Illinois Crop-Share Cash Farm Lease

To use this lease form: Complete two identical copies – one for the Lessor (Landowner) and one for the Lessee (Tenant). Cross out any provisions that are not to become a part of the contract and add any additional provisions that are desired. If preparing the lease manually, use ink or typewriter; however, the web-based lease form can be filled in on-line before printing. This lease form is available on the farmdoc website at http://www.farmdoc.uiuc.edu/legal/farm_lease_forms_abs.htm>. Additional leasing information can be found in the Leasing Fact Sheets prepared by University of Illinois Farm Business Management Educators located at http://www.farmdoc.uiuc.edu/manage/leasing_fact_sheets.html>. **Note: A lease creates and alters legal rights; thus, Landowners and Tenants may want to discuss specific lease provisions with their respective legal advisors.**

Date and na	ames of parties. This lease is er	ntered into on		, 20, between:	
Lessor(s) (Inser	t Landowner's exact name):				
whose mailing	address is				,
			and		
Lessee(s) (Inse	rt Tenant's exact name):				,
whose mailing	address is				
and whose Soc	al Security Number or Employer Id	entification Numbe	r is		·
The parties	to this lease agree to the fo			and Length	of Tenure
A. Description	on of Land. The Landowner (Less	or) rents and leases	to the Tenant (Lessee), t	o occupy and to use for a	gricultural purposes only, the
following real	estate located in the County of		and the State of	, and	described as follows:
buildings and in B. Length of possession at the failure to execut	mprovements thereon belonging to to the tenure. The term of this lease shall be end of this term or at the end of an attenue an extension at leastn on 2. Division of Cont. The Tenant agrees to pay the Less	he Lessor, except I be from ny extension thereof nonths before the er	, 20, to f. Extensions must be in ad of the current term shared age, Cash R	writing and attached to the seconstructive notice	and the Lessee shall surrender is lease, and both parties agree that of intent to allow the lease to expire
	Landlord's		Landlord's		Landlord's
Crop	share of crop	Crop	share of crop	Crop	share of crop
Corn		Alfalfa		Other	r
Soybeans		hay			
Oats		Straw			
Wheat		Silage			

B. Storage. The Tenant agrees to store, at the Lessor's request, as much of the Lessor's share of the crops as possible, using not more than _____ percent of the total space provided by the Lessor in cribs, grain bins, buildings, or barns on the farm.

	Cash Rent				installments as follows:		
	Per acre	Total					
Rotation hay and pasture		xxxxxx		on or before		;	
Permanent pasture Farmstead	XXXXXXX			1.0			
Buildings	_			on or before		;	
Crop for silage							
Supplemental cash rent (if any) Total Cash Rent				on or before		;	
	•			nents and Expenses			
	and Tenant each	agree to futable uses of B. Amount	rnish the investment of resources of bo (\$) or share be paid or	ent items and pay the shares of expenses listed below in s th parties. Any exceptions or alternatives to the stated sha		y items of (\$) or sh e paid or	
Investment and expense items		Tenant	Lessor	Investment and expense items	Tenant	Lesso	
and				Operations and expenses, continued:			
acres of c	ropland	0%	100%	Crop pesticides			
acres of o		0%	100%	Crop pesticide application			
mprovements:				Combining			
House, farm buildings, tile	e, line fences,			<u> </u>			
driveways, water supply,				Grain drying fuel and electricity			
and bridges		<u>0%</u>	<u>100%</u>	Other electric power			
Major repairs on improvements		<u>0%</u>	<u>100%</u>	Tractor fuel			
Minor repairs on improvements	3:			Other fuel, oil, grease			
Materials				Machinery repairs			
Labor				waemnery repairs			
Machinery and equipment:				Hauling Lessor's grain to local elevator			
Crop and field machinery		<u>100%</u>	<u>0%</u>	(distance)			
Livestock equipment		<u>100%</u>	<u>0%</u>	Hauling Lessor's grain to			
Crop drying equipment							
Grain elevators and auger	S			Fertilizers:			
Electric motors				Limestone, including hauling and spreading			
abor:				Anhydrous ammonia			
Labor to operate the farm,				Material			
improvement repairs, and farm maintenance	provide general	100%	0%	Application			
temized operations and expens	les.	100/0	070	Bulk fertilizer			
Grain crop seeds	ics.			Materials			
Legume and grass seeds				Application			
Herbicides (chemicals onl	lv)			Mixed and other fertilizer			
Herbicide application	· <i>y)</i>						
ricioletae application							
exceptions, other arranger	ments, and exp	lanations	i				

