

20593 US Hwy. 65 Princeton, MO 64673 Phone (660) 748-3857 ext. 3 Fax (660) 748-4589

MERCER COUNTY SWCD HARROW USE AGREEMENT

I, the Renter and User of the Harrow, agree to the following conditions:

RENTAL RATE:

Rental Rate is \$125.00/day. Payment is due one (1) business day after harrow is returned and inspected for damages. An addition-al 1.5% per month will be charged if not paid within 30 days. After 90 days, future rental and cost-share will be denied until bill is paid in full.

IF RENTER FAILS TO RETURN THE EQUIPMENT 2 DAYS AFTER THEIR SCHEDULED RENTAL PERIOD, THEN A RATE OF \$75/DAY PENALTY WILL BE INCURRED UNTIL THE EQUIPMENT IS RETURNED Initial

DEPOSIT REQUIRED:

A \$200 damage deposit is required before using the Harrow.

If the renter is unsure how to operate the equipment, they will refer to the owners manual located on the equipment or at the SWCD office.

If there is damage, repair cost will be taken out of the deposit and the remainder will be returned to the renter. If the damage is greater than the deposit, Renter will be billed for the balance of the repair cost. Initial_____

The deposit check will be held until a board member and/or an employee can check the equipment for damages and the renter has paid the rent and any other necessary fees.

GENERAL CONDITIONS

- 1. I will keep my towing speed less than 35mph and maintain 35lbs. tire pressure.
- I will obey state and federal laws.
- 3. I have at least the minimum liability coverage, as required by the state of Missouri, on the vehicle with which I will transport the equipment over public roadways.
- 4. I will read and follow all manufacturers recommendations in the owners manual pertaining to the use and operation.
- 5. The harrow will not be operated over 7mph in the field.
- 6. The harrow will be clean when it is returned. If it isn't, a cleanup fee will be assessed.
- 7. Do not sit, stand or ride on the harrow.
- 8. I will protect the harrow against theft while in my possession.
- 9. I agree to use safety chains while transporting equipment.
- 10. All operators will be of 18 years of age or older
- 11. District employees can refuse the use of all equipment based on past rental history or the users fields are not suitable.
- 12. In the event of damage, repairs will be made by an authorized individual approved by the SWCD Board. If the equipment is reserved at the time of damage, the daily rental rate will be charged for all days of lost rental. This is in addition to any repair charges or clean-up fees assessed.

SCHEDULING:

Priority for use of the harrow is given to the person who is ready to use the harrow and has paid the deposit.

Additional Provisions:

The Renter will be required to bring a 3/4" hitch pin.

Assumption of Liability and Hold Harmless:

I understand and agree to these conditions and will pay the charges requested by the Mercer County Soil and Water Conservation District.

I assume all risk for injury to myself, or damage to my property, as a result of my use of the harrow.

I will not hold the Mercer County Soil and Water Conservation District or the Natural Resource Conservation Service, their supervisors or employees liable, in any way, for any damages, injury, or losses that in some way result from the use of the harrow.

I accept all liability for injury to others, or damages to the property of others, from my use of the harrow.

I agree to defend, pay on behalf of, and hold Mercer County SWCD, NRCS, its supervisors, employees or agents, harmless from all claims of whatsoever nature or kind arising out of any act, or failure to act, whether or not negligent, in connection with my use of the harrow, and my performance of the terms of this rental agreement.

If legal services of any kind are needed in the collection of a rental bill, the renter will be charged for all fees associated with the collection and payment must be made by either cashiers check or money order.

By signing this rental agreement, I accept all liability for the equipment and any damages to it or others while in my possession.

