MAINTENANCE AGREEMENT Division of Soil Conservation MADISON County Soil and Water Conservation District, herein called RECIPIE MADISON County Soil and Water Conservation District, herein called RECIPIE MADISON County Soil and Water Conservation District, herein called RECIPIE MADISON County Soil and Water Conservation District, herein called RECIPIE MADISON County Soil and Water Conservation District, herein called RECIPIE MADISON County Soil and Water Conservation District, herein called RECIPIE MITHESSETH: DISTRICT AND RECIPIENT hereby agree that this covenant is executed to satisfy the requirements of lowa Code Section 161A 216 and should be interpreted in a manner that promotes the policies of Chapter 161A of the lowa Code Section 161A 216 requires this covenant is a condition for receiving DISTRICT financial incentive assistance and provides that the owner, present or future, of the property he ascribed is personalty liable through this AGREEMENT if the soil and water conservation practice herein named is not maintained. MITHENDED STRICT hereby agrees to provide \$\frac{3}{3} \frac{3}{3} \frac{3}{3} \frac{1}{3} \frac{1}{3	IOWA FINANCIAL INCENTIV	E PROGRAM FOR SOIL E	ROSION CONTROL	Form IP-4 (Rev. 6
MADISON County Soil and Water Conservation District, herein call day of			Maintananca Agraement N	
This AGREEMENT is made and entered into this	Division of Soil Conservation	•	Maintenance Agreement 14	(same as Application No.)
County Soil and Water Conservation District, herein called RECIPIE WITNESSETH: DISTRICT AND RECIPIENT hereby agree that this covenant is executed to satisfy the requirements of lowa Code Section 161A. 7(16) requires this cove a condition for receiving DISTRICT (Innancial incentive assistance and provides that the owner, present or future, of the property he scribed is personally liable through this AGREEMENT if the soil and water conservation practice herein named is not maintained moved, altered or modified while this AGREEMENT is effective. DISTRICT hereby agrees to provide \$ 3 5 3 1 5 to RECIPIENT for partially or completely financing the herein listed permanent of water conservation practice on the following described agricultural land in the County of ADISTRICT hereby agrees to maintain the erosion control capabilities of the permanent soil and water conservation practice herein named is not maintain the erosion with the property of the permanent soil and water conservation practice herein named is not maintain the erosion control capabilities of the permanent soil and water conservation practice herein named is not within the property with DIVISION maintenance requirements for twenty (20) years from the date of this AGREEMENT. RECIPIENT hereby agrees that no action shall be taken by the RECIPIENT or his/her agents or successors to remove, alter or my soil and water conservation practice herein named for twenty (20) years unloss prior written antiziation is obtained from the DISTRICT hereby agrees that if any unauthorized removal, alteration or modification of soil and water conservation practice herein named for twenty (20) years unloss prior written antiziation so to obtained from the DISTRICT in the RECIPIENT will maintain, repair or reconstruct the practice at his/her own expense. RECIPIENT hereby agrees to notify any prospective purchaser of the property herein described of the landowner's obligations cre y this AGREEMENT. DISTRICT and RECIPIENT agree that the soil and water conservation practic		MADISON	· ·	
DISTRICT, and ED WOTKON, herein called RECIPIES WITNESSETH: DISTRICT AND RECIPIENT hereby agree that this covenant is executed to satisfy the requirements of lowa Code Section 161A. 7(16) requires this cove a condition for receiving DISTRICT financial incentive assistance and provides that the owner, present or future, of the property he secribed is personally liable through this AGREEMENT if the soil and water conservation practice herein named is not maintained amoved, altered or modified while this AGREEMENT is effective DISTRICT hereby agrees to provide \$ 353 to RECIPIENT for partially or completely financing the herein listed permanent with the property of the pr	This AGREEMENT is made ar	nd entered into this	day of June 1	$9\frac{99}{2}$, by and betwe
DISTRICT AND RECIPIENT hereby agree that this covenant is executed to satisfy the requirements of lowa Code Section 161A.7(16) requires this cove a condition for receiving DISTRICT (Inancial incentive assistance and provides that the owner, present or future, of the property he escribed is personally liable through this AGREEMENT if the soil and water conservation practice herein named is not maintained amoved, altered or modified while this AGREEMENT is effective DISTRICT hereby agrees to provide \$ 35-3 15 to RECIPIENT for partially or completely financing the herein listed permanent and water conservation practice on the following described agricultural land in the County omails on the following described agricultural land in the County omails on the following the following described agricultural land in the County omails on the following described agricultural land in the County omails on the following described agricultural land in the County omails on the following described agricultural land in the County omails on the following described agricultural land in the County omails on the following described agricultural land in the County omails on the following described agricultural land in the County omails on the following described agricultural land in the County omails of the following described on the lowa Code before legal or equitable title to any portion of this property is transferred. **DISTRICT** DISTRICT** DISTRIC		IADI'SON	County Soil and Water Conservation	on District, herein cal
