UNOFFICIAL COPY

्राह्म इस	
	TRUST DESCRIPTION 22 416 346 according to them
	110 070
CHARO	ID ARONGER 26805ALE 7173 Use with notes providing for precomputed interest 12 33 Af. THE ABOVE SPACE FOR RECORDER 228 IN 6 3 4 6
	THIS INDENTURE, made July 17, ———————————————————————————————————
	herein referred to as "Mortgagor," and CHICAGO TITLE AND TRUST COMPANY, an Illinois corporation doing business in Chicago, Illinois, herein referred to as "Trustee," witnesseth:
	THAT, WHEREAS the Mortgagor is justly indebted to the legal holder or holders of the Installment Note hereinafter described, said legal holder or holders being herein referred to as holders of the Note, in the sum of \$ 7745.40 , together
	with delinquency charges as therein provided; evidenced by a certain Note, of or guaranteed by one or more of the Mortgagor, of even date herewith, made payable to THE ORDER OF MERCANTILE ALL IN ONE LOANS, INC.
	as Prime," and delivered, in and by which said Note the Mortgagor promises the payee to pay or guarantee payment of the say sum in installments as follows: one installment payment of \$ 129.09 on the 17th day of
	month the results until the entire sum is paid, except that the final installment payment of \$ 129.09 , if not
	sooner paid, shall, e due on the 17th day of July 19 78. All installment payments are p yab e at such offices as the holders of said Note may, from time to time, in writing appoint and in absence of
	such appointment then at the office of the payee in said City.
	NOW, THEREFORE, he M rigaror, to secure the payment of the said sums and all other amounts due under said Note or judgment obtained thereon in accordance with the serial provisions, and limitations of the trust deed, and the performance of the covenants and agreements herein contained, by the Moritaor. the performed, and also in consideration of the sum of One Dollar in hand paid, and other valuable consideration, the receipt whereof is hereby .cknowledged, does by these presents CONVT and WARRANT unto the Trustee, its successors and assigns, the control of the said to the
	tion, the receipt whereof is nereby exhowing described in the COUNTY OF following described as Estate and all c .m. Vortgagor's estate, right, title and interest therein, situate, lying and being in the COUNTY OF COOR AND ITATE OF ILLINOIS, to wit:
	0
	The North 18.33 feet of the South 62.08 feet (except the West 285 feet)
r Q	being of that part of Lous 57 through 65 both inclusive, taken as a tract- lying East of a straight line of aw. from a point in the North line of
	lot 57, 8.02 feet West of the North East corner of said lot, to a point of the South line of Lot 57, 7 feet West of the South East corner of said
	lot, in Terminal Subdivision in the North East quarter of Section 21, Township 41 North, Range 13, East or the Third Principal Meridian, according
	to the plat thereof, recorded April 16 10th as document 8368019;
	Fool
	1
	Commonly known as: 4852 "B" Carol Street, Skokie, Illitute
	4
	which, with the property hereinafter described, is referred to herein as the "premises," TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all rent. "sues and "rofits
	TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all rent. sues and roofits thereof for so long and during all such times as mortagon may be entitled thereto (which are pledged primarily and on a parity with said at excite and not secondarily), and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat gas, all condition might be light, power, refrigeration (whether single units or centrally controlled), ventilation, including (without restricting the foregoing), creens a window shades, toom doors and windows, floor coverings, inador beds, swings, stoyes and wheates. All of the foregoing are declined to be a window shades, toom doors and windows, floor coverings, inador beds, swings, stoyes and wheater.
	part of state real earner, whether proplemy attached unsets of the Mortagor shall be considered as constituting part of the real estate
	TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the user and trusts berein set forths, free from all riptis and benefits under and by virtue of the Homestead Exemption Laws of the State of Hillinots, which said rights and benefits the Mortgagor does hereby expressly release and walve. This trust deed consists of two pages. The coverenants, conditions and provisions appearing on Page 2 (the reverse side of
	this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the Mortgagor, the heirs, successors and assigns of the Mortgagor.
	WITNESS the hand 8 and seal 8 of Mortgagor the day and year first above written,
	In coleplay (SEAL) Fraise Olehander (SEAL)
	Trying Alexander Louise Alexander (SEAL)
	STATE OF ILLINOIS) I. SIM RUNAS
	8S a Notary Public in and for and residing in said County, in she date elocesis, bo HEREBY CERTIFY THAT
	who are personally known to me to be the same person and a supplementary and a supplem
	instrument, appeared before me this day in person and seither a second printing, sealed and delivered the
	and waiver of the right of homestrad.
	GIVEN under my hand and Notarial Seal thy days a days A.D. 19 13
	Juni Source Public
1-4	MFC 270 Rev. 3-73 Page 1
1 8	그 그는 사람들은 그리고 그는 그는 그는 그들은 그는 그들은 그들은 그들은 그들은 그들은 그들은 그를 보는 것이다.