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Agreed to by	Date	Phone	
Estimated date/s of use	# 0	of days	
For Office Use:			
Damage Deposit/Ck. #	Date Received	Received by	Date deposit returned
**************************************	********	*******	******
Rental Rate:	\$125.00/day		
Rental Fee:			
Estimated Damages:			
Minus Deposit:			
Balance Due:			
Received by	Ch	eck # Da	ate #



20593 US Hwy. 65 Princeton, MO 64673 Phone (660) 748-3857 ext. 3 Fax (660) 748-4589

MERCER COUNTY SWCD MULCHER USE AGREEMENT

I, the Renter and User of the Mulcher, agree to the following conditions:

RENTAL RATE:

Rental Rate is \$125.00/day for cost-share practices. Payment is due one (1) business day after mulcher is returned and inspected for damages. An additional 1.5% per month will be charged if not paid within 30 days. After 90 days, future rental and cost-share will be denied until bill is paid in full.

IF RENTER FAILS TO RETURN THE EQUIPMENT 2 DAYS AFTER THEIR SCHEDULED RENTAL PERIOD, THEN A RATE OF \$75/DAY PENALTY WILL BE INCURRED UNTIL THE EQUIPMENT IS RETURNED Initial_____

DEPOSIT REQUIRED:

A \$500 damage deposit is required before using the mulcher.

If the renter is unsure how to operate the equipment, they will refer to the owners manual located on the equipment or at the SWCD office.

**If there is damage or a missing owners manual, repair or replacement cost will be taken out of the deposit and the remainder will be returned to the renter. If the damage is greater than the deposit, Renter will be billed for the balance of the repair cost. IF MULCHER IS RETURNED UN-GREASED, A \$100.00 SERVICE FEE WILL BE

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The deposit check will be held until a board member and/or an employee can check the equipment for damages and the renter has paid the rent and any other necessary fees.

GENERAL CONDITIONS

- 1. I will keep my towing speed less than 20mph and maintain 45psi. tire pressure.
- I will obey state and federal laws.
- 3. I have at least the minimum liability coverage, as required by the state of Missouri, on the vehicle with which I will transport the equipment over public roadways.
- 4. The mulcher will not be towed by no less than a 3/4 ton pickup.
- 5. I will read and follow all manufacturers recommendations in the owners manual pertaining to the use and operation.
- 6. I will adjust the tractor drawbar so that the bottom of the tongue is 15 inches off the ground.
- 7. I will not attempt to load bales over 2,000 lbs.
- 8. I will not allow twine to build up on the rotor.
- 9. I will lubricate PTO U-Joints, rotor bearings, feed roller bearings, loader bearings, wheel bearings, and for pivots every 8 hours of operation. Initial_____
- 10. Before transporting, I will fully raise bale loader forks, ensure bale loader fork cylinder lock is installed, attach towing chains, and secure the PTO shaft.
- 11. I will not remove any parts of the mulcher.
- 12. I will protect the mulcher against theft while in my possession.
- 13. All operators will be of 18 years of age or older.
- 14. I will use a 100 h.p or larger tractor weighing at least 8,000 lbs.
- 15. District employees can refuse the use of all equipment based on past rental history.
- 16. In the event of damage, repairs will be made by an authorized individual approved by the SWCD Board. If the equipment is reserved at the time of damage, the daily rental rate will be charged for all days of lost rental. This is in addition to any repair charges or clean-up fees assessed.

SCHEDULING:

Priority for use of the mulcher is given to the person who is ready to use the mulcher and has paid the deposit.

Additional Provisions:

The Renter will be required to bring a 3/4" hitch pin.

Assumption of Liability and Hold Harmless:

I understand and agree to these conditions and will pay the charges requested by the Mercer County Soil and Water Conservation District.

I assume all risk for injury to myself, or damage to my property, as a result of my use of the mulcher.

I will not hold the Mercer County Soil and Water Conservation District or the Natural Resource Conservation Service, their supervisors or employees liable, in any way, for any damages, injury, or losses that in some way result from the use of the mulcher.

I accept all liability for injury to others, or damages to the property of others, from my use of the mulcher.

I agree to defend, pay on behalf of, and hold Mercer County SWCD, NRCS, its supervisors, employees or agents, harmless from all claims of whatsoever nature or kind arising out of any act, or failure to act, whether or not negligent, in connection with my use of the mulcher, and my performance of the terms of this rental agreement.

