#### VILLAGE OF WINNEBAGO

# RESOLUTION NO. 2023- OAR

# RESOLUTION AUTHORIZING VILLAGE PRESIDENT TO SIGN EXTENSION TO ILLINOIS CASH FARM LEASE WITH STEVEN MITCHELL TO FEBRUARY 29, 2024 FOR VILLAGE-OWNED PROPERTY IN WINNEBAGO HIGHLANDS

WHEREAS, pursuant to settlement of a lawsuit filed against Mantle Development Group, LLC, in 2020 and settled in March of 2021, the Village of Winnebago acquired 34.9 acres of land located within the corporate limits of the Village of Winnebago from Developer Mantle Development Group, LLC, and

WHEREAS, approximately 25 of those acres consist of tillable farmland, although not of stellar quality because the top soil on the land has all been stripped, and not otherwise properly maintained by the prior owner, or those who the prior owner allowed to farm the land; and

WHEREAS, although the Village plans to market the land for development since it is in a prime development area in the Village of Winnebago, significant actions need to be taken in order to both prepare the land for sale and maintain the land in the interim; and

WHEREAS, the Village Board of Trustees, pursuant to Resolution No. 2021-07R passed by said Board of Trustees on April 12, 2021, authorized the Village President to sign a lease agreement with local farmer Steven Mitchell for the lease term of approximately April 12, 2021 to February 28, 2022, wherein he would pay \$1,200.00 annually to farm those approximate 25 tillable acres with corn, soybeans, wheat, or alfalfa, and in consideration of the low rental price, agree to mow all the non-tillable land of the 34.9 acres according to the Village ordinance requirements, which would relieve the village of the responsibility for the maintenance of the same by its own staff or the hiring out of a third party, the latter of which would cost approximately \$20,800.00 per year; and

WHEREAS, although the lease term would be for a year at a time, the Village would still have the right to sell the land in the interim, and the only financial obligation of the Village to Steven Mitchell as Lessee would be that if due to the sale of the land the crops of the Lessee were destroyed, the Village as Lessor shall reimburse Steven Mitchell as Lessee, upon proof of expenditure, for the cost of inputs having been expended to plant the affected acreage for farming, which shall include the cost of seed, fertilizer, chemicals, and like materials, but shall not include the labor costs for such input process or the value of the crops; and

WHEREAS, in October of 2021, the original lease was extended, per resolution, for the term of February 28, 2022 to February 28, 2023; and

WHEREAS, since the lease is a farm rental lease, pursuant to statutory requirements, failure to execute an extension to the lease at least four months prior to its extension expiration on the date of February 28, 2023, shall be constructive notice of allowing the lease to expire; and

WHEREAS, irrespective of the above statutory provision, both Landowner (Lessor) and Tenant desire at this time to extend the farm rental lease for one more year; and

WHEREAS, Lessee in extending the lease for another year after its scheduled expiration date, has or will plant winter wheat, which is a nutrient providing crop, and an allowed type of planting under the terms of the original lease and/or any other type of planting allowed under the terms of the original lease; and

WHEREAS the Village Board hereby finds that it is in the best interest of the citizens of the Village to authorize the Village President to sign an extension of the Illinois Cash Farm Lease with Steven Mitchell for an additional one year lease term of February 28, 2023 to February 29, 2024 for 34.37 of the 34.9 acres of land in Winnebago Highlands owned by the Village of Winnebago, which extension document is attached hereto as Exhibit "A".

NOW, THEREFORE, BE IT RESOLVED BY THE PRESIDENT AND THE BOARD OF TRUSTEES OF THE VILLAGE OF WINNEBAGO, WINNEBAGO COUNTY, ILLINOIS, AS FOLLOWS:

## **SECTION 1. RECITALS**

The foregoing recitals are incorporated in, and made a part of, this Resolution by this reference as findings of the Village Board of Trustees of the Village of Winnebago as if fully set forth in this section.

## **SECTION 2. APPROVAL**

The Village President shall be and hereby is authorized to execute the aforesaid Extension to Illinois Cash Farm Lease with Steven Mitchell for 34.37 of the 34.9 acres in Winnebago Highlands owned by the Village of Winnebago, for the term of February 28, 2023 to February 29, 2024, according to all other terms and conditions of the original lease as detailed in the attached copy of the original lease marked Exhibit "B".

### **SECTION 3. EFFECTIVE DATE**

This Resolution shall be in full force and effect upon the passage and approval of this Resolution.

**APPROVED:** 

Franklin J. Eubank, Jr., President of the Board of Trustees of the Village of Winnebago, Illinois

PASSED AND ADOPTED this 134 day of February, 2023.

ATTEST:	Sall	Mylugax	1			
Sally Jo H	uggins, Villa	ge Clerk		<b>-</b>		
AYES: _	4	NAYS:	0	_ ABSENT:	0	
PUBLISH	ED IN PAN	IPHLET FORM:	2-	14-2023		

## EXTENSION TO ILLINOIS CASH FARM LEASE

(original lease period of 4/12/21 to 2/28/22)
(Village of Winnbago/Mitchell)
(approximately 34.37 acres in Winnebago County)

THE ABOVE LEASE shall be extended from the ending date of February 28, 2023 to February 29, 2024, with all other terms and conditions as contained in the original lease for the term of April 12, 2021 to February 28, 2022, lease, which are not in conflict with the provisions stated above, to remain in full force and effect. Accordingly, inter alia, per the terms of the original lease, irrespective of the fact that this document extends the lease for another year, the Village still has the right to sell the land in the interim, and the only financial obligation of the Village to Steven Mitchell as Lessee would be that if due to the sale the crops of the Lessee were destroyed, the Village as Lessor shall reimburse Steven Mitchell as Lessee, upon proof of expenditure, for the cost of inputs having been expended to plant the affected acreage for farming, which shall include the cost of seed, fertilizer, chemicals, and like materials, but shall not include the labor costs for such input process or the value of the crops. This extension document shall be attached to the back of the original lease document.

