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	22 129 703	
TRUST DEED	22 123 103	
E TO CERT 26239 562552		
AN NUMBER		
THIS INDENTURE, made November 9, -1	THE ABOVE SPACE FOR RECORDERS USE ONLY19 , between LEE A. WALKER and A.	DELEM
ALKER, his wife, of the City of EVAL	NSTON, County of COOK, and State	e of
LLINOIS		
herein referred to as "Mortgagors", and CHICAGO TITLE		doing business
in Chicago, Illinois, herein referred to as TRUSTEE, witnessed THA' WHEREAS the Mortgagors are justly indebted to the	a: legal holder or holders of the Installment Note hereis	nafter described.
sai lega holder or holders being herein referred to as Holder	rs of the Note, in the sum of \$2,307.00, togeth	er with delin-
quency charges as therein provided; evidenced by a certain No herewir', made payable to THE ORDER of Mercantil	ne, of or guaranteed by one or more of the Mortgagon e All-In-One Loans. Inc. Delaware co	s. of even date
business i. Cucago, Illinois, hereafter sometimes referred to promise to po / the said sum in installments as follows: one inst	as "Payee", and delivered, in and by which said Note	the Mortgagors
promise 1) pr/rie said sum in installments as follows: one installment and installment payments of the same amount on	the 16th day of each month thereafter until the en	tire sum is paid
19.72, and inst illment payments of the same amount on except that the fall extallment payment of \$88:46, i	f not sooner paid, shall be due on the $\frac{16th}{dy}$ day of .	November
19.77. All insulant payments are payable at such office and in absence of such provintment, then at the office of the p		writing appoint
		or judgment obtained
NOW, THEREFORE, the 1 are gors to secure the payment of the said au the term in accordance with the arm provisions and limitations of this trust dee to be performed, and also into said aroo of the sum of One Dollar in hand payments CONVEY and WARKANT TO the Trustee, in successor and authority thing and before in the COUNTY COOK AND STATE OF THE COOK AND	d, and other valuable consideration, the receipt whereof is hereby acknowing described Real Estate and all of their estate, right, title and it DE ILLINGIS, to wir:	rwledged, do by these merest therein, simate,
iying and being in the COUNTY C O O K		
Ux		
Lot 55 and the West 1/2 of 1 Evanston Subdivision of the So	outh east o/4 of the North West	and's 1/4
of Section 13, Township 41 No:	rth, Range 13, East of the Thir	d ,
Principal Meridian, in Cook Co	unty, Illinois	
		• • •
	그렇게, 맛 뚫었다. 하다 나는 모양이	
		2
		ß
그 그에 다른 이상의 아무를 찾았다면 보다를 만입했다	 	
그 이는 그는 아이 남이라면 중요하셨다면 하나요?		5
그 그는 지역자 하는 경우 연결하고 있는다.	A CONTRACTOR OF THE CONTRACTOR	
		•
COMMONLY KNOWN AS: 2027 Church Str	eet, Evanston, 111 Hols	
Which, with the property bereinster described, is referred to berein as the "pure to Country of the all improvements, renements, extendents, futures, and as	emises,"	for so long and durin
all such times as Mortgagors may be entitled thereto (which are pledged prima articles now or hereafter therein or thereon used to supply hear, gas, air conditions including (without reprinting the foregoing) screens, window shades.	irily and on a parity with said real estate and to a condarily), and all a oning, water, light, power, refrigeration (who he is agle units or centrally upon doors and windows, floor coverings, in, lor, cor swnings, stores a	apparatus, equipment of controlled), and venti and water beaters. All o
where the property benchmarker described, is referred to harder as the "particular through the property in the property and in more summer, mements, essements, furtures, and a much times as Mortgagors may be entitled detector (which are pledged prime lation, including (without returning the foregoing), accreast, window shades, a the foregoing are declared to be a part of said real estate whether physically as placed in the premises by the mortgagons or their successor as station shades. TO HAVE AND TO HOLD the premises muo the said Truncer, its summer than the property of the premises the followers of the property of the	ached thereto or not, and it is agreed that allnil' a_pp atus, equipm considered as constituting part of the real estate.	ent or articles bereaft
from all rights and benefits under and by virtue of the Homestead Exemption I release and waive.	Laws of the State of Illinois, which said rights and 1 ne in the Mortgag	cors do bereby express
This trust deed consists of two pages. The covenants,	, conditions and provisions appearing on page 2 (the r	reverse side of thi
trust deed) are incorporated herein by reference and are a j and assigns.	part hereof and shall be binding on the mortg. oo s, the	ar neirs, successor
WITNESS the hand S and seal S of Mortgagors t	the day and year first above written.	
