		1974, day of <u>AU, QUST</u> 19 ee <u>\$ 6.00</u> Michelle Utsler, Reco	( Deputy
IOWA FINANCIAL	INCENTIVE PROGRAM FOR SOIL E	POSION CONTROL	5- 15 4
MAINTENANCE AC		NOSION CONTROL	Form IP-4 (I
Iowa Department of	f Agriculture & Land Stewardship	Maintenance Agree	#09 Vo1 96/9 ment No
Division of Soil Cor	nservation Madison	_	(same as Applicatio
	Tradizion	County Soil a	nd Water Conservation
This AGREEMENT	is made and entered into this $\frac{\cancel{19}}{\cancel{19}}$	day of august	$\frac{4}{2}$ , 19 $\frac{9}{2}$ , by and b
	Madison	County Soil and Water Cons	servation District, herei
DISTRICT and	Daryle Johnson POA for Geneva	Rertholf	
DISTRICT, and			, herein called REC
and should be interprete as a condition for received described is personally removed, altered or mod	PIENT hereby agree that this covenant is exited in a manner that promotes the policies of Cheving DISTRICT financial incentive assistance liable through this AGREEMENT if the soil a lifted while this AGREEMENT is effective.	napter 161A of the Iowa Code. Sec and provides that the owner, pre and water conservation practice I	tion 161A.7(16) requires this sent or future, of the proper herein named is not maintain
DISTRICT hereby agre	ses to provide $\frac{2//2}{50}$ to RECIPIE	NT for partially or completely fina	ncing the herein listed perma
	practice on the following described agricultural		
		riand in the County of	(
K 28 W / 1 / 5 N   1	Madison County	and State of Iowa to-wit:	HERCUSE DE LE COMPARED LA COMP
any soil and water conse and incorporated into thi RECIPIENT hereby agroccurs that the RECIPIEN RECIPIENT hereby ag by this AGREEMENT and	rees that if any unauthorized removal, alteratio NT will maintain, repair or reconstruct the prac trees to notify any prospective purchaser of t d Section 161A.7(16) of the Iowa Code before to	ECIPIENT or his/her agents or suyears unless prior written authorized on or modification of soil and wate stice at his/her own expense.	accessors to remove, alter o tation is obtained from the Di r conservation practice herein the landowner's obligations
any soil and water conse and incorporated into thi RECIPIENT hereby ag occurs that the RECIPIEN RECIPIENT hereby ag by this AGREEMENT and COVERAGE OF THIS AG DISTRICT and RECIPI sketch (hereby made part	prees that no action shall be taken by the RE rvation practice herein named for twenty (20) or s AGREEMENT. rees that if any unauthorized removal, alteration NT will maintain, repair or reconstruct the practives to notify any prospective purchaser of the discrete section 161A.7(16) of the lowa Code before to SREEMENT: IENT agree that the soil and water conservation of this AGREEMENT) were partially or complete	ECIPIENT or his/her agents or suyears unless prior written authorized on or modification of soil and water tice at his/her own expense, the property herein described of egal or equitable title to any portion of practice detailed in the followely installed with DISTRICT funds:	accessors to remove, alter of tation is obtained from the Distriction of the landowner's obligations on of this property is transferrous description and on the
any soil and water conse and incorporated into thi RECIPIENT hereby ag occurs that the RECIPIEN RECIPIENT hereby ag by this AGREEMENT and COVERAGE OF THIS AG DISTRICT and RECIPI sketch (hereby made part	prees that no action shall be taken by the RE reation practice herein named for twenty (20) is AGREEMENT.  rees that if any unauthorized removal, alteration NT will maintain, repair or reconstruct the practices to notify any prospective purchaser of the Section 161A.7(16) of the Iowa Code before the Interest of the Iowa Code before the Iowa Code before the Iowa Code that the soil and water conservation.	ECIPIENT or his/her agents or suyears unless prior written authorized on or modification of soil and water tice at his/her own expense, the property herein described of egal or equitable title to any portion of practice detailed in the followely installed with DISTRICT funds:	accessors to remove, alter of tation is obtained from the Distriction of the landowner's obligations on of this property is transferrous description and on the
