FE OF IOWA, SS.	300k <u>200  </u> Page_	2860 Recor	ding Fee \$	Michelle Utsler, F	Recorder, By	36 AM	rith
IOWA FINANCIAL	INCENTIVE PROG	RAM FOR SO	IL EROSION C	ONTROL		Deputy Form IP	-4 (Pov. 6/0)
MAINTENANCE A	GREEMENT			COMPARE			-4 (Rev. 6/93 /99
Division of Soil Co	of Agriculture & Lan Inservation	ia Stewardship	) Maii	ntenance Agree	ement No.#2	(same as Appli	O1 #29/9:
		Madison	······································	_County Soil	and Water C	onservati	on Distric
This AGREEMENT	T is made and entere	ed into this/	<i>′</i> ⊘da	y of Luly		∠, by an	d betweer
- Madison -			County Soil	and Water Cor	nservation D	istrict, he	rein called
DISTRICT, and	Max steig1	eder			, herein	called Ri	CIPIENT
as a condition for rece described is personally removed, altered or mo	CIPIENT hereby agree to ted in a manner that pron- siving DISTRICT financial y liable through this AG diffied while this AGREEN	at incentive assistance.  REEMENT if the second is a second in the secon	of Chapter 161A of ance and provides soil and water con	the lowa Code. Se that the owner, pr servation practice	ction 161A.7(16 esent or future herein named	b) requires to b, of the pro is not main	his covenant perty herein ntained or is
DISTRICT hereby ag	rees to provide \$ \frac{3,529}{}	9.51 /3,102.62 to REG	CIPIENT for partiall	y or completely fin	ancing the here	ein listed pe	rmanent soi
and water conservation	practice on the following	g described agricu	Itural land in the Co	ounty of			25.2
W1/2 of the S the N1/2 of the	SE1/4 of the NW1/4 and the he SE1/4 of the SE1/4 of the hiship Madison County in the	SW1/4 of the SW1/4 NW1/4 and the 1/2	of the NE1/4 and the 9	S1/2 of the NE1/4 of t	ho CE1/4 of the N	W1/4 and	AUD \$ R.M.F. \$
RECIPIENT hereby a any soil and water cons and incorporated into the RECIPIENT hereby agoccurs that the RECIPIENT hereby a	grees that if any unautho ENT will maintain, repair garees to notify any pro-	all be taken by the named for twenty wrized removal, alter or reconstruct the spective purchase	y (20) years from the RECIPIENT or h (20) years unless peration or modificat practice at his/her	e date of this AGR nis/her agents or s rior written author ion of soil and wate own expense.	EEMENT. Successors to r ization is obtain er conservation	remove, altened from the	r or modify DISTRICT rein named
RECIPIENT hereby a any soil and water cons and incorporated into the RECIPIENT hereby a occurs that the RECIPIENT hereby a by this AGREEMENT are COVERAGE OF THIS A DISTRICT and RECIPIENT HERECIPIENT AND RECIPIENT HERECIPIENT AND RECIPIENT HERECIPIENT HERECIP	agrees that no action shervation practice herein his AGREEMENT.  grees that if any unautho ENT will maintain, repair agrees to notify any product of Section 161A.7(16) of	rements for twenty all be taken by th named for twenty prized removal, alte or reconstruct the spective purchase the Iowa Code beful and water conse	y (20) years from the RECIPIENT or he (20) years unless peration or modificate practice at his/her of the property here legal or equitable ervation practice of	e date of this AGR ils/her agents or s rior written author ion of soil and wat own expense. lerein described o ole title to any porti	EEMENT. Successors to r ization is obtain er conservation f the landowne on of this prop	remove, altened from the practice he er's obligation erty is trans	r or modify DISTRICT rein named ons created ferred.
