

-DEALER IN-

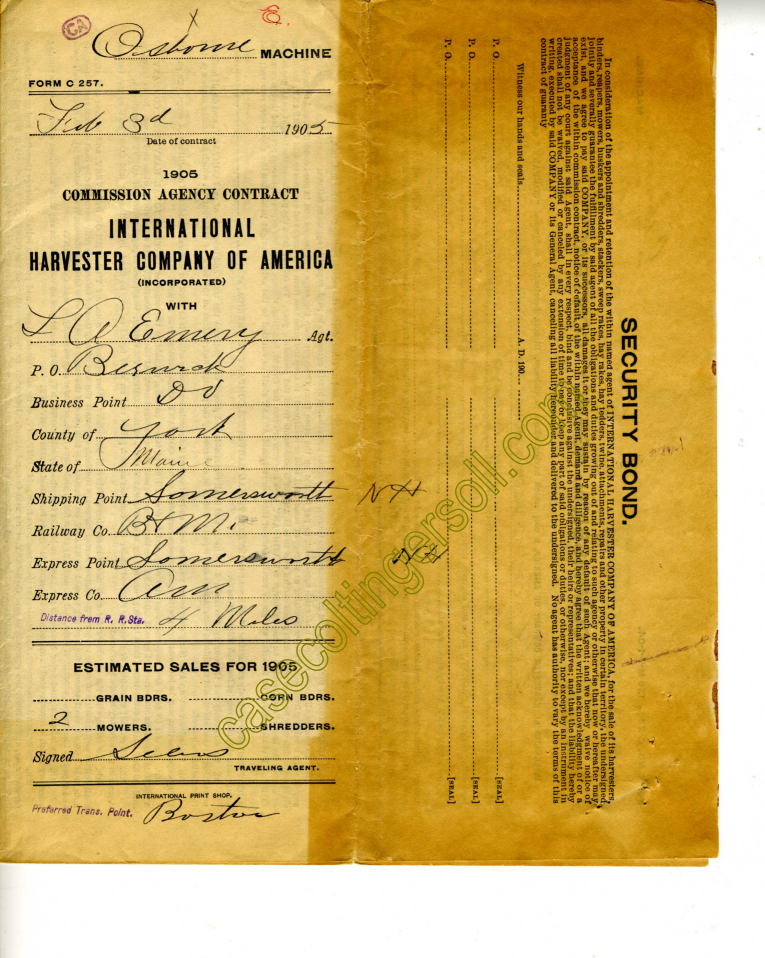


CARRIAGES, SLEIGHS

AND FARM IMPLEMENTS.

Berwick, Me., Sept 10 189 7
Acct. with Amen con Esspein Co

Repairing Solls
Mooley Co
Braggy,
Covering Soch #1.50
Bak panel and noil 2 50
8 4.00



INSTRUCTIONS.

THE FOLLOWING INSTRUCTIONS TO AGENTS ARE MADE A PART OF THE WITHIN CONTRACT:

1st. We furnish you a reasonable amount of printed matter free of charge, delivered at the express office at Chicago, you to pay expression We will not pay for newspaper or other advertisements unauthorized by us; neither will we pay for any printing of kind whatever, except that furnished by us from our office.

2d. We will not pay any charges for telegraphing, except for answers to messages, sent by us, or unless it be in reference to parts short

machines shipped by us, or a similar case in which we are entirely at fault; and in such cases dispatches may be sent to us C. O. D.

3d. Our canvassers are sent to assist you and are not invested with authority to change prices or terms; consequently at time of settlements of the settlement of the settleme we shall consider their acts, so far as all matters affecting your contract with us, as having been done by your direction and approval.

You must give every paraller one of our printed warranties with each machine you sell.

