~ ~776021 ann		3,7553
This Indenture Witnesset	h, That the Grantor	B & B CORPORATION.
an Indiana corporation	······································	7895 92
of the County of LAKE and Stasum of TEN AND NO/100	ite of INDIANA	for and in possideration of the bill
in hand paid, and of other good and valuable cons	siderations, receipt of which is he	reby acknowledged, CONVEY and
WARRANT unto MERCANTILE NATIONAL Banational banking association under the laws of t		
execute trusts within the State of Indiana, as Tr	rustee under the provisions of a	certain Trust Agreement, dated the
29th day of December described real estate in the County of LAK	., 1980 , and known as Trust	Number 4069 , the following
Part of the Southeast Quarter of the		
North, Range 9 West of the 2nd P.M.,	being more particularly of	described as follows:
Beginning at a point 30 feet West and the Southeast Quarter of the Northwe		
line 30 feet West and parallel to the 1	East line of the Southeast	Quarter of the North-
west Quarter of said Section 9, a distribution making an angle of 44 degrees 5		
with the last described line a distance	e of 835.06 feet; thence E	ast a distance of
581.04 feet to the point of beginning, Barnard's First Industrial Addition to	Schererville, as shown in I	Plat Book 37, page 24,
in the Office of the Recorder of Lake	County, Indiana	· · · · · · · · · · · · · · · · · · ·
1/ 15- 1	DULY ENTERED	
Key# 13-152-1	FOR TAXATION	
	OCT 12 1984	90 s:
	2 10:	THE FILE OF TAKE
	Tele O Trus	MAN CONFI
SUBJECT TO	AUDITOR LAKE COUNTY	7 01 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
TO HAVE AND TO HOLD the said real estate with the Trust Agreement set forth.	he appurtenances, upon the trusts, and	for the uses and purposes herein and in said
FULL power and authority is hereby granted to said thereof, to dedicate parks, streets, highways or alleys and t	Trustee to improve, manage, protect a o vacate any subdivision or part thereo	ind stibilitide said real actate or one not
thereof, to dedicate parks, streets, highways or alleys and to as desired, to contract to sell, to grant options to purchas said real estate or any part thereof to a successor or successor estate, powers and authorities vested in said Trustee, to don	late, to dedicate, to mortgage, pledge of	Cotherwise encumber said real estate, or any
part thereof, to lease said real estate, or any part thereof, or in futuro, and upon any terms and for any period or per and to renew or extend leases upon any terms and for any	riods of time, not exceeding in the case period or periods of time and to ame	of any single demise the term of 198 years, and, change or modify leases and the terms
and provisions thereof at any time or times hereafter, to con options to purchase the whole or any part of the reversion, t to partition or to exchange said real estate, or any part ther	o contract respecting the manner of fix eof, for other real or personal property	ing the amount of present or future rentals, to grant easements or charges of any kind
to release, convey or assign any right, title or interest in or with said real estate and every part thereof in all other way the same to deal with the same, whether similar to or diffe	s and for such other considerations as	it would be lawful for any person owning
In no case shall any party dealing with said Trustee or any part thereof shall be conveyed, contracted to be so	ld, leased or mortgaged by said Trust	ee, or any successor in trust, be obliged to
see to the application of any purchase money, rent or mo this trust have been compiled with, or be obliged to inquire or privileged to inquire into any of the terms of said Trus executed by said Trustee, or any successor in trust in relation	into the muthority necessity on evnedia	now of easy not of sold Tournton on he shilled
the delivery thereof the trust created by this Indenture and	ing under any such conveyance, lease o by said Trust Agreement was in full fo	or other instrument, (a) that at the time of orce and effect. (b) that such conveyance or
other instrument was executed in accordance with the trust or in all amendments thereof, if any, and binding upon all authorized and empowered to execute and deliver every such	beneficiaries thereunder, (c) that said a deed, trust deed, lease, mortgage or	Trustee, or any successor in trust, was duly other instrument and (d) if the conveyance
is made to a successor or successors in trust, that such such all the title, estate, rights, powers, authorities, duties and of	obligations of its, his or their predecessor	r in trust.
This conveyance is made upon the express understand individually or as Trustee, nor its successor or successors is decree for anything it or they or its or their agents or attor of this Deed or said Trust Agreement or any amendment the	n trust shall incur any personal liability neys may do or omit to do in or about	y or be subjected to any claim, judgment or the said real estate or under the provisions
any and all such liability being hereby expressly waived and Trustee in connection with said real estate may be entered their attorney-in-fact, hereby irrevocably appointed for such	released. Any contract, obligation or i	indebtedness incurred or entered into by the
express trust and not individually (and the Trustee shall he ness except only so far as the trust property and funds in thereof.) All persons and corporations whomsoever and whi	ive no obligation whatsoever with respec the actual possession of the Trustee shal	t to any such contract, obligation or indebted- l be applicable for the payment and discharge
for record of this Deed. The interest of each and every beneficiary hereunder a		
them shall be only in the earnings, avails and proceeds ari hereby declared to be personal property, and no beneficiary he such, but only an interest in the earnings, avails and proceed	sing from the sale or any other disposi- erounder shall have any title or interest.	tion of said real estate, and such interest is legal or equitable, in or to said real estate as
NATIONAL BANK OF INDIANA the entire legal and equi	table title in fee simple, in and to all	of the real estate above described,
this 7th day of September, ATTEST: BY: Can C Level Its Secretary	resaid ha_Shereunto set	its hand and seal
ATTEST:	DV. REJ	
Its Secretary	Roy E. Spu	flock (SEAL)
STATE OF. INDIANA ss:	•	
COUNTY OF Paula J. Wagner	a Notary Public in and f	or said County in the State of cressid
I, Paula J. Wagner do hereby certify that B & B CORPO	RATION, by its President	and Secretary
personally known to me to be the same person		
appeared before me this day in person and ackno	wledged thatthey si	gned, sealed and delivered the said
instrument astheir free and volunt		
My Commission Expires:	County of Resi	dence: Lake Notary Public
July 29, 1986		
		HARTH CONTRACTOR HARTEST AND IN

THIS INSTRUMENT PREPARED BY

FRANKLIN J. BLACK, Attorney at Law