

Farm Building or **Livestock Facility** Lease Revised 2000

This form can provide owners and renters with a guide for developing an agreement to fit their situation. This form is not intended to take the place of competent legal advice pertaining to contractual relationships between two parties. Provisions in this form cannot take precedent over state or federal laws. Because of the possibility that a lease agreement may be legally considered a partnership under certain conditions, seeking proper legal advice is recommended when developing such an agreement. For more information, see NCR-214, Rental Agreements For Farm Buildings and Livestock Facilities.

This lease is entered into this ______ day of ______, 20_____, between

building or facility owner		, and	address		
building or facility owner's	spouse or partner	,	telephone address		
			telephone		
hereafter known as "th	e owner," and				
building or facility renter		, and	address		
			telephone		
building or facility renter's spouse or partner		,	address		
bullating of facility fortion of					
,	e renter."		telephone		
nereafter known as "th	CRIPTION	e for agricultu		oses the following desc	ribed property:
hereafter known as "th	CRIPTION	e for agricultu		ooses, the following desc	ribed property:
hereafter known as "th ROPERTY DESC The owner hereby leas	CRIPTION ses to the renter, to use		ral and related purp	ooses, the following desc	
nereafter known as "the ROPERTY DESCENTIAL TOTAL TO	CRIPTION ses to the renter, to use	Tov	ral and related purp		
ROPERTY DESC The owner hereby leas situated in Section with all improvements	ces to the renter, to use of of thereon except as follows:	Tov	ral and related purp		
hereafter known as "th ROPERTY DESC The owner hereby leas	cription ses to the renter, to use of thereon except as foll to be of the following	Tows:	ral and related purp wnship in	County,	

II. GENERALTERMS OF LEASE

- A. Time period covered. The provisions of this agreement shall be in effect for _____ year(s) and/or _____ months commencing on the _____ day of _____, 20____. This lease shall continue in effect from year to year thereafter unless written notice of termination is given by either party to the other at least __ days prior to expiration of this lease or the end of any year of continuation.
- B. **Review of lease**. A written request is required for a general review of the lease or for consideration of proposed changes by either party, at least _____ days prior to the final date for giving

- notice to terminate the lease as specified in II. A.
- C. Amendments and alterations. Amendments and alterations to this lease shall be in writing and shall be signed by both the owner
- D. No partnership intended. It is particularly understood and agreed that this lease shall not be deemed to be or intended to give rise to a partnership relation.
- E. Transfer of property. If the owner should sell or otherwise transfer title to the property, he/she will do so subject to the provisions of this lease.
- F. Right of entry. The owner reserves the right to inspect the property at any reasonable time to (a) consult with the renter;

- (b) make repairs, improvements, and inspections; and (c) after notice of termination of the lease is given, do any customary seasonal work, none of which is to interfere with the renter in carrying out regular farm operations.
- **G.** No right to sublease. The owner does not convey to the renter the right to lease or sublet any part of the property or to assign the lease to any person or persons whomsoever.
- H. Binding on heirs. The provisions of this lease shall be binding upon the heirs, executors, administrators, and successors of both owner and renter in like manner as upon the original parties, except as provided by mutual written agreement.
- I. Failure to pay. If the renter fails to pay the rent due or fails to keep the agreements of this lease, all costs and attorney fees of the owner in enforcing collection or performance shall be added to and become a part of the obligations payable by the renter hereunder.
 J. Additional provisions:

	MOUNT AND PAYI		ASH RENT
,	aplete at beginning of lease renter agrees to pay a total	*	
	ng the time period covered		
TI	cash rent will be payable as	s follows:	
The	cush tent will be payable at		
	on or before the		(month)
\$	1 7	day of	,
\$ \$	on or before the	day of day of	(month)

the rate of ______ percent per annum.

B. Or the renter agrees to pay a total cash rent of \$_____ (specify unit) during the time period covered by this lease (see Section II. A.). The rent will be payable on or before _____ The number of units will be determined as follows:

In the event of late payment, interest charges shall accrue at

IV. OPERATION AND MAINTENANCE OF PROPERTY

- A. The renter agrees:
- The rate of use or capacity shall not exceed______ at any given time, or a total of _____ (time period).