RECIPIENT hereby a any soil and water cons and incorporated into the RECIPIENT hereby a occurs that the RECIPIENT hereby a by this AGREEMENT are COVERAGE OF THIS A DISTRICT and RECIFIENT AND ARCHITICAL	agrees that no action she agrees that no action she agrees that no action she agrees that if any unautho ENT will maintain, repair agrees to notify any produced Section 161A.7(16) of agreement:  PIENT agree that the sort of this AGREEMENT) w	rements for twenty all be taken by the named for twenty or reconstruct the spective purchase the lowa Code beful and water conservere partially or conservered.	y (20) years from the RECIPIENT or he (20) years unless peration or modificate practice at his/her of the property here legal or equitable ervation practice of	e date of this AGR is/her agents or s rior written author ion of soil and wat own expense. ierein described o ple title to any porti	EEMENT. Successors to r ization is obtain er conservation f the landowne ion of this prop	remove, altened from the practice he er's obligation erty is trans	r or modify DISTRICT rein named ons created ferred.
RECIPIENT hereby a any soil and water cons and incorporated into the RECIPIENT hereby as occurs that the RECIPIENT hereby a by this AGREEMENT ar COVERAGE OF THIS A DISTRICT and RECIPIENT sketch (hereby made particular and second seco	agrees that no action she agrees that no action she agrees that no action she agrees that if any unautho ENT will maintain, repair agrees to notify any produced Section 161A.7(16) of agreement:  PIENT agree that the sort of this AGREEMENT) w	rements for twenty all be taken by the named for twenty or reconstruct the spective purchase the lowa Code beful and water conservere partially or conservered.	y (20) years from the RECIPIENT or he (20) years unless peration or modificat practice at his/her of the property here legal or equitable ervation practice denpletely installed wi	e date of this AGR is/her agents or s rior written author ion of soil and wat own expense. ierein described o ple title to any porti	EEMENT. Successors to r ization is obtain er conservation f the landowne ion of this prop	remove, altened from the practice he er's obligation erty is trans	r or modify DISTRICT rein named ons created ferred.
RECIPIENT hereby a any soil and water cons and incorporated into the RECIPIENT hereby as occurs that the RECIPIENT hereby a by this AGREEMENT ar COVERAGE OF THIS A DISTRICT and RECIPIENT sketch (hereby made particular and second seco	agrees that no action she agrees that no action she agrees that no action she agrees that if any unautho ENT will maintain, repair agrees to notify any produced Section 161A.7(16) of agreement:  PIENT agree that the sort of this AGREEMENT) w	rements for twenty all be taken by the named for twenty or reconstruct the spective purchase the lowa Code beful and water conservere partially or conservered.	y (20) years from the RECIPIENT or he (20) years unless peration or modificat practice at his/her of the property here legal or equitable ervation practice denpletely installed wi	e date of this AGR is/her agents or s rior written author ion of soil and wat own expense. ierein described o ple title to any porti	EEMENT. Successors to r ization is obtain er conservation f the landowne ion of this prop	remove, altened from the practice he er's obligation erty is trans	r or modify DISTRICT rein named ons created ferred.
RECIPIENT hereby a any soil and water cons and incorporated into the RECIPIENT hereby a occurs that the RECIPIENT hereby a by this AGREEMENT and DISTRICT and RECIPIENT hereby made particle 600	agrees that no action shervation practice herein his AGREEMENT.  grees that if any unauthor express to notify any product Section 161A.7(16) of the agree that the sort of this AGREEMENT) where the agree that the sort of this AGREEMENT) where the agree that the sort of this AGREEMENT) where the agree that the sort of this AGREEMENT) where the agree that the sort of this AGREEMENT) where the agree that the sort of this AGREEMENT) where the agree that the sort of this AGREEMENT) where the agreement is a simple of the agreement agreement that the sort of this AGREEMENT) where the agreement is agreement to a simple of the agreement that the sort of this AGREEMENT.	rements for twenty all be taken by the named for twenty prized removal, alter or reconstruct the spective purchase the lowa Code beful and water conservere partially or conservere for the conservere partially or conservered the co	y (20) years from the RECIPIENT or the (20) years unless peration or modificate practice at his/her of the property the fore legal or equitate ervation practice description prac	e date of this AGR als/her agents or strior written author ion of soil and wat own expense. Herein described oble title to any portion of the DISTRICT funds the outlet terrace.	EEMENT. Successors to r ization is obtain er conservation f the landowne ion of this prop	remove, altened from the practice he er's obligation erty is trans	r or modify DISTRICT rein named ons created ferred.
