



WICKHAM TRACTOR
COMPANY

301 E. 8th Street
Greeley, CO 80631
Ph: (970) 352-2288 Fax:

INVOICE D21600-1

SALESMAN: Lincoln Wickham

lincoln@wickhamtractor.com

CUSTOMER JACK & STEVE WINTER		ADDRESS 37687 HWY 257		DATE 6/10/2025
CITY/STATE WINDSOR, CO	COUNTY	ZIP 80550	BUSINESS PHONE 970-231-5855	HOME PHONE 970-231-5854

QTY	NEW/USED/RENTAL	MFGR	DESCRIPTION (Equipment, Services and/or Software Licenses)	S/N #	PRICE
1	New	CASE/IH	2024 FARMALL75C TRACTOR &LDR Tag 34678	ELRFC075JRAP00290	\$78,900.00
			Discounts		(\$7,000.00)
1	New	LANDPRIDE	0 PFL3048 PALLET FORKS Tag 36188	2267617	\$0.00

Notes:	TAX	\$0.00
	Delivery*	\$0.00
OTHER CHARGES DESCRIPTION	Other Charges	\$0.00
TRADE-IN EQUIPMENT Effective on the date of delivery of the Equipment (or on the date of transfer of the trade-in equipment to Dealer, if earlier), Customer hereby sells, transfers and conveys to Dealer the following trade-in equipment, which equipment is free and clear of all liens, security interests and encumbrances except as noted below.	TOTAL	\$71,900.00
No Trades on this Quote	NET TRADE-IN ALLOWANCE (allowance less payoff)	\$0.00
	PAYMENT RECEIVED	\$35,000.00
	TOTAL DUE	\$36,900.00

REQUEST FOR FINANCING

Customer understands and agrees that this Invoice is on a cash purchase price basis (with trade-in allowance if noted above). Dealer will assist Customer to request third party financing for all or part of the purchase price if requested by signing below. If financing is granted by a lender, it will be on mutually acceptable terms pursuant to a separate retail financing agreement subject to credit qualifications. If Customer does not receive financing, Customer remains obligated to purchase the Equipment, Services, and Software Licenses in accordance with this Order. Dealer does not guarantee that Customer will be eligible for financing, and each decision to grant credit is in the sole discretion of the lender.

Customer Requests Financing By Execution: _____

The undersigned ("Customer") hereby orders from dba ("Dealer") the Equipment, Services, and/or Software Licenses as described above, and the Equipment shall be delivered as stated above. Customer will pay the purchase price of the Equipment, Services, and/or Software Licenses, plus any additional charges stated in this Order, on or before delivery of the Equipment, Services and/or Software Licenses ordered herein. The price shown above is subject to adjustment as set forth on the terms and conditions below. The cash deposit is non-refundable unless otherwise stated in the terms and conditions below. Despite physical delivery, of the Equipment, title will remain in the name of Dealer (and Dealer, at its option, may retain any certificate of title, origin or similar documentation to any Equipment purchased pursuant to this Order) until the purchase price, plus any additional amounts due hereunder, are paid in full to Dealer.

By signing below, Customer agrees that the terms and conditions of this Invoice set forth in the entirety of this document and the INCORPORATED DOCUMENTS constitutes the complete and entire understanding and agreement of the parties, and supersedes any prior written or oral agreement with respect to the subject matter covered hereby; provided, however, that Customer and Dealer may enter into a separate retail installment contract or loan agreement related to financing this Order in whole or part which shall be an independent agreement between the parties and any applicable third part lender(s). If the terms and conditions of this Order are in conflict with the terms and conditions of any retail installment contract or loan agreement, then Dealer shall be afforded the rights under the terms and conditions which provide Dealer the most benefit, rights or protection, as determined by Dealer.

CUSTOMER Signed by: 	DATE 6/11/2025	dba Signed by: 	DATE 6/11/2025
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TERMS AND CONDITIONS OF INVOICE

This Invoice ("Invoice"), including the first page of this Invoice, these terms and conditions and the Incorporated Documents, constitutes a contract for the purchase of the Equipment, Services and Software Licenses listed and described on the first page hereof, between , a ("Dealer"), and the Customer identified above ("Customer"). This Invoice is binding on Dealer upon acceptance and execution as above, and on Customer upon Customer's execution as above or acceptance of the Goods, Services or Software Licenses sold pursuant to this Invoice.

