Merrillyville, In 46410 herabeth by the control of		HEAL EST	TATE MORTGAGE		
WINLESSETH: Mortgoorn John's and Service Time  Winnesseth: Mortgoorn John's and Service Interest Interest.  WINTESSETH: Mortgoorn John's and Service Interest.  Winnesseth: A security or the payment of a loan grapement of wording the provision of the payment of a loan grapement of a wording provision in the amount of a security or the payment of a loan grapement of a wording provision in the amount of a security or the payment of a loan grapement of a wording provision in the amount of a security or the payment of a loan grapement of a wording provision in the amount of a security or the payment of a loan grapement of a wording provision in the amount of a security or the payment of a loan grapement of a wording provision and the privileges and apputenances thereunto bislonging unto mortgage payment, and of control of the security of t	This mortgage made on the		, 19 <u>91</u> , between	Paul E Lucas	
MONTESEPTH: Mortgagory lointly and severally grant. bagdin, stil, convey and mortgage and softeness are sacrotic to the control of the contro	nd Ruby M Lucas		, hereinafter referred to as	MORTGAGORS, and ASSO	CIATES
Merrillyville, In 46410 hereinster reterred to as MORTGAGE  WITNESSETH: Morgagon jointly and severably grant, bargain, sai, overwy and morgago to Morgago, its successors and sasigns, the real proportion of the control of the contro	Financial Serv	vice Inc	, whose add	ress is 429 West 81st	Street
sharbur daeribed is a socially for the populated of loan approach of the property in the amount of \$\frac{9}{26}\$. [cognitive will rest as provided in the board approach with the last final population and the board approach of the property hereby mortgaged, and described below, includes all improvements and fistures now ellached bogulber with essements, rights, privilege exercises, crisis and profiles.  TO HAVE AND TO HOLD the said property hereby mortgaged, not exercised property and provided in the privileges and appurtenences threewing belonging unto mortgage useres and secretary in the said property here are secretary of the present that the property in the said property here are secretary of the present that the property of the said property here are secretary of the present that the property of the said property here are secretary and the present that the property of the said property in secretary and the property of the said property in secretary and the property of the said property in secretary and the property and the said property in secretary and the property and the said property in secretary and the property and the said property in secretary and the property and the said property in secretary and the property and the said property in secretary and the property and the said property in secretary and the property and the said property in secretary and the property and the said property in secretary and the property and the said property in secretary and the property and the said property in secretary and the property said the special property and the special property and the special property and the property said the special property and the property said the special		e, In 46410			,
The properly hevely mortgaged, and described blook, includes all improvements and fatures now attached together with easements, rights, phylogenesis, rend and profits.  TO HAVE AND TO HOUSE he said properly hardinafter described, with all the privileges and appurtanenance thresunds belonging unit mortgage accessor and seagons, flowers; and Mediagons havely command high mortgages are saided of good and perfect that the said and properly in a mortgage and appurent of the said and an accessor and accessor and accessor and accessor and accessor and accessors accessors and accessors accessors and accessors accessors and accessors accessors accessors accessors and accessors accessors accessors accessors accessors accessors accessors accesso	WITNESSETH: Mortgagors j	ointly and severally grant, bargain, se	II, convey and mortgage to Mortga	gee, its successors and assign	ns, the real property
The properly hevely mortgaged, and described blook, includes all improvements and fatures now attached together with easements, rights, phylogenesis, rend and profits.  TO HAVE AND TO HOUSE he said properly hardinafter described, with all the privileges and appurtanenance thresunds belonging unit mortgage accessor and seagons, flowers; and Mediagons havely command high mortgages are saided of good and perfect that the said and properly in a mortgage and appurent of the said and an accessor and accessor and accessor and accessor and accessor and accessors accessors and accessors accessors and accessors accessors and accessors accessors accessors accessors and accessors accessors accessors accessors accessors accessors accessors accesso	reinafter described as security	for the payment of a loan agreemen	nt of even date herewith in the a	mount of \$ 8333.15	, together with