If legal services of any kind are needed in the collection of a rental bill, the renter will be charged for all fees associat-

ed with the collection and payment must be made by either cashiers check or money order.

By signing this rental agreement, I accept all liability for the equipment and any damages to it or others while in my

By signing this rental agreement, I accept all liability for the equipment and any damages to it or others while in my possession.

Agreed to by	Date	Phone	
Estimated date/s of use	# 0	of days	
For Office Use:			
Damage Deposit/Ck. #	Date Received	Received by	Date deposit returned
**************************************	*******	*******	******
Rental Rate:	\$125.00/day		
Rental Fee:	-		
Stimated Damages:	-		
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20593 US Hwy. 65 Princeton, MO 64673 Phone (660) 748-3857 ext. 3 Fax (660) 748-4589

MERCER COUNTY SWCD CULTIPACKER USE AGREEMENT

I, the Renter and User of the Cultipacker, agree to the following conditions:

RENTAL RATE:

Rental Rate is \$8.00/acre for in county and \$10.00/acre out of county with a minimum of \$150.00/day, except for bad weather and Sundays. Payment is due one (1) busi-ness day after cultipacker is returned and inspected for damages. An additional 1.5% per month will be charged if not paid within 30 days. After 90 days, future rental and cost-share will be denied until bill is paid in full.

**IF RENTER FAILS TO RETURN THE EQUIPMENT 2 DAYS AFTER THEIR SCHEDULED RENTAL PERIOD, THEN A RATE
OF \$75/DAY PENALTY WILL BE INCURRED UNTIL THE EQUIPMENT IS RETURNED** Initial______

DEPOSIT REQUIRED:

A \$200 damage deposit is required before using the cultipacker.

If the renter is unsure how to operate the equipment, they will refer to the owners manual located on the equipment or at the SWCD office.

If there is damage, repair cost will be taken out of the deposit and the remainder will be returned to the renter. If the damage is greater than the deposit, Renter will be billed for the balance of the repair cost. IF CULTIPACKER IS RETURNED UN-GREASED, A \$100.00 SERVICE FEE WILL BE INCURED. Initial

The deposit check will be held until a board member and/or an employee can check the equipment for damages and the renter has paid the rent and any other necessary fees.

GENERAL CONDITIONS less than 35mph and maintain 44psi. tire pressure.

- I will obey state and federal laws.
- 3. I have at least the minimum liability coverage, as required by the state of Missouri, on the vehicle with which I will transport the equipment over public roadways.
- 4. The cultipacker will not be operated over 7mph in the field.
- 5. I will read and follow all manufacturers recommendations in the owners manual pertaining to the use and operation.
- 6. The cultipacker will not be towed by no less than a 3/4 ton pickup.
- 7. The cultipacker will not be used over rocky ground, as damage to the packer wheels may occur.
- 8. The cultipacker will be raised prior to making turns in the field.
- 9. I will clean the cultipacker before I return it to the office. If it is not clean, a cleanup fee will be assessed.
- 10. Do not sit, stand or ride on the cultipacker
- 11. I will protect the cultipacker against theft while in my possession.
- 12. I will follow manufacture's recommendations pertaining to use and operation.
- 13. District employees can refuse the use of all equipment if the user's field is not suitable or based on past rental history.
- 14. All operators will be of 18 years of age or older.
- 15. I will use a 80 h.p or larger tractor weighing at least 8,000 lbs.
- 16. In the event of damage, repairs will be made by an authorized individual approved by the SWCD Board. If the equipment is reserved at the time of damage, the daily rental rate will be charged for all days of lost rental. This is in addition to any repair charges or clean-up fees assessed.

SCHEDULING:

Priority for use of the cultipacker is given to the person who is ready to use the cultipacker and has paid the deposit.

Additional Provisions:

The Renter will be required to bring a 1" hitch pin.

