Manure Management Agreement

Facility Name					Date				
I,	v ovenar's i	nomo)	, owni	ng	a	cres located	in the		
(propert	y owner s i	name)							
				of				County,	
(legal descr	iption)							
do hereby give	do hereby give(confinement facility owner's name)				permission to apply				
(Commence	iii iaciiiiy o	wher s harre,)					
		if tyma	-f animal was		to the ab	ove listed a	creage a	s fertilizer.	
- • 1	` •		of animal was icipal sludge,						
	-					_		_	
Manure will be	applied in	accordance	with nutrient	plans, conservat	ion plans	, Farmland	Preserv	ation plans	
and/or wetland	plans. A co	opy of these	e plans, if ava	ilable, should be	attached	to this cont	ract. In	corporation of	
applied nutrient	s by		will b	e the responsibil	ity of				
11	upplied nutrients by will be the (date)				(name)				
The acreage wit	th nutrients	applied wil	ll be used for	raising crops as	listed bel	ow.			
*Field Identification	Number of Acres	Crop Grown	Type of Manure	Application Rate (Tons/Acre or	Rate (if available) /Acre or		;	Total Manure Applied in 12 Months	
				Gallons/Acre)			-		

^{*}Field maps should be attached to this contract.

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This agreement is for	years. Measures to be taken to prevent and correct nuisances (f	flies,
odors, ruts, spills, accidental runof	ff, etc.) are the responsibility of	and
should include, but not be limited	to:	
This agreement shall be renewed a	automatically for the same amount of time specified, unless written	
notification of said parties' intent i	not to renew the agreement is received at least 60 days in advance of	of the
expiration of this agreement.		
Owner(property ov		
(property ov	wner)	
Owner (confinement facility	ty owner)	
Date		

Manure Management Agreement

Farm Name:		Date:			
I,property owner name (land to receive manure)	, owning	acres located in			
property owner name (land to receive manure)	,				
the	of	County, do			
hereby give	permission to apply	(type of manure)			
(specify type of animal waste, food wa					
	,				
semi-solid or solid).					
 Soil samples will be taken according present soil fertility levels). Manure should be sampled to determine the sample of the sampl		ation of any manure (this establishes the			
		e grown with yield			
goal (example: corn at 150 bushel	/acre, alfalfa at five tons/acre, soy	beans at 50 bushel/acre).			
 Manure will be applied in accordant standards, conservation plans, farm should be attached to this contract. 	nland preservation plans and/or we	ns written in accordance with 590 etland plans. A copy of these plans			
5. No manure will be applied above of Additional manure can be applied	crop removal levels unless soil test	-			
6. Manure will be applied using	method (sur				
incorporated within 72 hours, inject	<u> </u>				
7. Manure can/can not (circle one) be					
		date of application and rate of manure made available to the landowner upon			
9 (farm na	ame) will be liable for any penaltic	es resulting from over-application,			
spills, accidents or runoffs.					
10. Breach of Contract – intentional overceed nutrient management plan a contract will immediately cease.	± ±	equal to one years land rent, and the			
11. Other Provisions:					
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*Field Identification	Number of Acres	Crop Grown	Type of Manure	Application Rate	Manure Analysis (if available)			Total Manure Applied in 12
				(Tons/Acre or Gallons/Acre)	N	P	K	Months
This lease shall become effective on the shall continue in force until the thereofter unless written notice of terms.			the day of (month/year) day of and from year to year mination is given by either party to the other on or before the				ath/year) and ar to year	
day of	willten in			on by chiler par	ty to the c	other on c	n octore t	<u> </u>
(property	y owner)							
(farm na	me)							
(date)								

MANURE APPLICATION AGREEMENT

The undersigned individuals, (importer) and (exporter), enter into the following agreement for manure application. The importer grants the exporter the right to apply manure on land owned by the importer described below during the period indicated. The exporter will supply manure to the importer (if available) for a period of years according to the following terms. At the end of this period, this contract may be extended or renegotiated with the mutual agreement of both parties.
The importer will pay the following expenses of agitation, hauling, and application of the manure. Manure will be applied at a rate to achieve an amount of $150 \#$ of available nitrogen per acre.
Rate: Actual costs not to exceed 0.7ϕ per gallon with a minimum of \$35/acre. (For example, if the manure is applied at a rate of 5000 gallons per acre and at a price of 0.7ϕ /gallon, the amount would be 5000 gallons/acre x \$0.007 = \$35/acre).
Legal Land Description: Parcel #1)
Parcel #2)
Tillable acres: Parcel # 1 = acres Parcel # 2 = acres
Application Period: Manure will be applied only in the Fall and will be injected.
Other Terms: Manure will be applied to soybean ground going to corn the following year.
A meeting will be held prior to the application event that includes the exporter, importer, and the applicator.
Manure will be applied according to DNR regulations and at a time of suitable field conditions.
, Importer Date
. Exporter Date