This Indenture Witnesseth, That the Grantor, long elevator & machine

COMPANY, INC., a corporation of the State of Delaware having its principal office in the of Springfield in the County of Sangamon Illinois for and in consideration of Seventy Thousand Four Hundred Ninety-Seven and State of and 00/100 - - - - - - - (\$70,497.00) - - - -Dollars in hand paid. Conveys and Marrants to ROBERT J. ZAHORIK,

as Trustee, the following described real estate, to-wit

Lots 79, 80, 81, and 82 in Duncan's Resubdivision of Block 8 in Taylor and Kreigh's Subdivision of the East Half of the North West Quarter of Section 4, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois



ogeth, with all buildings and improvements now and hereafter crected, or placed thereon, and all the rents, issues and profits thereof, so cry apparatus of every kind now and hereafter placed in or upon taid premises for the purpose of supplying or distributing light, hat, after, gas or power, and all other fixtures attached to said premises and everything appurtenant thereto, situated in the Court of COOK and State of IIIInois.

IN TPOST NEVERTHELESS, for the purpose of securing the observance and performance of the covenants and agree-

Whereas ne said Grantor herein is justly indebted upon its one principal promissory note buting even date herewith, payable to the order of Bearer, for the principal sum of \$70,497.00, together with interest at the rate of TEN (10%) interest at the rate of TEN (10%). Grantor herein is justly indebted upon its one principal PERCENT PER ANNU! on the unpaid balance until paid; the said principal and interest to be payable in morthl; installments as follows: \$2,000.00 on the first day of November, 1984, and 32,000 00 on the first day of each and every month thereafter for a period of 40 months are a final installment due on the first day of April, 1988, in the sum of \$1,812.7, which monthly installments shall be first applied to interest on the unpaid bala ce and the remainder to principal; both principal and interest shall be payable at Mi west Steel Erection Company, Inc., 440 West 43rd Street, Chicago, Illinois, or such other place as the legal holder thereof may from time to time in writing appoint. whole or in part at any time. The privilege is reserved to prepay the debt in

NOW, THEREFORE, THE GRANTOR COVENANTS A'AD AGREES as follows:

TO PAY said indebtedness and interest thereon, as herein, and in s. d notes or Bonds and coupons specified, or according to rement extending time of payment:

any agreement extending time of payment:

TO PAY before the date that penalty attaches in each year, as, uses and as ments levied on said premises.

NOT TO SUFFR any mechanics or other lien to attach to said premise.

TO KEEP said premises in good repair, and not commit or suffer to be ommitted any waste to said premises, and within thirty days after destruction or damage of any buildings or improvements on said premises, to begin to rebuild or restore such buildings or improvements that may have been destroyed or damaged a discount of the said premises, and within the said premises and within the said premises.

TO KEEP all buildings are said to completion.

restoration with all reasonable speed to completion.

TO KEEP all buildings, at any time situated on said premises, insured against loss o dam by fire, lightning and tornadoes, until the indebtedness hereby secured is fully paid, or in the case of foredoure, until the time of remption expires, for the full insurable value thereof, in such companies as the said grantee or holder of said indebtedness shall are and to deliver all insurance policies written on said buildings, during said period, to said grantee or holder of said indebtedness, Il with the usual trustee's clause thereto attached, making the same payable in case of loss to said grantee as trustee herein, or his successor in the same payable in case of said nevery the policies, and I trustee is herefor, as soon as and whenever such insurance shall be effected, and reaso of loss under such policies, said Trustee is hereby authorized to adjust, collect and compromise in his discretion all claims under sur, policies, and in such case the grantor on demand, agrees to sign all receipts, vouchers and releases required of him or them to be signed by the insurance contraines.

by said grantee or by the holder of said indebtedness to protect the lien hereof, with interest thereon from the date of payr interest without demand.

