1:	_	-
_	ν^-	_

	BookPa	ge Recordin	g Fee \$ 6.00 Michelle Utsler, Re	Bepoty
OWA FINANCIAL	INCENTIVE PR	OGRAM FOR SOIL	EROSION CONTROL	Form IP-4 (Rev. 6
IAINTENANCE A	GREEMENT			#20 VOL. 95/9
owa Department o	of Agriculture & L	and Stewardship	Maintenance Agree	ement No." (same as Application No.)
Division of Soil Co	nservation MA	DISON	County Soil	and Water Conservation Dist
			•	
his AGREEMEN1	is made and ent	tered into this	28TH day of DECEMBER	R , 19 <u>98</u> , by and betwe
MADISON			_ County Soil and Water Cor	nservation District, herein cal
STRICT, and	CHARLES W	AYNE ALLEN		, herein called RECIPIEI
nd should be interpret a a condition for rece escribed is personally	ted in a manner that period of the terms of	promotes the policies of ancial incentive assistan	Chapter 161A of the lowa Code. Se ce and provides that the owner, pr	ents of Iowa Code Section 161A.7 ection 161A.7(16) requires this cover resent or future, of the property he e herein named is not maintained o
DISTRICT hereby ag	rees to provide \$ 1	<u>,790.00</u> to RECI	PIENT for partially or completely fit	nancing the herein listed permanent
nd water conservation	practice on the folic	owing described agricult	ural land in the County of MADIS	SON NET NWT SECTION
COTT T75N/R	27W		and State of Iowa to-wit:	COMPUTER
<u>0011 1/3/// N</u>			and State of lowa to-wit.	RECORDED
y complying with DIV RECIPIENT hereby by soil and water con and incorporated into I RECIPIENT hereby a recurs that the RECIPIENT	ISION maintenance is agrees that no action servation practice he this AGREEMENT. agrees that if any unaten return in the control of the contr	requirements for twenty in shall be taken by the grein named for twenty (suthorized removal, altered for reconstruct the	(20) years from the date of this AGI ERECIPIENT or his/her agents or 20) years unless prior written author eation or modification of soil and wa practice at his/her own expense.	ACCOMPARED Atter conservation practice herein nare REEMENT. Successors to remove, alter or moorization is obtained from the DISTR atter conservation practice herein nare
y complying with DIV RECIPIENT hereby ny soil and water con not incorporated into I RECIPIENT hereby a cours that the RECIPIENT hereby y this AGREEMENT a	ISION maintenance is agrees that no action servation practice he this AGREEMENT. BY THE STATE OF THE STATE O	requirements for twenty in shall be taken by the grein named for twenty (suthorized removal, alterepair or reconstruct the prospective purchaser 6) of the lowa Code before	(20) years from the date of this AGI E RECIPIENT or his/her agents or 20) years unless prior written author ation or modification of soil and was practice at his/her own expense. of the property herein described one legal or equitable title to any por	ACCOMPARED Ster conservation practice herein nar REEMENT. Successors to remove, alter or mo prization is obtained from the DISTR ater conservation practice herein nar of the landowner's obligations creation of this property is transferred.
y complying with DIV RECIPIENT hereby by soil and water connumber of the RECIPIENT hereby accurs that the RECIPIENT hereby this AGREEMENT accurs and RECIPIENT hereby by this AGREEMENT accurs and RECIPIENT hereby by this AGREEMENT accurs and RECIPIENT AND ADDRESS A	ISION maintenance is agrees that no action servation practice he this AGREEMENT. IENT will maintain, reagrees to notify any and Section 161A.7(1) AGREEMENT: IPIENT agree that the	requirements for twenty in shall be taken by the grein named for twenty (suithorized removal, alterepair or reconstruct the prospective purchaser 6) of the lowa Code before soil and water conse	(20) years from the date of this AGI E RECIPIENT or his/her agents or 20) years unless prior written author ation or modification of soil and was practice at his/her own expense, of the property herein described ore legal or equitable title to any post rvation practice detailed in the foll	ACCOMPARED Ster conservation practice herein nar REEMENT. Successors to remove, alter or mo prization is obtained from the DISTR ater conservation practice herein nar of the landowner's obligations crea-
y complying with DIV RECIPIENT hereby by soil and water connumber of the soil and water connumber of the soil and the RECIPIENT hereby by this AGREEMENT and RECIPIENT AND ADDRESS A	ISION maintenance is agrees that no action practice he this AGREEMENT. AGREEMENT will maintain, reagrees to notify any and Section 161A.7(1) AGREEMENT: IPIENT agree that the art of this AGREEMER	requirements for twenty in shall be taken by the grein named for twenty (suithorized removal, alterepair or reconstruct the prospective purchaser 6) of the lowa Code before soil and water conse	(20) years from the date of this AGI and RECIPIENT or his/her agents or 20) years unless prior written authoration or modification of soil and was practice at his/her own expense, of the property herein described one legal or equitable title to any positivation practice detailed in the foll upletely installed with DISTRICT fundaments.	ACCOMPARED Ster conservation practice herein nar REEMENT. Successors to remove, alter or mo prization is obtained from the DISTR ater conservation practice herein nar of the landowner's obligations creation of this property is transferred.