Section 4. Tenant's Duties in Operating Farm

The Tenant further agrees to perform and carry out the stipulations below. (Strike out any not desired.)

A. Activities required:

- To cultivate the farm faithfully and in a timely, thorough, and businesslike manner.
- To prevent noxious weeds from going to seed on said premises and to destroy the same and keep the weeds and grass cut.
- To haul and spread all manure on appropriate fields at times and in quantities consistent with environmental protection requirements.
- To keep open ditches, tile drains, tile outlets, grass waterways, and terraces in good repair.
- 5. To preserve established watercourses or ditches, and to refrain from any operation that will injure them.
- 6. To keep the building, fences (including hedges), and other improvements in good repair and condition as they are when the Tenant takes possession or in as good repair and condition as they may be put by the Lessor during the term of the lease – ordinary wear, loss by fire, or unavoidable destruction excepted.
- To take proper care of all trees, vines, and shrubs, and to prevent injury to the same.
- 8. To keep the farmstead neat and orderly.
- To prevent all unnecessary waste, or loss, or damage to the property of the Lessor.
- 10. To comply with pollution control and environmental protection requirements as required by local, state, and federal agencies, as well as to implement soil erosion control practices to comply with the soil loss standards mandated by local, state, and federal agencies.
- 11. To use prudence and care in transporting, storing, handling, and applying all fertilizers, pesticides, herbicides, and other chemicals and similar substances; to read and follow instructions on the labels for the use of such materials in order to avoid injury or damages to persons or property or both on the leased premises and adjoining areas; and to comply with state pesticide training, licensing, storing, and usage.
- 12. Any chemicals for weed or insect control or other use, when used, should be applied at levels not to exceed the manufacturer's recommendation for the soil types involved. The Tenant agrees to provide to the Lessor, annually, a written report indicating the product name, amount, date of application and location of application of all pesticides, fertilizers, and seed used on the farm.

- 13. No chemicals will be stored on the property for more than one year. When chemicals or petroleum products are stored on the farm, they will be only those planned to be used on the farm and they will be in closed, tight containers above ground and clearly marked. No chemicals or chemical containers will be disposed of on the property.
- 14. To generally follow Natural Resource Conservation Service and Farm Service Agency recommendations and to maintain all other requirements necessary to qualify current and future farm operators to participate in federal farm programs.
- B. Activities restricted. The Tenant further agrees, unless the written consent of the Lessor has been obtained:
 - Not to assign this lease to any person or persons or sublet any part of the premises herein leased.
 - Not to erect or permit to be erected any structure or building or to incur any expense to the Lessor for such purposes.
 - Not to add electrical wiring, plumbing, or heating to any building. (If consent is given such additions must meet standards and requirements of power and insurance companies.)

Not to permit, encourage, or invite other persons to use any
part or all of this property for any purpose or activity not
directly related to its use for agricultural production, except
as specifically noted here:
of

- 5. Not to plow permanent pasture or meadowland.
- Not to allow any stock on any tillable land except by annual agreement.
- 7. Not to burn or remove cornstalks, straw, or other crop residues grown upon the farm.
- Not to cut live trees for sale purposes or personal uses.
- 9. Not to erect or permit to be erected any commercial advertising signs on the farm, other than seed variety signs.
- Not to enter into any agreement, contract, or other farming or business arrangement that alters rights in the Lessor's security interest, right of entry, default or possession.

