FORMS MANUAL INSERT

FORM RD 1955-20

1. APPLICATION CODE 1—", 2—" 3—"	A" APPLICATION 4 — "F" APPLICATION 5 — "D" DELITION/REVERSAL P" PARTIAL CANCELLATION 6 — "C" REVERSAL OF PARTIAL CANCEL	7 — "L" Reversal of Full Cancellation 8 — "S" Statistical Change	property by the Government-be
2. CAȘE NUMBER LESSEE	3. OK CODE	4. PROPERTY ID NUMBER	property in Go
ST CO ST. LESSEE NAME AND ADDRE		21. Jun Say Housey 10	inventory and serving as secur
	01 — Limp Sum 02 — Crop Percentage 03 — Monthly	21 — Lump Sum Homestead Protection (HP) 23 — Monthly HP	Rural Develop
	04 — Periodic Payments 06 — Transtitonal Housing the Homeless (SFH o	NLY) 32 — Crop Percentage FBB	when Rural De
	07 — NATURAL DISASTER (SFH ONLY)	33 — MONTHLY FBB 34 — PERIDOIC PAYMENTS FRB	has taken posse
		PURCHASE (OP) 42 — CROP PERCENTAGE OP	
		43 — Monthly OP 44 — Periodic Payment OP	
ZIP CODE		Lo Dutto Lover time	
7. NUMBER OF NAME FIELDS	8. NUMBER OF ADDRESS 9. DATE LEASE EFFECTIVE MO DA YR	10. DATE LEASE ENDS 11. LEASE NO. MO DA YR	
12. LESSEE RACE CODE	13. LESSEE RELATIONSHIP CODE	14. LESSEE KIND CODE	
1 — WHITE 2 — BLACK (AFRICAN	13. LESSEE RELATIONSHIF CODE 01 — IMMEDIATE PREVIOUS BORROWER-OWNER 02 — SPOUSE OF PREVIOUS BORROWER-OWNER	14. LESSEE KIND CODE 00 — ALL OTHERS 05 — SOCIALLY DISADVANTAGED - ETHNIC	
AMERICAN) 3 — AMERICAN INDIAN -	ACTIVELY ENGAGED IN FARMING 03 — CHILD OF PREVIOUS BORROWER-OWNER	06 — Socially Disadvantaged - Gender	
Alaskan Native 4 — Hispanic 5 — Asian -	ACTIVELY ENGAGED IN FARMING 04 — STOCKHOLDER OF CORPORATION THAT WAS PREVIOUS BORROWER-OWNER	15. LESSEE TYPE CODE	
PACIFIC ISLANDER 7 — TAX EXEMPT	05 — Immediate previous family size farm operator 06 — Operators of not larger than family-size farm	01 — Individual 07 — Association of 02 — General Farmers Partnership 08 — Obganization of	
8 — Non-Tax Exempt	07 — Indian member of tribe that has jurisdiction 08 — Indian corporate entity 09 — Indian tribe itself	03 — LIMITED FARMERS PARTNERSHIP 09 — BEGINNING FARMER	
	10 — Unrelated	04 — CORPORATION 10 — FARMER 05 — PUBLIC BODY 11 — OTHER 06 — NON-PROFIT	
		U6 — NON-PROFIT	
16. AMOUNT OF LEASE CHAR	GE		
			(see reverse)
17. AMOUNT OF FIRST INSTAL	LMENT	18. DATE OF FIRST INSTALLMENT MO DA YR	(see reverse)
		MO DA YR	
19. AMOUNT OF SECOND INST	ALLMENT	20. DATE OF SECOND INSTALLMENT MO DA YR	
		MO DA YR	
21. AMOUNTT OF THIRD INSTA	LLMENT	22. DATE OF THIRD INSTALLMENT MO DA YR	
		MO DA TR	
23. AMOUNT OF FOURTH INST.	ALLMENT	24. DATE OF FOURTH INSTALLMENT MO DA YR	
		MO DA TR	
25. AMOUNT OF FIFTH INSTALL	LMENT	26. DATE OF FIFTH INSTALLMENT MO DA YR	
		MO DA YK	
27. SECURITY DEPOSIT AMOU	UNT	28. DATE SECURITY DEPOSIT REMITTED	
	<u> </u>	MO DA YR	
29. SUBJECT TO REDEMPTION 1 — YES	RIGHTS	30. DATE REDEMPTION RIGHTS EXPIRE	
1 — Yes 2 — No		MO DA YR	
According to the Paperwork Reduction /	Act of 1995, no persons are required to respond to a collection of information	unless it displays a valid OMB control number. The valid OMB control	
number for this information collection is	0575-0110. The time required to complete this information collection is estimates, gathering and maintaining the data needed, and completing and reviewing the completing and reviewing the completing and reviewing the completing and reviewing the completion.	ated to average 15 minutes per response, including the time for reviewing	

