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MICHELLE "MICKI" UTSLER, COUNTY RECORDER MADISON IOWA

MAINTENANCE	JPEKFURMAN	PROGRAM FOI CE AGREEMEN	T	ION CONTRO	L	Form IF	?-4(Rev. 4/05)
Iowa Department Division of Soil Co	of Agriculture &	: Land Stewardsh	nip	Agreemen	it No. <u>#(</u>)5 REAP P()	<u>58</u>
<u>Madison</u>			County	Soil and Water	Conserv	ation Distric	
This AGREEMEN	T is made and out	oned : 1 : 1 :					
This AGREEMEN Madison herein called RECI		Water Conservation	on District, here	in called DISTR	<u>5</u> , by UCT, an	and between d <u>Dwaine K</u>	the och
	LIBITI.						
WITNESSETH:							
DISTRICT and R 161A.7(16) and sho requires this covena future, of the proper herein named is not	ECIPIENT herebould be interpreted int as a condition of the condition of the condition in t	y agree that this co in a manner that p or receiving DIST ed is personally lial emoved, altered or	venant is execu- promotes the po- RICT financial ple through this modified while	ted to satisfy the licies of Chapter incentive assiste AGREEMENT e this AGREEM	require 161A cance and if the so ENT is	ments of Iow of the Iowa Control provides the oil and water effective.	va Code Section lode. Section 1612 at the owner, presi- conservation prac
	CICOV ACKDOWIAGO	OC rocaint of I	C. TTT				
SE1/4 SW1/4 AND	SE1/4 NW1/4 SE	1/4 SW1/4 AND N	JW1/A CW1/A	on and water cor	nservatio	on practice of	n Qtr. <u>SW1/4 NW</u>
SE1/4 SW1/4 SW1/ RECIPIENT herel	4 Sec. 15 Town	ship Jefferson 77	Range 2	County Mad	dison	, in the State	e of Iowa.
modify any soil and	water conservation	n practice herein n	n by the RECIP	TENT or his/her			
outhorization is obta	in ad Country To 1	- p-wettee nerent n	arried for <u>20</u> yes	irs from the date	of the A	AGREEMEN	JT unless prior wa
RECIPIENT herek conservation practice expense. RECIPIENT herek	by agrees that if ar e herein named oc	y unauthorized rer	noval, alteration	or modification	n of the	permanent so	oil and water
expense. RECIPIENT hereb	ov agrees that if th	e terrorem; sell es	i i i i i i i i i i i i i i i i i i i	intain, repair or	reconstr	uct the pract	ice at his/her own
RECIPIENT hereberiod of this AGRE entire amount of the money received undividual to e RECIPIENT hereb	EMENT the REC financial incentive or this AGREEMI interparty.	IPIENT will refun payment. DISTR NT to the DIVISI	d to the Iowa D UCT and RECL ON that the AG	vation practice h ivision of Soil C PIENT hereby a REEMENT is c	erein na Conserva gree tha ancelled	med is not p tion (hereina t if RECIPIE l and that no	erformed for the eafter DIVISION) to ENT makes a refur costs of cancellat
hall be charged to e RECIPIENT hereb reated by this AGR portion of this proper COVERAGE OF T	EEMENT and Second is transferred.	any prospective put tion 161A.7(16) o	irchaser of the p f the Iowa Code	property herein of e or Subrule 5.3	describe l(1) befo	d of the land ore legal or e	owner's obligation quitable title to an
DISTRICT and RE ttached sketch (here y this AGREEMEN	CIPIENT agree the country of the cou	nat the soil and wat his AGREEMENT	ter conservation) were partially	practice(s) deta or completely in	iled in t	he following with DISTRI	description and o
ractice 600 An	nount Installed 650) feet of narrow ba	ce tile outlet to-				
Leit 1	1	rect of harrow ba	se the outlet ter	race.			
Sun of	Dark	-	\mathcal{D}	waine	9 0	ch	
ignature of SWCD (hairperson	c		ignature of REC			
The parties acknowled	lge that the above-d	escribed real propert	y is the subject of	f a real property co	ontract sa	le wherein the	DECIDIENT :- al.
ntract, buyer, and. The District and the co	is the contact sell ontract sell ontract seller hereby	agree that in the eve	ent of contract de	South Confidence		ne wheren in	E RECIPIENT IS THE
The District and the co quiring the real proper me extent as the RECI rsuant to lowa Code s id with the aid of the for received assistance	Ty, the contract sell PIENT would be if ection 161.43, the re funds provided by the in complying with the in complying with in complying with the in complying with in complying wit	er shall be responsible no such action had of a cuirements of Iowa has agreement, the cone above statutory differences.	le for compliance occurred. The cor Code section 16 intract seller will lities.	with all provision with all provision tract seller acknot 1.7(16), and that be have received a be	any actions of this whedges by virtue enefit and	on resulting in agreement and the duty impoor of the improvent an improvent an improvent	the contract seller's d shall be liable to t sed upon landowne ements installed uponent to said property
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gnature of SWCD C	hairperson		Signature o	of Contract Selle	Г	Date	