

RESOLUTION DECLARING THE INTENTION OF THE BOARD OF MAYOR AND ALDERMEN OF THE CITY OF VICKSBURG, MISSISSIPPI (THE “GOVERNING BODY”) TO RECEIVE SUITABLE PROPOSALS FOR THE LEASE PURCHASE OF EQUIPMENT FOR THE CITY IN THE MAXIMUM PRINCIPAL AMOUNT NOT TO EXCEED \$647,662.00; AND OTHER RELATED MATTERS

WHEREAS, the Board of Mayor and Aldermen of the City of Vicksburg, Mississippi (hereinafter “Board”) hereby finds, determines, adjudicates and declares as follows:

1. The City of Vicksburg (hereinafter “City”) is authorized pursuant to Mississippi Code Annotated Sections 21-17-1, 31-7-3 and 31-8-11 to lease purchase equipment needed for the City.
2. It is necessary and in the public interest to publish notice of the lease purchasing of a street sweeper with the total principal of the lease purchase not to exceed \$317,900.00 for the street sweeper only, *see* Equipment Invoice from Ingram Equipment Company attached as A; lease purchasing of a side mower with the total principal of the lease purchase not to exceed \$45,895.00 for the side mower only, *see* Equipment Invoice from Crain Tractor & Equipment attached as B; lease purchasing of a 28 Cubic Yard Grapple Truck with the total principal of the lease purchase not to exceed \$199,000.00 for the 28 Cubic Yard Grapple Truck, *see* Equipment Invoice from Sansom Equipment Company attached as C; and lease purchasing of a Tractor with the total principal of the lease purchase not to exceed \$84,867.00 for the Tractor, *see* Equipment Invoice from Crain Tractor & Equipment attached as D for total amount for all equipment not to exceed **\$647,662.00**.
3. The Board expects that it will incur expenditures prior to the issuance of the Lease Purchase, which it intends to reimburse with the proceeds of the Lease Purchase upon the issuance thereof. This declaration of official intent to reimburse expenditures made prior to the issuance of the Lease Purchase in anticipation of the issuance of the Lease Purchase is made pursuant to Department of Treasury Regulations Section 1.150-2. The Project for which such expenditures are made is the same as described hereinabove. The maximum principal amount of debt expected to be issued for the Project is the amount hereinabove set forth.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF MAYOR AND ALDERMEN OF THE CITY OF VICKSBURG, MISSISSIPPI, AS FOLLOWS:

SECTION 1. The Governing Body hereby declares its intention to receive suitable proposals for the lease purchase of a street sweeper in the maximum principal amount not to exceed \$317,900.00, for the lease purchase of a side mower in the maximum principal amount of \$45,895.00, for the lease purchase of the 28 Cubic Yard Grapple Truck in the maximum principal amount of \$199,000.00, for the lease purchase of the tractor in the maximum amount of \$84,867.00; for total amount for all equipment not to exceed **\$647,662.00**.

SECTION 2: The Finance Director is hereby authorized to solicit the lease purchase of the Street Sweeper, side mower, 28 Cubic Yard Grapple Truck and tractor.

SECTION 3: There shall be appropriated out of any available funds of the City, a sufficient sum to make ample provision for the payment of said principal and interest according to the terms of said lease purchasing agreement(s).

SECTION 4. The City hereby covenants that it will not make use of the proceeds of the Lease Purchase or do or suffer any other action that would cause: (i) the Lease Purchase to be “arbitrage bonds” as such terms is defined in Section 148(a) of the Internal Revenue Code of 1986, as amended (“Code”), and the regulations promulgated thereunder; (ii) the interest on the Lease Purchase to be included in the gross income of the Registered Owners thereof for federal income taxation purposes; or (iii) the interest on the Lease Purchase to be treated as an item of tax preference under Section 57(a)(5) of the Code.

SECTION 5. The City represents as follows:

- (a) The City shall timely file such information report or reports as may be required by Section 148 (f) and 149(e) of the Code;
- (b) The City shall take no action that would cause the Lease Purchase to be “federally guaranteed” within the meaning of Section 149(b) of the Code;
- (c) The City shall take all necessary action to have the Lease Purchase registered within the meaning of Section 149(a) of the Code; and
- (d) The City will not employ any device or abusive transaction with respect to the investment of the proceeds of the Lease Purchase.