PROCEDURE FOR PREPARATION : RD Instructions 1951-S, 1955-B, and 2033-A, Exhibit C.6

PREPARED BY : Rural Development official authorized by RD Instruction 1955-B to lease

property.

NUMBER OF COPIES : Original and one.

SIGNATURES REQUIRED : Original signed by Lessee and Rural Development official authorized to

approve; copies conformed.

DISTRIBUTION COPIES : Original to borrower's file or inventory file. Copy to lessee and State Office.

Copy to prior lienholder(s), if required. NOTE: Prior lienholder copies will be

photocopied, if needed.

ADPS RELATED TRANSACTION CODE : IS, Lease of Real Property.

NOTE: Process the lease via the Rural Development field office terminal system for inventory property. Do not process the lease via the Rural Development field office terminal system for custodial (borrower owned) property.

PAGE 2 OF FORM RD 1955-20

Continuation of Remarks/Special Stipulations is attached. 32. The United States of America acting through the Rural Development as the Lessor agrees to lease to the above-named Lessee, and the Lessee hereby leases to occupy and/or use; subject to redemption rights, if any, and the general provisions set forth on the reverse, Special Stipulations above, and in any attachments, the property located_at	Continuation of Remarks/Special Stipulations is attached. 22. The United States of America acting through the Raral Development as the Lessor agrees to lease to the above-named Lessee, and the Lessee hereby leases to occupy and/or use; subject to redemption rights, if any, and the general provisions set forth on the reverse, Special Stipulations above, and in any attachments, the property located_at	Continuation of Remarks/Special Stipulations is attached. 32. The United States of America acting through the Rural Development as the Lessor agrees to lease to the above-named Lessee, and the Lessee hereby leases to occupy and/or use; subject to redemption rights, if any, and the general provisions set forth on the reverse, Special Stipulations above, and in any attachments, the property located_at	Continuation of Remarks/Special Stipulations is attached. 32. The United States of America acting through the Rural Development as the Lessor agrees to lease to the above-named Lessee, and the Lessee hereby leases to occupy and/or use; subject to redemption rights, if any, and the general provisions set forth on the reverse, Special Stipulations above, and in any attachments, the property located_at	Continuation of Remarks/Special Stipulations is attached. 32. The United States of America acting through the Raral Development as the Lessor agrees to lease to the above-named Lessee, and the Lessee hereby leases to occupy and/or use; subject to redemption rights, if any, and the general provisions set forth on the reverse, Special Stipulations above, and in any attachments, the property located_at	Continuation of Remarks/Special Stipulations is attached. 12. The United States of America acting through the Rural Development as the Lessor agrees to lease to the above-named Lessee, and the Lessee hereby leases to occupy and/or use; subject to redemption rights, if any, and the general provisions set forth on the reverse, Special Stipulations above, and in any attachments, the property located_at	Continuation of Remarks/Special Stipulations is attached. 22. The United States of America acting through the Raral Development as the Lessor agrees to lease to the above-named Lessee, and the Lessee hereby leases to occupy and/or use; subject to redemption rights, if any, and the general provisions set forth on the reverse, Special Stipulations above, and in any attachments, the property located_at	Continuation of Remarks/Special Stipulations is attached. 22. The United States of America acting through the Rural Development as the Lessor agrees to lease to the above-named Lessee, and the Lessee hereby leases to occupy and/or use; subject to redemption rights, if any, and the general provisions set forth on the reverse, Special Stipulations above, and in any attachments, the property located_at			PAGE
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								3. RURAL DEVELOPMENT, Lessor	Lessee	
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GENERAL PROVISIONS

