SON COUNTY,	_			6.00 Michelle Utsler, Recorder.	Deputy
		PROGRAM FOR S	OIL EROSI	ON CONTROL	Form IP-4 (Rev. (
	nt of Agriculture	& Land Stewardsh	ılp	Maintenance Agreement	No. #11 Vol. 95/90
Division of Soll	Conservation	MADISON		County Soil and W	
This ACDEEME	'AIT is made and		04	day of August	
THIS AGREEME	IVI IS IIIAUE ANU	MADISON		•	•
·			Coun	ty Soil and Water Conserva	ition District, herein ca
DISTRICT, and	ED WOODSO			 ,	herein called RECIPIE
and should be interp as a condition for r described is persor	preted in a manner t receiving DISTRICT tally liable through	hat promotes the policion financial incentive ass	es of Chapter istance and p ne soil and w	d to satisfy the requirements of 161A of the lowa Code. Section 10 rovides that the owner, present c ater conservation practice herein	61A.7(16) requires this cover or future, of the property he
DISTRICT hereby	agrees to provide \$	1968.50 to F	RECIPIENT fo	r partially or completely financing	the herein listed permanent
and water conservat	tion practice on the	following described agr	icultural land	in the County of \$\frac{1}{2} \text{ NE\frac{1}{2} \text{ SECT}}	TION 13 GRAND RIVE
T74N/R29W MA	DISON COUNTY				Scharge V
			and S	tate of lowa to-wit	HACCOURTE V
by complying with E RECIPIENT heret any soil and water c and incorporated in RECIPIENT heret occurs that the REC RECIPIENT heret	DIVISION maintenar by agrees that no a conservation practic to this AGREEMEN' by agrees that if any CIPIENT will maintai by agrees to notify	ice requirements for two ction shall be taken by a herein named for tweir 	enty (20) years y the RECIPII nty (20) years alteration or r the practice a aser of the p	roperty herein described of the I	NT. sors to remove, alter or mo is obtained from the DISTR servation practice herein nai andowner's obligations cre-
by complying with E RECIPIENT heret any soil and water of and incorporated in RECIPIENT heret occurs that the REC RECIPIENT heret by this AGREEMEN	DIVISION maintenary agrees that no a conservation practic to this AGREEMEN by agrees that if any EIPIENT will maintain agrees to notify T and Section 161A IS AGREEMENT:	tice requirements for two ction shall be taken by a herein named for tweir unauthorized removal, n, repair or reconstruct any prospective purch 7(16) of the lowa Code	enty (20) ydan; y the RECIPII nty (20) years alteration or r the practice a aser of the p before legal o	s from the date of this AGREEMER ENT or his/her agents or success unless prior written authorization nodification of soil and water cons t his/her own expense. roperty herein described of the lear equitable title to any portion of the	servation practice herein named. NT. sors to remove, alter or monities obtained from the DISTR servation practice herein named. andowner's obligations creating property is transferred.
by complying with E RECIPIENT heret any soil and water o and incorporated in RECIPIENT heret occurs that the REC RECIPIENT heret by this AGREEMEN COVERAGE OF THE DISTRICT and RI	DIVISION maintenary agrees that no a conservation practic to this AGREEMENT by agrees that if any CIPIENT will maintain agrees to notify T and Section 161A IS AGREEMENT: ECIPIENT agree that	cte requirements for two ction shall be taken by a herein named for tweir unauthorized removal, n, repair or reconstruct any prospective purch 7(16) of the lowa Code	enty (20) years y the RECIPIE nty (20) years alteration or r the practice a aser of the p before legal c	s from the date of this AGREEMEN ENT or his/her agents or success unless prior written authorization nodification of soil and water cons t his/her own expense. roperty herein described of the I	servation practice herein named. NT. sors to remove, alter or monities obtained from the DISTE servation practice herein named andowner's obligations creating property is transferred. description and on the attack.