4 0	(alo 0, m Hall.)	/ic.
Har a Walkey	Adéle M. Walker	ISEA
Lee A. Walker	ISEALI	T. EA
STATE OF ILLINOIS, I, the unders	signed	
COOK S. Notary Public in and for and	and Adele M. Walker, his wife,	THAT
County of		
	D be the mine person	ed to the foregoing I vered the said Instrume
NO A SEL free and voluntary :	person and acknowledged that <u>TNEY</u> signed, scaled and deli- act, for the uses and purposes therein set forth, including the release an	
	0+h ~ November	227
GVIII under my hand and Notaria	I Seal this John Street A.D.	
	form of the court	Notary Public.
20 Th Tal		
мес 270	Page 1	-
A Separation of the second of	Page 1	

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COVENANTS, CONDITIONS AND PROVISIONS REFERRED Mortgagors shall (1) promptly repair, restore or rebuild any buildings or in	TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):
(2) keep said premise in good condition and repair, without waste, and free named to the lien hereof; (3) pay when due any indebtedness which may be st satisfactory evidence of the discharge of such prior lien to Trustee or to holder time in process of exection upon said premises; (5) comply with all requirements.	provements now or hereafter on the premise which may become damaged or be despected by a lieu or charge on the premise which may become damaged or be despected by a lieu or charge on the premises superior to the lieu hereof, and upon request of the note: (4) complete within a resonable time any building or buildings now or or of the other othe
seainst the premises when due, and shall, upon written request, furnish to Tru	stee or to holders of the note duplicate receipts therefor. To prevent default hereunder
Morts against the tune there is no emission provided by static, any take Mortsgapers shall keep all buildings and improvements now or hereafter sinus providing for payment by the insurance companies of moneys sufficient either to hereby, all in companies assisfactory to the holders of the note, under insuran	or assessment which Mortgagors may desire to context. The don said premises insured against loss or damage by fire, lightning or windstorm under to pay the cost of replacing or repairing the same or to pay in full the indebendents of policies provided by the cost of replacing the same or to pay in full the indebendents of policies, the policies of the cost of the policies of the cost of the policies, and shall deliver all policies, including additional and transported in policies not less than ten days prior to the respective dates of expiration. In make any supress or perform any act hereinshefore required of Mortgagors in any form
note, such rights to be evidenced by the standard mortgage clause to be attacked ders of the note, and in case of insurance about to expire, shall deliver renowed . In case of default therein, Trustee or the holders of the note may, but need n	d to each policy, and shall deliver all policies, including additional and renewal policies, all policies not less than ten days prior to the respective dates of expiration. of, make any payment or perform any act hereinbefore required of Morreagors in any form of excitation are interest, and the property of the pro
anner deemed expedient, and may, but need not, make tuit of partial parimeter r settle any tax lien or other prior lien or title or claim thereof, or redeem from s paid for any of the purposes herein authorized and all expenses paid or incure e or the holders of the note to protect the morraged premises and the lien her	on principal of forfeiture affecting said premises or contest any tax or assessment. All d in connection therewith, including stromers' feet, and any other moneys advanced by reef, plus reasonable compensation to Trustee for each matter concerning which action
authorized may be taken, shall be so much additional indebtedness secured her n at the r of seven per cent per annum. Inaction of Trustee or holders of the fault he un. r on the part of Mortgagors.	al policies not less than ten days prior to the respective dates of expiration. or, make any psymenet or perform any act hereinhefore required of Mortagapors in any form of principal or interest on prior escumbrances, if any, and purchase, discharge, componany results of prior of prior experiments or connect any tax or assentances. All properties of the prior of the
The state of the s	a accuracy of such hill streement or estimate or into the validity of any tax accomment