1. WARRANTY; DISCLAIMER OF WARRANTY:

NEW EQUIPMENT: EXCEPT FOR THE WARRANTY, IF ANY, PROVIDED BY THE MANUFACTURER, DEALER MAKES NO WARRANTIES, REPRESENTATIONS, CONDITIONS OR PROMISES EXPRESS OR IMPLIED AS TO THE QUALITY, PERFORMANCE OR FREEDOM FROM DEFECT OF THE EQUIPMENT. EXCEPT FOR THOSE IMPLIED WARRANTIES THAT CANNOT BE DISCLAIMED UNDER APPLICABLE LAW, DEALER HEREBY DISCLAIMS AND EXCLUDES ALL EXPRESS WARRANTIES AND IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT AND THOSE WARRANTIES ARISING OUT OF USAGE OF TRADE OR COURSE OF DEALING.

USED EQUIPMENT: EXCEPT AS SET FORTH ON THE FIRST PAGE OF THE INVOICE OR AS SPECIFICALLY STATED IN A SEPARATE WRITING BETWEEN THE PARTIES, DEALER SELLS ANY USED EQUIPMENT AS IS WITH ALL FAULTS AND DEFECTS AND, EXCEPT FOR THOSE IMPLIED WARRANTIES THAT CANNOT BE DISCLAIMED UNDER APPLICABLE LAW, DEALER DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT AND THOSE WARRANTIES ARISING OUT OF USAGE OF TRADE OR COURSE OF DEALING IN CONNECTION WITH THE SALE OF ANY USED EQUIPMENT. IF CUSTOMER IS ASSIGNED THE REMAINING TERM OF ANY MANUFACTURER'S WARRANTY, CUSTOMER HEREBY ACKNOWLEDGES, AGREES, REPRESENTS AND WARRANTS THAT DEALER HAS NOT IN ANY MANNER ADOPTED THE MANUFACTURER'S WARRANTY AS A WARRANTY OF DEALER AND THAT CUSTOMER WILL LOOK SOLELY TO THE MANUFACTURER TO PERFORM OR SATISFY ANY OBLIGATION UNDER THE MANUFACTURER'S WARRANTY, IF ANY.

2. INCORPORATED DOCUMENTS.

DEALER PRIVACY POLICY: Customer hereby agrees to the Privacy Policy and, notwithstanding and in addition to any other provision of the Invoice or any future invoice, Customer hereby authorizes Dealer to use Customer's data (including Machine Data as defined in the Privacy Policy) in accordance with such Privacy Policy.

SALES AND SERVICES TERMS AND CONDITIONS: CUSTOMER ACKNOWLEDGES AND AGREES THAT (A) CUSTOMER HAS HAD THE OPPORTUNITY TO REVIEW THE SALES AND SERVICE TERMS PRIOR TO SIGNING THIS INVOICE, INCLUDING, WITHOUT LIMITATION, DISCLAIMERS OF WARRANTIES (INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT AND THOSE WARRANTIES ARISING OUT OF USAGE OF TRADE OR COURSE OF DEALING), LIMITATIONS OF LIABILITY AND A LICENSE TO USE CUSTOMER'S DATA AS SET FORTH IN THE SALES AND SERVICE TERMS AND (B) DEALER'S SALES AND SERVICE TERMS WILL APPLY TO THIS INVOICE AND ALL OTHER TRANSACTIONS BETWEEN DEALER AND CUSTOMER AFTER THE EFFECTIVE DATE HEREOF.

3. SOFTWARE LICENSES: In consideration for the compensation set forth on the Invoice, Dealer hereby assigns, sells and transfers to Customer all of its right, title and interest under the software license or subscriptions and any related software licensor maintenance and support packages purchased pursuant to this Invoice (collectively the "Software Licenses") AS IS to Customer, subject to all the terms of the applicable service provider, licensor or manufacturer subscription, license or end-user agreements (the "Licensor Agreements"). WITH RESPECT TO THE RESALE OF EACH SOFTWARE LICENSE HEREUNDER, (I) DEALER PROVIDES NO WARRANTY TO CUSTOMER AND DISCLAIMS ANY AND ALL EXPRESS OR IMPLIED WARRANTIES RELATED THERETO, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT AND THOSE WARRANTIES ARISING OUT OF USAGE OF TRADE OR COURSE OF DEALING, AND (II) ANY WARRANTY RELATED TO SUCH SOFTWARE LICENSES IS LIMITED TO THE WARRANTY, IF ANY, PROVIDED BY THE APPLICABLE MANUFACTURER, VENDOR OR LICENSOR WHICH MAY BE PASSED THROUGH BY DEALER TO CUSTOMER. Customer hereby acknowledges that Dealer is only assigning its interest in the Software Licenses and Licensor Agreements, as applicable, and has no liability for any acts or omissions of the applicable service provider, licensor or manufacturer or any other party relating thereto. Customer hereby accepts the assignment and assumption of the Software Licenses and Licensor Agreements, as applicable, and agrees to be bound by the terms and provisions of the Licensor Agreements in place of Dealer, including, without limitation, the payments coming due thereunder. Customer further acknowledges that any data or information collected, shared, accessed or otherwise used in connection with the Software Licenses is subject to and governed by privacy policies published by Dealer and various third party service providers, licensors or manufacturers, as such policies may be amended.

