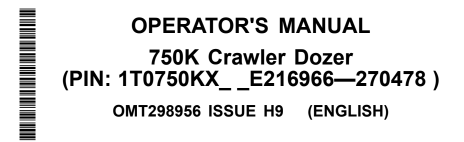
750K Crawler Dozer

(PIN: 1T0750KX_ _E216966-270478)



CALIFORNIA Proposition 65 Warning Diesel engine exhaust and some of its constituents are known to the State of California to cause cancer, birth defects, and other reproductive harm.

The State of California requires the above two warnings.

Additional Proposition 65 Warnings can be found in this manual.

Worldwide Construction And Forestry Division PRINTED IN U.S.A.

Foreword

READ THIS MANUAL carefully to learn how to operate and service machine correctly. Personal injury or equipment damage can result if manual is not read. This manual and safety signs on the machine may also be available in other languages; see an authorized John Deere dealer to order.

THIS MANUAL SHOULD BE CONSIDERED a permanent part of the machine and should remain with machine when machine is sold.

MEASUREMENTS in this manual are given in both metric and customary U.S. unit equivalents. Use only correct replacement parts and fasteners. Metric and inch fasteners may require a specific metric or inch wrench.

RIGHT-HAND AND LEFT-HAND sides are determined by facing in the direction of forward travel.

WRITE PRODUCT IDENTIFICATION NUMBERS (P.I.N.) in the Machine Numbers section. Accurately record all the numbers to help in tracing the machine if machine is ever stolen. A dealer also needs these numbers when parts are ordered. File the identification numbers in a secure place off machine.

WARRANTY is provided as part of John Deere's support program for customers who operate and maintain their equipment as described in this manual. The warranty is explained on the warranty certificate or statement which should have been received from the dealer.

This warranty provides the assurance that John Deere backs the products where defects appear within the warranty period. In some circumstances, John Deere also provides field improvements, often without charge to the customer, even if the product is out of warranty. Should the equipment be abused, or modified to change its performance beyond the original factory specifications, the warranty will become void and field improvements may be denied. Setting fuel delivery above specifications or otherwise overpowering machines results in such action.

If current owner is not the original owner of this machine, contact an authorized John Deere dealer to inform them of this unit's serial number. This will help John Deere notify current owner of any issues or product improvements.

VD76477,00004EB -19-07JUL15-1/1

IMPORTANT

Warranty will not apply to engine and drivetrain failures resulting from unauthorized adjustments to this engine.

Unauthorized adjustments are in violation of the emissions regulations applicable to this engine and may result in substantial fines and penalties.

VD76477,000104D -19-27JUN12-1/1

License Agreement for John Deere Software

LICENSE AGREEMENT FOR JOHN DEERE SOFTWARE

IMPORTANT -- READ CAREFULLY: THIS LICENSE AGREEMENT IS A LEGAL CONTRACT BETWEEN YOU AND JOHN DEERE SHARED SERVICES, INC., A CORPORATION HAVING A PRINCIPAL ADDRESS OF ONE JOHN DEERE PLACE, MOLINE, IL 61265 (THE "LICENSOR"). THIS LICENSE AGREEMENT GOVERNS YOUR USE OF ANY SOFTWARE ("SOFTWARE") AND OTHER MATERIALS (INDIVIDUALLY OR COLLECTIVELY "LICENSED MATERIALS" OR "LM") ASSOCIATED WITH ANY DISPLAY, ENGINE CONTROL UNIT, INVERTER, CONTROLLER, ELECTRONICS MODULE, SENSOR, ACTUATOR, OR COMPUTING UNIT (INDIVIDUALLY OR COLLECTIVELY "LICENSED PRODUCTS" OR "LP") OF THE JOHN DEERE EQUIPMENT THAT IS NOT OTHERWISE LICENSED BY A SEPARATE WRITTEN AGREEMENT BETWEEN YOU AND LICENSOR, OR ITS AFFILIATES.