Village of Winnebago, IL an Illinois Municipal Corporation, Landowner (Lessor)

By:		Dated:
Fr	anklin J. Eubank, Jr., Village President	Dated.
St	even Mitchell, Tenant	Dated:

Exhibit "A" (P. 1 of 1)

## Illinois Cash Farm Lease

To use this lesse form: Complete two identical copies - one for the Lessor (Landonner) and one for the Lessee (Tenam). Cross out any provisions that are not to become a part of the contract and add any additional provisions that are destred. If preparing the lease manually, use ink or typewriter; however, the web-based lease form can be filled in on-time before printing. This leave form is available on the farmace website as Auto://www.farm.doc.utuc.edu/legal/farm lease forms obs.html>. Additional leasing transaction can be found in the Leasing Fact Sheets prepared by University of Illinois Farm Business Management Educators located at <a href="http://www.farmdoc.utuc.edu/nanage/leasing-fact-sheets.html">http://www.farmdoc.utuc.edu/nanage/leasing-fact-sheets.html></a>. Note: A lease creates and alters legal rights; thus, Landowners and Tenants may want to discuss specific lease provisions with their respective legal advisors. Date and names of parties. This lease is entered into on April Lesson(s) (Insert Landowner's exact name): Village of Winnebago, an Illinois Municipal Corporation whose mailing address is 108 W. Main Street, Winnebago, IL 61088 Lesses(s) (Insert Tenant's exact name): Steven Mitchell whose mailing address is 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 Land and Length of Tenure A. Description of Land. The Landowner (Lessor) rents and leases to the Tenant (Lesser), to occupy and to use for agricultural purposes only, the following real estate located in the County of Winnebago and the State of Illinois and described as follows: (See attached legal description (which EXCEPTS P.I.N. 14-09-126-011 and 14-09-127-004, as the same are condominium (ots that are not conductive to farming); and consists of approximately 25 tillable acres as there\*, commonly know as the Vill -owned Winn. Highlands land farm and consisting of approximately 34.37 acres, segestion with all buildings and improvements thereon belouging to the besser, except B. Length of tenure. The term of this lease shall be from April , 2021 to February 28, 2022, and the Lessee shall surrender possession at the end of this term or at the end of any extension thereof. Extensions must be in writing and attached to this lease, and both parties agree that failure to execute an extension at least \_\_\_\_4 \_\_\_months before the end of the current term shall be constructive notice of intent to allow the lease to expire. \*are approximately 10 acres of retention pond, as well as acreage that cannot be tilled in waterways and right-of-ways that include water boxes and fire hydrants, and also land that is not tillable in sewer essements and buffer acreage near existing homes/businesses. Section 2. Fixed Cash Rent (With Option for Indexing) Tenant agrees to pay Landowner an annual fixed cash rent as identified below; however, if the "option for indexing" is also completed, the rent shall be adjusted as described in the option for the years following the first year. Fixed Rent: The annual cash rent shall be the sum of \$ \$1,200.00 (htmp sum). This represents approx. 25 acres of cropland at \$ --per acre, plus \_\_\_\_ acres of \_\_\_\_ \_\_\_\_ at \$=== . \_\_\_\_\_per acre, plus \_\_\_\_ \_ at \$ —\_\_\_ \_per acre, plus \_\_\_\_ Option for Indexing: After the first year, the annual cash rem for a particular lease year shall be the Fixed Rent identified above, but adjusted annually after the first year as follows: Not Applicable. Also, the above reduced lump sum rental amount is in consideration of the fact Lessee, at no additional cost to the Lessor, shall mow, according to Village ordinance requirements, the nontillable portion of the total 34.9 acres owned by the Village, including, but not limited to the condo lots, and the approximately 10 acres of retention pond, waterways, right-of-ways, sewer easements, and buffer acreage, 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.

Exhibit "B" (consisting of 9 pages)

CAUTION: "Flexible Rem" may cause a lease to be treated like a "share lease" under federal regulations (e.g., 7 CFR 1412.504) stating how povernment 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

Crop(s)	Base cash reni (per acre)	Base yiel (bu or ton/a	ld (per	Base price bu or per ton)	Min. cash rent (per acre)	Mex. cash r (per acre)
	\$	S	\$	5		\$
Plant and a state of the state	\$	\$	-		<del></del>	***************************************
	Š	<del>C</del>		•		The second state and a second
and the second s		Commence (School Commence)	3			\$
se current price for the	current year shall be th	e average price at ci		the following time no	riod(s) and locations(s):	- approximation and approximation of
Crop(s)			. •	vav rang sami po	water the strength of the stre	Price source
and the second s	Day	Month	through	Day	Month at	
and the second s	Day	Month				
		Month		Day		
				Day		
For each lease year, t	he per-acre base cash re	nt for each crop sha	Il be adjusted at the	close of the cropping	season by one of the follo	wing methods:
non i – Flexing i						_
p(s) Base rent	x (Current price	+ Base price)		x Acres gre	is a more	Rent for year
	xs		= \$	· ·	=\$	•
\$	× S.	The sales agreement of the sales	= \$	· · · · · · · · · · · · · · · · · · ·	=\$ =\$	
ION II - FLEXING	FOR PRICE AND YIE		" www.complete.comple	Total all co		Enteron en promision de la proposition della pro
p(s) Base rent	× (Current price Base Price)	x (Current yl	ld <sup>2</sup> + =Rent )	, 1	1.100.40	Rept for year
<u>\$</u>	_ x\$_	x\$	=\$	v	_6	
\$	XS XS	2 x		X X	= \$	
	A CONTRACTOR					
NON III – OTHER PE	COCEDURE TO BE US	ED	The state of the s		communerates — \$	
CONTRACTOR DESCRIPTION OF THE PERSON OF THE						
-						
of Charles and the state of the	-	n nomen anna metalogisk kanalangan panagan sa panagana.	~			the territory of the second second
-		to the same			mandaning in the control of the cont	
dditions) Rent for Int	lexible items (complete			man standarder, et en année délibération à le la communité délibération de la communité des la communité de la communité de la communité des la communité des la communité de la communité de la communité des la communité de la communité des la communité de la communité des la communité de	militationing to the same and all the payments of the same	Angel and the second second second bear the second
esture	<b>A</b>		se period)			
ay land	* Transmittenages of	<u>, 1.1.4</u> 1				
ay tand ther inflexible cropla	\$. 					
imber, wasteland						
armstead	\$					
or materia	\$					
				TOTAL	DIFLEXIBLE RENT \$	
TAL RENT WAR Y	GAD, Com at - m					
RUMII FUN I	cose; aum me riexible	cropland rent (calca	ulated from Part A. (	Option I. II or III) and	the Total Inflexible Rent	ffrom Dowl 133

Information," use the set maximum.