4. PRICE REVISION: The manufacturer of the Equipment ordered hereunder by Customer may change the price to Dealer of such Equipment after the date of this Invoice. If such price change occurs before delivery of the Equipment to Customer, Dealer shall have the right to change the price of the Equipment described above by providing notice of such change to Customer. If Customer does not agree to pay the changed price of the Equipment, Customer shall cancel this Invoice by providing Dealer with written notice of such cancellation within two (2) days of notice from Dealer of the change in the price of the Equipment. If Customer fails to timely provide Dealer with such written notice, Customer shall be bound to pay the changed cash price of the Equipment. If Customer cancels this Invoice as permitted by this Section, Dealer shall return to Customer (i) any cash deposit, (ii) any trade-in equipment transferred to Dealer as part of the consideration for the Equipment to be purchased by Customer provided that Customer simultaneously pays Dealer its costs of reconditioning the equipment plus 5% of the trade-in allowance to cover Dealer's cost of storage, insurance and advertising of such trade-in equipment, and (iii) if any such trade-in equipment has been previously sold by Dealer, the purchase price received therefor by Dealer less (A) a selling commission of 15% of the gross sales price and (B) any amounts paid by Dealer to obtain title to the trade-in equipment free and clear of all liens, security interests and encumbrances.

5. TRADE-IN EQUIPMENT:

REAPPRAISAL: If Customer is trading in any equipment as a part of the consideration for the Equipment, Services and Software Licenses ordered by Customer hereunder and such equipment is delivered to Dealer on a date after the date Dealer and Customer agreed on the trade-in allowance, such equipment shall be reappraised by Dealer upon delivery to Dealer and the trade-in allowance will be deemed to be changed to reflect such reappraised value. If the reappraised value is lower than the original amount, the deficit amount will be paid by Customer in cash or by financing as noted above.

CUSTOMER REPRESENTATIONS AND WARRANTIES; TRANSFER OF ANY WARRANTY TO DEALER: Customer hereby represents and warrants that: (a) the trade-in equipment shall be delivered free and clear from any security interest or other lien or encumbrance of any third party at the time of transfer

except as noted above; (b) Customer has full power, right and lawful authority to dispose of the trade-in equipment; (c) the trade-in equipment is in good working order; and (d) while owned by Customer, the tachometer of the trade-in equipment has not been replaced, tampered with or otherwise altered in any way and Customer has no reason to believe the trade-in equipment's current tachometer reading, as represented on the first page hereof, does not reflect its actual hours. If there is any remaining term on a manufacturer's warranty (or any other express warranty) for the trade-in equipment, Customer agrees to sign any forms requested by Dealer in order to transfer such warranty to Dealer.

TRANSFER OF DATA: For any trade-in equipment designated on the Invoice, Customer hereby acknowledges and agrees that any data, including Machine Data, associated with such trade-in equipment (the "Trade-In Data") is hereby transferred and assigned to Dealer along with the sale of the equipment. Further, Customer authorizes Dealer to use such Trade-In Data related to the sale and marketing of such equipment and to assign and transfer such Trade-In Data to any subsequent buyer of the equipment.

6. NO CANCELLATIONS; LIQUIDATED DAMAGES: Customer acknowledges that this Invoice may not be cancelled by Customer without the prior written approval of Dealer for each item of Equipment, Services or Software License. Accordingly, Customer's failure to accept delivery or refusal to pick up the Equipment, Services or Software Licenses is a default under this Agreement. Upon the occurrence of such a default and the continuation of such default for five (5) days following notice from Dealer to Customer of such default, then, in addition to the interest stated in the Sales and Service Terms, Dealer shall be entitled to all remedies provided by law which accrue as a result of said breach, including, but not limited to, any and all of the remedies available to Dealer pursuant to the Uniform Commercial Code. Further, Dealer may cancel this Invoice and retain the cash deposit and retain or sell the trade-in equipment set forth on the first page of this Invoice, if any, as and for Dealer's liquidated damages. Customer acknowledges that the determination of Dealer's actual damages for Customer's default would be difficult to ascertain and that the amount of liquidated damages is based on a reasonable estimate of the probably damages that Dealer would suffer in the form of lost fees and other amounts payable hereunder and not as a penalty.