SECTION 6. In accordance with Section 148(f)(4)(D) of the Code, the City represents that: (i) it is a governmental unit of the State of Mississippi and is empowered to exercised general taxing powers; (ii) the Lease Purchase is not “private activity bonds” as defined in Section 141 of the Code; (iii) ninety-five percent 95% or more of the net proceeds of the Lease Purchase are to be used for local governmental activities of the City; and (iv) the aggregate face amount of the tax-exempt obligations (other than private activity bonds as defined in Section 141 of the Code and certain current refunding bonds described in Section 148 (f)(4)(D) of the Code) issued by the City during calendar year 2026 is not expected to exceed \$5,000,000.

SECTION 7. In the event that the aggregate principal amount of the tax-exempt obligations (other than private activity bonds as defined in Section 141 of the Code and certain current refunding bonds described in Section 148 (f)(4)(D) of the Code) issued by the City, or on behalf of the City, during calendar year 2026 exceeds \$5,000,000, or if the City otherwise fails to meet the Small Issuer Exception, the City hereby covenants that it shall make, or cause to be made, the rebate payments required by Section 148 (f) of the Code in the manner described in Regulation of Sections 1.148-1 through 1.148-11, as such regulations and statutory provisions may be modified insofar as they apply to the Lease Purchase.

SECTION 8. The City hereby designates the Lease Purchase of the Street Sweeper as “qualified tax-exempt obligations” as defined in and for the purpose of Section 265 (b)(3) of the Code. For purposes of this designation, the City hereby represents that:

- (a) The City reasonably anticipates that the amount of tax-exempt obligations to be issued by it during the period from January 1, 2026 to December 31, 2026 and the amount of obligations designated as “qualified tax-exempt obligations” by it, will not exceed \$10,000,000 when added to the aggregate principal amount of the Lease Purchase; and
- (b) For purposes of this Section 13, the following obligations are not taken into account in determining the aggregate principal amount of tax-exempt obligations issued by the City:
 - (i) a private activity bond as defined in Section 141 of the Code (other than a qualified 501(c)(3) bond, as defined in Section 145 of the Code); and
 - (ii) any obligation issued to refund any other tax-exempt obligation (other than to advance refund within the meaning of Section 149 (d)(5) of the Code) as provided in Section 265 (b)(3)(c) of the Code.

SECTION 9. The interest on the Lease Purchase is exempt from Federal income taxes under existing laws, regulations, rulings and judicial decisions with such exceptions as shall be required by the Internal Revenue Code of 1986. Under existing law, interest on the Lease Purchase is exempt from present taxes imposed by the State of Mississippi and any county, municipality or other political subdivision of the State of Mississippi, except for inheritance, estate and transfer taxes.

SECTION 10. The principal amount of the Lease Purchase is less than \$1,000,000 and said Note shall be sold to the Purchaser without a view for distributing said Note. Based on the foregoing, the Lease Purchase will be exempt from the continuing disclosure requirements of Rule 15c2-12.

SECTION 11. The City reasonably expects that it will incur expenditures prior to the issuance of the Lease Purchase, which it intends to reimburse with the proceeds of the Lease Purchase upon the issuance thereof. This declaration of official intent to reimburse expenditures made prior to the issuance of the Lease Purchase in anticipation of the issuance of the Lease Purchase is made pursuant to Department of Treasury Regulations Section 1.150-2. The Project for which such expenditures are made is the same as described hereinabove. The maximum principal amount of debt expected to be issued for the Project is the same amount hereinabove set forth above.

SECTION 12. The Mayor is hereby authorized and directed to take such actions and to execute such documents as may be necessary to effectuate the purposes of this resolution.

SECTION 13. If any one or more of the provisions of this resolution shall for any reason be held to be illegal or invalid, such illegality or invalidity shall not affect any of the other provisions of this resolution, but this resolution shall be construed and enforced as if such illegal or invalid provision or provisions had not been contained herein.

SO RESOLVED this on the 10th day of June 2026.

The Board of Mayor and Aldermen of the
City of Vicksburg, MS

Willis Thompson, Mayor

Thomas J. Mayfield, Alderman

Vickie Y. Bailey, Alderwoman

CERTIFICATE

I, Deborah A. Kaiser-Nickson, the duly appointed, qualified and acting City Clerk and lawful custodian of the Minutes of The Mayor and Aldermen of the City of Vicksburg and Seal of said City, Certify that the foregoing is a true and exact copy of a Resolution Adopted by the Mayor and Aldermen of the City of Vicksburg at a Adjourned Board Meeting held on Wednesday, June 10, 2026

WITNESS my signature and official seal of office this 10th day of June, 2026.