- PAYMENTS. The Lessee will pay to the Lessor the rent set forth in cash, certified check, cashier's check, money order or personal check payable to the order of the Farmers Home Administration at the address given or to such other party as designated in writing by Lessor.
 SECURITY DEPOSIT. If the security deposit block on the face of this lease is marked "yes", then recept of the sum following is hereby acknowledged by the Lessor. This deposit is to be held by Lessor as security for the full and faitful performance of all of the terms and conditions of this lease. Upon termination or expiration of this lease the surrender of all keys to the Lessor and the vacating of the property by the Lessee, the Lessee shall be entitled to the return of the above security deposit providing the property is vacated in as good condition as it was at the time it was first occupied by the Lessee, reasonable wear and tear excepted. Deductions may be made from this security deposit post by the Lessor by the Lessor than the property of the control of the above security deposit post the made from this security deposit post by the Lessor the property of the lessor than the property of the control of the above security deposit post the lessor than the property of the lessor than the property of the property of the lessor than the pro tion as it was at the time it was first occupied by the Lessee, reasonable wear and tear excepted. Deductions may be made from this security deposit by the Lessor to reimburse Lessor for the cost of repairing or replacing property that may be broken, damaged, lost or missing. This security deposit is not an advance on the rental payment and Lessee may not deduct any portion of it from rent due the Lessor. The security deposit, less any deductions, will be refunded to the Lessee six weeks after the property has been vacated by the Lessee and inspected by the Lessee. It is understood that no interest shall accrue to the security deposit.

 3. UTILITY COSTS. — Utilities and operating expenses are not included in the rent and are the responsivility of the Lessee.

 4. DELAY IN OCCUPANCY. —Should the property not be ready for occupancy on the beginning date as indicated above, this lease shall not be affected thereby but Lessee shall owe rent commencing with the date on which the Lessee can occupy the property or the property is ready for occupancy, as determined.
- sum owe rent commencing with the date on which the Lessee can occupy the property or the property is ready for occupancy, as determined by the Lessor.
- mined by the Lessor.

 5. INTERRUPTED OCCUPANCY. Should the property be destroyed or materially damaged during the period of this lease so as to render it wholly unfit for occupancy by unforescen event not due to any fault or neglect of Lessee, the lease shall be terminated and the Lessee shall be entitled to a credit or refund for the unexpired term of the lease for which payment has been made

 6. POSITING OF PROPERTY BY LESSOR. Lessor reserves the right to post the property with "For Sale," "For Rent," or other appropriate signs during the period of this lease, and Lessee will allow parties authorized by Lessor to visit and inspect the premises during reasonable hours by appointment in view of purchasing or renting during the entire term of this lease.
- purchasing or renting during the entire term of this lease.

 7. PROPERTY FOR SALE. Lessee understands that the premises may be offered for sale and that in the event of a sale, the lease may be transferred to the purchaser.

 8. RIGHT OF INGRESS AND EGRESS BY LESSOR. – The Lessor shall
- 8. RIGHT OF INGRESS AND EGRESS BY LESSOR. The Lessor shall have the right of ingress and egress at all reasonable times over, across, and upon the property for the prevention of soil crossion and pollution and control or the improvement of the property for farming and residential or other purposes, and for those purposes, the right to construct upon, repair, alter, or improve the property, and to drain, terrace, and ditch the land; and the Lessee hereby waives and releases any and all claims against the Lessor for any damages arising from any entry, operation, activity or inactivity by the Lessor on the property in the reasonable exercise of any of its rights hereunder.