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

## Section 3. Investments and Expenses

A.	The Landlord agrees to furnish the property and to pay	the items of
eq.	pense listed below:	mo itelità di

- 1. The above-described farm, including fixed improvements.
- Materials for necessary repairs and improvements to buildings and permonent fences except as agreed to in-B4 and emendments to this lease.
- Shilled liber compleyed in analong and repairing-injurvements and all labor for printing buildings.
- tyticismy and liability insurance on land.
- Pire and wind insurance, at a fair replacement value, on the secidence and all-buildings owned by the Lesson and used by the Lesson's storing or housing grain, food, livestock and equipment.
- Ground timestone: Lesses is to farmish ———percent or state of total cost, including hauling and spreading
- Other items: None

## B. The Lessee agrees to furnish the property and to pay the items of expense listed below:

- All the machinery, equipment, labor, fuel, and power necessary to farm the premises properly.
- The hauling to the farm, except when otherwise agreed, of all material which the Lessor famishes for making repairs and minor improvements, and the performing of labor, except skilled, required for such repairing and improving.
- All seed, inoculation, disease-treatment materials, and fertilizers, except that which the Lessor agrees to furnish
- The following described items and all other items of expense The following described nems and all other items of expense not familished by the Lessor as provided in A:

  Any liability insurance desired by Tenant, other than the liability insurance designated hereinabove provided by the Lessor, shall be the responsibility of the Lesses.

## Section 4. Tenant's Duties in Operating Farm

The Tenant further agrees to perform and carry out the stipulations below. (Strike out any not desired.)

#### A. Activities required:

- 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
- To have and spread all manure on appropriate fields at times and in quantities consistent with environmental protection
- To keep open ditches, tile drains, tile outlets, grass waterways, and terraces in good repair.
- To preserve established watercourses or ditches, and to
- refiels from any operation that will injure them.

  To keep the Bulling Sense (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 lesse - 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.
- To keep the farmstead neat and orderly.
- To prevent all unnecessary waste, or loss, or damage to the property of the Lessor.
- 10. To comply with pollution control and environmental protection requirements as required by local, state, and federal agencies, as well as to implement soil erosion control practices to comply with the soil loss standards mandated by local, state, and federal agencies.

- 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.
- 12. 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.
- 13. 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 comminers above ground and clearly marked. No chemicals or chemical containers will be disposed of on the property.
- 14. To generally follow Natural Resource Conservation Service and Farm Service Agency recommendations and to maintain all other requirements necessary to qualify current and future farm operators to participate in federal farm programs. Other ISaa newisings stated in

