| OF IOWA  | Inst. No   |  | Filed for Record this.   | 9 day o Septe   | 11021 <sub>19</sub> 90 at _  | 9:48 AM   |
|--|--|--|--|---|--|---|
| ss.<br>ON COUNTY,  | Book <u>\$\frac{4}{3}</u>  | Page <b>6</b>  | 38 Recording   | g Fee \$6.00Mici  | nelle Utsler, Recorder, By _   | Betty M. Nible  |
| OWA FINANCIA   | L INCENTIVE  | PROGRAM  |  | ROSION CONTRO   | 0004040000   | Form tP-4 (Rev. 6/5   |
| AINTENANCE .   | of Agriculture   | & Land Si  | lewardship   | Maintenand  | e Agreement No   | #05 Vol 95/96<br>(same as Application No.)  |
| ivision of Soil C  |  | ·  | Madison  |   | •  | er Conservation Distr   |
|  |  |  |  |   | SEPTEMBER  | 9 <u>96</u> , by and betwe  |
| his AGREEMEN   | IT is made and   |  |  | •   |  |   |
| Mad  | lison  |  |  | County Soil and Wa  | ater Conservatio   | n District, herein call   |
| DISTRICT, and _  | Mike   | Taylor   |  |   | , he   | rein called RECIPIEN  |
| nd should be interp  | reted in a manner  | that promote   | s the policies of C  | napter to the time tower  | owner present or fi  | wa Code Section 161A.7(<br>A.7(16) requires this coven<br>uture, of the property her<br>imed is not maintained o  |
| emoved, altered or r   | nodified while this  | AGHEEMEN   | II is effective.   |   |  |   |
| DISTRICT hereby  | agrees to provide  | \$ 6639.5  | 0 to RECIP   | TENT for partially or con   | npletely financing the   | e herein listed permanent   |
| nd water conservati  | on practice on the   | e following de   | scribed agricultu  | ral land in the County of   | Madison SEt sec  | tion 24 Webster twsp  |
| T75N/R29W Madis  |  |  |  | _ and State of Iowa to-w  |  |   |
| by complying with D<br>RECIPIENT hereb<br>iny soil and water c<br>and incorporated int<br>RECIPIENT hereb<br>occurs that the REC   | IVISION maintenary agrees that no onservation praction this AGREEMEN agrees that if an IPIENT will maintain.   | ance requirem<br>action shall<br>ice herein nar<br>NT.<br>iy unauthorize<br>ain, repair or   | be taken by the med for twenty (2) and removal, altera reconstruct the present | RECIPIENT or his/her 0) years unless prior writtion or modification of stractice at his/her own ex-   | agents or successor<br>tten authorization is<br>oil and water conser<br>pense.   | obtained from the DISTR relation practice herein nar downer's obligations crea  |
| y complying with D<br>RECIPIENT hereb<br>ny soil and water on<br>incorporated int<br>RECIPIENT hereb<br>occurs that the REC<br>RECIPIENT hereb<br>y this AGREEMEN'   | or agrees that no onservation practice this AGREEMEN agrees that if an IPIENT will maintain and Section 161  IS AGREEMENT:   | ance requirent action shall ice herein nar NT. If y unauthorize ain, repair or y any prospe A.7(16) of the   | be taken by the med for twenty (2) and removal, altera reconstruct the prective purchaser to low a Code befor  | RECIPIENT or his/her 0) years unless prior wri- ution or modification of stractice at his/her own ex- of the property herein or legal or equitable title  | agents or successor<br>tten authorization is<br>oil and water conser-<br>pense.<br>described of the lan<br>to any portion of this  | s to remove, alter or mo-<br>obtained from the DISTR<br>relation practice herein nar-<br>downer's obligations crease<br>s property is transferred.  |
| oy complying with D RECIPIENT hereb iny soil and water c ind incorporated int RECIPIENT hereb occurs that the REC RECIPIENT hereb oy this AGREEMEN' COVERAGE OF THE DISTRICT and RE sketch (hereby made  | ay agrees that no onservation praction this AGREMEN y agrees that if an IPIENT will maintable agrees to notif T and Section 161  IS AGREEMENT: ECIPIENT agree to part of this AGRE   | ance requirer action shall ice herein nar NT. ny unauthorize ain, repair or y any prospe A.7(16) of the  | be taken by the med for twenty (2) and removal, altera reconstruct the proctive purchaser (a) lowa Code befor and water consense partially or comp   | RECIPIENT or his/her 0) years unless prior writion or modification of stractice at his/her own ex of the property herein or legal or equitable title evation practice detailed bletely installed with DIS   | agents or successor<br>tten authorization is<br>oil and water conser-<br>pense.<br>described of the lan<br>to any portion of this  | s to remove, alter or mo-<br>obtained from the DISTR<br>rvation practice herein nar<br>downer's obligations creas<br>s property is transferred.   |