 9. USE OF RESIDENTIAL PROPERTY. Lessee agrees that the premises, if residential, shall be occupied only by the Lessee and the Lessee's family for residential purposes only. No business of any kind shall be carried on, in or from the premises without the prior written consent of the Lessor.

 10. PARKING AND AUTOMOTIVE REPAIRS. lessee agrees that Lessee and Lessee's guests shall use only the parking space(s) specifically designated and Lessee's guests shall use only the parking space(s) specifically designated
- 10. PARKING AND AUTOMOTIVE REPAIRS.—Isssee agrees that Lessee and Lessee's guests shall use only the parking space(s) specifically designated by the Lessor. Lessee agrees, except for emergency towing or starting repairs, that no repairs or maintenance of vehicles will be performed in the parking area to the property of the parking area.
- or elsewhere on or about the premises.

 11. NOISE. Lessee agrees that Lessee and Lessee's family and guests will refrain from causing or permitting any unnecessary loud noise from any source including human voices to emit from the premises and at all time, a reasonable degree of quiet shall be maintained

- 17. LAUNDRY FACILITIES. Lessee agrees that any laundry facilities provided shall not be used for any purpose other than normal washing and drying of clothing and domestic linen.
 13. MAINTAINING PROPERTY. The Lessee shall maintain the premises in a clean, sanitary, safe and satisfactory condition as at occupancy, reasonable wear and tear excepted. The Lessee shall ensure that tenant(s) will not committ waste or permit waste to be committed on leased premises and that the premises will not be used for any purposes which are violative of local ordinances or federal or state regulations or statuce.
- eral or state regulations or statues.

 14. REMOVAL OR CONSTRUCTION BY LESSEE. The Lessee shall not without the consent of the Lessor, demolish, alter, add to, or remove any build-ings or structures on the property. No holes shall be drilled in the walls, wood-work or floors, no antenna shall be installed, and no painting or wall papering is permitted unless authorized in writing by Lesson.
- work or floors, no antenna shall be installed, and no painting or wall papering is permitted unless authorized in writing by Lessor.

 15. DEDUCTIONS FOR REPAIRS. The Lessee waives all rights to make deductions and off-sets from the rent for repair and improvements unless the prior written approval for the Lessor is obtained. Any repairs, afterations or improvements for leased premises, undertaken by the Lessee without such prior written approval shall be deemed the voluntary acts of the Lessee.

 16. PAYMENT FOR DAMAGES.—Lessee agrees to pay Lessor the cost for repair of any damage to the property inflected intentionally or inadvertently by Lessee or Lesse's quests.
- Lessee or Lessee's guests.

 17. INSURANCE. Lessee understands that Lessor does not and has no ob-
- 17. INSURANCE. Lessee uncerstants that Lessot uoes not and has no valigation to carry insurance on the property or its contents.
 18. ASSIGNMENT AND SUBLETTING The leased premises may not be sublet, in whole or in part, nor the lease assigned, voluntarily or otherwise, except that in the case of the death or incompetency of the Lessee the lease may be assigned to and assigned by the spouse of the Lessee. The leased premises may not be sublet in whole or in part nor the lease assigned without the prior written consent for the besore.
- consent fo the lessor.

 J. TERMINATION OF LEASE. Except as provided in Special Stipulations on the face or attached, this lease may be terminated by either party upon 30 days written notice to the other party at that party's address set forth in this lease. If the premises are sold, subject to the lease, the new owner thereof may terminate this lease by giving 30 days notice to Lessee in the same manner, but in any carent the Lesse shell net in the right to breast are weighting cross.
- event, the Lessee shall retain the right to harvest any existing crops.

 20. VACATING THE PROPERTY. Upon the expiration of termination of this lease, and without further notice, the Lessee shall forthwith peaceably vacate this lease, and without further notice, the Lessee shall forthwith peaceably vacate and surrender possession of the property in as good condition as the property is now or shall be put during the term of this lease, reasonable wear and tear excepted. Upon failure of the Lessee forthwith to vacate and surrender possession of the property, the Lessee shall remain in possession thereof only as a tennat at the sufferance of the Lessor who may immediately, or at any time thereafter, reenter the property and remove all persons and property therefrom, either by summary dispossession processings or by any other suitable action or proceeding at law, or otherwise, without being liable to damage therefor.

