MAINTENANCE AGR lowa Department of A Division of Soil Conse	Agriculture & Land Stewardship	Maintenance Ag	reement No	#02 REAP I	FNG 99
		County So	oil and Wate		
Thin ACREEMENT in					
	made and entered into this . 28TH	day of JUNE	, 19	99 , by a	nd betwee
MADISON	Cou	nty Soil and Water (Conservation	District, h	erein calle
DISTRICT, and	STEVEN PHILLIPS	· 	, her	ein called f	RECIPIEN
and should be interpreted in as a condition for receiving described is personally lial	ENT hereby agree that this covenant is executed a manner that promotes the policies of Chapte golsTRICT financial incentive assistance and ble through this AGREEMENT if the soil and while this AGREEMENT is effective.	r 161A of the lowa Code provides that the owner	Section 161A.	7(16) requires	this covenar
DISTRICT hereby agrees	to provide \$	or partially or completely	financing the	herein listed p	permanent so
and water conservation pra-	ctice on the following described agricultural land	in the County of MAI	ISON NE	OF THE SE	OF THE NW
H P.M. SECTION 16 SOUT	11 T75N/R26U			MPUTER	<u> </u>
	and S	State of lowa to-wit:		ECORDED	\overline{V}
RECIPIENT hereby agree any soil and water conserva and incorporated into this A RECIPIENT hereby agree occurs that the RECIPIENT RECIPIENT hereby agree	s that if any unauthorized removal, alteration or will maintain, repair or reconstruct the practice as to notify any prospective purchaser of the re-	rs from the date of this A IENT or his/her agents s unless prior written aut modification of soil and at his/her own expense.	water conserva GREEMENT. or successors horization is of water conserva	to remove, all ptained from the tion practice	Iter or modificate DISTRIC
RECIPIENT hereby agree any soil and water conservation incorporated into this A RECIPIENT hereby agree occurs that the RECIPIENT RECIPIENT hereby agree by this AGREEMENT and SCOVERAGE OF THIS AGREE DISTRICT and RECIPIEN ketch (hereby made part of 1390 FEET OF FIELD WIN	is that no action shall be taken by the RECIPILITION maintenance requirements for twenty (20) years so that no action shall be taken by the RECIPILITION practice herein named for twenty (20) years GREEMENT. Is that if any unauthorized removal, alteration or will maintain, repair or reconstruct the practice as to notify any prospective purchaser of the pection 161A.7(16) of the lowa Code before legal terment: IT agree that the soil and water conservation puthis AGREEMENT) were partially or completely in IDBREAK X 4 ROWS TO INCLUDE 25 SOOTH P.	rs from the date of this A IENT or his/her agents is unless prior written automodification of soil and at his/her own expense. Property herein describe or equitable title to any paractice detailed in the firstalled with DISTRICT fulls.	water conserva GREEMENT. or successors chorization is of water conserva d of the lando cortion of this p collowing descriptions and are conserva E SPRUCE, 25	tion practice to remove, all to remove, all total tion practice wher's obligation and on the perion and the per	Iter or modifine DISTRIC therein named tions created insferred. the attached GREEMENT
RECIPIENT hereby agree and incorporated into this A RECIPIENT hereby agree occurs that the RECIPIENT RECIPIENT hereby agree by this AGREEMENT and SCOVERAGE OF THIS AGREE DISTRICT and RECIPIEN sketch (hereby made part of	In maintenance requirements for twenty (20) years that no action shall be taken by the RECIPILITION practice herein named for twenty (20) years GREEMENT. Is that if any unauthorized removal, alteration or will maintain, repair or reconstruct the practice as to notify any prospective purchaser of the pection 161A.7(16) of the lowa Code before legal EEMENT: IT agree that the soil and water conservation pathis AGREEMENT) were partially or completely in IDBREAK X 4 ROWS TO INCLUDE 25 SOUTH P.	rs from the date of this A IENT or his/her agents is unless prior written automodification of soil and at his/her own expense. Property herein describe or equitable title to any paractice detailed in the firstalled with DISTRICT fulls.	water conserva GREEMENT. or successors chorization is of water conserva d of the lando cortion of this p collowing descriptions and are conserva E SPRUCE, 25	tion practice to remove, all to remove, all total tion practice wher's obligation and on the perion and the per	Iter or modifine DISTRIC therein named tions created insferred. the attached GREEMENT