4th. You must give every part of our printed warrantes with each machine you workmanship, said defective parts may 5th. Should any part of machines shipped you prove defective from flaws, poor material, or bad workmanship, said defective parts may 5th. Should any part of machines shipped you prove defective from flaws, poor material, or bad workmanship, said defective parts may 5th. Should any part of machines shipped you prove defective from flaws, poor material, or bad workmanship, said defective parts may 5th. charged back to us; but in all such cases the broken or defective parts must be exhibited at settlement to the authorized agent of said COMPA who shall return them to the General Agent. A complete list of all parts given free must be kept on blanks furnished by us for that purpose; list at settlement to be subject to the approval of the General Agent herein of this COMPANY, and only such parts will be allowed as are appro-6th. We do not agree to furnish repairs gratis after the first season, and then only such parts as are needed to replace those that have pro-

7th. Knives, sickles, sections, canvases, reel-boards, reel-arms, neck-yokes, single trees and tongues are not warranted, as they are alv liable to be broken or damaged by improper usage, and MUST NEVER BE GIVEN FREE.

8th. You must sell all extras at current list prices, and for cash only, and in no case to charge the purchaser more than the list price un

the part or parts are ordered by express especially for him.

9th. You must sell only to the retail trade, and must not, directly or indirectly, sell or offer for sale any machines to parties outside of within named territory, under penalty of forfeiture of all commissions to the agent in whose territory the purchaser resides; but in no case is said INTERNATIONAL HARVESTER OF AMERICA to be liable for any trespass by one agent upon the rights of another except as COMPANY, at its option, may first collect the same from said other agent.

10th. You must not exhibit or furnish any machines received under this contract, for exhibition at any Fair, without the written conser

said COMPANY or its aforesaid General Agent.

11th. All men in the employ of this COMPANY are furnished money sufficient to defray their expenses, and we will not be responsible any money you may advance to them.

INTERNATIONAL HARVESTER COMPANY OF AMERICA

COMMISSION AGENCY CONTRACT.

INTERNATIONAL HARVESTER COMPANY OF AMERICA, a corporation having offices in Chicago, Illinois, hereinafter designated "COMPANY," and
n La Ennen
of Bernick in the County of The and State of ME
Rd // Fill
I (1)
Said COMPANY hereby appoints said. its SALES
under the limitations and restrictions herein specified for the sale of itsline of grain, corn, and grass harvesting me more particularly enumerated in schedule referred to in Article 10th of this contract, together with repairs for same, in the following described territory, to-wit:
Berwick & Therrite
and no other, during the season ending December 31st, 1905. Said AGENT accepts such agency and in consideration thereof and for the commission herein agreed to be part, expressly agrees as follows:
1st. To receive all goods shipped under this agreement, to pay freight on the same from Chicago; keep the same well housed and in good condition, and to me any damage resulting from the improper handling or storage of same until sold or reshipped; to keep the same free from all charge and expense to said COMPANY, it all taxes which may be assessed on such goods carried over in said AGENT'S possession from the preceding year. To collect from the purchaser the freight on all go or assume the loss of same, and in no case to charge said COMPANY with any sum or sums for freight, handling, storage or other expenses, except provided that in or assume the loss of same, and in no case to charge said COMPANY with any sum or sums for freight, handling, storage or other expenses, except provided that in or assume the loss of same, and in no case to charge said COMPANY with any sum or sums for freight, handling, storage or other expenses, except provided that in or assume the loss of same, and in no case to charge said COMPANY with any sum or sums for freight, handling, storage or other expenses, except provided that in or assume the loss of same, and in no case to charge said COMPANY with any sum or sums for freight, handling, storage or other expenses, except provided that in or assume the loss of same, and in no case to charge said COMPANY with any sum or sums for freight, handling, storage or other expenses.
COMPANY shall remove or transfer any goods received under this contract, said AGENT shall be entitled to the actual freight paid when the goods were received.
AGENT shall send promptly at the time of shipment to INTERNATIONAL HARVESTER COMPANY OF AMERICA, at a duplicate shipping receipt for each shipment made.
2d. To diligently and thoroughly canvass said territory, and in all reasonable and proper ways promote the trade and interests of said COMPANY, and do all pertaining to the sale of said machines, attachments and repairs; and to be governed by the britted instructions on the back of this contract which are hereby made the conditions hereof.
3d. To deliver, set up and fairly start every machine sold, and to instruct the purchaser new to adjust it to work in different kinds and conditions of crops. The livery expenses that may be incurred by experts or canvassers furnished by said COMPANY while assisting said AGENT.