y complying with DIV RECIPIENT hereby ny soil and water con nd incorporated into I RECIPIENT hereby a ccurs that the RECIPI RECIPIENT hereby y this AGREEMENT a COVERAGE OF THIS DISTRICT and REC ketch (hereby made po	ISION maintenance is agrees that no action practice he this AGREEMENT. AGREEMENT will maintain, reagrees to notify any and Section 161A.7(1) AGREEMENT: IPIENT agree that the art of this AGREEMER	requirements for twenty in shall be taken by the grein named for twenty (suithorized removal, alterepair or reconstruct the prospective purchaser 6) of the lowa Code before soil and water consent) were partially or com-	(20) years from the date of this AGI and RECIPIENT or his/her agents or 20) years unless prior written authoration or modification of soil and was practice at his/her own expense, of the property herein described one legal or equitable title to any positivation practice detailed in the foll upletely installed with DISTRICT fundaments.	ACCOMPARED Ster conservation practice herein nar REEMENT. Successors to remove, alter or mo prization is obtained from the DISTR ater conservation practice herein nar of the landowner's obligations creation of this property is transferred.
y complying with DIV RECIPIENT hereby ny soil and water con nd incorporated into I RECIPIENT hereby a ccurs that the RECIPI RECIPIENT hereby y this AGREEMENT a COVERAGE OF THIS DISTRICT and REC ketch (hereby made po	ISION maintenance is agrees that no action practice he this AGREEMENT. AGREEMENT will maintain, reagrees to notify any and Section 161A.7(1) AGREEMENT: IPIENT agree that the art of this AGREEMER	requirements for twenty in shall be taken by the arein named for twenty (suthorized removal, alterepair or reconstruct the prospective purchaser 6) of the lowa Code before soil and water consent) were partially or com	(20) years from the date of this AGI and RECIPIENT or his/her agents or 20) years unless prior written authoration or modification of soil and was practice at his/her own expense, of the property herein described one legal or equitable title to any positivation practice detailed in the foll upletely installed with DISTRICT fundaments.	COMPARED ater conservation practice herein nar REEMENT. successors to remove, alter or mo prization is obtained from the DISTR ater conservation practice herein nar of the landowner's obligations creation of this property is transferred. Itowing description and on the attact ds and are covered by this AGREEME
y complying with DIV RECIPIENT hereby my soil and water con indicated into the RECIPIENT hereby a cours that the RECIPIENT hereby this AGREEMENT a COVERAGE OF THIS DISTRICT and RECIPIENT hereby made part of the RECIPIENT and R	ISION maintenance agrees that no actio servation practice he this AGREEMENT. Agrees that if any una IENT will maintain, reagrees to notify any and Section 161A.7(1) AGREEMENT: IPIENT agree that the art of this AGREEMENT NARROW BAS	requirements for twenty in shall be taken by the grein named for twenty (suthorized removal, alterepair or reconstruct the prospective purchaser 6) of the lowa Code before soil and water consent) were partially or com SE TILE OUTLE	(20) years from the date of this AGI and RECIPIENT or his/her agents or 20) years unless prior written authoration or modification of soil and was practice at his/her own expense, of the property herein described one legal or equitable title to any positivation practice detailed in the foll upletely installed with DISTRICT fundaments.	COMPARED Ster conservation practice herein nar REEMENT. Successors to remove, alter or mo prization is obtained from the DISTR ster conservation practice herein nar of the landowner's obligations creation of this property is transferred. Sowing description and on the attact ds and are covered by this AGREEME
y complying with DIV RECIPIENT hereby by soil and water condition of the condition of the cours that the RECIPIENT hereby by this AGREEMENT at the AGREEMENT AT	ISION maintenance agrees that no actio servation practice he this AGREEMENT. IENT will maintain, reagrees to notify any and Section 161A.7(1) AGREEMENT: IPIENT agree that the art of this AGREEMERT NARROW BAS	requirements for twenty in shall be taken by the arein named for twenty (suthorized removal, alterepair or reconstruct the prospective purchaser 6) of the lowa Code before soil and water consent) were partially or com	(20) years from the date of this AGI and RECIPIENT or his/her agents or 20) years unless prior written authoration or modification of soil and was practice at his/her own expense, of the property herein described one legal or equitable title to any positivation practice detailed in the foll upletely installed with DISTRICT fundaments.	COMPARED ater conservation practice herein nar REEMENT. successors to remove, alter or mo prization is obtained from the DISTR ater conservation practice herein nar of the landowner's obligations creation of this property is transferred. Itowing description and on the attact ds and are covered by this AGREEME
