

**GREGORY POOLE EQUIPMENT COMPANY
RENTAL PURCHASE MACHINES
CUSTOMER RESPONSIBILITIES**

- **Daily Maintenance**
- **250/500/1000 Hour Services**
- **Scheduled Oil Sample**
 - Customer to Perform**
 - Gregory Poole to Perform**
See Attached Agreement
- **Travel Expense for Warranty Repairs After 90 Days**
- **Non Warranty Repairs**
- **Insurance**
- **Conversion Charge**

Customer Signature

Gregory Poole Equipment Co.

CUSTOMER

MODEL

SERIAL NUMBER

EQUIPMENT:

RE: INSURANCE COVERAGE FOR LEASED OR PURCHASED EQUIPMENT

PER THE INSTALLMENT OR LEASE AGREEMENT BETWEEN _____ AND GREGORY POOLE EQUIPMENT COMPANY IT IS REQUIRED THAT WE BE PROVIDED WITH INSURANCE COVERAGE IN ACCORDANCE WITH THAT AGREEMENT AS INDICATED BELOW.

_____ PHYSICAL DAMAGE COVERAGE MUST SHOW THAT GREGORY POOLE EQUIPMENT COMPANY HAS BEEN NAMED LOSS PAYEE FOR THE EQUIPMENT'S REPLACEMENT VALUE. THE DEDUCTIBLE MUST BE SHOWN.

FOR LEASED EQUIPMENT WE ALSO REQUIRE:

_____ LIABILITY COVERAGE OF A MINIMUM OF \$500,000.00 OR COMBINED COVERAGE FOR BODILY INJURY AND PROPERTY DAMAGE PER OCCURRENCE. GREGORY POOLE EQUIPMENT COMPANY MUST BE NAMED AS ADDITIONAL INSURED.

PLEASE NOTIFY YOUR AGENT FOR THE PROPER COVERAGE, AND LIST HIS/HER NAME AND LOCATION BELOW. OUR REPRESENTATIVE WILL FOLLOW UP FOR CONFIRMATION OF THIS COVERAGE.

INSURANCE AGENT: _____

ADDRESS: _____

PHONE NUMBER: (____) _____

CONTACT PERSON: _____

PROCESSING OF THIS TRANSACTION WILL BE HELD PENDING RECEIPT OF THIS INFORMATION.

THANK YOU FOR YOUR ATTENTION IN THIS MATTER.

VERY TRULY YOURS,

GREGORY POOLE EQUIPMENT COMPANY
P.O. Box 469
Raleigh, NC 27602

ATTN: CREDIT DEPARTMENT

Gregory Poole



Equipment Rental Contract

LESSEE: _____

ADDRESS: _____

CITY: _____

STATE: _____

DATE _____

COUNTY: _____

GREGORY POOLE EQUIPMENT COMPANY, a corporation maintaining its principal office in Wake County, North Carolina, and with a mailing address of P.O. Box 469, Raleigh, North Carolina, 27602, (hereinafter called "LESSOR") hereby leases to the above identified LESSEE and the LESSEE hereby takes and hires from the LESSOR the personal property described, at the RENT stated, and for the TERM set forth below, and in consideration of which LESSOR and LESSEE do hereby covenant and agree as follows:

**DEFINITIONS:
EQUIPMENT**

1. The personal property (hereinafter called "EQUIPMENT"), including all replacement parts, additions, repairs, and accessories incorporated therein or affixed thereto, is described as follows:

**GUARANTEED
TERM**

2. The GUARANTEED TERM hereof is and shall be the period of _____ months commencing on the _____ day of _____, _____, and ending on the _____ day of _____, _____.

RENT

3. LESSEE shall pay to LESSOR at the office of the LESSOR at the address above stated or to such other person, firm, or corporation or at such other place as may from time to time be directed in writing by LESSOR as RENT for EQUIPMENT the sum of _____ Dollars (_____) (plus applicable taxes) on or before the _____ day of each month hereafter, commencing with the month of _____, _____, during the term hereof. In the event the EQUIPMENT is not returned by the last day of the TERM, the LESSEE shall pay to the LESSOR as RENT the same sum per month stated above until the EQUIPMENT is returned to LESSOR.