- 4th. To sell to good and responsible parties only, and to draw all notes taken on sales, payable to the order of INTERNATIONAL HARVESTER COMPAN AMERICA, upon blanks furnished by said COMPANY for that purpose; said notes to bear interest at the rate prescribed in said schedule of prices and terms. Notes to said AGENT on any other terms than those prescribed by said COMPANY said at the COMPANY'S option, be applied in payment of said AGENT'S commission.
- 5th. To sell all machines or property received under this contract at such prices and on such terms as may be fixed in writing by said COMPANY or its Agent, in the territory herein mentioned.
- 6th. To settle with the purchaser for each machine of other article sold hereunder, either by cash or note, AT THE TIME OF DELIVERY, and in case said a shall deliver any machine or other property mentioned herein for use in the field, or permit the use of any thereof before it is fully settled for by cash or good and coll note, said AGENT shall account for and pay to said COMPANY on demand the full price of the same, together with interest thereon from October 1st, 1905, and also a and expenses incurred on account of same, and without any claim for commissions from, or under any warranty by said COMPANY.

 7th. To take a signed order from each purchaser on learner of the same of the same, and to use or give no warranty on any such machines other than the
- warranty which is incorporated in machine order manus for goods furnished by said COMPANY.

 8th. To order all attachments and repairs for these machines from said COMPANY, or its said General Agent, and provide suitable storage therefor; and to sell the for cash only, and to remit the proceeds to said COMPANY or its said General Agent. Inasmuch as the reputation of the COMPANY'S machines is injured by the or cash only, and to remit the proceeds to spea out interested in the manufacture of machines, said AGENT agrees to handle none of such repair parts, but agrees to all repair parts for use on the COMPANY'S machines from said COMPANY.

 9th. To furnish said COMPANY, or to said General Agent, whenever called upon, a full and detailed account of all sales made under this contract, on such blank as shall be furnished by said COMPANY.

 1ts said General Agent for that purpose, and to make a full and complete settlement whenever called upon by said COMPANY.
- its said General Agent.
- 10th. Said COMPANY agrees to pay said AGENT as commission on machines and attachments sold, an amount equal to the excess in the total proceeds r from sales of said machines and attachments (as shall be shown by account sales), over and above what said machines and attachments amount to at the net prices to AGENT in separate schedule of net prices and terms, issued or to be issued by said COMPANY for the season of 1905 under this contract.
- 11th. All sales of machines on which said COMPANY receives all cash on or before the dates mentioned in said schedule of prices and terms will be accepted sales, and all machines that are not settled for in full with cash on or before said dates will be settled for at time prices.
 - 12th. No commissions will be paid on attachments sold or furnished gratis with machines.
- 13th. Commissions shall only be paid on machines sold and settled for, and none shall be paid on machines returned, condemned, or on orders not filled; and sales are made to parties who are discovered or adjudged by said COMPANY, or its said General Agent, to have been doubtful or worthless at the time of sale, the notes for such sales shall be received by said AGENT to apply on payment of commissions due upon sales recognized and approved by said COMPANY; and if the machine a at time of settlement is overpaid by notes, such surplus notes shall be received by said AGENT as payment in full or in part of commissions due.
- 14th. Notes given in accordance with the terms of this contract by purchasers of machines, which are found to be good and collectible, shall be accepted at the settlement. Notes not in accordance with the terms of this contract shall be replaced by said AGENT, upon demand, with cash or other notes acceptable to said COMPA
- 15th. Said COMPANY reserves the right to hold as collateral security for the payment of said AGENT'S indebtedness to said COMPANY any purchasers' notes reby said AGENT on account of sales of said COMPANY'S property, offered by said AGENT in settlement but not finally accepted by said COMPANY.
- 16th. Said AGENT shall receive as commission on sales of repairs twenty-five per cent. of the list price thereof, as fixed by said COMPANY'S price list of repairs for machines for the current year, and said AGENT agrees to pay freight or express on same from General Agency or transfer point.
- 17th. IT IS FURTHER EXPRESSLY AGREED, that said AGENT is to receive in the capacity of AGENT of said COMPANY and not otherwise, all goods sl under this contract, and all moneys, property or other securities taken in payment for machines, attachments and repairs, or other property sold by said AGENT for COMPANY.
- 18th. Said AGENT further agrees under this contract not to retain, on account of commission or any other claim against said COMPANY, any moneys, notes, or property received from the sales of any articles hereunder or from collections on notes or accounts, but to promptly remit all moneys, notes or other property t COMPANY, or its said General Agent, leaving commissions and all other claims to be adjusted at settlement.
 - 19th. Said AGENT is strictly forbidden to take any part from any machine for the purpose of supplying customers with repairs.
- 20th. IT IS MUTUALLY AGREED, that said COMPANY shall at all times have exclusive and entire control over all machines and attachments and all orders, con accounts, notes, moneys or other property accruing and growing out of the sale of said machines, attachments, stackers, sweep rakes, hay rakes, hay tedders, twine, repr other property, whether for this or previous years, and may at any time, when it considers its interests are neglected or jeopardized, without notice, annul and terminal and all prior contracts, and take possession of all orders, notes, accounts, moneys, machines, attachments, stackers, sweep rakes, hay rakes, hay tedders, twine, and any property in the possession or under the control of said AGENT by virtue thereof; and said AGENT hereby waives all right of action for damages because of such cance. of contract and termination of agency.
- 21st. Said COMPANY agrees to use its best effort to complete and ship all machines ordered, and to supply all attachments and repairs ordered under this contra long as its stock shall last, but shall not be held responsible to said AGENT for any damage in case the demand for either of said machines, attachments or repairs

