THE IOWA STATE BAR AS Official Form No. 136	BSOCIATION ISBA# 02714 Box	rdan, Oliver & Walters, P.C. × 230, Winterset, IA 50273 (5)	5/462 5/3/7	R THE LEGAL EFFECT OF THE US HIS FORM, CONSULT YOUR LAW
			RED \$ 2000	555
			EM. 1/00	BOOK 43 PAGE 82
			COMPLINER ASCORDED	97 FEB 24 AN 8:
			CONTARED	MICHELLE UTSUL
	is H. Jordan	P.O. Box 230	Winterset	RECORDER 340ISON COUNTY, IOV 515/462-373
\$TA7a	ndividual's Name	Street Address	City	Phone SPACE ABOVE THIS LINE
	FARM LEA	SE - CASH OR C	ROP SHARES	FOR RECORDER
THIS LEASE (*)	Lease") is made between	Shirley A. Cork		
819 East So	uth Street, Win Joe Allen	terset, IA 502	("Landlord"), whose address for 7.3	the purpose of this Lease is
address for the purpose	of this Lease is 1966 -	175th Lane, Win	terset, IA 5027	73, ("Tenant"), whose
THE PARTIES A	GREE AS FOLLOWS:			
PREMISES / County, lows (the "Real	AND TERM. Landlord leases to T Estate"):	snant the following real estate s	ituated in Madiso	on
	ight tillable a	cres located on	the following-	described
The Wes of Sect Range T Iowa	t Half (W 1/2) ion Thirty-five wenty-eight (28	of the Northwes (35), Township ) West of the 5	t Quarter (NW 1 Seventy-six (7) th P.M., Madison	/4) 5) North, n County,
IOWA				
opportunity to make an	8 <u>xeren</u> (tillable) a 19 97 , and end on Fe independent investigation as to after commencement of this Lear	the acres and boundaries of th	e premises. In the event that po	ssession cannot be delivered
2. RENT. Ten	ant shall pay to Landlord as rent	for the Real Estate (the "Rent"):		
s. Total annua	at cash rent of \$ <u>57</u> 80 <u>.00</u>	payable, unless other	wise agreed, as follows:	
*.2890.00 xxxxxxxxxxx	al cash rent of \$ <u>.57</u> 80 <u>.00</u> on <u>1st</u> day of :XXX_, and \$_2890.00	March, 1997, on 31st	. • <u>XXXXXXXX</u> XXXX 1 <u>December, 199</u>	XXX on XXXX day of 7 : or
b. Crop share of other crops raised on	- <u>XXXXXXXXXXXXX</u> % the Real Estate.	of corn, XXXXXXXXXX	₹X % of soybeans, and _XXX	«xxxxxxxxx
	pe paid to Landlord at the address a the due date. Participation of t			
	oil conservation, the observance sent. Payments from participatio			
Governmental cost-shar Crop disaster payments	ing payments for permanent soil (	conservation structures shall be on the conservation of the conser	fivided $N/A$ % Landk	ord N/A % Tenant
	'8 LIEN AND SECURITY INTERE			
in all crops produced or	rd, in addition to any statutory lie the premises and the proceeds	and products thereof, all contra	ct rights concerning such crops,	proceeds and/or products, all
payments in connection	allected on account of destruction with the above described premited all other personal property keep	itees whether such contract right	ts be payable in cash or in kind.	including the proceeds from
Landlord a UCC-1 finan	d all other personal property kept cing statement showing the exis			
Tenant shall no	government program payments.  It sell such crops unless Landlord			
	to sale of the crop (with business ir the crop year in which the crop			
Landlord's security inter	rests. Upon payment in full Land	llord shall release Landlord's lien	on the crop produced in that cr	op year on the premises. The
any prior or subsequent				
lease. Unless Landlord o	gn and deliver to Landlord a liet o otherwise consents, Tenant will n op year to the Landlord at or prior	nat sell these crops to a buyer wi		uyers unless Tenant pays the

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security interest.