 21. REMOVAL OF PERSONAL PROPERTY. – Any personal property belonging to the Lessee and left on the leased premises after termination or expiration of the lease may be disposed of by Lessor in any manner deemed proper and Lessor is hereby relieved of all liability for doing so.

 22. RELEASE FROM CLAIMS AND LIABILITY. – Lessee hereby agrees
- 22. RELEASE FROM CLAIMS AND LIABILITY. Lessee hereby agrees 22. RELEASE FROM CLAIMS AND LIABILITY. - Lessee hereby agrees to relieve and hold harmless Lessor and any of the Lessor's employees for any and all claims for damage to the Lessoe's property and any and all liability that may occur in connection with this leave.
 23. MEMBERS OF OR DELEGATES TO CONGRESS. - No member of or delegate to congress shall be admitted to any share or part of the agreement or any benefit that may arise therefrom.

INSTRUCTIONS FOR PREPARATION

We recommend obtaining a printout of the Acquired Property (AP) and Lease (LE) status screen, if available, before attempting to determine the required data for input.

1. Enter the application code

1 - "A" Application 5 - "D" Deletion/Reversal

2 - "I" Increase/Crop Percentage 6 - "C" Reversal of Partial Cancellation 7 - "L" Reversal of Full Cancellation

4 - "F" Full Cancellation 8 - "S" Statistical Changes

The data required to be entered in blocks 3 through 26 is determined by the application code. For application code(s):

- 1 "A" Application, or 8 "S" Statistical Changes, complete blocks 3 through 26.
- 2 "I" Increase/Crop Percentage, 3 "P" Partial Cancellation, 6 "C" Reversal of Partial Cancellation, or 7 "L" Reversal of Full Cancellation, complete blocks 3 through 6, 9 through 11, and 16 through 26.
- 4 "F" Full Cancellation, or 5 "D" Deletion/Reversal complete blocks 3 through 6, 9 through 11, and 16.
- 2. Enter the state and county code followed by the lessee's social security number.
- 3. Enter OK code 9 to remove suspend code other than 4.
 - a. OK Code 3 Used when application code equals 2 "I" Increase/Crop Percentage, and the amount of lease charge entered is negative.
 - b. OK Code 9 Removes suspend code other than 4.
- 4. Enter the property ID of the property to be leased.
- 5. Enter the lessee's name (using up to 3 lines) and address. Enter the lessee's ZIP code on line 6.
- 6. Enter the appropriate code number to identify the type of lease:
 - 01 Lump Sum
 - 02 Crop Percentage
 - 03 Monthly
 - 04 Periodic Payments
 - 06 Transitional Housing for the Homeless (SFH only)
 - 07 National Disaster (SFH only)
 - 21 Lump Sum Homestead Protection
 - 23 Monthly Homestead Protection
 - 24 Periodic Payments/homestead Protection
 - 31 Lump Sum/Farm Buy-Back
 - 32 Crop Percentage/Farm Buy-Back
 - 33 Monthly/Farm Buy-Back
 - 34 Periodic Payments/Farm Buy-Back
 - 41 Lump Sum with Option to Purchase
 - 42 Crop Percentage with Option to Purchase
 - 43 Monthly with Option to Purchase
 - 44 Periodic Payments with Option to Purchase
- 7. Enter the number of names fields used in i

- Enter the number of address fields used in Item 5. NOTE: The ZIP code SHOULD NOT be included in the number of address fields.
- Enter the date the lease begins. Example 12/01/91.
- 10. Enter the date the lease ends. Example 12/01/96.

NOTE: The term of the lease is limited to the following restrictions:

Lease Type Codes 01, 02, 03, 04, 41, 42, 43, and 44 CANNOT exceed 3 years.

Lease Type Codes 06 CANNOT exceed 10 years.

Lease Type Codes 07 CANNOT exceed 1 year.