9th. To furnish said COMPANY, or its said General Agent, whenever called upon, a full and detalled account of all sales m as shall be furnished by said COMPANY, or its said General Agent for that purpose, and to make a full and complete settlement whenever called upon by said COMPANY, or its said General Agent.

10th. Said COMPANY agrees to pay said AGENT as commission on machines and attachments sold, an amount equal to the excess in the total proceeds received from sales of said machines and attachments (as shall be shown by account sales), over and above what said machines and attachments amount to at the net prices named to AGENT in separate schedule of net prices and terms, issued or to be issued by said COMPANY for the season of 1905 under this contract.

11th. All sales of machines on which said COMPANY receives all cash on or before the dates mentioned in said schedule of prices and terms will be accepted as cash sales, and all machines that are not settled for in full with cash on or before said dates will be settled for at time prices.

12th. No commissions will be paid on attachments sold or furnished gratis with machines.

13th. Commissions shall only be paid on machines sold and settled for, and none shall be paid on machines returned, condemned, or on orders not filled; and in case sales are made to parties who are discovered or adjudged by said COMPANY, or its said General Agent, to have been doubtful or worthless at the time of sale, the notes taken for such sales shall be received by said AGENT to apply on payment of commissions due upon sales recognized and approved by said COMPANY; and if the machine account at time of settlement is overpaid by notes, such surplus notes shall be received by said AGENT as payment in full or in part of commissions due.

14th. Notes given in accordance with the terms of this contract by purchasers of machines, which are found to be good and collectible, shall be accepted at the time of settlement. Notes not in accordance with the terms of this contract shall be replaced by said AGENT, upon demand, with cash or other notes acceptable to said COMPANY.

15th. Said COMPANY reserves the right to hold as collateral security for the payment of said AGENT'S indebtedness to said COMPANY any purchasers' notes received by said AGENT on account of sales of said COMPANY'S property, offered by said AGENT in settlement but not finally accepted by said COMPANY.

16th. Said AGENT shall receive as commission on sales of repairs twenty-five per cent. of the list price thereof, as fixed by said COMPANY'S price list of repairs for these machines for the current year, and said AGENT agrees to pay freight or express on same from General Agency or transfer point.

17th. IT IS FURTHER EXPRESSLY AGREED, that said AGENT is to receive in the capacity of AGENT of said COMPANY and not otherwise, all goods shipped under this contract, and all moneys, property or other securities taken in payment for machines, attachments and repairs, or other property sold by said AGENT for said COMPANY.

18th. Said AGENT further agrees under this contract not to retain, on account of commission or any other claim against said COMPANY, any moneys, notes, or other property received from the sales of any articles hereunder or from collections on notes or accounts, but to promptly remit all moneys, notes or other property to said COMPANY, or its said General Agent, leaving commissions and all other claims to be adjusted at settlement.

