TRUST DEED WNOFFICIAL COPY

92061848

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, made	May 20,	192 , hetween_	Walter C. Brenzek	and Barbara F.
Pasderetz N/KA Barbara F. Brenzek in joint tenancy	,his wi£ berein	referred to as "Cr	antors" and D.R. V	ermillion
Operations Vice President				
herein referred to as "Trustee", witnesseth:	of	Oakbrook Te		, Illinois,
THAT, WHEREAS the Grantors have promised	to now to Accordance Gian	nea toe harain rol	forred to as "Renoficiary"	the legal bolder
of the Loan Agreement hereinnster described,	the principal amount of	Seven Thou	sand Ninety Six L	ollars and
Forty Four cents			Dollars (\$ 7096.	44), 💆
together with interest thereon at the rate of (cl	eck applicable box):			44).
X Agreed Rate of Intrices: 24.00 % p	er year on the unpaid pris	ncipal balances.		ي هام هام
Regreed Rate of Interest: This is a variable in				iges in one range.
Loan rate. The interest rate will be	percentage points allowed and Prime Loan rate is	e me Bank Prime L. 	oan Rate published rate as of	the last business
day of therefor	e, the initial interest rate is:	% per yea	er. The interest rate will inc	rease or decrease
with changes in the Bank Prime (i.v.) rate who creased or decreased by at least 1/40% of a per-	n the Bank Prime loan ra- centage point from the Bar	te, as of the last bu ik Prime loan rate o	smess day of the precedin on which the current inter	g month, has in est rate is based.
The interest rate cannot increase or decrease	more than 2% in any year.	. In no event, howe	ver, will the interest rate :	ever be less than
7 per year nor more than Adjustments in the Agreed Rate of Interest sh				
in the month following the anniversary date of	f the loan and every 12 me	onths thereafter so-	that the total amount due	under said Loan
Agreement will be paid by the last payment de	ste cr	, 19 Ass	ociates waives the right to	any interest rate
increase after the last anniversary date prior				
The Grantors promise to pay the said sum i				
delivered in 60 consecutive monthly in				
followed by, at \$, w			[3](W(I)) # 14ay)	
remaining installments continuing on the same	day of each month there in the day of each month there is the Beneficiary (Der until fully paid other holder may,	. All of said payments bei from time to time, in wi	ng made payable riting appoint.
NOW, THEREFORE, the Grantors to secure the payment of the said ob- contained, by the Grantors to be performed, and also in consultration of the	igation is accordance with the terms, pick) sum of One Dollar in hand post, the receip	tion in formations of this Tri is where discharged, acknowledy	st Deed, and the performance of the ower nd, do by these presents CONVEY, and W	ants and apprenoents berein ARRAN1 must the Trustee
its successive and nesigns, the following described Real fiction and all of the	ल्स ल्प्स्मल, महिल्लाची क्राल्डल्च संस्थानक उपात्रक	tring and tring in the Ci	try of Worth	
Lot Nine in Block Four in Ridgel	nosialcolletinos, muidand. Village being.	a subdiviblo	n in the East Hal	f of the
North East Quarter of section nir	eteen,Township T	hirty Sever _{(N}	Range Thirteen, Ea	ast of the
Third Principal Meridian,In Cook PIN # 24-19-226-009	country, illinois		DEPT-01 RECORDING (+7333 TRAN 5814 0	\$23.50 5/26/92 10:43:00
Commonly Known As : 6540 W. 13	3th St. Worth, Il.	60482	7+383 \$ ₩-92 CQ2K COUNTY RECO	ー 361848 RDER
9236184			0,	~ <0
which, with the property bereinafter described, is referred to betein as the		•		25 40
TOURTHER with improvements and fixtures now attached rogether with TO HAVE AND TO HOLD the premines unto the said Trustee, its successions.	essues and assums foresee for the exernise	s, and upon the uses and musts	herein wi forth, free free all ophis and b	senefits under and by virtue
of the Homestead Exemption Laws of the State of Indiana, which test right	the second of the committee of the second colors	, 10.00.000		
This Trust Deed consists of two pages. The deed) are incorporated herein by reference and WITNESS the hand(s) and sea(s) of Grant	are a part hereof and shall	be binding on the G	ng on page 2 (the rev. sk rantors, their heirs, succes	sors and assigns.
WITNESS the nand(s) and sea(s) of Grant			1112	7 ,2 ,7
Walter C. Brenzek	Be	erbara F. Pasc	lebetz N/K/A Bart	para F. Brenzek
1,5	(SFAL)			
STATE OF ILLINOIS. *	George P. O		The second secon	
County of COOK	Barbara F. Bre	zek and Barb enzek,his wif	ara F. Pasderetz e in joint tenancy	
"OFFICIAL SEAL"	who are personally been Instrument, appeared before me this dis-	wa to ove to be the sume per n person and acknowledged that	they	thershelf to the foregoing gred and delixered the said.
GEORGE P. O'CONNOR	Instrument as their	free and soluntary act, for th	e uses and purposes therein set forth.	
Notary Public, State of Illinois } My Commission Expires 5/25/93 }	GIVEN under my hand and Notarial Sc	al this	to a May Sterry OO	AD NO 34
(manufacture of the second of				- Notary Public
This insurer	nt was prepared by			