| RECIPIENT herebony soil and water condincorporated into RECIPIENT hereboccurs that the RECIPIENT hereboy this AGREEMEN COVERAGE OF THE   | ay agrees that no onservation praction this AGREMEN y agrees that if an IPIENT will maintable agrees to notif T and Section 161  IS AGREEMENT: ECIPIENT agree to part of this AGRE   | ance requirer action shall ice herein nar NT. ny unauthorize ain, repair or y any prospe A.7(16) of the  | be taken by the med for twenty (2) and removal, altera reconstruct the prective purchaser to low a Code befor  | RECIPIENT or his/her 0) years unless prior writion or modification of stractice at his/her own ex of the property herein or legal or equitable title evation practice detailed bletely installed with DIS   | agents or successor<br>tten authorization is<br>oil and water conser-<br>pense.<br>described of the lan<br>to any portion of this  | s to remove, alter or mo-<br>obtained from the DISTR<br>relation practice herein nar-<br>downer's obligations crease<br>s property is transferred.  |
| oy complying with D RECIPIENT hereb iny soil and water c ind incorporated int RECIPIENT hereb occurs that the REC RECIPIENT hereb oy this AGREEMEN' COVERAGE OF THE EXECUTE AND RES EXECUTE AN | ay agrees that no onservation praction this AGREMEN y agrees that if an IPIENT will maintable agrees to notif T and Section 161  IS AGREEMENT: ECIPIENT agree to part of this AGRE   | ance requirer action shall ice herein nar NT. ny unauthorize ain, repair or y any prospe A.7(16) of the  | be taken by the med for twenty (2) and removal, altera reconstruct the proctive purchaser (a) lowa Code befor and water consense partially or comp   | RECIPIENT or his/her 0) years unless prior writion or modification of stractice at his/her own ex of the property herein or legal or equitable title evation practice detailed bletely installed with DIS   | agents or successor<br>tten authorization is<br>oil and water conser-<br>pense.<br>described of the lan<br>to any portion of this  | is to remove, alter or mo-<br>obtained from the DISTR<br>reation practice herein nan-<br>downer's obligations crea-<br>is property is transferred.<br>scription and on the attac-<br>covered by this AGREEME  |
| representation of the control of the | livision maintenary agrees that no onservation praction this AGREMEN y agrees that if an IPIENT will maintain agrees to notif T and Section 161  IS AGREEMENT: ECIPIENT agree to part of this AGRE  600 6,300 fe   | ance requirer action shall ice herein nar NT. ny unauthorize ain, repair or y any prospe A.7(16) of the  | be taken by the med for twenty (2) and removal, altera reconstruct the prective purchaser of lowa Code before and water consense partially or compose base tile of the comp | RECIPIENT or his/her 0) years unless prior writion or modification of stractice at his/her own ex of the property herein or legal or equitable title evation practice detailed bletely installed with DIS   | agents or successor<br>tten authorization is<br>oil and water conser-<br>pense.<br>described of the lan<br>to any portion of this  | s to remove, alter or mo-<br>obtained from the DISTR<br>relation practice herein nar-<br>downer's obligations crease<br>s property is transferred.  |
| ny complying with D<br>RECIPIENT hereb<br>iny soil and water of<br>ind incorporated int<br>RECIPIENT hereb<br>occurs that the REC<br>RECIPIENT hereb<br>by this AGREEMEN'<br>COVERAGE OF THE<br>DISTRICT and RE<br>sketch (hereby made   | livision maintenary agrees that no onservation praction this AGREMEN y agrees that if an IPIENT will maintain agrees to notif T and Section 161  IS AGREEMENT: ECIPIENT agree to part of this AGRE  600 6,300 fe   | ance requirer action shall ice herein nar NT. ny unauthorize ain, repair or y any prospe A.7(16) of the  | be taken by the med for twenty (2) and removal, altera reconstruct the prective purchaser of lowa Code before and water consense partially or compow base tile of 8/20/96  | RECIPIENT or his/her 0) years unless prior writion or modification of stractice at his/her own ex of the property herein or legal or equitable title evation practice detailed bletely installed with DIS   | agents or successor<br>tten authorization is<br>oil and water conser-<br>pense.<br>described of the lan<br>to any portion of this  | is to remove, alter or mo-<br>obtained from the DISTR<br>reation practice herein nan-<br>downer's obligations crea-<br>is property is transferred.<br>scription and on the attac-<br>covered by this AGREEME  |
