ISON COUNTY, Book 44	Filed for Record INIS	14 day of July	19 <u>97</u>	12	16 PM	٠
			ecorder, By <u>"2"</u>	serry	Deputy	W
IOWA FINANCIAL INCENTIVE MAINTENANCE AGREEMENT	PROGRAM FOR SOIL EF	ROSION CONTROL		Fo	orm IP-4 (Rev	. 6/9
lowa Department of Agriculture Division of Soil Conservation	& Land Stewardship Madison	Maintenance Agre	ement No.	#10	Vol 95	/9
	····	County Soil	and Water	Conse	rvation Di	stri
This AGREEMENT is made and	entered into this	day of	, 19	97 , b	y and bety	ve
Madis	son.	County Soil and Water Co				
DISTRICT, and Mark Hirsc	h		here	in calle	A RECIDII	ENI
WITNESSETH: DISTRICT AND RECIPIENT hereby and should be interpreted in a manner this a condition for receiving DISTRICT lescribed is personally liable through the moved, allered or modified while this A	agree that this covenant is ex nat promotes the policies of Cha financial incentive assistance a this AGREFMENT if the soil as	ecuted to satisfy the requiremant apter 161A of the Iowa Code. Se	ents of Iowa	Code S (16) requ	ection 161A, pires this cove	7(1 ena
DISTRICT hereby agrees to provide \$	2206.77 to RECIPIE	NT for partially or completely fin	nancing the h	erein list	ed permanen	t s
and water conservation practice on the fo	ollowing described agricultural	land in the County of Madis	son SW l	NE ¹	section	1
Jackson T75N/R29W	a		<u> </u>			
ny soil and water conservation practice of incorporated into this AGREEMENT. RECIPIENT hereby agrees that if any upper that the RECIPIENT will maintain, RECIPIENT hereby agrees to notify a	tion shall be taken by the REI herein named for twenty (20) y inauthorized removal, alteration repair or reconstruct the practice.	years from the date of this AGH CIPIENT or his/her agents or sears unless prior written author or modification of soil and wat ice at his/her own expense.	BEEMENT. Successors to rization is obt er conservati	o remove tained fro ion pract	a, alter or mo om the DISTE ice herein na	odi RIC
RECIPIENT hereby agrees that no ac ny soil and water conservation practice nd incorporated into this AGREEMENT. RECIPIENT hereby agrees that if any u ccurs that the RECIPIENT will maintain, RECIPIENT hereby agrees to notify a y this AGREEMENT and Section 161A.7 OVERAGE OF THIS AGREEMENT: DISTRICT and RECIPIENT agree that	tion shall be taken by the REI herein named for twenty (20) y inauthorized removal, alteration repair or reconstruct the practing prospective purchaser of the first conditions of the lowal Code before least the soil and water expectation.	years from the date of this AGH CIPIENT or his/her agents or sears unless prior written authorn or modification of soil and wat ice at his/her own expense, he property herein described ogal or equitable title to any port	EEMENT. Successors to rization is obtoo er conservati of the landow ion of this pro	o remove lained fro ion pract vner's ob operty is	e, alter or mo om the DISTE ice herein na digetions cre transferred.	odi RIC me
RECIPIENT hereby agrees that no ac ny soil and water conservation practice nd incorporated into this AGREEMENT. RECIPIENT hereby agrees that if any u ccurs that the RECIPIENT will maintain, RECIPIENT hereby agrees to notify a y this AGREEMENT and Section 161A.7 OVERAGE OF THIS AGREEMENT: DISTRICT and RECIPIENT agree that	tion shall be taken by the REI herein named for twenty (20) y inauthorized removal, alteration repair or reconstruct the practing prospective purchaser of the (16) of the lowa Code before lethe soil and water conservation to the soil and water conservation that is the soil and water conservation.	CIPIENT or his/her agents or streams unless prior written author or modification of soil and wat ice at his/her own expense, he property herein described or gall or equitable title to any portant practice detailed in the followly installed with DISTRICT funds	successors to reaction is obtood the landow ion of this pro- wing descrips and are covered to the landow ion of the landow ion of this pro-	o remove tained fro ion pract vner's ob operty is operty is	e, alter or momenthe DISTE ice herein na eligations cretransferred.	odi RIC me
