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EXTENSION BULLETIN 394 FARM SCIENCE SERIES OCTOBER, 1963

CROP AND LIVESTOCK SHARE FARM LEASE

BETWEEN

Landlord

and

Tenant

Township of.

County of_

State of_

Form Suggested by

AGRICULTURAL ECONOMICS DEPARTMENT

COOPERATIVE EXTENSION SERVICE

MICHIGAN STATE UNIVERSITY

Crop and Livestock Share Farm Lease

This lease is entered into this day o	f 19, between
, Landlord a	nd, Tenant.
(A) DESCRIPTION OF FARM	(D) MACHINERY, EQUIPMENT, AND LABOR
In consideration of the agreements and stipula- tions hereinafter set forth to be kept and per-	 Labor — The tenant agrees to furnish all of the labor needed to operate the farm efficiently.
formed by the tenant, the landlord hereby leases to the tenant, to occupy and use for farming	Exceptions, if any
purposes, his farm of about acres,	2. Power and Field Machinery — The power and
situated in the County of and	field machinery and repairs thereon which are
the State of and described as follows	required to properly operate the farm will be provided as follows:
	Special machines
Reservations, if any	
	3. Dairy, Barn, and Feed Equipment — Dairy, barn, and feed equipment and repairs thereon are to be provided by each party as follows:
(B) TERM OF THE LEASE	
The term of this lease shall be from the	
day of 19, to the	
day of 19 and from year	(E) FEED, STRAW, AND GROWING CROPS
to year thereafter until written notice to terminate	1. Feed and Straw at the Beginning of the Lease
day of before the expiration	— The tenant agrees to purchase or provide at the beginning of the lease an ownership interest in
date of this lease.	the feed and straw in proportion to his share of
uate of this least.	the livestock receipts. Exceptions, if any
(C) BUILDINGS AND IMPROVEMENTS	
1. Buildings, Fences, and Water Supply—The	Growing Crops — At the beginning of this lease, the acres of growing crops on the farm are

as follows: Wheat _____, winter barley _____

Growing wheat and barley at the end of the lease

These crops will be handled as follows:

will be handled as follows:

The tenant agrees to provide the necessary labor for normal maintenance of the buildings, water system, fences, tile lines and other improvements.

landlord agrees to furnish materials for the main-

tenance and repairs to buildings, fences, tile

drains, and wells; also labor and materials for new additions to and major repairs on buildings, fences, tile drains, and water system.

(F) OWNERSHIP OF LIVESTOCK

Ownership of stock under this lease is to be as follows:

Kind		Proportion to be provided by		
		Landlord	Tenant	
CATTLE:	Cows			
	Bulls		100	
Hogs:	Sows and Boars			
SHEEP:	EWES AND RAMS			
HENS				
OTHER_				

based on a uniform value of \$

(G) FARM EXPENSES

Farm expenses other than those listed in Sections C and D are to be shared as follows:

Item	Proportion to be paid by		
	Landlord	Tenan	
Soils:			
SOIL TESTING			
FERTILIZERS			
LIMING MATERIALS			
Cnors:			
SEED EXPENSE			
SPRAY EXPENSE			
CHOP INSURANCE			
OTHER CROP EXPENSE	A Deliver	-02	
MACHINERY:			
COMBINING			
FIELD CHOPPING			
SILO FILLING		THE STATE OF	
CORN PICKING			
CASOLINE FUEL AND OIL			
LIVESTOCK:			
BREEDING FEES			
VETERINARY AND MEDICINE	The second second		
FEED AND BEDDING			
OTHER LIVESTOCK EXPENSE			
UTILITIES:			
ELECTRICITY, FARM SHARE	- Free Land		
TELEPHONE, FARM SHARE			

No bills for labor or materials presented by the tenant for items other than those listed in Section G will be paid by the landlord, unless such bills have been authorized by the landlord.

(H) INCOME

Farm receipts are to be shared as follows:

		Share to		
Item	Landlord	Tenant		
Chop sales	the state of the s	- Carlo don		
DAIRY PRODUCT SALES	THE PARTY OF THE P			
EGG SALES		100		
CATTLE SALES				
SWINE SALES				
SHEEP SALES				
POULTRY SALES				
	Charles and the Control of the Contr			

All livestock from which income is to be shared shall be fed out of the undivided feed.

For the use of his own family, the tenant may use such of the following as the farm affords:

(I) THE TENANT FURTHER AGREES

- To devote his entire time to the efficient operation of the farm described in this lease. Exceptions, if any, are as follows: ______
- To follow approved production practices with livestock, including the following specific practices:
- To follow approved soil fertilizer, crop, and seeding programs including the following specific practices:

(J) OTHER ITEMS

- Sales and Purchases The time and place where the farm products shall be sold shall be mutually agreed upon by the landlord and the tenant.
- 2. Settlements—At the beginning of the lease period the landlord and the tenant jointly shall take an inventory of the amount and value of all farm personal property owned by each party. This inventory shall be the basis for equalizing the initial contributions of both parties at the start of the rental period in accordance with the provisions of the lease. An inventory of all farm personal property showing ownership and values shall also be taken at the end of each year during the lease period.

Current settlements shall be made or at the request of either party. The tenant agrees to furnish statements of receipts, and also receipted bills for all expenses paid at the time of the settlement.

- 3. Subletting, Right to Enter, Yielding Possession The tenant agrees: (1) Not to assign this lease or sublet any portion of the farm without the consent of the landlord. (2) To permit the landlord or his agent to enter the farm at any time for repairs, improvements and inspection. (3) To yield possession of the farm at the end of the term of this lease or any renewal or extension thereof.
- Renting Extra Land Tenant shall get permission of landlord before renting extra land. Extra land if rented, will be rented as follows:
- 5. Transfer of Farm If the landlord should sell or otherwise transfer title to the farm, he will do so subject to the provisions of this lease.
- 6. The terms of this lease shall be binding on the heirs, executors, administrators, successors and assigns of both landlord and tenant in the same manner as upon the original parties.
- 7. No Partnership Created This lease shall not be deemed to give rise to a partnership relation, and neither party shall have authority to obligate the other without written consent, except as specifically provided in this lease.

 Debts and Accidents — Each party agrees that the other party shall in no way be responsible for the debts of, or liabilities for accidents or damages caused by, the other party.

(K) MANAGEMENT

mana	The extent of the landlord's participation in agement decisions and in the actual productor crops and livestock will be as follows:
tion	or crops and investock will be as follows.
	and the second constraints are second constraints.
	(L) DIVISION OF PROPERTY AT END OF LEASE
1. 0	crops - At the termination of this lease, an

 Crops — At the termination of this lease, an accounting shall be made between the respective parties thereto. The hay, grain, straw, and other farm produce upon said farm belonging jointly to the landlord and the tenant shall be divided

% to the landlord and % to the tenant by measurement, or through the proceeds from the sale thereof, the tenant having the right to remove his share, except for the straw, from the farm.

The landlord reserves the right to determine the disposition of any straw remaining on the farm at the termination of the lease. The manure is the property of the landlord and shall remain on the farm.

2. OWI	Livestock — The division of the livestock ned in common at the end of this lease shall
be r	nade by the following method:
	The second secon
_	The state of the s

Signed		19
	Landlord	-