

FAT TANK LLC SERVICE AGREEMENT


1. We the undersigned agree to accept a **MEDIUM** tank to be supplied and installed by **FAT TANK LLC**, for a period of twelve (12) months, at the rate of **AED930/- (excl VAT) per service period (28 days) for 13 services annually**.
2. Included in this rate, **FAT TANK LLC** will service the tank which means drain, clean and refill the tank and add the correct amount of **TIGER CARBON REMOVAL POWDER** every 28 days from the delivery date for the duration of this agreement.
3. **FAT TANK LLC** may alter the date if the initial service from the 28th day of delivery date in order to synchronise locations and zones with respect to geographical constraints. Should this be the case, **FAT TANK LLC** will calculate a pro-rata tank service rate for that particular period.
4. **FAT TANK LLC** will allow, within three days of the date of this agreement, a cancellation of this agreement and the tank removed at no cost if the Lessee is dissatisfied with the product. **FAT TANK LLC** guarantees the product and its results as advertised by the company during the service agreement period.
5. **FAT TANK LLC** warrants that the use of our system will not damage any metal equipment cleaned in the tank with the exception of tin, copper, gold or silver coated or any other coated equipment.
6. **FAT TANK LLC** agrees to maintain, repair and/or replace the tank as necessary as part of the service agreement, fair wear and tear excepted. The Lessee agrees to inform **FAT TANK LLC** of any breakdown of the tank within 48 hours. Failure to do so will disqualify any reduction in the cost of the service for any reason whatsoever.
7. This agreement is binding on both parties for twelve months from date of signature stated hereunder.
8. Either party may terminate this agreement by giving at least one calendar month written notice of termination to the other party.
9. The person signing as "Authorised Signatory" for the Lessee is duly authorised to sign the agreement on behalf of the Lessee. Failing which he/ she may be held personally liable for the payment herein at the option of **FAT TANK LLC**.

SIGNED FOR Ummsaid Bakery Dubai BranchCONTRACT VALIDITY 1st September 2022 to 31st August 2023LESSEE
COMPANY SEAL

LESEE AUTHORISED SIGNATURE

NAME

DESIGNATION


FAT TANK LLC AUTHORISED
SIGNATUREMicheline Trollope
NAMEAdmin & Operations Manager
DESIGNATION

FAT TANK LLC SERVICE AGREEMENT CONDITIONS

1. The **Tank** may not be moved from the premises of the Lessee.
2. Only individuals employed by the Lessee may use the **Tank** and its contents.
3. These individuals may not remove / drain or allow removal / drainage of the chemical solution from the **Tank**, unless agreed upon to do so by the Management of **FAT TANK LLC**.
4. **FAT TANK LLC** shall retain the legal titles and ownership of the **Tank** and accessories at all times.
5. **FAT TANK LLC** will not be held liable for any injuries incurred by anyone moving, colliding with, having its contents spilt or misusing the **Tank** and its contents.
6. **FAT TANK LLC** will not be held liable for any malfunctions or damage caused by anyone moving, colliding with, having its contents spilt or misusing the **Tank** and its contents.
7. The Lessee may not perform repairs or modifications to the **Tank** without prior permission from **FAT TANK LLC**.
8. **FAT TANK LLC** will not be held liable for any injuries resulting from a repair or modification performed by the Lessee.
9. **FAT TANK LLC** reserves the right to terminate this agreement at any time should it become necessary to do so as it may see fit, in order to preserve the reputation, or protect the interests or assets of the company.
10. Should the Lessee default in the payment of rental for any reason, the client hereby consents, at the option of **FAT TANK LLC** to the cancellation of the agreement. Should **FAT TANK LLC** so elect, **FAT TANK LLC** reserves the right to remove the tank and claim back any cost and/or damage in this regard. The Lessee shall be liable for **FAT TANK LLC'S** cost on an attorney and own client scale, should **FAT TANK LLC** institute legal proceedings against the lessee arising out of the provisions of this agreement or arising out of the Lessee's useful possession of the equipment.
11. In the event of damage or theft of the **Tank**, **FAT TANK LLC** reserves the right to claim back any cost and/or damages in this regard. The Lessee shall be liable for **FAT TANK LLC'S** cost on an attorney and own client scale, should **FAT TANK LLC** institute legal proceedings against the Lessee.
12. Should the Lessee wish to upgrade or downgrade the **Tank** size, the present agreement will be cancelled after a new agreement has been signed. The seven day trial get out clause: "FAT TANK LLC will allow, within seven days of the date of this agreement, a cancellation of this agreement and the **Tanks** removed at no cost, if the customer is dissatisfied with the product." will not apply in this case.
13. Should the Lessee wish to add an additional **Tank**, a second agreement will be completed in addition to the first and both will be active and separate, however the service day for both agreements will be adjusted to be undertaken during the same visit.
14. With respects to groups or chains, the seven day trial "get out clause" will not apply to the other chains or establishments belonging to the original group or chains, whether in other towns in the U.A.E. or not.
15. Payments by cash may not normally be given to any **FAT TANK LLC** staff, unless cleared by the Manager or Director in writing under special circumstances.
16. **PAYMENT TERMS:** 30 Days Credit from date of invoice, unless agreed upon the Sales Director, or any other Director of **FAT TANK LLC** in writing.
17. All these conditions above shall fall under the Governing Law of the United Arab Emirates.