RECIPIENT hereby agrees that no ac ny soil and water conservation practice nd incorporated into this AGREEMENT. RECIPIENT hereby agrees that if any u cours that the RECIPIENT will maintain, RECIPIENT hereby agrees to notify a y this AGREEMENT and Section 161A.7 OVERAGE OF THIS AGREEMENT: DISTRICT and RECIPIENT agree that letch (hereby made part of this AGREEM	tion shall be taken by the REI herein named for twenty (20) y inauthorized removal, alteration repair or reconstruct the practing prospective purchaser of the (16) of the lowa Code before lethe soil and water conservation to the soil and water conservation that is the soil and water conservation.	CIPIENT or his/her agents or streams unless prior written author or modification of soil and wat ice at his/her own expense, he property herein described or gall or equitable title to any portant practice detailed in the followly installed with DISTRICT funds	successors to reaction is obtood the landow ion of this pro- wing descrips and are covered to the landow ion of the landow ion of this pro-	o remove tained fro ion pract vner's ob operty is operty is	e, alter or momenthe DISTE ice herein na eligations cretransferred.	ne me
RECIPIENT hereby agrees that no ac ny soil and water conservation practice nd incorporated into this AGREEMENT. RECIPIENT hereby agrees that if any u cours that the RECIPIENT will maintain, RECIPIENT hereby agrees to notify a y this AGREEMENT and Section 161A.7 OVERAGE OF THIS AGREEMENT: DISTRICT and RECIPIENT agree that letch (hereby made part of this AGREEM	tion shall be taken by the REI herein named for twenty (20) y inauthorized removal, alteration repair or reconstruct the practing prospective purchaser of the (16) of the lowa Code before lethe soil and water conservation to the soil and water conservation that is the soil and water conservation.	CIPIENT or his/her agents or streams unless prior written author or modification of soil and wat ice at his/her own expense, he property herein described or gall or equitable title to any portant practice detailed in the followly installed with DISTRICT funds	successors to reaction is obtood the landow ion of this pro- wing descrips and are covered to the landow ion of the landow ion of this pro-	o remove tained fro ion pract vner's ob operty is operty is	e, alter or momenthe DISTE ice herein na eligations cretransferred.	odii RIC me ate
RECIPIENT hereby agrees that no ac ny soil and water conservation practice nd incorporated into this AGREEMENT. RECIPIENT hereby agrees that if any uccurs that the RECIPIENT will maintain, RECIPIENT hereby agrees to notify a y this AGREEMENT and Section 161A.7 OVERAGE OF THIS AGREEMENT: DISTRICT and RECIPIENT agree that setch (hereby made part of this AGREEM	tion shall be taken by the REI herein named for twenty (20) y inauthorized removal, alteration repair or reconstruct the practiny prospective purchaser of the (16) of the lowa Code before lethe soil and water conservation the soil and water conservation the soil and water conservation that is a second to be set in the soil and water conservation that is a second to be set in the soil and water conservation that is a second to be set in the soil and water conservation that is a second to be set in the soil and water conservation that is a second to be set in the soil and water conservation that is a second to be set in the soil and water conservation that is a second to be set in the soil and water conservation that is a second to be set in the soil and the soil	CIPIENT or his/her agents or streams unless prior written author or modification of soil and wat ice at his/her own expense, he property herein described or gall or equitable title to any portant practice detailed in the followly installed with DISTRICT funds	successors to reaction is obtood the landow ion of this pro- wing descrips and are covered to the landow ion of the landow ion of this pro-	o remove tained fro ion pract vner's ob operty is operty is	e, alter or momenthe DISTE ice herein na eligations cretransferred.	odil RIC me ate
