UNOFFICIAL COPY

TRUS	T DEED				
CHARGE TO			22 094 0	07,	
DAN NUMBER	26193		. The special coasts	OR RECORDERS USE ONLY	
THIS INDENT	ing for precomputed interest.	17,		obert L. Collins	and Janie
	is Wife, of the Ci				
* * * * * * * * * * * * * * * * * * * *		· · · · · · · · · · · · · · · · · · ·			
	to as "Mortgagors", and C ois, herein referred to as T		D TRUST COMPA	ANY, an Illinois corpor	arion doing bus
THAT, WHERE	AS the Mortgagors are just	dy indebted to the lega			
	or holders being herein rel therein provided; evidence				
herewith, made 1	payable to THE ORDER	of Mercantile A	111 In One Loa	ns, Inc. a Delawa	re corporation o
	ago, Illinois, hereafter some le said sum in installments a				
	tallment payments of the				
	nal installment payment of tallment payments are paya				
	such appointment, then at				
thereon in scor dance to be performed, and presents CONVEY lying and being the	ORE, the Morragous to secure the with the terms, provisions and limit been to consideration of the sum of the ARRANT unto the Trustee, is COUNTY OF COOK	payment of the said sum of autions of this trust deed, and one Dollar in hand paid, and successors and assigns, the following the STATE OF ILL.	money and said interest and the performance of the co- other valuable consideration lowing described Real Estate INOIS, to wit:	I sll other amounts due under sai wensents and agreements herein o on, the receipt whereof is bereby and sll of their estate, right, title	d note or judgment of outsined, by the Most scknowledged, do by and interest therein, a
	Ox	en e	1.		
	Lot 10 'a Block 4	area e			
	South 24 acres of	the South 2 of	the East $\frac{1}{2}$ of	the Southeast $\frac{1}{4}$	of
	Section 8 Town hi	38 North, Ran	ge 14 East of	the Third Princip	pal
	Meridian	/			
			1 3.		4
					\sim
			H500	21	94
.	<u> </u>				4
			A ALLEGA MARKET	J	8
					~~
ć	ommonly known as:	825 W. 54th Str	eet, Chicago,	Ilinois	
					4.
which, with the propert	y bereinafter described, is referred all improvements, enements, exsent	to berein as the "premises," ears, fixtures, and appartenant h are pledend primatric and a	ces thereto belonging, and	au re s, are s and profits then	of for so long and d
stricles now or heresfier Isrion, including (withough forwoins are declared)	y personner occinion, in received all improvements, remements, easent gors may be entitled thereto (white therein or thereon used to supply); our restricting the foregoing), screen of to be a part of said real exact we of the mortgagors or their succession.	est, gas, air conditioning, was is, window shades, storm doo hether physically attached the	er, light, power, refrigerations and windows, floor cover reto or not, and it is agree	on (whe' de pits or cent rings, it do beds, awnings, stove d that all s nilar spoarseos, equi	sily controlled), and s and water heaters. pment or articles her
placed in the premises h	by the mortgagors or their specessors TO HOLD the premises unso the si- firs under and by virtue of the Hor-	or assigns shall be considered aid Trustee, its successors and merced Exemption Laws of the	t as constituting part of the assigns, forever, for the pa by Some of Illinois, which i	real estate. arposes, and up a 'se uses and a	pruses berein set forth
	ed consists of two pages.				
	corporated herein by refere				
and assigns.				1.9	//:
WITNESS the	hand 8 and seal 8 o	l Morrgagors the day a	ınd year first above w	ritten.	10
Kolunt L	Collins	[SEAL)	Janie (ollend	
Robert L. Co	ollins	ISPALI	Anie Collins		ts
			dersigned		
STATE OF ILLINOIS		ic in and for and residing in	said County, in the State of	eformeid, DO HEREBY CERTIF	Y ТНАТ
-0-300	Robert	L. COLLINS and	Janie Collins	, pis Wile	
APTAR	Vittowo _are _person	dly knows to me to be the s	eme person 8 whose	The first of the control of the cont	ed to the foregoing
aveubly	their o	e me this day in person and a ce and voluntary act, for the t		EY signed, scaled and de- et forth, including the release a	
100			ا است	October -	wh/
" CO ()(1	2 3 6 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	hand and Noestial Seal this	Sh	thet of	ar
			- 7		Nonery Public.

Page 2	
THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO Managemental (1) promptly requir, resore or rebuild any incidings or impored to the property of the prop	ments now or hereafter, on the pretainers which may become damaged or be des- building violations, mechanic's or other liens or claims for lien on expressly by a lien or charge on the premises superior to the lien hereof, and upon request en onc; (4) complere within a restonable time any building or buildings now or flaw or municipal ordinances with respect to the premises and the use thereoft.
