'E OF IOWA,	Inst. No. 179	Filed for Recor	rd this day of	Dec	95	11:43 PM
SON COUNTY,		210	rd thisday of _		33 at	11:43 PM
SON COONTY,	Book	Page 510 Rec	cording Fee \$6.00	Michelle Utslei	, Recorder, By _	Skirley H. T.
IOWA FINANCIA MAINTENANCE	L INCENTIVE PR	OGRAM FOR SO	DIL EROSION CON	ITROL		Form IP-4 (Rev.
	of Agriculture &	•		nance Agre	ement No	. #36 VOL 92/9
		M	MADISON	County Soil	and Wate	r Conservation Dis
This AGREEMEN	T is made and en	tered into this	29 day d	of Dec.	, 19	25, by and betw
			County Soil ar	d Water Co	nservatior	District, herein ca
DISTRICT, and $_$	STEVE (CROW			, her	ein called RECIPIE
s a condition for rec ascribed is personal moved, altered or m	red in a manner that eiving DISTRICT fina ly liable through this odified while this AGF	promotes the policies incial incentive assist AGREEMENT if the REEMENT is effective.		Towa Code. Se t the owner, pi vation practice	ection 161A. resent or fut herein nam	7(16) requires this coverure, of the property had is not maintained
			CIPIENT for partially o	MADT		nerein listed permanen
id water conservation	n practice on the follo	wing described agrici	ultural land in the Coun	ty of		
SE4 SE4 SE	C 34 SO T75N/F	26W MADISON				0711197777
			and State of Iowa	to-wit:		
RECIPIENT hereby y soil and water con d incorporated into the RECIPIENT hereby a curs that the RECIPI	agrees that no action servation practice her his AGREEMENT. Igrees that if any unal ENT will maintain, res	addinaments for twenty is shall be taken by the ein named for twenty uthorized removal, altho- pair or reconstruct the	abilities of the permane y (20) years from the di he RECIPIENT or his/i (20) years unless prior eration or modification b practice at his/her ow	ate of this AGR ner agents or : written author of soil and wat	EEMENT. Successors (ization is ob- er conserval	to remove, alter or mo tained from the DISTR tion practice herein nar
RECIPIENT hereby by soil and water conditions incorporated into the RECIPIENT hereby accurs that the RECIPIENT hereby	agrees that no action servation practice her his AGREEMENT. Igrees that if any unat ENT will maintain, rejacrees to notify any	addinaments for twenty is shall be taken by the rein named for twenty juthorized removal, altho- pair or reconstruct the prospective purchase	ty (20) years from the di he RECIPIENT or his/i (20) years unless prior	ate of this AGR ner agents or so written author of soil and wat nexpense.	EEMENT. successors frization is ob-	to remove, alter or mo stained from the DISTR
RECIPIENT hereby y soil and water cond incorporated into the RECIPIENT hereby accurs that the RECIPIENT hereby this AGREEMENT accurs agreement accurs that the RECIPIENT hereby this AGREEMENT accurs that agreement accurs that agreement accurs that agreement accurs to the recipient and recipient accurate the recipient and recipient accurate the recipient a	agrees that no action servation practice her his AGREEMENT. Igrees that if any unau ENT will maintain, regagrees to notify any nd Section 161A.7(16	a shall be taken by the shall be taken by th	y (20) years from the di he RECIPIENT or his/i (20) years unless prior eration or modification b practice at his/her own er of the property here	ate of this AGR ner agents or a written author of soil and wat n expense, in described of itle to any port	EEMENT. successors (rization is ob- er conserval of the landor ion of this pi	to remove, alter or mo stained from the DISTR tion practice herein nar wner's obligations crea coperty is transferred.
RECIPIENT hereby y soil and water condincorporated into the RECIPIENT hereby acurs that the RECIPIENT hereby this AGREEMENT acurs acurs that the RECIPIENT hereby this AGREEMENT acurs acurs acurs acurs that the RECIPIENT hereby this AGREEMENT acurs acur	agrees that no action servation practice her his AGREEMENT. Igrees that if any unau ENT will maintain, regagrees to notify any nd Section 161A.7(16	as shall be taken by the shall be taken by t	eration presting design	ate of this AGR ner agents or a written author of soil and wat n expense, in described of itle to any port	EEMENT. successors (rization is ob- er conserval of the landor ion of this pu- wing descript and are cove	to remove, alter or mo stained from the DISTR tion practice herein nar wner's obligations crea coperty is transferred.
