Illinois Cash Farm Lease

To use this lease form: Complete two identical copies – one for the Lessor (Landowner) and one for the Lessee (Tenant). Cross out any provisions that are not to become a part of the contract and add any additional provisions that are desired. If preparing the lease manually, use ink or typewriter; however, the web-based lease form can be filled in on-line before printing. This lease form is available on the farmdoc website at http://www.farmdoc.uiuc.edu/leasing_fact_sheets.htm. Note: A lease University of Illinois Farm Business Management Educators located at http://www.farmdoc.uiuc.edu/manage/leasing_fact_sheets.htm. Note: A lease creates and alters legal rights; thus, Landowners and Tenants may want to discuss specific lease provisions with their respective legal advisors.

cremes and afters regar rights, that, 22	
Date and names of parties. This lease is entered into on	, 20 <mark>21</mark> , between:
Lessor(s) (Insert Landowner's exact name): County of Macoupin, Illinois	
whose mailing address is 215 South East Street, Suite 3, Carlinville, IL 6	52626 ,
whose maining address is 210 33411 and	
Dwight Behme	
Dedace(s) (more remains	
whose mailing address is 14002 Behme Road, Carlinville, IL 62626	
and whose Social Security Number or Employer Identification Number is	
The parties to this lease agree to the following provisions.	
Section 1. Description of Rented La	nd and Length of Tenure
A. Description of Land. The Landowner (Lessor) rents and leases to the Tenant (Less	
following real estate located in the County of Macoupin and the State of	Illinois, and described as follows:
SW 1/4 NE1/4 Sec. 16, T10N, R7W, T.P.M., Macoupin County, III	
commonly know as the farm and cons	
buildings and improvements thereon belonging to the Lessor, except	
B. Length of tenure. The term of this lease shall be from April 1 , 2021	to March 31 , 2025, and the Lessee shall surrender
possession at the end of this term or at the end of any extension thereof. Extensions must	pe in writing and attached to this lease, and both parties agree that
failure to execute an extension at least 6 months before the end of the current ter continue upon same terms as contained herein.	m shall be constructive nonce of filteri to allow the lease to XXXX
Section 2. Fixed Cash Rent (Wit	h Option for Indexing)
Tenant agrees to pay Landowner an annual fixed cash rent as identified below; however, adjusted as described in the option for the years following the first year.	
Fixed Rent: The annual cash rent shall be the sum of \$ 227.00 per acre	This represents 14 +/- acres of cropland at \$ 227.00
per acre, plusacres ofat \$	per acre, plus
acres ofat \$per acre, plus	
Option for Indexing: After the first year, the annual cash rent for a particular lease year s	shall be the Fixed Rent identified above, but adjusted annually after
the first year as follows: First payment due upon lease signing. All other	
is subject to all late fees per resolution	

Farmdoc Form: CL 01-0912. Form edited by D. L. Uchtmann, Professor of Agricultural Law, and Dennye Ehrnwald, Extension Educator. The editors express appreciation to other University of Illinois Extension Farm Business Management and Marketing Educators for their assistance with this form.

CAUTION: "Flexible Rent" may cause a lease to be treated like a "share lease" under federal regulations (e.g., 7 CFR 1412.504) stating how government agricultural program payments can be divided between landlord and tenant. Consult with your legal advisor.