DISTRICT AND RECIPIENT hereby agree that this covenant is executed to satisfy the requirements of lowa Code Section 161A.7 (16) requires this cover as a condition for receiving DISTRICT financial incentive assistance and provides that the owner, present or future, of the property he escribed is personally liable through this AGREEMENT if the soil and water conservation practice herein named is not maintained moved or modified while this AGREEMENT is effective. DISTRICT hereby agrees to provide \$ 3 5 3 1 5 to RECIPIENT for partially or completely financing the herein listed permanent with which are conservation practice on the following described agricultural land in the County of ADDS NOTE SECTION 12 GRAND RECIPIENT hereby agrees to maintain the erosion control capabilities of the permanent soil and water conservation practice herein named for twenty (20) years from the date of this AGREEMENT. RECIPIENT hereby agrees that no action shall be taken by the RECIPIENT or his/her agents or successors to remove, after or my soil and water conservation practice herein named for twenty (20) years unless prior written authorization is obtained from the DISTF not incorporated into this AGREEMENT. RECIPIENT hereby agrees that if any unauthorized removal, afteration or modification of soil and water conservation practice herein named for twenty (20) years unless prior written authorization practice herein named cours that the RECIPIENT will maintain, repair or reconstruct the practice at his/her own expense. RECIPIENT hereby agrees to notify any prospective purchaser of the property herein described of the landowner's obligations creed that ARREEMENT. DISTRICT and RECIPIENT will maintain, repair or reconstruct the practice at his/her own expense. PRECIPIENT hereby agrees to notify any prospective purchaser of the property herein described of the landowner's obligations creed that the RECIPIENT will maintain, repair or reconstruct the practice at his/her own expense. PRECIPIENT ARROW RASE, TILE QUILET TERRACE.	DISTRICT, and ED WOODSON		, he	rein called RECIPIEI
RECIPIENT hereby agrees that if any unauthorized removal, alteration or modification of soil and water conservation practice herein na discounts that the RECIPIENT hereby agrees that if any unauthorized removal, alteration or modification of soil and water conservation practice herein na cours that the RECIPIENT hereby agrees that if any unauthorized removal, alteration or modification of soil and water conservation practice herein named for twenty (20) years unless prior written authorization is obtained from the DISTE not incorporated into this AGREEMENT. RECIPIENT hereby agrees that if any unauthorized removal, alteration or modification of soil and water conservation practice herein na cours that the RECIPIENT will maintain, repair or reconstruct the practice at his/her own expense. RECIPIENT hereby agrees to notify any prospective purchaser of the property herein described of the landowner's obligations creed this AGREEMENT and Section 161A.7(16) of the lowa Code before legal or equitable title to any portion of this property is transferred. **ROVERAGE OF THIS AGREEMENT**: DISTRICT and RECIPIENT agree that the soil and water conservation practice detailed in the following description and on the attacketch (hereby made part of this AGREEMENT) were partially or completely installed with DISTRICT funds and are covered by this AGREEMENT 250 FFET NARROW BASE TILE OUTLET TERRACE.	ind should be interpreted in a manne is a condition for receiving DISTRIC lescribed is personally liable throug emoved, altered or modified while th	or that promotes the policies of C CT financial incentive assistance on this AGREEMENT if the soil its AGREEMENT is effective	hapter 161A of the lowa Code. Section 161A and provides that the owner, present or f and water conservation practice herein na	A.7(16) requires this cover uture, of the property he amed is not maintained o
and State of lowa to-writ. RECIPIENT hereby agrees to maintain the erosion control capabilities of the permanent soil and water conservation practice herein na y complying with DIVISION maintenance requirements for twenty (20) years from the date of this AGREEMENT. RECIPIENT hereby agrees that no action shall be taken by the RECIPIENT or his/her agents or successors to remove, after or miny soil and water conservation practice herein named for twenty (20) years unless prior written authorization is obtained from the DISTE not incorporated into this AGREEMENT. RECIPIENT hereby agrees that if any unauthorized removal, afteration or modification of soil and water conservation practice herein na cours that the RECIPIENT will maintain, repair or reconstruct the practice at his/her own expense. RECIPIENT hereby agrees to notify any prospective purchaser of the property herein described of the landowner's obligations cree yithis AGREEMENT and Section 161A.7(16) of the lowa Code before legal or equitable title to any portion of this property is transferred. **COVERAGE OF THIS AGREEMENT:** DISTRICT and RECIPIENT agree that the soil and water conservation practice detailed in the following description and on the attacketch (hereby made part of this AGREEMENT) were partially or completely installed with DISTRICT funds and are covered by this AGREEMENT 250 FFET NARROW BASE TITE OUTLET TERRACE.	DISTRICT hereby agrees to provide	e \$ 35-3 15 to RECIPI	ENT for partially or completely financing the	e herein listed permanent
