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(J) 3 LB 6250 Billing mer 16410

## GRANT OF PERPETUAL EASEMENT

THIS INDENTURE made this 20th day of March		by and
between Dale P. & Irener H. Howell's	på sorte der dett of had annablerte	of the
County of Lake, State of Indiana, hereinafter called "Gran	tors" and the	Board
of Directors Merrillville Conservancy District, Lake Count	y, State of Ir	ndiana,
hereinafter called "Grantee". 77		

WIT TINE SISE TH:

That for and in consideration of the sum of \$1.00 and other valuable considerations; the receipt of which is hereby acknowledged, the Grantor for himself,, hereelf, itself; themselves him himself, hereelf, itself; themselves him himself, hereelf, itself; themselves himself, himself, hereelf, itself; themselves himself, himself, hereelf, itself; themselves, himself, himself, hereelf, itself; the Grantees, successoff, and construct, successoff, and construct, in the fight, printeges and authority in Grantee, itself crantees, successoff, and construct, englishing but not limited thereto math, sub-main, locall, fateral, outfall, force; an interceptor sewer, as a part of the Grantee's system; and works, for the collection, carriage, treatment and disposal of the waste; sewage, garbage, it and refuse of said district, as shall be hereafter located and constructed fitto; under, upon, over and across the following described real estate and premises of said district, as shall be hereafter located and constructed fitto; under, upon, over and across the following described real estate and premises of said district, as shall be hereafter located and constructed fitto; under, upon, over and across the following described real estate and premises of said district, as shall be hereafter located and constructed fitto; under, upon, over and across the following described real estate and premises of said district, as shall be hereafted to that area at the rear of the lot, lying between the rear located and close as the rear located and easients; shall then become the distance of the feet along the rear line, or 10 feet, with no easient less than 10 feet along the rear line. Upon feet, with no easient less than 10 feet along the rear line. Upon located, page 12 feet and dated March 15 1917. Key No. 15 199-8

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DEC: 1-3:19901

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(D)

The Grantee, its successors and assigns shall have the right to enter along, over and upon said easement to repair, re-locate, service and maintain such sewers, at will, and to make such alterations and improvements in the facilities thereof as may be necessary or useful, and to remove from the extent of the right-of-way any encroaching trees, buildings or other obstructions to the free and unobstructed use of such easement, and to build and maintain all necessary intakes, catch basins, and other devices incident to such sewers, and shall have the right of ingress and egress only over adjoining premises and lands when necessary and without doing damage to such adjoining lands, and only for temporary periods, and shall not otherwise enter upon lands adjoining said easement.

Grantee convenants that, in the installation, maintenance or operations of its sewer and appurtenances, under, upon, over and across saidstract of land in which perpetual easement is hereby granted, it wills restore the area disturbed by its work to as near the original condition as is practicable.

Grantors herein coverent for themselves, their grantees, successors and assigns that they will not erect or maintain any building or other structure or obstruction on or over said sewer and appurtenances under said tract of land in which perpetual right-of-way and easement is hereby granted, except by express permission from the Grantee, in writing, and in accordance with the terms thereof, and which permission when inswriting and recorded shall run with the real estate.

A diagram map showing the route; courses and distances through the above premises and lands and width of right of way is attached hereto and made a part of this indenture by reference as Echibit MAN.

real estate; are lawfully seized thereof and have a good right to grant and convey the foregoing easements therein; that they guarantee the quiet possession thereof, that said real estate is free from any and all encumbrances except the following:

1. Current Taxes.
2.
3. None
(Give montgage record, page, and mortgage)).

(and that igrantors will warrant and defend desintee is title to said easement against

INWITNESS WHEREOF, the Grantors have hereunto set their respective hands and seals the day and year first above written.

Daley P. Howells (SEAL)

Trene H. Howells (SEAL)

STATE OF INDIANA ); COUNTY OF LAKEL );

On this Zo day of MARCH, 196k, before the undersigned, as Notary Public in and for said (County and State) personally appeared the Grantor herein, Dalle P. & Irene H. Howells who acknowledged the execution of the above and foregoing conveyance to be their voluntary act and deed.

TITNESS my hand and Notarial Seal this 20 day of MARCH, 1965

Notary Public John Horton

This Instrument Prepared

By Martin Kinney