TO HAVE AND TO HOLD the said property hereinaiter described, with all the privileges and appurtenances thereunto belonging unto mortgage accessors and satigns, (press; and Mortgagors hereby coverant that indicagors are setted of good and perfect this to is add property in the privileges and setted of good and perfect this to is add property in the privileges and setted of good and perfect this to is add property in the privileges and setted of good and perfect this to is add property in the privileges and setted of good and perfect this to is add property in the privileges and setted of good and perfect this to is add property in the privileges and setted of good and perfect this to is add property. In the privileges and setted of good and perfect this to is add property in the privileges and setted of good and perfect this to is add property. In the privileges and setted and privileges and setted and on further force and effect.  MORTGAGORS AGREE: To keep the mortgaged property, including the buildings and improvements threeon, fully insured at all times against a carestated the property with the privileges and the property and the perfect of the property and the property during the term of this mortgage, and to present the property and the property and the property during the term of this mortgage, and to present to the other property and the property and the property during the term of this mortgage, and to pay, when during many to be created against the property during the term of this mortgage, and to pay, when during the property of the property and the property and the property during the term of this mortgage, and to pay, when during the property during the property during the term of this mortgage. And to pay, and the property during the property and the foregoing mortgage.  It is default to the proper	terest as provided in the loan to The property hereby mortgag	agreement which has a final payment ed, and described below, includes all	improvements and fixtures now at	tached together with easement	ts, rights, privileges,
successors and assigns, forever; and Mortgagors hereby covenant light mortgagors are setzed of good and perfect title to said priceprity in the similar between the title title conveyed is clear, five an unancumbend accept in the second property in the similar and calculated the same and mortgagos against a clearly whether work in the price or committees. If any, internal the annual property and an acceptance of the price of the committees and the mortgago forever warrant and defend the same and mortgagos against a clear whether work in the property and the same and the mortgago clear and the committees and principal on account of any indebtedness without many to secure of this mortgago, and to pay, when the same and the committees and principal on account of any indebtedness without many to secure of the same and the committees and principal on account of any indebtedness without many to secure of the property with the same and the committees and principal on account of any indebtedness without many to secure of the committees and principal on account of any indebtedness without many to secure of the committees and the committees and principal on account of any indebtedness with any support to the line undepted and the committees and the committee	terests, rents and profits.	o cald acanaste baralastice dansite	it with all the milultance and can-	antennana an Abassasata tanlamata	
MORTGACORS AGREECT to keep the mortgaged property, including, the buildings and inprovements thereon, fully insured at all times against acted with an insurance company admirated to do business in the State of Indiana, acceptable to Mortgages with the State of Mortgages and the Mortgages of the Mortgages of the Mortgages to the Mortgages the Mortgages to the Mortgages the	s successors and assigns, forevent have authority to convey the lill forever warrant and defend t	er; and Mortgagors hereby covenant same, that the title so conveyed is one he same unto mortgagee against all	that mortgagors are seized of go clear, free and unencumbered ex claims whatsoever except those	od and perfect title to said procept as hereinafter appears a prior encumbrances, if any,	operty in fee simple and that mortgagors hereinafter shown.
and programmers company authorized food business in the State of Indiana, acceptable to Mongages, which policy shall control is also a policy authorized Mongages to Insurer or renow insurance and program in a sum mot exceeded the amount of Mongager and I Mongagers and I				ents thereon, fully insured at	all times against áll
