Miles

972:4661

Position 1

USDA-FmHA Form FmHA 1940-51 (Rev. 10-3-79)

CROP-SHARE-CASH FARM LEASE

THIS LEASE is entered in	کے واقعہ میں	-23		dav	Mul		· Se
between Wilch	MACEIS		, landlo			As I	, 192
and A.F. Beda	ar Jr		, tenan		F Box I	Marie Joursboro	10. L
		***	, tenan	16, OI		Addrew	
farm. Harris fai	r agricultural bereinafter r County, 8ta sonly known	and related to an area of	the "farm,"	term tenan development the less the les	Right of entry. The at any reasonable time t; (b) of making repair oping mineral resources ase is given, of plowing nal work, none of wing out regular farm ondord's agents, empioned to right to sublease the right to lease or ase to any person or p	for purposes (a) of con s, improvements, and s; and (d) after notice c, seeding, fertilizing an sich is to interfere w perations. This right if yees, and assigns.	sultation with the inspections; (c) of of termination of a such customarith the tenant is also reserved to
***************************************			********************	4. transf	Transfer of farm. If er title to the farm, su ions of this lease.	the landlord should	sell or otherwise
and consisting of	her e on and a	or less, toge Il rights there	ther with all eto except as	landio Howe succes	Heirs and successors, the heirs, executors, ord and tenant in like ver, in event the lease wors of the tenant shall mination effective at the	administrators, and sumanner as upon the is for more than one is have the option to g	accessors of both original parties year, the heirs of live written notice
 Reservation of land an the right to use the following purposes: 			lord reserves he following	and so	Right to lease. The least warrants to the tenar least possession against as	it. Further the landlor	d will defend the
NONE	1		=	7.	. Rent additional land.	The tenant will no	t. unless written
				conse	nt of the landlord is ob	ained first farm more	then
	-			acres	of additional land and ation, or sideline.	will not enter into an	y other business,
			******	8.	Additional agreement	s regarding property r	ights:
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B. LAND USE AND LIVE			outlined in th	e fo¥owi	ng table:		
USE OF LAND	ACRES	FIELD\$	SEED VAR	IETY	KIND AND AMO	UNT OF FERTILIZER F	ER ACRE
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FOR FAMILY LIVING	 						
WOODLAND	- 	- •					
FARMSTEAD AND LOTS							
TOTAL		*****	******	****	**************	********	
2. Livestock production	The tenen		1				
							
KIND OF LIVESTOCK	MAXIMU	M NUMBERS	, <u>s</u>	FECIAL H	EALTH, SANITATION,	OR PEEDING PRACTIC	E3
			 				
			 				
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- 3. Acres and numbers. The acres of crops and the fields on which grown and numbers of livestock shown above are those planned for the first year of this lease. They may be adjusted within the year or from year to year by mutual agreement.
- 4. Crop and livestock adjustments. If it is impracticable in any year, from causes beyond the tenant's control, to grow the crops and to keep within the number of livestock according to the plan shown, appropriate adjustments will be made by mutual agreement between the parties.
- 5. Restriction on livestock. Neither the owner nor the tenant shall bring livestock that is not covered by this agreement on the farm during the period of the lease without express permission of the other party.

ther party.
6. Home use. The tenant and landlord may take for home use he following kinds and quantities of jointly owned crops:
7. Buying and selling. The two parties will buy and sell bintly owned property according to the following agreement:
8. Division of property. At the termination of this lease, all pintly owned property will be divided or disposed of as follows:
IMPROVING CONSERVING AND MAINTAINING THE

- C. IMPROVING, CONSERVING, AND MAINTAINING THE FARM. To improve the farm, conserve its resources, and maintain it in a high state of cultivation, the two parties agree as follows:
- I. General maintenance. The tenant will maintain the farm during the tenancy in as good condition as at the beginning, normal wear and depreciation and damages from causes beyond the tenant's tenant's control excepted.
- Good husbandry. The tenant will operate the farm in an efficient and husbandlike way, will do the plowing, seeding, cultivating, and harvesting in a manner that will conserve the landlord's property.
- 3. Cropping practices. The tenant will not, without oral consent of the landlord, (a) plow permanent pasture or meadowland, (b) cut live trees for sale or personal uses, but will take for fuel or use on the farm only dead or unmarketable timber designated by the landlord, (c) allow livestock other than the tenants own on stalkfields or stubblefields, (d) burn or remove cornstalks, corncobs, straw, or other crop residues grown on the farm, (e) pasture new seedings of legumes or grasses in the year they are seeded, and (f) plant legumes on land not known to be thoroughly inoculated without first inoculating the seed
- 4. Livestock practices. In caring for livestock, the tenant will follow health and sanitation measures and guard against disease.
- 5. Manure and crop residue. The tenant will spread the manure, straw, or other crop residues on the farm as soon as practicable on fields agreed upon by the two parties, except as follows:
- 6. Pasturing. The tenant will prevent tramping of fields by stock and rooting by hogs when injury to the farm will be done.