C.	Additional agreements:					

Section 5. Management and Business Procedures

The Lessor and Tenant agree that they will observe the following provisions (Strike out any not desired.)

A. General Cropping System. Except when mutually decided otherwise, the land use and cropping shall be approximately as
follows:
acres for rotated crops
acres in permanent pasture
acres in non-grazed woodland
acres in building and lots
acres in other
R Incurance For the term of the loose Tenent shall maintain

B. Insurance. For the term of the lease, Tenant shall maintain insurance with a carrier acceptable to the Landlord, insuring Tenant while performing on these premises hereunder for the following types and in stated minimum amounts:

1.	Crop Insurance	\$	per acre
2.	Liability		
	Insurance:	\$ \$	per person per occurrence
3.	Property Damage:	\$	per occurrence
4	Workers Compensation:	As required by statut	e

Tenant shall furnish Landlord with a Certificate of Insurance and give notice of termination of coverage.

Tenant agrees that all applicable insurance policies will name the Landlord as an additional insured.

C.	Management participation. Within the general framework of	_	
	the cost-sharing agreed to in Section 3, and the limits on land-use in Clause A above, Lessor and Tenant elect to share the general	_	
	management and operating decisions as specified in Option below. All unspecified decision-making, including the day-to-day implementation and execution of mutually agreed upon operating and maintenance plans, shall be the Tenant's responsibility.	fir an on	nancial and production records. The Tenant agrees to keep nancial and production records of the farm business and to furnish an nual report to the Lessor, on such forms as the Lessor may provide, or before The Lessor agrees to cooperate in the record-keeping by providing information on his or her side of the
	Option 1. The Lessor is hereby authorized to materially participate each year and at various times during the year in deciding what crops are to be grown, acres in each crop, varieties and sources	fai ca	rm business and by contributing (dollars or percent) to the sh costs of the service.
	of seed, planting rates, crop sequences, tillage operations and cultural practices to be employed, crop treatment and market disposition of the products, and other organizational and operating questions of mutual concern. To implement his authority the Lessor shall consult and counsel with the Tenant at regular and other	Te Pa	nnual review of tasks and materials to be provided. The mant and Lessor agree to review annually the items under Section 3, rt A, for the purpose of establishing priorities among tasks to be rformed and materials to be provided.
	appropriate times. Each year the Lessor shall propose a plan of operation for consideration by the Tenant, and for adoption through mutual decision-making. In selecting this option, the Lessor intends to materially participate in management for purposes of self-	ye ag	overnment programs. The Lessor and Tenant shall decide each ar whether to enter into governmental programs designed to aid riculture and low payments for doing so and the cost involved shall shared between them.
	employment taxation.		nd of lease reimbursements. At the end of this lease, the Lesson rees to reimburse the Tenant:
	Option 2. The Lessor specifically desires not to be materially	1	For the Tenant's remaining cost in limestone. The Tenant's remaining cost shall be calculated by depreciating the Tenant's net cost at the rate of percent annually.
	participating in management of this property and the farm use of it. As evidence of this intent, all substantial final management decisions shall be made by the Tenant except as specifically noted in other clauses in this lease. The Tenant shall each year propose a plan of operation for the Lessor's information prior to the beginning of each lease year, and		For the Tenant's cost of soluble phosphate (P ₂ O ₅) and potash (K ₂ O) fertilizers applied on crops harvested for grain in the last year of this lease minus the amount of these plant food elements, valued at the same rates, contained in the Tenant's share of these crops.
	shall submit a report to the Lessor at the end of each year.		
D.	Option 3. The extent to which the Lessor will participate in management decisions shall be governed by provisions attached to this lease form and hereby incorporated as a part of this lease. Business and accounting procedures. Although this agreement recognizes that in many instances it will be expeditious and appropriate for the Tenant to act as a spokesperson for the Lessor in dealing with suppliers and outside contractors, it is not intended that the Tenant is to have a general power of agency for the Lessor. The two parties agree that Option below, as amplified or modified, shall be the intended basis of operation between them. Option 1. The Lessor desires to remain separate and independent from the Tenant insofar as is prudent and practicable, and therefore the Tenant, in dealing with suppliers and contractors where the Lessor's account is involved, shall require direct and separate billing and accounting for the Lessor's share. The Lessor shall be solely responsible for contracting and financing the Lessor's own insurance of all kinds (Note: Either this sentence or the last sentence under B, Insurance, should be struck since these two sentences are inconsistent with each other).	the lead to appropriate the le	and use in last year of lease. If, during the last six months of a lease term, or after notice to terminate has been given if this asing arrangement has become a year to year lease, the parties fail agree on questions of land use, cropping system, fertilizer plications, or any deviations from the lease provisions, then the ecific agreements in this lease shall prevail or, in the absence of reements in the lease, the Lessor shall decide and the Tenant rees to abide by the Lessor's decisions. The Lessor's decisions all not contradict any provisions in this lease or violate good ming procedures. ay and straw in last year of lease. At the termination of this use the Tenant shall have the right to remove up to (tons, les) of hay and up to (tons, bales) of straw grown on this remand belonging to the Tenant. conservation. Both Lessor and Tenant affirm the goals of mimizing soil erosion losses and preserving the productivity of the di in ways that are consonant with their needs and desires for ceptable current returns to their individual inputs on the leased emises. To these ends they agree to implement as far as possible the st management practices recommended by the Natural Resource onservation Service and to cooperate with that agency's soil and after conservation programs.
	Option 2. For the most expeditious method of handling, the Lessor is willing to have the Tenant contract for the shared operating inputs, as noted in Section 3, and to have the Tenant render a summary account	res	enant responsible for hired labor. The Tenant shall be solely sponsible for all employer obligations on hired labor with respect to fety requirements and social security and workers' compensation ntributions, and the Lessor shall have no responsibilities therefore.
	for reimbursement or other settlement by the Lessor at the end of each year, or periodically as follows:	M. 0	ther management agreements
	,	_	
	The Tenant is willing to provide this service on behalf of the Lessor be-	_	
	cause of the greater freedom provided and the opportunity to obtain price concessions, quantity discounts, etc.	_	
	price corrections, quantity discounts, etc.		