note, and w hout notice to Mortgagors, all unpaid indeptedness secured by mry, become ue? "ayable (a) immediately in the case of default in making g and continue for three days in the performance of any other agreement of the left of	cipal and interest, when due according to the terms hereof. At the option of the holders is Trust Deed shall, norwithstanding anything in the note or in this Trust Deed to the symmet of any mixturalization of principal or interest on the none, or (b) when default shall resion or otherwise, holders of the none or Trustee shall have the right to foreclose the day additional indebtenders in the decree for sale all expenditures and expenses which ners' fees, Trustee's fees, appraisers' fees, outlays for documentary and expert evidence, as to be expended after entry the decree of proceeding all the abstract of the least of the control of the contro
ereof. In any su 'ur or 'oge the lien hereof, there shall be allowed and include se paid or incurree, oy 1 6 behalf of Trustee or holders of the note for attorn raphers' charges, pu' catio costs and costs (which may be estimated as to iter second examination: every use policies. Torcess certificates, and similar data	ed as additional indebtedness in the decree for sale all expenditures and expenses which neps fees, frustee's fees, appraisers fees, outlays for documentary and expert evidence, ms to be expended after entry of the decree') of procuring all such abstracts of title, title, and assurances with respect to title as Trustee or holders of the note may deem to be
ably necessary etil er such suit or no evidence to bidders at any sa of the premises. All experient and expenses of the nature in this paragraph due and payable, with interest the room at the rate of seven per cent per annum the room of the paragraph of them.	lie which may be had pursuant to such decree the true condition of the title to or the oh mentioned shall become so much additional loadbredness secured hereby and immedi- i, when paid or incurred by Trustee or holders of the note in connection with (a) any shall be a party, either as plainiff. Caimant or defendant, by reason of this trust deed
y indebtedness hereby secured, or (b), reparations for the commencement of by commenced; or (c) preparati as for the defense of any threatened suit or penced.	any suit for the foreclosure hereof after accrual of such right to foreclose whether or not occeeding which might affect the premises or the security hereof, whether or not actually
8. The proceeds of any foreclosure sale I the premises shall be distributed and it to the foreclosure proceedings, including all the items as are mentioned in the prediction of the proceedings and the proceedings of the core with interest hereon as the core with interest hereon.	register in the following order of priority: Pirst, on account or all costs and expenses in- proceeding paragraph hereof; second, all other items which under the terms hereof constitute herein provided; third, all principal and interest remaining unpaid on the note; fourth, any
 Upon, or at any time after the filing of a bit foreclose this trust deed, the may be made either before or after sale, witho; on ce, without regard to the id to the then value of the premises or whether it ear eship to the no coccupied as 	y appear, a which such bill is filed may appoint a receiver of said premises. Such appoints observed to insolvency of Montgagon at the time of application for such receiver and without a homestead or not and the Trustee hereunder may be appointed as such receiver. Such receiver such premises are such as said and a deficiency, during the full to be provided to the provided and a deficiency during the full cessary or are usual in such cases for the protection, possession, control, management and ne may authorities the receiver to apply the nie income in his hands in payment in whole or just deed, or any rax, special assessment or other lien which may be or become superior to the test subject to any defense which would not be good and available to the party interposing.
r shall have power to collect the rents, issues and profit is various are used to a reduce of redemption, whether there be reduced to order as well as during the collect such rents, issues and profits, and all oit is powers which may be not triping of the premises during the whole of said begins.	ne penaency or such lorectosure suit and, in case of a sale and a deficiency, during the full any further times when Mortgagori, except for the intervention of such receiver, would be cessary or are usual in such cases for the protection, possession, control, management and no may authorize the receiver to apply the net income in his hands in payment in whole or
ur of '(1) The indebtedness secured hereby, or by any decr force using this tr hereof or of such decree, provided such application is made into the fectorure sal 0. No action for the enforcement of the lien or of any position hereof shall	ust deed, or any tax, special assessment or other lien which may be or become superior to the et (2) the deficiency in case of a sale and deficiency. be subject to any defense which would not be good and available to the parry interposing.
