Address	e held in:	Phone		
Please combine	the following pa	rcels:		
Tax ID #	Key#	State ID Number	er Legal Description	
ason for request:	ONE TAX BILL			
		ith the same mortgage	· -	
S	No_ artias must be mort		ompany or they can not be combined	
			ompany or they can not be combined.	
=			nested the combination of the above listed parc	
	id taxes when due.	tor to add any taxes due	on the deleted parcels to the new number assi	gned.
=		IDENTIAL structure	on the parcels listed above.	
=		AL/INDUSTRIAL str	uctures on the parcels listed above.	
DO NOT COM	BINE			
K			Owner Signature Date:	
		Assessor Recom	wandation	
Do not co	ombine		Taxpayer notified by Assessor	
Combine				
X		, Kosciusk	o County Assessor Date:	
	Assessor's stamp ar	<u>ea</u>	Auditor's stamp area	
		Auditor Recomi	nendation_	
	urrent? Yes	No		
Are all taxes paid c			Taxpayer notified by Audito	r
Are all taxes paid co	ombine			
Do not co		name (Contracts, Life	Estates, Trust, etc.)	
Parcels are r	not held in the same	name (Contracts, Life the same mortgage co		
Parcels are r	not held in the same			
Parcels are r	not held in the same not mortgaged with not contiguous			

IC 6-1.1-5-16

Sec. 16. If an owner of existing contiguous parcels makes a written request that includes a legal description of the existing contiguous parcels sufficient for the assessing official to

identify each parcel and the area of all contiguous parcels, the assessing official shall consolidate more than one (1) existing contiguous parcel into a single parcel to the extent that the existing contiguous parcels are in a single taxing district and the same section. For existing contiguous parcels in more than one (1) taxing district or one (1) section, the assessing official shall, upon written request by the owner, consolidate the existing contiguous parcels in each taxing district and each section into a single parcel. An assessing official shall consolidate more than one (1) existing contiguous parcel into a single parcel if the assessing official has knowledge that an improvement to the real property is located on or otherwise significantly affects the parcels.

As added by P.L.51-1997, SEC.5. Amended by P.L.38-1998, SEC.2.