19th. Said AGENT is strictly forbidden to take any part from any machine for the purpose of supplying customers with repairs.

20th. IT IS MUTUALLY AGREED, that said COMPANY shall at all times have exclusive and entire control over all machines and attachments and all orders, contracts, accounts, notes, moneys or other property accruing and growing out of the sale of said machines, attachments, stackers, sweep rakes, hay rakes, hay tedders, twine, repairs or other property, whether for this or previous years, and may at any time, when it considers its interests are neglected or jeopardized, without notice, annul and terminate this and all prior contracts, and take possession of all orders, notes, accounts, moneys, machines, attachments, stackers, sweep rakes, hay rakes, hay tedders, twine, and any other property in the possession or under the control of said AGENT by virtue thereof; and said AGENT hereby waives all right of action for damages because of such cancellation of contract and termination of agency.

21st. Said COMPANY agrees to use its best effort to complete and ship all machines ordered, and to supply all attachments and repairs ordered under this contract so long as its stock shall last, but shall not be held responsible to said AGENT for any damage in case the demand for either of said machines, attachments or repairs shall exceed the supply, whether growing out of interruptions by fire or other elements, riot, labor disturbances, delay in transportation or any other cause whatsoever.

22d. Said AGENT especially agrees not to accept the agency for or to be interested in the sale of any grain bunder, header, corn binder, husker and shredder, reaper mower, stacker, sweep rake, hay rake, or hay tedder, other than those manufactured by the INTERNATIONAL HARVESTER COMPANY, either directly or indirectly, nor to permit any one acting for him as employe, agent or partner, so to do while acting as AGENT for the said COMPANY, under this contract, and said AGENT agrees to pay said COMPANY, on demand as liquidated damages, twenty-five dollars for each grain binder, header or corn binder; fifty dollars for each husker and shredder; ten dollars for each mower, reaper or stacker; five dollars for each sweep rake, hay rake or hay tedder sold in violation of this baragraph of this contract.

23d. Said AGENT hereby represents that he is solvent and responsible, and this contract is entered to by said COMPANY upon the faith of such representation.

24th. IT IS FURTHER AGREED, that this contract shall, in no case, be valid and binding montant COMPANY, of the first part, until the same shall have been approved by the General Agent, and also that it cannot be subsequently changed, in any of its provisions, in any manner, either verbally or otherwise, by any person, without the written approval of the said General Agent.

INTERNATIONAL MARVESTER COMPANY OF AMERICA, [SEAL] APPROVED AT[SEAL]

BLACKBERRY HILL FARM EQUIPMENT, Inc.

BLACKBERRY HILL ROAD

BERWICK, MAINE 03901

TEL. (207) 698-1883

All accounts due and payable 10th of month following purchase. 1½% per month FINANCE CHARGE which is an ANNUAL PERCENTAGE RATE of 18% will be added from 1st of month following purchase on overdue accounts.

CUSTOMER ACCT. NO								DATEFULLY	8,1974	
NAME	Wil	leon	n R	ena	ud					
ADDRESS					************		***************************************			
CITY STATE ZIP	***************************************						CUSTOMER ORDER NO.			
CAS	MERCHANDISE S	C. O. D.	CASH	CREDIT	ACCOUNT	NOTE	PAID OUT	SOLD BY		
QTY.			ESCRI	PTION			PRICE	AMOUN	T	
1	967	439	2	Cass	, #2	20		1328	10	
1	43/3	3		14	14m	ower		235	00	
1			-	Car	t			143	00	60
								1706	00	
			- In the second				Jax	80	000	\bigcirc
			· ·					1786	80	
	Tras	le-in	,	The	Pfy			1000	Sold)	
			Advent	- (00		Bal	1686	00	
			and a second						-	
			· annexes				É		The same of the	
			The section of			<	della			
			Tront and			15	100			
			valence			0				
	TI.		11							
	IN	unk	, U	ou	CX	9				
				6	(3)		*			
	83	ank 22 see		Co	95		TAX			
	LAIMS AND RET	TURNED GO	ODS MUS	T BE ACCO	MPANIED		L. TOTAL \$	ST. LOUIS, MISSOU	DI 42120	
FER 550 1	IE .	NATION	AL FARM & PC	WER EQUIPMEN	DEALERS ASS	OCIATION		31. LOUIS, MISSOU	KI 03139	