THE GRANTOR FURTHER COVENANTS AND AGREES that if default be made in the payment of said indebtednes or any part thereof, or in the interest thereon, or any part thereof, at the time and in the manner above specified for the payment or any part thereof, or in the interest thereon, or any part thereof, at the time and in the manner above specified for the payment or any part thereof, or in case of a breach of any of the covenants or agreements aforesaid, the whole of said indebtedness including principal and accrued interest shall, at the option of the legal holder thereof at once, without notice, become and be due and payable and accrued interest shall, at the option of the legal holder thereof at once, without notice, become and be due and payable and accrued interest shall, at the option of the legal holder thereof at once, without notice, become and be due and payable and accrued interest shall, at the option of the legal holder thereof at once, without notice, become and be due and payable and the same, with interest whereon at the rate of yethoge per cent, per annum from the time of said state that have been also also find the same, with interest whereon at the rate of yethoge per cent, per annum from the time of said them matured by express terms and also find upon any such breach the grantor waives all right to the cost of collection thereof, all out of collection receives all rents, sustea and profits thereof, and out of such tents and profits, to pay the cost of collection thereof, all attorney's fees paid and incurred in obtaining such possession, the cost of keeping the buildings thereon in good repair and fully insured, and all tarea and assessments against the same, and to apply the balance in his hands from time to time in payment or reduction of the indebtedness secured bereby, or in exuinguishment of any deficiency that are received and income fro

of any court in any other deed given until all such o IT IS AGREED, th holder of said indebtedne	iction's and attorney's tees, outlays, expenses and disbursement osts and included in any detree that may be rendered in such the proceedings shall not be such that we have been at the abstract of title to said premises and all muniments of so until said indebtedness is completely satisfied, and in the event dispurements of the the said premises and all muniments of the said premises and that whe dispurements on their part herein contained, that the said grant the said	of be dismissed not a forcase of some responsibility paid, title shall be left with the grantee , or ent of a forcelosure that said abstracts and on the granter has observed and persons the granter has been persons the granter has observed and persons the granter has ob
being a party to this trust D a by either of them, in an to pay the to immediately, IT IS ACT.ED, that refusal to act of said grantee Antoreald, shall be and orere shall thereupon be a d beco IN CASE of por his actio h the City of Waukega as if said absence or disability This Trust Deed is may adopted by its board at a of	the should the Trustee, or legal holder of sale interestings set peed, or a holder of said notes, coupons or bonds, then all costs of about a said suit, shall be so much additional indebtedness sect without demand. In the case of death, removal from said County of Cool then MARILYN ZAHORIK Of the Village of the village of the visual successor in trust, with like powers and e vested in said successor in trust for the uses and purposes af a basence from said County or temporary inability to act, of the visual successor in trust for the uses and purposes af a basence from said County or temporary inability to act, of the visual successor in trust for the uses and purposes af a basence from said County or temporary inability to act, of the result of the powers hereby confered under the powers hereby conferred under the visual successor of the powers hereby conferred under the powe	red hereby, and the grantor agree C permanent inability, or permanent in the said grantee at any time when the said grantee at any time when the said KIRK L. MILLER OF tred, with the same effect in all respects reed shall be sufficient evidence thereof, pen the signers by a resolution duly he
CORPORATE	signed by its resident, and attested by its	Secretary and its corpor- y of October . A. D. 19 84.
STATE OF HLIN	the State aforesaid, DO HERBBY CERTIFY, that personally known to me to be the TONG ELEVATOR & MACHINIC COMPANY, IN foreign instrument, appeared before me thisday in personally known to me they had delivered the said-pingtrument of writing as the said of the said-pingtrument of writing as affixed thereto pursuant to authority given by the Board their free and voluntary act, and as the free and voluntarior the uses and purposes therein set forth. GIVEN under my hand and Notarial seal, this A. D. 19 542	
TRUST DE ED No. 11.00 Web	1	CHICAGO TITLE & TRUST CO. 111 W. WASHINGTON ST. CHICAGO, ILLINOIS 60602 K. SUCHOR - 0350 Tenerine trea from 5 Trainey Co. Federical III. (CC) QK7 1

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