| RECIPIENT hereby soil and water conditions and water conditions and incorporated into RECIPIENT hereby this AGREEMEN'  COVERAGE OF THE DISTRICT and RESEARCH (hereby made practice)  | and Section 161  SAGREEMENT: ECIPIENT agree to part of this AGREEMENT: The part of this AGREEMENT: The part of this AGREEMENT: ECIPIENT agree to part of this AGREEMENT: The part of this AGREEMENT: T | ance requirer action shall ice herein nar NT. by unauthorize ain, repair or y any prospe A.7(16) of the chat the soil a EMENT) were et of narro  | be taken by the med for twenty (2) and removal, altera reconstruct the prective purchaser of lowa Code before and water consense partially or compow base tile of 8/20/96  Date  | RECIPIENT or his/her 0) years unless prior writtion or modification of stractice at his/her own ex of the property herein or legal or equitable title vation practice detailed bletely installed with DIS  utlet terrace  | agents or successor tren authorization is oil and water conserpense. described of the land to any portion of this in the following desTRICT funds and are  | ryation practice herein narrows obtained from the DISTR ryation practice herein narrows obligations creates property is transferred.  Scription and on the attack covered by this AGREEME   |
| RECIPIENT hereby soil and water conditions and water conditions and incorporated into RECIPIENT hereby this AGREEMEN'  COVERAGE OF THE DISTRICT and RESEARCH (hereby made practice)  | and Section 161  SAGREEMENT: ECIPIENT agree to part of this AGREEMENT: The part of this AGREEMENT: The part of this AGREEMENT: ECIPIENT agree to part of this AGREEMENT: The part of this AGREEMENT: T | ance requirer action shall ice herein nar NT. by unauthorize ain, repair or y any prospe A.7(16) of the chat the soil a EMENT) were et of narro  | be taken by the med for twenty (2) and removal, altera reconstruct the prective purchaser of lowa Code before and water consense partially or compow base tile of 8/20/96  Date  | RECIPIENT or his/her 0) years unless prior writtion or modification of stractice at his/her own ex of the property herein or legal or equitable title vation practice detailed bletely installed with DIS  utlet terrace  | agents or successor tren authorization is oil and water conserpense. described of the land to any portion of this in the following desTRICT funds and are  | is to remove, alter or mo-<br>obtained from the DISTR<br>reation practice herein nan-<br>downer's obligations crea-<br>is property is transferred.<br>scription and on the attac-<br>covered by this AGREEME  |
| The parties acknown is the contract buye to land water to be lable to the samupon landowners proportion of the lable to the samupon landowners process.  | areas that no conservation practice this AGREMENT: y agrees that if an IPIENT will maintable agrees to notif T and Section 161  IS AGREEMENT: ECIPIENT agree to part of this AGRE  apart of this AGRE  because the part of the AGRE  conservation of the contract series and the contract series agreed to series as the Riemann to Section 161  and the contract series agreed to series as the Riemann to Section 161  and the contract series agreed to series as the Riemann to Section 161  and the contract series agreed to series as the Riemann to Section 161  and the contract series agreed the Riemann to Section 161  and the contract series agreed the Riemann to Section 161  and the contract series agreed the Riemann to Section 161  and the contract series agreed the Riemann to Section 161  and the contract series agreed the Riemann to Section 161  and the contract series agreed the Riemann to Section 161  and the contract series agreed the Riemann to Section 161  and the contract series agreed the Riemann to Section 161  and the contract series agreed the Riemann to Section 161  and the contract series agreed the Riemann to Section 161  and the contract series agreed the Riemann to Section 161  and the contract series agreed the Riemann to Section 161  and the contract series agreed the Riemann to Section 161  and the contract series agreed the Riemann to Section 161  and the contract series agreed the Riemann to Section 161  and the Contract series agreed the Riemann to Section 161  and t | ance required action shall tice herein nar NT.  