Section 2 (Alternate). Flexible Rent Using Option I, II, or III

Note: Strike either Section 2 or Section 2 (Alternate). The cash rent can be flexible and change each crop year. A base rent can be established and adjusted based upon yield and/or price fluctuations. The factors to be used in adjusting the rent in Options I and II must be listed below. Min. cash rent Max. cash rent Base yield Base price Base cash rent (per acre) (per acre) (per bu or per ton) (bu or ton/acre) Crop(s) (per acre) \$ \$ \$ The current price for the current year shall be the average price at close of day based on the following time period(s) and locations(s): Price source Crop(s) through ____ Day ___ Month Day _____ Month Day _ Month Month ___ Day __ Day Month through Month A. For each lease year, the per-acre base cash rent for each crop shall be adjusted at the close of the cropping season by one of the following methods: OPTION 1 - FLEXING FOR PRICE ONLY =Rent/acre1 = Adj. Rent for year Crop(s) Base rent x (Current price + Base price) x Acres grown = \$ x S Total all crops OPTION II - FLEXING FOR PRICE AND YIELD x (Current yld² ÷ Crop(s) Base rent x (Current price + =Rent/acre1 x Acres grown = Adj. Rent for year Base yld) Total all crops OPTION III - OTHER PROCEDURE TO BE USED B. Additional Rent for Inflexible items (complete at beginning of lease period) Hay land Other inflexible cropland Timber, wasteland Farmstead TOTAL INFLEXIBLE RENT C. TOTAL RENT FOR YEAR: Sum the Flexible cropland rent (calculated from Part A, Option I, II or III) and the Total Inflexible Rent (from Part B)

The current yield shall be the "farm" yield for the current lease year.

¹ If calculated figure is less than "Min. cash rent" in "Basic Information," use the set minimum. If calculated figure is more that "Max cash rent" in "Basic Information," use the set maximum.

