FOR THE LEGAL EFFECT OF THE USE OF THIS FORM, CONSULT YOUR LAWYER



FARM LEASE—CASH OR CROP SHARES

		50325-8		** ' '				, ar
			and Diane E.	Havick		,	("Tenant"), whose a	address for ti
irpose of	this Lease is							
THE P	ARTIES AGRE	E AS FOLLOWS):	•				
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	The N 5th P		the SE 1/4 of	Section 2,	Township 74	, North	Range 29 W	lest of
				·			1.7	
d contain	ning <u>40</u> mber 31	acres, more or	less, possession by Te	nant to commence	January 1		, 19 <u>95</u> ,	and end o
			Landiord as rent for the Re	eal Estate (the "Rent")):		•	175
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			COMPARED_		R.M.F. \$		95 JAN -5	PH 2:
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	•		ess above or at such other	•			RECOI MADISON CO	UNTY. 10
3. PL	ANTING OF	CROPS. Tena	ant shall prepare the Real sture or plow those portion	Estate and plant suc	ch crops in a timely fa	shion as may l	be designated and	directed b
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16. VIOLATION OF TERMS OF LEASE. If tenant or Landlord violates the terms of this Lease, the other shall have the right to pursue the legal and
equitable remedies to which it 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.
17. DELIVERY OF GRAIN. Tenant, without cost to Landlord, shall deliver Landlord's grain pursuant to request, at reasonable times, to the elevator at
, or elsewhere at no further distant point.
18. LANDLORD'S STORAGE SPACE. Landlord reserves
20. REPAIRS. Tenant agrees to maintain the Real Estate, including hedges and fences, in good and proper repair. Landlord agrees to furnish necessary materials for repairs that Landlord deems necessary, and shall furnish the materials within a reasonable time after being notified of the need for repairs. Tenant agrees to haul the materials to the repair site without charge to Landlord.
21. 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.
22. 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. The Tenant agrees that Tenant will take no actions that might cause a mechanic's lien to be imposed upon the Real Estate.
23. PARTICIPATION IN GOVERNMENT PROGRAMS. The participation of the Real Estate in any offered program by the United States Department of Agriculture for crop production control or soil conservation shall be Landlord's option. Payments from participation in these programs shall be divided
24. WELL, WINDMILL AND WATER SYSTEM. Tenant agrees to maintain all well, windmill and water systems on the Real Estate in good repair at Tenant's expense except such damage caused by windstorm or weather. This Lease includes no guarantee, either expressed or implied, by Landlord relative to continuous or adequate supplies of water for the Real Estate.
25. ACCOUNTING. The method used for dividing and accounting for the harvested grain shall be the customary and usual method used in the locale.
26. 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.
27. 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.
28. DELAY IN GIVING POSSESSION. In the event that possession cannot be delivered within fifteen (15) days of commencement of this Lease, either Landlord or Tenant may terminate this Lease by giving the other party notice in writing.
29. TELEVISION AND RADIO. Tenant shall have the right to install and remove, without causing material injury to any structures or the Real Estate, television reception antennas, microwave dishes, and radio reception and transmission antennas placed upon the Real Estate by Tenant.
30. CONSTRUCTION. Words and phrase herein, including the acknowledgement, are construed as in the singular or plural and as the appropriate gender, according to the context.
31. NOTICES. The notices contemplated in this Lease shall be made in writing and shall either be delivered in person, or be mailed in the U.S. mail, registered mail, return receipt requested, to the recipient's last known mailing address. The notice provisions of this Section 31 shall not apply to the notice of termination set forth in Section 6. The notice of termination is specifically governed by the Code of Iowa. 32. ADDITIONAL PROVISIONS.
In the event tenant should exercise existing option to purchase the Real Estate describe herein, the Rent shall pro-rate to date of possession and Landlord share reimburse said portion to tenant. If Buyer exercises option prior to March 1, 19 no rent shall be due.
DATED: January 4, 1995
TENANT: Paul M. Hewick Verle Smith
Diane, E. Harreb M. Havick Chron Smith
Diane E. H avick Vivian Smith
) ss:
On this
and said State, personally appeared Veile & Vivian Smith
o me known to be the identical persons named in and who executed the foregoing Lease and acknowledged that they executed the same as their voluntary act and deed.
DENISE M. VIGNAF MY COMMISSION EXP Notary Public in the State of lowa
[ATTACH OTHER APPROPRIATE ACKNOWLEDGEMENT(S) HERE]
TATE OF IOWA Madison COUNTY:ss
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On this 44 day of 4 day of 4 before me, the undersigned, a Notary Public in and for said County and State, personally appeared Paul M. Havick
and Diane E. Havick to me known to be the identical persons named in and who execut
the foregoing instrument, and acknowledged that they executed the same as their

GEORGE I. BOWN
MY COMMISSION EXPIRES

Meany J. Bown Notary Public in and for said County and State

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voluntary act and deed.