r complying with DIV RECIPIENT hereby hy soil and water condition of incorporated into I RECIPIENT hereby a cours that the RECIPIENT hereby a this AGREEMENT a COVERAGE OF THIS DISTRICT and RECIPIENT hereby made page 1800 FEET	ISION maintenance agrees that no actio servation practice he this AGREEMENT. Agrees that if any una IENT will maintain, reagrees to notify any and Section 161A.7(1) AGREEMENT: IPIENT agree that the art of this AGREEMENT NARROW BAS	requirements for twenty in shall be taken by the grein named for twenty (suthorized removal, alterepair or reconstruct the prospective purchaser 6) of the lowa Code before soil and water consent) were partially or com SE TILE OUTLE	(20) years from the date of this AGI and RECIPIENT or his/her agents or 20) years unless prior written authoration or modification of soil and was practice at his/her own expense, of the property herein described one legal or equitable title to any positivation practice detailed in the foll upletely installed with DISTRICT fundaments.	COMPARED Ster conservation practice herein name REEMENT. Successors to remove, alter or more prization is obtained from the DISTR ater conservation practice herein name of the landowner's obligations creation of this property is transferred. Solving description and on the attack and are covered by this AGREEME
y complying with DIV RECIPIENT hereby ny soil and water con nd incorporated into I RECIPIENT hereby a ccurs that the RECIPI RECIPIENT hereby y this AGREEMENT a OVERAGE OF THIS DISTRICT and REC cetch (hereby made pi	ISION maintenance agrees that no actio servation practice he this AGREEMENT. Agrees that if any una IENT will maintain, reagrees to notify any and Section 161A.7(1) AGREEMENT: IPIENT agree that the art of this AGREEMENT NARROW BAS	requirements for twenty in shall be taken by the arein named for twenty (suthorized removal, alterepair or reconstruct the prospective purchaser 6) of the Iowa Code before soil and water consent) were partially or common SE TILE OUTLE	(20) years from the date of this AGI a RECIPIENT or his/her agents or 20) years unless prior written authoration or modification of soil and was practice at his/her own expense. of the property herein described one legal or equitable title to any positivation practice detailed in the follopletely installed with DISTRICT fundaments.	COMPARED Ster conservation practice herein nar REEMENT. Successors to remove, alter or mo prization is obtained from the DISTR ater conservation practice herein nar of the landowner's obligations creation of this property is transferred. Howing description and on the attact distandance covered by this AGREEME 12/28/98 Date
y complying with DIV RECIPIENT hereby by soil and water connumber of the property of the prope	ISION maintenance agrees that no actio servation practice he this AGREEMENT. IENT will maintain, reagrees to notify any and Section 161A.7(1) AGREEMENT: IPIENT agree that the act of this AGREEMENT. NARROW BAS	requirements for twenty in shall be taken by the arein named for twenty (suthorized removal, alterepair or reconstruct the prospective purchaser 6) of the Iowa Code before soil and water consent) were partially or common SE TILE OUTLE	(20) years from the date of this AGI a RECIPIENT or his/her agents or 20) years unless prior written authoration or modification of soil and was practice at his/her own expense. of the property herein described one legal or equitable title to any positivation practice detailed in the follopletely installed with DISTRICT fundaments.	COMPARED ater conservation practice herein nar REEMENT. successors to remove, alter or mo prization is obtained from the DISTR ater conservation practice herein nar of the landowner's obligations creation of this property is transferred. Itowing description and on the attact des and are covered by this AGREEME 12/28/98 Date Contract sale wherein the RECIPIE
y complying with DIV RECIPIENT hereby ny soil and water con nd incorporated into RECIPIENT hereby a CCURS that the RECIPIENT RECIPIENT hereby y this AGREEMENT a COVERAGE OF THIS DISTRICT and REC ketch (hereby made points) panature of SWCD Chairpers The parties acknow at the contract buyer a The DISTRICT and eller's acquiring the liable to the same ellable to the same pon landowners purporovements installer	ISION maintenance agrees that no action servation practice he this AGREEMENT. IENT will maintain, reagrees that if any una len't will maintain, reagrees to notify any and Section 161A.7(1) AGREEMENT: IPIENT agree that the act of this AGREEMENT art of this AGREEMENT.	requirements for twenty in shall be taken by the grein named for twenty (suthorized removal, alterepair or reconstruct the prospective purchaser (a) of the lowa Code beforms of the lowards of	(20) years from the date of this AGI and RECIPIENT or his/her agents or 20) years unless prior written authoration or modification of soil and was practice at his/her own expense, of the property herein described one legal or equitable title to any positive legal or equitable title to any positive property installed with DISTRICT fundants. TERRACE. Signature of RECIPIENT Event of contract default, forfeiture as positive for compliance with all haction had occurred. The contract default and the property of Section 161A,7(16) and property of Section 161A,7(16).	compared the contract sale wherein the RECIPIL stee contract sale wherein the contract sale cont