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THIS INDENTURE, made October 30, 19 84, hetween MILIBRON ROULL and ZITA ROULL, his wife breith entered to a "Mortgagon," and CHICAGO ITLE AND TRUST COMPANY, an Illinois corporation doing business in Chicago, Illinois, better aftered to a TRUSTES Winderson, in the proteing a man of (\$43,750,00) FOUTY-three Thousand Seven Hundred Fifty and 00/100 Fouty-three Thousand Hundred Fifty And 00/100 Fouty-th	THIS HIP	VST DPEDRED EV				
THIS INDENTURE, made October 30. 19 84 , between MILIDRIKO ROZUL and ZITA ROZUL, his wife between MILIDRIKO ROZUL and ZITA ROZUL, his wife between MILIDRIKO ROZUL and ZITA ROZUL, his wife between MILIDRIKO ROZUL and ZITA ROZUL, his wife between MILIDRIKO ROZUL and ZITA ROZUL, his wife between MILIDRIKO ROZUL and ZITA ROZUL, his wife between MILIDRIKO ROZUL and ZITA ROZUL, his wife between the most of the Milion Rozul	of Ti	ne South Shore Bank		22204.084		
HISI DENO ROZUL and ZITA ROZUL, his wife here a ferred to a "Mortgagon" and CHICAGO ITILE AND TRUST COMPANY, an Illinois corporation doing business in Chicago, Illinois, herein referred to a "Mortgagon" and CHICAGO ITILE AND TRUST COMPANY, an Illinois corporation doing business in Chicago, Illinois, herein referred to as Holders of the hote, in the principal sum of (\$43,750.00) ——————————————————————————————————		DI Mineson		·		
MILIENKO KOZUL and ZITA KOZUL, his wife herein referred to as "Mortgapon," and CHICAGO ITTLE AND TRUST COMPANY, an Illinois corporation doing business in Chizago, Milinois, herein referred to a KINSTEE, wincestern. THAT, WHEREAS the Mortgapons are justly included to the legal holders of the Instalment Note hereinafter described, said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of (\$43,750,000) —————————————————————————————————					NLY OF	10.20
herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY, an Illinois corporation doing business in Chicago, Illinois, herein referred to as TRUSTEE, wintescent: THAT, WHEREAS the Mortgagors are justly indebted to the legal holders of the Instalment Note hereinsfler described, said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of (\$43,750.00) Dollars, Forty-three Thousand Seven Hundred Fifty and 00/100 Dollars, Join need by one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF 18, 2010 and only red, in and by which said Note the Mortgagors promise to pay the said principal sum and interest form— on the balance of principal remaining from time to time unpaid at the rate of 15,000. Ceest per annum in instalments (including principal and interest) as follows: (\$613.23) Six Hundred Thi tee and 23/100 Dollars or more on the 10th day of each more. In the referred to all said note is fully paid except that the final payment of principal and interest; in 1959 And literate, if not sooner page shall be due on the 10th day of November. 1999, All such payments on account of the indebtedness evide. All by all done to be first applied to interest on the unpaid principal balance and the remainder to principal; provided that be a neighbor of the first applied to interest on the unpaid principal balance and the remainder to principal; provided that be a neighbor of the standard to the top of the note may, from time to time, in writing appoint, and in absence of such appointment, it then at the office of The South Shoree Bank of Chicago in said City. NOW, THEREFORE, he Mortgagors to secure the payment of the such grincipal use of money and said interest in accordance with the contraction of the North fracetional half of fractions as of the note may, from time to time, in writing appoint, and in absence of such appointment, then the office of The South Shoree Subdivision of the North fracetional half of fractions a	1		•	reen		1
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of 15.00% per annum, and all of s d pracinal and interest being made payable at such banking house or trust company in Chicago, Illinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the office of The South Shore Bank of Chicago in said City, NOW, THEREFORE, the Mortpoors to secure the payment of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the perform. The office of The South Shore showledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and say. The collowing described Real Estate and all of their estate, right, little and interest therein, situate, Ising and being in the CTLY OF CHICAGO, Lot 2 and the North 60 feet of Lot 3 in Division of Ao. 4 in the South Shore Subdivision of the North fractional half of fractional Participal Meridian in Cook County, 111 110 11. Which, with the property hereinafter described, is referred to herein as the "premises." TOGETHER with all improvements, tensments, extensiti, fixtures, and