Assumption of Liability and Hold Harmless:

I understand and agree to these conditions and will pay the charges requested by the Mercer County Soil and Water Conservation District.

I assume all risk for injury to myself, or damage to my property, as a result of my use of the cultipacker.

I will not hold the Mercer County Soil and Water Conservation District or the Natural Resource Conservation Service, their supervisors or employees liable, in any way, for any damages, injury, or losses that in some way result from the use of the cultipacker.

I accept all liability for injury to others, or damages to the property of others, from my use of the cultipacker.

I agree to defend, pay on behalf of, and hold Mercer County SWCD, NRCS, its supervisors, employees or agents, harmless from all claims of whatsoever nature or kind arising out of any act, or failure to act, whether or not negligent, in connection with my use of the cultipacker, and my performance of the terms of this rental agreement.

If legal services of any kind are needed in the collection of a rental bill, the renter will be charged for all fees associated with the collection and payment must be made by either cashiers check or money order.

By signing this rental agreement, I accept all liability for the equipment and any damages to it or others while in my possession.

possession.			
Agreed to by	Date	Phone	
Estimated date/s of use	# 0	of days	
For Office Use:			
Damage Deposit/Ck. #	Date Received	Received by	Date deposit returned
**************************************	*******	*******	******
		=1	
Rental Rate:	\$8.00/acre in count	y \$10.00 out of	
Rental Fee:	county or \$150.00 minimum		
Estimated Damages:			
Minus Deposit:			
Balance Due:			
Received by	Che	eck # Da	ate #



20593 US Hwy. 65 Princeton, MO 64673 Phone (660) 748-3857 ext. 3 Fax (660) 748-4589

MERCER COUNTY SWCD 15' NO-TILL DRILL USE AGREEMENT

I, the Renter and User of the 15' No-Till Drill, agree to the following conditions:

RENTAL RATE:

Rental Rate is \$15.00/acre with a minimum of \$150.00/day, except for bad weather and Sundays. Payment is due one (1) business day after drill is returned and inspected for damages. An additional 1.5% per month will be charged if not paid within 30 days. After 90 days, future rental and cost-share will be denied until bill is paid in full.

IF RENTER FAILS TO RETURN THE EQUIPMENT 2 DAYS AFTER THEIR SCHEDULED RENTAL PERIOD, THEN A RATE OF \$75/DAY PENALTY WILL BE INCURRED UNTIL THE EQUIPMENT IS RETURNED Initial_____

DEPOSIT REQUIRED:

A \$500 damage deposit is required before using the 15' drill.

If the renter is unsure how to operate the equipment, they will refer to the owners manual located on the equipment or at the SWCD office.

If there is damage or a missing owners manual, repair or replacement cost will be taken out of the deposit and the remainder will be returned to the renter. If the damage is greater than the deposit, Renter will be billed for the balance of the repair cost. IF DRILL IS RETURNED UN-GREASED, A \$100.00 SERVICE FEE WILL BE INCURED.

The deposit check will be held until a board member and/or an employee can check the equipment for damages and the renter has paid the rent and any other necessary fees.

GENERAL CONDITIONS

- 1. I will keep my towing speed less than 20mph and maintain 40psi. tire pressure.
- I will obey state and federal laws.
- 3. I have at least the minimum liability coverage, as required by the state of Missouri, on the vehicle with which I will transport the equipment over public roadways.
- 4. I will read and follow all manufacturers recommendations in the owners manual pertaining to the use and operation.
- 5. The 15'drill will not be towed by no less than a 3/4 ton pickup.
- 6. Caution: I will raise the drill on corners and ends. (Sharp turns can bend and/or break planter units).
- I will not back up with the disk openers in the ground.
- 8. I will remove the transport pins when I reach the field and replace the transport pins when I leave the field.
- 9. I will run the coulters no deeper than I want the seed planted.
- 10. I will clean the drill before I return it to the office. (NO seed in the box or mud on the drill). If it is not clean, a clean up fee will be assessed.
- 11. I will lubricate feeder cup sprocket bearings and jack shaft bearings every 20 hours of use.
- 12. I will not remove the chain links or any other parts.
- 13. I will protect the 15' drill against theft while in my possession.
- 14. All operators will be of 18 years of age or older.
- 15. I will not run fertilizer or chemicals through the drill.
- 16. I will use a 80 h.p or larger tractor weighing at least 8,000 lbs.
- 17. District employees can refuse the use of all equipment based on past rental history or the users fields are not suitable.
- 18. In the event of damage, repairs will be made by an authorized individual approved by the SWCD Board. If the equipment is reserved at the time of damage, the daily rental rate will be charged for all days of lost rental. This is in addition to any repair charges or clean-up fees assessed.

