

intended to give rise to a partnership relation.

## **Farm Machinery** Lease

for Non-commercial Transactions

This form can provide the owner and renter with a guide for developing an agreement to fit their individual situation. It is designed for use between family members or farmers, not for agreements with commercial leasing or machinery companies. This form is not intended to be a legal document nor take the place of legal advice pertaining to contractual relationships between the two parties, and is not intended to imply a business partnership. 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.

	This lease is entered into this day	of,, between			
	name of individual or business entity	address			
	and				
	name of individual or business entity	telephone			
	hereafter known as "the owner," and	e-mail address			
	name of individual or business entity	address			
	and				
	name of individual or business entity	telephone			
	hereafter known as "the renter."	e-mail address			
II. A.	Time period covered. The provisions of this agreement shall be in effect commencing on the day of, and (1) terminating on the day of, and (1) terminating on the day of, or (2) if no date of termination is given, this lease shall continue in effect thereafter until written notice of termination is given by either party to the other. The lease shall end not less than days after notice of termination is given.	<ul> <li>E. Transfer of property. If the owner should sell of otherwise transfer title to the property, he/she will do so subject to the provisions of this lease.</li> <li>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.</li> <li>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.</li> <li>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.</li> <li>I. Failure to pay. If the renter fails to pay the rent due of fails to keep the agreements of this lease, all costs and attorney fees of the owner in enforcing collection of performance shall be added to and become a part of the</li> </ul>			
C. D.	days prior to the final date for terminating the lease as specified in II.A.  Amendments and alterations. Amendments and alterations to this lease shall be in writing and shall be signed by both the owner and renter.  No partnership intended. It is particularly understood	obligations payable by the renter hereunder.  J. Additional provisions:			
	and agreed that this lease shall not be deemed to be nor				

(coı	mplete at beginning of lease)		the following items:
A.	The renter agrees to pay a total cash rent of \$ during the time period covered by this lease, or \$ per (specify time period, such as month, year, etc). The cash rent will be payable on the following dates or by the end of the following time periods:		
		3.	<b>Repairs.</b> Not to purchase materials for maintenance and repairs in excess of \$ within a single year without written consent of the owner.
	to the following location, account or address:	4.	<b>Insurance.</b> To carry personal and/or business liability insurance adequate to compensate for any actions committed while operating the property. Not to violate restrictions in the owner's insurance policies without written consent from the owner. Restrictions to be observed are as follows:
	Or the renter agrees to pay a total cash rent of \$ per (specify unit, such as acre, hour, etc.) or as calculated in Table 1 during the time period covered by this lease. The rent will be payable on or before each year.	5.	Costs of operation. To pay all costs of operations,
	The number of units will be determined as follows:		including fuel, lubricants and, except as follows:
В.	In the event of late payment interest charges shall accrue at the rate of percent per annum.	6.	Addition of improvements. Not to make major modifications to the property without written consent of the owner or incur any expense to the owner except as follows:
	OPERATION AND MAINTENANCE OF PROPERTY The renter agrees: Use. To use the property only for the following purposes:		
		7.	Warranties. Not to violate restrictions specified in manufacturer's warranties without written consent from the owner.
	The use of the property shall not exceed	8.	<b>Damages.</b> To notify the owner in the event of any damages or accidents involving the property. To pay the owner reasonable compensation for any damages to the property for which the renter is responsible within days of the occurrence of the damage. Any decrease in value due to ordinary wear and depreciation or damages outside the control of the renter is excepted.
	Use of the machinery will be limited to	9.	<b>Not to violate</b> any applicable legal requirements pertaining to the operation or maintenance of the leased property.
2.	General maintenance. To perform ordinary maintenance necessary to maintain the property during the lease period	B. 1.	The owner agrees: Loss replacement. To replace or repair as promptly as possible any machinery 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.

in as good condition as it was at the beginning. Normal

wear and depreciation and damage from causes beyond

<b>Insurance.</b> To fully insure the property against casual theft or other loss; damage from wind, fire or other natural causes; and against personal liability, up to the following amounts:	ral		
Property taxes. To pay in a timely manner all person property taxes, licenses or other applicable taxes and fedue as a consequence of ownership of the property.  Major repairs. To pay the cost of major repair replacement of tires and other major parts, or overhauls excess of normal maintenance, including the cost transporting the property to and from the place where surepairs are performed. Exceptions include:	nal ees v. irs, in of	Both agree:  Not to obligate the other properties of the other whatsoever without the consent of party shall be responsible for door for the damages caused by the ARBITRATION OF DIFICATION And differences between the probligations under this lease that agreement after thorough discurfor arbitration to a committee persons, one selected by each put two thus selected. The commexcepted by both parties.	r party for any purposed the other party. Neithebts or liabilities incurred other party.  FERENCES  arties as to their rights are not settled by mutual sission, shall be submitted of three disinterest party and the third by the of the other party.
SIGNATURES Executed in duplicate on the date first above written		<i>y</i> ner	
Executed in duplicate on the date first above written	date ow	<i>y</i> ner	
Executed in duplicate on the date first above writter renter	date ow		
Executed in duplicate on the date first above writter renter	date ov	vner eate of ne, the undersigned, a Notary P	Public in said
Executed in duplicate on the date first above writter renter  County of A.D., State, personally appeared	date ov	ner  ate of  ne, the undersigned, a Notary P	ublic in said ,

Type, Make, Model, Size	Condition (include defects, beginning miles or hours of use, or other characteristics)	Estimated or Appraised Value	Rental Rate (% of value, or rate / unit)	Basis of Rate (per year, acre, hour)	Calculated Rent Paid o to be Paid
Total					
he annual rental rate shall be of alculated per unit of use (acre,	calculated at % of the total estimated or hour, etc.)	appraised value of the pro	operty except for ite	ms for which the rei	nt shall be
signature of <b>Owner</b>	Date	Signature of <b>Renter</b>		Date	<b>)</b>