RECIPIENT hereby agree and incorporated into this A RECIPIENT hereby agree occurs that the RECIPIENT RECIPIENT hereby agree by this AGREEMENT and SCOVERAGE OF THIS AGREE DISTRICT and RECIPIEN sketch (hereby made part of	is that no action shall be taken by the RECIPILITION maintenance requirements for twenty (20) years so that no action shall be taken by the RECIPILITION practice herein named for twenty (20) years GREEMENT. Is that if any unauthorized removal, alteration or will maintain, repair or reconstruct the practice as to notify any prospective purchaser of the pection 161A.7(16) of the lowa Code before legal terment: IT agree that the soil and water conservation puthis AGREEMENT) were partially or completely in IDBREAK X 4 ROWS TO INCLUDE 25 SOOTH P.	rs from the date of this A IENT or his/her agents is unless prior written automodification of soil and at his/her own expense. Property herein describe or equitable title to any paractice detailed in the firstalled with DISTRICT fulls.	water conserva GREEMENT. or successors chorization is of water conserva d of the lando cortion of this p collowing descriptions and are conserva E SPRUCE, 25	tion practice to remove, all to remove, all total tion practice wher's obligation and on the perion and the per	Iter or modifine DISTRIC therein named tions created insferred. the attached GREEMENT
RECIPIENT hereby agree any soil and water conserva and incorporated into this A RECIPIENT hereby agree occurs that the RECIPIENT RECIPIENT hereby agree by this AGREEMENT and SCOVERAGE OF THIS AGREE DISTRICT and RECIPIEN sketch (hereby made part of 1990 FEET OF FIELD WIN	In maintenance requirements for twenty (20) years that no action shall be taken by the RECIPILITION practice herein named for twenty (20) years GREEMENT. Is that if any unauthorized removal, alteration or will maintain, repair or reconstruct the practice is to notify any prospective purchaser of the pection 161A.7(16) of the lowa Code before legal EEMENT: IT agree that the soil and water conservation puthis AGREEMENT) were partially or completely in IDBREAK X 4 ROWS TO INCLUDE 25 SOOTH P. 50 NAKING CHERRY, 100 REDOISER DOGWOOD 125 Chabassic W.	rs from the date of this A IENT or his/her agents is unless prior written automodification of soil and at his/her own expense. Property herein describe or equitable title to any paractice detailed in the firstalled with DISTRICT fulls.	water conserva GREEMENT. or successors chorization is of water conserva d of the lando cortion of this p collowing descriptions and are conserva E SPRUCE, 25	tion practice to remove, all to remove, all total tion practice wher's obligation and on the perion and the per	Iter or modifine DISTRIC therein named tions created insferred. the attached GREEMENT
RECIPIENT hereby agree any soil and water conserva and incorporated into this A RECIPIENT hereby agree occurs that the RECIPIENT RECIPIENT Hereby agree by this AGREEMENT and SCOVERAGE OF THIS AGREED DISTRICT and RECIPIENT Sketch (hereby made part of 390 FEET OF FIELD WIN 25 SCARLED MARKETS Signature of SWCD Chairpasch. The parties acknowledge is the contract buyer and the coefficients acquiring the real pure liable to the same extent pon landowners pursuant provements installed upon	In maintenance requirements for twenty (20) years that no action shall be taken by the RECIPILITION practice herein named for twenty (20) years GREEMENT. Is that if any unauthorized removal, alteration or will maintain, repair or reconstruct the practice is to notify any prospective purchaser of the pection 161A.7(16) of the lowa Code before legal EEMENT: IT agree that the soil and water conservation pathis AGREEMENT) were partially or completely in IDBREAK X 4 ROWS TO INCLUDE 25 SOOTH P. 50 NAKING CHERRY, 100 REDOISER DOGWORD 25 Chabasses 1/2.	rs from the date of this A IENT or his/her agents is unless prior written automodification of soil and at his/her own expense. Property herein describe or equitable title to any property herein describe or equitable title to a real property and occurred. The contracts of Section 161A.7(16) withis agreement, the contracts of the c	water conserva GREEMENT. or successors horization is of water conserva d of the lando portion of this p ollowing descri ands and are con IE SPRUCE, 2! 