

UNOFFICIAL COPY

TRUST DEED

CHARGE TO DEBT

COOK COUNTY, ILLINOIS

22 757 489

Notary Public
ILL. CH. 110/111/112/113/114/115/116/117/118/119/120/121/122/123/124/125/126/127/128/129/130/131/132/133/134/135/136/137/138/139/140/141/142/143/144/145/146/147/148/149/150/151/152/153/154/155/156/157/158/159/160/161/162/163/164/165/166/167/168/169/170/171/172/173/174/175/176/177/178/179/180/181/182/183/184/185/186/187/188/189/190/191/192/193/194/195/196/197/198/199/200/201/202/203/204/205/206/207/208/209/210/211/212/213/214/215/216/217/218/219/220/221/222/223/224/225/226/227/228/229/230/231/232/233/234/235/236/237/238/239/240/241/242/243/244/245/246/247/248/249/250/251/252/253/254/255/256/257/258/259/260/261/262/263/264/265/266/267/268/269/270/271/272/273/274/275/276/277/278/279/280/281/282/283/284/285/286/287/288/289/290/291/292/293/294/295/296/297/298/299/300/301/302/303/304/305/306/307/308/309/310/311/312/313/314/315/316/317/318/319/320/321/322/323/324/325/326/327/328/329/330/331/332/333/334/335/336/337/338/339/340/341/342/343/344/345/346/347/348/349/350/351/352/353/354/355/356/357/358/359/360/361/362/363/364/365/366/367/368/369/370/371/372/373/374/375/376/377/378/379/380/381/382/383/384/385/386/387/388/389/390/391/392/393/394/395/396/397/398/399/400/401/402/403/404/405/406/407/408/409/410/411/412/413/414/415/416/417/418/419/420/421/422/423/424/425/426/427/428/429/430/431/432/433/434/435/436/437/438/439/440/441/442/443/444/445/446/447/448/449/450/451/452/453/454/455/456/457/458/459/460/461/462/463/464/465/466/467/468/469/470/471/472/473/474/475/476/477/478/479/480/481/482/483/484/485/486/487/488/489/490/491/492/493/494/495/496/497/498/499/500/501/502/503/504/505/506/507/508/509/510/511/512/513/514/515/516/517/518/519/520/521/522/523/524/525/526/527/528/529/530/531/532/533/534/535/536/537/538/539/540/541/542/543/544/545/546/547/548/549/550/551/552/553/554/555/556/557/558/559/560/561/562/563/564/565/566/567/568/569/570/571/572/573/574/575/576/577/578/579/580/581/582/583/584/585/586/587/588/589/590/591/592/593/594/595/596/597/598/599/600/601/602/603/604/605/606/607/608/609/610/611/612/613/614/615/616/617/618/619/620/621/622/623/624/625/626/627/628/629/630/631/632/633/634/635/636/637/638/639/640/641/642/643/644/645/646/647/648/649/650/651/652/653/654/655/656/657/658/659/660/661/662/663/664/665/666/667/668/669/670/671/672/673/674/675/676/677/678/679/680/681/682/683/684/685/686/687/688/689/690/691/692/693/694/695/696/697/698/699/700/701/702/703/704/705/706/707/708/709/710/711/712/713/714/715/716/717/718/719/720/721/722/723/724/725/726/727/728/729/730/731/732/733/734/735/736/737/738/739/740/741/742/743/744/745/746/747/748/749/750/751/752/753/754/755/756/757/758/759/760/761/762/763/764/765/766/767/768/769/770/771/772/773/774/775/776/777/778/779/780/781/782/783/784/785/786/787/788/789/790/791/792/793/794/795/796/797/798/799/800/801/802/803/804/805/806/807/808/809/810/811/812/813/814/815/816/817/818/819/820/821/822/823/824/825/826/827/828/829/830/831/832/833/834/835/836/837/838/839/840/841/842/843/844/845/846/847/848/849/850/851/852/853/854/855/856/857/858/859/860/861/862/863/864/865/866/867/868/869/870/871/872/873/874/875/876/877/878/879/880/881/882/883/884/885/886/887/888/889/890/891/892/893/894/895/896/897/898/899/900/901/902/903/904/905/906/907/908/909/910/911/912/913/914/915/916/917/918/919/920/921/922/923/924/925/926/927/928/929/930/931/932/933/934/935/936/937/938/939/940/941/942/943/944/945/946/947/948/949/950/951/952/953/954/955/956/957/958/959/960/961/962/963/964/965/966/967/968/969/970/971/972/973/974/975/976/977/978/979/980/981/982/983/984/985/986/987/988/989/990/991/992/993/994/995/996/997/998/999/1000