 Ceneral maintenance. To perform ordinary maintenance necessary to maintain the property during the lease period in as good condition as it was at the beginning. Normal wear and depreciation and damage from causes beyond the renter's control are

excepted. To pay for and replace the following items:

- Repairs. Not to purchase materials for maintenance and repairs in excess of \$_____ within a single year without written consent of the owner.
- **4. Insurance.** To fully insure livestock, crops, feed, equipment and other assets owned by the renter that are located on the property against theft, casualty, or other loss. Not to violate restrictions in the owner's insurance policies without written consent from the owner. Restrictions to be observed are as follows:
- **5. Costs of operation.** To pay the following utility and operating costs, with charge or usage to be calculated as follows:
- **6. Addition of improvements.** Not to (a) add electrical wiring, plumbing, or heating to any building without written consent of the owner; or (b) incur any expense to the owner except as follows:
- 7. Damages. When the renter leaves the property, to pay the owner reasonable compensation for any damages to the property for which the renter is responsible. Any decrease in value due to ordinary wear and depreciation or damages outside the control of the renter is excepted.
- B. The owner agrees:
- Loss replacement. To replace or repair as promptly as possible
 any building or equipment regularly rented by the renter from the
 owner that may be destroyed or damaged by fire, flood, or other
 cause beyond the control of the renter or to make rental adjustments in lieu of replacements.
- 2. Insurance. To fully insure the property against casualty, theft, or other loss, and against personal liability, up to the following amounts:
- **3. Materials for repairs.** To furnish all materials needed for normal maintenance and repairs, except for:
- 4. Skilled labor. To furnish any skilled labor which the renter is unable to perform satisfactorily with respect to upkeep of the property being rented. Additional agreements regarding materials and labor are:
- 6. Removable improvements. To let the renter make minor improvements of a temporary or removable nature, which do not mar the condition or appearance of the property at the renter's expense. The owner further agrees to let the renter remove such improvements even though they are legally fixtures at any time this lease is in effect or within _____ days thereafter, provided the renter leaves in good condition that property from which such

improvements are removed. The renter shall have no right to compensation for improvements that are not removed except as mutually agreed in writing prior to their installation.

7. Water. To furnish an adequate supply of clean water for the quantity of livestock specified above. Repairs to wells, pumps, and water systems shall be paid for as follows:

In the event that it becomes necessary to purchase and/or transport additional water, the cost of such purchase and/or transport shall be paid as follows:

8. Livestock manure. To remove livestock manure at the following approximate times:

dispose of it according to the following manner and location:

(Strike this provision if renter is responsible for manure removal.)

C. Both agree:

- Not to obligate the other party. Neither party shall pledge the credit
 of the other party for any purpose whatsoever without the consent of
 the other party. Neither party shall be responsible for debts or
 liabilities incurred or for the damages caused by the other party.
- 2. **Capital improvements**. The renter shall be reimbursed for the costs of any new permanent structures and improvements as follows: (Check option which applies.)
 - ____(1) The renter will be reimbursed by the landlord when the improvement is completed.
 - _____(2) The renter will be compensated by the share of the depreciated cost of the renter's contribution when the lease is terminated based on the value of the renter's contribution and depreciation rate shown in the following table.

Rates for labor, power, and machinery contributed by the renter for the construction of permanent improvements shall be agreed upon before repairs are made or construction is started.

Compensation for Improvements

			Percent Contributed by Renter			Total Value	Rate of	
Type of Improvement	Date Completed	Estimated Total Cost	Material	Unskilled Labor	Machinery	of Renter's Contribution	Annual Depreciation	
		\$	%	%	%	\$	%	
		\$	%	%	%	\$	%	
		\$	%	%	%	\$	%	
		\$	%	%	%	\$	%	
		\$	%	%	%	\$	%	

V. Arbitration of Differences

Any differences between the parties as to their rights or obligations under this lease that are not settled by mutual agreement after thorough discussion shall be submitted for arbitration to a committee of three disinterested persons, one selected by each party and the third by the two thus selected. The committee's decision shall be accepted by both parties.

VI. Signatures

Ex	recuted	in	dupl	licate	on	the	date	first	above	written:
----	---------	----	------	--------	----	-----	------	-------	-------	----------

renter	date	owner date
renter's partner or spouse	date	owner's partner or spouse date
Renter's Social Security Number:		Owner's Social Security Number:
County of	, State of _	
On this day of appeared		me, the undersigned, a Notary Public in said State, personally
and	, to me known to be the identi-	cal persons named in and who executed the foregoing instrument, and
acknowledged that they executed the	same as their voluntary act and	deed.

Notary Public

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