				i. uk	Cambra del believen
	195000			livelyn d	O. Callen
		. برايد	July 18	well .	ustee, second party,
	21-14	<i>1</i>	. 2.	ov. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	, third party.
Wille		e first party is indebted	to third party in the su	and Three C	Transand
	landed f	and caused to be deliver	d //oo —	note of even date here	DOLLARS,
		eathly installments of eq	•		
196 e	•	, 1964. Z., with intere	,		
	af of said dobt shall be	secured by the conveyan	ce of the land hereinass	er described:	
waters, and, of	EREPORE, he consider was, graphed and conve	estion of the sum of \$1.00 wad, and by these presen	to the first party, paid its does bargain, sell, giv	by the second party, sai re, grant and convey to	d first party has bar- the said second party
and Me beire a	nd assigns, that tract o	land indepuddle for	h I	ownship, Jous	of County,
ONTHE	MAP OF IDLE	NOWN AND PE WIND, SAME	BRING OF R	ECORD IN PL	97 1300K 16
COUNT	Y, NORTH CI	PFICE OF THE	CERENCE TO	SAID PLAT	GEING MADE
HI. THE ST. W.	HORE PART	CULAR DES			2 A 1795
			good ha devertible of	पान विभाग अस्तिता अस्ति की विभाग	600 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
			Appropriate Server and Control of the Walt Sold District Control of the Control o	Brand Townet	I Charles
TO HAY.	E AND TO HOLD said	land and premises, with signs, upon the trust an	all the rights, privilege	s and annurtenances th	
			•		ballments shall become due
at the police of in length for an investor of the col- length of the col-	he third party, and on app d the duty of, the said par- me a week for four-executive by duty, therein appointing	te any payment hereinbefore ligation of said third party, o ay of the second part, to adve a weeks; or if there be no new a day said place of sais, and a se purchases,	rits said land in some new expaper publiched in said onti- it such time and place to exp	spaner published in the country, then in three or more makes and lands at public mi	inty in which said land is public places in the county a to the highest Lidder for
eath, and upon a	account party after first rainy the colon and necessary	staining 5% of the proceeds of expenses of the sale and ag- me thereon in accordance with	of said sale, but not less than ply so much of the residue the terms of the note, and si	\$55.00 in any event, as con a caid proceeds or may so tall pay the surples, at any.	r penation for making the according to discharge said to said first party.
The parties by Sever of the y	of the first part agree to m arty of the third part as it advances any moneys in par	ake timely payments of all ta: interest may appear and it rment of such taxes, assessmen due under the note secured h	ree and assessments and to ke is further agreed that if the p its or insurance premiums, th	sep the buildings on the said early of the first part falls is a amount so expended shall	premises properly insured this respect and the party be deemed principal money
The state of the s		due under the note secured here that if the trustee dies, here may appoint, in writing, succeed to all rights and power			ahan massan basamas nuas.
A chalces	ent of facts or moits! by as	id trustee in this deed in rela	tion to the non payment of the	e money secured to be paid,	the amount due, the adver-
And the	n full force and effect. d party of the first part, do	execution of the deed to the harge fully the trusts, as per th covenant to and agree with they have the right to convi- the same from the lawful cir	said party of the second party the same	rt, his heirs and assigns: There free from any encumbra	nat they are the owner and noss whatsoever; That they