LOAN NUMBER 27624 WAL

TRUST DEED FOR RECORD

Use with notes providing for precomputed interest

20 774

THE ABOVE SPACE FOR RECORDERS USE ONLY

22757489

THIS INDENTURE, made June 21st 1974, between Lee A. Walker and Adele M. Walker, his wife of the City of Evanston, County of Cook and State of Illinois

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 \$ 7,745.40, 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., a Delaware corporation doing business in Chicago, Illinois, hereinafter sometimes referred to as "Payee," and delivered, in and by which said Note the Mortgagor promises the payee to pay or cause payment of the said sum in installments as follows: one installment payment of \$ 129.09 on the 1st day of July, 1974, and installment payments of the same amount on the 1st day of each month thereafter until the entire sum is paid, except that the final installment payment of \$ 129.09, if not sooner paid, shall be due on the 1st day of June, 1979. All installment payments are payable at such offices as the holder 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, the Mortgagor, to secure the payment of the said sums and all other amounts due under said Note or judgment obtained thereon in accordance with the terms, provisions, and limitations of this trust deed, and the performance of the covenants and agreements herein contained, by the Mortgagor, to be performed, and also in consideration of the sum of One Dollar in hand paid, and other valuable consideration, the receipt whereof is hereby acknowledged, does by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the following described Real Estate, and all of the Mortgagor's estate, right, title and interest therein, situate, being and being in the COUNTY OF Cook AND STATE OF ILLINOIS, to wit:

Lot 55 and the West 1/2 of Lot 56 in Block 3 in J.S. Hovland's Evanston Subdivision of the Southeast 1/4 of the Northwest 1/4 of Section 13, Township 41 North, Range 13 East of the Third Principal Meridian. Commonly known as 2027 Church Street, Evanston, Cook County, Ill.

5.00

which, with the property hereinafter described, is referred to herein as the "premises,"

TOGETHER with all improvements, tenements, cements, fixtures, and appurtenances thereto belonging, and all rents, issues and profits thereof for so long and during all such times as mortgagor may be entitled thereto (which are pledged primarily and in a priority with said real estate and not accessories), and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, water, light, power, refrigeration, (whether single units or centrally controlled), ventilation, including (without restricting) air conditioning, screens and window shades, storm doors and windows, floor coverings, inlaid beds, awnings, stoves and water heaters. All of the foregoing are declared to be a part of said real estate, whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles, (if placed in the premises by the Mortgagor or the successors or assigns of the Mortgagor 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 purpose, and upon the uses and trusts herein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the Mortgagor does hereby expressly release and waive.

This trust deed consists of two pages. The covenants, 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 and seal of Mortgagor the day and year first above written.

Lee A. Walker

Adele M. Walker

STATE OF ILLINOIS }
County of Cook

I, JEROME DROBOWSKI, a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY THAT Lee A. Walker and Adele M. Walker, his wife

who are personally known to me to be the same instrument, appeared before me this day in person and said instrument as their free and voluntary act and waiver of the right of homestead.

to the foregoing and delivered the

GIVEN under my hand and Notarial Seal this 21st day of June, 1974



22 757 489

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

1. Mortgagor shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed, (2) keep said premises in good condition and repair, without waste, and free from building violations, fire-damage or claims for loss not expressly subordinated to the lien hereof, (3) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such indebtedness to Trustee or to holders of the note, (4) comply within reasonable time with any building or fire laws now or at any time in force in the city of Chicago and elsewhere, (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof, (6) make no material alterations in said premises except as required by law or municipal ordinance.

2. Mortgagor shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges incident to the premises when due, and shall upon written request furnish to the Trustee or to holders of the note duplicate receipts therefor. To prevent default hereunder Mortgagor shall pay in full under protest, in the manner provided by the statute, any tax or assessment which the Mortgagor may wish to contest.