Section 3. Investments and Expenses

	sted below:		
1. 2.	The above-described farm, including fixed improvements. Materials for necessary repairs and improvements to		The Lessee agrees to furnish the property and to pay the items expense listed below:
	buildings and permanent fences except as agreed to in B4 and amendments to this lease.	1.	All the machinery, equipment, labor, fuel, and power
3.	Skilled labor employed in making and repairing improvements and all labor for painting buildings.	2.	necessary to farm the premises properly. The hauling to the farm, except when otherwise agreed, of all
4.	Taxes on land, improvements, and personal property owned by the Lessor.		material which the Lessor furnishes for making repairs and minor improvements, and the performing of labor, except skilled, required for such repairing and improving.
5.	Fire and wind insurance, at a fair replacement value, on the residence and all buildings owned by the Lessor and used by the Lessee in storing or housing grain, feed, livestock and equipment.	3.	All seed, inoculation, disease-treatment materials, and fertilizers, except that which the Lessor agrees to furnish above.
6.	Ground limestone: Lessor is to furnishpercent or share of total cost, including hauling and spreading.	4.	The following described items and all other items of expense not furnished by the Lessor as provided in A: Tenant to maintain property, field edges to
7.	A water supply adequate for household use and animal units of livestock.		be mowed and property presentable.
8.	Other items: Fertilizer, lime, and soil sampling tests		
ena	nt further agrees to perform and carry out the stipulations below. (Stril	ke out any not	desired.)
	nt further agrees to perform and carry out the stipulations below. (Strikevities required:	ke out any not	desired.)
lcti	To cultivate the farm faithfully and in a timely, thorough, and businesslike manner. To prevent noxious weeds from going to seed on said		To use prudence and care in transporting, storing, handling, and applying all fertilizers, pesticides, herbicides, and other chemicals and similar substances; to read and follow label
1. 2.	To cultivate the farm faithfully and in a timely, thorough, and businesslike manner. To prevent noxious weeds from going to seed on said premises and to destroy the same and keep the weeds and grass cut.		To use prudence and care in transporting, storing, handling, and applying all fertilizers, pesticides, herbicides, and other
1. 2.	To cultivate the farm faithfully and in a timely, thorough, and businesslike manner. To prevent noxious weeds from going to seed on said premises and to destroy the same and keep the weeds and	11.	To use prudence and care in transporting, storing, handling, and applying all fertilizers, pesticides, herbicides, and other chemicals and similar substances; to read and follow label instructions for the use of such materials in order to avoid injury or damages to persons or property or both on the
1. 2. 3.	To cultivate the farm faithfully and in a timely, thorough, and businesslike manner. To prevent noxious weeds from going to seed on said premises and to destroy the same and keep the weeds and grass cut. To haul and spread all manure on appropriate fields at times and in quantities consistent with environmental protection	11.	To use prudence and care in transporting, storing, handling, and applying all fertilizers, pesticides, herbicides, and other chemicals and similar substances; to read and follow label instructions for the use of such materials in order to avoid injury or damages to persons or property or both on the leased premises and adjoining areas; and to comply with state pesticide training, licensing, storing, and usage. Any chemicals for weed or insect control or other use, when used, should be applied at levels not to exceed the manufacturer's recommendation for the soil types involved.
1. 2. 3.	To cultivate the farm faithfully and in a timely, thorough, and businesslike manner. To prevent noxious weeds from going to seed on said premises and to destroy the same and keep the weeds and grass cut. To haul and spread all manure on appropriate fields at times and in quantities consistent with environmental protection requirements. To keep open ditches, tile drains, tile outlets, grass	11.	To use prudence and care in transporting, storing, handling, and applying all fertilizers, pesticides, herbicides, and other chemicals and similar substances; to read and follow label instructions for the use of such materials in order to avoid injury or damages to persons or property or both on the leased premises and adjoining areas; and to comply with state pesticide training, licensing, storing, and usage. Any chemicals for weed or insect control or other use, when used, should be applied at levels not to exceed the manufacturer's recommendation for the soil types involved. The Tenant agrees to provide to the Lessor, annually, a written report indicating the product name, amount, date of application and location of application of all pesticides,
	To cultivate the farm faithfully and in a timely, thorough, and businesslike manner. To prevent noxious weeds from going to seed on said premises and to destroy the same and keep the weeds and grass cut. To haul and spread all manure on appropriate fields at times and in quantities consistent with environmental protection requirements. To keep open ditches, tile drains, tile outlets, grass waterways, and terraces in good repair. To preserve established watercourses or ditches, and to	11.	To use prudence and care in transporting, storing, handling, and applying all fertilizers, pesticides, herbicides, and other chemicals and similar substances; to read and follow label instructions for the use of such materials in order to avoid injury or damages to persons or property or both on the leased premises and adjoining areas; and to comply with state pesticide training, licensing, storing, and usage. Any chemicals for weed or insect control or other use, when used, should be applied at levels not to exceed the manufacturer's recommendation for the soil types involved. The Tenant agrees to provide to the Lessor, annually, a written report indicating the product name, amount, date of
