

DOCKET NO. 174

Number Term Year

80 September 1961

Reynolds Aluminum Credit Corp.

Versus

Niram E. Whitton

Maxine M. Whitton

STATEMENT OF JUDGMENT

41003

Docket No. 174

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

Reynolds Aluminum Credit Corp.

113 Sat

VERSUS

Niram E. Whittton

75 Sat

Maxine M. Whittton

15 Sat

No. 80	TERM Sept. 19 61
Penal Debt	\$
Real Debt	\$ 2034.60
Atty's Com.	18% \$
Int. from	August 24, 1961
Entry & Tax	By Plff. \$ 4.50 ..
Att'y Docket	\$
Satisfaction Fee	\$ 1.50 1.00
Assignment Fee	1.00
Instrument	D. S. B.
Date of Same	August 24 1961
Date Due	Five (5) Days 1961
Expires	September 14 1966

Entered of Record

14th day of

Certified from Record

14th day of

September 19 61 11:00 AM EST

September 19 61

Prothonotary

Wm. J. Hazen

SIGN THIS BLANK FOR SATISFACTION

Received on . September . . . 30 19. 66, of defendant full satisfaction of this Judgment, Debt, Interest and Costs, and Prothonotary is authorized to enter Satisfaction on the same.

Plaintiff
Reynolds Aluminum Credit Coop.
Witness
Eloaine S. Milligan
Ass't Vice Pres. Plaintiff
Reynolds Aluminum Credit Coop.

SIGN THIS BLANK FOR ASSIGNMENT

Now,, 19, for value received hereby
assign, transfer and set over to
Address Assignee

Witness

a
w
u

Action Completed _____ Date _____

\$ 2034.60

August 24, 1961

Five days after date, the undersigned (and if more than one, each of them jointly and severally) promise to pay to the order of

Eric Bondstone Co.

the sum of Two Thousand Thirty Four $\frac{6}{100}$ Dollars (\$ 2034.60),
payable at the office of Reynolds Aluminum Corporation New York City

The undersigned authorize and empower the Prothonotary or Clerk or any attorney of any court of record, if this note is not paid when due, to appear for and confess judgment against any or all of them for all amounts due hereunder, with or without declaration, with costs of suit, without stay of execution and with an attorney's fee of 18%, and release all errors in connection with such action. Undersigned waive the right of inquisition on any real estate levied on, voluntarily condemn it and authorize the Prothonotary or Clerk to enter such condemnation upon the fi. fa., or other writ of execution. Any such real estate may be sold on a fi. fa. or other writ of execution, and undersigned waive and release all relief from all appraisement, stay, exemption and homestead laws.

The undersigned and all endorsers waive protest of this note.

A. Lippman
WITNESS

Miriam E. Whitter (SEAL)
CUSTOMER

Miriam E. Whitter (SEAL)
CUSTOMER

All Signatures Must be Witnessed

WITHOUT RE COURSE

For Value Received This Note Is Assigned To Lyndon, aluminum Credit Corp
except that, in consideration of the Assignee's purchase of this note, the undersigned warrants and certifies that the undersigned has,
to the satisfaction of the customer and as agreed, furnished all labor, materials and articles and fully completed all work in con-
nection with which this note was given; that the Completion Certificate of the customer delivered with this note was signed after
said completion and that no papers were signed in blank; that the signatures on the note and all other signatures are genuine; that
all bills for labor and materials have been paid and that no mechanics' liens have been or will be filed for or on account of said labor
and materials against the premises on which such work was performed; that a copy of the contract has been delivered to the customer
and to the Assignee; that this contract contains the entire agreement with the customer; that no cash payment, rebate, bonus or com-
mission on future sales as ~~to hereby entitl to this~~ transaction has been given or promised to the customer. If any of these warranties
or representations prove untrue, ~~and in that case~~ within judgmental credit or ~~is~~ to purchase this note from the Assignee.

Address of the within Judgment Note is

14 E 47 St.

NY 17, N.Y.

and the last known address of the defendant is

Fire Guards Inc. (SEAL)

(NAME OF DEALER)

Boyd D. Behrman Owner

(OWNER, OFFICER OR FIRM MEMBER, GIVE TITLE)

and the last known address of the defendant is

Apertown, Inc.

WITHOUT RE COURSE

W. T. Hagerman Plaintiff

For value received, the undersigned does hereby sell, assign and transfer to _____
his its or their right, title and interest in the within Judgment Note and all monies to become due thereunder and conveys the same
warranties and certifications as are set forth in the above assignment to the undersigned and further warrants that no liens have been
or will be filed by endorser on the property covered by the Judgment Note.

COMPANY NAME

By _____ Title _____