- 7. Waste. The tenant will not commit waste on or damage to the farm and will use due care to prevent others from so doing.
- 8. Fire protection. The tenant will not, without written consent of the landlord, house automobiles, motortrucks, or tractors in barns, or otherwise violate restrictions in the landlord's insurance policy, which restrictions the landlord shall make known to the tenant.
- 9. Replace iosses. The landiord will replace or repair as promptly as possible the dwelling or any other building that may be destroyed or damaged by fire, flood, or other cause beyond the control of the tenant or make rental adjustments in lieu of replacements.

noxious wasme, and fields, far infestation	loxious weeds. The tenant will use diligence to preven eeds from going to seed on the farm and will destroy th will keep the weeds and grass cut or destroyed on th mstead, roadside, and fence rows. Treatment of week and cost thereof shall be handled as follows:
11. M buildings, repair and and in as term of th	Isintenance of improvements. The tenant will keep the fences, and other improvements on the farm in as good condition as they are when the tenant takes possession good repair and condition as they may be put during the lease, ordinary wear and tear, loss by fire, or unavoidable on or destruction excepted.
and the trepairs, experiorm a agreement	faterials and labor. The landlord will furnish material tenant will perform labor for normal maintenance and scept that skilled labor which the tenant is unable to atisfactorily will be furnished by the landlord. Additions a regarding materials and labor:
13. P	urchase of materials. The tenant may buy, without furthe
and the lexpenditu	ant not to exceed \$ within each year andlord will credit or reimburse the tenant for such res, as follows:

- 14. Add improvements. The tenant will not, without written consent of the landlord, (a) erect or permit to be erected on the farm any nonremovable structure or building, or (b) incur any expense to the landlord for such purpose, or (c) add electrical wiring, plumbing, or heating to any buildings, and, if consent is given, the tenant will make such additions meet standards and requirements of power and insurance companies.
- 15. Conservation practices. The tenant will control soil erosion as completely as practicable by stripcropping and contouring, and by filling in or otherwise controlling small washes or ditches that may form.
- 16. Conservation structures. The tenant will keep in good repair all terraces, open ditches, and inlets and outlets of tile drains, preserve all established watercourses or ditches including grass waterways when seed and fertilizer are furnished by the landlord, and refrain from any operation or practice that will injure them.
- 17. Compensation for improvements. The two parties will carry out new conservation practices and measures and make other improvements, and share contributions and costs necessary for completion of such practices and improvements as set forth below. The tenant will be reimbursed by the landlord when the practice, measure, or improvement is completed, or the tenant will be compensated for its unexhausted value when the tenant leaves the farm, according to the table below:

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1. Term.—1 and this loase she written notice of least  2. Continue pied continuous tenant's agont. 3. Surrends sion and occupe the lease. 4. Review of the terminate this be made in writter in the made in write.  F. Miscell.  1. No partner obligate the ot provided in this 2. Government with Government.	all continue in of termination months before the occupancy, by during the first of possession ancy of the prosperior of the property of the pr	effect from year of is given by either expiration of this erm of the lease of the l	year(s) from  19 19  o year thereafter until party to the other at lease or any renewal. s possessed and occu- by the tenant or the se to surrender posses- at the termination of view of the lease may date for giving notice ons to this lease shall  not be deemed to give hall have authority to xcept as specifically perated in compliance  Applicable  signed this lease on the	production recomplete invercomplete invercomplete records a of such nature farm business, purposes relatively such as to their severated by mu mitted for arbone selected; and the reby subord has or may a purchased or crops, livestock such lien is to by the landior selected.  8. Addition of the landior selected.	mal agreements:  N Ten 19  Ten 19  Ten 19  Ten 19  Ten 19	re farm operty uses and a mutual by land notal and return the estimate of the estimate of the mutual obligation after the muttee hereison and the firm of the firm and the tenan vestock in any ment out to be must be a more of the firm	business, which sed in the farmales related to the sed in the farmales related to the sed in the second sec	a shall included business and shall in studying the farm busine orms and shall in studying the ments, and shall the ments, and shall the shall be stated persony the two the landlord he landlord he landlord he landlord farm equipme loan(s); (b) the tenant (except r's rent); (c) a and to the extent of furnish
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		(Ac	knowledgment in appro	priate form to be	attached.)		(Tei	nant)
FARM LEASE Between	Wills Thamson	(Tenant) Reduceste.	USE OF THE FARM LEASE FORM This form contains suggested provisions for a live- stock-thare farm lease. Whether particular provisions should be included or modified in your lease depends on the agreements between the parties and whether the provisions are appropriate under the laws of your State. Spaces are provided for writing in particular	details or special arrangements that a landlord or a tenant may want. By using the Annual Supplement to Farm Lease (Form FmHA 1940-56), details of the lease can be changed from year to year without preparing a new lease.		Wilda Harris	Deed, lease, etc. to farm	Prepared and Issued by
ŵV.S.G	PO:1980-765-	-054/21			_)			•