any soil and water conse and incorporated into thi RECIPIENT hereby ag occurs that the RECIPIEN RECIPIENT hereby ag by this AGREEMENT and COVERAGE OF THIS AG DISTRICT and RECIPI sketch (hereby made part	prees that no action shall be taken by the RE rvation practice herein named for twenty (20) or s AGREEMENT. rees that if any unauthorized removal, alteration NT will maintain, repair or reconstruct the practives to notify any prospective purchaser of the discrete section 161A.7(16) of the lowa Code before to SREEMENT: IENT agree that the soil and water conservation of this AGREEMENT) were partially or complete	ecipient or his/her agents or survears unless prior written authorized or modification of soil and water tice at his/her own expense, the property herein described of egal or equitable title to any portion or practice detailed in the followely installed with DISTRICT funds it terrace.	accessors to remove, alter of tation is obtained from the Distriction of the landowner's obligations on of this property is transferroing description and on the land are covered by this AGRE
any soil and water conse and incorporated into thi RECIPIENT hereby ag occurs that the RECIPIEN RECIPIENT hereby ag by this AGREEMENT and COVERAGE OF THIS AG DISTRICT and RECIPI sketch (hereby made part	prees that no action shall be taken by the RE rivation practice herein named for twenty (20) is AGREEMENT.  Trees that if any unauthorized removal, alteration NT will maintain, repair or reconstruct the practices to notify any prospective purchaser of the Section 161A.7(16) of the lowa Code before the SEREEMENT:  EIENT agree that the soil and water conservation of this AGREEMENT) were partially or complete feet of narrow base tile outlet	ECIPIENT or his/her agents or suyears unless prior written authorized on or modification of soil and water tice at his/her own expense, the property herein described of egal or equitable title to any portion of practice detailed in the followely installed with DISTRICT funds:	accessors to remove, alter of tation is obtained from the Distriction of the landowner's obligations on of this property is transferroing description and on the land are covered by this AGRE
any soil and water conse and incorporated into thi RECIPIENT hereby ag occurs that the RECIPIEN RECIPIENT hereby ag by this AGREEMENT and COVERAGE OF THIS AG DISTRICT and RECIPI sketch (hereby made part	prees that no action shall be taken by the RE revation practice herein named for twenty (20) is AGREEMENT.  rees that if any unauthorized removal, alteration of will maintain, repair or reconstruct the practices to notify any prospective purchaser of the Section 161A.7(16) of the lowa Code before the SEREEMENT:  ENT agree that the soil and water conservation of this AGREEMENT) were partially or complete feet of narrow base tile outlet	ecipient or his/her agents or survears unless prior written authorized or modification of soil and water tice at his/her own expense, the property herein described of egal or equitable title to any portion or practice detailed in the followely installed with DISTRICT funds it terrace.	accessors to remove, alter of tation is obtained from the Distriction of the landowner's obligations on of this property is transferroing description and on the land are covered by this AGRE
any soil and water conse and incorporated into thi RECIPIENT hereby ag occurs that the RECIPIEN RECIPIENT hereby ag by this AGREEMENT and COVERAGE OF THIS AG DISTRICT and RECIPI sketch (hereby made part	prees that no action shall be taken by the RE rivation practice herein named for twenty (20) is AGREEMENT.  Trees that if any unauthorized removal, alteration NT will maintain, repair or reconstruct the practices to notify any prospective purchaser of the Section 161A.7(16) of the lowa Code before the SEREEMENT:  EIENT agree that the soil and water conservation of this AGREEMENT) were partially or complete feet of narrow base tile outlet	ecipient or his/her agents or survears unless prior written authorized or modification of soil and water tice at his/her own expense, the property herein described of egal or equitable title to any portion or practice detailed in the followely installed with DISTRICT funds it terrace.	r conservation practice hereing the landowner's obligations on of this property is transferror description and on the land are covered by this AGRE
