issued under the indenture; and

WHEREAS, the Company and the Co-Mortgagors entered into the Indenture with the Trustees for the purpose of securing the First Mortgage Bonds of the Company (hereinafter called the "Bonds")

mented being hereinafter referred to as the "Indenture"). attached hereto (the Original Indenture as so amended and suppleindentures (the "Supplemental Indentures") listed on Schedule l third part, as amended and supplemented by the supplemental ers Trust Company and A. F. Keuthen, as Trustees, Certies of the the "Co-Mortgagors"), parties of the second part, and Manufactur-Mining Corporation and Reynolds Reduction Company (collectively, Reynolds Aluminum Company, Reynolds Alloys Company, Reynolds Indenture") among the Company, party of the first part, and of Mortgage and Deed of Trust dated June 1, 1955 (the "Original $\mathbf{n}\mathbf{y}^n$), party of the second part. Such indenture is the indenture to REYNOLDS METALS COMPANY, a Delaware corporation (the "Compathe Indenture hereinaiter referred to, parties of the first part, Drive, Peekskill, New York, as Trustees (the "Trustees") under (the successor to A. F. Keuthen), whose address is 32 Amalil Avenue, 10th Floor, New York, New York 10020, and T. C. CRANE to Manutacturers Trust Company), whose address is 600 Fifth COMBANY, a New York banking corporation (the successor by merger this Ull day of Townsm, 1988 by Manufacturers Hanover trust This DEED OF RELEASE AND DISCHARGE OF INDENTURE is given

DEED OF RELEASE AND DISCHARGE OF INDENTURE COULTSTRA

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WHENELS, the Company and the Co-Mortgagors entered into the monthed being hereinafter referred to as the "Indenture"); avesched havers (the Criginal Indenture as so amended and supple-Interestrict (the "Supplemental Indentures") listed on Schedule 1 anama part, an areinded and supplemented by une supplemental iel A. P. Kozlako, an Intereses, Galtates of the nne "Co-Nortgagory"; parties of the second part, and Manufactur-Traing Corporation and Maynolds Reduction Company (collectively, Angreekis eluminum Compapy Reynolds Alloys Company, Reynolds Indeposed anong the Company, party of the first part, and of Morroade and Osad of Trust Reced June 1, 1955 (the "Original 1; the factor at the second part. Treb independ is the independent to minimize depails domeant, a Delavare Acrporation (the "Compathe Indenture hereinalter referred to, partice of the tiret perismaire, pechalill, New York, as Truscees (the "Truscees") under time acquessor to Ar S. Regthon), Whose address is 32 Amaili AMERIA, 1938 Floor, New York, Riw York 19929; and T. C. CRARE ar anastraturess Trues Company); whose address is 600 Fift. THE ANY A Rele York hankany carporation (the successor by merger day of Villiage, 1988 by manufacturers hanover trust This bush on redeath and discharge of indenture is given

WHEREAS, the Company and the Co-Mortgagors entered into the Indensity with the Trustees for the purpose of securing the Mirst Mortgago Annos of the Company (hereinafter called the "Bonds") amount under the indenture; and

WHEREAS, all of the Co-Mortgagors have been duly merged into the Company; and

whereas, Reynolds Aluminum Building Products Company (formerly Tilo Company, Inc.), a Delaware corporation ("RABPCO"), is
the owner of certain real and personal property located in the
State of Connecticut which was acquired by RABPCO from the
Company subject to the Indenture and the lien thereof, and has
entered into certain of the Supplemental Indentures for the
purpose of confirming that said real and personal property is
mortgaged and pledged to secure the payment of the Bonds; and
this Deed of Release and Discharge of Indenture is intended to
confirm the release of the lien of the Indenture with respect to
said real and personal property; and

WHEREAS, the Original Indenture and the Supplemental Indentures have been recorded as set forth on Schedule 2 attached hereto; and

WHEREAS, Manufacturers Hanover Trust Company and T. C. Crane are now and continue to be the duly constituted and acting Trustees under the Indenture; and

whereas, Section 15.01 of the Indenture provides, among other things, that if the Company shall pay and discharge the entire indebtedness on all Bonds outstanding under the Indenture in any of the ways provided for therein, and if the Company shall also pay or cause to be paid all other sums payable under the Indenture by the Company, upon receipt of the documents required by said Section, then and in that case the Indenture and the

WHEREAS, all of the Co-Mortgagors have been duly marged into the Company; and

WHEREAS, Reymolds Aluminum Building Products Company the marly Tilo Company, Inc.), a Deleware despitation ("PARREC") the owner of certain real and personal property located in the State of Connecticut which was acquired by RABECO from the Company Subject to the Indenture and the lien thorses, and has entered into dertain of the Supplemental Indentures for the purpose of confirming that said real and ocasional property is morrgaged and pledged to secure the payment of the Repair and pledged to secure on Edward of the Release and Discharge on Indenture is invended to confirm the release and Discharge on Indenture is invended to said real and personal property; and

WHEREAG, the Original Indenture and the Supplemental Indentures have been tenoroed as set forth on Schedule 2 attacked hereto; and

WESTERS, Manufacturers Handver Trust Congester "

are now and continue to be the duly constituted and acting

Trustles under the Indenture; and

MERERAS, Section 13,01 of the Indenture provides, seems other things, that if the Company shall pay and character the antire indebtedness on all Bonds outstanding and character the any of the ways provided for therein, and if the Company shall also other sums payable under the Indenture by the Company, upon receipt of the documents required by said Section, then and in that case the Indenture and in that case the Indenture and in that case the Indenture and the indenture and the said Section.

lien, rights and interests granted thereby shall cease, determine, and become null and void, and thereupon the Trustees shall, upon demand of the Company, execute and deliver such instruments of satisfaction as may be necessary, and forthwith the estate, right, title and interest of the Trustees in and to any securities, cash (except cash deposited under such Section 15.01) and other personal property held by them under the Indenture shall thereupon cease, determine and become null and void, and the Trustees shall in Fugh case transfer, deliver and pay the same to or upon the order of the Company; and

whereas, the Company has performed all of its obligations, and delivered to the Trustees all of the documents, required by Section 15.01 of the Indenture;

NOW, THEREFORE, THIS DEED OF RELEVISE AND DISCHARGE OF INDEN-TURE WITNESSETH: that the Trustees, in consideration of the foregoing, do hereby evidence the satisfaction of the obligations of the Company under the Indenture (including parment of the Bonds) and the fact that the Indenture, and the lien, rights and interests thereby granted, has ceased, determined and become null and void, and do hereby release, remise, grant, convey, quitclaim and set over unto the Company (or in the case of real and personal property owned by RABPCO, unto the Company and RABPCO as their interests may appear), its successors and assigns forever, free of any and all liens, claims and demands arising out of the Indenture, all of the Trust Estate (as defined in the Indenture), including but not limited to all right, title and interest of the

lien, rights and interests granted thereby shall cease, determine, and become nuit and void, and thereupon the Trustens enupon demand of the Company, execute and deliver outh insurances of semisfaction as may be necessary, and forther the estate
right, title and interest of the Trustees in and to any occurties, cash (except cash deposited under such Section in fill and
other personal property hald by them under the Tristees and the east of
thereupon cease, determine and become nuit and word and the
Trustees shall in such case transfer, deliver and pay the same to
or upon the order of the Company; and

WHEREAS, the Company has perfected all of its obliques. Sed and delivered to the Trustees all of the documents, required by Sedtion IS.01 of the Indentury;

NOW, THEREFORE, THIS DEED OF REDEASE AND DISCHARMS OF THE THREE WITNESSETH: that the Trustees, in consideration of the foregoing, do hereby evidence the mattalation of the child of the Compact under the indenture that the second of the child of the Sonds) and the Compact under the first the Indenture, and the Lien, rights and interests thereby granted, has ceased, detuctined and become multineerests thereby and do hereby release, romise, orant, occurs, quinclent and set over unto the Company (or in the case of real and set over the set over the Company owned by SABFCO, unto the Company out of the interests may appear), its suddessors and action out of the of any and all liens, claims and demands arising out of the Indenture, all of the Trust Estate (as defined in the Indenture) including but not the Trust Estate (as defined in the Indenture) including but not the Trust Estate (as defined in the Indenture)

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Trustees in and to the real and personal property described in the Granting Clauses of the Original Indenture and the Supplemental Indentures and all other property of every nature and kind (whether or not described on Exhibit A attached hereto or conveyed pursuant to the instruments the recording information for which appears on Schedule 2 attached hereto) wheresoever situated now owned by the Company or to which it is now or may at any time hereafter be, in any manner, entitled in law or in equity, including, but without limitation, the following:

- 1. All lands and interests in lands, whether now owned or hereafter acquired by the Company including, but without limitation, all interests of the Company, whether as lessor or as lessee, in any leases now or hereafter made and all rights of the Company thereunder, including but not limited to interests of the Company in the lands and interests is lands described in Exhibit A attached hereto and made a part hereof.
- 2. All mills, factories, production, reduction, extrusion, fabrication, power and other plants, warehouses, laboratories, buildings, plant office buildings, improvements, works, structures, pots, pot lines, rectifier stations or equipment, mining or transportation equipment, fixtures, machinery and equipment and all other property of every nature and kind whatsoever, including any future additions to and improvements and betterments upon and all renewals or replacements of

