



Cascade County Public Works

WEED SPRAYER RENTAL CONTRACT

RENTER'S NAME: _____

PHONE #: _____

ADDRESS: _____

Pickup and Returns: 8AM to 4PM

A \$5.00 charge will be assessed if fuel tank is not full when returned

SPRAYER UNITS RETURNED AFTER 10AM WILL BE CHARGED A FULL DAY'S RENT

OPERATION & SUPPLIES: It is understood and agreed that the renter shall furnish all herbicides; only general use herbicide should be used.

MAINTENANCE & OPERATION:

1. The Renter shall not remove, alter, or cover up any numbers or lettering painted upon equipment.
2. The Renter shall see that the sprayer is not subject to careless or rough usage and hereby agrees to employ competent, experienced personnel to operate the equipment.
3. The Renter shall, at their own expense, maintain the equipment in good operating condition, keeping it oiled and fueled, returning it in such condition.
4. The renter shall completely empty and rinse out the herbicide reservoir prior to returning the unit.

DAMAGES: The Renter shall indemnify the Leaser against all loss of equipment and damages from fire, theft or any other cause thereto incurred during the time the renter has the sprayer in their possession. Renter shall be liable for all expenses, damages, and claims arising out of their possession, operation, and use of the equipment as determined by the Leaser herein described and shall hold the Leaser harmless there from. Renter acknowledges that the deposit will be withheld if the equipment becomes damaged while in the renter's possession, and renter must reimburse the county of the full cost within 30 days of this receipt if repair costs or replacement exceed the amount of the deposit. If repair or replacement costs are below the amount of the deposit, the balance of the deposit will be returned to the renter within 30 days.

ACCEPTANCE OF EQUIPMENT: The acceptance of the equipment described herein by the Renter constitutes their acknowledgement that they have inspected the said equipment and that it is in good, safe, and serviceable condition and suitable for the use intended.

| PICKUP | RETURN |
|---------------------------|---|
| Date/Time Released: | Date/Time Returned: |
| Deposit (\$100) Received: | Amt of Deposit Returned: |
| Unit #: | Fuel Tank Full: Y N Spray Tank Clean and Rinsed: Y N |
| Item Description: | Condition of Sprayer: |
| # of Days to be Rented: | Rent (\$20/Day) Received: |
| Renter's Signature: | Renter's Signature: |
| | |

I, THE UNDERSIGNED RENTER, SPECIFICALLY ACKNOWLEDGE THAT I HAVE RECEIVED AND UNDERSTAND THE INSTRUCTIONS REGARDING THE USE AND OPERATION OF THE RENTED EQUIPMENT. THE RENTER FURTHER ACKNOWLEDGES THAT THEY HAVE READ AND FULLY UNDERSTAND THE WITHIN EQUIPMENT RENTAL CONTRACT AND AGREES TO BE BOUND BY ALL OF THE TERMS, CONDITIONS AND PROVISIONS HEREOF. RENTER ACKNOWLEDGES THAT THEY HAVE RECEIVED A TRUE AND CORRECT COPY OF THE AGREEMENT AT THE TIME OF EXECUTION HEREOF. THE WORD RENTER MEANS THE PERSON WHO SIGNS THE CONTRACT (OR IS OBLIGATED UNDER ITS TERMS). LEASER REFERS TO CASCADE COUNTY PUBLIC WORKS. THE ITEM(S) RENTED UNDER THIS CONTRACT MUST BE RETURNED AS AGREED UPON IN THE CONTRACT. FAILURE TO RETURN RENTED/LEASED PROPERTY MAY BE A CRIME, PUNISHABLE IN THE CASE OF PERSONAL PROPERTY WORTH MORE THAN \$300.00 BY IMPRISONMENT IN THE STATE PRISON FOR A TERM NOT TO EXCEED TEN (10) YEARS; OR IN THE CASE OF PERSONAL PROPERTY WORTH \$300.00 OR LESS, BY A FINE UP TO \$300.00 OR IMPRISONMENT IN THE COUNTY JAIL FOR A TERM NOT TO EXCEED SIX (6) MONTHS OR BOTH.