				day of Jan			Deputy
IOWA FINANCIA MAINTENANCE		PROGRAM FOR SO	OIL EROSIO	ON CONTROL		F	orm IP-4 (Rev. 6/90
	of Agriculture	& Land Stewardshi	•	Maintenance /	Agreement	No.#30 V	OL 97/98
		M A DISO!	N ————————————————————————————————————	County	Soil and W	ater Cons	ervation Distric
This AGREEMEN	${\cal T}$ is made and	entered into this	21	day of Jan	uary -	19-2000,	by and betwee
		MADISON	County	Soil and Wate	r Conserva	tion Distri	ct, herein calle
DISTRICT, and _	DICK DILL	INGER				herein cal	led RECIPIENT
and should be interpro as a condition for red described is personal	eted in a manner the ceiving DISTRICT By Trable through t	agree that this covenar nat promotes the policie financial incentive assis this AGREEMENT if the AGREEMENT is effective	s of Chapter 1 stance and pro e soil and wal	61A of the lowa Co ovides that the owi	de. Section 16 ner, present o	S1A.7(16) red r future, of t	quires this covenanthe property herein
DISTRICT hereby a	grees to provide \$	1910.00 to R	ECIPIENT for	partially or comple	tely financing	the herein li	sted permanent so
and water conservatio	n practice on the f	ollowing described agric	cultural land in	the County of $\frac{N}{N}$	½ SW½ SE	CTION 2	O WALNUT
		OUNTY			,	UMPUTEK,	
					.4	ggottsett <sub>i</sub>	
RECIPIENT hereby any soil and water cor and incorporated into	ISION maintenand agrees that no actice practice this AGREEMENT	ce requirements for twee tion shall be taken by herein named for twent	nty (20) years the RECIPIEM ty (20) years u	NT or his/her agen nless prior written	s AGREEMEN its or success authorization	IT. ors to remo is obtained (	ive, alter or modif from the DISTRIC
RECIPIENT hereby any soil and water cor and incorporated into RECIPIENT hereby occurs that the RECIPIENT hereby by this AGREEMENT:  COVERAGE OF THIS DISTRICT and RECIPIENT hereby made pages	VISION maintenance agrees that no accessed that no accessed the second this AGREEMENT will maintain agrees to notify and Section 161A. AGREEMENT:  CIPIENT agree that art of this AGREEMENT	ce requirements for tweition shall be taken by herein named for twent.  unauthorized removal, a repair or reconstruct thany prospective purchard (16) of the lowa Code but the soil and water content) were partially or content.	nty (20) years the RECIPIEN ty (20) years understion or me practice at leser of the properties or legal or inservation pracompletely institute.	from the date of thing or his/her agent of his/her agent of his prior written odification of soil a his/her own expensively herein described it had been detailed in the alled with DISTRIC	s AGREEMEN its or success authorization and water consise. itibed of the la by portion of the	IT. ors to remo is obtained ( ervation pra andowner's ( his property	ive, alter or modif from the DISTRIC ctice herein name obligations create is transferred.
RECIPIENT hereby any soil and water cor and incorporated into RECIPIENT hereby occurs that the RECIPIENT hereby by this AGREEMENT:  COVERAGE OF THIS DISTRICT and RECIPIENT hereby made paketch (hereby made parts)	VISION maintenance agrees that no accessed that no accessed the second this AGREEMENT will maintain agrees to notify and Section 161A. AGREEMENT:  CIPIENT agree that art of this AGREEMENT	ce requirements for tweition shall be taken by herein named for twent unauthorized removal, a , repair or reconstruct thany prospective purchar(16) of the lowa Code but the soil and water contituents.	nty (20) years the RECIPIEN ty (20) years understion or me practice at leser of the properties or legal or inservation pracompletely institute.	from the date of thing or his/her agent of his/her agent of his prior written odification of soil a his/her own expensively herein described it had been detailed in the alled with DISTRIC	s AGREEMEN its or success authorization and water consise. itibed of the la by portion of the	IT. ors to remo is obtained ( ervation pra andowner's ( his property	ove, alter or modified from the DISTRIC ctice herein named obligations created is transferred.