3. Mortgagor shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or windstorm under policies providing for payment by the insurance companies of money sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in compliance satisfactory to the holders of the note, under insurance policies payable, in the case of loss or damage, to Trustee for the benefit of the holders of the note or to the holder of the note, such right to be evidenced by the standard mortgage clause in its attached to each policy, and shall deliver all policies, including additional or renewal policies, to holders of the note, and in case of insurance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.

4. In case of default herein, Trustee or the holders of the note may, but need not, make any payments or perform any act hereunder required of Mortgagor, in any form and under such conditions, and may, but need not, make full partial payments of principal or interest on any such indebtedness, if any, and purchase, discharge, compromise or settle any tax lien or other lien or title claim thereon, or redeem from any tax sale or for failure to comply with any law or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in connection therewith shall be paid by Trustee or the holders of the note to the extent of the indebtedness secured by this Trust Deed, and shall be paid to the holders of the note as and when such moneys are received by Trustee or the holders of the note to protect the mortgage interest and the lien hereof, this reasonable compensation for Trustee for each matter mentioned which action herein authorized they are herein shall be in such additional indebtedness secured hereby and shall become immediately due and payable without notice and with interest thereon at the rate of six per cent per annum, beginning on the date of the date of the note shall be considered as a waiver of any right existing in them on account of any default hereunder on the part of the Mortgagor.

5. The Trustee or the holders of the note hereby agreed to make any payment hereby authorized relating to taxes or assessments, may do so at any time and in any amount, and shall not be liable for any such payment if the same are not lawfully levied or assessed, or if such tax, assessment or sale is void in whole or in part.

6. When the indebtedness hereby secured shall become due whether by acceleration of interest, maturity of the note or Trustee shall have the right to foreclose the lien hereof. In such case the Trustee, if so authorized, may sell the premises, together with all improvements thereon, and the proceeds of such sale shall be applied to the payment of the indebtedness secured hereby, and the balance of the proceeds shall be paid to the Mortgagor or to such other person as may be designated in writing by the Mortgagor, and in the absence of such designation shall be paid to the Mortgagor. All expenses of such sale and all costs and charges incident to such sale shall be paid by the Mortgagor, and the proceeds of such sale shall be applied to the payment of the indebtedness secured hereby, and the balance of the proceeds shall be paid to the Mortgagor or to such other person as may be designated in writing by the Mortgagor, and in the absence of such designation shall be paid to the Mortgagor. All expenses of such sale and all costs and charges incident to such sale shall be paid by the Mortgagor, and the proceeds of such sale shall be applied to the payment of the indebtedness secured hereby, and the balance of the proceeds shall be paid to the Mortgagor or to such other person as may be designated in writing by the Mortgagor, and in the absence of such designation shall be paid to the Mortgagor.

7. Upon or at any time after the filing of a bill to foreclose this trust deed, the court in which such bill is filed may appoint a receiver of said premises, and such appointment shall be made either before or after the filing of such bill, and the receiver shall have the power to collect all rents and profits of the premises, and to apply the same to the payment of the indebtedness secured hereby, and the balance of the proceeds shall be paid to the Mortgagor or to such other person as may be designated in writing by the Mortgagor, and in the absence of such designation shall be paid to the Mortgagor. All expenses of such receiver and all costs and charges incident to such receiver, and the proceeds of such receiver, shall be applied to the payment of the indebtedness secured hereby, and the balance of the proceeds shall be paid to the Mortgagor or to such other person as may be designated in writing by the Mortgagor, and in the absence of such designation shall be paid to the Mortgagor.

8. The action for the enforcement of the lien of any provision hereof shall be subject to any defense which would not be good and available to the party indebted hereon in an action at law upon the note hereby secured.

9. Trustee or holders of the note shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that purpose.

10. Trustee has no duty or liability in the title, location, existence, or condition of the premises, nor shall Trustee be obligated to record this trust deed or to exercise any power herein given, unless expressly obligated by the terms hereof, nor be liable for any acts or omissions hereunder, except in case of its own gross negligence or misconduct, or that of agents or employees of Trustee, and it may require indemnification satisfactory to it before exercising any power herein given.