Lease Type Codes 21, 23, 24, 31, 32, 33, and 34 CANNOT exceed 5 years.

- 11. Enter the lease number This will be generated for application code "A" and should be left blank in those situations.
- 12. Enter the appropriate code to identify the race of the lessee:
 - 1- White
 - 2.- Black (African American)
- 5 Asian Pacific Islander
- 3 American Indian Alaskan Native
- 7 Tax Exempt

4 - Hispanic

- 8 Non Tax Exempt
- 13. Enter the appropriate code to identify the relationship of the lessee to the leased property: (FP ONLY)
 - 01 Immediate previous borrower-owner
 - 02 Spouse of previous borrower-owner actively engaged in farming
 - 03 Child of previous borrower-owner actively engaged in farming
 - 04 Stockholder of corporation that was previous borrower-owner
 - 05 Immediate previous family size operator (operator of farm the same size as previous borrower-owner size farm)
 - 06 Operation of not larger than family size farms
 - 07 Indian member of tribe that has jurisdiction
 - 08 Indian corporate entity
 - 09 Indian tribe itself
 - 10 Unrelated
- 14. Enter the appropriate code to identify whether the lease was for a socially disadvantaged lessee. (FP ONLY)
 - 00 All Others
 - 05 Socially Disadvantaged Ethnic
 - 06 Socially Disadvantaged Gender
- 15. Enter the appropriate code to identify the type of lessee:
 - 01 Individual
 - 02 General Partnership
 - 03 Limited Partnership
 - 04 Corporation
 - 05 Public Body
 - 06 Non-Profit
 - 07 Association of Farmers
 - 08 Organization of Farmers
 - 09 Beginning Farmer
 - 10 Farmer
 - 11 Other

16. For application code 1- "A" Application, enter the total amount to be paid during the term of the lease, for lump sum, monthly, periodic payments, transitional housing, or natural disaster. For transitional housing, the amount of lease charge must equal \$1, and for natural disaster, the amount of lease charge may be equal to \$0. For leases based on crop percentage, leave blank for initial application (application code 2 - "I" Increase/crop Percentage, below). Payment should be submitted in accordance with RD Instruction 1951-B.

For application code 2 - "I" Increase/Crop Percentage, when the first crop proceeds are collected and for each collection thereafter, enter the amount collected. This amount should also be recorded in the corresponding installment amount field. For example the crop proceeds collected in the first year should be recorded in item 16 and item 17 (Amount of First Installment) and the crop proceeds collected in the second year should be recorded in item 16 and item 19 (Amount of Second Installment).

For application code 3 - "P" Partial Cancellation, enter the amount of the lease charge being cancelled. The amount must be negative.

For application code 4 - "F" full Cancellation, or 5 - "D" Deletion/Reversal, enter the amount to be cancelled. Must be equal to negative \$1 if lease type code equal 06. Must be less than zero if lease type does NOT equal 02, 07, 32, or 42. Must be less than or equal to zero if lease type does equal 02, 07, 32, or 42.

For application codes 6 -"C" Reversal of partial Cancellation, or 7 - "L" Reversal of Full Cancellation, enter the amount previously cancelled. The amount must be positive.

For application code 8 - "S" Statistical Changes, enter the total amount to be paid during the term of the lease if the installment amounts are being changed.

- 17. Enter the amount due by the first installment date entered, for monthly leases enter the full installment due by the date entered in the installment date (i.e., the monthly installment amount multiplied by 12). For transitional housing, the amount must equal \$1, and for natural disaster, the amount may be left blank if Item 16 is equal to \$0.
- 18. Enter the date the first installment amount is due. If this date is not the same as Item 10, the date must be 1 year from Item 9. For transitional housing and natural disaster, this date must be the same as in item 10. If the effective date of the lease is 02/29, the date of the first installment due must be 02/28 of the following year..
- 19. Enter the installment amount due by the second installment date entered. For monthly lease enter the full amount due by the date entered in the installment date.
- 20. Enter the date the second installment amount is due. The date must be 1 year from Item 18, unless the date is the same as in Item 10.
- 21. Enter the installment amount due by the third installment date entered. For monthly lease enter the full amount due by the date entered in the installment date.
- 22. Enter the date the third installment amount is due. The date must be 1 year from Item 20, unless the date is the same as in Item 2