RECIPIENT hereby y soil and water cond incorporated into the RECIPIENT hereby acurs that the RECIPIENT hereby this AGREEMENT acurs and RECIPIENT and RECIPIE	agrees that no action servation practice her servation practice her his AGREEMENT. Igrees that if any unatenation will maintain, repares to notify any nd Section 161A.7(16) AGREEMENT: PIENT agree that the int of this AGREEMENT WE COMMENT	a shall be taken by the shall be taken by th	eration presting design	ate of this AGR mer agents or so written author of soil and waten expense, in described of itle to any port ded in the follopistraict funds	successors of ization is observation of the landor ion of this provided and are covered to the landor of the landor ion of this provided and are covered to the landor of this provided to the landor of this provided to the landor of this provided to the landor of the l	to remove, alter or montained from the DISTR tion practice herein narrowner's obligations creatoperty is transferred. In the property of the strangered by this AGREEME
RECIPIENT hereby y soil and water cond incorporated into the RECIPIENT hereby acurs that the RECIPIENT hereby this AGREEMENT a DISTRICT and RECIPIENT hereby made particle (hereby made particle).	agrees that no action servation practice her servation practice her his AGREEMENT. Igrees that if any unatenation will maintain, repares to notify any nd Section 161A.7(16) AGREEMENT: PIENT agree that the int of this AGREEMENT WE COMMENT	ashall be taken by the shall be taken by althorized removal, althorized removal, althorized reconstruct the prospective purchase of the lowa Code be a soil and water construction were partially or construction.	ervation practice detail explored by the property here fore legal or equitable to	ate of this AGR mer agents or so written author of soil and waten expense, in described of itle to any port ded in the follopistraict funds	successors of ization is observation of the landor ion of this provided and are covered to the landor of the landor ion of this provided and are covered to the landor of this provided to the landor of this provided to the landor of this provided to the landor of the l	to remove, alter or montained from the DISTE tion practice herein nation practice herein nationer's obligations created to transferred. In the state of the stat
RECIPIENT hereby y soil and water cond incorporated into the RECIPIENT hereby acurs that the RECIPIENT hereby this AGREEMENT acurs and RECIPIENT and RECIPIE	agrees that no action servation practice her servation practice her his AGREEMENT. Igrees that if any unatenation will maintain, repares to notify any nd Section 161A.7(16) AGREEMENT: PIENT agree that the int of this AGREEMENT WE COMMENT	ashall be taken by the shall be taken by althorized removal, althorized removal, althorized reconstruct the prospective purchase of the lowa Code be a soil and water construction were partially or construction.	ervation practice detail explored by the property here fore legal or equitable to	ate of this AGR mer agents or so written author of soil and waten expense, in described of itle to any port ded in the follopistraict funds	successors of ization is observation of the landor ion of this provided and are covered to the landor of the landor ion of this provided and are covered to the landor of this provided to the landor of this provided to the landor of this provided to the landor of the l	to remove, alter or mo stained from the DISTE tion practice herein nar wner's obligations crea coperty is transferred.
RECIPIENT hereby y soil and water cond incorporated into the RECIPIENT hereby acurs that the RECIPIENT hereby this AGREEMENT and RECIPIENT and RECIPIENT and RECIPIENT (hereby made particle) (hereby made par	agrees that no action servation practice her his AGREEMENT. Igrees that if any unatended and servation practice her his AGREEMENT. Igrees that if any unatended and servation 161A.7(16) AGREEMENT: PIENT agree that the int of this AGREEMEN. W.S. Common	ashall be taken by the sair or reconstruct the prospective purchase of the lowa Code be a soil and water const. 2 0 000000000000000000000000000000000	ervation practice detail practice detail ervation practice detail practice detail practice detai	ate of this AGR mer agents or so written author of soil and wate expense, in described of itle to any port and in the follopistraict funds	EEMENT. successors trization is ob- er conservation of the landor- ion of this pi wing descript and are cov	to remove, alter or motation practice herein nation practice herein nation practice herein nations created by the second on the attacered by this AGREEME
RECIPIENT hereby y soil and water cond incorporated into the RECIPIENT hereby accurs that the RECIPIENT hereby this AGREEMENT and RECIPIENT and RECIPIENT and RECIPIENT (hereby made particle of SWCD Chairperson here parties acknowledge)	agrees that no action servation practice her his AGREEMENT. Igrees that if any unatender will maintain, repagrees to notify any agrees to notify any nd Section 161A.7(16) AGREEMENT: PIENT agree that the int of this AGREEMEN	ashall be taken by the shall be taken by althorized removal, althorized removal, althorized reconstruct the prospective purchase of the lowa Code be a soil and water construction were partially or construction.	ervation practice detail ervation practice det	ate of this AGR mer agents or so written author of soil and wate expense, in described of itle to any port and in the follopistraict funds	EEMENT. successors trization is ob- er conservation of the landor- ion of this pi wing descript and are cov	to remove, alter or montained from the DISTE tion practice herein native wher's obligations created by the stransferred. The prior and on the attackered by this AGREEME The prior and the stransferred by this AGREEME
