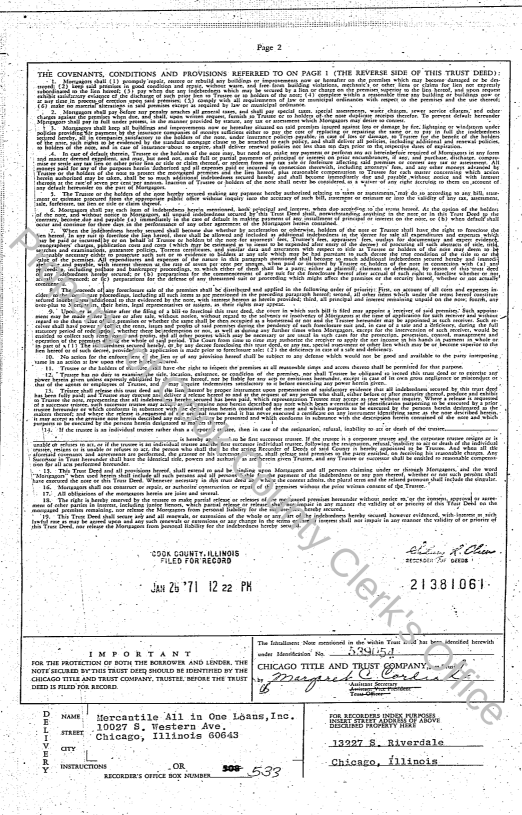
UNOFFICIAL COPY

ise with notes providing for precomputed inter-		
THIS INDENTURE, made Janu		11111
	Gr. and Iona Brown, his wife	
in Chicago, Illinois, herein referred to	nd CHICAGO TITLE AND TRUST COMPANY, an Illinois corporation doing business as TRUSTEE, witnesseth:	
said legal holder or holders being herei quency charges as therein provided; evine we in made payable to THE ORD us res in Chicago, Illinois, hereafter promise a pay the said sum in installment 1971 I installment payments of except t at final installment payments are 1973 Illinent payments are	justly indebted to the legal holder of holders of the Installment Note hereinafter described, in referred to as Holders of the Note, in the sum of \$1440.00. together with delindenced by a certain Note, of or guaranteed by one or more of the Mortgagors of even date ER of Legal 1. In One Loans, Inc. Delaware corporation doing sometimes referred to as "Payee", and delivered in and by which said Note the Mortgagors not as follows: one installment payment of \$48.00 on the 26th day of February the same amount on the 26th day of representations of \$48.00 on the 26th day of July payable at such offices as the holders of said note may, from time to time, in writing appoint	
and in absect of such appointment, the NOW, THEREFO At the Mortgagors to secur thereon in accordance with the trims, provisions an to be performed and about a contraction of the sup- tries to CONVEY and WAP ANT and the Truste wins and being in the COLATY the	en at the office of the payee in said City, et payment of the said sum of money and said interest and all other amounts due under said note or judgment obtained to support of the said sum of money and said interest and all other amounts due to the contained. By the Morragators m of One Dollar in hand paid, and other valuable consideration, the 'receip' whereou' is hereby acknowledged, by these m, is successors and assigns, the following described Real Extre and all of their estate, right, title and interest therein, situate, m, is successors and assigns, the following described Real Extre and all of their estate, right, title and interest therein, situate, m, is successors and assigns, the following described Real Extre and all of their estate, right, title and interest therein, situate, m, is successors and assigns, the following described Real Extre and all of their estate, right, title and interest therein, situate, m, is successors and assigns, the following described Real Extre and all of their estate, right, title and interest therein, situate, m, is successors and assigns, the following described Real Extre and all of their estate, right, title and interest therein, situate, m, is successors and assigns, the following described Real Extre and all of their estate, right, title and interest therein, m, is successors and assigns, the following described Real Extre and all of their estate, right, title and interest therein, m, is successors and assigns, the following described Real Extre and all of their estate, right, title and interest therein, m, is successors and assigns, the following described Real Extre and all of their estate, right, title and interest therein, m, is successors and assigns, the following described Real Extre and all of their estate, right, title and interest the real Real Real Real Real Real Real Real R	
Cook	살이다.	
