

Richland Soil and Water Conservation District
2020 Hampton St., Room 3063A
Columbia, SC 29204
Phone (803) 576-2084 • Fax (803) 576-2088
Equipment Rental Agreement

Agreements

- The rental fee for the no-till drill will be \$12.00 per acre for the first 50 acres, and \$10.00 per acre after that, with a minimum fee of \$60.00. The roller crimper rental fee will be the greater of \$5.00 per acre or \$40.00.
- A \$40.00/day late fee will be charged if any equipment is not returned at the agreed upon time as stated in the below rental agreement.
- Equipment may be used only in Richland County or in the portions of the Twenty-five Mile Creek Watershed that lie outside of Richland County, as defined by the map at <https://www.google.com/maps/d/viewer?mid=10yiwBAOX6B-iLb7Lf4QvLVFwhZk&ll=34.21541569209821%2C-80.82656200000002&z=12>.
- Renter acknowledges and agrees that he/she has inspected the equipment and accepts that it is suitable for his/her purposes “as is” and “with all faults.”
- Renter acknowledges and agrees he/she has the skills necessary to safely operate the equipment.
- Renter is responsible for pick-up, transportation, and return of equipment, and the District or its associated parties shall be indemnified for injury or damage occurring during transport of the equipment.
- Renter agrees to transport and use this equipment in a careful and prudent manner, and to reimburse the District the value of the equipment in the event it is lost or destroyed, or the cost of repairs in the event it is damaged, during the period of this rental agreement.
- Renter agrees not to use the equipment on rough or new ground (e.g., converted woodland with stumps, logging debris or rocks).
- Renter agrees to maintain the equipment in proper operating condition, including greasing, while it is in his/her possession.
- Renter agrees to clean the equipment (including removing unused seed from seed boxes of no-till drill) before returning. A \$50.00 cleaning fee will be charged to the Renter if equipment is not properly cleaned.
- Renter agrees to maintain a drug free workplace and ensure that individuals involved in the activities of this agreement shall be drug free.
- Upon equipment return, an authorized District representative will certify the Renter’s acreage report and forward this information to the District. The District will invoice the Renter for the amount due (using the rates described above), and payment will be due within 30 days of the invoice date.
- The renter assumes responsibility and agrees to indemnify and hold the District, its agents or employees, the state, and its agents and employees harmless from any loss, costs, claims, suits and judgments, including attorney fees in connection with injury to or death resulting from the transportation or use of the equipment during the period of this rental agreement.
- The renter agrees that the District neither assumes nor maintains any responsibility for the performance of the equipment or for the performance of crops grown under its use.