BY ACTIVATING OR OTHERWISE USING THE LP, YOU ARE ACCEPTING AND AGREEING TO THE TERMS OF THIS LICENSE AGREEMENT WITH RESPECT TO THE LM THAT HAVE BEEN PRE-INSTALLED ON YOUR LP. YOU AGREE THAT THIS LICENSE AGREEMENT, INCLUDING THE WARRANTY DISCLAIMERS, LIMITATIONS OF LIABILITY, TERMINATION, AND ARBITRATION PROVISIONS BELOW, IS BINDING UPON YOU, AND UPON ANY COMPANY ON WHOSE BEHALF YOU USE THE LM AND LP AS WELL AS THE EMPLOYEES OF ANY SUCH COMPANY (COLLECTIVELY REFERRED TO AS "YOU" IN THIS LICENSE AGREEMENT). IF YOU DO NOT AGREE TO THE TERMS OF THIS LICENSE AGREEMENT, OR IF YOU ARE NOT AUTHORIZED TO ACCEPT THESE TERMS ON BEHALF OF YOUR COMPANY OR ITS EMPLOYEES, DECLINE THESE TERMS AND CONDITIONS AND DO NOT USE THE LP OR THE JOHN DEERE EQUIPMENT. THIS LICENSE AGREEMENT REPRESENTS THE ENTIRE AGREEMENT CONCERNING THE LM BETWEEN YOU AND THE LICENSOR AND IT REPLACES ANY PRIOR PROPOSAL, REPRESENTATION, OR UNDERSTANDING BETWEEN YOU AND THE LICENSOR.

1. <u>Description of Software</u>. Your Licensed Product ("LP") comes with all Software pre-installed for operation of your John Deere Equipment. Licensed Materials ("LM") shall mean any Software, data files, documentation, engine calibration tables, proprietary data messages, and controller area network (CAN) data messages that are in or communicated to or from any LP (e.g., to monitor, diagnose, or operate the John Deere Equipment). Data files shall include but not be limited to any data structure that adjusts engine control parameters, such as fuel metering, fuel injection rate, fuel injection timing, fuel pressure, engine speed versus torque relationship, intake boost pressure, fuel-to-air ratio or engine timing.

2 License. Licensor hereby grants to you, and you accept, a nonexclusive license to use the LM in machinereadable, object code form, only as authorized in this License Agreement and the applicable provisions of the Operators' Manuals, which you agree to review carefully prior to using the LM. The LM may be used only on the LP in which it was initially installed and solely in conjunction with the John Deere Equipment in which it was initially installed; or, in the event of the inoperability of that LP, on a replacement LP provided to you by an authorized dealer pursuant to the Limited Warranty of Section 5. You agree that you will not assign, sublicense, transfer, pledge, lease, rent, or share your rights under this License Agreement, except that you may permanently transfer all of your rights under this License Agreement in connection with the sale of the LP or John Deere Equipment on which the LM covered by this Agreement are installed. If you sell or otherwise transfer the ownership of the LP or John Deere Equipment, you agree that you will require such transferee to accept terms no less restrictive than those in this License Agreement. This License Agreement also covers any and all hardware and additional software that may interact with the LM and/or the LP.

3. <u>Licensor's Rights</u>. You acknowledge and agree that the LM are proprietary to Licensor, or its affiliates or licensors, and is protected under copyright law, trade secret law, and laws governing confidential information. You shall maintain the confidentiality of the LM, any nonpublic information in the LM and the source code of the Software, regardless of whether the LM is labeled or marked with any proprietary legend or notice that indicates its confidential nature. You further acknowledge and agree that all right, title, and interest in and to the Software and the LM, including associated intellectual property rights, are and shall remain with Licensor, its affiliates, and their licensors. This License Agreement does not convey to you any title or interest in or to the LM, but only a limited right of use revocable in accordance with the terms of this License Agreement.

License Restrictions, Reverse Engineering. You may not 4. reproduce, prepare derivative works based on, disclose, publish, distribute, rent, lease, modify, loan, display, or perform the LM or any part thereof. You may not reverse engineer, decompile, translate, adapt, or disassemble the LM, nor shall you attempt to create the source code from the object code for the Software. You may not transmit the LM over any network or via a hacking device, although you may use the LM to make transmissions of diagnostic data messages that are authorized by Licensor and you may receive Software updates authorized by Licensor over any Licensor-authorized communications channel. You also agree not to permit any third party acting under your control to do any of the foregoing activities related to reverse engineering of the Licensed Materials. You agree not to remove or obliterate any copyright, trademark or other proprietary rights notices from the LM, except as expressly permitted in writing by Licensor or its licensors or expressly permitted under applicable law notwithstanding these restrictions.