Lot 26, in Block 3, of part of the East 37 North, Range 14, County, Illinois.	in Golden Gate Subdivision, being a subdivision 1/2 of the Northwest 1/4, of Section 34, Township East of the Third Principal Meridian in Cook	
		10000
	TE091	
		- 751
TOGETHER with all improvements, tenements, there as Mortgagors may be entitled thereto tricles now or hereafter therein or thereon used to su- ation, including (without restricting the foregoing), he foregoing are declared to be a part of said real es	easenensi, fatures, and appartenances thereto belonging, and all rei, issues at profits thereof for so lone and during (which are placing profits the profits of the respective profits and the respective profits and the respective profits are respectively and the respective profits and respectively and the respectively are respectively and the respectively are respectively and respectively and respectively are respectively and respectively and respectively and respectively and respectively are respectively are respectively and respectively and respectively are respectively and respectively.	The state of the s
TOGETHER with all improvements, tenencents, all such times as Mortgagors may be entitled thereto tricles now or hereafter therein or thereon used to a trade, including (without retricting the forespine). Placed in the premises by the mortgagors or their saw TO HAVE AND TO HOLD the premises unto from all rights and benefits under and by virtue of declease and waiter. This trust deed consists of two particles and the same and the s	easements, fatures, and appartenances thereto belonging, and all ret; issues ar profits thereof for so long and during (which are pledged primarily and on a parity with said real testue an ore see dearly), and all apparatus, equipment or pply hear, gas, air conditioning, water, light, power, terfogeration (whener is all rains or centrally controlled), and vening sterems, windows which, some does not windows, floor coverings, limitor of a win gas, some and are received to the controlled of the said frames, its successor and assigns, forever, for the purposes, and upon the or, and trusts herein set forth, free he Homestead Exemption Laws of the State of Illinois, which said rights and benefit the horizontal of the said frames, its successor and assigns, forever, for the purposes, and upon the or, and trusts herein set forth, free he Homestead Exemption Laws of the State of Illinois, which said rights and benefit the horizontal of the said results and benefit the horizontal properties of the said results and benefit the horizontal properties of the said results are successful to the said results and benefit the horizontal properties of the said results are successful to the said results	
TOGETHER with all improvements, tenements, all such times as Mortgagors may be entitled thereto naticles now or hereafter therein or thereon used to a tradition, including without erack a part of said real espaced in the premises by the mortgagors or their saw TO HAVE AND TO HOLD the premises unto from all rights and benefits under and by virtue of drelease and waiter. This trust deed consists of two patrust deed) are incorporated herein by retrust deed) are incorporated herein by retrust deed) are incorporated herein by retrust deed).	easements, fatures, and appartenances thereto belonging, and all ret; issues ar profits thereof for so long and during (which are pledged primarily and on a parity with said real series are not see dearly), and all apparatus, equipment or pply hear, gas, air conditioning, water, light, power, refrigeration (whether si ale units or centuri and all apparatus, equipment or apply hear is the control of the said returned thereon or not, and it is agreed that all similar are all the said returned to a profit of the said frustee, its successor and assigns, forever, for the purposes, and upon the said returned to the said frustee, its successor and assigns, forever, for the purposes, and upon the said returned to the said frustee, its successor and assigns, forever, for the purposes, and upon the said returned to the said frustee, its successor and assigns, forever, for the purposes, and upon the said returned to the said frustee its successor and assigns, forever, for the purposes, and upon the said returned to the said returned	
TOGETHER with all improvements, enements, under more and insurant more anative more and insurant more and insurant more and insurant more	easements, fatures, and appartenances thereto belonging, and all ret; issues ar profits thereof for so long and during (which are pledged primarily and on a parity with said real testue an ore see dearly), and all apparatus, equipment or pply hear, gas, air conditioning, water, light, power, terfogeration (whener is all rains or centrally controlled), and vening sterems, windows which, some does not windows, floor coverings, limitor of a win gas, some and are received to the controlled of the said frames, its successor and assigns, forever, for the purposes, and upon the or, and trusts herein set forth, free he Homestead Exemption Laws of the State of Illinois, which said rights and benefit the horizontal of the said frames, its successor and assigns, forever, for the purposes, and upon the or, and trusts herein set forth, free he Homestead Exemption Laws of the State of Illinois, which said rights and benefit the horizontal of the said results and benefit the horizontal properties of the said results and benefit the horizontal properties of the said results are successful to the said results and benefit the horizontal properties of the said results are successful to the said results	
TOGETHER with all improvements, enements, all such more as Mongagour may be entitled thereon all such more as Mongagour may be entitled thereon action, including (without retricting the foregoing) as the foregoing are declared to be a part of said possible of the composition of the composity of the composition of the composition of the composition of th	easements, fatures, and appartenances thereto belonging, and all ret; issues ar profits thereof for so long and during (which are pledged primarily and on a parity with said real series an one see dearly), and all apparatus, equipment or pply hear, gas, air conditioning, water, light, power, refrigeration (whence is all miss or centrally controlled), and venificate which physically arached thereou or not, and it is agreed that all similar, and and, equipment or articles hereafter easiers or assigns shall be considered as constituting part of the real erate. The said Trustee, its successor and assigns, forever, for the purposes, and upon the visit of the said real erates, its successor and assigns, forever, for the purposes, and upon the visit of the said real erates. The covenants, conditions and provisions appearing on page 2 the reverse side of this efference and are a part hereof and shall be binding on the mortgagors, the reins, successors	