in an action at law upon the note hereby secured. 1. Trustee or the holders of the note shall have the right to uspe the premise. 2. Trustee has no duty to examine the title, location, existence, or co dition of the premise in th	es at all reasonable times and access thereto shall be permitted for that purpose. of the premises, nor-shall Trustee be obligated to record this trust deed or to exercise any
er herein given unless expressly obligated by the terms hereot, not be 1 .018 for a of the agents or employees of Trustee, and it may require indemn	s at all reasonable times and access thereto shall be permitted for that purpose. of the premise, nor shall Trustee be obligated to record this trust deed or to exercise any ary act or constituent because the state of the trustee or misconduct or any act or constituent because the state of the trustee of the state
rustee the note, representing that all indebtedness hereby secured has been successor trustee, such successor trustee may accept as the genuine note herein one hereinder or which conforms in substance with the description herein (on air	nich representation Trustee may accept as true without inquiry. Where a release is requested any note which bears a certificate of identification purporting to be executed by a prior d of the note and which purports to be executed by the persons herein designated as the
ers thereof; and where the release is requested of the original fusice and it and ay accept as the genuine note herein described any note which may be presented an ours to be executed by the persons herein designated as makers thereof. 14. If the trustee is an individual trustee rather than a corporate trustee, then it	a case of the relienation, refusal, inability to act or death of the trustee.
is hereby appointed to be first ble or refuses to act, or if the trustee is an individual trustee and the first successor	supre or rust. If the trustee is a corporate trustee and the corporate trustee resigns or is individual true. Ollowing the resignation, refusal, inability to set or death of the individual Recorder Dee of said could be resignation, refusal, inability to set or death of the individual Recorder Dee of said could be pury entitled, on receiving his reasonable charges. Any therein given the result of the pury entitled, on receiving his reasonable charges. Any therein given the and any Trustee or successor shall be entitled to reasonable compensa-
esaid covenants and agreements are performed, the grantee or his successor in truessor in Trust hereunder shall have the identical title, powers and authority as are for all acts performed hereunder.	use, shall rele us as a premises to the party entitled, on receiving his reasonable charges. Any herein given "sire, and any Trustee or successor shall be entitled to reasonable compensations."
15. This Trust Deed and all provisions hereof, shall extend to and be binding orgagors. When used herein shall include all such persons and all persons liable executed the note or this Trust Deed. Whenever necessary in this trust deed an Id. Mortagors shall not construct or tepair, or authorize construction or repair.	upon Morrgagon and all persons claiming under or through Morrgagons, and the word for the parment o. it reduces or any part thereof, whether or not such persons shall d where the context adm's, the plural term and the related pronoun shall include the singular, of the premiers without the rice written consent of the Trustee.
	ses of the morrayaged premises area der without notice to, or the consent, approval or agree- cleases shall not impair in an, ms our the validity of or priority of this Trust Deed on the or the indebtedness hereby secured before several however cridincide, with interest as such
regaged premises remaining, nor release the Moregagors from personal liability for 19. This Trust Deed shall secure any and all renewals, or extensions of the wh ful rate as may be agreed upon and any such renewals or extensions or any change	or the indebedness hereby secured notice and the independent of the independent of the indebt. In hereby secured however cridenced, with interest at such see in the terms or rate of interest shall not any manner the validity of or priority of sea hereby secured.
Trust Deed, nor release the Mortgagors from personal liability for the indebtedne	
	NI OTAL VOICE CHIEF
COOK COUNTY TO THE PARTY OF THE	
Nov 22 '72 3 01 PM	*22179703
	11 The second of
IMPORTANT	The Installment Note mentioned in the within Trust Deed has been ide.
OR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE BOTH SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE	CHICAGO THIS AND TRUST COMPANY T
HICAGO TITLE AND TRUST COMPANY, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.	And Andrew House
D NAME MERCANTILE "ALL-IN-ONE" LO	ANS, INC. FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
2737 W. PETERSON NV 2 CHICAGO, 60659	
E R	
Y INSTRUCTIONS OR 508 RECORDER'S OFFICE BOX NUMBER	
	الله الله الله الله الله الله الله الله

END OF RECORDED DOCUMENT