SON COUNTY,	Book 43	_Page Reco		elle Utsler, Recorder, By )		4/.1
IOWA FINANCIA	L INCENTIVE F	PROGRAM FOR SO	IL EROSION CONTRO	L	Form IP	4 (Rev. 6
MAINTENANCE					#00 17-1 0/-	
lowa Department Division of Soll C	t of Agriculture ( Conservation	& Land Stewardship		e Agreement No	O. (same as Applic	
		Madis	on Count	ty Soil and Wate	er Conservatio	n Dist
				•		
This <i>AGREEMEN</i>	IT is made and $\epsilon$	entered into this	day of _MB	<u>y</u> , 1	$9\frac{90}{}$ , by and	d betw
		Madison	County Soil and Wa	ter Conservatio	n District her	ein ca
	Donald M Burg	-				J Ju
DISTRICT, and $\_$	Distract in purs			, he	rein called RE	CIPIE
nd should be interpr s a condition for rec escribed is personal	eted in a manner the ceiving DISTRICT fi lly liable through th	at promotes the policies inancial incentive assist	is executed to satisfy the most chapter 161A of the loward ance and provides that the osoil and water conservation	Code. Section 161A wher, present or fu	.7(16) requires thuture, of the proc	is cover
DISTRICT hereby a	grees to provide \$ .	2,891.13 to REC	CIPIENT for partially or comp	letely financing the	herein listed oer	manent
·			, , , , , , , , , , , , , , , , , , , ,	Madison	part in the part	
nd water conservatio	n practice on the fo n 26 T74N/R28W N	flowing described agricu	Itural land in the County of _	TEXTES OF		····
M2 IM2 SECTIO	[1 20 174N/120N 1		and State of Iowa to-wit:			
complying with DIV RECIPIENT hereby y soil and water cor d incorporated into RECIPIENT hereby curs that the RECIP RECIPIENT hereby	/ISION maintenance agrees that no act observation practice? It has a GREEMENT. agrees that if any uralent will maintain, agrees to notify an	e requirements for twenty ion shall be taken by the nerein named for twenty nauthorized removal, alte repair or reconstruct the by prospective purchase	bilities of the permanent soil y (20) years from the date of the RECIPIENT or his/her ago (20) years unless prior writte eration or modification of soil practice at his/her own expert of the property herein destore lead or equitable title to	this AGREEMENT.  ents or successors  n authorization is c  and water conserv.  nse.  cribed of the land.	to remove, alter obtained from the ation practice her	or mo DISTR
y complying with DIV RECIPIENT hereby by soil and water cor not incorporated into RECIPIENT hereby cours that the RECIP RECIPIENT hereby this AGREEMENT a DISTRICT and REC etch (hereby made pages)	VISION maintenance agrees that no act inservation practice hithis AGREEMENT. agrees that if any unifient will maintain, agrees to notify an and Section 161A.7(  AGREEMENT:  EIPIENT agree that if art of this AGREEME	e requirements for twenty ion shall be taken by the nerein named for twenty nauthorized removal, alterepair or reconstruct the sy prospective purchase 16) of the lowa Code before the soil and water conserved.	y (20) years from the date of the RECIPIENT or his/her agonomic (20) years unless prior writted tration or modification of soil practice at his/her own expense.	this AGREEMENT. ents or successors in authorization is c and water conservines. cribed of the land any portion of this i	to remove, alter obtained from the ation practice her owner's obligation property is transferentian and on the cription and on the cription and on the control of the control of the cription and on the cription and control or cription and control or cription and control or cription and cription are cription and	or mo DISTR rein nar ns crea erred.
y complying with DIV RECIPIENT hereby by soil and water cor not incorporated into RECIPIENT hereby cours that the RECIP RECIPIENT hereby this AGREEMENT a DISTRICT and REC etch (hereby made pages)	VISION maintenance agrees that no act inservation practice hithis AGREEMENT. agrees that if any unifient will maintain, agrees to notify an and Section 161A.7(  AGREEMENT:  EIPIENT agree that if art of this AGREEME	e requirements for twenty ion shall be taken by the nerein named for twenty nauthorized removal, alte repair or reconstruct the ty prospective purchase 16) of the lowa Code beful the soil and water consetted.	y (20) years from the date of the RECIPIENT or his/her ago (20) years unless prior writted eration or modification of soil practice at his/her own expert of the property herein destore legal or equitable title to describe the property herein destore legal or equitable title to describe the property herein destore legal or equitable title to describe the property herein described in the propert	this AGREEMENT. ents or successors in authorization is c and water conservines. cribed of the land any portion of this i	to remove, alter obtained from the ation practice her owner's obligation property is transferentian and on the cription and on the cription and on the control of the control of the cription and on the cription and control or cription and control or cription and control or cription and cription are cription and	or mo DISTR rein nar ns crea erred.