RECIPIENT hereby any soil and water cor and incorporated into RECIPIENT hereby occurs that the RECIPIENT hereby by this AGREEMENT:  COVERAGE OF THIS DISTRICT and RECIPIENT hereby made paketch (hereby made parts)	VISION maintenance agrees that no accessed that no accessed the second this AGREEMENT will maintain agrees to notify and Section 161A. AGREEMENT:  CIPIENT agree that art of this AGREEMENT	ce requirements for twention shall be taken by herein named for twention and the taken by herein named for twention and the transport of the lowal Code by the soil and water content were partially or content.	nty (20) years the RECIPIEN ty (20) years understion or me practice at ser of the properties of the pr	from the date of thing or his/her agent of his/her agent of his prior written odification of soil a his/her own expensively herein described it had been detailed in the alled with DISTRIC	s AGREEMEN its or success authorization and water consise. itibed of the la by portion of the	IT. ors to remo is obtained ( ervation pra andowner's ( his property	ove, alter or modification the DISTRIC ctice herein named obligations created is transferred.
RECIPIENT hereby any soil and water cor and incorporated into RECIPIENT hereby occurs that the RECIPIENT hereby by this AGREEMENT:  COVERAGE OF THIS DISTRICT and RECIPIENT hereby made parts of the reby made	VISION maintenance agrees that no accessivation practice this AGREEMENT agrees that if any control of the second section 161A. Control of this AGREEMENT:  CIPIENT agree that art of this AGREEMENT.  OF NARROW	ce requirements for twention shall be taken by herein named for twention and the taken by herein named for twention and the transport of the lowal Code by the soil and water content were partially or content.	nty (20) years the RECIPIEN ty (20) years understion or me practice at leser of the properties or legal or inservation pracompletely institute.	from the date of thing or his/her agent of his/her agent of his prior written odification of soil a his/her own expensively herein described it had been detailed in the alled with DISTRIC	s AGREEMEN its or success authorization and water consise. itibed of the la by portion of the	IT. ors to remo is obtained ( ervation pra andowner's ( his property	ove, alter or modified from the DISTRIC ctice herein named obligations created is transferred.
RECIPIENT hereby any soil and water cor and incorporated into RECIPIENT hereby occurs that the RECIPIENT hereby by this AGREEMENT:  COVERAGE OF THIS DISTRICT and RECIPIENT hereby made part of SWCO Chairpers in the RECIPIENT hereby by this AGREEMENT:	VISION maintenance agrees that no acceptation practice this AGREEMENT agrees that if any items and Section 161A. CAREEMENT: CIPIENT agree that art of this AGREEMENT.  OF NARROW	ce requirements for twention shall be taken by herein named for twent, an authorized removal, and repair or reconstruct than prospective purchant (16) of the lowa Code by the soil and water content) were partially or content.	nty (20) years the RECIPIEN ty (20) years under the practice at the properties of th	from the date of this IT or his/her agen nless prior written odification of soil a his/her own expensive the description of the soil of th	s AGREEMEN its or success authorization and water consise. its of the land provided of the land provided of the land provided and are land and are land provided and land land land land land land land	ors to remois obtained is obtained in ervation praction practical property escription are covered by	ove, alter or modification the DISTRIC ctice herein named obligations created is transferred.  Indicate the attached of this AGREEMENT control on the attached of this AGREEMENT control of this AGREEME
RECIPIENT hereby any soil and water cor and incorporated into RECIPIENT hereby occurs that the RECIPIENT hereby by this AGREEMENT:  COVERAGE OF THIS DISTRICT and RECIPIENT AND RECIPIEN	VISION maintenance agrees that no accessivation practice this AGREEMENT agrees that if any extension 161A. The second of the contract seller real property, the extent as the RECI suant to Section 161A and Section 161A. The second of the contract seller real property, the extent as the RECI suant to Section 161A and dupon the land we have the second of the contract seller real property.	ce requirements for twention shall be taken by herein named for twention and the taken by herein named for twention and the taken by repair or reconstruct the taken prospective purchast (16) of the lowa Code by the soil and water content) were partially or content when the soil and water content water by BASE TILE OLD Date	nty (20) years the RECIPIENT (20) years used to practice at inservation practice at inservation practice inservation practice in the procedure legal or inservation practice in the procedure legal or inservation practice in the procedure in the sum of the procedure in the provided by instance in the provided by its pr	from the date of this T or his/her agent nless prior written be diffication of soil a his/her own expensively herein described with DISTRIC R R A C E.  