THIS INDENTURE WITNESSETH, that the Grantor , MATERIAL DISPATCH, INC., an Illinois corporation	
of the County of Cook and State of Illinois , for and in consideration of the sum of TEN AND NO/100	
(s *10.00*), in hand paid, and of other good and valuable considerations, receipt of which is hereby duly	Soak
(S *10.00*), in hand paid, and of other good and valuable considerations, receipt of which is hereby duly acknowledged, Convey S and Warrant S unto Interstate Bank of Oak Forest, an Illinois banking corporation with its	องไท้อี, ผร
principal office in Oak Forest, Illinois, and duly authorized to accept and execute trusts within the State of Illinois, as Trustee under	1 4 4 2 0 9
the provisions of a certain Trust Agreement, duted the 17th and of September , 19 87 and known as Trust Number 87-96 , the following described real estate in the County of Cook and State of Illinois, to-wit:	
Lots 5 and 6 in I-80 Industrial Subdivision, being a Subdivision of a part of the	
heretofore vacated Croissant Park Markham 17th Addition, a Subdivision of the	图题多列为
Northeast 1/4 of the Northwest 1/4 of Section 25, Township 36 North, Range 13	St. F.
East of the Third Principal Meridian, in Cook County, Illinois.	STA STA
P.I.N.'s: 28-25-101-046-0000 & 28-25-101-047-0000 CO CA Subject to: Covenants, conditions and restrictions of record, private, public	
and utility easements and roads and highways, if any, special taxes	ATE OF LESTATE TI DEPT. OF A TENENUE
or assessments for improvements not yet completed, any unconfirmed	MERA IR
special tax or assessment, installments not due at the date hereof of any special tax or assessment for improvements heretofore	
secumpleted, general taxes for the year 1987 and subsequent years	
including taxes which may accrue by reason of new or additional	P. STER
improvements during the year 1987.	
TO HAVE AND TO HOLF, the said real estate with the appurtenances, upon the trusts, and for the uses and purposes herein and in said Trust Agreement set for 1.	managa at
Full power and authority is nerroy expited to said Trustee with respect to the real estate or any part or parts of it, and at any time or times to improve manage, people, and while and real estate or any part threats in the said of the said to	A
vacate any subdivision or part therer, and to remindivide said real estate as often as desired, to contract to sail, to grant options to purchase, to sell on any terms, to convey a ther with or without consideration, to convey said real estate or any part thereof to a successor	煙00
Trustee, to donete, to dedicate, to the case, blodge or otherwise encumber seld real estate, or any part thereof, to lease said real estate, or any part thereof, from time to time, in port, elong or reversion, by leases to commence in the present or in the future and upon any	2
terms and for any period of periods of lims, mit so reeding in the case of any single demise the term of 198 years, and to renew or extend leases upon any terms and for any period or jery by it time and no amend, change or modify leases and the terms and provisions thereof as any time or times hereafter, to contract to mist's leases and to grant options to lease and options to renew leases and options to pur-	
chase the whole or any part of the reversion and to contract respecting the manner of fixing the amount of present or future rentals, to partition or to exchange said real estate, or any part thereo. For other real or personal property, to grant assements or charges of any limit to release convey or assign any right. Also, or a partition of the second of the said real estate or any partition of the said real estate or any partition of the said real estate or any partition.	ES
Full power and authority is nervey remited to said Trustee with respect to the real estate or any part or parts of it, and at any time or times to improve, manage, protect and abdivide said real estate or any part thereof, to dedicate parks, streets, highways or alleys and to vecate any subdivident or part thereof, and it resubdivide said real estate as often as desired, to contract to sell, to grant options to purpose any subdivident or part thereof to a successor, or successors in fruit and to grant to a contract of convey soid real estate or any part thereof to a successor or successors in fruit and to grant to a convey soid real estate or any part thereof to a successor or successors in fruit and to grant to a convey soid real estate or any part thereof, from time to time, in part, also not or reservice encumber said estate to the fruits and upon any terms and for any period or periods of time, in the ceeding in the case