Kathleen M. Griffith 9528 S. Cicero Oak Lawn, Il. 60453

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THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

- Grantors shall (1) promptly repair, restors or rebuild any buildings or improvements now or hereafter on the premises which may become dismoged or be destroyed; (2) keep said premises in good condition and repair, without waste, and free from mechanic and other liens or claims for lien not expressly subscittuated to the lien bered; (3) pay when the any indebtedness which may be accused by a lien or clarge on the premises appetior to the lien bered; and upon request exhibit antisfactory evidence of the discharge of such prior lien to Trustee or to Beneficiary; (4) complete within a reseasable time any buildings on own at any time in process of execution upon said premises; (5) make no material afterations in said premises except as required by (as or municipal ordinance.
- 2. Grantors shall pay before any penalty stinches all general taxes, and shall pay special taxes, special ansenamenta, water charges, newer corride charges, and other charges and shall, upon written request, furnish to Trustee or to Beneficiary duplicate receipts therefor. In prevent default because Grantors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Grantor may desire to contest.
- 3. Grantors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or windstorts under policies providing fee payments the insurance comparies of moneya sufficient either to pay the cost of explacing or repairing the same or to pay in full the indehedness secured baseby, all in comparies as lightered to said Sanaficiary under insurance policies payable, in case of loss or damage, to Trustee for the herefit of the Beneficiary, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shall deliver all policies, including additional and renewal policies, to beneficiary, and in case of insurance about to expire, shall deliver remewal policies not less than lend days prior to the respiration.
- 4. In rate of defaulf therein, Trustee or Beneficiary may, but need not, make any payment or perform any act hereinfedure required of Grantons in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax lies or other prior lies or claim thereof, or redeem from any tax sales or forfeiture affecting said premises or renteed any tax are promised on the prior prior lies or claim thereof, or redeem from any tax sales or farfalture affecting said premises or contest any tax or amesoment. All moneys paid for any of the purposes berein authorized and all expenses paid or incurred in connection therewith, including attorney's any other moneys advanced by Trustee or Beneficiary to protect the morigaged premises and the lies hereof, shall be so much additional indebtedies secured hereby and shall become immediately due and payable without notice and with interest the free or the money for entanger rate saled in the lans Agreement this Trust Deed secures. Inaction of Trustee or Beneficiary aball never be considered as a waiver of any right accruing to them on account of any default hereunder on the part of Grantors.
- 5. The Trustee or Beneficiary hereby secured making any payment hereby authorized relating to taxee or assessments, may do so according to any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, incleiture, tax lies or claim thereof.
- 6. Grantors shall pay each 1' m of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of Benaficiary, and without notion to the unpaid indebtedness accured by nie "must Deed shall, not withstanding anything in the Lass Agreement or in this Trust Deed Trust's become due and payable (a) immediately in the case of default in making payment of any int al. net to not be Loan Agreement, or its when default shall occur and continue for three days in the performance of any other agreement of the Grantors berein contained, or (c) immediately if all or part of the previous are sold or transferred by the Grantors without Beneficiary's prior written consent.
- 7. When the indebtedness he shy suired shall become due whether by accurate without responsible to foreclose the lien hereof, there shall be allowed and in used it as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or Beneficiary for attorney's fees, Trustee's fees, apprais it is outlay for documentary and expert evidence, stenographers' charges, publication costs and conta (which tray be estimated as to items to be expended after entry of the decree) of procuring all such out rice of title, title searches and examinations, guarantee policies, Torrent certificates, and similar data and seavance with reason to the active to the reasonably of the control of title and the control of the sale of the value of the permises. All expenditures and expenses of the title or the value of the permises. All expenditures and expenses of the title or the value of the active of the control of the control of the value of the active of the control of the control of the value of the control of the control of the control of the value of the control of the control of the control of the value of the control of the control of the control of the value of the control of the control of the control of the value of the control of the control of the control of the value of the control of the control of the control of the value of the control of such cases of the active of the expense of the control of the control of the control of such cases of the active of the control of such cases of the control of the control