5. License Restrictions, Circumvention.

Security measures ("SM") means any of the following: technological measures under the Digital Millennium Copyright Act, copyright protection measures, application enabling mechanisms, passwords, key codes, encryption or other security devices. You agree that you will not: (a) attempt to defeat a SM or defeat a SM that protects the LM and that would constitute a violation under applicable U.S., U.K. or German law related circumvention of technological measures that protect software. copyrighted works, or other intellectual property rights, (b) purchase, manufacture, design, import, sell or distribute any circumvention or hacking device that is designed to circumvent or hack the LM or LP and that are unlawful to distribute under applicable U.S., U.K. or German law, (c) circumvent a SM that protects the LM if the circumvention can be used to access trade secrets or confidential information that is protected under applicable law; (d) apply circumvention devices or hacking devices to the LM, LP or John Deere Equipment (e.g., to bypass, temporarily or otherwise, one or more LPs) in a manner that violates any environmental

1 Continued on next page

TX,JDEULA -19-11JUL16-1/3

regulations, laws, safety laws, or voluntary safety standards (e.g., ISO standards) that are supported by LPs, LMs, or (e) apply any circumvention devices or hacking devices from any third parties in an attempt to reverse engineer the LM or that could be used to access trade secrets or other confidential information in the LM that is protected under applicable law. You also agree not to permit any third party acting under your control to do any of the foregoing activities related to circumvention of SM.

6. <u>Consideration, License Fees</u>. The license fees or other good and valuable consideration paid by you are paid in consideration of the licenses granted under this License Agreement.

7. <u>Limited Warranty</u>. Licensor warrants, for your benefit alone and not for the benefit of any other party, that during the "Warranty Period" defined below, the Software will operate substantially in accordance with the applicable functional specifications ("Specifications") set forth in the Operators' Manuals. If, prior to expiration of the Warranty Period, the Software fails to perform substantially in accordance with the Specifications, you may return the LP to the place of purchase for repair or replacement of the non-performing Software. As used in this License Agreement. The "Warranty Period" is one (1) year from the date you take delivery of the LP.

8 DISCLAIMER OF WARRANTIES. YOU HEREBY AGREE THAT THE LIMITED WARRANTY PROVIDED ABOVE (THE "LIMITED WARRANTY") CONSTITUTES YOUR SOLE AND EXCLUSIVE REMEDY FOR ANY PROBLEM WHATSOEVER WITH THE LM. EXCEPT AS PROVIDED IN THE LIMITED WARRANTY, THE LM IS LICENSED "AS IS," AND LICENSOR, ITS AFFILIATES AND THIRD PARTY SUPPLIERS EXPRESSLY DISCLAIM AND YOU EXPRESSLY WAIVE, RELEASE AND RENOUNCE ALL WARRANTIES ARISING BY LAW OR OTHERWISE WITH RESPECT TO THE LM, INCLUDING, BUT NOT LIMITED TO: ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE; ANY IMPLIED WARRANTY ARISING FROM COURSE OF PERFORMANCE, COURSE OF DEALING OR TRADE USAGE; ANY WARRANTY OF TITLE OR NON-INFRINGEMENT; AND, ANY OTHER WARRANTY ARISING UNDER ANY THEORY OF LAW, INCLUDING TORT. NEGLIGENCE, STRICT LIABILITY, CONTRACT OR OTHER LEGAL OR EQUITABLE THEORY. NO REPRESENTATION OR OTHER AFFIRMATION OF FACT INCLUDING, BUT NOT LIMITED TO, STATEMENTS REGARDING SUITABILITY FOR USE. SHALL BE DEEMED TO BE A WARRANTY BY LICENSOR OR ANY OF ITS AFFILIATES OR THIRD PARTY SUPPLIERS. LICENSOR DOES NOT WARRANT THAT THE LM AND/OR LP IS ERROR-FREE OR WILL OPERATE WITHOUT INTERRUPTION.