	til til blaker av ersel ogs s	the same from the lawful cir he true intent and purpose of mher shall include the plural			
		the said first party does			
			. //		
			h very	L. C. Sillor	(SEAL)
• •	m v D		. .	s D Call	
With the	I have forter		Carleya		(SEAL)
Orașie de Sapi	John th	*	1	4h	
OM TOWN	Historian, certify the	Name of	anheribine witness)		red before me this day,
Semante de la constante de la	priority status that I	n his presence Wang	les C. Celhieun	dand mile live	lyn D. Celhan
		22		tolen	10 / /
		NAME PARTY IN THE REAL PROPERTY IN LABOR.		tith Jimel	la f
		WAY 334 C	Page 965 page	75	
現れた 重体 しゃったなか 後門 しかり 発覚的 し		<u> </u>		am (25 m)	· · · · · · · · · · · · · · · · · · ·

ueles alcoa a Co.	90. Bay 4407	Charlotteton	. مالكلال	L
	DEED OF	Charlette,	N.C. 28204	21000
\mathcal{J}	noith COUNTY	7 O	· '	
THIS INDENTURE, Entere	ed into this 22 day of Occ	lober	, 19 66 by an	d between
Dauglas C.	Calhoun and h	is wife live	lyn D. Ca	Choun
of Jolay the Coun	nty, first party R. Bin	verly R Web	Trustee, seco	ond party,
	aluminim,		,, th	
MITMATEGGETTU That whores	as the first party is indebted to thir	d party in the sum of	bree thouse	and
Or A Leadered	forty four by	16)00 -	n	OLLARS
for which said first party has exec	uted and caused to be delivered to se	aid third party one note of ev	en date herewith for sa	id amount,
payable in 78	monthly installments of equal am	ounts, except the last, which	is the same or of a lesse	er amount,
beginning pril 2 that the payment of said debt shall	0, 196.7, with interest afte	er maturity at the highest la he land hereinafter describe	wful rate, and it has be	cen agreed
gained, sold, given, granted and co	sideration of the sum of \$1.00 to the onveyed, and by these presents does	s bargain, sell, give, grant ar	nd convey to the said se	cond party
described as follows: BEING	ACT OF LAND IN AND A ESIGNAL AND A ESIGNAL AND A ESIGNAL AND A ESIGNAL AS ESTATE BE	NATED AS LOT !	NO. 29 ASSHO	1
AT PAGE 81, IN THE COUNTY, NORTH	E OFFICE OF THE R CAROLINA REFER	CEGISTER OF D. ENCE TO SAID	EEDS, FORSY PLAT BEWO	TH
FUR IT MORE FIAL	ETICULAR DESCRI	PTION.		
	S INSTRUMENT WITH THE S DAY BEEN EXHIBITED TO	UNDERSIGNED	scribed in this deed of the provided on the	u st 7
MARKED PAID BY G.S.	45-37, SAME IS HEREPY	The Contract Ethern the Tour	provided on the	0
RECORD. THIS	, 196 was s	PTY-ASS PON	react 3	63.04
TO HAVE AND TO HOLD the second party and his heirs an	said land and premises, with all the	e rights, privileges and appliche uses and p irposes follow	irtenances thereunto be	elonging, to
	hardender ma 'Ed	Les the ave dute invect his side	commining stateliments ob-	il perome due
at the option of the third party, and on be lawful for, and the duty of, the said located at least once a week for four suc- aforesaid, for thirty days, therein appoin- cash, and upon such sale to convey title	n application of said third party, or its eas 1 party of the second part, to advertise said cessive weeks; or if there be no newspaper; nting a day and place of sale, and at such to to the purchaser.	ignee, or any other person who is id bind in some neversary their in t published in said on att, their in t time sud place to expose said land	had in the county in which here on here public places is at public sale to the high	b said land is in the county setader for
sale, shall then pay the costs and nece note and all interest and other charges the	rst retaining 5% of the proceeds of said s assary expenses of the sale and apply so then due thereon in accordance with the terr	me of the note, and shall pay the s	surplus, if any, to said first	party.