13.	sectons	of this doc	is stated ument.)	in oth	Br	
		Tomas sequences on the	-			
	~~~~				<del></del> ' - :	

<ol> <li>Not to assign this lease to any person or persons or sublet any part of the premises herein leased.</li> </ol>		is lease to any person or persons or sublet any	8.	Not to exact or permit to be erected any commercial				
2.	Not to erect or n	ermit to be exected any experience and the		Not to enter into any agreement, contract, or other farming business arrangement that afters rights in the Lasson's				
3.	re to meni sub 6	xpense to the Lessor for such numoses.	9.					
٠.	building. (If consent is given such additions must make		10.	security interest, right of entry, default or possession.				
	standards and rec companies.)	pairements 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 as specifically noted here:				
4.		ranent passure or meadowland.						
5.	Not to allow any agreement	stock on any tiliable land except by annual		The state of the s				
6.	-	move cornstalks, straw, or other crop	11	The second of th				
_	resiones Blown ni	oon the farm.		Other: N/A				
7.	Not to out live tre	es for sale purposes or personal uses.						
		Section 5. Management	i and Busi	ness Procedures				
The Lesso	s and Tenant agree:	that they will observe the following provisions	Strike out and and	Adminos 2				
Ar-Gone	ral-Gressine Gve	Commission Consensation Control of the state of						
otherw Follow	THE ME WATER COME THE PARTY OF	d cropping shall be approximately as-		fenant's remaining cost in limestone. The Tenant's remaining e calculated by depreciating the Tenant's net cost at the rate				
F-1-1-1	-Action-refused-on	<b>09</b> \$	wa	_ percent ammally.				
Contract one	acres in permanent acres in step-grames	POSMO	2. For the	Tenant's cost of soluble phosphate (P2O5) and pointh (K2O)				
****	EGGS in buildings	ef fate	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 same					
Statement of the last of the l	eores in other	en en	rates, coma	ined in the Tenent's share of these crops.				
	nice. For the tent	of the lease, Tenant shall maintain	***************************************	A STATE OF THE PROPERTY OF THE				
while p and in s	orforming on these stated minimum am		F. Land use I	h best year of loose If during the lost the section				
while p and in s	performing on these stated minimum am	premises hereunder for the following types ounts:	F. Land use I	n last year of lease. If, during the last six months of				
while p and in s Crop in Liabilit	And with a carner ac	premises hereunder for the following types ounts:	F. Land use I the lease ter has become	n hast year of lease. If, during the last six months of m, or after notice to terminate has been given if this lease a year to year lease the nortice has				
while p and in s	And with a carner ac	premises hereunder for the following types ounts:	F. Land use I the lease ten has become land use, cre the lease one	n less year of lease. If, during the last six months of m, or efter notice to terminate has been given if this lease a year to year lease, the parties fail to agree on questions of upring system, fertilizer applications, or any deviations from visions, then the specific agreement in this character.				
while p and in s Crop in Liabilit Insuran	to with a carrier according to these stated minimum ammanace according to the control of the con	s 1.000,000.00 per person per occurrence	f. Land use I the lease ter has become land use, cro the lease pro prevail or, ir	In heart year of lease. If, during the last six months of m, or after notice to turnimate has been given if this lease a year to year lease, the parties fail to agree on questions of pping system, fertilizer applications, or any deviations from visions, then the specific agreements in this lease shall the absence of agreements in the lease that				
while p and in r Crop in Liabilit Insuran Property Damage	y  ce:  y  ce:	s 1.000,000.00 per person s 2.000.000.00 per occurrence	F. Land use ! the leate ten has become land use, cre the lease pro provail or, ir decide and ti Lessor's deci	in heat year of lease. If, during the last six months of in, or after notice to terminate has been given if this lease a year to year lease, the parties fail to agree on questions of pping system, fertilizer applications, or any deviations from visions, then the specific agreements in this lease shall the absence of agreements in the lease, the Lessor shall are Tenant agrees to abide by the Lessor's decisions. The sions shall not controlled any processing the state of the same state of the same species of the same same same as the same same same same same same same sam				
while p and in s Erop in Liabilit Insuran Propent Damage Wacker	or wim a carrier according on these stated mining on the sta	\$ 1.000,000.00 per person \$2,000,000.00 per occurrence \$2.000.00.00 per occurrence As required by statute	F. Land use I the lease ten has become land use, or the lease pro prevail or, in decide and if Lessor's deci violate good	In heart year of lease. If, during the last six months of m, or after notice to terminate has been given if this lease a year to year lease, the parties fail to agree on questions of apping system, fertilizer applications, or any deviations from visions, then the specific agreements in this lease shall the absence of agreements in the lease, the Lessor shall be Tenant agrees to abide by the Lessor's decisions. The issons shall not contradict any provisions in this lease or farming procedures.				
while p and in s Grop in Liabilit Insuran Property Damage Worker	with a carrier according on these stated minimum ammericance  y y y y y y y y y y y y y y y y y y	\$ 1.000,000.00 per person \$2,000,000.00 per occurrence As required by statute	F. Land use I the lease ten has become land use, or the lease you preved or, in decide and if Lessor's deciviolate good G. Conservati	In heart year of lease. If, during the last six months of m, or after notice to terminate has been given if this lease a year to year lease, the parties fail to agree on questions of opping system, fertilizer applications, or any deviations from visions, then the specific agreements in this lease shall the absence of agreements in the lease, the Lessor shall the Tenant agrees to abide by the Lessor's decisions. The sions shall not contradict any provisions in this lease or farming procedures.				
