## **Sample Short-term Lease Agreement**

This agreement is between (landowner) and	
(tenant), for the lease of certain parcels of land for the purpose of	
[describe agricultural purpose(s) and ope	ration].
1.The parcel(s) contained in this agreement are is/describ esimili b ito	scrir
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xcept as terminated earlier according to the provisions below.	
3. The tenant agrees to pay a lease fee to the landowner of \$ per a	cre or
\$ total, per year. The tenant agrees to pay such sum at the beginn	
lease term and on the anniversary thereof unless otherwise mutually agreed	
penalty of up to [ ]%/month may be assessed on all late payments. This leabe renegotiated annually.	se ree may
be reflegeliated armdany.	
4. Permitted Uses: The tenant is permitted all normal activities associated w	ith the above
purposes, including but not limited to:	
The tenant agrees to employ standard best management practices. It shall represented a default of this League if weather or other aircumstance prevented	
considered a default of this Lease if weather or other circumstance prevents practices or harvesting.	umery
practices of Harvesting.	
5. Prohibited Uses: The tenant shall not, unless by mutual agreement to the	contrary,
engage in any of the following activities on said parcel(s):	
6. The tenant agrees to prepare an annual management plan for review by t	
complete annual soil testing, and apply amendments as indicated at his/her expense. The tenant agrees to proper disposal of trash and waste. The tenant	
agrees:	III IUIUIGI
7. The [landowner/tenant] agrees to pay all taxes and assessments associate	ted with this
parcel.	

8. The farmer agrees to provide the landowner with evidence of liability insurance coverage.
9. Either party may terminate this lease at any time with month notice to the other party. The tenant agrees not to assign or sublease his/her interest.
10. The terms of this lease may be amended by mutual consent.
11. A default in any of these provisions by either party may be cured upon written notice by the other party within days of receipt of such notice. Any disputes occurring from this lease may be resolved by standard mediation practices, if necessary