| OWA FINANCIAL INCENTIVE PROGRAM F | | |
|---|--|--|
| owa Department of Agriculture & Land Stew Division of Soil Conservation | | (same as Application No.) |
| <u>Madison</u> | County Soil and Water Conservat | ion District |
| This AGREEMENT is made and entered int | o this <u>20TH</u> day of <u>IULY</u> , 19 95 | 5, by and between |
| Madison | County Soil and Water Conservation | District, herein called |
| DISTRICT, and | amer, here | in called RECIPIENT. |
| pe interpreted in a manner that promotes the policies of (| enant is executed to satisfy the requirements of Iowa Code Chapter 467A of the Iowa Code. Section 467A.7(16) requir d provides that the owner, present or future, of the property servation practice herein named is not maintained or is rem | herein described is personally |
| DISTRICT hereby agrees to provide \$ 577.55 | to RECIPIENT for partially or completely financing t | the herein listed permanent soil |
| and water conservation practice on the following descri | Mad | ison |
| | and State of Iowa to-wit: | |
| NE4SW4-9 T74N-R27W | | |
| water conservation practice herein named for twenty (20 | n by the RECIPIENT or his/her agents or successors to rem) years unless prior written authorization is obtained from | the DISTRICT and incorporated |
| nto this AGREEMENT. RECIPIENT hereby agrees that if any unauthorized recours that the RECIPIENT will maintain, repair or reconnective particles and section 467A.7(16) of the Iowa Code COVERAGE OF THIS AGREEMENT: | emoval, alteration or modification of soil and water consinestruct the practice at his/her own expense, burchaser of the property herein described of the landown be before legal or equitable title to any portion of this property conservation practice detailed in the following descrip or completely installed with DISTRICT funds and are conservation are conservation as a conservation of the conservation o | ervation practice herein named her's obligations created by this erty is transferred. |
| into this AGREEMENT. RECIPIENT hereby agrees that if any unauthorized reoccurs that the RECIPIENT will maintain, repair or reconnective pages to notify any prospective pagreement and Section 467A.7(16) of the Iowa Code COVERAGE OF THIS AGREEMENT: DISTRICT and RECIPIENT agree that the soil and wall (hereby made part of this AGREEMENT) were partially 550 ft. Terrace, 2 intakes, 1 out | emoval, alteration or modification of soil and water considerative the practice at his/her own expense, burchaser of the property herein described of the landown before legal or equitable title to any portion of this property conservation practice detailed in the following descrip or completely installed with DISTRICT funds and are conservation and 330 ft. 5" tile | ervation practice herein named ner's obligations created by this erty is transferred. Ition and on the attached sketch wered by this AGREEMENT. |
| into this AGREEMENT. RECIPIENT hereby agrees that if any unauthorized reoccurs that the RECIPIENT will maintain, repair or reconfective pages to notify any prospective pagreement and Section 467A.7(16) of the lowa Code COVERAGE OF THIS AGREEMENT: DISTRICT and RECIPIENT agree that the soil and was (hereby made part of this AGREEMENT) were partially. 550 ft. Terrace, 2 intakes, 1 out | emoval, alteration or modification of soil and water considerative the practice at his/her own expense. Durchaser of the property herein described of the landown before legal or equitable title to any portion of this property conservation practice detailed in the following descrip or completely installed with DISTRICT funds and are conservation and 330 ft. 5" tile | ervation practice herein named her's obligations created by this erty is transferred. |
| Into this AGREEMENT. RECIPIENT hereby agrees that if any unauthorized reoccurs that the RECIPIENT will maintain, repair or reconnective pages to notify any prospective pagement and Section 467A.7(16) of the Iowa Code COVERAGE OF THIS AGREEMENT: DISTRICT and RECIPIENT agree that the soil and wall (hereby made part of this AGREEMENT) were partially. 550 ft. Terrace, 2 intakes, 1 out | emoval, alteration or modification of soil and water consistruct the practice at his/her own expense, burchaser of the property herein described of the landowr before legal or equitable title to any portion of this property conservation practice detailed in the following descrip or completely installed with DISTRICT funds and are conservation and 330 ft. 5" tile | ervation practice herein named ner's obligations created by this erty is transferred. Ition and on the attached sketch wered by this AGREEMENT. |
| into this AGREEMENT. RECIPIENT hereby agrees that if any unauthorized reoccurs that the RECIPIENT will maintain, repair or reconnective pages to notify any prospective pagreement and Section 467A.7(16) of the Iowa Code COVERAGE OF THIS AGREEMENT: DISTRICT and RECIPIENT agree that the soil and wall (hereby made part of this AGREEMENT) were partially. 550 ft. Terrace, 2 intakes, 1 out | emoval, alteration or modification of soil and water considerative the practice at his/her own expense, burchaser of the property herein described of the landowr before legal or equitable title to any portion of this property conservation practice detailed in the following descrip or completely installed with DISTRICT funds and are conservation and 330 ft. 5" tile 5/13/95 Signature of RECIPIENT | ervation practice herein named her's obligations created by this erty is transferred. Ition and on the attached sketch wered by this AGREEMENT. JULY 20, 1995 Date wherein the RECIPIENT is the |