Trustees in and to the real and personal property described in the Granting Clauses of the Original Indenture and the Supplement al Indentures and all other property of every nature and the subther or not described on Exhibit A detached because or conveyed pursuant to the instruments the recording information for which appears on Schedule 2 attached hereto) unsreascast siqueted now Janears on Schedule 2 attached hereto) unsreascast siqueted and Janear or the fereign of the Company of to which it is now or had at any time hereafter be, in any manner, entitled in law or in equiry hereluding, but without limitation, the following:

Ail lands and interests in lands, whether you coned on hereafter acquired by the Company including, but without limitation, all interests of the Company, whether as lesser, in any lesses now or hereafter made and all rights of the Company theream der, including but not limited to inversers of the Company, in the lands and interests in lesses desiral in Company, in the lands and interests in lesses in the Company, in the lands and interests in lesses in the Company, in the lands and interests in lesses in the Company, in the lands and interests in last a last the company in the lands and interests in last the contact and the contact as a last the contact and the

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fabrication, power and other plants, warehouses, laboratories, buildings, plant office buildings, buildings, poss, set lines, langrovements, works, structures, poss, set lines, recifier stations or equipment, similar equipment tion equipment, fixtuates, machinesy and equipment to all other property of every sacure and lind wherever, including any future additions to and improvements are including any future additions to and improvements and buttarnents upon and all renewals or the common to be between the common to be between the common to be between the common to be the common to be between the common to be between the common to the common to be the common to be the common to be the common to the common to be the common to be the common to be the common to the common to be the common to be the common to be the common to the common to the common to be the common to the co

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any of the foregoing, whether the same be now owned or hereafter shall be made or acquired by the Company, which are now or hereafter shall be constructed on or affixed or constructively affixed to any of the properties described or enumerated or referred to in paragraph 1 above, or otherwise now or hereafter subject to the lien of the Indenture, or to any portion of any of the said properties, and any and all estates, chattels real, rights, privileges, licenses, permits, immunities, easements, liberties, franchises, streets, ways, alleys, roads, passages, sewer rights, water, water courses, water rights and powers, railroad sidings and rights-of-way, of any kind and nature, whether the same be now owned or hereafter shall be acquired by the Company and whether or not the same are described or enumerated or referred to in paragraph 1 above, relating to or in any wise appurtenant or appertaining to, or which hereafter relate to or in any wise are appurtenant or appertain to, properties described or enumerated or referred to in paragraph 1 above, or otherwise now or hereafter subject to the lien of the Indenture, or to any portion of any of the said properties.

3. All and singular the tenements, hereditaments, rights, privileges and appurtenances belonging or in any wise appertaining to any of the property mortgaged or

any of the foregoing, whether the same be now own hereafter shall be made or acquired by the Company. which are now or herenites, shall be constructed on or affined or constructively affined to any of the propertles described or courseaved or referred to be described graph I above, or otherwise new or hereafter cubject to the lien of the Indeature, or to any partien of any of the said properties, and any and all netates, charpels real, rights, privileges, licensus, permits, immunities, easements, liberties, fr. hohises, streece, eave. alleys; roads, mansages, we wer rights, water, water courses, water rights and powers, relikoad sidings and rights-of-way, of eay kind and nature, whether the sens ent vo besiebs of ilsee restantion of bemo won ad Company and whether or not the same are duscribed or enumerated on referred to in paingraph a bicere, rationing (10 or is early with againmant griv yes at to oit pat an aligo og gasiot assissish dolaway appurtenant or appertain to, properties described or commarated or referred to in paragraph 1 blove, or otherwise now or hereafter subject to see them of the Indenture, of to eary portion of any of the sett proces

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ties.

pledged by the Indenture, or intended so to be, or any part thereof, whether now owned or hereafter acquired, and the reversion and reversions, remainder and remainders, and all rents, revenues, issues, earnings, income, products and profits thereof, and of every part and parcel thereof, and all the estate, right, title, interest, property, claim and demand of every nature whatseever, at law as well as in equity, which the Company may now have or may hereafter acquire in and to the aforesaid premises, property and rights and every part and parcel thereof.

AND IT IS HEREBY COVENANTED DECLARED AND AGREED by and between the parties hereto that this Deed of Release and Discharge of Indenture is being executed in several counterparts, each of which is an original and all of which are identical except that, to facilitate recordation and filing, in certain counterparts, portions of Exhibit A which contain descriptions of properties situated in or pertaining to properties situated in States or recording jurisdictions other than the State of recording jurisdictions in which the particular counterpart is to be recorded or filed are included by reference only. All counterparts of this Deed of Release and Discharge of Indenture shall constitute but one instrument.

IN WITNESS WHEREOF, MANUFACTURERS HANOVER TRUST COMPANY, as one of the Trustees under the Indenture, has caused this Deed of Release and Discharge of Indenture to be signed in its corporate

pledged by the Indenture, or intended so to be, or any part thereof, whether now owned or bereafter acquired and the reversion and revorsions, remainder not considers, and all rents, revenues, isouce, equalized income, products and profits thereof, and or every permitted parcel thereof, and all the estate, right, ettie, interest, property, claim and demand of every nature whatwoever, at law as well as in equals, which the dompany may now have or may hereafter acquire in and up the aforesaid premites, projerty and rights and every part and parcel chareof.

AND IT IS HERESY COVENANTED DECLARED NEW ACREED by and between the parties hereto that this Dead of Release and Discharge of Indenture is being executed in several counterparts, each of which is an original and all of which are identical except that, to inclificate recordation and filting, in correct counterparts that the inclination of Rhibit A which contain descriptions of Rhibit A which contains situated in properties situated in States or recording jurisdictions other than the State or recording in which the particular counterpart is to be inguited or filled are included by reference only. All counters shall parts of this Dead of Release and Discharge of Indanture shall constitute but one instrument.

IN WITHESS WHEREOF, MANUFACTURERS HANDVER TRUST COMPANY, or one of the Trustees under the Indenture; has caused this Deed of Release and Discharge of Indenture to be signed in its corrected

name by one of its Assistant Vice Presidents and its corporate seal to be hereto affixed and actested by one of its Trust Officers, and T. C. CRANE, as the other Trustee under the Indenture, has hereunto set his hand and seal, all as of the day and year first above written.

MANUFACTURERS HANOVER TRUST COMPANY, Trustee

Assistant Vice President

ATTEST:

Design of the same

Trust Officer

T. C. Crine, Trustee

This instrument was prepared by

Thomas H. Tullidge, Jr.

McGuire Woods, Battle & Boothe

One James Center

Richmond, Virginia 23219

and after recording return to:

Thomas H. Tullidge, Jr.

McGuire, Woods, Battle & Boothe

One James Center

Richmond, Virginia 23219

88042724

(SEAL)

name by one of its Assistant Vice Presidents and its dorporate seal to be hereto affixed and attested by one of its drust officets, and T. C. CRANE, as the other frustes under the true, has hereunto set his hand and shai, all as of the day year first above written.

Manufadtúřery Hangyer (frog) Čoneany, Trustoc

Assistant Mee President

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:TEETTA

Trust Officer

T. C./ CEann.

This instrument was propared by

Thomas H. Tull) Cyc. Ur. V

Modulfa Woods, Battle & Boothe

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Richmond, Wirginia 23219

and arter recording return to:

Thomas B. Tullidge, Jr. McGuire, Woods, Battle & Edothe One James Center Sichmond, Virginia 23219

STATE OF NEW YORK)

COUNTY OF NEW YORK)

On this The day of Curry, 1988, before me, Nichaela.

Smith a Notary Public of New York, duly commissioned, qualified, sworn and acting within and for said County, in said State, residing at 1907 Bly Rd. E. Meadow N.Y. 11554

New York, duly authorized to take acknowledgments and proofs in the State and County aforesaid, appeared MANUFACTURERS HANOVER TRUST COMPANY by the personal appearance before me of

E. F. COCKINGS, Assistant Vice President, and Carolyn P. Rarter, Trust Officer, respectively, of Manufacturers

Hanover Trust Company, to me personally well known, and by me

known to be an Assistant Vice President and a Trust Officer of Manufacturers Hanover Trust Company and by me known to be the persons who signed the foregoing writing as such Assistant Vice President and Trust Officer, respectively; who, being by me duly sworn, jointly and severally did depose, state under oath and

sworn, jointly and severally did depose, state under oath and acknowledge to me that they resided at 142 Bay Ridge Ave, Bklyn, N.Y.

New York and

11220

, New York, respectively, and 140-16 34th Ave. Linden Hill, N.Y. 11354 that they were respectively an Assistant Vice President and an Trust Officer of Manufacturers Hanover Trust Company, a banking corporation organized and existing under the laws of the State of New York, the banking corporation described in and which executed the foregoing instrument as a palcy thereto, and that they were duly authorized by the Board of Directors of said banking corporation in their respective capacities as such officers to execute the foregoing instrument and affix and attest thereto the corporate seal of said banking corporation for and in the name and on behalf of said banking corporation; and they, being first informed by me of the contents of the foregoing deed of release and discharge of indenture, which was then and there produced by them before me in my County, in the State aforesaid, did so sign, seal, execute and deliver said foregoing writing from Manufacturers Hanover Trust Company and T. C. Crane, as Trustees, to $_{-}$, 1998, as the Reynolds Metals Company bearing date of 4 free and voluntary act and deed of said banking corporation as a party thereto, and as their own free and voluntary act and deed as officers of said banking corporation, for the consideration, uses and purposes therein mentioned and set forth, and did further state on oath that the seal affixed to said foregoing instrument is the corporate seal of said banking corporation.