Deborah A. Kaiser-Nickson, City Clerk



Remit To:
Ingram Equipment Company, LLC
P O Box 1907
Pelham, AL 35124

Ingram Equipment Company

11 Monroe Drive Pelham, AL 35124
400 Dupree Street Tallahassee, FL 32304
1596 S. Bethel Road Unit A Priceville, AL 35603
8559 Bellingerati Road Theodore, AL 36552
704 Mummy Road Dothan, AL 36303
1311 Industrial Park Road Columbus, MS 39701
Phone (205) 653-3948
www.ingramequipment.net

Ship To: CITY OF VICKSBURG
100 ARMY NAVY DR
VICKSBURG, MS 39180-5207

Invoice To: CITY OF VICKSBURG
P.O. BOX 150
VICKSBURG MS 39181

Branch 01 PELHAM
Date 01 26 2026 Time 12:18:42 (O) Page 2
Account No VICKS002 Phone No 6016344550 Inv No 03 E00908
Ship Via Purchase Order 02505464
Tax ID No
ERIC SMITH Salesperson ES / ES
DUPLICATE

EQUIPMENT INVOICE

Description	Amount
Subtotal:	317900.00
	317900.00

This Unit May Be Subject to Manufacturer Surcharges After Issuance of Purchase Order.

THANK YOU FOR YOUR BUSINESS, IT IS GREATLY APPRECIATED.

Multiple copies of this invoice are available for download from the Ingram Equipment Company website. The original invoice is the only valid document for warranty purposes. The first week of use, check the instructions of the unit. Check for any damage to the unit. If any damage is found, contact the dealer immediately. The dealer will provide a replacement unit. The dealer will also provide a replacement unit if the unit is damaged during the warranty period. The dealer will also provide a replacement unit if the unit is damaged during the warranty period. The dealer will also provide a replacement unit if the unit is damaged during the warranty period.

X _____
Received By

Thank You For Your Business!

EXHIBIT B



508 Highway 98 By Pass
 P.O. Box 88
 Columbia MS 39429
 Phone (601)736-4527 Fax (601)736-5212
 Closed on Saturday November Thru February

SOLD TO
 CRVI55 CITY OF VICKSBURG*
 100 ARMY NAVY DRIVE
 VICKSBURG, MS 39181

SHIP TO
 PURCHASING DEPARTMENT
 805 SOUTH STREET
 VICKSBURG, MS 39180

Sold By: KR PO #: 2600727
 Ship By: Tax #:

Date 5/11/26 UNIT SL INVOICE US21257
 7:21:25 PRT: 1

Tax	D	Qty	Description	Price	Amount
N			MISC DESCRIPT STATE CONTRACT 8200079128		45895.00
N			EQUIP SALES N32041 TIGER TM-60EDH SIDE MOWER SER#:8004421 WAR:01 EXP: 5/11/27		

** SUBTOTAL 45895.00

Charge Sale

EXHIBIT C



207 Hal Averitt Blvd
Statesboro, GA 30458
(912) 549-0005

2601 South Stone Mountain Lithonia Rd
Stonecrest, GA 30058
(706) 685-6900

3196 US Highway 231 North
Shelbyville, TN 37160
(615) 696-7066

2025 West I-65 Service Road North
Mobile, AL 36618
(800) 435-3044

2800 Powell Avenue South
Birmingham, AL 35233
(800) 501-0757

Ship To: CITY OF VICKSBURG
805 SOUTH STREET
VICKSBURG MS 39180

Invoice To: CITY OF VICKSBURG
P.O. BOX 150
VICKSBURG MS 39181

Branch 01 - BIRMINGHAM		
Date 04/20/2026	Time 12:26:34 (O)	Page 1
Account No VICKS001	Phone No 6016344536	Inv No 02 E00638
Ship Via	Purchase Order 02604290	
Tax ID No		
DUSTIN JONES		Salesperson DRJ / JRS

EQUIPMENT INVOICE

Description	Amount
Stock #: NU5650 Serial #: BH1087	98444.00
New NL BRUSH HAWG BRUSH HAWG STANDARD C MODEL LOADER	
Sale # 01 Subtotal:	98444.00
Total:	98444.00
Stock #: INTL200 Serial #: 1HTEJTAN6SS657247	98056.00
New 2025 IN HV607 2025 INTERNATIONAL HV607 CHASSIS	
Sale # 02 Subtotal:	98056.00
Total:	98056.00
Miscellaneous Charges/Credits	
=====	
FREIGHT Qty: 1 Price: 2500.00	2500.00
Miscellaneous Charges/Credits Total:	2500.00
Subtotal:	199000.00
Total (TOTAL PRICE):	199000.00

Please remit payment to: PO Box 938, Birmingham, AL 35201

X

Received By

Check us out online at: www.secequip.com

Sansom Equipment Company

 @secequipment

Thank You For Your Business!