latiments when due, or if Montgagors shall become bankuri & distant et al. 19 and the continued in the shall be control to the control of the shall be control of the contr	azards with an insurance compa lause in favor of Mortgagee as n said property in a sum not exc lortgagors with the premium the gree to be fully responsible for ea agee for the protection or prese to pay all taxes, assessments, b an superior to that of this mortg il installments of interest and pri in the date hereof. If Mortgagors narge Mortgagors with the amort anagement and occupation of the beep the mortgaged property	any authorized to do business in the Sits interest may appear, and if Mortgieeding the amount of Mortgagor's incoreon, or to add such premium to Modamage or loss resulting from any cated the property shall be repaid ills for repairs and any other expensage and not now existing may be created and any other expensage and not now existing may be created to make any of the foregoing payers to make any of the foregoing payers on a paid, adding the same to Mortgaged property and improve in its present condition and repair, in	State of Indiana, acceptable to Mo agors fail to do so, they hereby a debtedness for a period not excee ortgagor's indebtedness. If Mortguse whatsoever. Mortgagors agre upon demand and if not so paid ses incident to the ownership of the ted against the property during as which may be secured by a lier ayments, they hereby authorize the gagor's indebtedness secured herents thereon, and not to commormal and ordinary depreciation	rtgagee, which policy shall co uthorize Mortgagee to insure ding the term of such indebter agee elects to waive such inset that any sums advanced or hall be secured hereby. Mortgae mortgaged property when the term of this mortgage, and superior to the lien of this mortgagee to pay the same on ereby. To exercise due diliger it or allow waste on the mortgaged.	ntain a loss-payable or renew insurance dness and to charge surance Mortgagors rexpended by Mort agreed us in order that not to pay, when due ortgage and existing their behalf, and to pay agreed premises, an agged premises, an
Notragere herein contained be incorrect of it in plantages and abands in embraced property, or sell or attempt to sell all or any part of the incorrect of it in plantages and its incorrect of its mortgage of property with Aleksia, it workshapes in any case, regardless of such enforcement. Mortgage shall be entitled to the immediate of the mortgaged property with Aleksia, bestes, its own and plantages and property with Aleksia, bestes, its own and plantages and property with Aleksia, bestes, its own and plantages and property with Aleksia, bestes, its own and plantages and property with Aleksia, bestes, its own and plantages in particular or extended on the property with a plantages, it is not a reasonable feel for this search made and property of its interest of this mortgage. Mantages in a condition of the interest of the mortgage of the feel of the search in a condition to be said.  It is not a reasonable feel for this search in a condition to be said.  The Mortgages has the order to place the same in a condition to be said.  The Mortgages has the order of place the same in a condition to be said.  The Mortgages has the order of place the same in a condition to be said.  The Mortgages has the order of the said of the said searched by the mortgage be path in full or offer the theory of the said of the said searched by the mortgage be path in full or offer the theory of the said of the said searched by the mortgage be path in full or offer the theory of the said of the said searched and the said of the said searched by the mortgage be path in full incorrect the said of the said of the said searched and the said of the said	stallments when due, or if Mor	gagors shall become bankrupt or ins	solvent, or make an assignment	for the benefit of creditors, or	r have a receiver ar
ne, then the whole amount hereby secured speak, it is martingages and possible, second-clamidade judge and psyable, without notice of element, and as second-clamidade judges and psyable, without notice of element, and as second-clamidade judges and partial through the control of the mortgaged property with Jackets, bettes, tacome and partial three partial property with Jackets, bettes, tacome and partial three partial property with Jackets, bettes, tacome and partial three partial property with Jackets, bettes, tacome and partial three partial property of the partial property and openings. Notice partial property and openings of three partials of the partial property and openings of the partial property and part	inted, or should the mortgaged Mortgagors berein contained i	property or any part thereof be attach	ned, levied upon or seized, or if ar	ry of the representations, warr	ranties or statement all or any part of th
session of the mortgaged property with Jackston, Jesus, Islands and profit has the provided by the provided of the profit of party by Modgage in personal to provide and property of the provided of the provi	ne, then the whole amount he collectible in a suit at law or by	reby secured shall, at Mortgagee's of foreclosure of this mortgage. In any o	option, become immediately due case, regardless of such enforcer	and payable, without notice onent, Mortgagee shall be entit	or demand, and shi tled to the immedia