y complying with DIV RECIPIENT hereby by soil and water cor not incorporated into RECIPIENT hereby cours that the RECIP RECIPIENT hereby this AGREEMENT a OVERAGE OF THIS etch (hereby made pages)	VISION maintenance agrees that no act inservation practice hithis AGREEMENT. agrees that if any unifient will maintain, agrees to notify an and Section 161A.7(  AGREEMENT:  EIPIENT agree that if art of this AGREEME	e requirements for twenty ion shall be taken by the nerein named for twenty nauthorized removal, alterepair or reconstruct the sy prospective purchase 16) of the lowa Code before the soil and water conserved.	y (20) years from the date of the RECIPIENT or his/her ago (20) years unless prior writted eration or modification of soil practice at his/her own expert of the property herein destore legal or equitable title to describe the property herein destore legal or equitable title to describe the property herein destore legal or equitable title to describe the property herein described in the propert	this AGREEMENT. ents or successors in authorization is c and water conservines. cribed of the land any portion of this i	to remove, alter obtained from the ation practice her owner's obligation property is transferentian and on the cription and on the cription and on the control of the control of the cription and on the cription and control or cription and control or cription and control or cription and cription are cription and	or mo DISTR rein nan ns crea erred.
y complying with DIV RECIPIENT hereby by soil and water cor not incorporated into RECIPIENT hereby cours that the RECIP RECIPIENT hereby this AGREEMENT a OVERAGE OF THIS DISTRICT and REC etch (hereby made pages)	VISION maintenance agrees that no act inservation practice hithis AGREEMENT. agrees that if any unifient will maintain, agrees to notify an and Section 161A.7(  AGREEMENT:  EIPIENT agree that if art of this AGREEME	e requirements for twenty ion shall be taken by the nerein named for twenty mauthorized removal, alterepair or reconstruct the typ prospective purchase 16) of the lowa Code before the soil and water consent. The were partially or consent.	y (20) years from the date of the RECIPIENT or his/her ago (20) years unless prior writted eration or modification of soil practice at his/her own expert of the property herein destore legal or equitable title to describe the property herein destore legal or equitable title to describe the property herein destore legal or equitable title to describe the property herein described in the propert	this AGREEMENT. ents or successors in authorization is c and water conservines. cribed of the land any portion of this i	to remove, alter obtained from the ation practice her owner's obligation property is transferentian and on the cription and on the cription and on the control of the control of the cription and on the cription and control or cription and control or cription and control or cription and cription are cription and	or mo DISTR rein nan ns crea erred.
RECIPIENT hereby ys soil and water cornd incorporated into RECIPIENT hereby it in the RECIPIENT hereby this AGREEMENT and RECIPIENT and RECIPI	ASION maintenance agrees that no act inservation practice this AGREEMENT. agrees that if any unitens will maintain, agrees to notify an and Section 161A.7(  AGREEMENT:  EIPIENT agree that is act of this AGREEME  narrow base till	e requirements for twenty ion shall be taken by the nerein named for twenty nauthorized removal, alterepair or reconstruct the sy prospective purchase 16) of the lowa Code before the soil and water conserved.	y (20) years from the date of the RECIPIENT or his/her ago (20) years unless prior writted eration or modification of soil practice at his/her own expert of the property herein destore legal or equitable title to describe the property herein destore legal or equitable title to describe the property herein destore legal or equitable title to describe the property herein described in the propert	this AGREEMENT. ents or successors in authorization is c and water conservines. cribed of the land any portion of this i	to remove, alter obtained from the ation practice her owner's obligation property is transferentian and on the cription and on the cription and on the control of the control of the cription and on the cription and control or cription and control or cription and control or cription and cription are cription and	or mo DISTR rein nar ns crea erred.
RECIPIENT hereby ys soil and water cornd incorporated into RECIPIENT hereby it in the RECIPIENT hereby this AGREEMENT and RECIPIENT and RECIPI	ASION maintenance agrees that no act inservation practice this AGREEMENT. agrees that if any unitens will maintain, agrees to notify an and Section 161A.7(  AGREEMENT:  EIPIENT agree that is act of this AGREEME  narrow base till	e requirements for twenty ion shall be taken by the nerein named for twenty mauthorized removal, alterepair or reconstruct the sy prospective purchase 16) of the lowa Code before the soil and water constitution were partially or contle outlet terrace.  4/13/96	y (20) years from the date of the RECIPIENT or his/her ago (20) years unless prior writted eration or modification of soil practice at his/her own expert of the property herein destore legal or equitable title to describe the property herein destore legal or equitable title to describe the property herein destore legal or equitable title to describe the property herein described in the propert	this AGREEMENT. ents or successors in authorization is c and water conservines. cribed of the land any portion of this i	to remove, alter obtained from the ation practice her owner's obligation property is transferentian and on the cription and on the cription and on the control of the control of the cription and on the cription and control or cription and control or cription and control or cription and cription are cription and	or mo DISTR rein nan ns crea erred.