| Into this AGREEMENT. RECIPIENT hereby agrees that if any unauthorized reoccurs that the RECIPIENT will maintain, repair or record RECIPIENT hereby agrees to notify any prospective pagreements and Section 467A.7(16) of the lowa Code COVERAGE OF THIS AGREEMENT: DISTRICT and RECIPIENT agree that the soil and was (hereby made part of this AGREEMENT) were partially. 550 ft. Terrace, 2 intakes, 1 out Signature of WCD Chairperson District and the contract seller hereby agree the acquiring the real property, the contract seller shall be same extent as the RECIPIENT would be if no such act pursuant to Section 467A.43, The Code, the requirement and that hy virtue of the improvements installed. | emoval, alteration or modification of soil and water construct the practice at his/her own expense. Durchaser of the property herein described of the landowr before legal or equitable title to any portion of this property conservation practice detailed in the following descrip or completely installed with DISTRICT funds and are conservation and 330 ft. 5" tile 5/13/95 Signature of RECIPIENT CONTRACT SALE | ervation practice herein named her's obligations created by this erty is transferred. Ition and on the attached sketch wered by this AGREEMENT. JULY 20 1995 Date Wherein the RECIPIENT is the is the contract seller. Is the contract seller's element and shall be liable to the duty imposed upon landowners 1980 Session of the 68th General is agreement, the contract seller |
| into this AGREEMENT. RECIPIENT hereby agrees that if any unauthorized reoccurs that the RECIPIENT will maintain, repair or record RECIPIENT hereby agrees to notify any prospective pagreement and Section 467A.7(16) of the lowa Code COVERAGE OF THIS AGREEMENT: DISTRICT and RECIPIENT agree that the soil and was (hereby made part of this AGREEMENT) were partially. 550 ft. Terrace, 2 intakes, 1 out Signature of WCD Chairperson District and the contract seller hereby agree the acquiring the real property, the contract seller shall be same extent as the RECIPIENT would be if no such act pursuant to Section 467A.43, The Code, the requirement Assembly, and that by virtue of the improvements install will have received a benefit and an improvement to said | emoval, alteration or modification of soil and water considerative the practice at his/her own expense. Surchaser of the property herein described of the landown before legal or equitable title to any portion of this property or completely installed with DISTRICT funds and are considered, and 330 ft. 5" tile Signature of RECIPIENT CONTRACT SALE | ervation practice herein named her's obligations created by this erty is transferred. Ition and on the attached sketch wered by this AGREEMENT. JULY 20 1995 Date Wherein the RECIPIENT is the is the contract seller. Is the contract seller's element and shall be liable to the duty imposed upon landowners 1980 Session of the 68th General is agreement, the contract seller |
| into this AGREEMENT. RECIPIENT hereby agrees that if any unauthorized reoccurs that the RECIPIENT will maintain, repair or reconnective pages to notify any prospective pagement and Section 467A.7(16) of the lowa Code COVERAGE OF THIS AGREEMENT: DISTRICT and RECIPIENT agree that the soil and was (hereby made part of this AGREEMENT) were partially. 550 ft. Terrace, 2 intakes, 1 out Signature of SWCD Chairperson The parties acknowledge that the above-described recontract buyer and The DISTRICT and the contract seller hereby agree the acquiring the real property, the contract seller shall be same extent as the RECIPIENT would be if no such act pursuant to Section 467A.43, The Code, the requirement Assembly, and that by virtue of the improvements install will have received a benefit and an improvement to said. Signature of SWCD Chairperson | emoval, alteration or modification of soil and water considerative the practice at his/her own expense. Surchaser of the property herein described of the landown before legal or equitable title to any portion of this property or completely installed with DISTRICT funds and are considered, and 330 ft. 5" tile Signature of RECIPIENT | ervation practice herein named her's obligations created by this erty is transferred. tion and on the attached sketch wered by this AGREEMENT. JULY 20.1995 Date is the contract seller. I resulting in the contract seller's element and shall be liable to the duty imposed upon landowners 1980 Session of the 68th General is agreement, the contract seller the above statutory duties. |
| into this AGREEMENT. RECIPIENT hereby agrees that if any unauthorized reoccurs that the RECIPIENT will maintain, repair or record RECIPIENT hereby agrees to notify any prospective pagreement and Section 467A.7(16) of the Iowa Code COVERAGE OF THIS AGREEMENT: DISTRICT and RECIPIENT agree that the soil and wall (hereby made part of this AGREEMENT) were partially. 550 ft. Terrace, 2 intakes, 1 out The parties acknowledge that the above-described recontract buyer and The DISTRICT and the contract seller hereby agree the acquiring the real property, the contract seller shall be same extent as the RECIPIENT would be if no such act pursuant to Section 467A.43, The Code, the requirement Assembly, and that by virtue of the improvements install will have received a benefit and an improvement to said. Signature of SWCD Chairperson Distirbution. SWCD case file (white), Contract Seller (g | emoval, alteration or modification of soil and water considerative the practice at his/her own expense. Surchaser of the property herein described of the landown abefore legal or equitable title to any portion of this property or completely installed with DISTRICT funds and are considered, and 330 ft. 5" tile Solution of RECIPIENT Solution of RECIPIENT | ervation practice herein named her's obligations created by this erty is transferred. Ition and on the attached sketch wered by this AGREEMENT. JULY 20 1995 Date Wherein the RECIPIENT is the is the contract seller's element and shall be liable to the duty imposed upon landowners 1980 Session of the 68th General is agreement, the contract seller is the above statutory duties. Date Ce agreement file (goldenrod) |