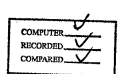


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-MICKI UTSLER RECORDER MADISSM COUNTY, 10WA

	CENTIVE PROGRAM FOR SOIL EF	ROSION CONTROL Form IP-4(Rev. 10/99)
MAINTENANCE/PERFORMANCE AGREEMENT lowa Department of Agriculture & Land Stewardship		Agreement #41 VOL. 01-02
Division of Soil Conservation		(Same as Application No.)
Madison	County Soil and Water Conserva	ition District
		7
This AGREEMENT is m	ade and entered into this $\underline{\mathscr{A}}$ day	of <u>January</u> , YEAR <u>2003</u> , by and between
The <u>Madison</u>	County Soil and Water Conservation Dis	rict, herein called DISTRICT, and
Carol Meint		herein called RECIPIENT.
interpreted in a manner the	at promotes the policies of Chapter 161A of the	ed to satisfy the requirements of Iowa Code Section 161A.7(16) and should be e Iowa Code. Section 161A.7(16) requires this covenant as a condition for owner, present or future, of the property herein described is personally liable rein named is not maintained or is removed, altered or modified while this
reimbursement for parti	y acknowledges receipt of Iowa State Wally or completely financing the herein now W2, NW4, SE4 SECTION 28 175N/R	med soil and water conservation <u>practice located</u>
Madison County in the	state of lowa. RECIPIENT hereby agrees th	at no action shall be taken by the RECIPIENT or his/her agents or successors
from the date of the AGRE RECIPIENT hereby agre named occurs that the RE RECIPIENT hereby agre AGREEMENT the RECIPI payment. DISTRICT and that the AGREEMENT is of	EMENT unless prior written authorization is comes that if any unauthorized removal, alteration is that if the temporary soil and water conserved the tif the temporary soil and water conserved the loward Division of Soil Consecution of the loward if RECIPIENT consecution and that no costs of cancellation shall be to notify any respective purchaser of the	vation practice herein named is not performed for the entire period of this inservation (hereinafter DIVISION) the entire amount of the financial incentive makes a refund of all money received under this AGREEMENT to the DIVISION
COVERAGE OF THIS AG DISTRICT and RECIPIE (hereby made part of this	NT agree that the soil and water conservation	practice(s) detailed in the following description and on the attached sketch stalled with DISTRICT funds and is covered by this AGREEMENT.
Practice 600: To in	actude 1250 feet of narrow b	Corol Mans Date /- 02-2003
Signature of SWCD Commiss	ioner CON'	Signature of RECIPIENT FRACT SALE
The District and the conthe real property, the contthe RECIPIENT would be	e that the above-described real property is the contact seller. is the contact seller. tract seller hereby agree that in the event of cract seller shall be responsible for compliance if no such action had occurred. The contract uirements of Section 161.7(16) of the Code, a eement, the contract seller will have received	subject of a real property contract sale wherein the RECIPIENT is the contract ontract default, forfeiture or any action resulting in the contract seller's acquiring with all provisions of this agreement and shall be liable to the same extent as seller acknowledges the duty imposed upon landowners pursuant to Section and that by virtue of the improvements installed upon the land with the aid of the a benefit and an improvement to said property, and also received assistance in

Signature of Contract Seller

Date

Distribution APPLICANT, SWCD, DSC

Signature of SWCD Chairperson