1. 2. 3. 4. 5. 6.	To cultivate the farm faithfully and in a timely, thorough, and businesslike manner. To prevent noxious weeds from going to seed on said premises and to destroy the same and keep the weeds and grass cut. To haul and spread all manure on appropriate fields at times and in quantities consistent with environmental protection requirements. To keep open ditches, tile drains, tile outlets, grass waterways, and terraces in good repair. To preserve established watercourses or ditches, and to refrain from any operation that will injure them. To keep the building, fences (including hedges), and other improvements in good repair and condition as they are when the Tenant takes possession or in as good repair and condition as they may be put by the Lessor during the term of the lease – ordinary wear, loss by fire, or unavoidable	12.	To use prudence and care in transporting, storing, handling, and applying all fertilizers, pesticides, herbicides, and other chemicals and similar substances; to read and follow label instructions for the use of such materials in order to avoid injury or damages to persons or property or both on the leased premises and adjoining areas; and to comply with state pesticide training, licensing, storing, and usage. Any chemicals for weed or insect control or other use, when used, should be applied at levels not to exceed the manufacturer's recommendation for the soil types involved. The Tenant agrees to provide to the Lessor, annually, a written report indicating the product name, amount, date of application and location of application of all pesticides, fertilizers, and seed used on the farm. No chemicals will be stored on the property for more than one year. When chemicals or petroleum products are stored on the farm, they will be only those planned to be used on the farm and they will be in closed, tight containers above ground and clearly marked. No chemicals or chemical containers will be disposed of on the property. To generally follow Natural Resource Conservation Service
1. 2. 3. 4.	To cultivate the farm faithfully and in a timely, thorough, and businesslike manner. To prevent noxious weeds from going to seed on said premises and to destroy the same and keep the weeds and grass cut. To haul and spread all manure on appropriate fields at times and in quantities consistent with environmental protection requirements. To keep open ditches, tile drains, tile outlets, grass waterways, and terraces in good repair. To preserve established watercourses or ditches, and to refrain from any operation that will injure them. To keep the building, fences (including hedges), and other improvements in good repair and condition as they are when the Tenant takes possession or in as good repair and condition as they may be put by the Lessor during the term of the lease — ordinary wear, loss by fire, or unavoidable destruction excepted. To take proper care of all trees, vines, and shrubs, and to	12.	To use prudence and care in transporting, storing, handling, and applying all fertilizers, pesticides, herbicides, and other chemicals and similar substances; to read and follow label instructions for the use of such materials in order to avoid injury or damages to persons or property or both on the leased premises and adjoining areas; and to comply with state pesticide training, licensing, storing, and usage. Any chemicals for weed or insect control or other use, when used, should be applied at levels not to exceed the manufacturer's recommendation for the soil types involved. The Tenant agrees to provide to the Lessor, annually, a written report indicating the product name, amount, date of application and location of application of all pesticides, fertilizers, and seed used on the farm. No chemicals will be stored on the property for more than one year. When chemicals or petroleum products are stored on the farm, they will be only those planned to be used on the farm and they will be in closed, tight containers above ground and clearly marked. No chemicals or chemical containers will be disposed of on the property. To generally follow Natural Resource Conservation Service and Farm Service Agency recommendations and to maintain
3. 4. 5. 6. 7.	To cultivate the farm faithfully and in a timely, thorough, and businesslike manner. To prevent noxious weeds from going to seed on said premises and to destroy the same and keep the weeds and grass cut. To haul and spread all manure on appropriate fields at times and in quantities consistent with environmental protection requirements. To keep open ditches, tile drains, tile outlets, grass waterways, and terraces in good repair. To preserve established watercourses or ditches, and to refrain from any operation that will injure them. To keep the building, fences (including hedges), and other improvements in good repair and condition as they are when the Tenant takes possession or in as good repair and condition as they may be put by the Lessor during the term of the lease — ordinary wear, loss by fire, or unavoidable destruction excepted. To take proper care of all trees, vines, and shrubs, and to prevent injury to the same.	11. 12. 13.	To use prudence and care in transporting, storing, handling, and applying all fertilizers, pesticides, herbicides, and other chemicals and similar substances; to read and follow label instructions for the use of such materials in order to avoid injury or damages to persons or property or both on the leased premises and adjoining areas; and to comply with state pesticide training, licensing, storing, and usage. Any chemicals for weed or insect control or other use, when used, should be applied at levels not to exceed the manufacturer's recommendation for the soil types involved. The Tenant agrees to provide to the Lessor, annually, a written report indicating the product name, amount, date of application and location of application of all pesticides, fertilizers, and seed used on the farm. No chemicals will be stored on the property for more than one year. When chemicals or petroleum products are stored on the farm, they will be only those planned to be used on the farm and they will be in closed, tight containers above ground and clearly marked. No chemicals or chemical containers will be disposed of on the property. To generally follow Natural Resource Conservation Service