		4
	ORIGINAL PURCHASER WARRANTY	
	NEW CASE MACHINES	
	PRODUCT Tractor_ MODEL 220	
	SERIAL # 9674392 ATTACHMENT	
	SERIAL #'s	
	DELIVERED TO William A. Renaud	
	ADDRESS South Berwick, Maine	
	BY SELLING DEALER Blackberry Hill Farm Equip	
	ADDRESS Berwick, Maine	
	TO SU WARRANTY	
P	DATE OF DEL. 7-9-79 EXPIRES 7-9-75	9
1	1-1-15	
	The undersigned agree to the terms and conditions of the Warranty as	
	set forth on the reverse side hereof:	
	1105	
	9- C. Mery Date 7-9-74	
	Authorized Signature Selling Dealer	
	1 was Cap D	
	Welliam Or Cenurosto	
	Purchaser's Signature	
	Present this card for product identification when ordering Parts or when	2
	requesting Warranty consideration.	40/1
	9-55671 Form 2107-Rev. 3	
6		
(~`\O`	
\		

WARRANTY

New Case Products are Sold Subject To The Following Warranty

THE JI CASE COMPANY (HEREINAFTER "COMPANY") MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESSED OR IMPLIED (INCLUDING THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS) except Company warrants new Case products to its Authorized Dealers and they, in turn, warrant said products to the Original Purchaser as follows: That for a period of twelve (12) consecutive months from date of delivery of a new Case product to the Original Purchaser (except stationary engine power units, which are warranted for three (3) consecutive months from date of delivery). Selling Dealer will repair or replace at Dealer's business location each part of said product which is proven to the satisfaction of the Company to have been defective in material or workmanship. (It is understood that Purchaser will pay Dealer for travel time and expense if Purchaser chooses to have Dealer repair said product at another location.) This warranty shall not apply to any part of said product which, in the judgment of the Dealer or the Company, has been subjected to misuse, negligence, alteration, or accident, or which has served its normal wear life. In no event shall Dealer or Company be liable for consequential damage of any kind or nature. Dealer and Company make no warranty whatsoever with respect to tires and tubes, electrical and injection equipment or trade accessories not manufactured by the Company, although these items may be warranted by their respective manufacturers.

The placing upon any Case product of any attachment or equipment not manufactured and sold by the Company, or authorized by it, shall operate to void and waive any warranty whatsoever by the Dealer and Company. This warranty is in lieu of all other warranties and conditions, expressed, implied, or statutory, and all other obligations or liabilities on the part of the Dealer and Company. No representative of the Company has authority to change the terms of this Warranty in any manner whatsoever and no assistance to Purchaser by the Dealer or Company in the repair or operation of the Case product shall constitute a waiver of the conditions of this warranty, nor shall such assistance extend or revive it. This warranty does not apply to used or second-hand machines.

The foregoing warranty is not applicable to those new Case products, parts or components which are covered by separate and specific

BLACKBERRY HILL FARM EQUIPMENT, INC.

BLACKBERRY HILL ROAD

BERWICK, MAINE 03901

William A. Renaud

South Berwick, Maine 03908

THIS WAS SOLD BY MY
FATHER, PAPERWORK DONE
BY MY MOTHER +
PROBABLY DELIVERED
BY ME ABOUT A MONTH
PATTER I GRADUATED
HIGH SCHOOL, PLEASE
RETURN