9. <u>LIMITATION OF LIABILITY</u>. EXCEPT AS SET FORTH IN THE LIMITED WARRANTY, UNDER NO CIRCUMSTANCES SHALL LICENSOR, ITS AFFILIATES OR ITS THIRD PARTY SUPPLIERS BE LIABLE TO YOU OR TO ANY THIRD PARTIES FOR DIRECT, INDIRECT, INCIDENTAL OR CONSEQUENTIAL DAMAGES OF ANY KIND, INCLUDING ANY LOSS OR DAMAGE CAUSED BY THE LM; ANY PARTIAL OR TOTAL FAILURE OF THE LM; PERFORMANCE, NONPERFORMANCE OR DELAYS IN CONNECTION WITH

ANY INSTALLATION, MAINTENANCE, WARRANTY OR REPAIRS OF THE LM, DAMAGES FOR CROP LOSS, DAMAGE TO LAND, DAMAGE TO MACHINES, LOST PROFITS, LOSS OF BUSINESS OR LOSS OF GOODWILL, LOSS OF USE OF EQUIPMENT OR SERVICES OR DAMAGES TO BUSINESS OR REPUTATION ARISING FROM THE PERFORMANCE OR NON-PERFORMANCE OF ANY ASPECT OF THE SOFTWARE, LM OR LP, WHETHER IN CONTRACT, TORT OR OTHERWISE, AND WHETHER OR NOT LICENSOR, ITS AFFILIATES OR ITS THIRD PARTY SUPPLIERS HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN NO EVENT SHALL LICENSOR'S CUMULATIVE LIABILITY TO YOU OR TO ANY OTHER PARTY FOR ANY LOSSES OR DAMAGES RESULTING FROM ANY CLAIMS, LAWSUITS, DEMANDS, OR ACTIONS ARISING FROM OR RELATING TO USE OF THE LM EXCEED YOUR TOTAL PAYMENT FOR THE LP AND FOR THE LICENSE OF THE LM.

10. <u>Software Maintenance</u>. Licensor may, at its sole option, offer you maintenance of the Software, even though the Warranty Period has expired. Such maintenance may include providing modifications, corrections or enhancements ("Upgrades") to the Software and/or the applicable Operators' Manuals. Licensor reserves the right, in its sole discretion, to charge you for maintenance (except in cases where corrections are provided under the Limited Warranty). Your acceptance of this License Agreement constitutes your agreement that any Upgrades will be deemed included in the Software as defined in this License Agreement and that they shall be governed by the terms and conditions applicable to the LM under this License Agreement.

11. <u>Termination of License</u>. Licensor may terminate the license granted under this License Agreement upon written notice of termination provided to you if you violate any material term of this License Agreement pertaining to your use of the LM or Licensor's rights, including, without limitation, the provisions of Sections 2 and 3 above.

12. <u>Compliance with Law</u>. You agree that you will use the LM in accordance with United States law and the laws of the country in which you are located, as applicable, including foreign trade control laws and regulations. The LM may be subject to export and other foreign trade controls restricting re-sales and/or transfers to other countries and parties. By accepting the terms of this License Agreement, you acknowledge that you understand that the LM may be so controlled, including, but not limited to, by the Export Administration Regulations and/or the foreign trade control regulations of the Treasury Department of the United States. The LM remains subject to applicable U.S. laws.

11. <u>Indemnification</u>. You agree to defend, indemnify and hold Licensor, its affiliates and third party supplier, and their, officers, directors, employees, agents and representatives (each an "Indemnified Party"), harmless from and against all claims, demands proceedings, injuries, liabilities, losses, or costs and expenses (including reasonable legal fees) brought by any third party against any such persons arising from or in connection with your use of the LM, regardless of whether such losses are caused, wholly or partially, by any negligence, breach of contract or other fault of an Indemnified Party.

12. <u>Trademark</u>. Licensor does not grant you any right, license, or interest to any Licensor trademarks, symbols, marks or names (collectively "Marks") or any trademarks that confusingly similar to the Marks and you agree that no such right, license, or interest shall be asserted by you with respect to such Marks.

 <u>Costs of Litigation</u>. If any claim or action is brought by either party to this License Agreement against the other party regarding the subject matter hereof, the prevailing party shall be entitled to recover, in

2

Continued on next page

TX,JDEULA -19-11JUL16-2/3

TX1219046

addition to any other relief granted, reasonable attorney, arbitrators, and dispute resolution center administrative fees and expenses of litigation.

14. <u>Severability and Waiver</u>. Should any term or provision of this License Agreement be declared void or unenforceable by any court of competent jurisdiction, such declaration shall have no effect on the remaining terms and remaining provisions hereof. The failure of either party to enforce any rights granted hereunder or to take action against the other party in the event of any breach hereunder shall not be deemed a waiver by that party as to subsequent enforcement of rights of subsequent actions in the event of future breaches.