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

'पे

- promise superfor to the lien hereof, and upon request subbit satisfatory avidence of the discharge of such prior il for 10. Traste or to holders of the noise, (4) complete within a rezamable time any butteding or buildings now or at any time in process of frestion upon said primises (3) comply with all requirements of law or municipal ordinance with respect to the premises and the use thereof, (6) make no material iderations in said premises except as required by law or namicipal ordinance.

 A Mortgagor shall pap before any penalty exterha sull present state, and shall present process. The process of the present state of the present process of the process of the present state of the present st

- ned herounder.

 This Trust Deed, and all provisions hereof, shall extend to and be bindin, up. a Mi tagor and all persons claiming under or through Mortar, and the word "Mortagaro" when used herein chall include all persons liable for the pay in the guarantee of payment of the indibitedness or part thereof, whether or not such persons shall have executed the note for this Trust Deed, when ever necessary in this Trust Deed and where the consults, the singular term and the related pronoun shall include the plural, and vice versa.

 Mortagaro shall not construct or repair, or suthouse construction or repair of the p. mis; a without the prior written consent of the Trustee.

 The right is hereby tenered by the Trustee to make persilat silense or releases of the many and the processing the state of the processing the process of the processing the process

- by secured.

 15. This Trust Deed shall secure any and all renewals, or extensions of the whole or any part of a challender as hereby secured move extensions of the whole or any part of a challender as hereby secured move the challender as hereby secured move that the same of the sa
- the transfer the validity and legality of serior liesa of record.

 18. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactory "...th" all indebtedness secured by this Trust Deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing that all indebtedness hereby secure has been build, which represents the results of the presentation of the prese
- the Mortgager herein contained,

 20. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including all such items as are mentioned in the preceding pargarphs hereoft second, all other items which under the terms hereof constitutes recorded indebteness additional to that syndrome by the content of the proceedings, the proceedings in the proceedings are provided, third, to delinquincy charges owed under the note: fourth, all principal and interest remaining unpaid on the note; fifth, any over-plus to Mortgager, their heirs, isgai representative or assigns, as their rights may appear.

 21. All obligations of the Mortgager herein are Joint and several.

IMPORTANT

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTI-FIED BY THE CHICAGO TITLE AND TRUST COMPANY, TRUSTEE, DEFORE THE TRUST DEED IS FILED FOR RECORD.

The installment Note mentioned in the within Trust Deed has been identified herewith under identification No. 477 (1077) identified herewith under Identification No.

CHICAGO TITLE AND TRUST COMPANY, as Trustee. atte 20

NAME MERCANTILE "ALL-IN-ONE" LOANS, INC. 2737 W. PETERSON AVE. STREET **CHICAGO, 60859** CITY INSTRUCTIONS OR RECORDER'S OFFICE BOX NUMBER 508

FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRES OF ABOVE DESCRIBED PROPERTY HERE

5