by complying with E RECIPIENT heret any: soil and water of and incorporated in RECIPIENT heret occurs that the REC RECIPIENT heret by this AGREEMEN COVERAGE OF TH DISTRICT and Ri sketch (hereby made	DIVISION maintenary agrees that no a conservation practic to this AGREEMENT by agrees that if any CIPIENT will maintain agrees to notify T and Section 161A IS AGREEMENT: ECIPIENT agree this part of this AGREE	ace requirements for two ction shall be taken by a herein named for twei r. unauthorized removal, n, repair or reconstruct any prospective purch 7(16) of the lowa Code at the soil and water co MENT) were partially or	enty (20) years y the RECIPIE nty (20) years alteration or r the practice a aser of the p before legal of	s from the date of this AGREEMER ENT or his/her agents or success unless prior written authorization nodification of soil and water const t his/her own expense. roperty herein described of the I or equitable title to any portion of the exactice detailed in the following of	servation practice herein na NT. sors to remove, alter or mo is obtained from the DISTE servation practice herein natandowner's obligations crethis property is transferred. description and on the attacre covered by this AGREEME
by complying with E RECIPIENT heret any soil and water of and incorporated in RECIPIENT heret occurs that the REC RECIPIENT heret by this AGREEMEN COVERAGE OF TH DISTRICT and Ri sketch (hereby made	DIVISION maintenary agrees that no a conservation practic to this AGREEMENT by agrees that if any CIPIENT will maintain agrees to notify T and Section 161A IS AGREEMENT: ECIPIENT agree this part of this AGREE	ice requirements for two ction shall be taken by a herein named for twei r. unauthorized removal, n, repair or reconstruct any prospective purch 7(16) of the lowa Code at the soil and water co MENT) were partially or	enty (20) years y the RECIPII nty (20) years alteration or r the practice a aser of the p before legal c conservation pr completely in: RACE (2)	s from the date of this AGREEMER ENT or his/her agents or success unless prior written authorization nodification of soil and water constant his/her own expense, roperty herein described of the lor equitable title to any portion of the actice detailed in the following of stalled with DISTRICT funds and a WATER SEDIMENT CONTRO	servation practice herein naint. Sors to remove, alter or monic sobtained from the DISTR servation practice herein naintended andowner's obligations creating property is transferred. description and on the attacked covered by this AGREEME
by complying with E RECIPIENT heret any soil and water c and incorporated in RECIPIENT heret occurs that the REC RECIPIENT heret by this AGREEMEN COVERAGE OF THE DISTRICT and RI sketch (hereby made	DIVISION maintenantly agrees that no a conservation practic to this AGREEMENT by agrees that if any city agrees to notify T and Section 161A IS AGREEMENT: ECIPIENT agree that part of this AGREE NARROW BASE	ice requirements for two ction shall be taken by a herein named for tweir unauthorized removal, n, repair or reconstruct any prospective purch 7(16) of the lowa Code at the soil and water co MENT) were partially or CILE OUTLET TER	enty (20) years y the RECIPIE nty (20) years alteration or r the practice a aser of the p before legal of	s from the date of this AGREEMER ENT or his/her agents or success unless prior written authorization modification of soil and water constitution this/her own expense. Toperty herein described of the lor equitable title to any portion of the actice detailed in the following of stalled with DISTRICT funds and all WATER SEDIMENT CONTRO	servation practice herein naint. Sors to remove, alter or monic sobtained from the DISTR servation practice herein naintended andowner's obligations creating property is transferred. description and on the attacked covered by this AGREEME
by complying with E RECIPIENT heret any soil and water of and incorporated in RECIPIENT heret occurs that the REC RECIPIENT heret by this AGREEMEN COVERAGE OF TH DISTRICT and Ri sketch (hereby made	DIVISION maintenantly agrees that no a conservation practic to this AGREEMENT by agrees that if any city agrees to notify T and Section 161A IS AGREEMENT: ECIPIENT agree that part of this AGREE NARROW BASE	ice requirements for two ction shall be taken by a herein named for twel cunauthorized removal, n, repair or reconstruct any prospective purch 7(16) of the lowa Code at the soil and water co MENT) were partially or CILE OUTLET TER	enty (20) years y the RECIPII nty (20) years alteration or r the practice a aser of the p before legal c conservation pr completely in: RACE (2)	s from the date of this AGREEMER ENT or his/her agents or success unless prior written authorization modification of soil and water constitutions. The content his/her own expense, reperty herein described of the large equitable title to any portion of the content of the conte	servation practice herein named NT. sors to remove, alter or more is obtained from the DISTR servation practice herein name andowner's obligations creating property is transferred. description and on the attack recovered by this AGREEME DL BASINS