SCHEDULING:

Priority for use of the 15' drill is given to the person who is ready to use the drill and has paid the deposit.

Assumption of Liability and Hold Harmless: I understand and agree to these conditions and will pay the charges requested by the Mercer County Soil and Water Conservation District. I assume all risk for injury to myself, or damage to my property, as a result of my use of the 15' drill. I will not hold the Mercer County Soil and Water Conservation District or the Natural Resource Conservation Service. their supervisors or employees liable, in any way, for any damages, injury, or losses that in some way result from the use of the 15' drill. I accept all liability for injury to others, or damages to the property of others, from my use of the 15' drill. I agree to defend, pay on behalf of, and hold Mercer County SWCD, NRCS, its supervisors, employees or agents, harmless from all claims of whatsoever nature or kind arising out of any act, or failure to act, whether or not negligent, in connection with my use of the 15' drill, and my performance of the terms of this rental agreement. If legal services of any kind are needed in the collection of a rental bill, the renter will be charged for all fees associated with the collection and payment must be made by either cashiers check or money order. By signing this rental agreement, I accept all liability for the equipment and any damages to it or others while in my possession. Agreed to by ______ Date _____ Phone _____ Estimated Acres Estimated Date/s of use For Office Use: Damage Deposit/Ck. # Date Received Received by Date deposit returned **************************** Remarks-Ending acre count Beginning acre count Acres Used Rental Fee (acres x \$15.00/acre) Estimated Damages: (+) Minus Deposit: (-) **Balance Due:**



20593 US Hwy. 65 Princeton, MO 64673 Phone (660) 748-3857 ext. 3 Fax 855-824-0775

MERCER COUNTY SWCD 10' NO-TILL DRILL USE AGREEMENT

I, the Renter and User of the 10' NO-TILL DRILL, agree to the following conditions:

RENTAL RATE:

Rental Rate is \$15.00 acre with a minimum of \$150.00/day, except for bad weather and Sundays. Payment is due one (1) business day after drill is returned and inspected for damages. An additional 1.5% per month will be charged if not paid within 30 days. After 90 days, future rental and cost-share will be denied until bill is paid in full.

IF RENTER FAILS TO RETURN THE EQUIPMENT 2 DAYS AFTER THEIR SCHEDULED RENTAL PERIOD, THEN A RATE OF \$75/DAY PENALTY WILL BE INCURRED UNTIL THE EQUIPMENT IS RETURNED Initial_____

DEPOSIT REQUIRED:

A \$500 damage deposit is required before using the 10' NO-TILL DRILL.

If the renter is unsure how to operate the equipment, they will refer to the owners manual located on the equipment or at the SWCD office.

If there is damage or a missing owners manual, repair or replacement cost will be taken out of the deposit and the remainder will be returned to the renter. If the damage is greater than the deposit, Renter will be billed for the balance of the repair cost. IF DRILL IS RETURNED UN-GREASED, A \$100.00 SERVICE FEE WILL BE INCURED.

The deposit check will be held until a board member and/or an employee can check the equipment for damages and the renter has paid the rent and any other necessary fees.

