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## TRUST DEED Of Corporation

chicago extruded metals company, an Illinois Corporati@7157881

(herei al." called the "Mortgagor") to secure the payment of the indebtedness hereinafter described hereby CONVEYS AND WAR-RANTS to "the FAKE SHORE NATIONAL BANK, a National Banking Association (hereinafter called "the Trustee") certain real estate located at 1821 South 54th Avenue, Cicero, Illinois 60650

and bearing the f lowing legal description: (See attached legal description)

That part of Lot 12 in Grant Land Association Resubdivision in Sec ion 21, Township 39 North, Range 13 East of the Thir, Principal Meridian, in Cook County, Illinois described as follos:

beginning at a point on West line 1525 feet North of South line; thence last rarallel to South line 536 30/100 feet to a point 106 38/10 feet West of East line; thence Northeasterly on curve convex to Southeasterly with radius of 278 feet a distance 222 8/10 feet to a point of tangency on a line 22 feet West of and rarallel to East line; thence East at at right angles to East line 22 feet to point in East line 1723.65 feet North of South line; thence North along East line 161.35 feet; thence West at right angles to East line 22 feet; thence Southwesterly on a curve tangent to a line parallel to feet West of East line and convex Southeasterly with a radius of 287.94 feet a distance of 235.31 feet to a point 1675 feet North of South line and 112.93 feet West of East line; thence West parallel to South line 529.63 feet, thence South on East line 150 feet to point of beginning (2 23, acres)

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(which togeth a with the property immediately hereinafter described, is referred to as the "mortgaged property"),

(which togeth , with the property immediately hereinafter described, is referred to as the "mortgaged property").

TOGI-HFR WITH all buildings, improvements, fixtures, appurtenances, easements and hereditaments thereto belonging; and together with a supinment and machinery now or hereafter therein or thereon used to supply heat, gas, air conditioning, water, light, power, refrigariation, and ventilation; and together with any other fixtures, equipment, machinery or other property now or hereafter placed on the above described appropriately which shall be employed in connection with the operation, use, occupancy or enjoyment of the above described property; in ", agether with all rents, issues and profits of the above described property. All the above described property is an appropriate of the property of the real estate whether physically attached thereto or not, shall for the purposes of this Trust Deed be deemed to 1. a part of the real estate and shall be subject to the mortgage created by this Trust Deed. It is agreed that all buildings, improvements, equipm at, it tures and any other property of any type described above hereafter placed on the real estate described above shall be deemed to 1 a part of the mortgaged property and shall be fully subject to the mortgage created by this Trust Deed.

described above shall be deemed to be a part of the mortgages property.

Thist Deed.

TO HAVE AND TO HOLD the mortgaged property unto the Trustee, its successors and assigns forever, for the purposes, and upon the uses and trusts set forth in the STD at Deed.

THIS TRUST DEED HAS BEEN TO FINAL OCCUPANTY Collections the called the "Note" being down the mortgager, dated.

The payment of a certain note ( tere) aff it called the "Note"), signed by Mortgagor, dated made payable to the order of the LAKE WORE NATIONAL BANK in the principal sum of \_ TWO MILLION

THREE HUNDRED THOUSAND AND 00 100 (\$2,300,000.00) Dollars, which principal sum together with increest is pay, ble as provided in the Note; and (\$2,300,000.00) Dollars, which principal sum together with increest is pay, ble as provided in the Note; and (\$1.00) Dollars, which principal sum together with increest is pay, ble as provided in the Note; and (\$1.00) Dollars, which principal sum together with increest is pay, ble as provided in the Note; and (\$1.00) Dollars, which principal amounts in addition to the ind teledose represented by the Note for which Mortgagor is or shall be liable to the Trustee or Holder under the provisic is of this Trust Deed, including but not limited to the amounts of all expenses which may be incurred and payments which may be incurred and payments

reimbursement under the terms of this Trust Deed.