of any single demise the term of 198 years, and to renew or extend leaves upon any terms and for any period or, error is in the case of any single demise the term of 198 years, and to renew or extend leaves upon any terms and for any period or, error is in the case of any single demise the term of 198 years, and to renew or extend leaves upon any terms and for any period or, error is in the case of any time or times hereafter, to contract lo make teaches and to grant options to renew leaves and to preme any period or any part of the revealion and to connect respecting the manner of fining the amount of present or future rentale, to partition or to exchange said real estate, or any part thereof for other real or personal property, to grant essements or charges of any kind, to release, convey or sealing any right, fille or is reset in or about or essement apputement to said real estate or any part thereof, and to deal with the same, where it is not other considerations as would be lawful for any person owning the same to deal with the same, where it is not offered from the ways above specifie	温 ::::
In no case shall any party dealing with said Trustee, or any 3° consor in trust, in relation to said real estate, or to whom said real estate or any part thereof shall be conveyed, contrasted to be sold, rear do "mortgaged by said Trustee, or any successor in trust, be obliged to see to the application of any purchase money, rent or money to ret or destructed in the trust property, or be obliged to see that the terms of the trust have been compiled with, or be obliged to "my" into the authority, necessity or expediency of any act of said Trustee, or be obliged or privinged to inquire into any of the terms. The trust of prement; and every deed, trust deed, mortgage, leave or other instrument executed by said Trustee, or any successor in trust, in relation to said trust property shall be conclusive evidence in from of every person relying upon or claiming under any such conveyance, "me or other instrument, (a) that is the time of the delivery thereof the trust created by this beed and by said Trust Agreement was in till for a said effect, (b) that such conveyance or other instrument was executed in accordance with the trust, concluding an interest of the delivery the said trust and the said trust of t	DK_RIDERS: IOR REVENUE REACHS AND CO. THE STATE OF CO. THE STAT
see to the application of any purchase money, rent or money to prover or advented on the trust property, or be obliged to see that the terms of the trust have been compiled with, or be obliged to '-40' e into the authority, necessity or expediency of any act of said	SE SE
Trustee, or be obliged or privileged to inquire into any of the terms, and Trust Agreement; and every deed, that deed, mortgage, teams or other inatrument executed by said Trustee, or any successor in relation to said trust property shall be conclusive evidence in freq of every person relying upon or claiming under any such conveysnice, two or other fastrument, (a) that at the time of the delivery	REAL REVENUE STANP STANP
thereof the trust created by this Deed and by said Trust Agreement was in f. if for e and effect, (b) that such conveyance or other instru- ment was executed in accordance with the trusts, conditions and limits lons contained herein and in said Trust Agreement or in all among the bearent if any, and is binding upon all benefitiating thereum at, (c) that said Trustee, or any successor in trust, was duly	S III
authorized and empowered to execute and deliver every such deed, trust decapitation, mortgage or other instrument and (d) if the conveyance is made to a successor or successors in trust, that such successor or successors in trust have been properly appointed and are fully under with all the state, which is the conveyance of an area of the successors or successors in trust have been properly appointed and are fully under the successors in the successors or successors in the successo	ESTA STREAM
This conveyance is made upon the express understanding and condition that the Grantes, neither individually or as Trustee, not its successor or successors in trust shell incur any personal liability or be subjected to as ye den, judgment or decree for anything it or they	E S
or his or their agents or attorneys may do or omit to do in or shout the said real ertain or must the provisions of this beed or said Trust Agreement or any amendment thereto, or for injury to person or property happening in or all our said real estate, and all such liability to provide the provided and real entry to provide the provided and the provided	(C