**PURCHASE
OPTION**

4. At any time during the Equipment Rental Contract, if all RENTS theretofore due and payable have been paid in full and LESSEE is not in default of any of its other obligations hereunder, the LESSEE shall have the right and privilege to purchase the EQUIPMENT for cash at a purchase price determined in the following manner:

The initial cash price of \$0.00

(a) shall be Reduced by 100 % of the RENT received during the GUARANTEED TERM, as defined in Paragraph 2, and (b) shall be reduced by 90 % of the RENT received during the six months subsequent to the GUARANTEED TERM, and (c) shall be reduced by 80 % of the RENT received thereafter, and (d) shall be increased by a monthly interest charge computed at a rate of ** % per month on the monthly outstanding balance as herein defined. (The "monthly outstanding balance", solely for the purposes of determining the monthly interest charge, is defined as the initial cash price reduced by the amount of RENT paid and increased by interest on the prior month's outstanding balance at the rate described in (d) above.)

* A CONV CHARGE OF CAT FINANCIAL'S STREET RATE PLUS 2% AS IT MAY VARY FROM TO TIME WILL BE CHARGED

SEAL

5. LESSEE does affirmatively adopt as his SEAL that which appears adjacent to his signature.

**LESSEE ACKNOWLEDGES HAVING READ THE TERMS AND CONDITIONS APPEARING
ON THE REVERSE SIDE HEREOF AND AGREES TO BE BOUND THEREBY**

IN WITNESS THEREOF, LESSOR and LESSEE have caused these presents to be executed and delivered all as of the day and year first above stated.

GREGORY POOLE EQUIPMENT COMPANY

LESSEE: _____

BY:

Title

ATTEST/WITNESS:

BY:

(Seal)

Title

ATTEST:

TERMS AND CONDITIONS

TITLE/TRUE LEASE

GREGORY POOLE EQUIPMENT COMPANY a corporation with its office and place of business located at 4807 Berry Road, Raleigh, North Carolina 27606 (hereafter called "LESSOR") hereby leases to the LESSEE identified herein and the LESSEE hereby takes and hires from the LESSOR the personal property described on the front of this Equipment Rental Contract. Title to EQUIPMENT at all times shall be and remain in LESSOR and LESSEE shall keep EQUIPMENT and Title thereto free and clear of any and all liens or encumbrances. LESSOR may elect to file financing statements, pursuant to Section 9-408 of the UCC. LESSEE grants LESSOR a specific power of attorney for LESSOR to use as follows: (1) LESSOR may sign and file of LESSEE'S behalf any document LESSOR deems necessary to perfect or protect LESSOR'S interest in the EQUIPMENT or pursuant to the Uniform Commercial Code.

RENT

RENT for EQUIPMENT shall be paid by LESSEE to LESSOR in the amounts and at the time stated at the office of the LESSOR at the address above stated or to such other person, firm, or corporation or at such other place as may from time to time be directed in writing by LESSOR.

USE OF EQUIPMENT

LESSEE shall not cause or permit EQUIPMENT to be removed from or taken out of the state in which EQUIPMENT is delivered except upon the prior written consent of LESSOR. LESSEE shall not permit or cause EQUIPMENT to be used or operated by anyone other than competent, qualified personnel and LESSEE shall be liable for and shall pay all costs of operation, transportation, and use of EQUIPMENT. Upon the expiration or termination of this Rental Contract LESSEE shall deliver EQUIPMENT to LESSOR unencumbered by any lien or encumbrance and in as good condition as when received hereunder by LESSEE, reasonable wear and tear resulting from proper use thereof excepted.

RENTAL CONTRACT TERM

(a) The Rental Contract terms shall begin on the date the EQUIPMENT is picked up by LESSEE or is delivered by LESSOR and shall end on the date all of the EQUIPMENT is returned to LESSOR'S address indicated on the face side hereof; provided, however, that the term hereof in no event shall be less than the "GUARANTEED TERM" indicated on the face side hereof; (b) On the final return to LESSOR of the EQUIPMENT, LESSEE hereby agrees to return all items of EQUIPMENT. If LESSEE does not return all items of EQUIPMENT at the time of final return, those items not returned shall be deemed sold to LESSEE and automatically converted to a sale to LESSEE at the then current list price of manufacturer thereof. Upon receipt of the sales invoice converting to sale the items of EQUIPMENT which were not returned, the LESSEE hereby agrees to pay to LESSOR the amount of the sale as stated on the sales invoice, without any right of set off, recoupment, counterclaim, deduction, or abatement. If not paid in full upon receipt of invoice, the unpaid balance shall bear interest at the highest rate allowed by law from the invoice date until paid in full; and (c) LESSOR will make reasonable efforts to meet the delivery date, if any, stated on the face hereof and to meet any EQUIPMENT pick up date that may be scheduled hereafter, but shall not be liable for any failure to meet such dates.