In Testimony Whereof, I have hereunto set my hand and affixed the official seal of my office the day and year first above written.

A Notary Public of New York

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[Notarial Seal]

MICHAEL A SHITH

NUCL SITE & NEW YORK

OLEMBOR IT THESE COURT

Communion Excises Contract 18, 1988

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STATE OF HEW YORK

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COUNTY OF NEW YORK

On this 4 day of Cuusu 1988, before me; holded A. J. J. A. J. A Notary Public of New York, duly commissioned gralified, sworn and acting within and for said Courty in said cate, restding at 1907 819 64. I. Newton No. 1858.

New York, duly authorized to take acknowledgments and prove the said county aforesaid, appearance brocks and prove the gray of the personal appearance brocks no of the process of the personal suppearance brocks no of the process of the personal vice from the personal vice of the personal vice of the fanover Trust Company, to me personally well known, and Manufacturers Hanover Trust Company and by me known to be an Assistant Vice President and a Trust Trust Company and by me known to be an Assistant Vice President and a Trust Trust Company and by me known to be the foregoing writing as such Assistant Vice President and Trust Officer, respectively, who poing by me finity and severally did dopuse, state under each and scenarioded at the vice of the foregoing writing as such Assistant and acknowledge to me chat they resided at the vice and a court and severally did dopuse, state under each chat they resided at the vice of the court and severally did dopuse, state and a court and severally did dopuse.

[40-15 34th Ave. Lindes 81 in N.T. 1156 . Were fack, respectively and that they were respectively an Againtrat Vice Prosident and a craporation organized and salistic at Trust Company, a bracking corporation organized and salistic and under the laws of the chartest making corporation described in and which escents the foregoing instrument as a party bereth, and that they would use the foregoing instrument as a party bereth, and that they wore using auchorized by the Boats of Directors of Sabi Danking couperation in their respective capacities as such officers to export the foregoing instrument and affix and attest themeto the comporate Seal of said Danking Corporation for and in the name and of the comporation; and they, being first informat by me of the contents of the foregoing dead of the contents of the foregoing dead of the contents of the said banking desponation; and they, being first in discharge of independency which was then and they, being first the discharge of independency which was then and they with the contents of the dead of the contents of the dead of the contents of the said deliver with foregoing with the store and the contents of the dead of the dead of the dead of the deliver and they are contents. The said deliver with foregoing and the said deliver and forest the dead of the dead of the deliver and they are the deliver the said deliver with forest or the deliver the said deliver the said deliver the deliver the

In Testimony Whereof, I have heraunte set by hand end affired the official real of my office the day and year filter above written.

A Morary Public of New York

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STATE OF NEW YORK ss.: COUNTY OF NEW YORK

On the $\frac{47L}{E}$ day of $\frac{100000}{E}$, in the year 1988, before me personally came E.F.COCKINGS, to me known, who, being by me duly sworn, did depose and say that he resides at

142 Bay Ridge Avenue Bklyn, N.Y. 11220; that he is an Assistant Vice President of Manufacturers Hanover Trust Company, the banking corporation described in and which executed the above instrument; that he knows the seal of said corporation; that the seal affixed to said instrument is such corporate seal; that such seal was so affixed by authority by the Board of Directors of such corporahe or or st tion; and that he signed his name thereto by like authority.

A Notary Public of New York

[Notarial Seal]

MICHAEL A' SMITH

Motory Public, State of New Yor.

No. 4503592

Chalified in Nassau County

Condicate State in New York County

Commission Expires October 19, 1959

STATE OF MEH YORK

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COUNTY OF NEW YORK

On the UTK day of Yoursum in the year 1988, before me personally came E, F, COCKINGSU , to me known, who, being by me duly sworn, did depose and say that he resides at

We see Aidre Avenue Skirn, 3:7.1122; that he is an Assistant Vice President of Manufacturers Handver Trust Company, the banking corporation described in and which executed the above instrument; that he knows the seal of said corporation; that the seal offixed to said instrument is such corporate seal; that such seal was so affixed by authority by the Board of Directors of such corporation; and that he signed his name thereto by like authority.

A Notary Public of New York

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(Notarial Seal)

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STATE OF NEW YORK)

COUNTY OF NEW YORK)

on this 4th day of lanuary, 1988, before me Michael mile, a Notary Public of New York, duly commissioned, qualified, sworn and acting within and for said County in said State, residing at 1907 Bly Rd. E. Meadow N.Y. 11554 New York, duly authorized to take acknowledgements and proofs in the State and County aforesaid, personally appeared T. C. Crane, whose name as trustee is signed to the foregoing instrument of release and discharge, and who is to me personally well known. and by we known to be the person who signed the foregoing instrument of conveyance; who, being by me duly sworn, did depose, state under oath, and acknowledge to me that he resided at 32 Amalfi Drive, Peekskill, New York; and he, being first informed by me of the contents of the foregoing deed of release and discharge of indepture, which was then and there produced by him before me in my County, in the State aforesaid, did in his capacity as trustee so sign, seal, execute and deliver the foregoing writing from Manufacturers Hanover Trust Company and T. C. Crane, as Trustees, to Reynolds Metals Company bearing date January 4 , 1988, as his own free and voluntary act and deed, for the consideration, uses and purposes therein mentioned and set forth.

In Testimony Whereof, I have hereunto set my hand and affixed the official seal of my office the day and year first above written.

A Notary Public of New York

s/

[Notarial Seal]

MICHAEL A SAITH

NOTATE PUBLIC, State of No. York

No. 4908592

Oualified in Nassau Count Cartificate filed in New York County Commission Expires October 19, 1950

STATE OF NEW YORK

ss.:

COUNTY OF NEW YORK

On this 4 day of figures, in the year 1988, before me personally appeared T. C. Crane, to me known and known to me to be the individual described in and who executed the foregoing instrument, and he duly acknowledged to me that he executed the same.

A Notary Public of New York

s/

[Notarial Seal]

HOTAL A SMITH HOTAL PUBLIC STATE OF NEW YORK

Oceanies in Assets County
Connected filed in New York County
Commission Expires October 19, 1989

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STATE OF NEW YORK

COUNTY OF NEW YORK

on this 4th day of lanuary, 1988, before me Michael ASMIM , a Notary Public of New York, duly commissiones, qualified, sworm and acting within and for said County in said Scate, residing at 1907 Bly Sd. E. Meedow N.Y. 11854 New York, duly authorized to take acknowledgements and propis in the State and County aforesaid personally appeared T. I. Creary whose name as trustee is signed to the foregoing instrument of release and discharge, and who is so me personally well Ancys, and by me known to be the person was signed the foregoing listinment of conveyance; who, being by melduly sworn, did ispace, state under oath, and acknowledge to me that he resided at 31 Amalfi Drive, Pockskill, New York, and he, boing forsk informed by me of the contents of the foregoing deed of release and discharge of indenture, which was then and there produced by sim before me in my County, in the State aforesaid, did in his capacity as trustee so sign, seal, execute and deliver the foregoing writing from Manufacturers Hanover Trust Company and I. C. Crane, as Trustees, to Reynolds Metals Company bearing date 4 ... 1988, as his own free and voluntary act and deed, for the consideration, uses and purposes therein manufoned

In Testimony Whereof, I have hereunto set my hand and affixed the official seal of my office the day and year first spove written.

A Notary Public of New York

(Nonkrial Seal)

עלומה בשנים בשבותר לינוספר זה נשפש

STATE OF NEW YORK

COUNTY OF NEW YORK

on this Vinday of Argumy in the year 1988, before me personally appeared T. C. Crane, to me known and known to me to be the individual described in and who executed the foregoing instrument, and he duly acknowledged to me that he executed the

A Wotary Bublic of Waw York

[Notarie: Seal]

HICHAEL A CHOLL

SCHEDULE 1

First Supplemental Indenture, dated June 2, 1955 (the "First Supplement"), among Reynolds Metals Company (herein called the "Company"), and Reynolds Mining Corporation (herein called "Mining"), Reynolds Aluminum Company, Reynolds Alloys Company and Reynolds Reduction Company, and Manufacturers Trust Company (now, by merger, Manufacturers Hanover Trust Company) and A. E. Keuthen, as Trustees (herein, together with T. C. Crane as successor Individual Trustee to A. E. Keuthen, called the "Trustees"), and St. Louis Union Trust Company as Co-Trustee.

Second Supplemental Indenture, dated April 1, 1956 (the "Second Supplement"), among the Company and Mining and the Trustees.

Third Supplemental Indenture, dated November 1, 1956 (the "Third Supplement"), among the Company and Mining and the Trustees.

Fourth Supplemental Indenture, dated November 15, 1956 (the "Fourth Supplement"), among the Company and Mining and the Trustees.

Fifth Supplemental Indenture, dated February 1, 1957 (the "Fifth Supplement"), among the Company and Mining and the Trustees.

Sixth Supplemental Indenture, dated April 1, 1957 (the "Sixth Supplement"), among the Company and Mining and the Trustees.

Seventh Supplemental Indenture, ditud September 1, 1957 (the "Seventh Supplement"), among the Company and Mining and the Trustees.

Eighth Supplemental Indenture, dated November 1, 1957 (the "Eighth Supplement"), among the Company and Mining and the Trustees.

Ninth Supplemental Indenture, dated March 15, 1958 (the "Ninth Supplement"), among the Company and Mining and the Trustees.

Tenth Supplemental Indenture, dated May 1, 1958 (the "Tenth Supplement"), among the Company and Mining and the Trustees.

