

Quote #26725

Commercial "No-Call" Planned Maintenance

Date: June 29, 2021

Attn	Sarah Nicholas	Site	11914
Billing	City of Long Beach Purchasing Dept. 1 West Chester Street Long Beach, NY 11561		City of Long Beach - Recreation Center 660 Magnolia Boulevard Long Beach, NY 11561
		Attn	Sarah Nicholas

Vendor	Model No	Serial No.	Location	Turnover
Garaventa Lift Ltd	Genesis EN	58093	Int.-Pool & Locker Rm.	01/15/2014

Comments: Renewal of Silver Maintenance and Service Plan @ Prevailing Wage Rate: Includes Two (2) Maintenance Visits and One (1) Service Visit\* per Contract Period; 10% discount on parts; free parts costing \$10.00 or less; 2nd day guaranteed response time. The cost below is the Total Price of the contract.  
 \*The Service Visit includes 1 hour of labor; additional labor after the first hour is billed at Handi-Lift's normal rates.

Prices subject to change after 30 days

Maintenance Type: (SILVER)	Total Annual Cost:(1,075.00)	Contract Period: (7/1/2021 - 6/30/2022)
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**PLANNED MAINTENANCE TERMS:**The services to be performed include the checking and cleaning of all safeties, any lubrication and required adjustment of the covered equipment. Any additional lifts or work not covered by the agreement will be billed at our standard rate adjusted by any applicable discount. When you purchase a Planned Maintenance Agreement you receive a 10% discount on regular service call charges. If Handi-Lift cannot gain access to the customer's lift, the customer may forfeit the maintenance visit. If the customer does not inform us of any repairs needed prior to the maintenance visit and the maintenance cannot be performed the visit may be forfeited. It is the customer's responsibility to inform Handi-Lift, Inc. of their proper contact information and any changes to the information. Handi-Lift, Inc. does not assume possession or control of any part of the equipment that is under maintenance contract. The lift owner's responsibility includes, but is not limited to advising, warning and instructing passengers in the proper use of the equipment, providing a safe work place for Handi-Lift employees, and notifying Handi-Lift of operational problems, malfunctions or accidents, before maintenance occurs. There shall be no liability under this agreement for delays in rendering service to the customer's equipment due to or arising out of strikes, riots, lock outs, move-in contingencies, transportation delays, fires, accidents, acts of government, acts of God, acts of war, inability to secure parts, or any other cause beyond the control of Handi-Lift, Inc. Handi-Lift, Inc. will not be responsible for direct or consequential damages, whether for the operation of the equipment, or for injuries to persons, or damage to property, except those directly due to the negligent acts or omissions of the company.

**INSPECTION TERMS:** For customers who purchase NYC CAT inspections, Handi-Lift, Inc. will perform the specified CAT inspection/s included in this agreement. However, since Handi-Lift, Inc. does not own the lift, it is not responsible for any fines that arise from municipal, state or federal agencies (including but not limited to CAT, ECB, PVT, and late, old or duplicate elevator permits). The lift owner is ultimately responsible for paying fines, correcting deficiencies, and meeting filing deadlines.

**WARRANTY TERMS:** Labor warranty for new lifts installed by Handi-Lift is 90 days from the original installation date ("turn-over") unless otherwise specified. See manufacturer's documents for warranties on parts. To activate the manufacturer's extended parts warranties you must be in a Planned Maintenance Agreement for the entire term of warranty. The warranty on the parts replaced during the initial warranty will not last longer than the original agreement. For used units the installation labor warranty is 30 days. Our warranty on service work is 30 days (parts and labor) provided the call back is directly related to the original problem, and the problem is not caused by vandalism or misuse. If repairs are needed as the result of abuse, misuse, vandalism, water damage, smoke damage, theft, fire, faulty power source, unit being moved, disconnection from the power source, or any condition beyond normal use of equipment Planned Maintenance Agreements as well as parts and labor warranties will be null and void. Unauthorized use of parts, components, modification, or unauthorized personnel to bring about repairs or changes will also void all warranties.

**PAYMENT TERMS:** This Contract will not be active until payment is received in full. Send payment to Handi-Lift Service Company, 730 Garden Street, Carlstadt, NJ 07072. Please return a signed copy to Handi-Lift.

Approval of this contract gives Handi-Lift permission to conduct maintenance visits with prior notification during the contract period and normal business hours.

Print: JOSEPH BRAND Signature: Joseph Brand Date: 7/1/21