# **Sugarbush Lease Agreement**

### Section I. Contracting Parties, Description of Property and Term of Lease

1. This lease is made between	, here in after called		
the Landowner, and	, here in after called the Renter(s).		
2. The Landowner, in consideration of the ag hereby leases to the Renter(s), maple trees to use for tright to transport such sap to a processing location her			
farm in the town	of, Vermont,		
County, Vermont.			
4. This lease shall become effective on the fin	rst day of, 200, and		
shall continue in force until the last day of the month	, 20 The		
renter(s) shall have the option to renew for a period of provided that the Landowner has not given notice of c prior to the end of the current lease. The renter(s) sha this lease not less than six months prior to the end of	ancellation for cause, at least six months Il advise the Landowner of intent to renew		

#### Section II. Land Use

Maple trees and the leased premises shall be maintained by the Renter (s) in their present condition, or improved, and the yield of sap maintained or increased by up to date methods of tapping, installation of tubing, or tree thinning as recommended by the County Forester of the Vermont Department of Forests, Parks and Recreation, UVM Extension or mutually approved consulting forester. Any costs incurred shall be paid by the renter(s).

The following practices are mutually agreed upon:

- 1. Guidelines for tapping maple trees, as developed by the Vermont Department of Forests, Parks and Recreation, are attached and shall be the standard for tapping on this property. Both the Landowner (s) and Renter (s) agree to this guideline and sign with their acceptance of this document.
- 2. Tap holes shall be made with tapping bits not greater than 7/16 inches in diameter for standard bucket tapping and those tap holes shall not be more than 2.5 inches deep. For new tubing installations or replacement tubing installations, taps shall be the so called "health spouts," or the small diameter spouts and shall not be drilled to a depth greater than two inches, including bark thickness.
- 3. Chemical sanitizers shall not be used, but proper practices to maintain tree health and reduce bacterial growth are encouraged.

providing that the sugarbush has been marked for thinning by a professional forester, as described above. Such professional forester shall be mutually agreed upon by both the Landowner(s) and Renter(s) and shall be paid for by the Renter(s).

- 5. Sugar wood harvesting shall be allowed, provided that such trees are marked by a professional forester. Firewood cutting for sale shall not be allowed. Logging for personal use or sale shall not be allowed, except by mutual written agreement between the Landowner(s) and Renter(s).
- 6. Vehicles for use in tubing or bucket installation or sap gathering such as tractors, sleds or trailers shall be operated with care so to prevent damage and scaring to the bases and roots of all trees.

#### **Section III. Time and Amount of Payment**

	The Ren	ter shall pay to the Landow	ner the sum	_ of per tap in year one;
Year	two; Year t	three; Year four	; and Year five _	
Тар	count is agreed to b	be, therefore the t	total amount due be	fore adjustment is \$
If the	e tap count is to be	adjusted, payment for such a	djustment shall be	made with the second payment.
The	first half of such pa	ayment shall be made prior to	the end of the cale	ndar year (December 31), before
the r	eferenced sugaring	season. The remaining half	shall be paid upon	the completion of the sugaring
		_		eement, in reference to payment,
shall	be only with the n	nutual written agreement of b	ooth parties.	•

## Section IV. Liability

The Renter(s) shall assume all responsibility and liability for accidents occurring to him or his employees and family members, or visitors, while engaged in the tapping of trees, gathering of sap, thinning, cutting and splitting of fire wood, and crossing of the Landowners land to get to or from the leased sugarbush. The Renter(s) shall shall obtain a premises liability policy covering the rented premises and shall provide a certificate of insurance, naming the Landowner as an additional insured, in an amount not less that \$500,000, not later than January 1 each year of the lease. Failure to provide said certificate of insurance shall be just cause for lease cancellation at the sole option of the Landowner.

The Renter(s) shall be responsible for suppressing forest fires which may start while he is working on this property, and shall maintain all roads or fences in the same or better condition than as the initial lease...

The Renter(s) shall watch for any evidence of insect, disease, or rodent damage which might occur on the area and shall advise the Landowner and County Forester of such damage.

#### Section V. The Landowner Agrees to:

- 1. Furnish the area described above and access to such area as described above, including the use of existing roads for the purposes of managing the leased area. The Landowner shall be responsible for maintaining easily identifiable boundaries.
  - 2. Pay all taxes and assessments against the said property.
- 3. Keep cattle and sheep out of the area described above. Under no circumstances shall the sugarbush be pastured.
- 4. Include the provisions of this lease in any deed for sale of this land to another party so that it will be binding upon the new owner. The Renter(s) shall file a copy of this lease with the town

clerk.

5. In the event that the Landowner(s) should decide to sell the property, he shall offer the Renter(s) an option to purchase at the appraised or asking price and give the Renter(s) a period of 45 days to provide the Landowner notice his/her intent.

Landowner	Date
Landowner	Date
Public Notary Witness	Date
Renter	Date
Renter	Date
Public Notary Witness	Date

This lease is binding on all parties signing, before this witness, on this day:

Prepared by Larry Myott, UVM Extension Maple Specialist