GENERAL CONDITIONS

- 1. I will keep my towing speed less than 20mph and maintain 40psi. tire pressure.
- 2. I will inspect the drill for loose or missing parts prior to each use.
- 3. I will obey state and federal laws.
- 4. I have at least the minimum liability coverage, as required by the state of Missouri, on the vehicle with which I will transport the equipment over public roadways.
- 5. I will read and follow all manufacturers recommendations in the owners manual pertaining to the use and operation.
- 6. The 10'drill will not be towed by no less than a 3/4 ton pickup.
- 7. Caution: I will raise the drill on corners and ends. (Sharp turns can bend and/or break planter units).
- I will not back up with the disk openers in the ground.
- 9. I will remove the safety stop bar when I reach the field and replace the safety stop bar when I leave the field.
- 10. I will run the coulters no deeper than I want the seed planted.
- 11. I will clean the drill before I return it to the office. (NO seed in the box or mud on the drill). If it is not clean, a clean up fee will be assessed.
- 12. I will lubricate the 10' drill according to the recommended lubrication schedule contained in the operators manual.
- 13. I will not remove the chain links or any other parts.
- 14. I will protect the 10' drill against theft while in my possession.
- 15. All operators will be of 18 years of age or older.
- 16. I will not run fertilizer or chemicals through the drill.
- 17. I will use a 60 h.p or larger tractor weighing at least 6,000 lbs.
- 18. District employees can refuse the use of all equipment based on past rental history or the users fields are not suitable.
- 19. In the event of damage, repairs will be made by an authorized individual approved by the SWCD Board. If the equipment is reserved at the time of damage, the daily rental rate will be charged for all days of lost rental. This is in addition to any repair charges or clean-up fees assessed.

SCHEDULING:

Priority for use of the 10' drill is given to the person who is ready to use the drill and has paid the deposit.

Assumption of Liability and Hold Harmless: I understand and agree to these conditions and will pay the charges requested by the Mercer County Soil and Water Conservation District. I assume all risk for injury to myself, or damage to my property, as a result of my use of the 10' drill. I will not hold the Mercer County Soil and Water Conservation District or the Natural Resource Conservation Service, their supervisors or employees liable, in any way, for any damages, injury, or losses that in some way result from the use of the 10' drill. I accept all liability for injury to others, or damages to the property of others, from my use of the 10' drill. I agree to defend, pay on behalf of, and hold Mercer County SWCD, NRCS, its supervisors, employees or agents, harmless from all claims of whatsoever nature or kind arising out of any act, or failure to act, whether or not negligent, in connection with my use of the 10' drill, and my performance of the terms of this rental agreement. If legal services of any kind are needed in the collection of a rental bill, the renter will be charged for all fees associated with the collection and payment must be made by either cashiers check or money order. By signing this rental agreement, I accept all liability for the equipment and any damages to it or others while in my possession. Agreed to by ______ Date _____ Phone _____ Estimated Acres Estimated Date/s of use For Office Use: Damage Deposit/Ck. # Date Received Received by Date deposit returned ************************* Remarks-Ending acre count Beginning acre count Acres Used Rental Fee (acres x \$15.00/acre) Estimated Damages: (+) Minus Deposit: (-) **Balance Due:**



20593 US Hwy. 65 Princeton, MO 64673 Phone (660) 748-3857 ext. 3 Fax (660) 748-4589

MERCER COUNTY SWCD 12' NO-TILL DRILL USE AGREEMENT

I, the Renter and User of the 12' No-Till Drill, agree to the following conditions:

RENTAL RATE:

Rental Rate is \$15.00/acre with a minimum of \$150.00/day, except for bad weather and Sundays. Payment is due one (1) business day after drill is returned and inspected for damages. An additional 1.5% per month will be charged if not paid within 30 days. After 90 days, future rental and cost-share will be denied until bill is paid in full.