By unauthorized ain, repair or y any prosper A.7(16) of the shall the soil at EMENT) were to finance to fi | be taken by the med for twenty (2) and removal, altera reconstruct the proctive purchaser of lowa Code before and water consense partially or compower base tile of the folial be result be if no such the Code, the result of the funds proceed | RECIPIENT or his/her  O) years unless prior writtion or modification of stractice at his/her own exof the property herein or legal or equitable title  vation practice detailed bletely installed with DIST  signature of REC  y is the subject of a real event of contract defaults action had occurred. The subject of a real event of sponsible for compliant action had occurred. The subject of Section 1  | agents or successor ten authorization is soil and water conserpense. described of the land to any portion of this in the following described funds and are TRICT funds and are TRICT funds and are selected to a property contract to the contract seller action, the contract seller action action action action and the contract seller actions. | s to remove, alter or more obtained from the DISTR relation practice herein narrows obtained from the DISTR relation practice herein narrows obtained from the stransferred.  Scription and on the attack covered by this AGREEME  Sale wherein the RECIPI is the contract so of this agreement and sknowledges the duty impode, and that by virtue of the will have received a bear will have received a bear will have received a bear will have received a second contract of the contract so of this agreement and sknowledges the duty impode, and that by virtue of the contract so of this agreement and sknowledges the duty impode, and that by virtue of the contract so |
| The parties acknown is the contract buyen the DISTRICT and Riseller's acquiring the liable to the samupon landowners proportions.  | areas that no onservation practice this AGREMENT: y agrees that if an IPIENT will maintable agrees to notif T and Section 161  IS AGREEMENT: ECIPIENT agree to part of this AGRE  part of this AGRE  COMMENT  COMM | ance required action shall tice herein nar NT.  By unauthorized ain, repair or y any prosper A.7(16) of the shall the soil at EMENT) were to finance to fi | be taken by the med for twenty (2) and removal, altera reconstruct the proctive purchaser of lowa Code before and water consense partially or compower base tile of the folial be result be if no such the Code, the result of the funds proceed | RECIPIENT or his/her  O) years unless prior writtion or modification of stractice at his/her own exof the property herein or re legal or equitable title  vation practice detailed bletely installed with DIST  signature of RECIPIENT or his/her  Signature of RECIPIENT or his/her  visit the subject of a real exercition had occurred. To action had occurred. To action had occurred ovided by this agreements of Section ovided by this agreements. | agents or successor tren authorization is oil and water conserpense. described of the lanto any portion of this in the following destraict funds and are represented in the following destraict funds and are the contract seller action, the contract seller action, the contract seller ove statutory duties.  | s to remove, alter or more obtained from the DISTR relation practice herein narrows obtained from the DISTR relation practice herein narrows obtained from the stransferred.  Scription and on the attack covered by this AGREEME  Sale wherein the RECIPI is the contract so of this agreement and sknowledges the duty impode, and that by virtue of the will have received a bear will have received a bear will have received a bear will have received a second contract of the contract so of this agreement and sknowledges the duty impode, and that by virtue of the contract so of this agreement and sknowledges the duty impode, and that by virtue of the contract so |