1.		ase to any person or persons or sublet an	8.	Not to erect or permit to be erected any commercial advertising signs on the farm, other than seed variety signs.				
2.	part of the premises herein leased. Not to erect or permit to be erected any structure or building or to incur any expense to the Lessor for such purposes.		9.					
2		wiring, plumbing, or heating to any		security interest, right of entry, default or possession.				
3.	building. (If consent	is given such additions must meet ements of power and insurance	10.	Not to permit, encourage, or invite other persons to use any part or all of this property for any purpose or activity not directly related to its use for agricultural production, except				
4.	Not to plow perman	ent pasture or meadowland.		as specifically noted here:				
5.		ck on any tillable land except by annual	Ž.					
6.		ve cornstalks, straw, or other crop	11.	Other:				
7.	residues grown upor Not to cut live trees	for sale purposes or personal uses.						
	S	ection 5. Manageme	ent and Bus	iness Procedures				
he Les	ssor and Tenant agree th	at they will observe the following provi	sions (Strike out any no	ot desired.)				
othe	eneral Cropping Syst erwise, the land use and lows:	em. Except when mutually decided cropping shall be approximately as	cost shall	Tenant's remaining cost in limestone. The Tenant's remaining be calculated by depreciating the Tenant's net cost at the rate percent annually.				
	acres for rotated cro	ps	2. For the	ne Tenant's cost of soluble phosphate (P ₂ O ₅) and potash (K ₂ O				
	acres in permanent pacres in non-grazed	vasture woodland		fertilizers applied on crops harvested for grain in the last year of this lease minus the amount of these plant food elements, valued at the sam rates, contained in the Tenant's share of these crops.				
	acres in building and	i lots						
	acres in other							
		of the lease, Tenant shall maintain						
		ceptable to the Landlord, insuring Tenar premises hereunder for the following ty						
	d in stated minimum am			e in last year of lease. If, during the last six months of				
Cro	op Insurance	\$ per acre		term, or after notice to terminate has been given if this lease ne a year to year lease, the parties fail to agree on questions of				
	bility		land use,	cropping system, fertilizer applications, or any deviations from				
Inst	urance:	\$ per person \$ per occurrence	the lease	provisions, then the specific agreements in this lease shall				
Duo	an auto	\$ per occurrence		r, in the absence of agreements in the lease, the Lessor shall d the Tenant agrees to abide by the Lessor's decisions. The				
	operty mage:	\$per occurrence	Lessor's d	decisions shall not contradict any provisions in this lease or				
Dan	-	As required by statute	violate go	ood farming procedures.				
	orkers Compensation:		G. Conserv	vation. Both Lessor and Tenant affirm the goals of				
Wo Γenant	1	with a Certificate of Insurance and give ge.	minimizin					
Wo Tenant notice of Tenant	shall furnish Landlord vof termination of covera		minimizin in ways th current rea	ng soil crosion losses and preserving the productivity of the land that are consonant with their needs and desires for acceptable turns to their individual inputs on the leased premises. To these				
Wo Fenant notice of Fenant as an ad Financia	shall furnish Landlord of termination of covera agrees that all applicable diditional insured cial and production ral and production records	ge. e insurance policies name the Landlord ecords. The Tenant agrees to keep s of the farm business and to furnish an	minimizin in ways th current rei ends they practices i to coopera	lat are consonant with their needs and desires for acceptable turns to their individual inputs on the leased premises. To these agree to implement as far as possible the best management				
Wo Fenant notice of Fenant as an ac Financia inancia	shall furnish Landlord of termination of covera agrees that all applicable diditional insured cial and production ral and production records	ge. e insurance policies name the Landlord ecords. The Tenant agrees to keep	minimizin in ways th current ret ends they practices t to coopera H. Tenant r responsibl	that are consonant with their needs and desires for acceptable turns to their individual inputs on the leased premises. To these agree to implement as far as possible the best management recommended by the Natural Resource Conservation Service and the with that agency's soil and water conservation programs. Tesponsible for hired labor. The Tenant shall be solely the for all employer obligations on hired labor with respect to				
Wo Fenant notice of Fenant as an ad Financia innual in or befor Cash I	shall furnish Landlord of termination of covera agrees that all applicable diditional insured cial and production ral and production records report to the Lessor, on some cereminates and control of the	ge. e insurance policies name the Landlord ecords. The Tenant agrees to keep s of the farm business and to furnish an uch forms as the Lessor may provide, on the eash rent shall be paid each year	minimizin in ways th current ret ends they practices t to coopera H. Tenant r responsibl safety req	that are consonant with their needs and desires for acceptable turns to their individual inputs on the leased premises. To these agree to implement as far as possible the best management recommended by the Natural Resource Conservation Service and the with that agency's soil and water conservation programs. Tesponsible for hired labor. The Tenant shall be solely				
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Wo Fenant notice of Fenant as an ad Financia annual in or befor Cash In the for Collars of rent of	shall furnish Landlord of termination of covera agrees that all applicable diditional insured cial and production real and production records report to the Lessor, on size. Rent Installments. To blowing installments: so f percent due	ge. e insurance policies name the Landlord ecords. The Tenant agrees to keep s of the farm business and to furnish an uch forms as the Lessor may provide, on the eash rent shall be paid each year Date Due	minimizin in ways th current rei ends they practices i to coopera H. Tenant r responsibl safety reqi contributi	that are consonant with their needs and desires for acceptable turns to their individual inputs on the leased premises. To these agree to implement as far as possible the best management recommended by the Natural Resource Conservation Service and the with that agency's soil and water conservation programs. The Tenant shall be solely the for all employer obligations on hired labor with respect to uirements and social security and workers' compensation ons, and the Lessor shall have no responsibilities therefore. The Tenant shall be solely the form of the program of th				
Wo Fenant notice of Fenant as an ac Financia numual or befor Cash In the fa Dollars of rent of	shall furnish Landlord of termination of covera agrees that all applicable dditional insured cial and production real and production records report to the Lessor, on sec	ge. e insurance policies name the Landlord ecords. The Tenant agrees to keep s of the farm business and to furnish an uch forms as the Lessor may provide, on he cash rent shall be paid each year Date Due	minimizin in ways th current rei ends they practices i to coopera H. Tenant r responsibl safety reqi contributi	that are consonant with their needs and desires for acceptable turns to their individual inputs on the leased premises. To these agree to implement as far as possible the best management recommended by the Natural Resource Conservation Service and attein that agency's soil and water conservation programs. The Tenant shall be solely the for all employer obligations on hired labor with respect to uirements and social security and workers' compensation ons, and the Lessor shall have no responsibilities therefore. The Tenant shall be solely the forall employer obligations on hired labor with respect to uirements and social security and workers' compensation ons, and the Lessor shall have no responsibilities therefore.				