- 23. Enter the installment amount due by the fourth installment date entered. For monthly lease enter the full amount due by the date entered in the installment date.
- 24. Enter the date the fourth installment amount is due. The date must be 1 year from Item 22, unless the date is the same as in Item 10.
- 25. Enter the installment amount due by the fifth installment date entered. For monthly leases enter the full amount due by the date entered in the installment date.
- 26. Enter the date the fifth installment amount is due. If completed this date must be the same as in Item 10.
- 27. If a security deposit is required, then record the amount of deposit collected.
- 28. If a security deposit is collected on the lease, then record the data remitted to the Finance Office.
- 29. Enter the appropriate code to indicate whether or not the inventory property is subject to redemption rights.
- 30. If the inventory property is subject to redemption rights, enter the date the right expire.

FOR TRANSITIONAL HOUSING FOR THE HOMELESS (SFH ONLY) LEAVE BLANK

31. This block is used to clarify the information in the above entries if necessary, and to add any of the special stipulations authorized by this FMI or by program instructions. See pages 8 and 9 for sample special stipulations.

If additional space is required, place an "X" in the Continuation of Remarks/Special Stipulations box at the bottom of this block and continue on an attached sheet of blank paper which must be attached to all form copies.

FOR TRANSITIONAL HOUSING FOR THE HOMELESS (SFH ONLY) LEAVE BLANK

32. Enter the appropriate address, county, and state where the property is located.

FOR TRANSITIONAL HOUSING FOR THE HOMELESS (SFH) LEAVE BLANK

33. The lease is first signed by the lessee(s).

The lease is then signed by the RD official who has the jurisdiction over property, normally the County Supervisor, District Director, who also enter his/her title and the date signed.

SAMPLE SPECIAL STIPULATIONS

- SECURITY INSTRUMENTS. The lessee shall execute and deliver to the Government, as security for any or all payments due or to become due, such financing statements and security agreements, chattel mortgages or other instruments of security as the lessor may require upon any chattels of the lessee, including crops, and shall pay the cost of recording or filing such instruments.
- b. SWIMMING POOLS.- Lessee hereby releases, relieves and hold lessor blameless for any damage or injury to persons or property caused as a result of the use of the swimming pool by lessee. No children under the age of twelve (12) years of age will be allowed in or about the swimming pool unless accompanied by an adult.
- c. RULES AND REGULATIONS. The lessee shall comply with the rules and regulations adopted by the lessor

	percent o	of 19			crop
	percent of	of 19 of 19			crop
		, , , , , , , , , , , , , , , , , ,	o the order of the le	assor on or before the	da a C 41a a
PERIO month s	DIC PAYMENT set forth below a	Γ The lessee shall pay to and in the amount set fort	th below, beginning	g in	day of the
month s	DIC PAYMENT set forth below a	and in the amount set fort	th below, beginning	g in (month) (y	year)
month s	set forth below a	and in the amount set fort May	th below, beginning	g in	year) \$\$
month sanuary	set forth below a	and in the amount set fort May June	th below, beginning\$	g in (month) (y	year) \$\$

the current base period.

[*In place of this paragraph, when Farmer Program Homestead Protection property is involved and the original lease is for less than five years, insert the following: The lessee may request extension of the lease for a period of - years at the same terms and conditions, but such term shall not exceed beyond 5 years from the date of the beginning of the term of the original lease. This request must be made in writing at any time prior to the end of the original lease period. Affirmative response in writing by the lessor must be made prior to the end of the current lease in order for the renewal to become effective. No response or a negative response shall cause the lease to expire at the end of the current base period.]

Homestead Protection Property and Leaseback. All Homestead Protection property and leaseback property will be leased with an option to purchase in the following format.