C The Iowa State Bar Association CALFS Release 3.0 6/94 135 FARM LEASE - CASH OR CROP SHARES
Revised November, 1995

4. INPUT COSTS AND EXPENSES. Tenent shall prepare the Real Estate and plant such crops in a timely fashion as may be directed	ь
	bv
Landford. All necessary machinery and equipment, as well as labor, necessary to carry out the terms of this fease shall be furnished by and at	the
expense of the Tenant. The following materials, in the amounts required by good husbandry, shall be acquired by Tenant and paid for by the parties follows:	

	76 Landiord	% Tenant
(1) Commercial Fertilizer	_0	100
(2) Lime and Trace Minerals	- <b>o</b>	100
(3) Herbicides	_0	100
(4) Insecticides	0	<u> </u>
(5) Seed	<u> </u>	100
(6) Seed cleaning	<u> </u>	100
(7) Harvesting and/or Shelling Expense	0	$-\frac{1}{1}\frac{50}{50}$
(8) Grain Drying Expense	0	100
(9) Grain Storage Expense	0	100
(10) Other	0	100
Phosphate and potash on oats or beans shall be allocated % the first year and	<b>4</b> the sec	and and
crops allocated % the first year and % the second year. Lime and trace n	minerals shall be allocated	ond year, and on all other over years
Makin Annua In		7001

5. PROPER HUSBANDRY; HARVESTING OF CROPS; CARE OF SOIL, TREES, SHRUBS AND GRASS. Tenant shall farm the Real Estate in a manner consistent with good husbandry, seek to obtain the best crop production that the soil and crop season will permit, properly care for all growing crops in a manner consistent with good husbandry, and harvest all crops on a timely basis. In the event Tenant fails to do so, Landlord reserves the right, personally or by designated egents, to enter upon the Real Estate and properly care for and harvest all growing crops, charging the cost of the care and harvest to the Tenant, as part of the Rent, Tenant shall timely control all weeds, including noxious weeds, weeds in the fence rows, along driveweys and around buildings throughout the premises. Tenant shall comply with all terms of the conservation plan and any other required environmental plans for the leased premises. Tenant shall do what is reasonably necessary to control soil erosion including, but not limited to, the maintenance of existing watercourses, waterways, ditches, drainage areas, terraces and tile drains, and abstain from any practice which will cause damage to the Real Estate.

If this Lease is not renewed, and Tenant does not therefore receive the full allocated benefits. Tenant shall be reimbursed by Landlord to the extent Tenant has not received the benefits. Tenant agrees to furnish, without cost, all labor, equipment and application for all fertilizer, lime, trace minerals

Upon request from the Landlord, Tenant shall by August 15 of each lease year provide to he Landlord a written listing showing all crops planted, including the acres of each crop planted, fertilizers, herbicides and insecticides applied showing the place of application, the name and address of the applicator, the type of application and the quantity of such items applied on the lease premises during such year.

Tenant shall distribute upon the poorest tillable soil on the Real Estate, unless directed otherwise by Landlord, all of the manure and compost from the farming operation suitable to be used. Tenant shall not remove from the Real Estate, nor burn, any straw, stalks, stubble, or similar plant materials, all of which are recognized as the property of Landlord. Tenant may use these materials, however, upon the Real Estate for the farming operations. Tenant shall protect all trees, vines and shrubbery upon the Real Estate from Injury by Tenant's cropping operation or livestock.

- 7. LANDLORD'S STORAGE SPACE. If this lease is a crop share lease, Landlord reserves XXXXXX % of all crib and granary space for storage of the rent share crops.
  - 8. ENVIRONMENTAL.

and chemicals

- a. Landlord. To the best of Landlord's knowledge to date:
- i) Neither Landlord nor, Landlord's former or present tenants, are subject to any investigation concerning the premises by any governmental authority under any applicable federal, state, or local codes, rules, and regulations pertaining to air and water quality, the handling, transportation, storage, treatment, usage, or disposal of toxic or hazardous substances, air emissions, other environmental matters, and all zoning and other land use matters.
- ii) Any handling, transportation, storage, treatment, or use of toxic or hazardous substances that has occurred on the premises has been in compliance with all applicable federal, state, and local codes, rules, and regulations.
- iii) No leak, spill release, discharge, emission, or disposal of toxic or hezardous substances has occurred on the premises
- iv) The soil, groundwater, and soil vapor on or under the premises is free of toxic or hazardous substances except for chemicals (including without limitation fertilizer, herbicides, insecticides) applied in conformance with good farming methods, applicable rules and regulations and the label directions of each chemical.