RENTAL PURCHASE OPTION

LESSEE hereby agrees that all Rental Purchase Agreements will be based on a maximum of 160 hours usage per month unless otherwise stated on the face side hereof. If the EQUIPMENT is returned to the LESSOR and not purchased, the LESSEE will be charged for any hours used over 160 per month for each month rented. The hourly overage charge will be the Gregory Poole published monthly rate for the rented EQUIPMENT divided by 160.

TAXES

LESSEE shall comply with and conform to all laws, ordinances and regulations that shall relate to the possession, use, operation, or maintenance of EQUIPMENT and shall save LESSOR harmless from and against any and all actual or asserted violations thereof. LESSOR is responsible for payment of any and all against any and all actual or asserted violations thereof. LESSOR will pay the taxes upon receipt of a statement from the taxing authority, and shall compute, on a pro rata basis to reflect the period of the tax year in which LESSEE is in possession of the equipment subject to this agreement. LESSEE'S share of the ad valorem taxes) and shall include that charge in the total amount due to LESSOR at the time of conversion. LESSEE shall pay as additional RENT any amount from assessment by any State or Municipal body against the LESSOR for Sales and/or Use Tax as provided for on the front side hereof.

INSURANCES

(A) Public Liability and Property Damage Liability Insurance (Third Party). LESSEE will, at its own expense and at all times during the term of this Rental Contract maintain in force Commercial General Liability Insurance with a combined, single limit for bodily injury, including death, and property damages of \$1,000,000.00, on a primary and not excess or contributory basis, for LESSEE'S liability for damages sustained by any person, including, but not limited to, agents or employees of LESSEE, as a result of the maintenance, use, operation, possession, storage, erection, dismantling, servicing or transportation of EQUIPMENT. LESSEE will, on demand, furnish LESSOR a Certificate of Insurance evidencing such insurance, endorsed to provide that such insurance may not be canceled or materially modified except on 30 days prior written notice to LESSOR at the LESSOR'S branch from which the EQUIPMENT was rented. LESSEE agrees to abide by all terms and conditions of said insurance. LESSEE, its agents and employees will cooperate fully with LESSOR and LESSEE'S insurer in an investigation, prosecution or defense of any claim or suit arising therefrom and will do nothing to impair or invalidate the applicable insurance coverage. LESSOR'S acceptance of LESSEE'S Certificates of Insurance will not be deemed a waiver, limitation or modification of LESSEE'S insurance, indemnity or other obligations under the Rental Contract or LESSEE'S liability hereunder. (B) Property Insurance for LESSOR'S EQUIPMENT. LESSEE will, at its own expense and at all times during the term of this Rental Contract, maintain in force Property Insurance in an amount adequate to cover any damages to, or loss of, the EQUIPMENT. LESSEE'S policy must expressly cover non-owned equipment while in LESSEE'S care, custody or control. LESSEE will, on demand, furnish LESSOR a Certificate of Insurance evidencing such insurance and endorsed to provide that such insurance may not be canceled or materially modified except on 30 days prior written notice to LESSOR at the LESSOR'S branch from which the EQUIPMENT was rented. The amount, terms and conditions of the insurance required by this sub-paragraph must be acceptable to LESSOR. LESSEE agrees to abide by all of the terms and conditions of such insurance.

LIABILITY FOR DAMAGE

LESSEE shall indemnify and save LESSOR harmless from and against any and all damage or injury to or loss of EQUIPMENT or any part thereof and from and against any and all claims, damages, judgments, and liability whatsoever occasioned by or resulting from the use, operations, possession, or transportation of EQUIPMENT. The amount of damage for any loss of or injury to EQUIPMENT shall be based upon the then actual reasonable market value and without regard to the RENT paid or accrued hereunder.

EQUIPMENT IDENTIFICATION

LESSEE will not change, alter, or remove any markings, insignia, lettering, or numbering on the above described EQUIPMENT.