7. INDEMNIFICATION: If Dealer retains title to the Equipment as set forth on the first page of this Invoice, Customer agrees to indemnify, defend and hold harmless Dealer for any and all claims, damages, causes of action, losses, costs and expenses, including reasonable attorneys' fees, arising from or relating to, directly or indirectly, any use or operation of the Equipment, including without limitation, any property damage, injury or death caused by such use or operation.

8. TAXES AND FEES: Prices set forth herein include Dealer's estimate of all taxes, impositions, or charges in effect on the date of the execution of this Invoice imposed on or with respect to the Equipment, Services and Software Licenses by any governmental body or entity. All taxes, impositions, or charges, or any increase therein, applicable to the sale of the Equipment, Services or Software Licenses, which may, prior to the delivery of the Equipment, Services or Software Licenses, be levied, imposed, or required on any Equipment, Services or Software Licenses, directly or indirectly, shall be borne by the Customer and paid by Customer to Dealer at the time of delivery. Customer shall be solely responsible for the cost and fees for all licenses, registrations and titles associated with the Equipment.

9. DELIVERY AND ACCEPTANCE; FORCE MAJEURE: This Invoice is subject to Dealer's ability to obtain the Equipment from the manufacturer or Software Licenses from the applicable licensor. All delivery dates are estimates only. Customer shall bear all risk of loss with respect to each item of Equipment once Customer takes possession. Dealer shall not be liable for failure to deliver or delay in delivery of the Equipment, accessories, or other parts thereof or Services or Software Licenses covered by this Invoice where such failure to deliver or delay is due, in whole or in part, to any cause other than the gross negligence of Dealer. Neither Dealer nor Customer will have any liability for any other breach (except for breach of payment obligations) caused by extreme weather or other act of God, strike or other labor shortage or disturbance, fire, accident, war, terrorist act or civil disturbance, delay of carriers, failure of normal sources of supply, act of government or any other cause beyond such party's reasonable control.

10. DEALER NOT AGENT OF MANUFACTURER, SERVICE PROVIDER OR LICENSOR: It is understood that there is no relationship of principal and agent between Dealer and the manufacturer of the Equipment or the service provider or licensor of the Software Licenses and that Dealer is not authorized to act, or attempt to act, or represent itself as agent of such manufacturer, service provider or licensor, or in any manner assume or create, or attempt to assume or create, any obligation on behalf of or in the name of such manufacturer, service provider or licensor.

11. ASSIGNMENT: Customer shall not assign, sublet or otherwise transfer any interest in this Invoice without the prior express written consent of Dealer. The rights and interests of Dealer under this Invoice may be assigned, either in whole or in part, without notice to or consent of Customer, including, without limitation, to a third party lender in the event any portion of the purchase price under this Invoice is financed by Customer.

12. MISCELLANEOUS: Except as specifically stated herein, this Invoice may not be changed, cancelled or waived except by a written document signed by Dealer and Customer. No waiver by either party of a breach or default hereunder will be deemed a waiver by such party of a subsequent breach or default of a like or similar nature. No waiver of any of these terms and conditions or any of the terms and conditions will be effective against Dealer unless it is in a writing signed by Dealer. No course of dealing or performance, usage of trade or failure to enforce any term or condition will be used to modify this Invoice. If any of these terms or conditions is unenforceable, such term or condition will be limited only to the extent necessary to make it enforceable, and all other terms and conditions will remain in full force and effect. This Invoice is deemed to have been entered into in the State of the location of Dealer ("Dealer's Location"), and will be governed by the laws of such state, without giving effect to the choice of laws provisions thereof. Any cause of action or other resolution of any dispute hereunder shall be subject to the exclusive jurisdiction of the state court located in Dealer's location. The terms of the two immediately preceding sentences will apply notwithstanding any contrary provision in the Sales and Service Terms and Conditions. If Dealer prevails in any action against Customer to enforce the terms of this Invoice, Customer will reimburse Dealer for all of Dealer's reasonable attorneys' fees and other costs and expenses incurred in connection with such action. The remedies expressly provided for in these conditions will be in addition to any other remedies that Dealer may have under the Uniform Commercial Code, the Sales and Service Terms or other applicable law. These terms and conditions are for the exclusive benefit of Dealer and Customer. Signatures transmitted via facsimile or electronically transmitted signatures (e.g., "pdf" signatures attached to an e-mail) shall be deemed originals and shall bind such party to this Invoice. This Invoice may be executed in any number of counterparts, each of which shall be deemed to be an original and all of which shall constitute one and the same Invoice.