Motor Vehicle Bill of Sale

BE IT KNOWN, that for payment in the sum of \$ 199,000.00, the full receipt of which is acknowledged, the undersigned Sansom Equipment Company (Seller) hereby sells and transfers to City of Vicksburg (MS)(Buyer), the following described motor vehicle (Vehicle):

Make: International	Model or series: HV
Year: 2023	Color: White
VIN #: 3HAEJTAN8PL657247	Style: OTHER
Odometer reading:	Title #:

The sale is subject to the following conditions and representations:

Seller certifies to the best of the Seller's knowledge that the odometer reading listed in the vehicle description above reflects the actual mileage of the Vehicle. The Vehicle's odometer was not altered, set back, or disconnected while in the Seller's possession, and the Seller has no knowledge of anyone doing so.

Seller warrants to Buyer that Seller has good and marketable title to said property, full authority to sell and transfer said property, and that said property is sold free of all liens, encumbrances, liabilities, and adverse claims of every nature and description whatsoever.

Seller has no knowledge of any hidden defects in and to the Vehicle and believes to the best of the Seller's knowledge that the Vehicle being sold is in good operating condition. Said Vehicle is otherwise sold in "as is" condition and where currently located.

Date signed: 11-30-2026
Seller: Dustin Jones Sansom Equipment Co.
Buyer:
In the presence of (Witness):
Print name of witness:



Odometer Disclosure Statement

Federal law (and State law, if applicable) requires that you state the mileage upon transfer of ownership. Failure to complete or providing a false statement may result in fines and/or imprisonment.

We, **Sansom Equipment Company Inc.**, (Seller) state that the odometer now reads _____ (NO Tenths) miles and to the best of my knowledge that it reflects the **actual mileage** of the vehicle described below, **unless** one of the following statements is checked.

1. I hereby certify that to the best of my knowledge the odometer reading reflects the amount of mileage **in excess of its mechanical limits.**

2. I hereby certify that the odometer reading is **not the actual mileage. Warning - Odometer Discrepancy.**

Make International	Model HV	Body Type OTHER
Vehicle Identification Number 3HAEJTAN8PL657247	Year 2023	

Form must be completed utilizing printed and signed names of individuals, not companies or organizations. Same individual may not sign as both transferor and transferee.

Transferor's (seller) Signature (Must be signature of individual, not company or organization)		Date of Statement	
		4-30-2026	
Transferor's (seller) Printed Name (Must be printed name of individual signing above, not company or organization)			
Dustin Jones			
Address	City	State	ZIP Code
2200 Powell Ave. S	Birmingham	AL	35233
Transferor's (buyer) Signature (Must be signature of individual, not company or organization)		Date of Statement	
Transferor's (buyer) Printed Name (Must be printed name of individual signing above, not company or organization)			
Address	City	State	ZIP Code

EXHIBIT D



508 Highway 98 By Pass
 P.O. Box 88
 Columbia MS 39429
 Phone (601)736-4527 Fax (601)736-5212
 Closed on Saturday November Thru February

SOLD TO
 CRVI55 CITY OF VICKSBURG*
 100 ARMY NAVY DRIVE
 VICKSBURG, MS 39181

SHIP TO
 PURCHASING DEPARTMENT
 805 SOUTH STREET
 VICKSBURG, MS 39180

Sold By: KR PO #: 2600726
 Ship By: Tax #:

Date 5/11/26 UNIT SL INVOICE US21256
 7:23:11 PRT: 3

Tax	D	Qty	Description	Price	Amount
N			MISC DESCRIPT STATE CONTRACT 8200079714		84867.00
N			EQUIP SALES N32055 N HOLLAND TS6.110 II T4B TRACTOR SER#:HCDZ110CJTNT04592 WAR:02 EXP: 5/11/28		
** SUBTOTAL					84867.00

Change Sale



Warranty Registration

Model: 8004421

Dealer Account Number: 18534

Dealer Name: CRAIN TRACTOR & EQUIPMENT INC

Machine Hours: 0

Retail Date

May-11-2026

Owner Information

Company Name: City Of Vicksburg

Contact Name: Marissa O'Quin

Address line 1: 100 Army Navy Drive

City: Vicksburg

Country: US

State: MS

Zip code: 39181

Email: apinvoices@vicksburg.org

Phone: +16016344550

Marketing Information

Intended Use

Government Use

Statements

By completing this online registration I am certifying that:

HYDRAULIC MACHINES: I have explained to the purchaser the necessity of using clean, good quality hydraulic oil, changing filters as instructed, the potential hazard of oil penetrating the skin and to not use bare hands to check for oil leaks, stopping leaks, damage caused by operating with over-heated oil, the necessity of maintaining the specified operating pressure, and the potential hazard of oils.