- 8. The proceeds of any foreclosure sale of the proceeds and expenses incident to the foreclosure proceedings, including all such the proceedings, including all such these as are mentioned in the proceedings, including all such these as are mentioned in the proceedings, including all such these as are mentioned in the proceedings, including all such these as are mentioned in the proceedings, including all such these as are mentioned in the proceedings, including all such these as are mentioned in the proceedings, including all such that are mentioned in the proceedings, including all such that are mentioned in the proceedings, including all such that are mentioned in the proceedings, including all such that are mentioned in the proceedings, including all such that are mentioned in the proceedings, including all such that are mentioned in the proceedings, including all such that are mentioned in the proceedings, including all such that are mentioned in the proceedings, including all such that are mentioned in the proceedings, including all such that are mentioned in the proceedings, including all such that are mentioned in the proceedings, including all such that are mentioned in the proceedings, including all such that are mentioned in the proceedings, including all such that are mentioned in the proceedings, including all such that are mentioned in the proceedings are mentioned in the proceedings
- 9. Upon, or at any time after the filling of a bill to foreclose this trust is the court in which such bill is filled may appoint a receiver of said premises. Such appointment may be made at the court in which such bill is filled may appoint a receiver of said premises. Such appointment may be made at the time of application for such receiver and without regard to the then value of the premises or whether the ame shall be then occupied as a homestead or not said the Trustee hereunder may it appoints an anter receiver. Such receiver shall like the power to collect the rents, issues and profile of said as an anter receiver. Such receiver shall like the power to collect the rents, issues and profile of said part of the foreclosure suit and, in case of a sale and a deficiency, dun. ... but it is a such appropriate the foreclosure suit and, in case of a sale and a deficiency, dun. ... but it is a such appropriate the foreclosure suit and, in case of a sale and a deficiency, dun. ... but it is a such as position, and as a such as a such
- 10. No action for the enforcement of the lien or of any provision hereof shall be subject to any defense which would not be good and available to the party interposing same in an action as haw upon the note hereby secured.
 - 1). Trustee or Beneficiary shall have the right to Inspect the premises at all reasonable ti ses and access therem shall be permitted for that purpose.
- 12. Trustee has no duty to examine the title, location, existence, or condition of the premises, and fall Trustee he obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor he liable for any acts or omissions hereunder, except in cive of gross negligence or missionships and Trustee may require indemnities and slatter before exercising any power herein given.
- 13. Upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed has been fruit paid, either before or after maturity, the Trustee shall have full matherity to release this trust deed, the lien thereof, by proper instrument.
- 14. In case of the resignation, inability or refusal to act of Trustee, the Beneficiary shall have the authority to app int a Successor in Trust. Any Successor in Trust hereunder shall have the identical title, powers and authority as are herein given Trustee.
- 15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Grantovs and all persons claiming under it through Grantovs, and the word "Grantovs" when wed betwie shall include all such persons and all persons diable for the payment of the indebtedness or any part thereof, whether or not such person shall have executed the Long Agreement or this Trust Dund: The term Beneficiary as used herein shall mean and include any successors or assigns of Bonaficiary.

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92261840 Arrad	name Street	ASSOCIATES MATERIAL INC. 9528 S. Character Materials P.O. BOX 1441 Oak Lawn, III. 653	POR RECORDERS IN A PURPOSES INSERT STREET ALOVATOR ABOVE DESCRIBED PROPERTY HELE	
Ė R Y	CITY	Oak Lawn, III. 60463	·	
•	[N8TRUCTION:	OR RECORDER'S OFFICE BOX NUMBER		

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