Landlord shall hold Tenant harmless against liablility for removing solid waste disposal sites existing at the execution of this Lease, with the exception that Tenant shall be liable for removal of solid waste disposal sites to the extent that the Tenant created or contributed to the solid waste disposal site at any time.

Lendlord shall assume liability and shall indemnify and hold Tenant harmless against any liability or expense arising from any condition which existed, whether known or unknown, at the time of execution of the lease which is not a result of actions of the Tenant or which arises after date of execution but which is not a result of actions of the Tenant.

Landlord shall disclose in writing to Tenant the existence of any known wells, underground storage tanks, hazardous waste sites, and solid waste disposal sites. Disclosure may be provided by a properly completed groundwater hazard statement to be supplemented if changes occur.

b. <u>Tenant</u>. Tenant shall comply with all applicable environmental laws concerning application, storage and handling of chemicals (including, without limitation, herbicides and insecticides) and fertilizers. Tenant shall apply any chemicals used for weed or insect control at levels not to exceed the manufacturer's recommendation for the soil types involved. Farm chemicals <u>insect</u> (may not) be stored on the premises for more than one year. Farm chemicals for use on other properties <u>insect</u> (may not) be stored on this property. Chemicals stored on the premises shall be stored in clearly marked, tightly closed containers. No chemicals or chemicals containers will be disposed of on the premises. Application of chemicals for agricultural purposes per manufacturer's recommendation shall not be construed to constitute disposal.

Tenant shall employ all means appropriate to insure that well or ground water contemination does not occur, and shall be responsible to follow all applicator's licensing requirements. Tenant shall install and maintain safety check valves for injection of any chemicals and/or fertilizers into an irrigation system (injection valve only, not main well check valve). Tenant shall properly post all fields (when posting is required) whenever chemicals are applied by ground or air. Tenant shall had and spread all manure on appropriate fields at times and in quantities consistent with environmental protection requirements. Tenant shall not dispose of waste oil, tires, batteries, paint, other chemicals or containers anywhere on the premises. Solid waste jointy (may not) be disposed of on the premises. Dead livestock juggly (may not) be buried on the premises. If disposal of solid waste or buriel of dead animals is permitted as stated in the previous two sentences, the disposal or buriel shall be in compliance with all applicable environmental laws. Tenant shall not use waste oil as a means to suppress dust on any roads on or near the premises. No underground storage tanks, except human waste septic systems that meet current codes, rules, and regulations, shall be maintained on the premises.

Tenant shall immediately notify Landford of any chemical discharge, leak, or spill which occurs on premises. Tenant shall assume fiability and shall indemnify and hold Landford harmless for any claim or violation of standards which results from Tenant's use of the premises. Tenant shall assume defense of all claims, except claims resulting from Landford's negligence, in which case each party shall be responsible for that party's defense of any claim. After termination, Tenant shall remain liable for violations which occurred during the term of this Lease.

In the absence of selection of an alternative where choices are provided in this paragraph 8b, the choice of the word "may" shall be presumed unless that presumption is contrary to applicable environmental laws and regulations.