RECIPIENT hereby agrees to maintain the erosion control capabilities of the permanent soil and water conservation practice herein nay complying with DIVISION maintenance requirements for twenty (20) years from the date of this AGREEMENT. RECIPIENT hereby agrees that no action shall be taken by the RECIPIENT or his/her agents or successors to remove, alter or mony soil and water conservation practice herein named for twenty (20) years unless prior written authorization is obtained from the DISTE not into this AGREEMENT. RECIPIENT hereby agrees that if any unauthorized removal, alteration or modification of soil and water conservation practice herein nat occurs that the RECIPIENT will maintain, repair or reconstruct the practice at his/her own expense. RECIPIENT hereby agrees to notify any prospective purchaser of the property herein described of the landowner's obligations cree yithis AGREEMENT and Section 161A.7(16) of the lowa Code before legal or equitable title to any portion of this property is transferred. **OVERAGE OF THIS AGREEMENT:* DISTRICT and RECIPIENT agree that the soil and water conservation practice detailed in the following description and on the attacketch (hereby made part of this AGREEMENT) were partially or completely installed with DISTRICT funds and are covered by this AGREEMENT 250 FFET NARROW BASE TILE QUILET TERRACE.	and water conservation practice on the	ne following described agricultur	()	_
RECIPIENT hereby agrees to maintain the erosion control capabilities of the permanent soil and water conservation practice herein nay complying with DIVISION maintenance requirements for twenty (20) years from the date of this AGREEMENT. RECIPIENT hereby agrees that no action shall be taken by the RECIPIENT or his/her agents or successors to remove, alter or mony soil and water conservation practice herein named for twenty (20) years unless prior written authorization is obtained from the DISTE not into this AGREEMENT. RECIPIENT hereby agrees that if any unauthorized removal, alteration or modification of soil and water conservation practice herein nat occurs that the RECIPIENT will maintain, repair or reconstruct the practice at his/her own expense. RECIPIENT hereby agrees to notify any prospective purchaser of the property herein described of the landowner's obligations cree yithis AGREEMENT and Section 161A.7(16) of the lowa Code before legal or equitable title to any portion of this property is transferred. **OVERAGE OF THIS AGREEMENT:* DISTRICT and RECIPIENT agree that the soil and water conservation practice detailed in the following description and on the attacketch (hereby made part of this AGREEMENT) were partially or completely installed with DISTRICT funds and are covered by this AGREEMENT 250 FFET NARROW BASE TILE QUILET TERRACE.	T74N/R29W		5E4	
250 FFET NARROW BASE TILE OUTLET TERRACE. 250 STEET NARROW BASE TILE OUTLET TERRACE. 5/25/99 EMM Workhow 6-1-5	RECIPIENT hereby agrees to main y complying with DIVISION mainter RECIPIENT hereby agrees that no may soil and water conservation pracind incorporated into this AGREEME RECIPIENT hereby agrees that if a cours that the RECIPIENT will maint RECIPIENT hereby agrees to noti	tain the erosion control capability tance requirements for twenty (2) action shall be taken by the fittice herein named for twenty (20 NT. any unauthorized removal, alterative fitting prospective purchaser of the prospe	ties of the permanent soil and water consent by years from the date of this AGREEMENT. BECIPIENT or his/her agents or successor. It years unless prior written authorization is non or modification of soil and water consent totice at his/her own expense. It the property herein described of the land	s to remove, alter or mo obtained from the DISTA vation practice herein nar downer's obligations crea
Last Signles 5/25/99 ENM Woodson 6-1-9	RECIPIENT hereby agrees to main by complying with DIVISION mainter RECIPIENT hereby agrees that no ny soil and water conservation pracind incorporated into this AGREEME RECIPIENT hereby agrees that if a occurs that the RECIPIENT will maint RECIPIENT hereby agrees to notify this AGREEMENT and Section 16:	tain the erosion control capability tance requirements for twenty (2) action shall be taken by the fice herein named for twenty (20 NT. In y unauthorized removal, alteratively any prospective purchaser of IA.7(16) of the lowa Code before that the soil and water conserval.	ties of the permanent soil and water consent by years from the date of this AGREEMENT. RECIPIENT or his/her agents or successor) years unless prior written authorization is son or modification of soil and water consent ictice at his/her own expense. If the property herein described of the land legal or equitable title to any portion of this strong practice detailed in the following description of the land legal or equitable title to any portion of this strong practice detailed in the following description.	s to remove, alter or mo obtained from the DISTA vation practice herein nai downer's obligations crea property is transferred.