Eleventh Supplemental Indenture, dated May 15, 1958 (the "Eleventh Supplement"), among the Company and Mining and the Trustees.

First Supplemental forents (.usd -u.o. 1, 1995 (the "First Supplement"), among Reynolds Metalis Company inecon called the "Company"), and Reynolds Minked Corposation (herein called "Mining"), Reynolds Minked Corposation Reynolds Allemans Company Reynolds Allemans Company Reynolds Allemans Company Rendered Company (now) by Design Manueless Company) and A. F. Leeban is Trust Company) and A. F. Leeban is Trust Company (herein Company) and A. F. Leeban is Trust Company Company Company and A. F. Corposation Company Company as Corposation Company Company as Co-Truster.

Second Supplemental Indentifies, dated April 1. 1878 (miss) "Second Supplement"), among the Company and Mining and Company

Third Supplemental Independent decad percent : 1986 (the "Third Supplement"), unong the Company and heales and the Trustees.

Fourth Supplemental Indenture: deted November 13, 1966 (the "Fourth Supplement"); among the timpony are bested and the Trueteer.

Fifth Supplemental Indenture, dared Selectors: 1 1725 of the "Fifth Supplement"), among the Company and "Lithm and the Uruscees.

Sixth Supplemental Indenture, dated April 1, 1890 con-"Sixth Supplement"), among the Company and Mining among the Trustees.

Seventh Supplemental Indentus, dated September 1, 1957 (the "Saventh Supplement"), among the Company and Maring and Truster and Truster and

Talenth Supplanental Indentures dated wosenber 1, 485 (the "Eighth Supplement"), as the Company and charteness.

Minch Supplemental Indenture, dated March 15, 1958 other Tunch Supplement"), smoud the Company and Mining and the Truncess.

Tenth Supplemental Indenture, dated May 1, 1988 (18) Tenth Supplement to among the Company and Mining and the Trustees.

Eleventh E pplemental Indentuse dated may is, 1958 (the "Eleven th Supplement), among the Company and Ministry and Che True rese

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Twelfth Supplemental Indenture, dated August 15, 1958 (the "Twelfth Supplement"), among the Company and Mining and the Trustees.

Thirteenth Supplemental Indenture, dated December 1, 1958 (the "Thirteenth Supplement"), among the Company and Mining and the Trustees.

Fourteenth Supplemental Indenture, dated March 15, 1959 (the "Fourteenth Supplement"), among the Company and Mining and the Trustees.

Fifteenth Supplemental Indenture, dated August 15, 1959 (the "Fifteenth Supplement"), among the Company and Mining and the Trustees.

Sixteenth Supplemental Indenture, dated February 1, 1960 (the "Sixteenth Supplement"), among the Company and Mining and the Trustees.

Seventeer'd Supplemental Indenture, dated August 1, 1960 (the "Sevenceenth Supplement"), among the Company and Mining and the Trustees.

Eighteenth Supplemental Indenture, dated December 1, 1960 (the "Eighteenth Supplement"), among the Company and Mining and the Trustees.

Nineteenth Supplemental Indenture, dated February 1, 1961 (the "Nineteenth Supplement"), among the Company and Mining and the Trustees.

Twentieth Supplemental Indentura, dated April 1, 1961 (the "Twentieth Supplement"), among the Company and Mining and the Trustees.

Twenty-first Supplemental Indenture, dated August 1, 1961 (the "Twenty-first Supplement"), among the Company and Mining and the Trustees.

Twenty-second Supplemental Indenture, dated March 1, 1962 (the "Twenty-second Supplement"), among the Company and Mining and the Trustees.

Twenty-third Supplemental Indenture, dated August 15, 1962 (the "Twenty-third Supplement"), among the Company and Mining and the Trustees.

Twenty-fourth Supplemental Indenture, dated September 1, 1962 (the "Twenty-fourth Supplement"), among the Company, Mining and Tilo Company, Inc. and the Trustees.

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Twelfth Supplemental Indonvers, daried factors (1) 1945 (the "Twelfth Supplement"), shooty the Convers and singletind the Truktees.

Thirteenth Supplemental Indenture; dated December 1, 1958 (the "Inirreenth Supplement"), among the Company and the Trustees.

Fourteenth Supplemental Indenture dated March 13 1955 (the "Fourteenth Supplement"), andny the Company and Contact and the Trustees.

Fifteenth Supplemental Indenture, decod August 15, 1995 (the "Fifteenth Supplement"), among the Company and White and the Trustees.

Sixteenth Supplemental Indenture, dated Subruery in 1960 (the "Sixteenth Supplement"), among the Company and Mining and the Trustees.

Seventeanth Supplemental Indonture, dated Acoust 1, 1950 (the "Saventeenth Supplement"), arong the Corpuny end Staing and the Trustees.

Eighteanth Supplemental Francuse, dated Dagagas 1, 1960 (the "Eighteanth Supplement"), among the Company and Malag and the Trustees.

Ninersenth Supplemental Indeacure dated February 3, 1961 (the "Ninersenth Supplement"), among the Company and Mining and the Trustoes.

Twentiath Supplemental Indenture, dated April 1, 1981 (the "Twentiath supplement"), among the Company and Minkey and the Truet es.

Twenty-first Supplemental Indenture, dated Adquet 1.
1951 (the "Twenty-first Supplement"), among the Company and Minist and the Trustees.

Twenty-sacond Supplemental Indenture, dated March 1, 23c2 (the "Twenty-second Supplement"), among the Company and Mining and the Trustees.

Twenty-third Supplemental Indensura, Sated Augout 15, 1962 (the "Twenty-third Supplement"), among the Company 1961 Mining and the Trustees.

Twenty fourth Supplemental Indenture, dared September 1, 1962 (the "Twenty fourth Supplement"), among the Company. Hitmand and Tile Company, Inc. and the Tinstess.

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Twenty-fifth Supplemental Indenture, dated March 1, 1963 (the "Twenty-fifth Supplement"), among the Company, Mining and Tilo Company, Inc. and the Trustees.

Twenty-sixth Supplemental Indenture, dated March 4, 1963 (the "Twenty-sixth Supplement"), among the Company and Mining and the Trustees.

Twenty-seventh Supplemental Indenture, dated October 1, 1963 (the "Twenty-seventh Supplement"), among the Company and Mining and the Trustees.

Twenty-eighth Supplemental Indenture, dated April 1, 1964 (the "Twenty-eighth Supplement"), among the Company and Mining and the Trustees.

Prenty-ninth Supplemental Indenture, dated July 20, 1964 (the "Twenty-ninth Supplement"), among the Company and Mining and the Trustees.

Thirtieta Supplemental Indenture, dated July 21, 1964 (the "Thirtieth Supplement"), among the Company, Mining and Tilo Company, Inc. and the Trustees.

Thirty-first Supplemental Indenture, dated April 1, 1965 (the "Thirty-first Supplement"), among the Company and Mining and the Trustees.

Thirty-second Supplemental Indenture, dated May 15, 1965 (the "Thirty-second Supplement"), among the Company and Mining and the Trustees.

Thirty-third Supplemental Indenture, dated June 2, 1965 (the "Thirty-third Supplement"), among the Company, Mining and Tilo Company, Inc. and the Trustees.

Thirty-fourth Supplemental Indenture, Gated April 1, 1966 (the "Thirty-fourth Supplement"), among the Company and Mining and the Trustees.

Thirty-fifth Supplemental Indenture, dated October 15, 1966 (the "Thirty-fifth Supplement"), among the Company and Mining and the Trustees.

Thirty-sixth Supplemental Indenture, dated April 15, 1967 (the "Thirty-sixth Supplement"), among the Company and Mining and the Trustees.

Thirty-seventh Supplemental Indenture, dated July 1, 1967 (the "Thirty-seventh Supplement"), among the Company, Mining and Tilo Company, Inc. and the Trustees.

Trancy-fift, Supplemental indenture, daves from the second of the second state of the second state of the second s

Trenty-sixth Supplemental Indanture, deted March & 1963 (the "Trenty-sixth Supplement") among the Company and Mining and the Trustees.

Twenty-deventh Supplemental Indenture, deted totable to 1980 (the Twenty-seventh Supplement), among the Tempenty and Mining and the Tructure.

Twenty-eighth Supplemental Indenture, dated 10711 1 1864 (the "Twenty-eighth Supplement"); among the Company and Mining and the Trustees.

Twenty-minth Supplemental indensure, dated July 20, 1964 (the "Twenty-minth Supplement"), among the Concern and Mining and the Trustees.

Thirtists, Supplemental Indenture, wated July 21, 1961 (the "Thirtiste Supplement"), exery the Company, Black and the Etwater.

Thirty-first Supplements: Indenture, dated April 1965 (the "Thirty-first Supplement"), among the Company and Mining and the Trustees.

Chirty-second Surplimental Indenture, deted May 15, 1965 (the "Thirry-second Supplement"), among the Company and Mining and the Truntegs.

Thirty-third Supplemental indenture, dated June 2, 1955 (the "Thirty-third Supplement"), emong the Company, Silling and Thir Company, Int., and the Truspess.

Thirty-fourth Supplemental Indentury, dated April 1. 1986 (the "Thirty-fourth Supplement"). among the Company of Minary and the Trustees.

Thirty-fifth Supplemental Indeature, deted October 15, 1966 (the "Thirty-fifth Supplement"), among the Company and Mining and the Trueters.