CONDITION UPON DELIVERY

LESSEE shall be conclusively presumed to have accepted EQUIPMENT in the condition existing at the time of delivery hereunder unless within forty-eight (48) hours thereafter LESSEE shall notify LESSOR of any actual existing defects and of LESSEE'S refusal to accept EQUIPMENT in its then condition and thereupon LESSOR, if it shall so elect, without liability to LESSEE, may arrange to correct any such defect of EQUIPMENT, or may pay to LESSEE any RENT, subject to offsets paid hereunder and terminate this lease.

REPAIRS

LESSEE at all times shall maintain EQUIPMENT in good repair and operating condition. LESSEE agrees to check and maintain engine oil, radiator, water, and fuel daily. LESSEE is responsible for all periodic maintenance, fuel, and missing parts. Qualified personnel, as approved by LESSOR, shall make all repairs and replacements only and, for such purposes, only standard parts and accessories will be used. LESSEE will pay all claims arising from the LESSEE'S abuse of the EQUIPMENT or from the LESSEE'S failure to maintain the equipment, ordinary wear and tear excepted. LESSEE shall be responsible for any tire failures or abnormal tire wear.

INSPECTIONS

LESSEE, unless otherwise agreed by LESSOR, shall advise LESSOR of the exact location of EQUIPMENT. LESSEE shall give LESSOR immediate notice of any attachment or other judicial proceeding affecting EQUIPMENT and shall indemnify and save LESSOR harmless from and against any and all loss or damage that may result therefrom. LESSOR, for the purpose of inspection, at all reasonable times, may enter upon any building, structure, or place where EQUIPMENT is located and LESSOR may remove said EQUIPMENT, without prior notice to LESSEE, if the EQUIPMENT, in the judgement of LESSOR, is being used beyond its capacity or the same is in any manner being improperly cared for or abused.

WARRANTIES

LESSOR MAKES NO REPRESENTATION, GUARANTEE, OR WARRANTY, EXPRESS OR IMPLIED, WITH RESPECT TO QUALITY, AND/OR FITNESS FOR PARTICULAR PURPOSES OR OTHERWISE, WHICH EXTEND BEYOND THE DESCRIPTION OF EQUIPMENT, UNLESS REDUCED TO WRITING AND MADE A PART OF THIS RENTAL CONTRACT, and in no event shall LESSOR be liable to LESSEE for anticipated profits or incidental or consequential damages. This Rental Contract, in conjunction with LESSEE'S signed and executed Application for Credit and Standard Credit Agreement, constitutes the entire agreement between LESSOR and LESSEE and no oral agreement, guaranty, promise, condition, or representation heretofore, made or claimed to have been made by LESSOR shall be binding upon LESSOR unless herein expressly stated.

DEFAULT

In the event LESSEE shall default hereunder or shall become insolvent or shall cease doing business as a going concern or a petition is filed by or against LESSEE under the U.S. Bankruptcy Act or any amendment thereof or if a petition is filed by or against LESSEE under state court receivership statutes or if LESSEE shall make an assignment for the benefit of creditors or if LESSEE shall attempt to remove or sell, transfer, or encumber or part with possession of EQUIPMENT, then LESSOR, without notice or liability or legal process, may enter into or upon any premises where said EQUIPMENT may be located and repossess the same, disconnecting and separating EQUIPMENT from any other property and using all force necessary or permitted by applicable law, and LESSEE hereby expressly waives all rights to possession of EQUIPMENT and any and all claims for injury or loss sustained or suffered by LESSEE by reason of any such repossession of EQUIPMENT by LESSOR. In the event legal action is necessary to enforce the rights of LESSOR hereunder, LESSOR shall be entitled to recover reasonable attorneys fees as well as other costs of collection in accordance with the laws in the state in which this Rental Contract is executed.

ASSIGNMENT AND SUBLETTING

LESSEE shall not assign or in any manner transfer this lease or any estate, interest, or benefit therein or sublet said EQUIPMENT or permit the use of the same by any one other than LESSEE, its agents and employees without the prior written consent of LESSOR. Consent by LESSOR to any assignment or transfer of interest under this Rental Contract or subletting of EQUIPMENT shall be limited to the instance stated in such written consent and shall not constitute a release, waiver or consent to any other assignment, transfer of interest of subletting. LESSOR may assign the RENT herein reserved or all or any of LESSOR'S other rights hereunder and any right, title, or interest of LESSOR in or to EQUIPMENT. LESSEE on receiving notice of any such assignment shall abide thereby and make payment of RENT as may therein be directed. In the event of any such assignment the term "LESSOR" as used herein shall be deemed to include and refer to LESSOR'S assignee.