OPERATOR'S MANUAL: I have shown the purchaser that the Operator's Manual and instructed the purchaser to read and understand the manual before operating the equipment. I instructed the purchaser that if he doesn't understand any of the contents in the manual to ask his Dealer to provide additional information.

POWER TRANSMISSION SHIELDS: I have made certain that the driveline, gearbox, and other shields are in place and in good condition. I also explained the importance of maintaining these shields in place and in good repair to reduce the potential for serious personal injury.

WARRANTY AND SAFETY: I have informed the purchaser of this product of Warranty terms, provisions, and procedures that are applicable, reviewed the contents of Operator's manual including the safety equipment, safe operation and maintenance, and the Safety Signs on the equipment (and tractor if possible), and Purchaser's responsibility to train the operators in safe operation.

CUSTOMERS DECLARATION

I have received and reviewed the Operator's Manuals for this machine and understand the proper and safe operation as well as the maintenance requirements for this machine.

I have also received a copy of the warranty policy and understand the terms described therein.



CNH Industrial America LLC
and CNH Industrial Canada, Ltd.

**WARRANTY AND LIMITATION OF LIABILITY AGREEMENT
NEW HOLLAND TRACTORS & EQUIPMENT**

The NH Warranty
The NH Warranty is a limited warranty that is provided to the initial retail purchaser in return for consideration paid as part of the purchase price of the product. The selling dealer is expected to review the warranty coverage with the initial retail purchaser and obtain his/her signature on this document.

New Limited Warranty
The warranty described here is from CNH Industrial America LLC and in Canada, CNH Industrial Canada Ltd., both of which are referred to in this agreement as "NH" for "New Holland brand". This warranty is for NH products sold and registered in the United States or Canada and normally operated in the United States or Canada. This warranty does NOT apply to any product normally operated outside of the United States and/or Canada, or to any unit purchased outside of the United States or Canada and imported in for any reason other than a customer relocation/personal move.

Warranty Period
For the products listed below, the Warranty Period for all coverage begins at the time that any person, dealer or agent first places the unit into service. At the latest, a unit is considered to be placed into service when purchased or delivered to an initial retail purchaser. Certain demonstration, rental, lease, and other used units may be eligible for a portion of a new unit warranty. The availability of the remaining portion of a new unit warranty does not mean that a unit is new or unused. The Warranty Period ends when either the month or machine hour limit is reached, whichever limit occurs first.

PRODUCT	WARRANTY COVERAGE
All agricultural tractors except as listed below ¹	24 Months / 2000 Hours
Camso rubber tracks used on T9.xxx SmartTrax tractors	48 Months / 2000 Hours prorated
Compact Tractors with CVT Engine, transmission, drive shafts and drive axles ²	24 Months / 2000 Hours 36 Months / 2000 Hours
Compact Tractors without CVT Engine, transmission, drive shafts and drive axles ²	24 Months / 750 Hours 72 Months / 1500 Hours
MY 2024 T8 (serial numbers after JJATXXXXXXX6000) and MY 2024 T9 (serial numbers after JEEZ9XXXFXF607001, excludes Scraper models)	36 Months / 2000 Hours
Methane Powered Tractor	24 Months / 2000 Hours
Combines and headers, Self-Propelled Forage Harvesters ³ , Windrowers, Bale Wagons Engine	12 Months / Unlimited Hours 24 Months / 2000 Hours
Windrower disc headers Cutterbar ³	12 Months / Unlimited Hours 36 Months / Unlimited Hours
Disc mower conditioners Cutterbar ³	24 Months / Unlimited Hours 36 Months / Unlimited Hours
Windrower sickle head, draper head, sickle mower conditioners, Hay and Forage Equipment, Grape Harvester, Olive Harvester	12 Months / Unlimited Hours
Roll-Belt and Pro-Belt Round Balers ¹⁰	24 months / 15,000 bales
Pull type Forage Harvester ³ and Rotary Mower ³	12 Months / Unlimited Hours
Pull type sprayers, Planting and Seeding Equipment (Air Carts, Air Hoe Drills, Precision Drills, and packer drawbars) Frame ⁴	24 Months / Unlimited Hours 60 Months / Unlimited Hours
Disc Drills	12 Months / Unlimited Hours
Self-Propelled Sprayers – R Series Extended frame warranty ⁷	12 Months / 1200 Hours 24 Months / 1200 Hours
Self-Propelled Sprayers – F Series Extended frame warranty ⁷ Nozzle control valve warranty	12 Months / 1500 Hours 24 Months / 1500 Hours 24 Months / 2000 Hours
Kongsilde™ Tillage Equipment	12 Months / Unlimited Hours
Front Mount Loaders, Implements, and Attachments	12 Months / Unlimited Hours
805TL Front Loader Series and all LA Front Loader Series	24 Months / Unlimited Hours
NH IntelliSteer™ Systems	12 Months / Unlimited Hours
Manure Spreaders ¹ Spreader sides and floor warranty	12 Years 12 months / Unlimited Hours
Skid Steer / Compact Track Loaders Extra base warranty	24 months / 2000 hours 12 months / Unlimited Hours
Rough Terrain Forklifts Torque converter, transmission, drive shafts, & drive axles	24 months / 2000 hours 24 months / 2000 hours
Small Articulated Loader Extended engine warranty Lithium-Ion Battery	24 Months / 1000 Hours 24 Months / 2000 Hours 36 Months / 3000 Hours
Mini Track Loader	24 Months / 2000 Hours
Compact wheel loaders, Compact excavators E-B series, Telescopic handlers, Loader backhoes	12 months / Unlimited Hours 24 months / 3000 Hours
Compact excavators E-C series	24 Months / 2000 Hours
Compact excavators EV (E15X and E25X) Extended battery warranty	36 Months / 3000 Hours 24 months / 1500 Hours
Emissions components on engines less than 25HP	60 months / 3000 Hours
Emissions components on engines greater than or equal to 25HP	