2. Morrgagors shall pay before any penalty straines all general taxes, and shall pay be charges against the premiers when due, and shall, upon written request, furnish to Trustee or Marrages and the large of the charges are shall seen in full mader property in the manner propried by straine any tay of sixe	on holders of the note duplicate receipts therefor. To prevent default bereunder
3.5. Morragons shall keep all buildings and improvements now or herafor situated on pointing brought of payment the payment of the pointing brought of payment of the payment of	cick payable, in sec. of 100 or admisse, to instruct for the benefit of the holizer, and the policy, and the policy and the policy and policy and policy and the policy and the policy is not less than one days prior to the respective dates of expiration. Let any payment or perform any act hereinbefore required of Moregapor in any formorphal or interest on prior encomplanace, if any, and purchase, discharge, compendipal or interest on prior encomplanace, if any, and purchase, discharge, compensation as take or forfeitness efficiency as did premises or contest any cut or assessment. All
to holders of the note, and in case of insurance about to expire, shall deliver renewal policit. 4. In case of default therein, Trustee or the holders of the note may, but need not, make and manner deemed expedient, and may, but need not, make full or partial payments of pith and manner deemed expedient, and may, but need not, make full or partial payments of pith moneys paid for any of the purposes herein authorized and all expenses paid or incurred in or Trustee or the holders of the note to protect the morranged premises and the lien hereof, and therein any the renewal payments and the lien hereof, and thereon at the rate of seven per cent per annuar. Inaction of Trustee or holders of the note and the rate of seven per cent per annuar. Inaction of Trustee or holders of the note and the rate of seven per cent per annuar. Inaction of Trustee or holders of the note and the protection of the performance of the holders of the note that the protection of the performance of the note that the performance of t	nnection therewith, including automory; tees, and any other monery advanced by an erasonable compensation to Trustee for each matter concerning which action d shall become immediately due and payable without notice and with interest all neeve be considered as a waiver of any right accruing to them on account of authorized relating to taxes or assessments, may do so according to any bill start-
The Transee or the holden of the note bereby secured making any payment hereby meig or estimate procured from the appropriate public office without inquityr jame the accurate, forfeiture, tax lien or tide or claim thereof. ale, forfeiture, tax lien or tide or claim thereof. of the Moraganor shall pay each item of indebtedness herein memiorned, both principal as of the moraganor shall pay each item of indebtedness beerin memiorned, both principal as of the moraganor than the case of default in making payment occur and continual for three days in the performance of any other agreement of the Moraganor control and continual for three days in the performance of any other agreement of the Moraganor control and continual for three days in the performance of any other agreement of the Moraganor control and continual for three days in the performance of any other agreement of the Moraganor control and continual for three days in the performance of any other agreement of the Moraganor control and continual for three days in the performance of any other agreement of the Moraganor control and continual for three days in the performance of any other agreement of the Moraganor control and continual for three days in the performance of any other agreement of the Moraganor control and continual for three days in the performance of any other agreement of the Moraganor control and continual for three days in the performance of the case of the control and contro	d interest, when due according to the terms hereof. At the option of the holders Deed shall, norwithstanding anything in the note or in this Trust Deed to the
7. When the indebtedness hereby secured shall become due whether by acceleration of ine above the first hereby secured shall be allowed and included as at vay be paid or incurred by or one behalf of Trustee or holders of the note for statorneys' fee engarpabers charges, publication costs and costs (which may be estimated as to itemat to be are her and examinations, guarantee policies, Torrest certificates, and similar data and exam	or otherwise, holders of the note or Trustee shall have the right to foreclose the ditional indebtedness in the decree for sale all expenditures and expenses which S. Trustee's fees, appraiser's fees, outlays for documentary and expert evidence, expended after entry of the decree) of procuring all such abstracts of title, title, rances with respect to title as Trustee or plotders of the note may deem to be
contrary, become due and payable (a) immoderately in the case of default in disacting systems cover and continue for three days in the performance of any other agreement of the contract of t	oney to had pursuant to such accree the true condution of the title to or the conduct shall become so much additional indebendents secured hereby and immedipated or incurred by Trustee or holders of the note in connection with (a) any a party, either as plaintiff, claimant or defendant, by reason of this trust deed for the foreclosure hereof after accrual of such right to foreclosure whether or not which makes the presence of the control whether or not such right affect the premises or the security hereof, whether or, not accountly
cident to the fore some proceedings, including all such items as are mentioned in the preceding secured indebted ess dilitional to that evidenced by the note, with interest between as herein pro	paragraph hereof; second, all other items which under the terms hereof constitute wided; third, all principal and interest remaining unpaid on the note; fourth, any
over-puts to M. rage st, their neits, legal representatives or stangin, as intent raginal may appear in the property of the court of the property of the court of	or insolvency of Mortgagors at the time of application for such sectiver and without and or not and the Trustee hereunder may be appointed as such receiver. Such reversely of such foreclosure suit and, in case of a sale and a deficiency, during the full est times when Mortgagors, except for the intervention of such receiver, would be are usual in such cases for the protection, possession, control, management and thorize the receiver to about the nest income in his hands in payment in whole or
same in an action at law upon the note creby seared. 11 Trustee or the holders of the rare shall have the right to inspect the premises at all re-	asonable times and access thereto shall be permitted for that purpose.