	RECIPIENT hereby agrees to main by complying with DIVISION mainter RECIPIENT hereby agrees that no ny soil and water conservation pracind incorporated into this AGREEME RECIPIENT hereby agrees that if a cours that the RECIPIENT will main RECIPIENT hereby agrees to noticy this AGREEMENT and Section 16: COVERAGE OF THIS AGREEMENT: DISTRICT and RECIPIENT agree ketch (hereby made part of this AGREEMENT)	tain the erosion control capability ance requirements for twenty (20 action shall be taken by the Fitice herein named for twenty (20 NT. In unauthorized removal, alteratival, repair or reconstruct the prafty any prospective purchaser of IA.7(16) of the lowa Code before that the soil and water conserval.	ties of the permanent soil and water consent by years from the date of this AGREEMENT. RECIPIENT or his/her agents or successor) years unless prior written authorization is son or modification of soil and water consent ictice at his/her own expense. If the property herein described of the land legal or equitable title to any portion of this strong practice detailed in the following description of the land legal or equitable title to any portion of this strong practice detailed in the following description.	s to remove, after or mo obtained from the DISTA vation practice herein nai downer's obligations creat property is transferred.
	RECIPIENT hereby agrees to main by complying with DIVISION mainter RECIPIENT hereby agrees that no ny soil and water conservation pracind incorporated into this AGREEME RECIPIENT hereby agrees that if a ccurs that the RECIPIENT will main RECIPIENT hereby agrees to noticy this AGREEMENT and Section 16: COVERAGE OF THIS AGREEMENT: DISTRICT and RECIPIENT agree ketch (hereby made part of this AGREEMENT)	tain the erosion control capability ance requirements for twenty (20 action shall be taken by the Fitice herein named for twenty (20 NT. In unauthorized removal, alteratival, repair or reconstruct the prafty any prospective purchaser of IA.7(16) of the lowa Code before that the soil and water conserval.	ties of the permanent soil and water consent by years from the date of this AGREEMENT. RECIPIENT or his/her agents or successor) years unless prior written authorization is son or modification of soil and water consent ictice at his/her own expense. If the property herein described of the land legal or equitable title to any portion of this strong practice detailed in the following description of the land legal or equitable title to any portion of this strong practice detailed in the following description.	s to remove, alter or mo obtained from the DISTA vation practice herein nai downer's obligations crea property is transferred.
gnature of SWCD Chairperson Date Signature of RECIPIENT Date	RECIPIENT hereby agrees to main y complying with DIVISION mainter RECIPIENT hereby agrees that no ny soil and water conservation pracind incorporated into this AGREEME RECIPIENT hereby agrees that if a ccurs that the RECIPIENT will main RECIPIENT hereby agrees to noticy this AGREEMENT and Section 16: COVERAGE OF THIS AGREEMENT: DISTRICT and RECIPIENT agree ketch (hereby made part of this AGREEMENT)	tain the erosion control capability ance requirements for twenty (20 action shall be taken by the Fitice herein named for twenty (20 NT. In unauthorized removal, alteratival, repair or reconstruct the prafty any prospective purchaser of IA.7(16) of the lowa Code before that the soil and water conserval.	ties of the permanent soil and water consent by years from the date of this AGREEMENT. RECIPIENT or his/her agents or successor) years unless prior written authorization is son or modification of soil and water consent ictice at his/her own expense. If the property herein described of the land legal or equitable title to any portion of this strong practice detailed in the following description of the land legal or equitable title to any portion of this strong practice detailed in the following description.	s to remove, alter or mo obtained from the DISTA vation practice herein nai downer's obligations crea property is transferred.