- Warranty will be voided on tractors that are not factory designated as scraper tractors which are used in a commercial scraper application.
- The extended Power Train warranty covers the engine and the following components: TRANSMISSION, Transmission and all internal lubricated parts, torque converter, auxiliary drive axle transfer, seals and gaskets, DRIVE AXLE(S) Center & drive axle housing and all internal lubricated parts, front axle housing and all internal lubricated parts, axle shafts, bearings (wheel and axle hub), final drive housings and all internal lubricated parts, seals and gaskets, PTO clutch, drive shaft, and universal joints.
- Extended warranty of disc-drive module housing assemblies: clockwise and counter-clockwise, disc-drive module cross shaft gears, stoppins, bearings, bearing shells, washers, breather plugs, oil splingers, attachment hardware, seals against external leakage, disc-drive module housing spacers and module interconnecting drive shafts, disc cutterbar assembly, tie-rods, threaded rods, disc cutterbar pawling arm mounts, and end caps. Excludes models DB 310/312, MegaCutter, and HM series. The cutterbar warranty starts after the expiration of the base warranty.
- Extended metal detector warranty. This 60-month extended warranty warrants that forage harvesters equipped with functioning electronic metal detection systems will be protected from damage caused by the entrance of ferrous metal. This coverage applies only to the components damaged by the detector failure. The coverage does not include coverage of the failed detector components. Metal detector components are covered during the base warranty period only.
- Extended warranty of gearbox is provided directly by the manufacturer for 60 months.
- Extended frame warranty covers hitch and main frame weldments, wing frame weldments, and hoists/shafts.
- Extended warranty of main frame structure including entrance platform, front and rear axle weldments, boom weldments including lift arms, rear differential, planetary drives, drop box drives, hydrostatic transmission, wheel rollers, and skid-steer or poly contact tanks.
- Extended warranty of engine assembly, transmission/clutch assembly, rear differential, front differential (4x4 models), main frame assembly, bed box hydraulic dump kit, and Custom Cab assembly and door.
- Seals and liners are protected against rust, corrosion, glue line separation of the polyurethane overlays to the plywood sheet, and delamination or failure of the layers of the plywood sheet. This coverage is for the spreader floor (white fiberglass or black plastic) and spreader sides (black plastic) on front panel, rear and side, including lift.
- The extended pickup warranty starts after the expiration of the base warranty and provides an additional year of coverage or up to 22,500 bales—whichever occurs first, includes Roll-Belt Utility Plus but excludes Roll-Belt Utility.

Customer Initials: _____ Dealer Initials: _____

General Business

Owner's Responsibility

The NH warranty remains in effect during the Warranty Period if the owner performs the required maintenance at the recommended intervals outlined in the product operator's manual and the unit is operated within its rated capacity. Genuine NH service parts or NH approved service parts that meet NH specifications must be used for maintenance and repair.