Section 6. Default, Possession, Landlord's Lien, Right of Entry, Mineral Rights, Liability, Extent of Agreement

The Lessor and Tenant agree to the following provisions. (Strike out any not desired.)

- A. Termination upon default. If either party fails to carry out substantially the terms of this lease in due and proper time, the lease may be terminated by the other party by serving a written notice citing the instance(s) of default and specifying a termination date of days from the date of such notice. Settlement shall then be made in accordance with the provisions of Clause B of this section, the reimbursement agreements of Section 5, and any amendments to this lease.
- B. Yielding possession. The Tenant agrees at the expiration or termination of this lease to yield possession of the premises to the Lessor without further demand or notice, in as good order and condition as when they were entered upon by the Tenant, loss by fire, flood, or tornado, and ordinary wear excepted. If the Tenant fails to yield possession, the Tenant shall pay to the Lessor a penalty of \$_____ per day or the statutory double rent, whichever is less, for each day the Tenant remains in possession thereafter, in addition to any damages caused by the Tenant to the Lessor's land or improvements, and said payments shall not entitle the Tenant to any interest of any kind or character in or on the premises.
- C. Landlord's lien. The Landlord's lien provided by statute on crops grown or growing, together with any other security agreement(s) created by Tenant in favor of Landlord, shall be the security for the rent herein specified and for the faithful performance of the terms of the lease. The Tenant shall provide the Lessor with the names of persons to whom the Tenant intends to sell crops grown on these premises at least 30 days prior to the sale of such crops. A lesser period may be allowed by mutual written agreement. Tenant consents to any filing required by law to perfect the statutory landlord's lien upon crops. If the Tenant fails to pay the rent due or fails to keep any of the agreements of this lease, all costs and attorney fees of the Lessor in enforcing collection or performance shall be added to and become a part of the obligations payable by the Tenant.