RECIPIENT hereby a any soil and water cons and incorporated into the RECIPIENT hereby as occurs that the RECIPIENT hereby a by this AGREEMENT ar COVERAGE OF THIS A DISTRICT and RECIPIENT sketch (hereby made particular and second seco	agrees that no action shervation practice herein his AGREEMENT.  grees that if any unauthor express to notify any product Section 161A.7(16) of the agree that the sort of this AGREEMENT) where the agree that the sort of this AGREEMENT) where the agree that the sort of this AGREEMENT) where the agree that the sort of this AGREEMENT) where the agree that the sort of this AGREEMENT) where the agree that the sort of this AGREEMENT) where the agree that the sort of this AGREEMENT) where the agreement is a simple of the agreement agreement that the sort of this AGREEMENT) where the agreement is agreement to a simple of the agreement that the sort of this AGREEMENT.	rements for twenty all be taken by the named for twenty or reconstruct the spective purchase the lowa Code beful and water conservere partially or conservered.	y (20) years from the RECIPIENT or the (20) years unless peration or modificate practice at his/her of the property the fore legal or equitate ervation practice description prac	e date of this AGR is/her agents or s rior written author ion of soil and wat own expense. ierein described o ple title to any porti	EEMENT. Successors to r ization is obtain er conservation f the landowne ion of this prop	remove, altened from the practice he er's obligation erty is trans	r or modify e DISTRICT erein named ons created ferred. ne attached REEMENT.
RECIPIENT hereby a any soil and water cons and incorporated into the RECIPIENT hereby a occurs that the RECIPIENT hereby a by this AGREEMENT are COVERAGE OF THIS ADISTRICT and RECIPIENT hereby made particle for the property of the propert	agrees that no action shervation practice herein his AGREEMENT.  grees that if any unauthor express to notify any product Section 161A.7(16) of the agree that the sort of this AGREEMENT) where the agree that the sort of this AGREEMENT) where the agree that the sort of this AGREEMENT) where the agree that the sort of this AGREEMENT) where the agree that the sort of this AGREEMENT) where the agree that the sort of this AGREEMENT) where the agree that the sort of this AGREEMENT) where the agreement is a simple of the agreement agreement that the sort of this AGREEMENT) where the agreement is agreement to a simple of the agreement that the sort of this AGREEMENT.	rements for twenty all be taken by the named for twenty prized removal, alter or reconstruct the spective purchase the lowa Code beful and water conservere partially or conservere Date	y (20) years from the RECIPIENT or the (20) years unless peration or modificate practice at his/her of the property fore legal or equitable ervation practice denpletely installed with marrow base til	e date of this AGR als/her agents or strior written author ion of soil and wat own expense. Herein described of title to any portion of the DISTRICT funds the outlet terraction of RECIPIENT	EEMENT. Successors to r ization is obtain er conservation f the landowne ion of this prop wing description and are covere ce.	remove, altened from the practice heer's obligation erty is transformand on the dot by this AG	r or modify e DISTRICT prein named ons created ferred. he attached REEMENT.