Thirty-sixth Supplemental Indenture, dated April 15 1967 (the Thirty-sixth Supplement"), among the Company and Mining and the Trustees.

Thirty-soventh Supplemental Indenture, dited July 1967 (the "Thirty-seventh Supplement"), shong the Company Mining and Thustes.

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Thirty-eighth Supplemental Indenture, dated November 1, 1967 (the "Thirty-eighth Supplement"), among the Company and Mining and the Trustees.

Thirty-ninth Supplemental Indenture, dated November 2, 1967 (the "Thirty-ninth Supplement"), among the Company, Mining and Tilo Company, Inc. and the Trustees.

Fortieth Supplemental Indenture, dated April 15, 1968 (the "Fortieth Supplement"), among the Company and Mining and the Trustees.

Forty-first Supplemental Indenture, dated July 15, 1968 (the "Forty-first Supplement"), among the Company, Mining and Tilo Company, Inc. and the Trustees.

Forty-second Supplemental Indenture, dated November 1, 1968 (the "Forty-second Supplement"), among the Company and Mining and the Trustees.

Forty-third Supplemental Indenture, dated April 1, 1969 (the "Forty-third supplement"), among the Company and Mining and the Trustees.

Forty-fourth Supplemental Indenture, dated October 1, 1969 (the "Forty-fourth Supplement"), among the Company and Mining and the Trustees.

Forty-fifth Supplemental Indenture, dated April 1, 1970 (the "Forty-fifth Supplement"), among the Company and Mining and the Trustees.

Forty-sixth Supplemental Indenture, dated April 20, 1970 (the "Forty-sixth Supplement"), among the Company, Mining and the Tilo Company, Inc. and the Trustees.

Forty-seventh Supplemental Indenture, dated August 15, 1970 (the "Forty-seventh Supplement"), among the Company and Mining and the Trustees.

Forty-eighth Supplemental Indenture, dated February 15, 1971 (the "Forty-eighth Supplement"), among the Company and Mining and the Trustees.

Forty-ninth Supplemental Indenture, dated August 16, 1971 (the "Forty-ninth Supplement"), among the Company and Mining and the Trustees.

Fiftieth Supplemental Indenture, dated February 15, 1972 (the "Fiftieth Supplement"), among the Company and Mining and the Trustees.

Thirdy-eighth Supplemental Indenture: dames persons: 1987 (the "Inirdent Supplement"). Anoppersons: 1987 (the Inureses. Maniage and the Inches Minirdent.)

Thirty-minth Supplemental Indecture, dated November 5 1967 (the "Thirty-ninth Supplement"), abong the Original Mining and Tile Company, Inc., and the Trustees.

Forbiath Supplemental Indenture, decad April [5, [166] the "Forbiath Supplement"), among the Company and Minimpand the Trustage.

Forty-first Supplemental Indenture, daned 1917 ES, 1988 (the "Forty-first Supplement"), among the Company, Ministered Ille Company, Inc. and the Truspees,

Forty-second Supplemental Indenture, Stord Movember 1968 (the "Forty-second Supplement"), among the Company and Mining and the Trustees.

Forty-third Supplemental Indentus, dared april 1, 1869 (the "Forty-third Supplement"), among the Company and Minimo and the Trustees.

Forty-fourth Supplements, indector, dated outcher i, 1969 (the "forty-fourth Supplement"), enough the Company and Mining and the Trustees,

Forty-fifth Suprismental indenture, dayed April 1, 1975 (the "Forty-fifth Suprisment"), among the Company and Biring and the Trustess.

Forty-sive. Supplemental Indenture, dated April 20 1970 (the "Forty-sixth Supplement"), among the Cospany, Minung and the Tile Company, Inc. and the Truscees.

Forcy-seventh Supplemental Indenture, dated August 13 1970 (the "Forty-seventh Supplement"), emang the Company and Mining and the Trustees,

Forty-eighth Supplemental Indenture, dated Fabruary 15. 1971 (the "Forty-eighth Supplement") andny the Cospany and Mining and the Francees.

Forty-minth Supplemental Indenture, dated August 18, 1971 (the "Forty-minth Supplement") sment the Company and Mining and the Toyatese.

Fiftiath Supplemental Indenture, dated February 15, 1972 (the "Fiftiath Supplement"), among the Company and Mining and the Trustees,

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Fifty-first Supplemental Indenture, dated October 15, 1972 (the "Fifty-first Supplement"), among the Company and Mining and the Trustees.

Fifty-second Supplemental Indenture, dated February 1, 1973 (the "Fifty-second Supplement"), among the Company, Mining and the Tilo Company, Inc. and the Trustees.

Fifty-third Supplemental Indenture, dated October 15, 1973 (the "Fifty-third Supplement"), among the Company and Mining and the Trustees.

Fifty-fourth Supplemental Indenture, dated April 15, 1976 (the "Fifty-fourth Supplement"), among the Company and Mining and the Trustees.

Fifty-fifth Supplemental Indenture, dated April 15, 1975 (the "Fifty-fifth Supplement"), among the Company and Mining and the Trustees.

Fifty-sixth Supplemental Indenture, dated November 15, 1975 (the "Fifty-fixth Supplement"), among the Company and Mining and the Trustess.

Fifty-seventh Supplemental Indenture, dated April 15, 1976 (the "Fifty-seventh Supplement"), among the Company and Mining and the Trustees.

Fifty-eighth Supplemental Indenture, dated April 15, 1977 (the "Fifty-eighth Supplement"), among the Company and Mining and the Trustees.

Fifty-ninth Supplemental Indentury, dated June 15, 1977 (the "Fifty-ninth Supplement"), among the Company and Mining and the Trustees.

Sixtieth Supplemental Indenture, dated July 20, 1977 (the "Sixtieth Supplement"), among the Company, Mining and the Tilo Company, Inc. and the Trustees.

Sixty-first Supplemental Indenture, dated November 15, 1977 (the "Sixty-first Supplement"), among the Company and Mining and the Trustees.

Sixty-second Supplemental Indenture, dated April 20, 1978 (the "Sixty-second Supplement"), among the Company and Mining and the Trustees.

Sixty-third Supplemental Indenture, dated April 20, 1979 (the "Sixty-third Supplement"), among the Company and the Trustees.

- Elfty-Sirat Supplemental Indentuce, dated Concels to 3972 (the "Elfty-Elfet Supplement"). And of the Concess to Mining and the Concess.
- Fifty-second Supplemental Indeneural deted rebrusty is 1973 (the "Fifty-second Supplement") among the Compens. Hinter and the Compens.
- Fisty-third Supplemental Indenture, dared Orthog is 1971 (the "Fisty-third Supplement), among the Company and White and the Trustees.
- Fifty-fourth Supplemental indenture, deced April 35, 1974 (the "Fifty-fourth Supplement"), such the Corpany and the Trustees.
 - Fifty-fifth Supplemental Indepense, dittel April 13, 1975 (the "Fifty-fifth Supplement"), amond the Company applifuling and the Trustees,
- Eifey-sixth Supplemental Indeptors, Jated Nov-pher 15/3 (the "Rifey-Bixth Supplement"), Among the Cospony and White the Trustage.
- Fifty-seventh Supplemental Indonstry, dotte April 11, 1976 (the "Wittey-seventh Supplement"), among the Company the Mining and the Trustees.
 - Fifty-eighth Supplemental Indentary, dated April la. 1977 the "Fitty-eighth Supplement"), among the Complete and Mining and the Cunter.
- Fifty-ninter supplemental indenture, dated June 15, 1777 (the "blity-nint Supplement"), imong the Company and Hittory and the Trustees.
 - Sirtiction Supplemental Indenture, dated Jaio 26, 1911 (the 'Siation Supplement'), emong the Company, Riving and the Tilo Company, inc. and the Tructors.
 - Sincy-Sirat Supplemental Indenter, dated Movertion 1977 (the The Desponse and 1977 (the Charles Supplemental) and Sale Charles Supplementally and Help and the Trustees.
- Sixty-second Supplemental indensity, danch total IV 1978 (the "Sixty-second Supplement"), abung the Company the Mining and the Trustees.
 - Sinty-third Supplemental Indenture, deted April 30 1979 (the "Sixty-third Supplement"), among the Company and the Trustees,

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Sixty-fourth Supplemental Indenture, dated April 15, 1980 (the "Sixty-fourth Supplement"), among the Company and the Trustees.

Sixty-fifth Supplemental Indenture, dated February 23, 1981 (the "Sixty-fifth Supplement"), among the Company, Reynolds Aluminum Building Products Company, and the Trustees.

Sixty-sixth Supplemental Indenture, dated March 31, 1981 (the "Sixty-sixth Supplement"), among the Company, Reynolds Aluminum Building Products Company, and the Trustees.

Sixty-seventh Supplemental Indenture, dated April 10, 1981 (the "Sixty-seventh Supplement"), among the Company and the Trustees.

Sixty-zighth Supplemental Indenture, dated August 31, 1981 (the "Sixty-eighth Supplement"), among the Company, Reynolds Aluminum Building Products Company, and the Trustees.

Sixty-ninth Supplemental Indenture, dated April 12, 1982 (the "Sixty-ninth Supplement"), between the Company and the Trustees.

Seventieth Supplemental Indenture, dated April 15, 1983 (the "Seventieth Supplement"), between the Company and the Trustees.

Seventy-first Supplemental Industure, dated April 12, 1984 (the "Seventy-first Supplement"), between the Company and the Trustees.