is undersome of this mortgage and in the twented the solution to taxel is, and a reasonable fee for the search made and preparation for such forecaster, together with all other and further expenses of procedure at each including expenses; fees and payments made to prevant or remove the imposition of liens or claims against the property and expenses of update in the part of the same in a condition to be sold.  This Mortgages has the option to demand that the balance of one of the loan secured by the mortgage be paid in full to this third anniversary of the first of the part of the loan and advantage of the loan secured by the mortgage be paid in full to this third anniversary of the first of the payment is not made which obey Mortgage all be given written notice of the election at least 90 days before payment in full is due. If payment is not made which obey Mortgage has the right workers of the payment is not made which obey Mortgage has the right in the event of any other or subsequent detertils or breaches of covenant, and no delay on the part of Mortgage in exercising any of such right all be construed to preclude it from the exacts between the subsequent detertils or breaches of covenant, and no delay on the part of Mortgage in exercising any of such right all be construed to preclude it from the exacts between successive or concurrently at its option.  All rights and obligations hereunder shall extend to and be binding that the exacts of any such default or breach of covenant, and Mortgage on the day above shown.  Paul E Lucas  Acknowledgement by individual on Partnership Borrower  Mortgage in were default or breach of covenant, and sessible to the part of Mortgage in exercising any of such right and being the part of Mortgage in exercising any of such right and the part of Mortgage in exercising any of such right and the part of Mortgage in exercising any of such right and the part of Mortgage in exercising any of such right and the part of Mortgage in exercising any of such right and the part of Mortgage	session of the mortgaged pro	perty with the rents, Issues, Income a	and profits therefrom with cor with	out to reciosure or other proce	eedings. Mortgago
in building expenses (see and payments made to prevent or remove the imposition of liens or claims against the property and expenses of upker trepath made in order to place the same in a condition to be sold.  This Montgagee has the option to demand that the balance of the loan secured by the montgage be paid in full on this third annihilation of the loan shape of the loan had a fixed interest rate if the young in the place of the loan and an advantage.  No failure on the part of Montgagee to exercise any of its rights hereunder for defaults or breaches of coverant, and no clays on the part of Montgagee has the rights hereunder for defaults or breaches of coverant, and no clays on the part of Montgagee has the rights hereunder for defaults or breaches of coverant, and no clays on the part of Montgagee has the right series of any other or subsequent defaults or breaches of coverant, and no clays on the part of Montgagee has the right series and the part of the event of any other or subsequent defaults or breaches of coverant, and no foreignes in exercising any of such right lie be construed to preclude it from the exercise hereof at any time during the continuation of any such disduct or breaches of coverant, and Montgage or indice any one or more remedies hereunder successively or concurrently at its option.  All rights and obligations hereunder shall extend to and be binding their bit (several heirs, successors, executors, administrators and assigns of the less hereto.  The plural as used in this instrument shall include the singular where applicated in the series.  Paul E Lucas  ACKNOWLEDGEMENT BY INDIVIDUAL OR PARTNERSHIP BORROWER	cution or existence of this me	ortgage and in the event of loreciosu	re of this mortages. Mortagons	will pay to the Mortgagee, in	n addition to taxab
This Mortgages has the color to demand that the balance of the loan secured by the mortgage be paid in full or third anniversary due in the loan had explain to the paid on a case of the loan and explain to a possible of the loan had explained to the paid on the paid of the paid on the paid of the paid on the paid of	e. including expenses, fees at	id payments made to prevent or rem	ove the imposition of liens or claim	all other and turther expense ms against the property and	s of foreclosure ar expenses of upker
