

EQUIPMENT DAMAGE POLICY

RENTER'S RESPONSIBILITY

Under the Great Plains Rent-All Rental Agreement, the Renter renting the Equipment is responsible to Great Plains Rent-All for any loss or damage to the Equipment and for its return in the same condition in which received, except for ordinary wear and depreciation. In the event of loss, damage or destruction of any item of Equipment, such Equipment may be repaired either by Great Plains Rent-All or a repairer of Great Plains Rent-All's choosing. The Renter shall pay all costs associated with the repairs or replacement of the Equipment and agrees to continue paying rent on the equipment until repairs are made and the equipment is once again made ready for renting.

THE RENTER WILL BE LIABLE TO GREAT PLAINS RENT-ALL FOR ALL LOSS OF OR DAMAGE TO THE EQUIPMENT AND RELATED EXPENSES INCURRED BY GREAT PLAINS RENT-ALL, including any of the following circumstances: a) Mysterious disappearance. b) Neglect, misuse, or abuse of the equipment. c) Submersion or sinking of the Equipment in mud or water above the tracks or tires. d) Damage to Equipment due to using Equipment beyond its rate capacity. e) Wrong application or use of the Equipment in a manner other than it is designed for. (f) Any demolition activities. g) Theft, vandalism, malicious mischief or conversion. A formal report must be filed with the applicable public authorities within 24 hours of all loss and damage associated with vandalism, malicious mischief, theft or conversion of the Equipment. A copy of such report must be forwarded to Great Plains Rent-All within 48 hours of the loss or damage. h) Tire damage or flats. i) All loss or damage to the Equipment resulting from any exposure or contamination of Equipment with any hazardous materials. j) All loss or damage of Equipment associated with the Equipment's rollover or upset. k) The failure of the Renter to perform basic maintenance. l) Damage from paint overspray.