in favor of the party of the third part of the third part advances any moneys is and be payable when the next installment	to make timely payments of all taxes and as its interest may appear and it is furthen payment of such taxes, assessments or intia due under the note secured hereby.	surance premiums, the amount so	expended shall be deemed po	rincipal money
ceptable to the third party, then the thi of the same the trustee thus apointed a	nd agree that if the trustee dies, becomes i rd party may appoint, in writing, a trustee hall succeed to all rights and powers of the	e to take the place of the second page second party.	irty, and upon the procace as	nd legistrawon
tisement, sale, receipt of the money, an shall pay off said note and interest and	by said trustee in this deed in relation to t id the execution of the deed to the purchas I discharge fully the trusts, as herein deela			
	rt, doth covenant to and agree with said pa			
will forever warrant and defend the tit as may be necessary or proper to carry	That they have the right to carries have the same from the lawful claims of a out the true intent and purpose of this truer number shall include the plural, the plural the plur	st.	ney will execuse buck further	deed of weeks
	OF, the said first party does hereu			
		Kil managarini		(SEAL)
		<u>.</u>		•
WITNESS: M. J. B	lak	Endly and St.	the bush and and and	(SEAL)
State of North Carolina	'A			
County of County North Carolina, certify	(Name of subscr	of force the person ibing witness)	onally appeared before	me this day,
	hat in his presence Wongles	C. Calhour and a (Names of ms	1 6 -11 11	1. Calhoun
signed the foregoing instrumen		day of October		an 1 1
WITNESS my hand and official My commission expires: My Con	I seal, this the	day of Court	J. malla P	18.60.40
my Con	nunission Expires March 1, 1968 p. 1	965 PAGE 75	Notary Public	
	\$\$\$ 6.25 Ext. 25.25			

idea alcon a	Co . 30.30	L4407	Char	lotteton	. م الك ارس	6	2
	_		Char	lette,	. م ال ار ۱.C. 2820	42100	_
		EED OF T	RUST				
NORTH CAROLINA,	Forsyth	COUNTY	9				
THIS INDENTURE	, Entered into this 22	day of CCC	over		, 1966 t		
Qualas	(Calley	a and he	i wi	fa loi	lyn D.	Calkoun	
of Tolayth	County, first party	R. Bin	rly It	? Wil	C Trustee	second party,	
and y	I alum	inim,	Inc;	<i>[A</i>]	11 16	, third party.	
WITNESSETH, Tha	t whereas the first party	is indebted to third	party in the	e sum of	vice Che	usand	
Ory hund for which said first party	has executed and caused to						
payable in 78							
beginning from that the payment of said	debt shall be secured by the	e conveyance of the	land hereir	nafter describe	d:		
gained, sold, given, grant		hese presents does b	argain, sell,	, give, grant an	id convoy to the sa	id second party	
and his heirs and assigns, described as follows:	that tract of land in 1/2 EING KNOWN A FIDLE WIND,	ND PESIGN	ATEO	タら ムロアノ	Vo. 24 1753	HOWN	
AT PAGE 81.11	Y THE OFFICE	OF THE RI	3 61 STI	ROF DI	Fros Far		
COUNTY, NO	RTH CARDLIN PARTICULIAN	A REFERE	ENCE T	6 5A10	PLAT BE	NG MADE	
	F THIS INSTRUMENT THIS DAY BEEN E			SECURED GNED	erribed in this deed	of trust	
MARKED PAID B' AS REQUIRED B'	G.S. 45-37, SAN	IE IS HEREBYUS	Colverte	en of shere	provided on the	70	,
RECORD. THIS _			TY-ASSE	Day	redit	13.0	4
	i Haal liggid land and bro	M		ICECT APPLICATION	attendan estineteza	to belonging, to	
the second party and his	heirs and assigns, upon t	he trust and for the	y uses and p	reputes follow	ing.		