while p and in s erop in Liabilit Insuran Property Damage Worker Tenant shall notice of ten Tonant agrees an additio	to with a carrier according on these stated minimum ammerance  y y y y y y y y y y y y y y y y y y	s 1.000.000.00 per person \$2.000.000.00 per occurrence  \$2.000.000.00 per occurrence  As required by statute with a Certificate of Insurance and give te. insurance policies name the Landlord	F. Land use I the lease ten has become land use, or the lease pro preval or, in decide and of Lessor's deciviolate good G. Conservati minimizing a in ways tase current return	In heart year of lease. If, during the last six months of m, or after notice to terminate has been given if this lease a year to year lease, the parties fail to agree on questions of apping system, fertilizer applications, or any deviations from visions, then the specific agreements in this lease shall not expressed to the lease, the Lessor shall be Tenant agrees to abide by the Lessor's decisions. The sistens shall not contradict any provisions in this lease or farming procedures.  On. Both Lessor and Tenant affirm the goals of oil erosion losses and preserving the productivity of the land the consonant with their needs and desires for acceptable at their individual inviters on the lease of the productivity.				
while p and in s Erop in Liabilit Insuran Propert Damage Worker Tenant shall notice of ten Tenant agree as an additio	to with a carrier according on these stated minimum ammanae  y y oce:  s Compensation; furnish Landlord with the state all applicable and insured	s 1.000.000.00 per person \$2.000.000.00 per occurrence \$2.000.000.00 per occurrence As required by statute with a Certificate of Insurance and give te insurance policies name the Landlord	F. Land use I the lease ten has become land use, or the lease pro prevail or, in decide and if Lessor's deci violate good G. Conservati minimizing s in ways that a current return ends they agn	In least year of lease. If, during the last six months of m, or after notice to terminate has been given if this lease a year to year lease, the parties fail to agree on questions of opping system, fertilizer applications, or any deviations from visions, then the specific agreements in this lease shall the absence of agreements in the lease, the Lessor shall are Tenant agrees to abide by the Lessor's decisions. The sions shall not contradict any previsions in this lease or farming procedures.  On. Both Lessor and Tenant affirm the goals of oil erosion losses and preserving the productivity of the land are consonant with their needs and desires for acceptable as to their individual inputs on the leased premises. To these				
while p and in a Crop in Liability Insuran Property Damage Worker: Tenant shall notice of ten Tenant agree as an addition of the Engage of the	comma carrier according on these stated minimum ammanary social company social co	s 1.000.000.00 per person s 2.000.000.00 per occurrence s 2.000.000.00 per occurrence As required by statute with a Certificate of Insurance and give te. insurance policies name the Landlord	f. Land use I the lease ten has become land use, or the lease for prevail or, it decide and it Lesson's decide and or violate good G. Conservati minimizing so in ways that a current return goods they age practices reco	In heart year of lease. If, during the last six months of m, or after notice to terminate has been given if this lease a year to year lease, the parties fail to agree on questions of pring system, fertilizer applications, or any deviations from visions, then the specific agreements in this lease shall the absence of agreements in the lease, the Lessor shall are Tenant agrees to abide by the Lessor's decisions. The sisons shall not contradict any provisions in this lease or farming procedures.  On. Both Lessor and Tenant affirm the goals of oil erosion losses and preserving the productivity of the land are consonant with their needs and desires for acceptable at their individual inputs on the leased premises. To these see to implement as far as possible the best management				
while p and in s erop in Liabilit Insuran Property Damage Worker: Tenant shall notice of ten Tenant agree as an additio Financial and	co with a carrier according on these stated minimum ammarance  y coe:	s 1.000.000.00 per person \$2.000.000.00 per occurrence \$2.000.000.00 per occurrence As required by statute with a Certificate of Insurance and give te insurance policies name the Landlord	f. Land use I the lease ten has become land use, or the lease property or, in decide and of Lessor's deciviolate good G. Conservati minimizing s in ways that current return ends they agn practices reco to cooperate v	In best year of lease. If, during the last six months of m, or after notice to terminate has been given if this lease a year to year lease, the parties fail to agree on questions of apping system, fertilizer applications, or any deviations from visions, then the specific agreements in this lease shall a the absence of agreements in the lease, the Lessor shall be Tenant agrees to abide by the Lessor's decisions. The sisons shall not contradict any provisions in this lease or farming procedures.  On. Both Lessor and Tenant aftirm the goals of oil crosson losses and preserving the productivity of the land are comsonant with their needs and desires for acceptable as to their individual inputs on the leased premises. To these see to implement as far as possible the best management immended by the Natural Resource Conservation Service and with that agency's soil and water conservation programs.				
while p and in a continuous property Damage Workers Tenant shall notice of ten Tenant agrees as an addition Financial and amusis reporter before	y  sc Compensation; furnish Landlord w minstin of coverage se that all applicable and insured  and production records from the Lessor, on su	s 1.000.000.00 per person s 2.000.000.00 per occurrence s 2.000.000.00 per occurrence As required by statute with a Certificate of Insurance and give se. insurance policies name the Landlord seconds. The Tenant agrees to keep of the farm business and to furnish an och forms as the Lessor may provide; on-	F. Land use I the lease ten has become land use, on the lease properties of the lease properties of the lease properties decide and if Lessor's decide and invaryation in ways that a current return ends they agraphactices recommended they agraphactices recommended they agraphactices recommended.	In least year of lease. If, during the last six months of m, or after notice to terminate has been given if this lease a year to year lease, the parties fail to agree on questions of apping system, fertilizer applications, or any deviations from visions, then the specific agreements in this lease shall the absence of agreements in the lease, the Lessor shall be Tenant agrees to abide by the Lessor's decisions. The isions shall not contradict any provisions in this lease or farming procedures.  On. Both Lessor and Tenant affirm the goals of oil erosion losses and preserving the productivity of the land reconsonant with their needs and desires for acceptable so to their individual inputs on the leased premises. To these set to implement as far as possible the best management immended by the Natural Resource Conservation Service and with that agency's soil and water conservation programs.				