11. If the Trustee is an individual, Trustee or Trustee's estate, if a corporate trustee, then in case of the resignation, refusal, inability to act or death of the trustee, shall be hereby appointed to be the first successor trustee. If the Trustee is a corporate trustee and the corporate trustee resigns or is unable to act, or if the Trustee is an individual trustee and the first successor individual trustee, following the resignation, refusal, inability to act or death of the individual trustee, resigns or is unable to act, the person who shall then be the acting Trustee or holder of the note of said note, shall be the Trustee or holder of the note, and when all the aforesaid conditions and agreements are performed, the trustee or the successor in trust, shall release said premises to the party entitled, or to such other person as may be designated in writing by the Mortgagor, and in the absence of such designation shall be paid to the Mortgagor, and in the absence of such designation shall be paid to the Mortgagor.

12. This Trust Deed, and all provisions hereof, shall be binding upon Mortgagor and all persons claiming under or through Mortgagor, and the word "Mortgagor" when used herein shall include all persons liable for the payment or the guarantee of payment of the indebtedness or any part thereof, whether or not such persons shall have executed the note for this Trust Deed. Whenever necessary in this Trust Deed and where the context admits, the singular term and the plural term shall include and refer to the same.

13. Mortgagor shall not construct or repair, or authorize construction or repair of the premises without the prior written consent of the Trustee.

14. The right is hereby reserved by the Trustee to make partial release or releases of the mortgaged premises hereunder without notice to, or the consent, approval or agreement of other parties in interest, including junior lien holders, which partial release or releases shall not impair in any manner the validity of or priority of this Trust Deed on the mortgaged premises remaining, and the Mortgagor from personal liability for the indebtedness hereby secured.

15. This Trust Deed shall secure any and all renewals, or extensions of the note, or any part of the indebtedness hereby secured hereunder provided, with interest at such lawful rate as may be agreed upon and any such renewals, or extensions or any change in the terms or rate of interest shall not impair in any manner the validity of or priority of this Trust Deed, nor release the Mortgagor from personal liability for the indebtedness hereby secured.

16. Any provision of this document prohibited by law shall be ineffective to the extent of such prohibition without invalidating the remaining provisions hereof.

17. In the event this Trust Deed creates a junior lien, Mortgagor hereby grants Trustee, the holder of the note secured by this Trust Deed, the right to control the validity and tenor of said lien of record.

18. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed has been fully paid, and Trustee may execute and deliver release hereof, and at the request of any person who shall, either before or after the date hereof, produce and exhibit to Trustee the note representing that all indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a successor trustee, such successor trustee may accept as true any statement herein described any note which bears a certificate of identification purporting to be executed by the prior trustee hereunder or which contains in substance with the description herein contained of the note and which purports to be executed by the person designated as the maker thereof, and where the release is requested of the original trustee and it has been executed a certificate on any statement identifying same as the note described herein, it may accept as the genuine note herein described any note which may be presented and which contains in substance with the description herein contained of the note and which purports to be executed by the person designated as the maker thereof.

19. Mortgagor shall pay each item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of the holders of the note, and without notice to Mortgagor, all unpaid indebtedness secured by this Trust Deed at any notwithstanding anything in the note or in this Trust Deed to the contrary, become due and payable (a) immediately in the case of default in making payment of any installment of principal or interest on the note, (b) immediately upon conveyance by the Mortgagor of title or execution by the Mortgagor of agreement to convey title to all or any portion of the premises, or (c) when default shall occur and continue for three days in the performance of any other agreement of the Mortgagor 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 paragraphs hereof, and all other items which under the terms hereof constitute indebtedness additional to that evidenced by the note, with interest thereon as herein provided; third, to delinquent charges covered under the note; fourth, all principal and interest remaining unpaid on the note; fifth, any overplus to Mortgagor, or their heirs, legal representatives or assigns, as their rights may appear.

21. All obligations of the Mortgagor herein are joint and several.

THIS INSTRUMENT WAS PREPARED BY: DONALD BENJAMIN, ADDRESS: 4722 W. PETERSON AVE.

IMPORTANT FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE CHICAGO TITLE AND TRUST COMPANY, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.

The Installment Note mentioned in the within Trust Deed has been identified herewith upon Identification No. 584233 CHICAGO TITLE AND TRUST COMPANY, as Trustee. By [Signature] Assistant Secretary

DELIVERY INSTRUCTIONS NAME STREET MERCANTILE "ALL I. C. B. T. LOANS, INC. 2737 W. PETERSON AVE. CITY CHICAGO, 80845 OR RECORDER'S OFFICE BOX NUMBER 508

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

22-757-489

END OF RECORDED DOCUMENT