nection with said real estate may be entered into by it in the name of the then beneficiaries up, or all d Trust Agreement as their attorney in fact, hereby invescedly appointed for such purposes, or at the election of the Trustee, it is 6 vm name, as Trustee of an express trust	10000000000000000000000000000000000000
resized with all the illin, saists, tights, powers, authorities, duties and obligation of the predecessor his trust. This conveyance is made upon the express understanding and condition that the Grapise, neither individually or as Trustee, not its successors in trust shell incut supported in the best of the provisions of this beed or said trust and or other agents or action pays may do comit to do in or should be said read estate or must be provisions of this beed or said trust Agreement or any amendment thereto, or for injury to person or property happening in or a our side provisions of this beed or said such liability being hereby expressly waived and released. Any contract, being into more interested in or a low entered into by the Trustee in connection with said real estate may be entered into by 11 in the name of the then beneficiaries in or a low entered into the interest of the connection with said real estate may be entered into by 11 in the name of the their beneficiaries in a or an amm, as Trustee of an express trust and the connection of the con	TRANS
of the filing for record of this Deed. The interest of each and every beneficiary hereunder and under said Trust Agreement and of all p. rsons c' aming under them or any of the many shall be not be paid to the agreement and such a filing the property and such	ACT!
The interest of each and every beneficiary hereunder and under said Trust Agreement and of all p. sons c' iming under them or any of them shall be only in the earnings, avails and proceeds arising from the sale or any other disposition. It is trust property, and such interest is hereby declared to be personal property, and no beneficiary hereunder shall have any title or int. te., 'egal or equitable, in or to said trust property as such, but only an interest in the earnings, avails and proceeds thereof as aforesaid, it is not intron hereof being to	[10 G O
vest in the Trustee the entire legal and equitable title in fee simple, in and to all of the trust property above our ibed. If the title to any of the trust property is now or hereafter registered, the Register of Titles is hereby directed not of register or note in the certificate of title or duplicate thereof, or memorial, the words "in trust" or "upon condition", or "with limity 'cost', or words of similar import, in accordance with the statute in such case made and provided.	ح ا تن
similer import, in accordance with the statute in such case made and provided. And the said Grantor—hereby expressly wrive—and release—any and all right or benefit under and by vi tue (,) my and all	-
And the said Grantor hereby expressly waive and release any and all right or benefit under and by vious compand all statutes of the State of Illinois, providing for the exemption of homesteeds from sale on execution or otherwise. IN WITNESS WHEREOF, the Grantor aforesaid has hereunto soi its hand said seet 5 this of the said seet 5 this of	$\mathbf{x} \sim \mathbf{x}$
day of Systember 1989. MATERIAN DISPATCH, IND	5
[Seal] by: [Seal]) 🤄
CHARLES ARGENTO	
Attest:	
STATE OF ILLINOIS COUNTY OF COOK ss. JACK ENGET	ł
4/ //-/	1
1, A Notary Public in and for said County, in the State aforesaid, do hereby certify that CHARLES ARGENTO, President and JACK FUGETT, Secretary	}
personally known to the to be the same some S are subscribed to the foregoing instrument, appeared be-]
their and their	}
tary act, for the used and purposes therein set forth, including the release and walver of the right of homestead. GIVEN under mt hand and Naterial Seal this. GIVEN under mt hand and Naterial Seal this. Gloven under mt hand and Naterial Seal this. September 1987.	
My Commission Expires Nov. 20, 1989	
Commission expires the Commission expires the Public	[
AIL TO:	
Marcia L. Clegg, ELMORE & DeMICHAEL	8
15507 S. Cicero, #200, Oak Forest, IL 60	²⁴⁵² €
1050 recutive flow Alebor	DOCUMENT
Linea all 60134 (Name)	. Z

(Address)

16760 Richmond, Markham,

ADDRESS OF PROPERTY:

(City, State and Zip)

OR RECORDER'S OFFICE BOX NO. EOX 333-GG

UNOFFICIAL COPY

Serry OF COOK COUNTY Clerk's Office TRUST NO.

RETURN TO: Interstate Bank of Oak Forest

Oak Forest, Illinois 60452

15533 South Cicero Avenue

1987 SEP 30 PN 2: 21

DEED IN TRUST

(WARRANTY DEED)

Interstate Bank of Oak Forest

Oak Forest, Illinois

TRUSTEE

Calculation (1) Calculation (1)