If the said first party si at the option of the third par be lawful for, and the duty o located at least once a week for aforesaid, for thirty days, ther	sall fail to make any payment ty, and on application of said : I, the said party of the second r four successive weeks; or if th ein appointing a day and place my title to the purchaser.	hereinbefore spec [el.a. third party, or its assign part, to advertise said here be no newspaper p., of sale, and at such time	the age date nee, or any oth lead in some orand in said to sed place to	councid be a au his surec, who me ne straker public comby, there in to expose seed land	renorming matalism in the first of the county in here is also public is at public sale to th	in less me du land i laces in the count bigins lander fo	e . S Y
And the said second par sale, shall then pay the costs note and all interest and other	ty after first retaining 5% of the and necessary expenses of the charges then due thereon in ac	the proceeds of said sale e sale and apply 40 mu cordance with the terms	e but not less ich od she rosis of she note, m	than \$	o event, as con pensa ds at imiy be accessa urphas, ir any, to said	now for making the ry to discharge sale first party.	d d
The parties of the first y in favor of the party of the t of the third part advances any	eart agree to make timely paym hird part as its interest may a moneys in payment of such ta installment is due under the n	ents of all taxes and as- ppear and it is further a xes, assessments or insu- one secured hereby.	essments and in agreed that if the rance premium	to keep the buildir the party of the firms, the amount so	ngs on the said premi rst part fails in this r expended shall be deer	ses properly insure spect and the part ned principal mone	d y Y
The parties bereto do co ceptable to the third party, th of the same the trustee thus	ovenant and agree that if the t en the third party may appoint appinted shall succeed to all rig	rustee dies, becomes inc t, in writing, a ladstee to hts and powers of the s	apable of action take the place of the place of party.	ng, renounces his e of the second pa	trust, or for other re- rty, and upon the prol	eason becomes unac pate and registration	n
Any statement of facts	or recital by said trustee in thi money, and the execution of th terest and discharge fully the t	s deed in relation to the	Thomas payment	of the indary so, i ved as prima facio sale, then this las	red to be paid, the an e evidence of such fac trument shall become	ount due, the adver t. If said first part null and void, other	У
And the said party of the selzed of said premises in fe	he first part, doth covenant to a cample; That they have the rend the title to the same from r to carry out the true intent as	the lawful claims of all	persons whoms	1 part, his heirs a ime are free from wever; and that th	nd assigns: That they any encumbrances w rey will execute such t	are the owner an natsoever; That the urther deed or deed	d y ie
	the singular number shall inclu			and the use of an	y gender shall be app	icabie to all gender	ъ.
IN TESTIMONY	WHEREOF, the said first	party does hereun	to subscribe	its respective	names and affix it	s seals.	
			A			(SEAL	.)
WITNESS: 77	1. Bick		Jan Harter	-y.A		(SEAL	.)
State of North Carolina							
THE EXECUTE	of the liast, and continued, and contify that	a Notary Public of	700	27.41	11	<i>5</i>	
County, North Carolina	, certify that	(Name of subscrib	ing witness)) perso	naily appeared be	rore me this da	, ,
and being duly sworn,	stated that in his presence	e Nongtro C	Calha	un and ma	if wellyn	. W. Calh	in
signed the foregoing in	strument.	20					
WITNESS my hand as	d official seal, this the		day of	Octobii. Raith	1. malla	, 19 6	, La
My commusion expire	My Commission Expires Ma	arch 1, 1968	965 PAG	a 75	Notary Pu	blic	
	111	S. S	SOD BYO				

the last and highest bodes at a low and delivered to day at the last executed and delivered to day at the last witness.

Witness: A last the last t

		_
	personally a	_
	foregoing instrument, for the purposes therein expressed.	
Witness my hand and notarial seal, thisday of	A. D., 19	
-	Notary Public	
STATE OF NORTH CAROLINA,	COUNTY.	
The foregoing certificate of		**********
County, is adjudged to be correct. Therefore, let the instrumer Witness my hand, this	-	
V.	Clerk Superior Cour	 £
ASSIC	SNMENT	
FORVALUE RECEIVED, For to the	forsyth	
SPORVALUE RECEIVED, Fame & Suntan	of J. & D. aluminim, And	,
Taxuccessors and assigns, the within Deed of Trust and the No	ote which same secures, without recourse.	
DATED this 22 day of action, 1966		
(Corporate Seat) Justin	De f Alymina, Inc.	
Secretary (If Corporation)	President, O wner, Partne r	
And the state of t	•	
ATE OF NORTH CAROLINA, FORSYTH CO	OHNEY	
This 22 day of OCTOBER, A.D., 1966	JUNII (Name of State and County where acknowledgme	nt or proof is taker
notary public Paul L. Full Tax	-, personally came before me,	
(Name of President or Vice President)	-, who, being by me duly sworn, says that he is	Presiden
the G. # F. ALUMINUM, INC. (Name of Corporation)	, and that the seal affixed to the foregoi	ng or annexe
trument in writing is the Corporate Seal of said Corpo	ration and that said writing was signed and	
behalf of said Corporation by its authority duly given.	(Name of President o r Vice Presi	đent)
acknowledged the said wr	iting to be the act and deed of said Corporation	
11111 1 10 1014 1 2 2 2	a party to the attached instrument.	