by complying with E RECIPIENT heret any soil and water of and incorporated in RECIPIENT heret occurs that the REC RECIPIENT heret by this AGREEMEN COVERAGE OF THE DISTRICT and RI sketch (hereby made 400 FEET	DIVISION maintenary agrees that no a conservation practic to this AGREEMENT by agrees that if any cipiers to notify a grees to notify T and Section 161A IS AGREEMENT: ECIPIENT agree that part of this AGREE NARROW BASE	ace requirements for two ction shall be taken by a herein named for twelf. unauthorized removal, n, repair or reconstruct any prospective purch 7(16) of the lowa Code at the soil and water comment, were partially or TILE OUTLET TER 7/15/97 Date	enty (20) years y the RECIPIE nty (20) years alteration or r the practice a aser of the p before legal of completely ins RACE (2)	s from the date of this AGREEMER ENT or his/her agents or success unless prior written authorization modification of soil and water constitution this/her own expense. Toperty herein described of the lor equitable title to any portion of the actice detailed in the following of stalled with DISTRICT funds and all WATER SEDIMENT CONTRO	servation practice herein named NT. sors to remove, alter or more is obtained from the DISTR servation practice herein name andowner's obligations creating property is transferred. description and on the attack recovered by this AGREEME DL BASINS
by complying with E RECIPIENT heret any soil and water of and incorporated in RECIPIENT heret occurs that the REC RECIPIENT heret by this AGREEMEN COVERAGE OF TH DISTRICT and RI sketch (hereby made 400 FEET	DIVISION maintenantly agrees that no a conservation practice to this AGREEMENT by agrees that if any cipient will maintain by agrees to notify T and Section 161A IS AGREEMENT: ECIPIENT agree that a part of this AGREE NARROW BASE Decrean	ace requirements for two ction shall be taken by a herein named for twelf. unauthorized removal, n, repair or reconstruct any prospective purch 7(16) of the lowa Code at the soil and water comment, were partially or TILE OUTLET TER 7/15/97 Date	enty (20) years y the RECIPIE nty (20) years alteration or r the practice a aser of the p before legal of completely ins RACE (2)	s from the date of this AGREEMER ENT or his/her agents or success unless prior written authorization modification of soil and water constants her own expense. The requitable title to any portion of the large detailed in the following of stalled with DISTRICT funds and as WATER SEDIMENT CONTROLLING Segneture of RECIPIENT	servation practice herein named NT. sors to remove, alter or more is obtained from the DISTR servation practice herein name and owner's obligations creathis property is transferred. description and on the attack recovered by this AGREEME OL BASINS
by complying with E RECIPIENT heret any soil and water of and incorporated in RECIPIENT heret occurs that the REC RECIPIENT heret by this AGREEMEN COVERAGE OF TH DISTRICT and RI sketch (hereby made 400 FEET The parties acknowledge of the contract buyer The DISTRICT and recovery the contract buyer and the contract buyer of the contract buyer of the contract buyer of the liable to the same upon landowners proprovements installed.	DIVISION maintenary agrees that no a conservation practic to this AGREEMENT by agrees that if any city agrees to notify T and Section 161A IS AGREEMENT: ECIPIENT agree that a part of this AGREE NARROW BASE T and	at the soil and water coments for twe two trians that the soil and water coments for the soil	enty (20) years y the RECIPIE nty (20) years alteration or r the practice a aser of the p before legal of completely in: RACE (2) Experty is the s the event of co per responsible such action h the requirement ds provided by	s from the date of this AGREEMER ENT or his/her agents or success unless prior written authorization modification of soil and water constants her own expense. The requitable title to any portion of the large detailed in the following of stalled with DISTRICT funds and as WATER SEDIMENT CONTROLLING Segneture of RECIPIENT	servation practice herein named of the servation practice herein named is obtained from the DISTR servation practice herein named andowner's obligations creath property is transferred. Idescription and on the attack recovered by this AGREEME of BASINS LEASTINS LE

MISC RECORD 44