



MCCONNELL GROUP, INC. FLEET AGREEMENT

This agreement by and between McConnell Group, Inc. (d.b.a. Lube 1) and _____ (Account) dated _____ day of _____, 20____. This agreement shall be governed by the laws of Florida. Lube 1 is hereby authorized to service the fleet of account, in consideration of payment.

A. Lube 1 Preventative Maintenance Services Provided: Fleet Service:

- ✓ Changing the oil with Quality Pennzoil (up to 5 qts.) and replacing the oil filter with a top quality filter.
- ✓ Check and fill many of the fluids vital to the safe and efficient operation of your vehicle, such as the transmission/transaxle fluid, power steering fluid, differential fluid, battery fluid, and windshield washer fluid on vehicles requiring those services.
- ✓ Inspect the air filter, check and set the tires to the proper pressure, check the wiper blades, and inspect all belts and hoses.
- ✓ The brake fluid level will be checked and a low condition will be brought to the driver's attention.
- ✓ Lubricate the chassis.

Lube 1 will review your manufacturer's service recommendations, quality inspect your vehicle, and provide you with preventative maintenance recommendations that will help keep your vehicle on the road trouble free. (Transmission, fuel injection, differential, fuel filter, serpentine belts, and power steering services to name a few.)

B. Products used in the service of your vehicle will meet or exceed manufacturers' specifications. Workmanship shall be performed by trained preventive maintenance specialists.

C. Statements: Lube 1 shall consolidate all services for participating centers and send a statement each month. Signed copies of work orders are given to each driver at the time of service. Additional copies may be sent on request at a nominal fee (\$0.15 per copy, minimum \$1.00 charge).

D. Late Charges: Payments are due upon receipt. All payments received later than the 30th of the month of the date of statement may be assessed a 1.5% late charge per month, eighteen percent (18%) annual.

E. In the event of a dispute arising under this agreement that results in litigation, the prevailing party shall be entitled to reasonable attorneys' fees and court costs permitted by law.

F. This agreement in no way obligates Account to having their vehicles serviced at Lube 1, but rather serves as an authorization by the Account for Lube 1 to service their fleet vehicles and an agreement by the Account to make timely payment for services provided by Lube 1.

Authorized Fleet Account Signature:

Signed: _____ Date _____

Printed Name _____ Title: _____

Please Remit Payments To:
2162 E. Silver Springs Blvd., Ocala, FL 34470