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| ional rental of 5% of total rental or, on specific items, as may be posted in Lessor's affice. In return therefor, essor agrees to waive certain claims for loss or damage to rental itemist, as | | | | CLEANIN | CLEANING OR DAMAGE | | | | | | | R. 6.1 | STAT V | ALL CL | |
| WARNING: N | lot withstandi | le of this contract ing payment of lation of any pr | said fee, if rental items | are used, greement, | - Wilson | | 1.20 | | 967 ja | | 「二十二 | 素ですいのの | | month | THE LOTTING |
| operated or driven in violation of any provision of this Rental Agreement, LESSEE SHALL BE LIABLE FOR DAMAGES. LESSEE IS RESPONSIBLE FOR DAM. AGE AND REPAIRS TO TIRES, ACCESSORIES ARE EXCLUDED FROM THEFT COVERAGE. | | | | | DEL & PI | DEL & PICK UP GAS DIESEE | | | | | | | 2 2.52 | 9 . | DISCORT |
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CONDITIONS UNDER WHICH TOOLS AND OTHER EQUIPMENT ARE RENTED

CONDITIONS UNDER WHICH TOOLS AND OTHER EQUIPMENT ARE RENTED
 Lessee assumes all responsibility for equipment while out of possession of lessor, and promises to return such equipment to the lessor in as goad condition as it was at the effective date of the lease, natural wear from a reasonable use excepted. Lessee shall be liable for any loss, theft, damage or destruction of lessed property from any cause whatsoever, including, but not limited to, any act or omission of lessor, excepted throm any cause whatsoever, including, but not limited to, any act or omission of lessor, except from damage resulting from any act of God or public enemy in time of war.
 All tools and equipment are used at lesses is not in the possession of lessor.
 We exercise precaution in keeping our equipment in goad condition. Conditions which prevent satisfactory operation of equipment do not relieve lessee of his responsibility for rental charge.
 RECEIPT OF EQUIPMENT: Lessee acknowledges that he has recurred all of such equipment and all devices and materials used to connect the equipment to Lessoe's towing materials having which the sature value all of such equipment and all devices and materials used to connect the equipment to Lessoe's towing materials on the has accured all of such equipment and all devices and materials used to connect the equipment to Lessoe's towing materials on the has recurred all of such equipment and all devices is not materials used to connect the equipment to Lessoe's towing materials on the has not recurred all of such equipment and all devices and materials used to connect the equipment to lessoe's not responsible for OSHA requirements on the lob sight. Lessor is not responsible for OSHA requirements on the lob sight. Lessor is not aware of conditions.

4. Lessor is not responsible for OSHA requirements on the job sight. Lessor is not aware of conditions in which the equipment will be used.
5. All equipment lost or damaged beyond repair will be paid for by the lessee at the regular replacement price and all damaged equipment may be repaired will be repaired by the lessor or return thereof and the cast for such repairs shall be paid by the lesse. Accrued rental charges can not be applied against the purchase price or cast of repairs of such damaged or lost equipment. All cartage charges must be borne by lessee.
6. RETAKING OF EQUIPMENT: If for any reason it becomes necessary for the Lessor to retake the equipment, the Lessor and its agents may go upon Lesse's property and retake the equipment, without notice and legal process. Lessor and its agents may take all actions proves for these for apply and Lessers, physical and pecuniary, caused by retaking by the Lessor. Lessee agrees to pay all costs and expenses incurred by Lessor in retaking the equipment.

equipment. 7. Scheduled rental rates begin when equipment leaves our store and continue until returned thereto. A cleaning charge will be made on items returned unclean. 8. I agree to all of the terms of this contract and that all charges for rental, damage, cleaning or material will be paid, and that all collection tess, attorney fees, court costs, or any expense involved in the collection of these charges will be borne by me in the court of the

county in which contract is executed.

| | RENTALS ARE CASH IN ADVANCE |
|--------------------|--|
| | WE CHARGE FOR ALL TIME OUT INCLUDING SATURDAYS, SUNDAYS, AND HOLIDAYS, |
| an an | SAVE MONEY By Returning Equipment Promptly |
| E.P. | SEE REVERSE SIDE FOR STORE HOURS |
| ESSEE | RE # Thacy Hall |
| ADDRESS WITNESS | PHONE |
| | Pl check #317 |

2 nov 1973

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