Section 6. Default, Possession, Landlord's Lien, Right of Entry, Mineral Rights, Liability, Extent of Agreement

The Lessor and Tenant agree to the following provisions. (Strike out any not desired.)

- **A. Termination upon default.** If either party fails to carry out substantially the terms of this lease in due and proper time, the lease may be terminated by the other party by serving a written notice citing the instance(s) of default and specifying a termination date of _____ days from the date of such notice. Settlement shall then be made in accordance with the provisions of Clause B of this section, the reimbursement agreements of Section 5, and any amendments to this lease
- **B. Yielding possession.** The Tenant agrees at the expiration or termination of this lease to yield possession of the premises to the Lessor without further demand or notice, in as good order and condition as when they were entered upon by the Tenant, loss by fire, flood, or tornado, and ordinary wear excepted. If the Tenant fails to yield possession, the Tenant shall pay to the Lessor a penalty of \$_____ per day or the statutory double rent, whichever is less, for each day the Tenant remains in possession thereafter, in addition to any damages caused by the Tenant to the Lessor's land or improvements, and said payments shall not entitle the Tenant to any interest of any kind or character in or on the premises.
- **C. Landlord's lien.** The Landlord's lien provided by statute on crops grown or growing, together with any other security agreement(s) created by Tenant in favor of Landlord, shall be the security for the rent herein specified and for the faithful performance of the terms of the lease. The Tenant shall provide the Lessor with the names of persons to whom the Tenant intends to sell crops grown on these premises at least 30 days prior to the sale of such crops. A lesser period may be allowed by mutual written agreement. Tenant consents to any filing required by law to perfect the statutory landlord's lien upon crops. If the Tenant fails to pay the rent due or fails to keep any of the agreements of this lease, all costs and attorney fees of the Lessor in enforcing collection or performance shall be added to and become a part of the obligations payable by the Tenant.

