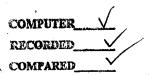
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MICKI UTSLER RECORDER MADISON COUNTY, 10WA

IOWA FINANCIAL INCENTIVE PROGRAM FOR SOIL EROS MAINTENANCE/PERFORMANCE AGREEMENT	SION CONTROL Form IP-4(Rev. 10/99)
lowa Department of Agriculture & Land Stewardship	Agreement No#15 VOL. 01-02
Division of Soil Conservation	(Same as Application No.)
Madison County Soil and Water Conservation	District
This AGREEMENT is made and entered into this 12th day of The Madison County Soil and Water Conservation District,	Lebruay, YEAR 2002 by and between herein called DISTRICT, and
Charles Strawn	herein called RECIPIENT.
WITNESSETH: DISTRICT and RECEPIENT hereby agree that this covenant is executed to satisful interpreted in a manner that promotes the policies of Chapter 161A of the lowa Country of Countr	
The RECIPIENT hereby acknowledges receipt of Iowa State Warrar reimbursement for partially or completely financing the herein named W1/2, NW1/4, SE1/4, and the SW1/4,NW1/4,SE1/4, SE ½ and the NSE1/4,NE1/4,SW1/4,SE1/4,SECTION 14 T75N/R26W South townshithat no action shall be taken by the RECIPIENT or his/her agents or successors to	I soil and water conservation practice placed on the S1/2, E1/2, IE 1/2, SE1/4, SW1/4, and the ip Madison County in the state of Iowa. RECIPIENT hereby agrees o remove, after or modify any soil and water conservation practice herein
named for 20 years or such other period as specified herein 20 years from the from the District and incorporated into this AGREEMENT.  RECIPIENT hereby agrees that if any unauthorized removal, alteration or modificocurs that the RECIPIENT will maintain, repair or reconstruct the practice at his/RECIPIENT hereby agrees that if the temporary soil and water conservation prackagreement. DISTRICT and RECIPIENT will refund to the lowa Division of Soil Conservation payment. DISTRICT and RECIPIENT hereby agree that if RECIPIENT makes a the AGREEMENT is cancelled and that no costs of cancellation shall be charged RECIPIENT hereby agrees to notify any prospective purchaser of the property hand Section 161A.7(16) of the lowa Code or Subrule 5.31(1) before legal or equitation.	cation of the permanent soil and water conservation practice herein named her own expense. ctice herein named is not performed for the entire period of this on (hereinafter DIVISION) the entire amount of the financial incentive refund of all money received under this AGREEMENT to the DIVISION that
COVERAGE OF THIS AGREEMENT: DISTRICT and RECIPIENT agree that the soil and water conservation practice( made part of this AGREEMENT) were partially or completely installed with DISTR	s) detailed in the following description and on the attached sketch (hereby ICT funds and is covered by this AGREEMENT.
Practice 6002650 feet of narrow base tile outlet terrace	Marles A Thaux Date 2-12-02
Signature of SWCD Commissioner	Signature of RECIPIENT
The parties acknowledge that the above-described real property is the subject of and is the contact seller.	
The District and the contract seller hereby agree that in the event of contract def property, the contract seller shall be responsible for compliance with all provisions would be if no such action had occurred. The contract seller acknowledges the durequirements of Section 161.7(16) of the Code, and that by virtue of the improvem agreement, the contract seller will have received a benefit and an improvement to statutory duties.	of this agreement and shall be liable to the same extent as the RECIPIENT into the same extent as the RECIPIENT into the code, the code, the code t
Signature of SWCD Chairperson Signature of	Contract Seller Date
Distribution: APPLICANT, SWCD, DSC	