RECIPIENT hereby a any soil and water cons and incorporated into the RECIPIENT hereby a occurs that the RECIPIENT hereby a by this AGREEMENT are COVERAGE OF THIS ADISTRICT and RECIPIENT hereby made particle 600  Practice 600  Signature of SWCD Chairperson The DISTRICT and the seller's acquiring the rebe liable to the same extended.	agrees that no action shervation practice herein his AGREEMENT.  grees that if any unauthout maintain, repair agrees to notify any product of this AGREEMENT:  PIENT agree that the sort of this AGREEMENT) which is a simple to include the contract seller hereby all property, the contract tent as the RECIPIENT want to Section 161A.43, upon the land with the server are contract seller hereby all property.	prized removal, alter or reconstruct the spective purchase the lowa Code before partially or consecuted from the spective purchase the lowa Code before partially or consecuted from the spective purchase the lowa Code before partially or consecuted from the seller shall be recorded by the seller shall be recorded from the code, the real of the funds partially or consecuted from the seller shall be recorded from the code, the real of the funds partially shall be recorded from the seller shall be recorded from the code, the real of the funds partially shall be recorded from the seller shall be recorded from the se	y (20) years from the RECIPIENT or the RECIPIENT or the (20) years unless peration or modificate practice at his/her of the property the fore legal or equitable ervation practice despended in the property of the property that the property of the property that the property of the subject of the property of the subject of the property	e date of this AGR his/her agents or strior written author ion of soil and wathout expense. Herein described of title to any portion of the DISTRICT funds the outlet terrace of RECIPIENT  a real property of the contract strion 161A.7(16) of the contract the contract of the contract the contract of the contract the c	EEMENT. Successors to r ization is obtain er conservation of the landowne ion of this prop wing description and are covere ce.  The contract sale with the code, and act seller will he act seller will he act seller will he	premove, alterned from the practice hear's obligation erty is transformed by this AGD ball by this AGD ball by the consulting in the during that by visit the during that by visit the during the duri	r or modify DISTRICT rein named ons created ferred.  The attached REEMENT.  The RECIPIENT tract seller, ne contract that shall the properties of the contract the contract that shall the contract the contract that shall the contract the contract the contract that shall the contract the contr
RECIPIENT hereby a any soil and water cons and incorporated into the RECIPIENT hereby a occurs that the RECIPIENT hereby a by this AGREEMENT and DISTRICT and RECIPIENT hereby made particle 600  Practice 600  Signature of SWCD Chairperson  The parties acknowled is the contract buyer and the seller's acquiring the rebe liable to the same extupon landowners pursu improvements installed	agrees that no action shervation practice herein is AGREEMENT.  grees that if any unauthout in the servation practice herein is AGREEMENT.  grees that if any unauthout in the servation of the section 161A.7(16) of the section	prized removal, alter or reconstruct the spective purchase the lowa Code before partially or consecuted from the spective purchase the lowa Code before partially or consecuted from the spective purchase the lowa Code before partially or consecuted from the seller shall be recorded by the seller shall be recorded from the code, the real of the funds partially or consecuted from the seller shall be recorded from the code, the real of the funds partially shall be recorded from the seller shall be recorded from the code, the real of the funds partially shall be recorded from the seller shall be recorded from the se	y (20) years from the RECIPIENT or the RECIPIENT or the (20) years unless peration or modificate practice at his/her of the property fore legal or equitable ervation practice denpletely installed with marrow base till signature by is the subject of event of contract desponsible for compaction had occurred action had occurred equirements of Sectorovided by this agrin complying with the subject of the complying with the complex subject of the comp	e date of this AGR his/her agents or strior written author ion of soil and wathout expense. Herein described of title to any portion of the DISTRICT funds the outlet terrace of RECIPIENT  a real property of the contract strion 161A.7(16) of the contract the contract of the contract the contract of the contract the c	EEMENT. Successors to r ization is obtain er conservation of the landowne ion of this prop wing description and are covere ce.  The contract sale with the code, and act seller will he act seller will he act seller will he	premove, alterned from the practice hear's obligation erty is transformand on the dot by this AGD herein the first agreement dges the durant day in ave receive	r or modify DISTRICT rein named ons created ferred.  The attached REEMENT.  The RECIPIENT tract seller, ne contract that shall the properties of the contract the contract that shall the contract the contract that shall the contract the contract the contract that shall the contract the contr