- g. OPTION TO PURCHASE Provided lessee is not then in default under the term of the Lease and provided that this lease has not been previously terminated or cancelled, then lessor gives to lessee the option to purchase the real property described in this lease.
 - (1) The lessee may exercise the option to purchase at any time prior to the expiration of the Lease by delivering to the Agency County Supervisor a signed, wtitten statement notifying the Agency that the Lessee is exercising the option to purchase the property. Failure to exercise the option within the lease term will end Lessee's rights under the option to purchase.
 - (2) [Homestead Protection Property Only] The purchase price for the leased property shall be the then current fair narket value of the leased property as determined by an appraisal. The appraisal shall be made by an independent real estate appraiser selected by the Lessee from a list of at least three appraisers approved by the County Supervisor.

[Leaseback Property Only] The purchase price will be the appraised market value of the leased property at the time the optionis exercised. The purchase price will be established as of the date the option is exercised as determined by the County Supervisor pursuant to Subpart E of Part 1922 of Title 7 of the Code of Federal Regulation (RD Instructions 1922-E) and supported by a current appraisal on Form RD 1922-1, "Appraisal Report-Farm Tract." If the lessee disagrees with the proposed purchase price the lessee can appeal such determination under subpart B of Part 1900 of Title 7 of the Code of Federal Register.

- (3) Unless the lessee otherwise informs the County Supervisor in the written notice exercising the option to purchase, the leased property will be sold for all cash and the sale will close within 30 days of the date of exercise of the option. If the lessee has notified the Agency in the notice exercising the option that the lessee wants to purchase the leased property on a credit sale, the lessee must furnish the Agency with financial information sufficient for the Agency to make a determination that Lessee is creditworthy. [For Homestead Protection Property only add: If a credit sale is approved the purchase price will be paid in equal monthly installments with principal and interest amortized over 35 years at the then current Agency interest rate for Homestead Protection property.]
- h. LESSOR'S RIGHT TO TERMINATE FOR LESSEE'S DEFAULT ONLY The Lessee shall have the right to occupy and/or operate the real property described in the lease, for the full term of the lease, provided the lessee does not violate the general conditions. Willful violation of any general conditions shall enable the Lessor to lease upon 30 days written notice to the Lessee at Lessee's address set forth.
- i. HIGHLY ERODIBLE LAND OR WETLAND The lessee shall not use the property for any purpose that will contribute to excessive erosion of any highly erodible land identified in the attached Form SCS-CPA-26. "Highly Erodible Land and Wetland Conservation Determination," or to the conversion of any wetlands indentified in the attached Form SCS-CPA-26 to produce an agricultural commodity, as further explained in Exhibit M to Subpart G of Part 1940 of this chapter. The Lessee further agrees not to produce an agricultural commodity on any converted wtelands identified in the attached Form SCS-CPA-26.
- j. [Add the following special stipulation for lease of leaseback/buyback property.]
 - "The lessee acknowledges that the real property identified as wetland on the topographical map attached to this lease will not be used for agricultural production or pasture/forage purpose except in accordance with the attached wetland conservation plan. The lessee further acknowledge that in the event Agency regulations are amended to permit a less restrictive use of the wetland area, that the terms of the lease may be amended to permit a greater use of the wetland area and the lease payment adjusted accordingly. Likewise, in the event the lessee exercises the option to purchase the property, and Agency regulations permit at that time a less restrictive use of the wetland area, the lessee may purchase the property with the less restrictive easement provisions."
- k. Add the following stipulation in place of paragraph 18 of Form RD 1955-20 for lease of Homestead Protection property only:
 - "ASSIGNMENT AND SUBLETTING. The leased premises may not be sublet, in whole or in part, not the lease assigned, voluntarily or otherwise, except that in the case of the death or incompetency of the lessee the lease may be assigned to and assumed by the spouse of the lessee."
 - (1) Add the following stipulation in place of paragraph 18 of Form RD 1955-20 for Leaseback Property only:
 - "ASSIGNMENT AND SUBLETTING. The leased premises may not be sublet in whole or in part nor the lease assigned without the prior written consent of the Lessor."