

ODOR CONTROL ENTERPRISES of TEXAS, INC

dba GREASE CATCH
PO Box 890189
Oklahoma City, OK 73189
(800) 882-2542
(405) 670-5607-fax

Service Agreement

Bill To: _____

Ship To: _____

Attn: _____

Phone: _____

Fax: _____

ODOR CONTROL ENTERPRISES of Texas, Inc. is pleased to submit this quotation/agreement for your approval:

Term of Agreement _____ months:

airProduct : _____

System Model Number: _____

Equipment Location: _____

Other Information: _____

1. FULL SERVICE AGREEMENT

ODOR CONTROL ENTERPRISES of TEXAS, INC hereby agrees to furnish and service the following Odor Control System(s). The monthly service fee includes the operation and maintenance of the Odor Control System(s) (Equipment) and the delivery of required product (_____) approximately every 30 days.

Equipment - Installation Charge (one time) \$ _____

Full Service Charge per Month (includes product) \$ _____

2. SATISFACTION GUARANTEE:

Odor Control Enterprises guarantees the performance of its system, air product and service for a period of one year from date of installation.

3. For further details please see "fine print" on reverse side.

AGREEMENT ACCEPTANCE

In acceptance of the terms and conditions, this agreement is entered into this _____ day of _____ 2007.

Client's Authorized Signature: _____ P.O.# _____

Please print _____

ODOR CONTROL ENTERPRISES of TEXAS, INC.
dba Grease Catch

ACCEPTANCE: _____

DATE: _____

ODOR CONTROL ENT of TEXAS, INC.
SERVICE AGREEMENT TERMS AND CONDITIONS
(fine print)

1. ODOR CONTROL ENTERPRISES of TEXAS Shall:

Service the system and supply the specified amount of air product for all equipment on full service at the agreed intervals. In addition to the regular service schedule Odor Control Enterprises will make necessary service calls to ensure the proper operation of the system.

2. The Client Shall:

Provide the necessary electrical requirements for the system to operate. Be liable for the replacement cost and/or repairs of the contracted system in the event of: Theft, Vandalism, Fire, Abuse, Acts of God, Misuse, Removal of system in whole or in part, (Contents Insurance) .

3. Term of Agreement:

This agreement is a legally binding Contract and shall extend for a minimum period of twelve (12) months and shall automatically renew for annual periods thereafter unless either party shall give written notice of termination to the other party sixty (60) or more days prior to (I) the end of the initial term or (II) the renewal term.