any soil and water conse and incorporated into thi RECIPIENT hereby ag occurs that the RECIPIEN RECIPIENT hereby ag by this AGREEMENT and COVERAGE OF THIS AG DISTRICT and RECIPI sketch (hereby made part	prees that no action shall be taken by the RE revation practice herein named for twenty (20) is AGREEMENT.  rees that if any unauthorized removal, alteration of will maintain, repair or reconstruct the practices to notify any prospective purchaser of the Section 161A.7(16) of the lowa Code before the SEREEMENT:  ENT agree that the soil and water conservation of this AGREEMENT) were partially or complete feet of narrow base tile outlet	ecipient or his/her agents or survears unless prior written authorized or modification of soil and water tice at his/her own expense, the property herein described of egal or equitable title to any portion or practice detailed in the followely installed with DISTRICT funds it terrace.	accessors to remove, alter of tation is obtained from the Distriction of the landowner's obligations on of this property is transferroing description and on the land are covered by this AGRE
any soil and water conse and incorporated into thi RECIPIENT hereby ag occurs that the RECIPIEN RECIPIENT hereby ag by this AGREEMENT and COVERAGE OF THIS AGD DISTRICT and RECIPISKetch (hereby made part 2450)	prees that no action shall be taken by the RE revation practice herein named for twenty (20) is AGREEMENT.  rees that if any unauthorized removal, alteration of will maintain, repair or reconstruct the practices to notify any prospective purchaser of the Section 161A.7(16) of the lowa Code before the SEREEMENT:  ENT agree that the soil and water conservation of this AGREEMENT) were partially or complete feet of narrow base tile outlet	years unless prior written authorized on or modification of soil and water stice at his/her own expense. The property herein described of egal or equitable title to any portion practice detailed in the followely installed with DISTRICT funds it terrace.  Server Berting	cocessors to remove, alter of tation is obtained from the Diar conservation practice hereing the landowner's obligations on of this property is transferrowing description and on the land are covered by this AGRE
any soil and water conse and incorporated into thi RECIPIENT hereby ag occurs that the RECIPIEN RECIPIENT hereby ag by this AGREEMENT and COVERAGE OF THIS AGDISTRICT and RECIPISKetch (hereby made part 2450)  Signature of SWCD heirperson  The parties acknowled is the contract buyer and	grees that no action shall be taken by the RE irvation practice herein named for twenty (20) is s AGREEMENT. rees that if any unauthorized removal, alteration NT will maintain, repair or reconstruct the practices to notify any prospective purchaser of its disection 161A.7(16) of the lowa Code before to GREEMENT: IENT agree that the soil and water conservation of this AGREEMENT) were partially or complete feet of narrow base tile outlet  7/15/97  Date  ge that the above-described real property is	years unless prior written authorized on or modification of soil and water stice at his/her own expense. The property herein described of egal or equitable title to any portion of practice detailed in the followely installed with DISTRICT funds it terrace.  Signature of ECIPIENT	cocessors to remove, alter of tation is obtained from the Diar conservation practice herein the landowner's obligations on of this property is transferry tring description and on the land are covered by this AGRE.  The land are covered by this AGRE thank the land are covered by this AGRE.
any soil and water conse and incorporated into thi RECIPIENT hereby agoccurs that the RECIPIEN RECIPIENT hereby agoccurs that the RECIPIEN RECIPIENT hereby ago by this AGREEMENT and DISTRICT and RECIPIENT hereby made part 2450:  Signature of SWCD heirperson  The parties acknowled as the contract buyer and The DISTRICT and the setler's acquiring the real be liable to the same extended in the same of the providence of of	ge that the above-described real property is	personal contract default, forfeiture or subject of a real property contract default, forfeiture or subject of subject of a real property contract segments of Section 161A 7(16) of led by this agreement, the contract default the contract segments of Section 161A 7(16) of led by this agreement, the contract default the contract default the contract default the contract segments of Section 161A 7(16) of led by this agreement, the contract default t	cocessors to remove, alter of tation is obtained from the Distriction is obtained from the Distriction is obtained from the Distriction practice herein the landowner's obligations on of this property is transferring description and on the and are covered by this AGRE Date is the contract sale wherein the RECO is the contract any action resulting in the covered by this agreement are acknowledges the duty in the Code, and that by virtue the Code, and that by virtue to college will here recorded.