All rights and obligations hereunder shall extend to and be binding that the averal heirs, successors, executors, administrators and assigns of the ties hereto.  The plural as used in this instrument shall include the singular where applies to the follows:  See description on next page.  IN WITNESS WHEREOF Mortgagors have executed this mortgage on the day above shown.  Paul E Lucas  ACKNOWLEDGEMENT BY INDIVIDUAL OR PARTNERSHIP BORROWER  ATE OF INDIANA, COUNTY OF Lake  See description and for said county and state, personally appeared Paul E Lucas and Ruby M Lucas  ACKNOWLEDGEMENT BY INDIVIDUAL OR PARTNERSHIP BORROWER  IN WITNESS WHEREOF I have hereunto subscribed my name and affixed my official seakthile 25, day of Alume 19 99  Commission Expires:  Mart 1 yr M. Hubber / Lake County  NOTARY PUBLIC  NOTARY PUBLIC  Page Y. Hightower	The Mortgagee has the optithe loan date of the loan and a all be given written notice of a exercise any remedies permit.  No failure on the part of Months in the event of any other of all be construed to preclude it.	on to demand that the balance oue of the popular of each subsequent annivers the election at least 90 days before placed under this mortgage.  Ingagee to exercise any of its rights in the exercise any of its rights in the exercise thereof at any time.	on the loan secured by this morth sary date if the loan has a fixed in ayment in full is due. If payment hereunder for defaults or breache f covenant, and no delay on the p during the continuance of any su	es of covenant shall be consti part of Mortgagee in exercising	rued to prejudice it g any of such right
The plural as used in this instrument shall include the singular where applicates.  The real property hereby mortgaged is located in Lake County, State of Indiana, and is describe follows:  See description on next page on the day above shown.  MORTGAGOR Ruby M Lucas  ACKNOWLEDGEMENT BY INDIVIDUAL OR PARTNERSHIP BORROWER  ATE OF INDIANA, COUNTY OF Lake Secution of the foregoing mortgage.  IN WITNESS WHEREOF I have hereunto subscribed my name and affixed my official seakthis 75 day of June NOTARY PUBLIC MARTINITY M. Huber / Lake County  MORTGAGOR Ruby M Lucas and Ruby M Lucas Are represented by Martilyn M Huber / Lake County NOTARY PUBLIC MARTINITY M RUBER (COUNTY NOTARY PUBLIC COUNTY NOTARY PUBLIC CO	ay enforce any one or more re All rights and obligations her	medies hereunder successively or c eunder shall extend to and be bindin	oncurrently at its option.  Success	sors, executors, administrators	s and assigns of th
The real property hereby mortgaged is located in Lake  See description on next Property  IN WITNESS WHEREOF Mortgagors have executed this mortgage on the day above shown.  MANUAL  Paul E Lucas  ACKNOWLEDGEMENT BY INDIVIDUAL OR PARTNERSHIP BORROWER  ATE OF INDIANA, COUNTY OF Lake  SS.  Before me, the undersigned, a notary public in and for said county and state, personally appeared  Ruby M Lucas  And acknowledge  The paul E Lucas and acknowledge	rties hereto.		Die Contraction of the Contracti		-
IN WITNESS WHEREOF Mortgagors have executed this mortgage on the day above shown.  Paul E Lucas  ACKNOWLEDGEMENT BY INDIVIDUAL OR PARTNERSHIP BORROWER  ATE OF INDIANA, COUNTY OF Lake  Before me, the undersigned, a notary public in and for said county and state, personally appeared  Ruby M Lucas  and acknowledgement by individual asserting as a state of the execution of the foregoing mortgage.  IN WITNESS WHEREOF I have hereunto subscribed my name and affixed my official seatting 75, day of 1 June  Ommission Expires:  Marilyn M Huber/Lake County  NOTARY PUBLIC  Marilyn M Huber/Lake County			Where application	County State of Indian	na and la decorba
IN WITNESS WHEREOF Mortgagors have executed this mortgage on the day above shown.  Paul E Lucas  ACKNOWLEDGEMENT BY INDIVIDUAL OR PARTNERSHIP BORROWER  ATE OF INDIANA, COUNTY OF Lake  Before me, the undersigned, a notary public in and for said county and state, personally appeared  Ruby M Lucas  ARROWLEDGEMENT BY INDIVIDUAL OR PARTNERSHIP BORROWER  Paul E Lucas and  Ruby M Lucas  and acknowledge  the execution of the foregoing mortgage.  IN WITNESS WHEREOF I have hereunto subscribed my name and affixed my official seakthis 25 day of the property was prepared by Daton Y Hightower.  Marilyn M Huber/Lake County  NOTARY PUBLIC  Marilyn M Huber/Lake County  NOTARY PUBLIC	follows:	Tigugou to lookid	SEAL		,
Paul E Lucas  ACKNOWLEDGEMENT BY INDIVIDUAL OR PARTNERSHIP BORROWER  ATE OF INDIANA, COUNTY OF Lake  Before me, the undersigned, a notary public in and for said county and state, personally appeared  Ruby M Lucas  And acknowledge  The execution of the foregoing mortgage.  IN WITNESS WHEREOF I have hereunto subscribed my name and affixed my official seak this 25, day divided in the county and state, personally appeared  And acknowledge and ack	se	e description on next	P79ANA	ERT(E	TILED FOR