RECIPIENT hereby y soil and water cond incorporated into the RECIPIENT hereby acurs that the RECIPIENT hereby at this AGREEMENT and RECIPIENT	agrees that no action servation practice her servation practice her his AGREEMENT. Igrees that if any unate ENT will maintain, repagrees to notify any agrees to notify any nd Section 161A.7(16 AGREEMENT: PIENT agree that the art of this AGREEMENT PIENT agree that the art of this AGREEMENT OF AGREEMENT: PIENT agree that the art of this AGREEMENT OF AGREEMENT: PIENT agree that the art of this AGREEMENT OF AGREEMENT: PIENT agree that the above-to the thin agree that the above-to the agree that the agree that the agree that the above-to the agree that the above-to the thin agree that the above-to the thin agree that the above-to the agree that t	and in shall be taken by the shall be taken	ervation practice detail ervation practice det	ate of this AGR mer agents or so written author of soil and wath expense, in described coitle to any port ed in the follopistrict funds accepted to the follopistrict funds concepted to the follopistrict funds accepted to the funds accepted to the follopistrict funds accepted to the follopistrict funds accepted to the follopistrict funds accepted to the	er conservation of the landor of this picture. wing description of this picture. and are covered on tract sale of the landor of this picture.	to remove, alter or montained from the DISTR tion practice herein narrowner's obligations created by the second of the attackered by this AGREEME Wherein the RECIPIE The contract selection and shyledges the duty impos
RECIPIENT hereby by soil and water condincorporated into the RECIPIENT hereby acurs that the RECIPIENT hereby at this AGREEMENT and RECIPIENT	agrees that no action servation practice her servation practice her his AGREEMENT. Igrees that if any unate ENT will maintain, repagrees to notify any agrees to notify any nd Section 161A.7(16 AGREEMENT: PIENT agree that the art of this AGREEMENT PIENT agree that the art of this AGREEMENT OF AGREEMENT: PIENT agree that the art of this AGREEMENT OF AGREEMENT: PIENT agree that the art of this AGREEMENT OF AGREEMENT: PIENT agree that the above-to the thin agree that the above-to the agree that the agree that the agree that the above-to the agree that the above-to the thin agree that the above-to the thin agree that the above-to the agree that t	and in shall be taken by the shall be taken	ervation practice detail mpletely installed with D SELLER) event of contract defail esponsible for compliant action had occurred. esponsible for compliant action had occurred. experienced by the experience of the property here fore legal or equitable to the property here signature or R SELLER) event of contract defail esponsible for compliant action had occurred. experienced by the experience of section revisided by the experience.	ate of this AGR her agents or so written author of soil and wath expense, in described coitle to any port ed in the followistrict funds earl property conce with all property conce with all property contract so 161A.7(16) of ent, the contract sove statutory	er conservation of the landor of this picture. wing description of this picture. ontract sale r any action ovisions of eller acknow the Code, act seller will duties.	to remove, alter or montained from the DISTR tion practice herein narrowner's obligations creatoperty is transferred. In the contract self-resulting in th
RECIPIENT hereby by soil and water condincorporated into the RECIPIENT hereby accurs that the RECIPIENT hereby at this AGREEMENT and RECIPIENT	agrees that no action servation practice her his AGREEMENT. Igrees that if any unatended and servation practice her his AGREEMENT. Igrees that if any unatended and section 161A.7(16 AGREEMENT: PIENT agree that the int of this AGREEMEN' TO BE CONTROLLED AND AGREEMEN' DORIS WELLIFULLY THE CONTROLLED AND THE LITTLE AND	as shall be taken by the shall be taken by t	ervation practice detail present of contract defair signature of R SELLER) event of contract defair seponsible for compliant action had occurred requirements of Section rovided by this agreemin complying with the action pulping with the action practice.	ate of this AGR ner agents or so written author of soil and wath expense, in described coitle to any port ed in the follopistrict funds earl property conce with all property concentrations and concentrations are concentrations are concentrations are concentrations and concentrations are concentrations.	er conservation of the landor of this picture. wing description of this picture. ontract sale r any action ovisions of eller acknow the Code, act seller will duties.	to remove, alter or montained from the DISTR tion practice herein narrowner's obligations creatoperty is transferred. In the contract self-tresulting in the