Seventy-second Supplemental Indenture, dated April 15, 1985 (the "Seventy-second Supplement"), between the Company and the Trustees.

Seventy-third Supplemental Indenture, dated November 20, 1985 (the "Seventy-third Supplement"), among the Company, Reynolds Aluminum Building Products Company and the Trustees.

Seventy-fourth Supplemental Indenture, dated April 15, 1986 (the "Seventy-fourth Supplement"), between the Company and the Trustees.

Seventy-fifth Supplemental Indenture, dated April 15, 1987 (the "Seventy-fifth Supplement"), between the Company and the Trustees.

- Sincy-fours (Supplemental Inderture the Complement Sincy-fours (Sincy-fours Supplement) earny she company the Sincy of the Complement Sincy of the Com
- Sixty-fift Supplemental indenture dated February 13-1961 (the "Sixty-fifth Supplement"), anong the Company Reynolds Aluminum Suilding Fraducts Company, and the Trustees.
 - Sinty-sinth Supplemental indenture, dened Report 51 1981 (the "Sixty-sinth Supplement"), unong the Company Report 1981 (the Report Sinth Report Bullding Freducts Company, one the Trustenses.
- Sixcy-saventh Supplemental Indenture, dated and in 1961 (the "Sixty-seventh Supplement"), among the Tourne end the Trustee.
 - Sixty-aighth Supplemental Indepture dated Amenat 3 . 1981 (the "Sixty-aighth Supplement"), wand the Company Reynolds Aluminum Building Producty Company, and the Trusteen.
- Simty-ninth Supplemental Publication dense: Applit 12, 1932 (the "Simty-ninth Supplement"), between the Compact and the Trustmen.
- Seventiath Supplemental indenture, dated April 16, 1909 (the "Seventieth Supplement"), between the Company and the Trustees.
 - Seventy-fiver Supplemental Indearare, dated profil it. 1984 (the "Seventy-fivet Supplement"), between the Confunction the Tructum.
- Seventy-third Suppiemental indenture, dated Hererber 20, 1985 (the "Seventy-third Suppiement"), among the Company ord Mer Trustess.
 - Saventy-fourth Supplanental Todesburg, dated April 18 1986. (the "Saventy-fourth Supplement"), Botycen the Spe Sourch and the Trustees.
 - Saventy-fifth Supplemental Indepters dired April 13. 1987 (the "Seventy-fifth Supplement") Decycles the Complement the Truetees, the Complement the Truetees.

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Schedule 2 COOK COUNTY, ILLINOIS

Original Indenture recorded on July 21, 1955 in the Recorder of Deed's Office, in Book 52332, at Page 1, as Document Number 16307949 and in the Registrar of Titles Office, in Volume 1340B, at page 81, as Document Number 1609093, as from time to time supplemented as follows:

		order	of Dee	ds	Registrar of Title			
Supplementa								
Indenture	Date	Book	Page	Doc.	Date	Vol.	Page Doc.	
Number	Recorded	<u>No.</u>	No.	Number	Recorded	Number	No. No.	
4	12-10-56	54352	131	1677622	· _	_		
4	12-10-56	34332	737	10110221	12-10-56	1340B	82 17123356	
5	4-5-37	54759	338	16869464		13408	82 1712335C	
5		37133	330	10007404	4-8-57	1340B	82 1731937C	
11	5-26-58	56219	2	17217341		73405	02 11319310	
ii				27227313	5-26-58	1340B	83 1797763	
12	11-28-58	56827	464	17389900			3 277703	
12	•	- 0			11-28-58	13409	83 /1831934	
13	1-13-59	56932	358	17426581				
13	-	-	T		1-13-59	1340B	83 1839116	
15	9-9-59	*	*	7654415		_		
15	-	~	_		9-15-59	13408	83 (1885842	
17.	9-28-60	*	*	17976064		-	- Comment	
17'	-	-	-	40	9-28-60	1340B	83/1944773	
18	1-4-61	*	*	18053746		_	المستحيث -	
18	_	-	-		1-3-61	1340B	83/1958581	
20	5-11-61	*	*	18159615	(1,	-	-	
20	-	-	-		5-11-61	1340B	83/1977311	
21	8-28-61	*	*	18259886		-		
21		-	-		8-28-5î	/1340B	83 (1994974)	
22	4-19-62	*	*	18453727	- '(P -	-	
22		-	-		4-23-62	1740B	83 2029582	
24	9-19-62	*	*	18595622			-	
24	-		-		9-19-62	1340E	83 (2056276)	
25	3-21-63	*	*	18748657	~	- 'C	- >=-	
25	- .		_		3-27-63	1340B	(33 (2083379)	
30	7-24-64			19195174				
30					7-27-64	1340B	83 (2162781)	
33	6-11-65	_	-	19492785		•••		
33	0 07 67			00077010	6-14-64	1340B	83 2213937	
37 30	9-27-67			20273949			Q348565	
39 41	11-28-67			20334680			2361643	
46	7-24-68			20561265			24804930	
40	5-11-70			21155490	e 11 70	12100	3502000	
					5-14-70	1340B	83 2502900	
							<u> </u>	

Schedule 2 COOK COUNTY ILLINOIS

Original Indenture tecorded on July 21, 1935 in the Recorder of Feet's Office, in Book 52332, at Page 1, as Dorument Vamber 16247843 and in the Registres of Citles Office, in Volume 13408, at page 81, at Coupant Company 1869693, as from time to time supplemented as follows:

	corder of Deeds Registrar of Title							
्र ५००० <u>१</u>		.icv Zedmuk	ake scorded	Coe. D. Number R	No.		Date Recorded	Gupplemental Indeneure Number
		23458	62-01-S				12-10-56	1
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				20334640 20561265 21135490			11-28-67 7-24-69 5-11-70	2.5 1.5 7.5
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Supplemental	Reco	rder o	f Dee	<u>ds</u>	Registrar of Title			
Indenture Number	Date Recorded	Book	Page	Doc. Number	Date Recorded	Vol. Number	Page Doc.	
52 52 60 60 65 65 66 66 68 69 73	3-19-73 8-2-77 4-6-81 4-30-81 10-13-81 3-18-86		-	86104134	3-26-73 8-2-77 4-2-81 4-30-81 10-13-81 3-18-86		2681840 2956197 3209718 3213318 3235901 3502071	
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	.io: edau <u>e</u>		Doc. Number			Date Recorded	Supplemental Indenture Number
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11 18 18 18 18 18 18 18 18 18 18 18 18 1		. \$\$+82+6 	24933374	• • • • • • • • • • • • • • • • • • •		8-2-77	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$
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		18-08-4	2585527			18-08-1	66 68
			26026028			18-13-01	9 00 86 (2)
1995955 114 114 114 114 114 114 114 114 114 114	100		86104134			3-18-86	73

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Exhibit A

This Exhibit A to the Deed of Release and Discharge of Indenture (the "Deed") dated January 4, 1988 from Manufacturers Hanover Trust Company and T. C. Crane, as Trustees, to Reynolds Metals Company contains a further description of property being released under the Deed. For purposes of recording, this counterpart of the Deed has attached only the descriptions of property located in the state in which this counterpart is being recorded. Descriptions of property located in states other than the state in which this counterpart is being recorded are incorporated herein by reference only.

Exhlbic A

This Exhibit A to the Decd of Release and Discharge of Indenture (the "Deed") dated Jenuary 4, 1863 trem manufacturers Sanover Trust Company and T. C. Crane, as "dustines, to Reynolds Natals Company contains a further description of property reing released under the Deed. For purphase of reducting, this contains the Deed has attached only the descriptions of the Counterty to be contained in the reached in the state in which this counterpart is being recorded in which this counterpart is being recorded in which this counterpart is being recorded are increased in which this counterpart is being recorded are increased in which this counterpart is being recorded are increased in which this counterpart is being recorded are increased in which this counterpart is being recorded are increased and therein by reference only.

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Description of Property Located In	Pag	<u>ies</u>
Alabama	4	t
Arizona	4	•
Arkansas	*	•
California	k	
Colorado	*	r
Connecticut	*	•
Florida	*	•
Georgia	*	
Illinois	F1 -	= =
Indiana	*	
Y.ansas	*	
Revicusky	*	•
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Michigan	*	
Minnesota	*	
Missouri	*	
New Jersey		•
New York North Carolina	*	•
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The following described lands and interests in lands of Reynolds Metals Company, situated in the County of Cook, State of Illinois, more commonly known as 4900 First Avenue McCook, Illinois, to-wit:

Those parts of the North half of Section ten (10) and the North West guarter of Section eleven (11), Township thirty-eight (38) North, Range twelve (12), East of the Third Principal Meridian, described as follows: Beginning at the South West Corner of 47th Street and First (Hinsdale) Avenue as shown on the plat of Phillips Subdivision recorded as Document 4631789, and running thence South along the West line of said First (Hinsdale) Avenue a distance of two thousand three hundred fifty-three and ninety-three one-hundreaths (2353.93) feet, more or less, to the North line of Icc ninety-five (95) in said Phillips Subdivision; thence West along the North line of lots ninety-five (95), ninety-seven (97) and one hundred thirty-four (134) in said subdivision a distance of four hundred sixty-one and Forty-five one-hundredths (461.45) feet, more or less, to the North West corner of said lot of one hundred thinty-four (134); thence South along the West line of said lot one hundred thirty-four (134) a distance of one hundred thirty-one and seventy-nine one-hundredths (131.79) feet, more or less, to the South West corner of said lot one hundred thirty-four (134), being also the North East corner of lot one hundred thirty-six (136) in said subdivision; thence West along the North line of said lot one hundred thirty-six (136) a distance of one hundred sixty-four and seventy-seven one-hundredths (164.77) feet, more or less, to its intersection with the center line of Byon Street; thence South along said center line of street, a distance of one hundred one and five one-hundredths (101.05) feet, more or less, to its intersection with a line thirty-three (33) feet North of and parallel to the South line of said North West quarter of Section eleven (11); thence West on above mentioned rarallel line, a distance of nine hundred eighty-eight and thirty-eight one-hundredths (988.38) feet, more or less, to its intersection with the West line of the North West quarter of Section eleven (11), which is