- **D. Landowner's right of entry.** The Lessor reserves the right personally or by agents, employees, or assigns to enter upon the premises at any reasonable time to view them, to work or make repairs or improvements thereon, to care for and dispose of the Lessor's share of crops, to develop mineral resources as provided in Clause E below, or, after constructive notice has been given that the lease may not be extended, and following severance of crops, to plow and prepare a seed bed, apply fertilizers, and any other operation necessary to good farming by the succeeding operator, these operations not to interfere with the Tenant in carrying out the regular farming operations.
- **E. Mineral rights**. Nothing in this lease shall confer upon the Tenant any right to minerals underlying the land. Such mineral rights are hereby reserved by the Lessor together with the full right to enter upon the premises and to bore, search, excavate, work, and remove the minerals, to deposit excavated rubbish, to pass over the premises with vehicles, and to lay down and work any railroad track or tracks, tank, pipelines, power lines, and structures as may be necessary or convenient for the above purpose. The Lessor agrees to reimburse the Tenant for any actual damage the Tenant may suffer for crops destroyed by these activities and to release the Tenant from obligation to continue farming this property when development of mineral resources interferes materially with the Tenant's opportunity to make a satisfactory return.
- **F. Landowner liability.** The Tenant takes possession of the leased premises subject to the hazards of operating a farm, and assumes all risk of accidents personally as well as for family, employees, or agents in pursuance of farming operations, or in performing repairs on buildings, fences, tile, and other improvements.
- **G. Binding on heirs, etc.** The terms of this lease shall be binding on the heirs, executors, administrators, and assigns of both Lessor and Tenant in like manner as upon the original parties.

Section 7. Additional Lease Provisions				
Signatures of parties to le	ase:			
	<u>Landowner</u>	Date		
	Landowner	Date		
Ву	Agent	Date		
	<u>Tenant</u>			
	Tonant	Date		

Amendments and Extensions to the Lease

(Must be completed manually/cannot be completed on-line)

Amendments, alterations, and extensions to this lease may be made in writing in the space below at any time by mutual agreement. The written amendments should be noted on both the Landlord's and Tenant's copies of the lease (complete and sign two identical copies). If the parties fail to agree on a proposed alteration, the existing provisions of the lease shall control operations.

A. Improvements made by the Tenant at the Tenant's own expense. When the Lessor and Tenant agree that the Tenant may make all or part of an improvement (such as buildings, additions to buildings, major repairs, fences, bathrooms, water systems, etc.) to the farm at the Tenant's own expense and that the Tenant is to be reimbursed for any costs remaining at the end of the lease, the necessary information shall be recorded in one of the following blanks and, after being duly signed by both parties, it shall become a part of the lease above and obligate the Lessor and his or her heirs and assigns to make such reimbursement. Such improvements become the Lessor's property upon completion of the form below. The Lessor thereby assumes the responsibility for property taxes, insurance coverage, and risk of loss.

Description and location of the improvement	Tenant's net cost	Annual rate of depreciation (percent)	Date depreciation begins	Signatures ar	nd Date Signed
1.				Lessor:	
				Tenant:	
2.				_	
				Lessor:	
				Tenant:	
3.				Lessor:	
				Tenant:	
B. Lessor's written consen		-	·		
1. Item: Descr	ption and restriction	ns:			
		Date:	Lesse	or's Signature	
2. Item: Descr	iption and restriction	ns:			
		Date:	Lesse	or's Signature	
C. Other amendments: To l D. Lease Extensions	be completed in dup	licate, dated, signed and a	ittached to both Landow	ner's and Tenant's copies	of lease.
Lease Extension # 1		Lease Extension # 2		Lease Extension # 3	
This lease, originally datedshall be extended	, 20,		ated, 20 xtended	, This lease, originally shall be e	dated, 20, extended
From		From	, 20,	From	, 20,
То			, 20		, 20
Signed:		Signed:	, 20	Signed:	, 20
	Tenant		Tenant		Tenant