TOGETHER with all improvements, tenements, all such times as Mortgagors may be entitled therein natices may or betreafter therein pr thereon used to a tenement of the second of the sec	easeness, fatures, and appartenances thereto belonging, and all ret; issues ar profits thereof for to long and during (which are pledged primarily and on a parity with said real series are not see durily), and all separative quipment or returned the series of the seri	
TOGETHER with all improvements, tenencents, all such times as Mortgagot may be entitled thereon with the control of the contro	easeness, fatures, and appurtenances thereto belonging, and all ret, issues ar profits thereof for to long and during (which are pleeded primarily and on a parity with said real series are not as county), and all separative quipment or received the series of the serie	
TOGETHER with all improvements, enements, all such more as Mongagors may be entitled thereon all such more as Mongagors may be entitled thereon alton, including (without restricting the foregoing as the foregoing as the foregoing as the foregoing as the solution of the foregoing and the solution of the foregoing as the solution of the foregoing as the	easeness, fatures, and appartenances thereto belonging, and all ret, issues an profits thereof for to long and during (which are pledged primarily and on a parity with said real series as now see durily), and all separative quipment or returns, which we have a subject to the said framework of the said framework framework from the said framework of the said framework of the said framework from the said framework of the said framework from the said framework of the said framework o	
TOGETHER with all improvements, enements, all such more as Mongagors may be entitled thereon all such more as Mongagors may be entitled thereon lation, including (without restricting the foregoing as the state of the state	easeness, fatures, and appurtenances thereto belonging, and all ret, issues ar profits thereof for so long and during (which are pleged primarily and on a party with said real series are not and profits and all separative quipment or recent, which only and on a party with said real series are not and profits and all separative quipment or are during the profits of the said of the series are not and it agreed that all simils - pa stut, equipment or articles hereafter contains whether physically aranked thereon or not, and it agreed that all simils - pa stut, equipment or articles hereafter contains the said frames, in successors and suitant forever, for the purpose, and upon, et al., or trusts herein set forth, free he Hometred Exemption Laws of the State of Illinois, which said rights and benefit the 3 straggeors do hereby expressly ges. The covenants, conditions and provisions appearing on page 2 the reverse side of this efference and are a part hereof and shall be binding on the mortgagors, the reins, successors are straightful and some the said right and benefit the 3 straggeors do hereby expressly and the said right and benefit the 3 straggeors do hereby expressly agree of the said right and benefit the 3 straggeors and upon the said right and benefit the 3 straggeors and the reverse side of this efference and are a part hereof and shall be binding on the mortgagors, the reins, successors are said and the said right and benefit the 3 straggeors are said and the said right and benefit the 3 straggeors and the said right and benefit the 3 straggeors are said and the said right and benefit the 3 straggeors and the reverse side of this effective of the said right and benefit the 3 straggeors are said and the said right and benefit the 3 straggeors are said and the said right and benefit the 3 straggeors are said and the said right and benefit the 3 straggeors are said and the said right and benefit the 3 straggeors are said and the said right and benefit the 3 straggeors are said and the said right and benefit	
TOGETHER with all improvements, enements, all such more as Mortagator may be entitled thereto, all such more as Mortagator may be entitled thereto, all such more as Mortagator may be entitled thereto, all the foregoing are declared to be a part of said estimated in the premises by the mortagator or their sac placed in the premises by the mortagator or their sac placed in the premises when the premises which is the premises when the premises	easeness, fatures, and appartenances thereto belonging, and all ret, issues an profits thereof for to long and during (which are pledged primarily and on a parity with said real series as no see dearly), and all separative quipment or returned there or not an advanced to the series and the see dearly), and all separative quipment or articles bereafter the series whether physically marshed thereor on one, and it is agreed that all simils — pa sun, equipment or articles hereafter tens whether physically marshed thereor on one, and it is agreed that all simils — pa sun, equipment or articles hereafter the said france, in successor and assigns, forever, for the purpose, and upon, and it is agreed that all simils — pa sun, equipment or articles hereafter the from said france, in successor and assigns, forever, for the purpose, and upon, and the said region of hereby expressly retrieved. Exemption laws of the Saite of Illinois, which said rights and benefit the 3-stagsors do hereby expressly gets. The covenants, conditions and provisions appearing on page 2 the reverse side of this efference and are a part hereof and shall be binding on the mortgagors, the r exist, successors efference and are a part hereof and shall be binding on the mortgagors, the r exist, successors are listed to the said form of the said form of the said county, in the Saite aforesaid, DO HEREBY CERTIFY THAT and I Brown Sr. and I on a Brown, his wife Secondally known to me to be the same person. Swenter and spend of the said laurument they signed, scaled and delivered the said laurument they	