IF RENTER FAILS TO RETURN THE EQUIPMENT 2 DAYS AFTER THEIR SCHEDULED RENTAL PERIOD, THEN A RATE OF \$75/DAY PENALTY WILL BE INCURRED UNTIL THE EQUIPMENT IS RETURNED Initial

DEPOSIT REQUIRED:

A \$500 damage deposit is required before using the 12'drill.

If the renter is unsure how to operate the equipment, they will refer to the owners manual located on the equipment or at the SWCD office.

If there is damage or a missing owners manual, repair or replacement cost will be taken out of the deposit and the remainder will be returned to the renter. If the damage is greater than the deposit, Renter will be billed for the balance of the repair cost. IF DRILL IS RETURNED UN-GREASED, A \$100.00 SERVICE FEE WILL BE INCURED.

The deposit check will be held until a board member and/or an employee can check the equipment for damages and the renter has paid the rent and any other necessary fees.

GENERAL CONDITIONS

- I will keep my towing speed less than 20mph and maintain 40psi. tire pressure.
- 2. I will obey state and federal laws.
- 3. I have at least the minimum liability coverage, as required by the state of Missouri, on the vehicle with which I will transport the equipment over public roadways.
- 4. I will read and follow all manufacturers recommendations in the owners manual pertaining to the use and operation.
- 5. The 12'drill will not be towed by no less than a 3/4 ton pickup.
- 6. Caution: I will raise the drill on corners and ends. (Sharp turns can bend and/or break planter units).
- 7. I will not back up with the disk openers in the ground.
- 8. I will remove the transport pins when I reach the field and replace the transport pins when I leave the field.
- 9. I will run the coulters no deeper than I want the seed planted.
- 10. I will clean the drill before I return it to the office. (NO seed in the box or mud on the drill). If it is not clean, a clean up fee will be assessed.
- 11. I will lubricate feeder cup sprocket bearings and jack shaft bearings every 20 hours of use.
- 12. I will not remove the chain links or any other parts.
- 13. I will protect the 12' drill against theft while in my possession.
- 14. All operators will be of 18 years of age or older.
- I will not run fertilizer or chemicals through the drill.
- I will use a 80 h.p or larger tractor weighing at least 8,000 lbs.
- 17. District employees can refuse the use of all equipment based on past rental history or the users fields are not suitable.
- 18. In the event of damage, repairs will be made by an authorized individual approved by the SWCD Board. If the equipment is reserved at the time of damage, the daily rental rate will be charged for all days of lost rental. This is in addition to any repair charges or clean-up fees assessed.

SCHEDULING:

Priority for use of the 12' drill is given to the person who is ready to use the drill and has paid the deposit.

Assumption of Liability and Hold Harmless: I understand and agree to these conditions and will pay the charges requested by the Mercer County Soil and Water Conservation District. I assume all risk for injury to myself, or damage to my property, as a result of my use of the 12' drill. I will not hold the Mercer County Soil and Water Conservation District or the Natural Resource Conservation Service, their supervisors or employees liable, in any way, for any damages, injury, or losses that in some way result from the use of the 12' drill. I accept all liability for injury to others, or damages to the property of others, from my use of the 12' drill. I agree to defend, pay on behalf of, and hold Mercer County SWCD, NRCS, its supervisors, employees or agents, harmless from all claims of whatsoever nature or kind arising out of any act, or failure to act, whether or not negligent, in connection with my use of the 12' drill, and my performance of the terms of this rental agreement. If legal services of any kind are needed in the collection of a rental bill, the renter will be charged for all fees associated with the collection and payment must be made by either cashiers check or money order. By signing this rental agreement. I accept all liability for the equipment and any damages to it or others while in my possession. Agreed to by _____ Date ____ Phone ____ Estimated Acres Estimated Date/s of use For Office Use: Damage Deposit/Ck. # Date Received Received by Date deposit returned *********************************** Remarks-Ending acre count Beginning acre count

Beginning acre count
Acres Used
Rental Fee (acres x \$15.00/acre)

Estimated Damages: (+)
Minus Deposit: (-)

Balance Due: