



## SERVICE AGREEMENT

Beginning Date: 7/1/2021 End Date: 6/30/2022  
Customer Number: [REDACTED]  
Bill To: Malverne UFSD - Administration Building Customer Site: Daniel R. Balzan, Asst Administrator  
Daniel R. Balzan, Asst Administrator  
301 Wicks Lane, Malverne, NY 11565 Howard T. Herber Middle School  
75 Ocean Ave, Malverne, NY 11565

GARRATT-CALLAHAN COMPANY agrees to provide a water treatment chemical program and service from the effective date as described in the following program summary.

For this program, CLIENT agrees to pay to GARRATT-CALLAHAN COMPANY the sum of:

Four Thousand One Hundred Forty DOLLARS \$ 4,140.00

Payable in 12 ☒ MONTHLY, ☐ QUARTERLY, ☐ ANNUAL (Check One) installment(s) of:  
Three Hundred Forty-Five DOLLARS \$ 345.00

State and local taxes are not included in the dollar amount shown and will be added to each invoice unless a tax exemption certificate is submitted to GARRATT-CALLAHAN COMPANY. Initial: \_\_\_\_\_ Date: \_\_\_\_\_

Such invoices are to be paid by CLIENT ☒ monthly/ ☐ quarterly/ ☐ annually. Only ☒ monthly/ ☐ quarterly/ ☐ annual invoices will be submitted to the customer.

Invoices for materials used in conducting the program will be maintained internally by GARRATT-CALLAHAN COMPANY.

When agreed upon by both parties, this contract can be extended \_\_\_\_\_ additional year(s) at a \_\_\_\_\_ % increase per year.

GARRATT-CALLAHAN COMPANY will make periodic calls to your facility, during which time we will perform all pertinent analyses for your treated systems and make recommendations for chemical feed, blow down, and other necessary parameters in order to make your treatment operation successful. Copies of our reports will be sent to responsible personnel as required.

The contract figure is based upon maintaining all limits according to our specifications and recommendations, and also upon normal load conditions and operations. Any change in the criteria, including expansions, additions, etc., will require renegotiation of terms.

GARRATT-CALLAHAN COMPANY will be responsible only for reasonable diligence and care in providing its program under the agreement. GARRATT-CALLAHAN COMPANY will not be responsible for failure or delay in providing its program due to any act or circumstances beyond its control.

Either party may terminate this agreement when just cause has been identified and delivered in writing, and if the deficient party has not taken corrective action within 90 days of the written notification. Upon termination the remaining chemical inventory (unopened container and within shelf life) and equipment shall be returned to G-C with a restocking fee of 25%.

By signing, you are indicating that you have read and agreed to our Terms and Conditions of Sale, PO3410.

CLIENT: \_\_\_\_\_

GARRATT-CALLAHAN COMPANY

BY: \_\_\_\_\_  
(PRINTED NAME)

BY: Peter Cheng  
(PRINTED NAME)

\_\_\_\_\_  
(SIGNATURE/DATE)

PCheng 5/20/2022  
(SIGNATURE/DATE)

TITLE \_\_\_\_\_

TITLE: Senior Territory Manager