TOGETHER with all improvements, enements, all such more as Mongagor may be entitled thereon all such more as Mongagor may be entitled thereon lation, including (without restricting the foregoing at the foregoing as the foregoing as the foregoing as the foregoing and the premer of the GULD and the premer of the GULD and the foregoing are foregoing and the foregoing and t	easeness, fatures, and appurenances thereto belonging, and all ret, issues ar profits thereof for so long and during (which are pledged primarily and on a parity with said real series are not as condity), and all separative quipment or recent, which only a series are not and in a paratic profits of the series are not and in a paratic profits of the series are not and in a paratic profits of the series are not as the series are not	
TOGETHER with all improvements, enements, all such more as Mongagor may be entitled thereon all such more as Mongagor may be entitled thereon lation, including (without restricting the foregoing at the foregoing as the foregoing as the foregoing as the foregoing and the premer of the GULD and the premer of the GULD and the foregoing are foregoing and the foregoing and t	easeness, fatures, and appurenances thereto belonging, and all ret, issues an profits thereof for 10 long and during (which are pledged primarily and on a parity with said real series as no see dearly), and all separative quipment or articles returned to the series and the see dearly and all separative quipment or articles returned to the series and the see dearly and all separative quipment or articles herefare for the series whether physically anached thereour on co. and it is agreed that all simils - pa sun, equipment or articles herefare resists of assigns shall be considered as constituting part of the real crists. The said Trustee, in successor and assigns, forever, for the purpose, and upon the briggins of hereby expressly, reference in successor and assigns, forever, for the purpose, and upon the briggins of hereby expressly, reference and are a part hereof and shall be binding on the mortgagors, the reverse side of this efference and are a part hereof and shall be binding on the mortgagors, the reverse side of this efference and are a part hereof and shall be binding on the mortgagors, the reits, successors are selected and delivered the said flustration of Mortgagors the day and year first above written. A ISEALI	
TOGETHER with all improvements, enements, all such more as Mortagator may be entitled thereon laiston, including (without restricting the foregoing are declared to be a part of said established to the foregoing are declared to be a part of said established to the premise who may be such that the said of the provided to the premise who can be that a benefit under and by virne of the clease and waive. This trust deed consists of two parts deed of the premise who can be such that the clease and waive. This trust deed consists of two parts deed of the premise who can be such that the clease and waive. This trust deed consists of two parts deed of the premise who can be such that the clease and waive. This trust deed consists of two parts declared waive of the clease of two parts declared waive. This trust deed consists of two parts declared waive of the clease of two parts declared waive. This trust deed consists of two parts declared waive. This trust deed consists of two parts declared waive of the clease of two parts declared waive. This trust deed consists of two parts declared waive of the clease of two parts declared waive. This trust deed on the parts declared waive of two parts declared waive. This trust deed on the parts declared waive of two parts declared waive. This trust deed on the parts declared waive of two parts declared waive. This trust deed on the parts declared waive of two parts declared waive. This trust deed on the parts declared waive of two parts declared waive. This trust deed on the parts declared waive. This trust declared waive. This trust deed on the parts declar	easeness, fatures, and appartenances thereto belonging, and all ret, issues an profits thereof for 10 long and during (which are pledged primarily and on a parity with said real series as now see durity), and all separative quipment or articles retreated the series of the control of the con	
from all rights and benefits under and by wirrse of difference and way wirrse of difference and way wirrse of difference and was trust deed consists of two patrust deed) are incorporated herein by rand assigns. WITNESS the handS. and seal.S. WITNESS the handS. and seal.S. STATE OF ILLINOIS. Linding and STATE of ILLINOIS. STATE OF ILLINOIS. STATE OF ILLINOIS. Linding and STATE of ILLINOIS.	easeness, fatures, and appurenances thereto belonging, and all ret, issues an profits thereof for 10 long and during (which are pledged primarily and on a parity with said real series as no see dearly), and all separative quipment or articles returned to the series and the see dearly and all separative quipment or articles returned to the series and the see dearly and all separative quipment or articles herefare for the series whether physically anached thereour on co. and it is agreed that all simils - pa sun, equipment or articles herefare resists of assigns shall be considered as constituting part of the real crists. The said Trustee, in successor and assigns, forever, for the purpose, and upon the briggins of hereby expressly, reference in successor and assigns, forever, for the purpose, and upon the briggins of hereby expressly, reference and are a part hereof and shall be binding on the mortgagors, the reverse side of this efference and are a part hereof and shall be binding on the mortgagors, the reverse side of this efference and are a part hereof and shall be binding on the mortgagors, the reits, successors are selected and delivered the said flustration of Mortgagors the day and year first above written. A ISEALI	



oran artista de relationario angular de artista de desarrollo de la companya de la companya de la companya de artista de la companya de la co

END OF RECORDED DOCUMENT

The state of the s