LESSOR'S REMEDIES ON DEFAULT

In the event that LESSEE defaults in any of the agreements to be performed (time being hereby made expressly of the essence in this Rental Contract) LESSOR, at its election, shall have any of the following remedies, or any other remedy provided by law, without barring the later election of any other remedy herein contained or given by law: (a) LESSOR, without taking possession of the EQUIPMENT, may require strict performance of all of LESSEE'S obligations hereunder as the same accrue; or (b) LESSOR may repossess all or any part of the EQUIPMENT, with or without notice or process, and may thereupon terminate this Rental Contract as to all or any part of said EQUIPMENT; or (c) LESSOR may repossess all or any part of the EQUIPMENT, with or without notice or process, and without relieving the same may retain possession thereof and sue for the rentals due hereunder as they accrue, without notice; or (d) LESSOR may repossess all or any part of the EQUIPMENT, with or without notice or process and without terminating any of LESSEE'S obligations hereunder, and hold the same until LESSEE shall have complied with its obligations hereunder; then in default; or (e) LESSOR may repossess all or any part of the EQUIPMENT, with or without notice or process, and may relet the same for the entire remaining TERM of the Rental Contract, or for any shorter or longer period; in such event, at the option of LESSOR, LESSEE shall be liable immediately or at any later time for any difference between the aggregate of the unpaid sums accrued or thereafter to accrue under the terms hereof, and the net amount actually or presumptively to be realized (during the unexpired term of this Rental Contract) through such reletting; or (f) Since the parties understand and agree that any such reletting of the EQUIPMENT herein leased would operate to deprive LESSOR of a LESSEE to whom it could lease other EQUIPMENT which it may or hereafter own, LESSOR may sell all or any part of the EQUIPMENT herein leased, in public or private sale, with or without notice to or demand upon LESSEE, and LESSEE shall be liable to pay LESSOR the total amount due or to become due under the Insurances paragraph above, plus the costs of such sale, including without limitation, useful or necessary repairs to said EQUIPMENT, salesman's commission, attorney's fees, and court costs, and minus total amount realized on said sale, and minus the amount of any rental theretofore paid.

EFFECT OF TERMINATION/ACCELERATION CLAUSE

In the event LESSOR shall terminate this lease or shall terminate LESSEE'S possession of EQUIPMENT prior to the expiration of the GUARANTEED TERM, the RENT shall not abate by reason thereof or for any other reason and unpaid installments of RENT shall bear interest from the due date thereof at the highest lawful rate. At any time after the Guaranteed Term LESSOR reserves the right to terminate this lease upon five (5) days written notice to LESSEE. LESSOR further reserves the right to retake possession of the EQUIPMENT without prior notice to LESSEE.

CONSTRUCTION OF AGREEMENT

This Rental Contract shall be construed in accordance with the laws of the state wherein the EQUIPMENT is being used and contains the entire agreement of the parties.

MODIFICATION

No modification hereof shall be binding unless the same shall be in writing signed by LESSOR.

NON-WAIVER

Failure of LESSOR to insist on strict performance of any of the covenants or agreements set forth herein shall not be construed to be a waiver of any such or other covenants or agreements, and the same shall remain in full force and effect.

FINANCE CHARGE

Rental payments are due the first day of the term. Rental payments, which are not paid within 30 days of the due date, shall be subject to a Finance Charge computed on such account balance by a "Periodic Rate" equal to the highest rate permitted by law.

Gregory Poole



**CUSTOMER
PROTECTION
PACKAGE**

Your Future Rests on Our Quality

Issued To

Machine Identification:

Model
Serial No.
Attachments & Serial Nos.
Locatio
Delivery Date

Customer Signature

Gregory Poole Equipment Company provides the following guarantees on your registered Caterpillar machine from the original date of delivery until (1) the machine has been operated for 5000 service meter hours or (2) 36 months, whichever occurs first. These guarantees are supplemental to Caterpillar Incorporated's initial warranty. Each guarantee is subject to the following conditions and limitations.

Extended Power Train Warranty

Gregory Poole Equipment Company warrants your new Caterpillar machine's power train components listed below to be free from mechanical breakdown due to manufacturer's defects in material and workmanship under normal use and service from the date of the original delivery until (1) the machine has accumulated 5000 service meter hours, or (2) 36 months, whichever occurs first.