JICase A Tenneco Company



PRE-DELIVERY SERVICE REPORT

Compact Tractors

AND RECORDS OF STREET	unional de la companya de la company	Deale	er No.	Dealer Name	inan AMI	Frenching Sag	History
ess	10-3-10	Cou	inty	Address			New Demo/R
30 (a) (a)	Stat	te	Zip	City	Stat	te Zip	, Hours of Use
ıct Code	Serial No	· / 编成联起	Date Delivered	Dealer No.	A ELECTRICAL STATE OF THE SECOND SECO	County	
e Serial No.	(Other Serial	No.	Branch Name		Branch No.	Date of Sale
Serial No.	(Other Serial I	No.				7-10-74
GENE Visually	RAL CH	perator or Se ECKS complete Trace	E-DELIVER' rvice Manual Fo	r Specifications	. Check Mar LUB R Thoro	k (X) each item as it is con RICATION (Use Oil Recommended in Oper Rughly Lubricate all Greas and, Drag Link, Implemen	or Grease as rator's Manual) se fittings and Oil
Adjust t	ire Pressure Tank and	es and Instal	and All Tires, I Steering Wheel		Check	Crankcase Qil Level Transmission Oil Level	
Safety S Control	witch and Linkage		the Starting Brake and Travel		ELEC	TRICAL SYSTEM ve, Activate and Code Da y (Charge Battery if Nec	ate Dry Charge
		(2) (2) (2) (2) (2) (3) (3) (3) (3) (4) (4) (4) (4) (4) (4) (4) (4) (4) (4					
Work Done I		The above in				(with Tractor Operating ken where necessary: Date	7-10-79
Work Done I		The above in	Dealer Service	eman	ive action tal	cen where necessary:	
□ 1. Review	By:	's Instru <u>c</u> tio	Dealer Service DEL Manual with o	eman IVERY PRO	ive action tal	cen where necessary:	7-10-24
1. Review Includ	y Operator e Review o		Dealer Service DEL Manual with o	eman IVERY PRO	ive action tal	cen where necessary: Date	uel and fuel storage
☐ 1. Review Includ	Gy:	's Instruction of Customer erating proce	Dealer Service DEL Manual with o	eman IVERY PRO	CEDURE 3. Revie	w operating precautions: a. Importance of clean fb. Oil recommendations system, and transmis c. Air cleaner service	ruel and fuel storage s for engine, hydraulic
1. Review Include 2. Demor	Operator Review o Starting Range se Braking	's Instruction of Customer erating proce election and parking	Dealer Service DEL Townwall with o	IVERY PRO	CEDURE 3. Revie	w operating precautions: a. Importance of clean fb. Oil recommendations system, and transmis	ruel and fuel storage for engine, hydraulic sion
1. Review Include 2. Demor	Operator Review o Starting Range se Braking	's Instruction of Customer erating proce election and parking	Dealer Service DEL Twanual with o Warrangy. dures:	IVERY PRO	CEDURE 3. Revie	w operating precautions: a. Importance of clean fb. Oil recommendations system, and transmis c. Air cleaner service d. Lubrication requirem	ruel and fuel storage s for engine, hydraulic ssion eents aulic system utions" section in
1. Review Include 2. Demor	Operator's Review of Starting Range se Braking Implement Attachm	's Instruction of Customer erating proce election and parking ent lift, meclonent Drive cla	Dealer Service Dealer Service DEL Divanual with o Warrangy. dures: Make arranger durch Make arranger durch	Ulic ments with your urs of operation	CEDURE 3. Revie 4. Safet 5. Instal	Date	ivel and fuel storage for engine, hydraulic sion ents aulic system utions" section in Manual ittachments.
1. Review Include 2. Demor	Operator's Review of Starting Range se Braking Implement Attachm	's Instruction of Customer erating proce election and parking ent lift, meclonent Drive cla	Dealer Service Dealer Service DEL Divanual with o Warrangy. dures: Make arranger durch Make arranger durch	Ulic ments with your urs of operation	CEDURE 3. Revie 4. Safet 5. Instal	Date	ruel and fuel storage of for engine, hydraulic sistents aulic system utions" section in Manual attachments.
1. Review Include 2. Demor	Operator's Review of Starting Range se Braking Implement Attachm	's Instruction of Customer erating proce election and parking ent lift, meclonent Drive cla	Dealer Service Dealer Service DEL Divanual with o Warrangy. dures: Make arranger durch Make arranger durch	Ulic ments with your urs of operation	CEDURE 3. Revie 4. Safet 5. Instal	Date	ruel and fuel storage of for engine, hydraulic sistents aulic system utions" section in Manual autochments.