while p and in second in s	to with a carrier according on these stated minimum ammanace  y oce:  y oce:  y oce:  y oce:  y compensation;  furnish Landlord with minimum of coverage or that all applicable onal insured  production records.  to the Lessor, on withing installments. Thing installments.	s 1.000.000.00 per person s 2.000.000.00 per occurrence s 2.000.000.00 per occurrence As required by statute with a Certificate of Insurance and give se. c insurance policies name the Landlord ecode. The Tenant agrees to keep of the farm business and to furnish an och forms as the Lessor may provide; on-	f. Land use I the lease ten has become land use, or the lease property prevail or, in decide and of Lessor's deciving violate good minimizing a in ways that a current return ends they ago practices read to cooperate v  H. Tenant resp responsible fo safety remires	In best year of lease. If, during the last six months of m, or after notice to terminate has been given if this lease a year to year lease, the parties fail to agree on questions of opping system, fertilizer applications, or any deviations from visions, then the specific agreements in this lease shall the absence of agreements in the lease, the Lessor shall are Tenant agrees to abide by the Lessor's decisions. The sions shall not contradict any provisions in this lease or farming procedures.  On. Both Lessor and Tenant affirm the goals of oil erosion losses and preserving the productivity of the land are comsonant with their needs and desires for acceptable as to their individual inputs on the leased premises. To these se to implement as far as possible the best management ammended by the Natural Resource Conservation Service and with that agency's soil and water conservation programs.  Onselble for hired labor. The Tenant shall be solely reall employer obligations on hired labor with respect to ments and social security and metally and ments and social security and metally and met				
while p and in s erop in Liabilit Insuran Propert Damage Worker: Tenant shall notice of ten Tenant agree as an addito Financial and annual report or before Casta Ront	to with a carrier according on these stated minimum ammanace  y oce:  y oce:  y oce:  y oce:  y compensation;  furnish Landlord with minimum of coverage or that all applicable onal insured  production records.  to the Lessor, on withing installments. Thing installments.	s 1.000.000.00 per person s 2.000.000.00 per occurrence s 2.000.000.00 per occurrence As required by statute with a Certificate of Insurance and give se. insurance policies name the Landlord seconds. The Tenant agrees to keep of the farm business and to furnish an och forms as the Lessor may provide; on-	f. Land use I the lease ten has become land use, on the lease property of the lease prop	In least year of lease. If, during the last six months of m, or after notice to terminate has been given if this lease a year to year lease, the parties fail to agree on questions of apping system, fertilizer applications, or any deviations from visions, then the specific agreements in this lease shall the absence of agreements in the lease, the Lessor shall be Tenant agrees to abide by the Lessor's decisions. The isions shall not contradict any provisions in this lease or farming procedures.  On. Both Lessor and Tenant affirm the goals of oil erosion losses and preserving the productivity of the land reconsonant with their needs and desires for acceptable as to their individual inputs on the leased premises. To these set to implement as far as possible the best management immended by the Natural Resource Conservation Service and with that agency's soil and water conservation programs.  Honsible for hired labor. The Tenant shall be solely and employer obligations on hired labor with respect to ments and social security and workers' compensation and the Lessor shall have no responsibilities therefore.				
while p and in a comment of the comm	to with a carrier according on these stated minimum ammanae you con the second of the	s 1.000.000.00 per person s 2.000.000.00 per occurrence s 2.000.000.00 per occurrence As required by statute with a Certificate of Insurance and give se. c insurance policies name the Landlord ecode. The Tenant agrees to keep of the farm business and to furnish an och forms as the Lessor may provide; on-	f. Land use I the lease ten has become land use, on the lease property or, it decide and if Lessor's decide and invays that a current return ends they agree practices reconstructions for the safety requires contributions.	In least year of lease. If, during the last six months of m, or after notice to terminate has been given if this lease a year to year lease, the parties fail to agree on questions of apping system, fertilizer applications, or any deviations from visions, then the specific agreements in this lease shall after absence of agreements in the lease, the Lessor shall be Tenant agrees to abide by the Lessor's decisions. The isions shall not contradict any provisions in this lease or farming procedures.  On. Both Lessor and Tenant affirm the goals of oil erosion losses and preserving the productivity of the land are consonant with their needs and desires for acceptable so to their individual inputs on the leased premises. To these see to implement as far as possible the best management ammended by the Natural Resource Conservation Service and with that agency's soil and water conservation programs.  Household for hired labor. The Tenant shall be solely a rall employer obligations on hired labor with respect to ments and social security and workers' compensation and the Lessor shall have no responsibilities therefore.				
while p and in a while p and in a Erop in Liability Insuran Property Damage Workers Tenant shall notice of tent Tenant spreas an addition Financial and another perion before	to with a carrier according on these stated minimum ammanae you con the second of the	s 1.000.000.00 per person s 2.000.000.00 per occurrence s 2.000.000.00 per occurrence As required by statute with a Certificate of Insurance and give te insurance policies name the Landlord seconds. The Jenent sprease to keep of the farm business and to furnish an och forms us the Lessor may provide on-	f. Land use I the lease ten has become land use, on the lease property or, it decide and if Lessor's decide and invays that a current return ends they agree practices reconstructions for the safety requires contributions.	In least year of lease. If, during the last six months of m, or after notice to terminate has been given if this lease a year to year lease, the parties fail to agree on questions of apping system, fertilizer applications, or any deviations from visions, then the specific agreements in this lease shall the absence of agreements in the lease, the Lessor shall be Tenant agrees to abide by the Lessor's decisions. The isions shall not contradict any provisions in this lease or farming procedures.  On. Both Lessor and Tenant affirm the goals of oil erosion losses and preserving the productivity of the land reconsonant with their needs and desires for acceptable as to their individual inputs on the leased premises. To these set to implement as far as possible the best management immended by the Natural Resource Conservation Service and with that agency's soil and water conservation programs.  Honsible for hired labor. The Tenant shall be solely and employer obligations on hired labor with respect to ments and social security and workers' compensation and the Lessor shall have no responsibilities therefore.				