The Following described lands and interests to lands of Reynolds Metals Company tsitusted in the County of Cooky State of Willinois, nors cornects when as 4900 First Avenue McCook, illinois, to-site

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also the East line of said North half of Section ten (10); thence North on said line between Sections ten (10) and eleven (11) a distance of nine hundred sixty-nine and ninety-two one-hundredths (969.92) feet to the North East corner of tract conveyed by D. B. Scully, and wife, to Robert Stoddard by Warranty Deed recorded as Document 4080584; thence South Westwardly along the Northerly line of said tract of land so conveyed, a distance of two thousand twenty-nine and eighty-eight one hundredths (2029.88) feet, more or less, to its intersection with a line thirty (30) feet (measured perpendicularly) North Easterly from and parallel to the North Easterly line of sixty-six (66) foot right-of-way of Chicago and Calumet Terminal Railway Company, as conveyed by Warranty Deeds recorded as Documents 1171941 and 1182826, said intersection, being most Mortherly corner of the strip of land conveyed to Paltimore and Ohio Chicago Terminal Railroad Company by deeds recorded as Documents 10997302 and 10999010; thence North Westwardly along last mentioned parallel line, a distance of three hundred seventy and eighty eight one-hundredths (370.88) feet, more or less, to a point four hundred seventy-four and ninety-six one-hundredths (474.96) feet East of the West line of the North East quarter of said Section ten (10); thence Northwardly, a distance of one thousand nine hundred nine and fifty one-hundredths (1909.50) feet, more or less, to a point on a line thirty-three (33) Feet (measured perpendicularly) South Easterly from and parallel to the center line of Plainfield Road, which is four hundred seventures and eighty one-hundredths (476.80) feet East or said West line of the North East quarter of Section ten (10), thence North Eastwardly along last mentioned parallel line, a distance of one hundred fourteen and ninety-four one-hundredths (114.94) feet, more or less, ic its intersection with the North line of said North East quarter of Section ten (10); thence East along the North line of said North East quarter of Section ten (10), a distance of two thousand ninety-six and eightyseven one-hundredths (2096.87) feet, more or less, to

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also the East Mine of Said North half of Section ten rner vinojjavna nomerad එහිරී රීර්ණ කිස් නිස්ක්රී එදින්වේ (1981) (10) and elevel (11) a distinct to constable (11) asvels bas (01) ty-nine and minety-two one-bunkisseeks (369.34) ្រក់ ខេត្តក្រុមប្រជាជាក្រុម ស្រួន គឺស្រួនស្រាច់ មាន**នេះ និងស្រួន ស្រួនស្រឹង** ស្រួនស្រឹង ស្រួន ស្រួន ស្រួន ស្រួន ស Scally, cand wife, to Robert Secaders by Warrency L recorded wa Decument 1980561; theore (11.5) kms. along the Mortherly line of eath rewarmer lawn conveyed, a distance of two themsend twenter aft $\hat{m{c}}_{m{c}}$ or $\hat{m{c}}_{m{c}}$ on $\hat{m{c}}_{m{c}}$ or $\hat{m{c}}_{m{c}}$ or $\hat{m{c}}_{m{c}}$ lose, to its intersection with a line return & C. (measured optyphodicularly) Botth Partelly (parallel to the durth Basterly line of ally wil annered achielas bas egistido ito yaw-te-edgin aces Rallway Combany , as conveyad by Warranky Letts reported to as Decoration hone de arma e de la la coltace de la coltace de la coltace de la coltace ink is imped uproint oith ons eignities of beyevner roud Campany by deeds respected as Lodiscon 11 rang Tobas is Algebraic Milital Carpodd (C108860) par mentioned paralied line, a constant of material constant sources in the source and engineers for the constant and engineers West line of the Morth Bast quarter of seld a coinc of the bundered will bite onto be block on in the contract of fact, more er tiss, to a point on allime introperate (134) feet incamined porpendically Service Earlier from and entailed to the centeraline of Plainticle Road, Walker is four bundred solventy-six and cliptor one the fight be dead test (08.87%) addbat od-sac the Mostan East guarest of Coltina ton 1901; the English ndia alefastag issardinom rosi popia yibasabsii yibar eir i grocki pobas deedaadi baabaad baa bood jo baasi ili one-bundredths (bid.94) feet, mark br leas, to its intersection with the Kortheline of made Morth Fac quarter of Secritor ten (19); thence ters along the Morth line of make North East quarres of sporton ear [18] J. a. distance. of two thousand ministy-six and cross. seven one-hundredths (1095.87) footby street born,

the North East corner of said Section ten (10), being also the North West corner of said Section eleven (11), thence South along the line between said Sections ten (10) and eleven (11), a distance of thirty-three (33) feet; thence East along a line thirty-three (33) feet South of and parallel to the North line of said Section eleven (11), a distance of one thousand six hundred twenty-four and fifteen one-hundredths (1624.15) feet, more or less, to the point of beginning. Tax Parcel No. 18-10-201-005

- 2. Lots ninety-five (95), ninety-six (96), ninety-seven (97), one hundred thirty-four (134), one hundred thirty-five (135), and one hundred thirty-six (136) and vacated streets adjoining in Phillip's Subdivision of part of the North West quarter of Section eleven (11), lying North of Joliet Road in Township thirty-eight (38) North, Range twelve (12), East of the Third Principal Meridian. Tax Parcel No. 18-11-1333-004
 - 001 12 059693
- That part of the East half of Section ten (10), Township thir y-eight (38) North, Range twelve (12), East of the Third Principal Meridian, described as follows: Beginning at the South East corner of the North East quarter of said Section ten (10), being also the South East corner of the tract of land conveyed by D. B. Scully and wife, to Robert Stoddard by warranty deed recorded as document 4080 84, and running thence North along the East line of said North East guarter and the East line of said tract so conveyed, a distance of one thousand two and ninety-two cre-hundredths (1002.92) feet to the North East corner of said tract; thence South Westwardly along the Northerly line of said tract (being a line which intersects the North Easterly line of the original sixty-six (66) foot right-of-way of the Chicago and Calumet Terminal Railway Company at a point which is five hundred twenty and twenty one-hundredths (520.20) feet, measured along said right-of-way line, North Westerly from the point of intersection of said right-of-way line with the

Ene North Bast Corner of Said Section ten (10) being also the Horth West dorner of Said Souther elever (chence South along the line between said Section elever (16) and clever (12); a distance of thirty-three lift Section (11), a distance of ope choosend six conduct elever (11), a distance of ope choosend six conduct ewenty-four and fifteen une-hundredthe (1524.15) foot more or less, to the point of beginning, for Section (18-19-19).

2. Lote minety-seven (97), one hundred whitep-side (174), the ninety-seven (97), one hundred whitep-side (174), the hundred whitep-side hundred whitep-side hundred whitep-side (126), and one hundred white post of the North Hest quarred of Sabdivision of parts of the North Hest quarred of Sabtic Search Tornship white this television (11), lying North of Jeliev Search (12), formship whitep-sight (13), hower, sange waite (13), hast of the Third Princips Herifall for Parcel Me.

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South line of said North East quarter) a distance of two thousand twenty-nine and eighty-eight one-hundredths (2029.88) feet, more or less, to its intersection with a line thirty (30) feet (measured perpendicularly) North Easterly from and parallel to said North Easterly line of said sixty-six (66) foot right-of-way, said last mentioned intersection being the North East corner of the strip of land conveyed to the Baltimore and Ohio Chicago Terminal Railroad Company by deeds recorded as documents 10997302 and 10999010, thence South Eastwardly long the North Easterly line of said last mentioned strip, being the last mentioned parallel line, a distance of five hundred thirty-three and thirty-three one nundredths (533.33) feet, more or less, to its intersection with said South line of the North East quarter, thence continuing South Eastwardly along said North Eascarly line of said last mentioned strip a distance of one thousand six hundred fifty-seven and twelve one-hundredths (1657.12) feet, more or less, to a point on the South line of the North one thousand two hundred twenty-forc and twenty-one one-hundredths (1224.21) feet of the South East quarter of said Section ten (10), which is fifty (50) feet (measured perpendicularly) North Fasterly from said North Easterly line of said original sixty-six (66) foot right-ofway; thence continuing South Eastwardly along said North Easterly line of said last mentioned strip a distance of six hundred forty-eight and fifty-five one-hundredths (648.55) feet, note or less, to a point on the West line of the East fift(en (15) feet of said South East quarter which is eighty (87) feet (measured perpendicularly) North Easterly from said North Easterly line of said original sixty-six (66) foot right-ofway; thence North along said West line of the East fifteen (15) feet of said South East quarter a distance of one thousand six hundred eighty-eight and rine one-hundredths (1688.09) feet, more or less, to intersection with the North line of said South East quarter; and thence East along said North line a distance of fifteen (15) feet to the point of beginning. Part of Tax Parcel No. 18-11-133-001