Signature of RECIPIENT or compliance with a loccurred. The cool of Section 161A.7 this agreement, the	s AGREEMEN its or success authorization and water consise. itibed of the la by portion of the following did funds and ar  perty contract citure or any a full provision attract seller ac (16) of the C for contract seller for co	ors to remois obtained is obtained in ervation pradiction and expression and expression and expression is sale where is action result as of this agoknowledge ode, and ther will have	ove, alter or modify from the DISTRICT ctice herein named obligations created is transferred.  Indicate the attached of this AGREEMENT ctics and contract seller ing in the contract preement and shall set the duty imposed at the virtue of the attached at the circumstance of the contract seller in the contract seller in the contract seller in the duty imposed at the virtue of the contract at the contract seller in the contract seller
RECIPIENT hereby any soil and water cor and incorporated into RECIPIENT hereby occurs that the RECIPIENT hereby by this AGREEMENT:  COVERAGE OF THIS DISTRICT and RECIPIENT hereby made parties acknow a the parties acknow the parties acknow as the contract buyer a The DISTRICT and eller's acquiring the liable to the same expon landowners pursupprovements installed.	ASPERMENT: CIPIENT agree that agrees that if any example the till any example the till and the contract seller real property, the extent as the RECI suant to Section 1 and we said property, and the contract seller real property, the extent as the RECI suant to Section 1 and the contract seller real property, the extent as the RECI suant to Section 1 and the contract seller real property, and the said property and the sa	ce requirements for twentition shall be taken by herein named for twentition shall be taken by herein named for twentition and the same of the sold and water content of the sold and water content) were partially or content the sold and water content) were partially or content to sold and water content of the sold and water content of	nty (20) years the RECIPIENT (20) years used to represent the processor of	from the date of this T or his/her agent nless prior written be diffication of soil a his/her own expensively herein described with DISTRIC R R A C E.  Signature of RECIPIENT or compliance with a loccurred. The cool of Section 161A.7 this agreement, the	s AGREEMEN its or success authorization ind water consise. itibed of the la by portion of the refollowing did funds and ar independent of the contract seller act (16) of the Ce contract sell atutory duties	ors to remois obtained is obtained in ervation pradiction and expression and expression and expression is sale where is action result as of this agoknowledge ode, and ther will have	ove, alter or modify from the DISTRICT ctice herein named obligations created is transferred.  Indicate the attached of this AGREEMENT ctics and contract seller ing in the contract preement and shall set the duty imposed at the virtue of the attached at the circumstance of the contract seller in the contract seller in the contract seller in the duty imposed at the virtue of the contract at the contract seller in the contract seller
RECIPIENT hereby any soil and water cor and incorporated into RECIPIENT hereby occurs that the RECIPIENT hereby by this AGREEMENT and RECIPIENT AND RECIPIEN	ASSION maintenance agrees that no accessivation practices this AGREEMENT agrees that if any extent as the section 161A.  AGREEMENT: CIPIENT agree that are of this AGREEMENT: CIPIENT agree that agree that are of this AGREEMENT: CIPIENT agree that agree that of this AGREEMENT: CIPIENT agree that agree that of this AGREEMENT: CIPIENT agree that agree that agreement agreeme	ce requirements for twentition shall be taken by herein named for twentition shall be taken by herein named for twentitions and the shall be proposed to the soil and water content (16) of the lowa Code by the soil and water content) were partially or content to the soil and water content (16) of the lowa Code by BASE TILE Of the soil and water content (16) of the lowa Code by BASE TILE Of the soil and water content (16) of the soil	erty is the sure event of congregation had requirements provided by the in complying	from the date of this T or his/her agen nless prior written odification of soil a his/her own expens perty herein described with DISTRIC RRACE.  Signature of RECIPIENT  Diject of a real property of Section 161A.7 this agreement, the g with the above st	s AGREEMEN its or success authorization and water consise. itibed of the la by portion of the refollowing did funds and ar perty contract all provision all provision all provision fract seller ac (16) of the Ce contract sell atutory duties	ors to remois obtained is obtained in ervation prayandowner's chis property escription are covered by action result his of this agoknowledges ode, and ther will have	the contract seller ing in the contract sette duty imposed at by virtue of the received a benefit