	RECIPIENT hereby agrees to main y complying with DIVISION mainter RECIPIENT hereby agrees that no ny soil and water conservation pracind incorporated into this AGREEME RECIPIENT hereby agrees that if a ccurs that the RECIPIENT will main RECIPIENT hereby agrees to noticy this AGREEMENT and Section 16 OVERAGE OF THIS AGREEMENT: DISTRICT and RECIPIENT agree setch (hereby made part of this AGREEMENT)	tain the erosion control capabilition the erosion control capabilition ance requirements for twenty (20 action shall be taken by the Fitice herein named for twenty (20 NT. In unauthorized removal, alterativatin, repair or reconstruct the prafty any prospective purchaser of IA.7(16) of the lowa Code before that the soil and water conservations the soil and water conservations. SEMENT) were partially or complete.	ties of the permanent soil and water consent by years from the date of this AGREEMENT. RECIPIENT or his/her agents or successor) years unless prior written authorization is son or modification of soil and water consent ictice at his/her own expense. If the property herein described of the land legal or equitable title to any portion of this strong practice detailed in the following description of the land legal or equitable title to any portion of this strong practice detailed in the following description.	s to remove, alter or mo obtained from the DISTA vation practice herein nar downer's obligations crea property is transferred.
	RECIPIENT hereby agrees to main y complying with DIVISION mainter RECIPIENT hereby agrees that no ny soil and water conservation pracind incorporated into this AGREEME RECIPIENT hereby agrees that if a ccurs that the RECIPIENT will maint RECIPIENT hereby agrees to not y this AGREEMENT and Section 16. **COVERAGE OF THIS AGREEMENT:* DISTRICT and RECIPIENT agree ketch (hereby made part of this AGREEMENT:* 250 FFEI NARRON BA	tain the erosion control capabilition that the soil and water conservations. The control of the soil and water conservations.	ties of the permanent soil and water consent by years from the date of this AGREEMENT. RECIPIENT or his/her agents or successor) years unless prior written authorization is son or modification of soil and water consent ictice at his/her own expense. If the property herein described of the land legal or equitable title to any portion of this lation practice detailed in the following describely installed with DISTRICT funds and are consented.	s to remove, alter or mo obtained from the DISTA vation practice herein nar downer's obligations creat property is transferred. cription and on the attact covered by this AGREEME
	RECIPIENT hereby agrees to main y complying with DIVISION mainter RECIPIENT hereby agrees that no ny soil and water conservation pracind incorporated into this AGREEME RECIPIENT hereby agrees that if a ccurs that the RECIPIENT will main RECIPIENT hereby agrees to noticy this AGREEMENT and Section 16 OVERAGE OF THIS AGREEMENT: DISTRICT and RECIPIENT agree setch (hereby made part of this AGREEMENT) 250 FFET NARRON BA	tain the erosion control capabilitionance requirements for twenty (20 action shall be taken by the Fitice herein named for twenty (20 NT. ny unauthorized removal, alteratival, repair or reconstruct the prafty any prospective purchaser of IA.7(16) of the lowa Code before that the soil and water conserval EMENT) were partially or complete. SE TILE CUILET TERRACE. 5/25/99 Date	ies of the permanent soil and water consent by years from the date of this AGREEMENT. RECIPIENT or his/her agents or successor) years unless prior written authorization is son or modification of soil and water consentictic at his/her own expense. If the property herein described of the land legal or equitable title to any portion of this stion practice detailed in the following described yinstalled with DISTRICT funds and are consented to the serior of the land stion practice detailed in the following described yinstalled with DISTRICT funds and are consented to the serior of RECIPIENT.	s to remove, alter or monobtained from the DISTE vation practice herein natiowner's obligations cresproperty is transferred. Cription and on the attactovered by this AGREEME
The parties acknowledge that the above-described real property is the subject of a real property contract sale wherein the RECIPIL	RECIPIENT hereby agrees to main by complying with DIVISION mainter RECIPIENT hereby agrees that no my soil and water conservation pracind incorporated into this AGREEME RECIPIENT hereby agrees that if a ccurs that the RECIPIENT will main RECIPIENT hereby agrees to noticy this AGREEMENT and Section 16. **COVERAGE OF THIS AGREEMENT:* DISTRICT and RECIPIENT agree ketch (hereby made part of this AGREEMECK) 250 FFEI' NARRON BA	tain the erosion control capabilitionance requirements for twenty (20 action shall be taken by the Fitice herein named for twenty (20 NT. ny unauthorized removal, alteratival, repair or reconstruct the prafty any prospective purchaser of IA.7(16) of the lowa Code before that the soil and water conserval EMENT) were partially or complete. SE TILE CUILET TERRACE. 