RECIPIENT hereby by soil and water cornd incorporated into RECIPIENT hereby curs that the RECIPIENT hereby this AGREEMENT and RECIPIENT and RECIPIENT and RECIPIENT hereby made part of SWCD Chairperson and the second sec	ASION maintenance agrees that no act his agrees that if any under this agrees that if any under the this agrees to notify any and Section 161A.7(  AGREEMENT:  IPIENT agree that it art of this AGREEME  narrow base ti	requirements for twenty ion shall be taken by the remain named for twenty nauthorized removal, alterepair or reconstruct the repair or reconstruct the repair of reconstruct the soil and water consecution were partially or contle outlet terrace.  4/13/96  Date	(20) years from the date of the RECIPIENT or his/her agrication or modification of soil practice at his/her own expert of the property herein destore legal or equitable title to envation practice detailed in appletely installed with DISTRICATION Signature of RECIPIEN	this AGREEMENT. ents or successors in authorization is of and water conservings. cribed of the landiany portion of this particle. CT funds and are conservings.	to remove, alter obtained from the ation practice her owner's obligation property is transferription and on the overed by this AGF	or mo DISTR rein nam ns crea erred.
RECIPIENT hereby by soil and water condition of the RECIPIENT hereby and incorporated into RECIPIENT hereby accurs that the RECIPIENT hereby at this AGREEMENT at AGREEMENT and RECIPIENT and RECIPIEN	ASION maintenance agrees that no act inservation practice this AGREEMENT. agrees that if any ur IENT will maintain, agrees to notify arend Section 161A.7(  AGREEMENT:  EIPIENT agree that is act of this AGREEME  marrow base till  on	requirements for twenty ion shall be taken by the remain named for twenty nauthorized removal, alterepair or reconstruct the repair or reconstruct the repair of reconstruct the soil and water consecution were partially or contle outlet terrace.  4/13/96  Date	(20) years from the date of the RECIPIENT or his/her ago (20) years unless prior writted eration or modification of soil practice at his/her own expert of the property herein destore legal or equitable title to ervation practice detailed in appletely installed with DISTRIFE Signature of RECIPIEN	this AGREEMENT. ents or successors in authorization is of and water conservings. cribed of the landiany portion of this particle. CT funds and are conservings.	to remove, alter obtained from the ation practice her owner's obligation property is transferription and on the overed by this AGF	or mo DISTR rein nam ns crea erred.
y complying with DIV RECIPIENT hereby by soil and water cornd incorporated into RECIPIENT hereby by this AGREEMENT at the RECIPIENT hereby this AGREEMENT at the RECIPIENT hereby this AGREEMENT at 2575 feet of 2575	AGREEMENT:  AGREEM	erequirements for twenty ion shall be taken by the taken by the taken by the taken had been been been been been been been bee	(20) years from the date of the RECIPIENT or his/her agrication or modification of soil practice at his/her own expert of the property herein destore legal or equitable title to envation practice detailed in appletely installed with DISTRICATION Signature of RECIPIEN	this AGREEMENT. ents or successors in authorization is of and water conservings. cribed of the landiany portion of this the following described of the sand are conservings.  The following described of the following described of the following described of the following described on the follo	is the control of this agreement owners the distribution and on the control of this agreement owners the distribution and the control of this agreement owners the distribution and the control of this agreement owners the distribution and the control of this agreement owners the distribution and the control of this agreement owners the distribution and the control of this agreement owners the distribution and the control of this agreement owners the distribution and the control of t	or mon DISTR rein nanns crea arred.  e attach REEMEI
y complying with DIV RECIPIENT hereby by soil and water cornd incorporated into RECIPIENT hereby by this AGREEMENT at the RECIPIENT hereby this AGREEMENT at the RECIPIENT hereby this AGREEMENT at 2575 feet of 2575	AGREEMENT:  AGREEM	erequirements for twenty ion shall be taken by the taken by the taken by the taken had been been been been been been been bee	(20) years from the date of the RECIPIENT or his/her aging (20) years unless prior written aging (20) years unless years aging (20) years ye	the following description of the following description of the land any portion of this poperty contract sale feiture or any actic the following description of the land and are contract seller acknowledges to the contract seller was activity duties.  COMPUTER RECORDED	to remove, alter obtained from the ation practice her owner's obligation property is transfer in the property is transfer in the same of the wherein the Right is the control of this agreement owledges the duty, and that by viril have received	or mod DISTRI rein namens crea arred.  e attach REEMEN  COLUMN TREE COLUMN TRE