- D. Landowner's right of entry. The Lessor reserves the right personally or by agents, employees, or assigns to enter upon the premises at any reasonable time to view them, to work or make repairs or improvements thereon, to care for and dispose of the Lessor's share of crops, to develop mineral resources as provided in Clause E below, or, after constructive notice has been given that the lease may not be extended, and following severance of crops, to plow and prepare a seed bed, apply fertilizers, and any other operation necessary to good farming by the succeeding operator, these operations not to interfere with the Tenant in carrying out the regular farming operations.
- E. Mineral rights. Nothing in this lease shall confer upon the Tenant any right to minerals underlying the land. Such mineral rights are hereby reserved by the Lessor together with the full right to enter upon the premises and to bore, search, excavate, work, and remove the minerals, to deposit excavated rubbish, to pass over the premises with vehicles, and to lay down and work any railroad track or tracks, tank, pipelines, power lines, and structures as may be necessary or convenient for the above purpose. The Lessor agrees to reimburse the Tenant for any actual damage the Tenant may suffer for crops destroyed by these activities and to release the Tenant from obligation to continue farming this property when development of mineral resources interferes materially with the Tenant's opportunity to make a satisfactory return.
- **F. Landowner liability.** The Tenant takes possession of the leased premises subject to the hazards of operating a farm, and assumes all risk of accidents personally as well as for family, employees, or agents in pursuance of farming operations, or in performing repairs on buildings, fences, tile, and other improvements.
- **G. Binding on heirs, etc.** The terms of this lease shall be binding on the heirs, executors, administrators, and assigns of both Lessor and Tenant in like manner as upon the original parties.

Section 7. Additional Lease Provisions

The parties acknowledge the real estate has	been developed for industr	rial park use. If real estate sold	during
crop season, Lessee will be reimbursed for e	xpenses on acres sold. Se	ee additional "Evergreen" clause	2.
Signatures of parties to lease:	<u>Landowner</u>	4-8-21	Dai
	Landowner		Dat
Ву	Agent		Dat
Sugl de	<u>Tenant</u>	4-8-21	Dat
*	Tenant		Dat

Amendments and Extensions to the Lease

(Must be completed manually/cannot be completed on-line)

Amendments, alterations, and extensions to this lease may be made in writing in the space below at any time by mutual agreement. The written amendments should be noted on both the Landlord's and Tenant's copies of the lease (complete and sign two identical copies). If the parties fail to agree on a proposed alteration, the existing provisions of the lease shall control operations.

A. Improvements made by the Tenant at the Tenant's own expense. When the Lessor and Tenant agree that the Tenant may make all or part of an improvement (such as buildings, additions to buildings, major repairs, fences, bathrooms, water systems, etc.) to the farm at the Tenant's own expense and that the Tenant is to be reimbursed for any costs remaining at the end of the lease, the necessary information shall be recorded in one of the following blanks and, after being duly signed by both parties, it shall become a part of the lease above and obligate the Lessor and his or her heirs and assigns to make such reimbursement. Such improvements become the Lessor's property upon completion of the form below. The Lessor thereby assumes the responsibility for property taxes, insurance coverage, and risk of loss.

Description and location of the improvemen:	Tenant's net cost	Annual rate of depreciation (percent)	Date depreciation begins	Signatures and Date Signed
1.				Lessor:
				Tenant:
2.				Lessor:
				Tenant:
3.				Lessor:
				Tenant:

Item:	Description and restrictions:		
	Date:	Lessor's Signature	
	Description and restrictions:		
	Date:	Lessor's Signature	

D. Lease Extensions

Lease Extension # 1		Lease Extension # 2		Lease Extension # 3	
This lease, originally dated, 20, shall be extended		This lease, originally dated, 20, shall be extended		This lease, originally dated, 20, shall be extended	
From	, 20,	From	, 20,	From	, 20,
То	, 20	То	, 20	То	, 20
Signed:	, 20	Signed:	, 20	Signed:	, 20
	Lessor		Lessor		Lessor
Tenant			Tenant		Tenant

COUNTY OF MACOUPIN, ILLINOIS - DWIGHT BEHME ILLINOIS CASH FARM LEASE

Additional Clause:

Owner shall be entitled to sell all or any portion of the leased premises during the period hereof or any extensions. If tenant suffers any monetary damages by reason of such sale, then landlord will reimburse tenant for reasonable monetary damages.