5/25/99 Date	ies of the permanent soil and water consent by years from the date of this AGREEMENT. RECIPIENT or his/her agents or successor) years unless prior written authorization is son or modification of soil and water consentictic at his/her own expense. If the property herein described of the land legal or equitable title to any portion of this stion practice detailed in the following described yinstalled with DISTRICT funds and are consented to the serior of the land stion practice detailed in the following described yinstalled with DISTRICT funds and are consented to the serior of RECIPIENT.	s to remove, alter or moobtained from the DISTE vation practice herein naidowner's obligations creating property is transferred. Cription and on the attactovered by this AGREEME
the contract buyer and	RECIPIENT hereby agrees to main by complying with DIVISION mainter RECIPIENT hereby agrees that no ny soil and water conservation pracind incorporated into this AGREEME RECIPIENT hereby agrees that if a cours that the RECIPIENT will main RECIPIENT hereby agrees to notify this AGREEMENT and Section 16: COVERAGE OF THIS AGREEMENT: DISTRICT and RECIPIENT agree ketch (hereby made part of this AGREEMENT) 250 FFET NARRON BA	tain the erosion control capabilition ance requirements for twenty (20 action shall be taken by the Fitice herein named for twenty (20 NT. In unauthorized removal, alteration, repair or reconstruct the prafty any prospective purchaser of IA.7(16) of the lowa Code before that the soil and water conservatement is the soil and water conservate in the soil and water conservate in the soil and water conservate in the soil and water conservate. SETTLE CUILET TERRACE. 5/25/99 Date	ties of the permanent soil and water consent of years from the date of this AGREEMENT. (ECIPIENT or his/her agents or successor) years unless prior written authorization is son or modification of soil and water consent citice at his/her own expense. If the property herein described of the land legal or equitable title to any portion of this stion practice detailed in the following described yinstalled with DISTRICT funds and are consented to the subject of a real property contract so the subject of a real property contract so	s to remove, alter or monobtained from the DISTR vation practice herein naidowner's obligations created property is transferred. Cription and on the attactovered by this AGREEME Date Date
	RECIPIENT hereby agrees to main by complying with DIVISION mainter RECIPIENT hereby agrees that not any soil and water conservation practing incorporated into this AGREEME RECIPIENT hereby agrees that if a occurs that the RECIPIENT will maint RECIPIENT hereby agrees to not by this AGREEMENT and Section 16. COVERAGE OF THIS AGREEMENT: DISTRICT and RECIPIENT agree ketch (hereby made part of this AGREEMENT: 250 FFEI' NARROV BA The parties acknowledge that the sthe contract buyer and The DISTRICT and the contract seeller's acquiring the real property. It is the liable to the same extent as the RE pon landowners pursuant to Section provements installed upon the landowners pursuant to Section provements are property to the p	tain the erosion control capabilition ance requirements for twenty (2) action shall be taken by the Fitice herein named for twenty (20 NT. In unauthorized removal, alterativation, repair or reconstruct the prairie for any prospective purchaser of IA.7(16) of the lowa Code before that the soil and water conservation the soil and water conservation of the CUILET TERRACE. SECTIFE CUILET TERRACE. 5/25/99 Date above-described real property in the eventher contract seller shall be respective for such as in 161A.43. The Code, the required with the aid of the funds provided with the aid of the funds provide	ies of the permanent soil and water consent of years from the date of this AGREEMENT. RECIPIENT or his/her agents or successor.) years unless prior written authorization is ion or modification of soil and water consent citice at his/her own expense. If the property herein described of the land legal or equitable title to any portion of this etely installed with DISTRICT funds and are detely installed with DISTRICT funds and are considered to the subject of a real property contract settler acknowledges to the subject of a real property contract settler acknowledges. The contract settler acknowledges to the contract settler acknowledges.	s to remove, alter or mo obtained from the DISTR vation practice herein nar downer's obligations creat property is transferred. Cription and on the attactovered by this AGREEME dovered by this AGREEME dovered by this AGREEME downers is the contract set ion resulting in the control of this agreement and showledges the duty impose, and that by virtue of the agreement and showledges the duty impose, and that by virtue of the agreement and showledges the duty impose.