## **UNOFFICIAL COPY**





6011126 MAR 19'71 3 04 PF TRUST DEED 21 426 -400

THIS INDENTURE, made March 10, 19**71** . between

CHRISTINE COLUCCI and VITO COLUCCI her husband herem referred to 3s "Mortgagors," and

CHICAGO TITLE AND TRUST COMPANY
an Illinois corporation doing business in Chicago, Illinois, herein referred to as TRUSTLE witnesseth
THAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described.

said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of FIVE THOUSAND and no/100 (\$5,000.00) - - - - - - - Dollars evidenced by one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER

and delivered, in and by white many April 1, 1971 of cight (8%) on the balance of principal remaining from time to time unpaid at the

on the balance of principal remaining from time to time unpaid at the rate per cent per animum in instalments including principal and interest as follows.

On: 1 undred one and 39/100 (\$101.39)/ Dollars on the first day of each and every succeeding the return that said note is talk paid except that the foral payment of princip 120 interests, it not sooner paid, shall be due on the first day of April 10.76.

All such payments of account of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder or meighal, provided that the principal of each instalment unless paid when due shall be mitterest at the rate of seven per cell per intum, and all of said principal and interest being made payable at such banking house or trust company in the City of Chicago, Illinois, as the helders of the note may from time to time, in writing appoint, and in absence or chargements, then at the otice of legal holder.

in said City.

NOW, THEREFORE, the Mortgages of seed of the payment of the said principal sum of money and said interest in accordance with the terms programma and limitations of this treat deed, and the performed and absorb consideration of the sim of the Bollar in the p. of the recept wherever is hereby a Armondodged, do by they premise the NEE and ARMAN in the first trustee, its successor and support to following.

Trustee, its successor and support to following.

OR Estate must be their colors of the content of the payment of the colors of the payment of the payment

Lot 16 in Block 5 in subdivision of Blocks 3 to 6 in George Bickerdike's Addition to Chicago in the West half of the Northwest Quirtir of Section 8, Township 39 North, Range 14, East of the Third Principal Meridian

trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the

CHRISTINE COLUCCI. VITO COLUCCI, her husband

CHRISTINE COLUCCI and VITO COLUCCI, her husband

March

THE COMPANY	Page 2
1. Mortgagors shall (1) primpils repair rectors or rebuild any build or be destroyed; (2) keep and premises in good condition, and repair, we subordinated to the lien hereof. (3) pay when due are, indebtedness whis poin request exhibit satisfactory evidence of the disclarge of such prior building or buildings now or at any time in process of creation upon sa respect to the premises and the use thereof. 6, make in material alternation.  2. Mortgagors shall pay before one penalty attacks all general taxes, and other charges against the premises who due and whall popol written.	IRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED) Impost improve mosts mow or be reafter on the premises which may become damaged of those works and tree from mechanic you of other have or claims for income to spread the transport of the law better and a superior of the law better and a superior of the premises of the holders of the most. Secondly with all requirements of the or manningst ordinances with ones in sud-premises. Secondly with all requirements of the or manningst ordinances with ones in sud-premises. Secondly with all requirements, the summer part ordinances with ones in sud-premises better the precision of the summer processor of the sud-premises of the sud-premises of the premises of the sud-premises of the sud-prem
present default bereamber Morragees shall pay a middle and expressed the manuer provided by statute, and take a account which Morrageon was done to a Morrage and the pay of the middle and expressed the manuer provided by statute, and take a paying of the paying of the middle and the paying of th	
he persons herein designated as makers thereof.  14. Trustee may resign by instrument in writing filed in the office occorded of filed. In case of the resignation, mability or refusal to act of trusted shall be Successor in Trust Amy Successor in Trust hereunder shall reuse or successor shall be entitled to reasonable compensation for all acts of the successor shall be entitled to reasonable compensation for all acts the word. Morraganes' when used herein shall include all such persons whether or not such persons shall have executed the note or this Trust Donotes' when more than one note is used.	of the Recorder or Regis ar of Tiles in which this instrument shall have been of Trustee, the then Recorder of Die S of the county in which the premises are have the definited ritle, power and uthority as are been goven Trustee, and any performed hereunders and all prior s. I, ming under or through Mortgagors, and and all persons lable for the pays energe the indebtedness or any part thereof, seed. The word "note" when used is this is "sum int shall be construed to mean
IMPORTANT THE NOTE SECURED BY THIS TRUST DEED SHOULD SE IDENTIFIED BY Chicago Title and Trust Company SEFORE THE ERUST DEED IS FILED FOR RECORD	Identification No CHICAGO TITLE AND TREST COUNTY.  Trustee  By Magrid C. Cor.  Assistant Series of Series
Jambutt & Jacobson	FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

## 'END OF RECORDED DOCUMENT