Seal must appear here.	ficial seal, this 22 day of OCTOBER	<u> </u>
PUDLIC Seal must be impressed su for the notary's name to b	efficient Edith S. mail	
The state of the s	My Commission Fx-	notary Public res March 1, 1958
	My commission expires	
A CONTROL OF MODELL CAROLINA TOPOTOMIC	(Abbreviations M	UST not be used
		ust not be used
a notary public of January	The foregoing certificate of Carolina, is adjudged	relland
the instrument and the certificate be registared.	The foregoing certificate of	relland
the instrument and the certificate be registered to the form of the strument and the certificate be registered to the form of the strument of	The foregoing certificate of Sulf. County, North Carolina, is adjudged This 27 daylof Celebrature	to be correct
the instrument and the certificate be registered by the following of the instrument and the certificate be registered by the solution of the instrument and the certificate be registered by the solution of the instrument and the certificate be registered by the solution of the instrument and the certificate be registered by the solution of the instrument and the certificate be registered by the solution of the instrument and the certificate be registered by the solution of the instrument and the certificate be registered by the solution of the instrument and the certificate be registered by the solution of the instrument and the certificate be registered by the solution of the instrument and the certificate be registered by the solution of the instrument and the certificate be registered by the solution of the instrument and the certificate be registered by the solution of the instrument and the certificate be registered by the solution of the instrument and the certificate be registered by the solution of the instrument and the certificate by the solution of the instrument and the certificate by the solution of the instrument and the certificate by the solution of the instrument and the certificate by the solution of the instrument and the certificate by the solution of the instrument and the solution of the instrument and the instrument and the solution of the instrument and the certificate by the instrument and t	The foregoing certificate of Sulf. County, North Carolina, adjudged This 27 daylof Celebrature Clerk of S	to be correct
the instrument and the certificate be registered for the instrument and the certificate be registered for the following of the instrument and the certificate be registered for the following of	The foregoing certificate of Sulf. County, North Carolina, is adjudged This 27 daylof October Luck Duran	to be correct
the instrument and the certificate be registered by the instrument and the certificate be registered by the state of the s	The foregoing certificate of Sulf. County, North Carolina, is adjudged This 27 daylof Celebrate Clerk of S	to be correct
the instrument and the certificate be registered to the instrument and the certificate be registered to the instrument and the certificate be registered to the following part of the first part	The foregoing certificate of Sulf. County, North Carolina, is adjudged This 27 daylof Clerk of S Clerk of S 19 , and re	to be correct
the instrument and the certificate be registered. 5031 C. S. C. Fee 20c paid. REGISTER OF DEEDS Filed for registration at process of the Register of Deeds of Forsyth County North DEPUTY Paid.	The foregoing certificate of Sulf. County, North Carolina, is adjudged This 27 daylof Clerk of S Clerk of S Clerk of S Carolina in Book , Page	to be correct
the instrument and the certificate be registered. 5031 C. S. C. Fee 20c paid. REGISTER OF DEEDS Filed for registration at possible of the Register of Deeds of Forsyth County North	Clerk of Sulface of County, North Carolina, is adjudged Clerk of Sulface Clerk of Sulface Clerk of Sulface Carolina in Book Page Eunice Ayers, Register of Deeds By	to be correct
the instrument and the certificate be registered. 5.031 C. S. C. Fee 25c paid. REGISTER OF DEEDS Filed for registration at g'clock 22 plice of the Register of Deeds of Forsyth County North paid. paid.	Clerk of Sulface of County, North Carolina, is adjudged Clerk of Sulface Clerk of Sulface Clerk of Sulface Carolina in Book Page Eunice Ayers, Register of Deeds By	to be correct
