.

#### FINDINGS OF FACT

 On September 19, 1975, as the result of an audit, the Sales Tax Bureau issued a Notice of Determination and Demand for Payment of Sales and Use Taxes Due against applicant,
Mark H. Patterson, d/b/a Canteen of Northern New York, in the amount of \$27,414.38, plus penalty and interest of \$10,462.83, for a total of \$37,877.21.

2. In 1966, applicant, Mark H. Patterson, commenced a coin operated vending machine enterprise with capital of seven thousand dollars (\$7,000.00) in Carthage, New York, and he operated in Oswego, Franklin, Jefferson, Lewis and St. Lawrence Counties. He filed a Certificate of Conducting Business as The Canteen of Northern New York. His wife, Dorothy V. Patterson, with no capital assets, filed a Certificate of Conducting Business of "Norcanco". The office for both was in their residence. They used the same vehicles, office machines and personnel. The approximately 375 vending machines of Canteen of Northern New York were used for items such as coffee, candy, soft drinks

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and ice cream, all costing ten cents or less. The approximately 125 vending machines of Norcanco were used for sandwiches, doughnuts, hot foods, cigarettes, and drinks costing more than ten cents, and thus were taxable.

3. Applicant, Mark H. Patterson, rented all five hundred vending machines as Canteen of Northern New York. His drivers would load trucks owned by Mark H. Patterson each day with whatever food, drinks and cigarettes were needed for their routes which covered large geographic areas. Drivers would return with the daily receipts which would be counted in the office, and then deposited in the account of Canteen of Northern New York. Separate books and checking accounts were kept, and separate sales tax returns were filed until June of 1974, when prices of all items had risen to over ten cents. Canteen of Northern New York covered all employees with social security.

4. Applicant, Mark H. Patterson, had the advice of an accountant and cooperated with the Sales Tax Bureau.

#### CONCLUSIONS OF LAW

A. That applicant, Mark H. Patterson, d/b/a Canteen of Northern New York and Norcanco, must be considered to be a single vendor during the period in issue, since the enterprises were, in fact, operated as a single entity under the same ownership.

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B. That applicant, Mark H. Patterson, d/b/a Canteen of Northern New York and Norcanco, when considered as a single vendor, was not primarily engaged in making sales of tangible personal property through coin operated vending machines at ten cents or less, in accordance with the meaning and intent of section 1115(a)(13) of the Tax Law. Therefore, the Sales Tax Bureau properly imposed sales tax on personal property sold for ten cents or less per item during said period.

C. That the application of Mark H. Patterson, d/b/a Canteen of Northern New York is granted to the extent that the interest in excess of the minimum interest and the penalty imposed pursuant to section 1145(a) of the Tax Law are waived; that the Sales Tax Bureau is hereby directed to modify the Notice of Determination and Demand for Payment of Sales and Use Taxes Due issued September 15, 1975; and that except as so granted, the application is in all other respects denied.

DATED: Albany, New York June 7, 1977

TATE TAX COMMISSION PRESIDENT COMMISSIONE

COMMISSIONER

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