7, 50 PURPLE ty contract sale re or any actio I provisions of ct seller ackno of seller ackno of of the seller ackno of of the seller ackno of of the seller ackno of the se	tion practice to remove, all btained from the tion practice where's obligate roperty is transperty is transperty is transperty is transperty. CREEN ASI LHAC. is the concentration in this agreement where the concentration in the concentration in the concentration.	the OISTRIC herein named ations created asferred. the attached AGREEMENT BRECIPIENT ontract seller the contract ent and shall duty imposed
RECIPIENT hereby agree any soil and water conserva and incorporated into this A RECIPIENT hereby agree occurs that the RECIPIENT RECIPIENT hereby agree by this AGREEMENT and School of the AGREEMENT and School of the AGREEMENT and School of the AGREEMENT and RECIPIENT Sketch (hereby made part of 390 FEET OF FIFLD WIND AGREEMENT AGREEMENT AND AGREEMENT	That no action shall be taken by the RECIPITION of the named for twenty (20) years of the practice herein named for twenty (20) years. GREEMENT. It is that if any unauthorized removal, alteration or will maintain, repair or reconstruct the practice is to notify any prospective purchaser of the practice is to notify any prospective purchaser of the practice is to notify any prospective purchaser of the practice is to notify any prospective purchaser of the practice is to notify any prospective purchaser of the practice is to notify any prospective purchaser of the practice is to notify any prospective purchaser of the practice is to notify any prospective purchaser. It agree that the soil and water conservation probable is a GREEMENT) were partially or completely in the solution of the funds property is the solution to Section 161A.43, The Code, the requirement of the land with the aid of the funds provided in the land with the aid of the funds provided in the land with the aid of the funds provided in the land with the aid of the funds provided in the land with the aid of the funds provided in the land with the aid of the funds provided in the land with the aid of the funds provided in the land with the aid of the funds provided in the land with the aid of the funds provided in the land with the aid of the funds provided in the land with the aid of the funds provided in the land with the aid of the funds provided in the land with the aid of the funds provided in the land with the aid of the funds provided in the land with the aid of the funds provided in the land with the aid of the funds provided in the land with the aid of the funds provided in the land with the aid of the funds provided in the land with the aid of the funds provided in the land with the aid of the funds provided in the land with the aid of the funds provided in the land with the aid of the funds provided in the land with the aid of the funds provided in the land with the aid of the funds provided in the land with the aid of the funds provi	rs from the date of this A IENT or his/her agents is unless prior written automodification of soil and at his/her own expense. Property herein describe or equitable title to any property herein describe or equitable title to a real property and occurred. The contracts of Section 161A.7(16) withis agreement, the contracts of the c	water conserva GREEMENT. or successors horization is of water conserva d of the lando portion of this p ollowing descri ands and are con IE SPRUCE, 2! 7, 50 PURPLE ty contract sale re or any actio I provisions of ct seller ackno of seller ackno of of the seller ackno of of the seller ackno of of the seller ackno of the se	tion practice to remove, all btained from the tion practice where's obligate roperty is transperty is transperty is transperty is transperty. CREEN ASI LHAC. is the concentration in this agreement where the concentration in the concentration in the concentration.	the OISTRIC herein named ations created asferred. the attached AGREEMENT BRECIPIENT ontract seller the contract ent and shall duty imposed