12. Trustee has no duty to examine "it" "cation; exitence, do condition of the pre power herein given unless expressly obliqued by the 'srms hereof, not be liable, for any sex on that of the agents or employees of Trustee, and it my require indemnities astitufactors to it be 13. Trustee shall release this trust deed an "it" recent by proper instrument upon prohas been fully paid; and Trustee may execute and deel or a r lesse hereof to and at the request of	mises, nor shall Trustee be obligated to record this trust deed or to exercise any omissions hereunder, except in case of its own gross negligence or migronduct or fore exercising any power herein given. The exercising any power herein given. The exercising only providence that all indebtedness secured by this trust deed any person who shall, either before or after maturity thereof, produce and exhibit the exercising and the exercise of
into of the general of employees of fluide, also it in / require informations actionately to 1. 13. Truine shall release this trust deed and "I" verted by proper instrument upon proper interment upon proper interment. 1	
14. If the trustee is an individual trustee rather than a corporar crustee, hen in case of the subset of the corporar crustee, hen in case of the corporar crustee, so act, or if the trustee is an individual trustee and in their successor individual trustee, register or is unable or refuses to self, the feeton who shall then to the corporar for afforesaid covenants and agreements are performed, the grantee or his successor in rust, shall result of the corporar country in the corporar crustees.	e resignation, retusal, another to ever the death of the corporate frustee resigns or is trustee. If the trustree is a corporate trustee and the corporate frustee resigns or is trustee, following the resignation, refusal, inability to act or death of the individual of Deeds of said County is hereby appointed to be Trustee. And when all the least said premises to the party entitled, on receiving his reasonable charges. Any
Success in 11th presented after the content of the period of the period of the period of the period of the provisions hereof, shall extend to and be bind ag ur a Mor Moragaon's when used herein shall include all such persons and all persons his let ', the par have executed the note or this Truts Deed. Whenever necessary in this trust deed as w a circumstance of the persons and the persons have executed the note or this Truts Deed. Whenever necessary in this trust deed as w a circumstance of the person	ngagors and all persons claiming under or through Mortgagors, and the word ment of the indebtedness or any part thereof, whether or not such persons shall context admits, the plural term and the related pronoun shall include the singular, unies without the prior written content of the Trustee.
17. All obligations of the morreagors herein are joint and several. 18. The right is hereby reserved by the trustee to make partial release or releases of une ment of other parties in interest, including juntor licenst, which partial release or releases at II ment of other parties in interest, including juntor licenst, which partial release or releases at II ment of other parties in likely to the indebture of the parties of the indebture of th	orty sed premises hereunder without notice to, or the consent, approval of agree- or, impair in any manner the validity of or priority of this Trust Deed on the
19. This Trut Deed shall scarre any said all renewals, or extensions of the whole or sety. I shall not as a may be agreed upon and any such renewals or extensions or any change in the terr this Trust Deed, nor release the Mortgagors from personal liability for the indebtedness hereby set COOK COUNTY, ILLINOIS, FILED FOR RECORD.	Theorem H. Ohen RECORDEN TO: DEEDS
Oct 23 172 3 o1 PK	22094007
A decrease of	San Tarangan and San
I M P O R T A N T under Ide	ment Non mentioned in the within Trux Deed by bee contified berewith infication No.
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.	Assistat Screeny Assistat Screeny Assistant Screeny Assistant Offices
D NAME MERCANTILE ALL-IN-ONE LOANS, IN	C. FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE
L STREET 2737 W. PETERSON AVE. CHICAGO, 60659 CTY E. CTY	
R INSTRUCTIONS OR 508 RECORDER'S OFFICE BOX NUMBER	
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END OF RECORDED DOCUMENT