the instrument and the certificate be registered. 5031 C. S. C. Fee 26c paid. REGISTER OF DEEDS Filed for registration at pochock 22 plice of the Register of Deeds of Forsyth County North (DEPUTY) paid. paid. paid. paid. paid. paid. paid. paid. paid.	Clerk of Sulface of County, North Carolina, is adjudged Clerk of Sulface Clerk of Sulface Clerk of Sulface Carolina in Book Page Eunice Ayers, Register of Deeds By	to be correct
the instrument and the certificate be registated. 5031 C. S. C. Fee 25c paid. REGISTER OF DEEDS Filed for registration at ce of the Register of Deeds of Forsyth County North paid.	Clerk of Sulface of County, North Carolina, is adjudged Clerk of Sulface Clerk of Sulface Clerk of Sulface Carolina in Book Page Eunice Ayers, Register of Deeds By	to be correct
the instrument and the certificate be registered. 5031 C. S. C. Fee 25c paid. REGISTER OF DEEDS Filed for registration at ce of the Register of Deeds of Forsyth County North paid.	The foregoing certificate of	to be correct
the instrument and the certificate be registered. 5031 C. S. C. Fee 25c paid. REGISTER OF DEEDS Filed for registration at ce of the Register of Deeds of Forsyth County North paid.	The foregoing certificate of	to be correct
the instrument and the certificate be registered. 5.031 C. S. C. Fee 26c paid. REGISTER OF DEEDS Filed for registration at pochock 22 plice of the Register of Deeds of Forsyth County North (DEPUTY) paid.	The foregoing certificate of	to be correct
the instrument and the certificate be registered. 5.031 C. S. C. Fee 26c paid. REGISTER OF DEEDS Filed for registration at possible of the Register of Deeds of Forsyth County North (DEPUTY) paid.	County, North Carolina, adjudged Chis 2 daylof Clerk of S Clerk of S 19 , and re Carolina in Book , Page Eunice Ayers, Register of Deeds By Reg.	to be correct
the instrument and the certificate be registered to the instrument and the certificate be registered to the state of Deeds of Forsyth County North in the paid. C. S. C. Fee 25c paid. REGISTRANDER OF DEEDS Filed for registration at color 22 Filed for registration at paid. paid. paid. paid. Register of Deeds of Forsyth County North Register of Deeds in my Return	County, North Carolina, adjudged Chis 27 daylof Clerk of State Clerk of State Clerk of State County, North Carolina, adjudged Clerk of State Clerk of State County of County County of North Carolina in Book Page Eunice Ayers, Register of Deeds By Reg.	to be correct
the instrument and the certificate be registered to the instrument and the certificate be registered to the following of the following to the following t	The foregoing certificate of	to be correct
the instrument and the certificate be registered from the instrument and the certificate be registered from the file of the fi	The foregoing certificate of	to be correct
the instrument and the certificate be registed for the instrument and the certificate be registed for the following follows and the following follows are paid. C. S. C. Fee 25c paid. Register of Deeds of Forsyth County North in the paid. paid. paid. paid. paid. paid. Register of Deeds of Forsyth County North Register of Deeds for record in my office at the property of the	County, North Carolina, adjudged This daylof Clerk of Starting in Book Page Eunice Ayers, Register of Deeds By Reg. CAROLLI COUNTY OF NORTH	to be correct
the instrument and the certificate be registered for the instrument and the certificate be registered for the formula of the formula for the filled for registration at ce of the Register of Deeds of Forsyth county North paid. paid. paid. paid. paid. paid. paid. Register of Deeds of Forsyth county North paid. Page and duly recorded in Book North Carolina. Register of Deeds for the property of the prop	County, North Carolina, adjudged This daylof Clerk of Starting in Book Page Eunice Ayers, Register of Deeds By Reg. CAROLLI COUNTY OF NORTH	to be correct
the instrument and the certificate be registrated as 15.13.1 C. S. C. Fee 25c paid. REGISTER OF DEEDS C. S. C. Fee 25c paid. REGISTER OF DEEDS Piled for registration at color of the Register of Deeds of Forsyth County North of the paid. Paid. Paid. Register of Deeds of Forsyth County North of the Polyton on the paid. Register of Deeds of Forsyth County North of the paid. Register of Deeds of Forsyth County North of the paid. Register of Deeds of Register of Deeds in Book. Return 70:	County, North Carolina, adjudged This daylof Clerk of Starting in Book Page Eunice Ayers, Register of Deeds By Reg. CAROLLI COUNTY OF NORTH	to be correct