| The parties acknown is the contract buyen the DISTRICT and Respective of swco chairs.  The parties acknown land an improvement in standard in the same upon landowners proved and an improvement.  | areas that no onservation practicly agrees that no onservation practicly to this AGREEMEN y agrees that if an IPIENT will maintable agrees to notif and Section 161  IS AGREEMENT: ECIPIENT agree to part of this AGREEMENT: ECIPIENT agree to part of this AGREEMENT: The part of this AG | above-describeller hereby a above-describeller hereby a dwith the aid and also recommend  | be taken by the med for twenty (2) and removal, altera reconstruct the prective purchaser of lowa Code before and water consense partially or compower base tile of the code, the red of the funds precived assistance in the code, the red of the funds precived assistance in the code, the red of the funds precived assistance in the code, the red of the funds precived assistance in the code, the red of the funds precived assistance in the code, the red of the funds precived assistance in the code, the red of the funds precived assistance in the code, the red of the funds precived assistance in the code, the red of the funds precived assistance in the code, the red of the funds precived assistance in the code, the red of the funds precived assistance in the code, the red of the funds precived assistance in the code, the red of the funds precived assistance in the code, the red of the funds precived assistance in the code, the red of the funds precipitation that the code is the code of the funds precipitation that the code is the code of the | RECIPIENT or his/her  O) years unless prior writtion or modification of stractice at his/her own exof the property herein or legal or equitable title  vation practice detailed bletely installed with DIS  signature of RECI  y is the subject of a real exert of contract default sponsible for compliance action had occurred. To quirements of Section 10 ovided by this agreement complying with the ab  | agents or successor tren authorization is oil and water conserpense. described of the land to any portion of this in the following destraict funds and are successful property contract to the contract seller actions are statutory duties.   | ryation practice herein narrows obtained from the DISTR ryation practice herein narrows obtained from the DISTR ryation practice herein narrows obtained herein the attack covered by this AGREEME     Secription and on the attack covered by this AGREEME   Secription and on the attack covered by this AGREEME   Secription and on the attack covered by this AGREEME    Secription and on the attack covered by this AGREEME    Secription and on the attack covered by this AGREEME   Secription and on the attack covered by this AGREEME    Secription and on the attack covered by this AGREEME   Secription and on the attack covered by this AGREEME    Secription and on the attack covered by this AGREEME   Secription and on the attack covered by this AGREEME    Secription and on the attack covered by this AGREEME   Secription and on the attack covered by this AGREEME    Secription and on the attack covered by this AGREEME   Secription and on the attack covered by this AGREEME   Secription and on the attack covered by this AGREEME   Secription and on the attack covered by this AGREEME   Secription and on the attack covered by this AGREEME   Secription and on the attack covered by this AGREEME   Secription and on the attack covered by this AGREEME   Secription and on the attack covered by this AGREEME   Secription and on the attack covered by this AGREEME   Secription and on the attack covered by this AGREEME   Secription and on the attack covered by this AGREEME   Secription and on the attack covered by this AGREEME   Secription and on the attack covered by this AGREEME   Secription and on the attack covered by this AGREEME   Secription and on the attack covered by this AGREEME   Secription and on the attack covered by this AGREEME   Secription and on the attack covered by this AGREEME   Secription and on the attack covered by this AGREEME   Secription and on the attack covered by this AGREEME   Secription and on the attack covered by the attack covered by this AGREEME   Secription and on the attack covered by the attack covered |