9. TERMINATION OF LEASE. This Lease shall automatically renew upon expiration from year-to-year, upon the same terms and conditions unless either party gives due and timely written notice to the other of an election not to renew this Lease. If renewed, the tenancy shall terminate on March 1 of the year following, provided that the tenancy shall not continue because of an ebsence of notice in the event there is a default in the performance of this Lease. All notices of termination of this Lease shall be as provided by law

- 11. LANDLORD'S RIGHT OF ENTRY AND INSPECTION. In the event notice of termination of this Lease has been properly served, Landlord may enter upon the Real Estate or authorize someone else to enter upon the Real Estate to conduct any normal tillage or fertifizer operation after Tenant has completed the harvesting of crops even if this is prior to the date of termination of the lease. Landlord may enter upon the Real Estate at any reasonable time for the purpose of viswing or seeding or making repairs, or for other reasonable purposes.
- 12. VIOLATION OF TERMS OF LEASE. If Tenant or Landlord violates the terms of this Lease, the other may pursue the legal and equitable remedies to which each is entitled. Tenant's failure to pay any Rent when due shall cause all unpaid Rent to become immediately due and payable, without any notice to or demand upon Tenant.
- 13. REPAIRS. Tenant shall maintain the fences on the leased premises in good and proper repair. Landlord shall furnish necessary materials for repairs that Landlord deams necessary within a reasonable time after being notified of the need for repairs. Tenant shall haul the materials to the repair sits without charge to Landlord.
- 14. NEW IMPROVEMENTS. All buildings, fences and improvements of every kind and nature that may be erected or established upon the Real Estate during the term of the Lease by the Tenant shall constitute additional rent and shall inure to the Real Estate, becoming the property of Landlord unless the Landlord has agreed in writing prior to the erection that the Tenant may remove the Improvement at the end of the lease.
- 15. WELL, WINDMILL, WATER AND SEPTIC SYSTEMS. Tenant shall maintain all well, windmill, water and septic systems on the Real Estate in good repair at Tenant's expense except damage caused by windstorm or weather. Tenant shall not be responsible for replacement or installation of well, windmill, water and captic systems on the Real Estate, beyond ordinary maintenance expenses. Landlord does not guarantee continuous or adequate supplies of water for the premises.
- 16. EXPENSES INCURRED WITHOUT CONSENT OF LANDLORD. No expense shall be incurred for or on account of the Landlord without first obtaining Landlord's written authorization. Tenant shall take no actions that might cause a mechanic's lien to be imposed upon the Real Estate.
  - 17. NO AGENCY. Tenant is not an agent of the Landlord.
- 18. TELEVISION AND RADIO. Tenant may install and remove, without causing material injury to the premises. Tenant's television reception antennas, microwave dishas, and radio reception and transmission antennas.
- 19. ACCOUNTING. The method used for dividing and accounting for the harvested grain shall be the customary and usual method used in the locale.
- 20. ATTORNEY FEES AND COURT COSTS. If either party files suit to enforce any of the terms of this Lease, the prevailing party shall be entitled to recover court costs and reasonable attorneys' fees.
- 21. CHANGE IN LEASE TERMS. The conduct of either party, by act or omission, shall not be construed as a material alteration of this Lease until such provision is reduced to writing and executed by both parties as addendum to this Lease.
- 22. CONSTRUCTION. Words and phrases herein, including the acknowledgement, are construed as in the singular or plural and as the appropriate gender, according to the context.
- 23. NOTICES. The notices contemplated in this bease shall be made in writing and shall either be delivered in person, or be mailed in the U.S. mail, certified mail to the recipient's last known mailing address, except for the notice of termination set forth in Section 9, which shall be governed by the Code of lows.
- 24. ASSIGNMENT. Tenant shall not assign this Lease or sublet the Real Estate or any portion thereof without prior written authorization of Landlord.
  - 25. ADDITIONAL PROVISIONS.
- A) This Lease may be terminated by the Landlord serving Notice of Termination on the Tenant on or before September 1st of any year in which this Lease is in effect, in the event Landlord want to sell this real estate. In the event Landlord has not entered into a binding contract for the sale of said real estate on or before March 1st of the following year, then this Lease shall continue upon the same terms and conditions as set forth herein.

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Danny Joe Allen	Shirley (1, Corker Shirley A. Corkrean	.can.
STATE OFIOWA	/ \	
STATE OF	Lewis H Jordan	, Notery Public
This instrument was acknowledged before me on by		
of	nas no seal) (has a seal which is affixed thereto).	
1966 175711 1615	TE ACKNOWLEDGEMENT(S) HERE)	Notary Public