RECIPIENT hereby a any soil and water cons and incorporated into the RECIPIENT hereby a occurs that the RECIPIENT hereby a by this AGREEMENT and RECIPIENT a	agrees that no action shervation practice herein is AGREEMENT.  grees that if any unauthout if any unauthout if any unauthout if any unauthout if any if any property agrees to notify any property if agree that the sort of this AGREEMENT) which is a faction 161A.7(16) of a factor included if a factor included in	all be taken by the named for twenty all be taken by the named for twenty prized removal, altered reconstruct the spective purchase the lowa Code before partially or consect of the following partially properties agree that in the technique to the following partially properties agree that in the technique partially properties agree partially properties agree that in the technique partially properties agree that in the technique partially properties agree that in the technique partially properties agree partiall	y (20) years from the RECIPIENT or the RECIPIENT or the (20) years unless peration or modificate practice at his/her of the property fore legal or equitable ervation practice despended with the property installed with the property in the subject of event of contract despensible for compact of the property in	e date of this AGR ais/her agents or strior written author ion of soil and wathout expense. Herein described on the DISTRICT funds the outlet terract of RECIPIENT  a real property compliance with all pred. The contract strion 161A.7(16) of element, the contract she above statutory of Contract Seller	EEMENT. Successors to rization is obtain er conservation of the landowner ion of this proposition wing description and are covere ce.  The analysis of the inteller acknowled inteller a	remove, alterned from the practice hear's obligation erty is transformand on the dot by this AGD herein the Facility is the consulting in the sagreement due to that by violate receive	r or modify Date
RECIPIENT hereby a any soil and water cons and incorporated into the RECIPIENT hereby a cocurs that the RECIPIENT hereby a by this AGREEMENT are COVERAGE OF THIS ADISTRICT and RECIPIENT hereby made partice 600  Pactice 600  Signature of SWCD Chairperson The DISTRICT and the seller's acquiring the rebe liable to the same extupon landowners pursuimprovements installed and an improvement to seller's acquiring the respectively.	agrees that no action shervation practice herein is AGREEMENT.  grees that if any unauthout if any unauthout if any unauthout if any unauthout if any if any property agrees to notify any property if agree that the sort of this AGREEMENT) which is a faction 161A.7(16) of a factor included if a factor included in	all be taken by the named for twenty all be taken by the named for twenty prized removal, altered reconstruct the spective purchase the lowa Code before partially or consect of the following partially properties agree that in the technique to the following partially properties agree that in the technique partially properties agree partially properties agree that in the technique partially properties agree that in the technique partially properties agree that in the technique partially properties agree partiall	y (20) years from the RECIPIENT or the RECIPIENT or the (20) years unless peration or modificate practice at his/her of the property fore legal or equitable ervation practice despended with the property installed with the property in the subject of event of contract despensible for compact of the property in	e date of this AGR ais/her agents or strior written author ion of soil and wathout expense. Herein described on the DISTRICT funds the outlet terract of RECIPIENT  a real property compliance with all pred. The contract strion 161A.7(16) of element, the contract she above statutory of Contract Seller	EEMENT. Successors to rization is obtain er conservation of the landowner ion of this proposition wing description and are covere ce.  The analysis of the inteller acknowled inteller a	remove, alterned from the practice hear's obligation erty is transformand on the dot by this AGD herein the Facility is the consulting in the sagreement due to that by violate receive	r or modify DISTRICT prein named ons created ferred.  The attached REEMENT.  The attached RECIPIENT tract seller, ne contract and shall ty imposed rtue of the da benefit data benefit data.

\ ⇒%

9/

NOS Super

filefale

FILED NO. 002860 BOOK 2001 PAGE 2860

O1 JUL 10 AM 10: 36

MICKI UTSLER RECORDER MADISON COUNTY, IOWA