WHEREAS, FRIED. KRUPP ARTIENGESELISCHAFT, a German corporation of Essen, Germany, is the owner, by assignment (recorded in the United States Patent Office on July 11, 1951 in Liber H 149, page 238) from Paul Schafmeister, of Essen, Germany, of an application for United States Letters Patent for new and useful improvements in "Chromium nickel steel alloys, having a stable surface" invented by said Paul Schafmeister, which application has been duly filed in the United States Patent Office by said Paul Schafmeister on July 11, 1931, Serial No. 550,288.

and existing under the laws of the State of Delaware, having a place of business at New York, N. Y., hereinafter called the assignee, is desirous of acquiring the entire right, title and interest in and to said invention within the United States of America and its territorial possessions, and any United States Letters Patent that may be granted therefor.

NOW, THIS INDENTURE WITNESSETH, That for and in consideration of the sum of One Dollar, in hand paid to us, and other good and valuable considerations, the receipt whereof is hereby acknowledged, we have assigned and transferred, and do hereby assign and transfer to the said assignee the entire right, title and interest in and to the said invention, within the United States of America and its territorial possessions, and in and to any Letters Patent of the United States that may be granted therefor, together with the right to extend the protection thereof to the various territorial possessions now owned or which may be hereafter acquired by the United States of America, all said rights to be held and enjoyed by the assignee for its own use and behoof, and for the use and behoof of Krupp Nirosta Co., Inc., its successors or assigns, to the full end of the term for which said Letters Patent may be granted, as fully and entirely as the same would have been held and enjoyed by us if this assignment and sale had not been made. And we do hereby request and authorise the Commissioner of Patents to issue said Letters Patent, when granted, in accordance with this assignment.

In further consideration of said sum of One Dollar, and said

## UNE Y160 PAGE 184

other good and valuable considerations, to us paid, we opvenent and agree with the assignee that we have a full and uninsumbered title to the invention hereby assigned, which title we warrant unto the assignee, and we further agree that we will, without demanding any further consideration therefor, at the request but at the charges of the assignee, do all lawful and just acts, including the execution and acknowledgment of instruments, that may be or become necessary for obtaining, sustaining, or re-issuing United States Letters Patent for the said invention, and for maintaining and perfecting the assignee's right to said invention and Letters Patent, particularly in cases of interference and litigation.

IN TESTINONY WHEREOF said Fried. Erupp Artisugesellschaft has caused these presents to be signed by two of its directors (Direktoren) this lith day of September , 1954.

FRIED, KRUPP ARTIENGESELLSCHAFT

Joseph Bruch Epan Hand House

Scaled and delivered in the presence of:

LISE Y160 PAGE 185

ITATE OF PRUGSIA 88:

CITY OF COLOGNE CONSULATE OF THE UNITED STATES OF AMERICA

On this 11th day of September , 1934, before me

personally appeared Dr. Eduard Houdremont

, both to me known, who being by me Dr. Josef Schuh severally duly affirmed, did depose and say: That they reside at Essen, Germany; that they are managers (Direktoren) of the Fried. Erupp Artiengesellschaft, the corporation described in and which by them executed the foregoing instrument; that the said corporation has no seal; 'that they are jointly authorized to execute said instrument in the name and on behalf of said corporation and that by such authority they jointly signed their names thereto.

James H. Wright,

Vice Consul of the United States of America.

Se vice No

3295 Fee \$ 2.00 Tar. # 33.



RECORDED Transfers of Patents U.S. Patent Office

SEP 27 1934

COMMISSIONER OF PATENTS