while p and in a while p and in a Erop in Liability Insuran Property Damage Workers Tenant shall notice of tent Tenant spreas an addition Financial and another perion before	to with a carrier according on these stated minimum ammanae you con the second of the	s 1.000.000.00 per person s 2.000.000.00 per occurrence s 2.000.000.00 per occurrence As required by statute with a Certificate of Insurance and give te insurance policies name the Landlord seconds. The Jenent sprease to keep of the farm business and to furnish an och forms us the Lessor may provide on-	f. Land use I the lease ten has become land use, on the lease property or, it decide and if Lessor's decide and invays that a current return ends they agree practices reconstructions for the safety requires contributions.	In least year of lease. If, during the last six months of m, or after notice to terminate has been given if this lease a year to year lease, the parties fail to agree on questions of apping system, fertilizer applications, or any deviations from visions, then the specific agreements in this lease shall after absence of agreements in the lease, the Lessor shall be Tenant agrees to abide by the Lessor's decisions. The isions shall not contradict any provisions in this lease or farming procedures.  On. Both Lessor and Tenant affirm the goals of oil erosion losses and preserving the productivity of the land are consonant with their needs and desires for acceptable so to their individual inputs on the leased premises. To these see to implement as far as possible the best management ammended by the Natural Resource Conservation Service and with that agency's soil and water conservation programs.  Household for hired labor. The Tenant shall be solely a rall employer obligations on hired labor with respect to ments and social security and workers' compensation and the Lessor shall have no responsibilities therefore.				
while p and in a while p and in a Erop in Liability Insuran Property Damage Workers Tenant shall notice of tent Tenant spreas an addition Financial and another perion before	to with a carrier according on these stated minimum ammanace stated minimum ammanace stated minimum ammanace second construction of coverage ses that all applicable and insured stated production records to the Lessor, on sure production records to the Lessor records	s 1.000.000.00 per person s 2.000.000.00 per occurrence s 2.000.000.00 per occurrence As required by statute with a Certificate of Insurance and give te insurance policies name the Landlord seconds. The Jenent sprease to keep of the farm business and to furnish an och forms us the Lessor may provide on-	f. Land use I the lease ten has become land use, on the lease property or, it decide and if Lessor's decide and invays that a current return ends they agree practices reconstructions for the safety requires contributions.	In least year of lease. If, during the last six months of m, or after notice to terminate has been given if this lease a year to year lease, the parties fail to agree on questions of apping system, fertilizer applications, or any deviations from visions, then the specific agreements in this lease shall the absence of agreements in the lease, the Lessor shall be Tenant agrees to abide by the Lessor's decisions. The isions shall not contradict any provisions in this lease or farming procedures.  On. Both Lessor and Tenant affirm the goals of oil erosion losses and preserving the productivity of the land are consonant with their needs and desires for acceptable so to their individual inputs on the leased premises. To these see to implement as far as possible the best management immended by the Natural Resource Conservation Service and with that agency's soil and water conservation programs.  Household for three labor. The Tenant shall be solely and employer obligations on hired labor with respect to ments and social accurity and workers' compensation 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 Lesser 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 30 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.
- E. Violding poaseasion. The Tenant agrees at the expiration or termination of this lease to yield possession of the premises to the Lessor without further demend or notice, in as good order and condition as when they were entered upon by the Tenant, loss by fire, food, or tornado, and ordinary wear excepted. If the Tenant fails to yield possession, the Tenant shall pay to the Lessor a penalty of \$100.00 for 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 liem. 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 Leaser 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 andlord'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 fartilizers, 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 nailruad 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 Hablity. 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. Blading 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 mamer as upon the original parties.

## Section 7. Additional Lease Provisions

1. If any or all of the acreage is sold by the Village during the term of this I	8389. And the coppe of Lesses are
destroyed, Lessor shall reimburse Lessee upon proof of expenditure, for the	Re Cost of insuts to plant affected across
the labor costs for such input process of the value of the	and like materials, but shall not include
2. This lease is for the raising of agricultural crossing actives of parties to lease: whatsoever without Tenant fire Landlord. Corn, so Landowner	ops only, and no other purpose st obtaining written consent of soybean, wheat, or alfalfa to be planted.**
Landowner	Date
ByAvent	Date
Tenant	,Date
Renant	

Page 5, Cash Lease - Farmdoc Form CL 01-0912

\*\*3. Landlord grants to Tenant an easement for ingress and egress to the subject premises for the limited purpose of farming agricultural crops only and harvesting the same

## Amendments and Extensions to the Lease

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

Amendments, elterations, 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 Tenent at the Tenent's own expense. When the Lessor and Tenent agree that the Tenent 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 Tenent's own could be comed in any costs remaining at the end of the lease, the necessary information shall be recorded in one of the assigns to make such reimbursement. Such improvements become a part of the lease above and obligate the Lessor and his or her heirs and responsibility for property taxes, insurance coverage, and risk of loss.

