



Morgan Soil and Water Conservation District
167 S. Kennebec Ave.
McConnelsville, OH 43756
740-962-4234

RENTAL AGREEMENT FOR NO-TILL DRILL

Receipt is hereby acknowledged by the Morgan Soil and Water Conservation District, hereinafter called lessor, from _____ (name) hereinafter called lessee, for the use of the no-till drill.

CONDITIONS OF RENTAL AS SPECIFIED:

1. The lessee agrees to rent the no-till drill at a rate of \$10.00 per acre with a minimum charge of \$30.00. **The balance amount is due 30 days from date of planting completion and the drill will not be rented to producer again until all previous charges have been paid.**
2. The lessee will hold the lessor harmless at all times from any liability or damage on account of injury to employees or customers or to the general public resulting from the use of the no-till drill.
3. The lessee will be responsible for damages to the no-till drill due to misuse, negligence or accident. The drill will be inspected by SWCD personnel upon the completion of acreage by each producer. The payment for such damages shall be made to the lessor.
4. The lessee shall at their own expense maintain general public liability insurance against claims for personal injury, death or property damage occurring upon premises or result of use of the no-till drill.
5. No fertilizer shall be applied through the no-till drill, nor shall the drill be used in moldboard or chisel plowed fields.
6. The lessee is responsible for transportation of the drill from the point of pick-up to the farm and back to a designated location if requested by the SWCD office. The drill can only be transported in daylight hours.
7. The drill will be cleaned by the lessee after use. If upon inspection the drill has not been cleaned sufficiently, there will be a \$25 charge added to the invoice.
8. Lessee will report to the SWCD office as soon as planting is completed.
9. Acreage meter installed on the drill will be the official acreage used for billing purposes.

If default is made in payment of rent or any other part of this agreement, or unnecessary damage is done to drill, lessor may declare this lease ended and enter the lessee's property without notice and reclaim the no-till drill and sue for and recover all rents and damages.

Lessee Signature

Date

Address

Phone