- Engine(excluding radiator, fan, fan drive accessories, P.T.O. and hydraulic pumps)**
- Torque Converter**
- Transmission**
- Hydrostatic Power Control Unit**
- Drive Shafts & U-Joints**
- Bevel Gears & Pinions**
- Differentials**
- Steering Clutches and Brakes (excluding rubber tired models)**

**Final Drive
Track Drive Motors
Piston Pump for Track Motor Functions
Differential Steering Pump, Motor, and Control Valve
ICM Transmission Electronic Control Box**

The warranty is limited to the repair or replacement (including both **Parts and Labor**) of items Gregory Poole Equipment Company shall determine upon inspection to have been defective in material or workmanship. All repairs performed under this extended power train warranty must be performed at a Gregory Poole Equipment Company branch or other location authorized by Gregory Poole. **This warranty does not include transportation to or from any Gregory Poole Equipment Company branch.**

It is mandatory that reasonable maintenance and operation practices regarding lubrication, filter changes, oil changes, etc., be followed as outlined in the Caterpillar Maintenance Manual. Gregory Poole Equipment Company will supply at no charge to the customer an SOS starter kit that includes a sample gun and 10 bottles. (It is the customer's responsibility to take oil samples at the intervals noted in the Caterpillar Lubrication and Maintenance Guide (with a minimum of one sample from each compartment every six months) and return them to Gregory Poole Equipment Company). **Failure to do so will void the warranty.** Warrantable customer repairs noted on the T/A inspections and SOS reports must be performed by the customer within a reasonable period of time the contract is void. Should it be found at any time during the contract that reasonable maintenance and operation practices are not being followed, this contract is also considered void.

In accepting this contract, the purchaser agrees to allow Gregory Poole Equipment Company personnel reasonable access to the machine during normal working hours for the periodic inspections or for warrantable-type repairs covered under this contract at the discretion of Gregory Poole Equipment Company.

This extended warranty is also subject to the following conditions and limitations:

- 1. Repairs made pursuant to this warranty coverage shall not extend the stated warranty period.**
- 2. The machine may not be altered or modified in any manner from the original Caterpillar Inc. Configuration except by Gregory Poole Equipment Company.**
- 3. Gregory Poole Equipment Company shall not be obligated to make repairs resulting from misuse, abuse, accident, negligence, or use of the machine beyond the manufacturer's stated capacities.**

General Conditions and Limitations

The extended power train warranty described herein may be transferred with ownership of the machine provided Gregory Poole Equipment Company is given 30 days written notice of the change in ownership, and this certificate is returned with the appropriate new owner information to Gregory Poole Equipment Company. No such transfer shall extend the remaining periods of the guarantee or warranty. The extended power train warranty shall not be applicable to Caterpillar Incorporated Product Improvement Programs.

Remedies under the above extended power train warranty are expressly limited to repairs specifically provided. Gregory Poole Equipment Company shall in no event be liable for any other losses, damages, costs, or expenses claimed by you (including loss from failure of the machine to operate for any period of time, and all other direct, indirect, special, incidental or consequential damages including all personal injury and property damage due to alleged negligence or strict liability of Gregory Poole Equipment Company). The extended power train warranty set forth herein is in lieu of all other warranties by Gregory Poole Equipment Company, whether expressed or implied by law without limiting the generality of the foregoing. Gregory Poole Equipment Company makes no warranty of merchantability or fitness of the machine for any particular purpose.

The general conditions herein constitute the entire agreement between Gregory Poole Equipment Company and the customer as to guarantee and warranty, and no representations or inducements have been made other than those expresses herein. Nothing herein shall be construed so as to obligate Gregory Poole Equipment Company under manufacturer's warranty, and Gregory Poole Equipment Company does not adopt such warranty as its own. The owner acknowledges that the equipment covered by this extended power train warranty is not a consumer product or consumer good and is intended for commercial use. The owner acknowledges that he has had a reasonable opportunity to inspect and has inspected the equipment covered by his instrument. The undersigned acknowledges that he has read and understands these general conditions and limitations.

(Owner)

Date _____

In the event the machine covered by this program is sold, the items below must be completed and signed within 30 days of the date of sale. The buyer should return this certificate to Gregory Poole Equipment Company to have a certificate reissued in his name.

The machine identified in the document has been sold and transferred to:

(New Buyer)

(Address)

Date _____

By _____
(Seller)