Description and location of the improvement	Tenant's net cost	Annual rate of depreciation (percent)		Date depreciation begins		Signatures and Date Signed
We also commenced to the second secon					1	Lessor:
2.		24				Tenent
	-			the orange and the same of the		Lessor:
3.	-			S . W		Tenent
		 Alleria de la companione	4			Lessor:
Manager of the state of the sta						Team:

B. Lessor's written consent to Tenent's participation in Items in Section 4, Clause B.							
i.ltem:		ictions:					
no per je	-			****			
6 d	The state of the s	Date:	Lessor's Signature				
2. Item;	Description and restric	ctions:					
	▼ 1 × 11 % 1 × magnifer to the confident color of		1 1 Extragal	· · · · · · · · · · · · · · · · · · ·			
	Photo-convenience according		Lessor's Signature				

C. Other amendments: To be dated, signed and attached to both Landowner's and Tenant's copies of lease.

### D. Lease Extensions

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

Page 6, Cash Lease - Farmdoc Form CL 01-0912

# LEGAL DESCRIPTION FOR MITCHELL CASH FARM LEASE (34,37 ACRES)

THE PROPERTY COMMONLY KNOWN AS: Comly and Kasch Rd., Winnebago, IL 61088

#### PARCEL IDENTIFICATION NUMBERS:

- 14-09-126-015 (formerly 14-09-126-013)
- 14-09-127-007
- 14-09-102-004
- 14-09-128-001
- 14-09-128-002
- 14-09-129-001
- 14-09-129-002

#### LEGALLY DESCRIBED AS:

#### PARCEL I:

BLOCKS ONE (1), TWO (2), THREE (3), FOUR (4), NINETEEN (19) AND TWENTY (20) AS DESIGNATED UPON THE PLAT OF CANAL TRUSTEE'S ADDITION TO THE TOWN OF WINNEBAGO, THE PLAT OF WHICH ADDITION IS RECORDED IN BOOK 32 OF DEEDS ON PAGES 320 AND 321 IN THE RECORDER'S OFFICE OF WINNEBAGO COUNTY, ILLINOIS, ALSO, SO MUCH OF GOODLING STREET WHICH LIES NORTH OF THIRD NORTH STREET AND SOUTH OF NORTH LINE OF BLOCKS TWO (2) AND THREE (3) IN SAID ADDITION WHICH WAS VACATED BY AN ACT OF THE GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, EXCEPTING THEREFROM PART OF BLOCK NINETEEN (19) AND PART OF GOODLING STREET (VACATED BY AN ACT OF THE GENERAL ASSEMBLY OF THE STATE OF ILLINOIS), AS DESIGNATED UPON THE PLAT OF CANAL TRUSTEE'S ADDITION TO THE TOWN OF WINNEBAGO, THE PLAT OF WHICH ADDITION IS RECORDED IN BOOK 32 OF DEEDS ON PAGES 320 AND 321 IN THE RECORDER'S OFFICE OF WINNEBAGO COUNTY, 2 ILLINOIS, BOUNDED AND DESCRIBED AS FOLLOWS, TO-WIT: BEGINNING AT THE SOUTHEAST CORNER OF BLOCK EIGHTEEN (18) AS DESIGNATED UPON SAID PLAT

(ALSO BEING THE WEST RIGHT OF WAY LINE OF GOODLING STREET); THENCE NORTH 00 DEGREES DE MINUTES 27 SECONDS EAST, ALONG SAID WEST RIGHT OF WAY LINE A DISTANCE OF 436.35 FEET; THENCE NORTH 89 DEGREES 58 MINUTES 51 SECONDS EAST PARALLEL WITH THE NORTH RIGHT OF WAY LINE OF THIRD NORTH STREET, A DISTANCE OF 299.04 FEET; THENCE SOUTH 00 DEGREES 01 MINUTES 09 SECONDS EAST A DISTANCE OF 436.35 FEET TO THE NORTH RIGHT OF WAY LINE OF THIRD NORTH STREET; THENCE SOUTH 89 DEGREES 58 MINUTES 51 SECONDS WEST ALONG SAID NORTH RIGHT OF WAY LINE A DISTANCE OF 300.00 FEET TO THE PLACE OF BEGINNING; ALSO EXCEPTING THEREFROM THE FINAL PLAT NO. 1 WINNEBAGO HIGHLANDS, BEING A SUBDIVISION OF PART OF THE NORTH HALF (1/2) OF THE NORTHWEST QUARTER (1/4) OF SECTION 9, TOWNSHIP 26 NORTH, RANGE 11 EAST OF THE

FOURTH PRINCIPAL MERIDIAN, THE PLAT OF WHICH IS RECORDED IN BOOK 47 OF PLATS ON PAGE 122 IN THE RECORDER'S OFFICE OF WINNEBAGO COUNTY, ILLINOIS; FURTHER EXCEPTING THEREFROM FINAL PLAT NO. 2 WINNEBAGO HIGHLANDS, BEING A SUBDIVISION OF PART OF THE NORTH HALF (1/2) OF THE NORTHWEST QUARTER (1/4) OF SECTION 9, TOWNSHIP 26 NORTH, RANGE 11 EAST OF THE FOURTH PRINCIPAL MERIDIAN, THE PLAT OF WHICH IS RECORDED IN BOOK 47 OF PLATS ON PAGE 167 IN THE RECORDER'S OFFICE OF WINNEBAGO COUNTY, ILLINOIS; FURTHER EXCEPTING THEREFROM WINNEBAGO HIGHLANDS CONDOMINIUMS AS DELINEATED ON A SURVEY OF CERTAIN LOTS, OR PARTS THEREOF, IN THE FINAL PLAT NO. 2 WINNEBAGO HIGHLANDS, THE PLAT OF WHICH SUBDIVISION IS RECORDED IN BOOK 47 OF PLATS ON PAGE 167 IN THE RECORDER'S OFFICE OF WINNEBAGO COUNTY, ILLINOIS AND/OR PART OF THE NORTHWEST QUARTER (1/4) OF SECTION 9, TOWNSHIP 26 NORTH, RANGE 11 EAST OF THE FOURTH PRINCIPAL MERIDIAN, WHICH SURVEY IS ATTACHED AS EXHIBIT "B" TO THE DECLARATION OF CONDOMINIUM RECORDED AS DOCUMENT NO. 0661461, WHICH CAN BE AMENDED FROM TIME TO TIME, TOGETHER WITH ITS UNDIVIDED PERCENTAGE INTEREST IN THE COMMON ELEMENTS; FURTHER EXCEPTING THEREFROM THE FINAL PLAT CROSSROADS SUBDIVISION, BEING A PART OF THE NORTH HALF (1/2) OF THE NORTHWEST QUARTER (1/4) OF SECTION 9, TOWNSHIP 26 NORTH, RANGE 11 EAST OF THE FOURTH PRINCIPAL MERIDIAN AND BEING A PART OF BLOCKS 2 AND 19 OF CANAL TRUSTEE'S ADDITION TO THE TOWN OF WINNEBAGO, THE PLAT OF WHICH FIRST NAMED SUBDIVISION IS RECORDED IN BOOK 49 OF PLATS ON PAGE 165A IN THE RECORDER'S OFFICE OF WINNEBAGO COUNTY, ILLINOIS; ALL BEING SITUATED IN THE COUNTY OF WINNEBAGO AND THE STATE OF ILLINOIS.

#### PARCEL II:

LOTS FOUR (4), EIGHT (8), NINE (9), TEN (10) AND ELEVEN (11) AS DESIGNATED UPON THE FINAL PLAT NO. 1 WINNEBAGO HIGHLANDS, BEING A SUBDIVISION OF PART OF THE NORTH HALF (1/2) OF THE NORTHWEST QUARTER (1/4) OF SECTION 9, TOWNSHIP 26 NORTH, RANGE 11 EAST OF THE FOURTH PRINCIPAL MERIDIAN, THE PLAT OF WHICH IS RECORDED IN BOOK 47 OF PLATS ON PAGE 122 IN THE RECORDER'S OFFICE OF 3 WINNEBAGO COUNTY, ILLINOIS; SITUATED IN THE COUNTY OF WINNEBAGO AND THE STATE OF ILLINOIS.

#### PARCEL III:

LOTS FIFTEEN (15) AND SEVENTEEN (17) AS DESIGNATED UPON THE FINAL PLAT NO. 2 WINNEBAGO HIGHLANDS, BEING A SUBDIVISION OF PART OF THE NORTH HALF (1/2) OF THE NORTHWEST QUARTER (1/4) OF SECTION 9, TOWNSHIP 26 NORTH, RANGE 11 EAST OF THE FOURTH PRINCIPAL MERIDIAN, THE PLAT OF WHICH IS RECORDED IN BOOK 47 OF PLATS ON PAGE 167 IN THE RECORDER'S OFFICE OF WINNEBAGO COUNTY, ILLINOIS; SITUATED IN THE COUNTY OF WINNEBAGO AND THE STATE OF ILLINOIS.

### PARCEL IV:

THAT PORTION OF VACATED COMLY ROAD THAT LIES NORTH OF BLOCKS ONE (1), TWO (2), THREE (3) AND FOUR (4) (AND THAT HAS NOT BEEN PREVIOUSLY EXCEPTED OUT IN THE ABOVE PARCELS), AS DESIGNATED UPON THE PLAT OF CANAL TRUSTEE'S ADDITION TO THE TOWN OF WINNEBAGO, BEING A SUBDIVISION OF PART OF THE NORTHEAST QUARTER (1/4) OF SECTION 8, TOWNSHIP 26 NORTH, RANGE 11 EAST OF THE THIRD PRINCIPAL MERIDIAN, THE PLAT OF WHICH ADDITION IS RECORDED IN BOOK 32 OF DEEDS ON PAGES 320 AND 321 IN THE RECORDER'S OFFICE OF WINNEBAGO COUNTY, ILLINOIS, SAID

COMLY ROAD WAS VACATED IN 2006 AND RECORDED AS DOCUMENT NO. 0618079; SITUATED IN THE COUNTY OF WINNEBAGO AND THE STATE OF ILLINOIS.

EXCEPTING THEREFROM THE PORTION OF THE ABOVE LEGAL DESCRIPTION WHICH APPLIES TO PARCEL 14-09-126-011 (.27 ACRE) AND PARCEL 14-09-127-004 (.26 ACRE), AS THESE TWO PARCELS ARE FOR CONDOMINIUM LOTS, AND NOT CONDUCIVE TO FARMING