What's Not Covered

Unless otherwise prohibited by state law, the following are not covered by this Warranty and Limitation of Liability Agreement

- Cost associated with performing pre-delivery or scheduled inspection service.
- Repairs arising from storage deterioration, failure to maintain the equipment, negligence, alteration, improper use of the equipment, collision or other accident, vandalism, or other casualty, or operation beyond rated capacity or specification.
- Repairs arising from abuse or neglect, including but not limited to, operation without adequate coolant or lubricants, adjustments to the fuel system outside equipment specifications, over-speeding, improper storage, stalling, warm-up, or shutdown practices, incorrect fuel or contaminated fuel, oil or other fluids.
- Normal maintenance services, such as engine tune-ups, engine fuel system cleaning, checks, adjustments, shimming, etc.
- Replacement of non-defective wear items expected to be replaced during the warranty period, including but not limited to: light bulbs, spark plugs, brake or clutch linings, slip clutches, belts, chains, knives, bucket cutting edges and teeth, crawler track pads and track components, crop processing and cutting components, external drive sprockets and chains, soil engaging tools and accessories.
- Items replaced due to customer demand.
- Labor charges performed by anyone except a dealer authorized by contract to repair the equipment, unless they qualify under special provisions (i.e.: outside labor).
- Any and all travel costs for items such as towing, service calls, or transporting a unit to and from the place where the warranty service is performed, unless specifically covered by a campaign or program.
- Claims involving loss or damage during shipment or handling, including units subsequently sold as a "salvage" unit.
- "Salvage" or other units sold on an "as is" basis, unless otherwise specified in writing at the time of sale.
- Normal maintenance costs, including but not limited to: lubricants, coolants, fluids, fuel, filters, and associated labor. Lubricants, filters, and coolants may qualify for warranty reimbursement if they require replacement as a DIRECT RESULT of a defect in material or workmanship.
- Claims involving the inspection or reconditioning of units after storage or prior use.
- Components or items that are separately warranted directly by the manufacturer including but are not limited to: tires, tracks, engines, transmissions, batteries, etc.
- Shop comebacks: any duplicate, repeat, or comeback repair resulting from improper diagnosis, testing, or service work. This also includes repairs arising from service performed by agents not approved by NH.
- Repairs arising from any unauthorized modification to the product or the use of non-CNH industrial parts, implements, or attachments, including but not limited to performance changing (i.e.: increasing horsepower or other modifications) and/or emissions defeating modifications.
- Removal, replacement, or installation of non-NH optional equipment, attachments, or components.
- Premiums charged for overtime labor costs or out of shop expenses.
- Economic loss including lost profits, crop loss, equipment rental, crop damage, contract delay, project expenses, or other expenses or damages.
- Unauthorized modification or updating machines without a warrantable failure based on Service Bulletin information or production changes.
- Any and all costs of special tools.
- Any and all costs of dealer shop supplies incurred with repairs, including but not limited to: solvents, cleaners, anti-seize lubricants, loctite, sealant, adhesive, oil-dry, shop towels, etc. Sealant or adhesive may qualify for warranty reimbursement in certain applications requiring a large volume of sealant/adhesive.
- Failure of the machine, its implements or attachments caused by improper field application or loading.
- Any and all costs for coolant, fuel, or lube (oil) analysis including supplies and lab recommendations.
- Cost of initial setup or installation of any optional equipment or attachments to a unit.
- Failures related to or resulting from the use of non-approved wheel and tire size are not reimbursable through warranty.
- Cost associated with cleaning of machine in preparation for servicing.
- Claims or repairs associated with owner's failure to maintain or charge lithium-ion battery as recommended by the manufacturer.
- Lithium-ion battery pack capacity loss or increased resistance due to product aging outside the normal course of operation.
- Claims or damages arising out of the installation or improper use of lithium-ion battery.
- Claims or damages arising out of the operation of an electric vehicle in an unintended manner (including, but not limited to, improper use or use of the vehicle in an environment outside the recommended temperature range or humidity levels recommended in the operator's manual), failure to maintain, or outside recommended storage conditions (including, but not limited to, storage in an overly discharged state).
- All damages covered by a policy of insurance.
- **To the extent that any damage to the product is covered by any policy or policies of insurance, Owner expressly agrees to waive any subrogation rights arising from the policy or policies of insurance. It is expressly agreed and understood that no insurance company or insurer will have any right of subrogation against CNH Industrial America LLC, CNH Industrial Canada Ltd., or any of their subsidiaries or affiliates.**

Customer Initials: _____ Dealer Initials:

