



PETER BOYD ENTERPRISES PTY LTD

FOR ALL YOUR WATER SAVINGS SOLUTIONS AND SEWAGE TREATMENT REQUIREMENTS
DESIGN. SUPPLY. INSTALL. SERVICE.



INCORPORATING

APPLICATION FOR SERVICE CONTRACT

You are invited to accept a service contract for your treatment plant as required by your local council. Please complete this service contract at your earliest convenience.

Peter Boyd Enterprises Pty Ltd hereby offers to maintain the treatment plant located at the above address as per conditions set out on following page, and upon payment of this contract.



biotreat.com.au



UNIQUE
modular tanks

uniquemodulartanks.com.au

Mr/Mrs/Ms: _____

Cust ID (if existing cust): _____

Physical Address: _____

Home Phone: _____

Mobile Phone: _____



superiorprecast.com.au

I/We hereby accept the above proposal:
PLEASE SIGN AND RETURN THIS SECTION WITH PAYMENT:

Payment Methods (please circle): Cash/Cheque/Money Order/Credit Card

Payment Options (please circle):

YEARLY CONTRACT

Total inc GST: \$350.00

Discount: \$ 20.00

Total inc GST: \$330.00

QUARTERLY CONTRACT

Total inc GST: \$87.50

No Discount: \$ 0.00

Total inc GST: \$87.50

Card Details (if payment method is by Credit Card):

Card No: _____ Expiry Date: _____

Card Name: _____ Payment Amt: _____

DATE: ____/____/2009

SIGNATURE: _____



MEMBERS OF



AGREEMENT

This agreement shall come into force upon receipt by the company of the acceptance duly signed and dated by the customer together with the full maintenance fee payable. Until then there shall be no agreement but only an offer by the company, which may revoke at any time.

TERM

The term of this agreement shall commence on the date that the signed and dated acceptance and the maintenance fee is received by the company and shall expire on the date which is twelve (12) months from the date of commencement EXCEPT that where this agreement is to renew a prior such agreement for a further successive term and the signed and dated acceptance and maintenance fee is received by the company then the date of commencement of this agreement shall be the day next following the last day of the term of the prior agreement. The company shall attend at the site during normal working hours four times during the twelve (12) month term of this agreement at intervals of not less than two (2) months and not greater than four (4) months to inspect the plant and to perform the maintenance work 'periodic service' PROVIDED that the company shall not be liable for any non compliance with the provisions of this clause where such non compliance is caused by bad weather, strikes, suppliers' failure to supply materials or the inaccessibility of the site. Some systems require only once a year servicing.

MAINTENANCE WORK

One each periodic service the company will perform the following work:

- a) Adjust the air intake where necessary
- b) Monitor and maintain the balance of the purifiers
- c) Replace the supply of the disinfecting agent
- d) Test water quality of the site
- e) Report to the governing bodies as discreted

NB The following work is NOT included:

- a) Cleaning out of any tank or compartment/s
- b) Parts and labour for any repairs and/or additions or modifications to any part of the system. (Parts and labour charged extra at current prices and rates)

ADDITIONAL WORK

If at the customer's request the company carries out the work to the system other than that specified, then the customer shall pay the company's reasonable additional charges for work done and materials supplied. Also the customer shall pay the company's reasonable charges for work and materials in respect of work which is specified in

the maintenance program where the need for such work and materials result from the customer's failure to ensure compliance with any operating instructions, suggestions, or recommendations or from negligent or willfully damaging actions of any person or from the system being required to bear a work load which is extraordinary for its design or from earthquake, fire, flood, storm, lightning, tempest or land slip or from persons not authorized by the company interfering with the system in any way, or from the customer's failure to comply with this agreement or any agreement pursuant to which the company or any other person installed the system. Such reasonable charges shall be in addition to the price paid by the customer on acceptance of this quotation.

CLEANING OUT OF SEPTIC TANK/S OR COMPARTMENT/S

The company shall advise the customer if any septic tank/s or compartment/s require cleaning out to ensure the proper operation of the system and upon request by the customer, the company shall undertake such clean out at the customer's expense PROVIDED always that if the customer does not cause a prompt and proper clean out to be undertaken then the company will not be liable for any inadequate performance of the system and the provisions of clause 5 hereof shall apply in respect of any further work made necessary due to the customer's failure to effect such clean out.

ACCESS

It is a condition of this agreement that the customer will:

- a) Provide the company such access as the company from time to time requires to the place where the system is installed
- b) Ensure free access to all inspection points on the system and electrical box/es. Any soil and debris or other material must be cleared by the customer prior to time of services.

DISTURBANCE

The company will cause as little disturbance as practicable to lawns and gardens. It will not be responsible for replacement of earth, lawns, plants or trees.

NOT TRANSFERABLE

This agreement is not transferable to any other person without the company's written approval

WHOLE AGREEMENT

The customer acknowledges that this document comprises the whole agreement between the parties and that in entering this agreement he is not relying on any representation or warranty that is not set out in this document.