Paul E Lucas  ACKNOWLEDGEMENT BY INDIVIDUAL OR PARTNERSHIP BORROWER  ATE OF INDIANA, COUNTY OF Lake  Before me, the undersigned, a notary public in and for said county and state, personally appeared  Ruby M Lucas  And acknowledge  The execution of the foregoing mortgage.  IN WITNESS WHEREOF I have hereunto subscribed my name and affixed my official seak this 25, day divided in the county and state, personally appeared  And acknowledge and ack	IN WITNESS WHEREOF M	ortgagors have executed this mortga	ige on the day above shown.	DER	RECU
Paul E Lucas  ACKNOWLEDGEMENT BY INDIVIDUAL OR PARTNERSHIP BORROWER  ATE OF INDIANA, COUNTY OF Lake	2 0 C		Pull 1	1 8	or o
ACKNOWLEDGEMENT BY INDIVIDUAL OR PARTNERSHIP BORROWER  ATE OF INDIANA, COUNTY OF Lake SS.  Before me, the undersigned, a notary public in and for said county and state, personally appeared Paul E Lucas and Ruby M Lucas and acknowledge and acknowledge and acknowledge in execution of the foregoing mortgage.  IN WITNESS WHEREOF I have hereunto subscribed my name and affixed my official seat this 75 day of June 19 9  Commission Expires:  Marilyn M Huber/Lake County NOTARY PUBLIC  Marilyn M Huber/Lake County NOTARY PLEASE PRINT NAME AND COUNTY	mart &	MORTGAC	GOR Duby M Luca	/ news	MORTGAGO
Before me, the undersigned, a notary public in and for said county and state, personally appeared Paul E Lucas and Ruby M Lucas and acknowledge he execution of the foregoing mortgage.  IN WITNESS WHEREOF I have hereunto subscribed my name and affixed my official seakthis 25 day of June 19 9  Commission Expires:  Marilyn M Huber/Lake County NOTARY PUBLIC  Marilyn M Huber/Lake County NOTARY PUBLIC	Paul E Lucas	ACKNOWLEDGEMENT BY IN	_		
Before me, the undersigned, a notary public in and for said county and state, personally appeared  Ruby M Lucas  and acknowledg  he execution of the foregoing mortgage.  IN WITNESS WHEREOF I have hereunto subscribed my name and affixed my official seak this 75 day of 1 June 19 9  Commission Expires:  Marilyn M Huber Lake County  NOTARY PUBLIC  NOTARY PUBLIC  NOTARY PUBLIC  Aprilyn M Huber Lake County  NOTARY PUBLIC NOTARY PUBLIC					
Ruby M Lucas  he execution of the foregoing mortgage.  IN WITNESS WHEREOF I have hereunto subscribed my name and affixed my official seal this 25, day of June 19_9  Commission Expires:  Marilyn M Huber/Lake County  NOTARY PUBLIC  Please Phint Name and County  NOTARY PLEASE PHINT NAME AND COUNTY	A STATE OF THE STA	Y'		David D Torona	
he execution of the foregoing mortgage.  IN WITNESS WHEREOF I have hereunto subscribed my name and affixed my official seal this 25 day of June 19 9  Commission Expires:  Marilyn M Huber/Lake County NOTARY PUBLIC  Instrument was prepared by Dawn Y Hightower			inty and state, personally appear	ed Paul E Lucas	ano:
Commission Expires:  3-12-93  Marilyn M: Huber/Lake County NOTARY PUBLIC  NOTARY PUBLIC  Marilyn M: Huber/Lake County NOTARY PLEASE PRINT NAME AND COUNTY  NOTARY PUBLIC  Marilyn M: Huber/Lake County NOTARY PLEASE PRINT NAME AND COUNTY					_and acknowledge
Commission Expires:  3-12-93  Marilyn M. Huber/Lake County NOTARY: PLEASE PRINT NAME AND COUNTY.  Page Instrument was prepared by Dawn Y Hightower		-	्री आते! beek leichte von bevilke bee	75 day of Maine	. 19 91
3-12-93  Marilyn M. Huber/Lake County NOTARY PUBLIC	IIA AALLIAESS AAUEUEOL I L	ave necessito subscribed thy fidille	and announty official social files.	C	00/11/
NOTARY: PLEASE PRINT NAME AND COUNTY  Is instrument was prepared by Dawn Y Hightower	Commission Expires:			Millam Y	NOTARY PUBLIC
NOTARY: PLEASE PRINT NAME AND COUNTY  Is instrument was prepared by Dawn Y Hightower			12/1		
e Instrument was prepared by Dawn Y Hightower	3-12-93		Marilyn M: H NOTARY: PLEASE PRINT NA	uber/Lake County Me AND COUNTY	
s instrument was prepared by	le instrument was prepared hi	Dawn Y Hightower			

Description as follows:

That part of Block 8, plat of the subdivision of the South half of Section 6, Township 36 North, Range 7 West of the 2nd Principal Meridian, Miller Station, in the City of Gary, as shown in Plat Book 1, page 11, and Plat Book 5, page 45, more particularly described as follows: Commencing at a point in the East line of said Section 6, which is 214.3 feet North of the point where the East line of said Section 6 intersects the North line of the right of way of the Baltimore & Ohio Railroad Company; thence North along said East line of said Section 6, a distance of 52.2 feet; thence in a Westerly direction and at right angles to the East line of Hannah Street, a distance of 141.2 feet, more or less, to the East line of Hannah Street; thence in a Southerly direction along the East line of Hannah street, a distance of 40 feet; thence in an Easterly direction and at right angles to said East line of Hannah street, a distance of 126.2 feet, more or less, to the East line of said Section 6, at the point of beginning, in the City of Gary, Lake County, Indiana, excepting the North 5 feet of the above captioned real estate.

more commonly known as:

27 Mintington Gary, In 46403 T

This Document is the property of the Lake County Recorder!