The signed WLL can be scanned and emailed as an attachment to NA-WLL-AGREEMENT@CNHIND.COM or can be mailed to:
USA mail original to CNH Industrial Capital America LLC, Attn: WLL Agreement, PO Box 1700, New Holland, PA 17557
Overnight courier mail original to CNH Industrial Capital America LLC, Attn: WLL Agreement, 500 Diller Ave, New Holland, PA 17557
Canada mail original to CNH Industrial Capital America LLC, Attn: WLL Agreement, 4475 North Service Rd, Suite 301, Burlington, ON L7L4X7 Canada

General Business

Operator's Manual / Warranty Receipt Verification

- YES / NO The selling dealer has reviewed the correct operator's manual with me and will provide the operator's manual upon delivery of the product.
- YES / NO The selling dealer has explained safety precautions to me.
- YES / NO The selling dealer has explained the warranty terms and coverage to me.
- YES / NO The selling dealer has explained Purchased Protection Plan options for additional coverage on select components.
- YES / NO Customer acknowledges that CNH Industrial America LLC/CNH Industrial Canada Ltd. may access and use diagnostic and telematics vehicle data for appropriate business purposes.
- YES / NO Customer has been provided a copy of the CNH Telematics and Correction End User License Agreement
- YES / NO Customer has been provided a copy of the CNH Industrial Precision Privacy Statement

Model: TS6.110 II T4B	Serial Number: HCDZ110CJTNT04592
RETAIL SALE Date / Hours: 05-11-2026/0	Operator Manual Number:
	Attachment Serial Number(s):
Purchaser Name (please print): CITY OF VICKSBURG	Dealer Name: CRAIN TRACTOR & EQUIPMENT, INC
Address: 100 ARMY NAVY DRIVE	Address: P.O. BOX 88
City / State / Province: VICKSBURG, MS	City / State: COLUMBIA, MS
Zip / Postal Code: 39181	Zip code: 39429
Phone Number: 601-634-4550	Phone Number: 601-736-4527

The answers checked above are correct. By signing this form, I acknowledge that I have read and I accept this warranty policy statement and understand the safety precautions to take while using this piece of equipment.

Purchaser Signature _____ Date 05-11-2026

Dealer Signature *Michael Bennett* _____ Date 05-11-2026

What's Covered

If a defect in material or workmanship is found in a unit and reported during the Warranty Period, NH will pay parts and labor costs to repair the defect if the services are performed by an authorized NH dealer at the dealer's location. If parts are needed during the repair, NH will, at its option, use genuine NH new or remanufactured parts. NH replacement parts that are used in a warranty repair are warranted until the end of the machine warranty or to the end of the NH Replacement Parts Warranty, whichever is longer.

NH PROVIDES NO WARRANTY, EXPRESS OR IMPLIED, FOR A COMPONENT OR OTHER ITEM THAT IS SEPARATELY WARRANTED TO THE PURCHASER BY ITS MANUFACTURER, SUCH AS TIRES, BATTERIES AND FUEL INJECTION COMPONENTS. CHECK WITH YOUR DEALER FOR DETAILS

No Modification or Extension of Warranty Period

The NH Warranty is limited to the written terms in this document. NH does not authorize any person, dealer or agent to change or extend the terms of this warranty in any manner. Any assistance to the purchaser in the repair or operation of any NH product outside the terms or limitations or exclusions of this warranty will not constitute a waiver of the terms, limitations or exclusions of this warranty, nor will such assistance extend or re-establish the warranty.

EXCLUSIVE REMEDY

THE REMEDY OF REPAIRING A DEFECT IN MATERIALS OR WORKMANSHIP AT A NH DEALERSHIP UNDER THE TERMS OF THIS WARRANTY IS THE PURCHASER'S EXCLUSIVE REMEDY AND IS IN LIEU OF ANY OTHER REMEDY OTHERWISE AVAILABLE.

This Warranty is Void If:

- The unit's hour meter is changed or altered, unless a NH dealer, at the direction of NH, changed the meter.
- The unit is used in an application for which it is not designed or the unit has been scrapped, salvaged, stolen, junked, or totaled.

Limitation and Exclusions

The NH Warranty gives you specific legal rights and you may also have other rights, which vary, from region to region.

THIS DOCUMENT CONTAINS THE ENTIRE NH WARRANTY. NH MAKES NO OTHER REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, AND SPECIFICALLY EXCLUDES THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR PARTICULAR PURPOSE. NH WILL NOT BE LIABLE FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES RESULTING FROM A BREACH OF THE WRITTEN WARRANTY OR ANY IMPLIED WARRANTY IMPOSED BY LAW.

See next page for important limitations and exclusions