RECIPIENT hereby agrees that no ac ny soil and water conservation practice nd incorporated into this AGREEMENT. RECIPIENT hereby agrees that if any uccurs that the RECIPIENT will maintain, RECIPIENT hereby agrees to notify a y this AGREEMENT and Section 161A.7 OVERAGE OF THIS AGREEMENT: DISTRICT and RECIPIENT agree that cetch (hereby made part of this AGREEM 700° feet coft in a rrow	tion shall be taken by the REI herein named for twenty (20) y inauthorized removal, alteration repair or reconstruct the practiny prospective purchaser of the (16) of the lowa Code before lethe soil and water conservation the soil and water conservation the soil and water conservation that is a second to be second the country were partially or complete base tile outlet	CIPIENT or his/her agents or sears unless prior written author or modification of soil and wat ice at his/her own expense, he property herein described or gall or equitable title to any port on practice detailed in the followly installed with DISTRICT funds terrace and 1250	successors to reaction is obtood the landow ion of this pro- wing descrips and are covered to the landow ion of the landow ion of this pro-	o remove tained fro ion pract vner's ob operty is operty is	a, alter or momente DISTE ice herein na eligations cretransferred. on the attachis AGREEME terway	odi RIC me ate
RECIPIENT hereby agrees that no achy soil and water conservation practice and incorporated into this AGREEMENT. RECIPIENT hereby agrees that if any upocurs that the RECIPIENT will maintain, RECIPIENT hereby agrees to notify a yithis AGREEMENT and Section 161A.7 OVERAGE OF THIS AGREEMENT: DISTRICT and RECIPIENT agree that setch (hereby made part of this AGREEM 700° feet; of: inarrow The agreement of the agreem	tion shall be taken by the REI herein named for twenty (20) y inauthorized removal, alteration repair or reconstruct the practiny prospective purchaser of the (16) of the lowa Code before lethe soil and water conservation the soil and water conservation the soil and water conservation base tile outlet 6/17/97 Date	CIPIENT or his/her agents or sears unless prior written author or modification of soil and wat ice at his/her own expense, he property herein described or gall or equitable title to any portion practice detailed in the followly installed with DISTRICT funds terrace and 1250	wing descrips and are covered by feet of	o remove tained from praction praction and operty is extended by the of war	on the attachis AGREEME terway	me eate
RECIPIENT hereby agrees that no ac ny soil and water conservation practice nd incorporated into this AGREEMENT. RECIPIENT hereby agrees that if any uccurs that the RECIPIENT will maintain, RECIPIENT hereby agrees to notify a y this AGREEMENT and Section 161A.7 OVERAGE OF THIS AGREEMENT: DISTRICT and RECIPIENT agree that cetch (hereby made part of this AGREEM 700° feet coft in a rrow	tion shall be taken by the RE herein named for twenty (20) y inauthorized removal, alteration repair or reconstruct the practiny prospective purchaser of the (16) of the lowa Code before lethe soil and water conservation ENT) were partially or complete base tile outlet 6/17/97 Date Additional to the funds provide the soil and the find such action of the funds provide the finds provide the funds provide the funds provided the funds provided to the funds provided	of contract default, forfeiture of sible for compliance with all pron had occurred. The contract sible for compliance with all pron had occurred. The contract sible for compliance with all pron had occurred. The contract sible for compliance with all pron had occurred. The contract sible for compliance with all pron had occurred. The contract sible for compliance with all pron had occurred. The contract sible for compliance with all pron had occurred. The contract sible for compliance with all pron had occurred. The contract sible for compliance with all pron had occurred. The contract sible for compliance with all pron had occurred. The contract sible for compliance with all pron had occurred. The contract sible for compliance with all pron had occurred. The contract sible for compliance with all pron had occurred. The contract sible for compliance with all pron had occurred. The contract sible for compliance with all pron had occurred. The contract sible for compliance with all pron had occurred. The contract sible for compliance with all pron had occurred. The contract sible for compliance with all pron had occurred. The contract sible for compliance with all pron had occurred.	wing descripts and are covered on tract sale or any action of the left of the	o remove tained from praction praction and operly is obtained by the of was wherein is the resulting his agreeledges the state of the control	a, alter or me om the DISTE ice herein na digations cre transferred. on the attachis AGREEME terway The RECIPIE e contract se g in the contiement and she duty impo	oding of the state

MISC RECORD 44

CFN-013-0054