any soil and water conse and incorporated into thi RECIPIENT hereby ag occurs that the RECIPIEN RECIPIENT hereby ag by this AGREEMENT and DISTRICT and RECIPI sketch (hereby made part 2450).  Signature of SWCD their person.  The parties acknowled is the contract buyer and The DISTRICT and the seller's acquiring the real person landowners pursual mprovements installed upon and an improvement to sail an improvement	ge that the above-described real property is  area that in action shall be taken by the RE invation practice herein named for twenty (20) is  s AGREEMENT. It is any unauthorized removal, alteration of the light of the low of the lo	eciplent or his/her agents or structure or modification of soil and water tice at his/her own expense. The property herein described of egal or equitable title to any portion of practice detailed in the followely installed with DISTRICT funds the terrace.  Signature of Eciplent  It of contract default, forfeiture or insible for compliance with all property of the contract seements of Section 161A.7(16) of led by this agreement, the contract implying with the above statutory of the contract implying with the contract implying w	cocessors to remove, alter of tation is obtained from the Diar conservation practice herein the landowner's obligations on of this property is transferry tring description and on the and are covered by this AGRE.  Date  is the contract any action resulting in the covered by this agreement are any action resulting in the covered by the Code, and that by virtue ct seller will have received a duties.
any soil and water conse and incorporated into thi RECIPIENT hereby ag occurs that the RECIPIEN RECIPIENT hereby ag by this AGREEMENT and DISTRICT and RECIPIES sketch (hereby made part 2450 :	ge that the above-described real property is  Type of narrow base tile outlet  Type of harmony base of harmony base outlete  Type of harmony base of harmo	ECIPIENT or his/her agents or so years unless prior written authorized on or modification of soil and water stice at his/her own expense. The property herein described of egal or equitable title to any portion ion practice detailed in the followely installed with DISTRICT funds in terrace.  **Bury Berlind**  By Jaryll J. Signature of ECIPIENT*  The subject of a real property consible for compliance with all property ion had occurred. The contract seements of Section 161A.7(16) of led by this agreement, the contract seements of section 161A.7(16) of led by this agreement, the contract seements of Section 161A.7(16) of led by this agreement, the contract seements of Section 161A.7(16) of led by this agreement, the contract seements of Section 161A.7(16) of led by this agreement, the contract seements of Section 161A.7(16) of led by this agreement, the contract seements of Section 161A.7(16) of led by this agreement, the contract seements of Section 161A.7(16) of led by this agreement, the contract seements of Section 161A.7(16) of led by this agreement, the contract seements of Section 161A.7(16) of led by this agreement, the contract seements of Section 161A.7(16) of led by this agreement, the contract seements of Section 161A.7(16) of led by this agreement, the contract seements of Section 161A.7(16) of led by this agreement, the contract seements of Section 161A.7(16) of led by this agreement.	cocessors to remove, alter obtation is obtained from the Diar conservation practice herein the landowner's obligations on of this property is transferry and are covered by this AGRE.  Date  is the contract any action resulting in the covered by this agreement are obligations of this agreement are obligations.  Date
any soil and water conse and incorporated into thi RECIPIENT hereby ag occurs that the RECIPIEN RECIPIENT hereby ag by this AGREEMENT and DISTRICT and RECIPIES sketch (hereby made part 2450 :	ge that the above-described real property is  area that in action shall be taken by the RE invation practice herein named for twenty (20) is  s AGREEMENT. It is any unauthorized removal, alteration of the light of the low of the lo	ECIPIENT or his/her agents or so years unless prior written authorized on or modification of soil and water stice at his/her own expense. The property herein described of egal or equitable title to any portion ion practice detailed in the followely installed with DISTRICT funds in terrace.  **Bury Berlind**  By Jaryll J. Signature of ECIPIENT*  The subject of a real property consible for compliance with all property ion had occurred. The contract seements of Section 161A.7(16) of led by this agreement, the contract seements of section 161A.7(16) of led by this agreement, the contract seements of Section 161A.7(16) of led by this agreement, the contract seements of Section 161A.7(16) of led by this agreement, the contract seements of Section 161A.7(16) of led by this agreement, the contract seements of Section 161A.7(16) of led by this agreement, the contract seements of Section 161A.7(16) of led by this agreement, the contract seements of Section 161A.7(16) of led by this agreement, the contract seements of Section 161A.7(16) of led by this agreement, the contract seements of Section 161A.7(16) of led by this agreement, the contract seements of Section 161A.7(16) of led by this agreement, the contract seements of Section 161A.7(16) of led by this agreement, the contract seements of Section 161A.7(16) of led by this agreement, the contract seements of Section 161A.7(16) of led by this agreement.	cocessors to remove, alter obtation is obtained from the Diar conservation practice herein the landowner's obligations on of this property is transferry and are covered by this AGRE.  Date  is the contract any action resulting in the covered by this agreement are obligations of this agreement are obligations.  Date