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South Line of said North East quarter a distance through two dispenses ind each expension to be seen the contraction t<mark>ha (2029:38) fact) mor</mark>d or bead. In New Transcoveri o Wi<mark>zhja line th</mark>tety (15) toot (knoserski perpendikuler to recess force blan of following this mode (floores) haved line of sale sixty-six (66) four richt-ci-ear, and iast mentioned intersection being the Heren feet corner of the string of land donveyed to the factors of each Chidaga Tarranzi Balilroad Company by deeds evander ha doduments (1899/382 and 1999/982), shenca souch slong the Morek Restorly) has of sale has weller stilp, being the last mentioned paralish of distance of five hundred thirty-three app ana-handrodids-(533.33); feet) muce as west for the incarsection with dojd down line of the Yeren Larr gravices, khehes ropelirikas Boski Ksekuakily silvag sosis North Habterly, ilhis oksala lase sadhonki omrib a noten gaserrop, ling various als algales lands of the server and Alberance on one phoneoni als algales (1976) they server are greive one harbeten line) (2000) they have or less, the Albert on the septi line) (Chiosest one one nandréed twenty-four and verrerrence in a confidence and bandred Place to reducing death of the bot deci (Pa. ASSII) Secritor par (1991) which is fifty (1981) from exercise of perpendiculacity) words Rasterly from gold March Reads ly line job said struptudi Biktyraik (66) (pot reger er way) sheday don Gauling Bouch Beauwardig with a call uno-numbertha (648.65) françause et land, termina ba the Viet lips of the East cultical list teat south Glate quadrer unich is eughty 1981 feet 1-0,500cc. gareas inausk bisk more giasraas sanom (ylgsivoi) magroo ly Cline of said original sixty-six (AC) foot trepro-toways blighed Moreh along said Mose Eins of the Call elfo o le a regrile dese desenà fissa le la di la (61) assettà estl. bu Tadpue-yrdgie burbaan xin baskuods one do one-bundredthe (1688,03) (40cm, and the single-solider ការស្រុស ស្រុស ស្រុស ស្រុស ស្រុស ស្រុស ស្រុស ស្រុស ស្រុស ស្រុស្ស ស្រុស ស្រុស ស្រុស ស្រុស ស្រុស ស្រុស ស្រុស ស្ and cheered base salved that there as it there as it then en fifteen (13) feetste the point of bedinsing, Tax Parcel do. 18-11-133-003

All that part of that certain tract or parcel of land in North West quarter of Section eleven (11), Township Thirty-eight (38) North, Range twelve (12), East of the Third Principal Meridian, conveyed by Lyons Belt Railroad Company to The Atchison, Topeka & Santa Fe Railway Company by that certain deed dated January 24, 1918 and recorded February 2, 1918 as Document 6268989 lying Westerly of a line fifty (50) feet Westerly of and parallel to center line of First Avenue (Hinsdale Avenue) as said Avenue is laid out in Phillips Subdivision of the said North West quarter of Section eleven (11), Village of McCook. Said tract or parcel of land being thirty-three (33) feet in width and being sixteen and five-tenths (16.5) feet in width upon each side of a center line described as follows: Beginning at a point in the North line of said North West quarter of Section eleven (11), eight hundred seventeen and four-tenths (817.4) feet West of East line of said Quarter Section; thence South a distance of two thousand fifty-eight and five-tenths (2058.5) feet to a point of curve, said point being eight hundred ten and four-tenths (810.4) feet West of said East line of Quarter Section; thence South Westerly on a curved line of a radius of five hundred seventy-three and seven-tenths (573.7) feet convex to South East a distance of eight hundred minety-seven and thirty-three one-hundredths (897.33) feet to a point sixteen and five-tenths (16.5) feet Nort! of South line of said Quarter Section; thence West or a line parallel to said South line of Quarter Section and sixteen and fivetenths (16.5) feet North thereof a distance of one thousand two hundred fifty-five (1255) feet to West line of said Quarter Section. Tax Parcel No. 18-10-200-005

5. That part of lot seventy-two (72) lying West of West line of Hinsdale Avenue in Phillips Subdivision of part of the North West quarter of Section eleven (11) lying North of Joliet Road in Township Thirty-eight (38) North, Range Twelve (12), East of the Third Principal Meridian. Tax Parcel No. 18-11-129-004

A. A.L. Chall part of that certain tract or carca of Januara noticed west courter of Sections of the care - overve and a constant (III) and constant and the constant and constant decreases la calibrida (egirades librado parididades Bello, Rablobad Company, od Cho Berdason, dagalas nen daget boek niegroù gens go gregevoù gevilies de 24, 11918 and receptable Santhary it, 1918 at Became 6268989 Lying wasterly of a time fifty (30) ingr स्वक्षावराय हो कार्य स्वक्षाके हैं। इस स्वतायत के कि हो है। (dinedale Avenua) as said Avunac is islatoria lips Subdivision of the said North Hast quarter or Section eleven (11), Village of McCobbs. parcel of land being thirty-three (53) (See to which and being tixteen and five-people (16.8) free to vector was sach side of a dental line described as tellwer dried plac le said dient edt ad annog s de palanipes vertical surfert, (21) neverte inclumen in hedraup seek seventieen and Inger-bengha (211), feet gast of Reat tine of gait i in the court of (1.884.2) edinad-19413 the opposition than bearing to làir to a gràigh d'i outres, calài phin, dai na gir hundred-tonsand four-critis (810.4), keet west ut soud Basr Line of Quarrer Soublos, thende South Woothform a chreed like of a Solina of tive intraved southwork-river and seven-tanthy (5)3.77 tost donnex to South Ear -- idried beg dover-yandin Borbers texts to constait one-bundredthe taling a out took (EC:TEB) sadborboud-one five-tentis (16.5) feet Worth of Coutty His of gaid Quarter Section; chence Werelook a like parallet to the South 1 ar of Quarter Section and sixteen and fivertention (16.5) (foct Worth thereof a distance of one. thousehd two handsed fitty-five (1195) (ede to Part the of said Quarter Beation. Tax Farent No. - 200-001-01

54 That part of lot seven yetwo (12) lying west of Wost line of Hinddale Avenue in Philips subjected of gart of the North West quarter of Section discentiallying North of Wolley Hoad in Township Thirty-clone (11) 13) North, Fange Tweive (11), Kasteef the Tringipal North, Fange Tweive (11), Kasteef the Tringipal North 120-101

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- 6. The East fifteen (15) feet of the North two hundred fifty (250) feet of the South East quarter of Section ten (10), Township thirty-eight (38) North, Range twelve (12), East of the Third Principal Meridian. Part of Tax Parcel No. 18-11-133-001
- 7. The Leasehold Estate created in and by that certain Indenture of Lease made by Richmond D. Thomason and Lucile E. Thomason, his wife to Defense Plant Corporation, corporation created by the Reconstruction Finance Corporation, pursuant to Section 5 (D) of the Reconstruction Finance Corporation Act, as amended, to aid the Government of the United States in its National Defense Program dated July 15, 1942 and recorded August 25, 1942 as document 12946388, demising and leasing for a term of 99 years commencing July 15, 1942 and ending July 15, 2041, the premises described as:

That part of the North half of Section 10, Township 38 North Range 12 East of the Third Principal Meridian, described as follows: Beginning at a point on a line 33 feet (measured perpendicularly) South Easterly from and parallel to the center line of Plainfield Road which is 114.94 feet more or less South Westerly from the point of intersection of said parallel line with the North line of the North East quarter of said Section 10, which point is 476.80 feet East of the West line of said North East quarter and running thence Southwardly a distance of 1909.50 feet more or less to a point on a line 30 feet (neasured perpendicularly) North Easterly from and parallel to the North Easterly line of the 66 foot right of way of the Chicago and Calumet Terminal Railway Company as conveyed by Warranty Deeds recorded in the Recorders Office of Cook County, Illinois as documents 1171941 and 1182826 which is 474.96 feet East of said West line of the North East quarter of Section 10; thence North Westwardly along the last mentioned parallel line a distance of 714.29 feet more or less to its intersection with said West line of North East quarter of Section 10 at a point thereon which is 1452.77 feet

7. The Loasehold Estate created in and by tracdertain indexture of tases maid by Sionesti i. Thirts and Medile 2. Thomason, bis wife to Determ Flant Chaponation, composation dresmed by the Brothestini of Finance (begenation, pursuant of Section Act, at the Reconstruction Finance Composation Act, at the conaid the dovernment of the United Seator of the Servers trogram danded the United Seator of the Servers trogram danded tipesty in, and and the cona team of 39 years commended duly it, if and interest a team of 39 years commended duly it, if all makes in July 15, 1961, the propises objected in

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more or less South of the North West corner of said North East quarter; thence continuing North Westwardly along a line 30 feet (measured perpendicularly) North Easterly from and parallel to the North Easterly line of 66 foot right of way of the Chicago Hammond and Western Railroad Company as conveyed by Warranty Deed recorded in said Recorders Office as document 2656448 a distance of 744.60 feet more or less to its intersection with the first hereinbefore mentioned parallel line and thence North Eastwardly along said first and last mentioned parallel line a distance of 1382.76 feet or 10-10th Or Cook County Clark's Office more or less to place of beginning. Tax Parcels 18-10-100-007; 18-10-200-004; and 18-10-201-004

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