3321.0500 LICENSED BLIND VENDOR AGREEMENTS.

Subpart 1. Requirement. Each licensed blind vendor must sign an agreement for the operation of an assigned business enterprise, and will sign a new agreement each time the licensed blind vendor moves or transfers to another business enterprise.

Subp. 2. Revocation or suspension of agreement. The licensed blind vendor's agreement to operate a business enterprise may be revoked or temporarily suspended in those instances where the operation, integrity, or reputation of the program may be damaged. The state licensing agency shall promptly notify by certified mail or personal service any licensed blind vendor whose agreement is revoked or suspended. The notification shall state the grounds for such action and shall inform the licensed blind vendor of the right to appeal the action, as described in part 3321.1200. The action to revoke or suspend an agreement does not automatically terminate the licensed blind vendor's license. Notice of intent to terminate the licensed blind vendor's license requires a separate notice, as described in part 3321.0400.

Subp. 3. Licensed blind vendor expectation.

A. The state licensing agency rules, the agreement with the licensed blind vendor, and any applicable government or private restrictions of the authority having charge of the property on which the business enterprise is located must be read and explained to each licensed blind vendor and a copy of each must be provided to each licensed blind vendor.

B. The agreement between the state licensing agency and the licensed blind vendor must be consistent with this part, and must contain a signed statement by the licensed blind vendor attesting that the documents provided in item A have been read to the licensed blind vendor and that the licensed blind vendor agrees to abide by them.

Statutory Authority: MS s 248.07

History: L 1985 1Sp14 art 9 s 12; 37 SR 939

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