15. Language Clause. Unless the laws of the location in which you reside require otherwise, the parties hereby acknowledge that they have required this License Agreement, and all other documents relating hereto, be drawn up in the English language only. There may be a translated version of this License Agreement. If there is an inconsistency or contradiction between the translated version and the English version of this License Agreement, the English version of this License Agreement shall control unless the laws of the location in which you reside require that a different version control. The parties acknowledge and agree that they have required that this agreement be prepared in the English language. Les parties reconnaissent avoir exigé que les présentes soient rédigées en langue anglaise.

16. <u>Assignment by Licensor</u>. Licensor may assign this License Agreement without your prior consent to any company or entity affiliated with Licensor, or by an assignment associated with a corporate restructuring, merger or acquisition.

17. <u>Governing Law and Forum</u>. This License Agreement will be governed by and construed in accordance with the substantive laws in force in the State of Illinois, U.S.A. The respective courts of Rock Island County, Illinois have exclusive jurisdiction over all disputes relating to this License Agreement. This License Agreement will not be governed by the conflict of law rules of any jurisdiction or the United Nations Convention on Contracts for the International Sale of Goods, the application of which is expressly excluded.

18. <u>Arbitration</u>. IF YOU RESIDE IN A JURISDICTION WHEREIN THE ENFORCEABILITY OF THE TERMS OF SECTION 17 IS DEPENDENT UPON THE PARTIES AGREEING TO SUBMIT TO ARBITRATION, THEN ANY CONTROVERSY OR CLAIM ARISING OUT OF OR RELATING TO THIS LICENSE AGREEMENT SHALL BE DETERMINED BY ARBITRATION IN ACCORDANCE WITH THE INTERNATIONAL ARBITRATION RULES OF THE INTERNATIONAL CENTRE FOR DISPUTE RESOLUTION ("ICDR") IN EFFECT AT THE TIME OF ITS INITIATION. THE ARBITRATION SHALL BE HELD BEFORE ONLY ONE ARBITRATOR APPOINTED BY THE ICDR. THE PLACE OF ARBITRATION SHALL BE CHICAGO, ILLINOIS, USA AND THE LANGUAGE OF THE ARBITRATION SHALL BE ENGLISH.

19. <u>Representations of Licensee</u>. BY ACCEPTING THIS AGREEMENT, YOU: (A) ACKNOWLEDGE THAT YOU HAVE READ AND UNDERSTAND THIS AGREEMENT; (B) REPRESENT THAT YOU HAVE THE AUTHORITY TO ENTER INTO THIS AGREEMENT; (C) AGREE THAT THIS AGREEMENT IS ENFORCEABLE AGAINST YOU AND ANY LEGAL ENTITY THAT OBTAINED THE LM AND ON WHOSE BEHALF IT IS USED: AND, (D) AGREE TO PERFORM THE OBLIGATIONS OF THIS AGREEMENT. Notices. All notices to Licensor shall be sent by certified or 20. registered mail to John Deere Shared Services, Inc., One John Deere Place, Moline, IL 61265 U.S.A. All notices to Licensor shall be effective upon receipt. All notices required to be given to you shall, in Licensor's sole discretion, either be sent via certified or registered mail to the address given to Licensor, a John Deere dealer, or another distribution partner of Licensor in connection with your purchase of the LP and/or John Deere Equipment. Either method of notification used by Licensor shall be effective upon dispatch. You agree to notify Licensor of any change in your address in the manner set forth above.

Third Party Software Notifications and Licenses. The 21. copyrights for certain portions of the Software may be owned or licensed by other third parties ("Third Party Software") and used and distributed under license. The Third Party Notices includes the acknowledgements, notices and licenses for the Third Party Software. The Third Party Notices are included with the distribution of this License Agreement on the display. If you are unable to locate these Third Party Notices, please write to us at the address below. The Third Party Software is licensed according to the applicable Third Party Software license notwithstanding anything to the contrary in this Agreement. If the Third Party Software contains copyrighted software that is licensed under the GPL/LGPL or other copyleft licenses, copies of those licenses are included in the Third Party Notices. You may obtain the complete corresponding source code for such Third Party Software from us for a period of three years after our last shipment of the Software by sending a request letter to:

Deere Open Source Compliance Team P.O. Box 1202 Moline, IL 61266-1202 USA

3

Please include name of the product and the version number of the software in the request letter. This offer is valid to anyone in receipt of this information.

TX, JDEULA -19-11JUL16-3/3



Thank you very much for your reading. Please click here to get more information.