**CNH Industrial America LLC
and CNH Industrial Canada, Ltd.**

**WARRANTY AND LIMITATION OF LIABILITY AGREEMENT
CASE IH TRACTOR**

The Case IH Warranty

The Case IH 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 "Case IH". This warranty is for Case IH 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 tractors used in agricultural applications, and factory designated Steiger scrapers SN JEEZ*****F323001 and above except compact and factory designated Steiger scrapers prior to SN JEEZ*****F323001	24 Months / 2000 Hours
Steiger tractors MY24 (serial numbers after JEEZ*****F513001, not including factory designated Steiger scrapers)	36 Months / 2000 Hours
Magnum Tractors MY18 retailed between October 1,2018 and December 31,2018	36 Months / 2000 Hours
and (non-AFS Connect series) Steiger and Magnum Tractors MY 19 & MY20 retailed after October 1, 2018	36 Months / 2000 Hours
Magnum Tractors MY24 (serial numbers after JJAMG*****6000)	36 Months / 2000 Hours
Factory designated Steiger scraper "QUADTRAC" tractors prior to SN JEEZ*****F323001	12 Months /1000 Hours
Compact Farmall Tractors with CVT	24 Months / 2000 Hours
Engine, transmission, drive shafts and drive axles ²	36 Months / 2000 Hours
Compact Farmall Tractors without CVT	24 Months / 750 Hours
Engine, transmission, drive shafts and drive axles ²	60 Months / 1500 Hours
Compact Farmall Tractors (non-CVT Models; "Series II"; with S/N LSMFxxxxVG0010001 and after)	24 Months / 750 Hours
Engine, transmission, drive shafts and drive axles ²	72 Months / 1500 Hours
Front Mounted Loaders Implements and Attachments	12 Months / Unlimited Hours
Emissions components on engines less than 25HP	24 months / 1500 Hours
Emissions components on engines greater than or equal to 25HP	60 months / 3000 Hours

- Using tractors not factory designated as scraper tractors in commercial scraper applications will void the warranty.
- Extended warranty of Power Train covers the engine and the following components: TRANSMISSION: Transmission and all intimal lubricated parts, torque converter, auxiliary drive axle transfer, seals and gaskets. DRIVE AXLE(S): Center & drive axle housing and all intimal lubricated parts, front axle housing and all intimal 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.


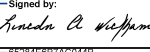
Definition of Commercial and/or Scraper Application: Any agricultural tractor that is used in a scraper, earthmoving, other commercial application, or non-agricultural application, for which the owner receives compensation. The only exception is a customer using a scraper on his or her own farm to level land for agricultural crop production and is limited to 50% or less of annual accumulated hours of operation. Other uses of agricultural tractors that are considered commercial are, but not limited to: site preparation, excavation, pond building and forestry applications. Misrepresenting the application in which the product will be used on the Warranty Registration, will void warranty.

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:	Serial Number:
Retail DATE / HOURS:	Operator Manual Number:
Attachment Serial Number:	Attachment Serial Number:
Purchaser Name (please print):	Dealer Name:
Address:	Address:
City / State:	City / State:
Zip code:	Zip code:
Phone Number:	Phone Number:

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

Purchaser Signature  Date 6/11/2025
 Dealer Signature  Date 6/11/2025

See page 2 for important limitations and exclusions

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
USA 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

What's Covered

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

CASE IH 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 Case IH Warranty is limited to the written terms in this document. Case IH 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 Case IH 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 CASE IH 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 Case IH dealer, at the direction of Case IH, changed the meter. If 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 Case IH Warranty gives you specific legal rights and you may also have other rights, which vary, from region to region.

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

Owner's Responsibility

The Case IH 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 Case IH service parts or Case IH approved service parts that meet Case IH 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, starting, 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, fuel injection pumps, fuel injectors, 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 Case IH.
- Repairs arising from any unauthorized modification to the product or the use on 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-Case IH 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.

Initial
RLW
Initial
SW
 Dealer Initial Customer Initial

- 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.**

Dealer Initial

ACW

Customer Initial

SW