DEFINITIONS: (a) The Term "Holder" refers to the perman was shall be the legal holder of the Note at the time as of which the term shall be applied. For any period during which two or me e.per one shall be the legal holders of the Note, the term "Holder" shall be read "Holders" and all singular word forms used in connection in the feet me in the deemed to be plural word forms where context and construction so require, (b) The term "Default Interes" kate "means a simple interest rate of four per cent per annum greater than the interest rate which under the terms of the Note is applied expression of maturity. If the Note provides for variable interest, then the Default Interest Rate shall be variable and shar at all inness excelled the interest rate established under the variable interest provisions of the Note by exactly four per cent per annum, (c. Th. Note, this Trust Deed, and any other writing (whether heretofore made or hereafter executed) which by its terms secures or containing greements with respect to all or any part of the indebtedness evidenced by the Note are each sometimes hereinafter referred to as a "Mortgo" instrument".

THE UNDERSIGNED REPRESENTS, COVENANTS AND AGREES AS FOLLOWS:

1. Mortgagor hereby agrees; (a) to pay all indebtedness secured by this Trust Deed an all interest thereon as provided in the Note, in this Trust Deed and in any other Mortgage International to commit or suffer now to filth emortgaged property; and to loce the mortgaged property in good condition and repair; and (c) to keep the mortgaged property in good condition and repair; and (c) to keep the mortgaged property or the part of the mortgage created by this Trust Deed or which shall have been in each case excess permitted by the Holder or Trustee in writing; (d) to suffer or permit no unlawful use nor any nuisance to exist upon the mortgag created by the Holder or Trustee in writing; (d) to suffer or permit no unlawful use nor any nuisance to exist upon the mortgage, created and at the sole expense of Mortgage, to the mortgage created by this Trust Deed by any act or omission to act; (f) to appear in any proceeding which in the opinion of the Trustee or the Holder may affect the mortgage created by this Trust Deed and at the sole expense of Mortgage, to do, make, execute and deliver my acts, things, assurtances and writings which the Holder or the Trustee may require to protect, defend, or make more secure the mortgage and the sole expense of Mortgage, to do, make, execute and deliver my acts, things, assurtances and writings which the Holder of the Trustee my require to protect, defend, or make more secure the mortgage, and the sole expense of the mortgage of p

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Holder not likes than in (10) days proof to the respective dates of expectation. Each hazard insurance policy shall contain a mantager train any contribution clause, and, shall by the terms not be ablect to cancellation or material electrical in the absence of at least ten any contribution clause, and, shall by the terms not be ablect to cancellation or material electrical in the absence of at least ten distribution of the contribution of the

9. Mortgagers shall reimburse the Trustee and the Holder in an amount equal to the amount of all costs and expenses three control of the color of the processors of the part of the trust of the mile of the color of the part of the trust of the part of the trust of the part of the trust of the part of the p

18. The Trustee has no duly to examine the tild, location, existence or condition of the mortgaged property, or to inquire into the salidity of the signatures of the Note, of this Trust Deed or of any other Mortgage framework in the salidity of the signatures of the Note, of this Trust Deed or of any other Mortgage framework in the State of the State of the Note, of this Trust Deed or of any other Mortgage framework in the State of the State o

This Instrument Prepared by: CHICAGO EXTRUDED METALS COMPANY R. FISCHER LAKE SHORE NATIONAL BANK 605 N. Michigan Avenue Chicago, IL 60611 gentl. ATTEST: RETURN TO: STATE OF ILLINOIS SS 27157881 BAX 383 1-3W 915004 The foregoing instrument was acknowledged before me this 20-2 along of Chines Extenses 100-70 25 aulite S LAKE SHORE NATIONAL BANK, HOTARY PURLIC STATE OF ILLINGIS NO CONSISCION EXP. AUG 4.158/

, 19 84 (herein called the "daty of t is Trust Deed").

END OF RECORDED DOCUMENT