apportmenters thretic belonging, and all tents, issues and protection and the state of the state of the Third Principal Meridian in Cook County, 111 110 11. Which, with the property hereinafter described, is referred to herein as the "premises." TOGETHER with all improvements, tensments, retenents, fixtures, and apportmenters thretic belonging, and all tents, issues and protection and the state of the property hereinafter described, is referred to herein as the "premises." TOGETHER with all improvements, tensments, extenents, fixtures, and apportments thretic belonging, and all tents, issues and protection and the state of t	and interest, if not account of the inde	sooner paid shall be due or btedness evidenced by said not	n the 10th day of I te to be first applied to int	November , 1999. All si erest on the unpaid principa	uch payments on I balance and the	
in said City, NOW, THEREFORE, the Mortespors to secure the payment of the said principal sum of money and taid interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of some constant and agreements herein contained, by the Mortespors to be performed, and also in consideration of the sum of the Botts in the County of the Mortespors to be performed, and also in consideration of the sum of the Botts in the CTY OF CHICAGO, AND STATE OF ILLINOIS, to with the property hereinafter described, is referred to herein as the "premises." Lot 2 and the North 60 feet of Lot 3 in Division of Ao. 4 in the South Shore Subdivision of the North fractional half of fractic "A Section 30, Township 38 North, Range 15, East of the Third Principal Meridian in Cook County, 111inois. 1. **Lot 2** The Property hereinafter described, is referred to herein as the "premises." **Which, with the property hereinafter described, is referred to herein as the "premises." **Which, with the property hereinafter described, is referred to herein as the "premises." **TOGETHER with all improvements, tenements, testements, fastures, and apportent and the bedge primarily and on a parity with half of the state and not secondarily) and all apparatus, equipment or articles now or herefiter therefore before due to supply heat, tag, as it conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and verification, including (without restricting the foregoing), terrest, window shock, storm doors and windows, floor coverings, insider beds, awaings, stores and water heaters. All of the foregoing are declared to be a part of said real extent whether physically stached thereto or not, and it is agreed that all similar apparatus, equipment or articles now therefore the homesters between the surply heat, and on the mortespors or their successors or assigns shall be considered as constituting part of the mortespors of their successors or assigns shall be considered as consti	of 15.00% p company in	er annum, and all of s d pr Chicago,	ncinal and interest being n Illinois, as th	nade payable at such bankir e holders of the note may, for	ng house or trust rom time to time,	
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Subdivision of the North fractional half of fractional Section 30, Township 38 North, Range 15, East of the Third Principal Meridian in Cook County, Illinois. 84 1: 56 which, with the property hereinafter described, is referred to herein as the "premises." TOGETHER with all improvements, tenements, extenents, fixtures, and apportenances thereto belonging, and all rents, issues and pro its thereoff to so long and during all such times as Mortagapers may be entitled thereto twhich are pledged primarily and on a parity with said restance and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply here, aga, are conditioning, water, light, power, refigeration (whether single units or centrally controlled), and venification, including the supervision of the secondary of the sec	presents CONVEY and V	VARRANT unto the Trustee, its suc therein, situate, lying and b	cessors and ass, or the followi	ng described Real Estate and all o	f their estate, right,	
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TOGETHER with all improvements, tenements, estements, fixtures, and appurtenances thereto belonging, and all rents, issues and pro its thereof for so long and during all such times as Mortgapors may be entitled thereto (which are peloged primarily and on a parity with said related to the conditioning, water, light, power, refigeration, whether single units or centrally controlled), and ventilation and on a parity with said related to the conditioning, water, light, power, refigeration, whether single units or centrally controlled), and ventilation during (without restricting the foregoing), screens, window shades, storm doors and windows, floor coverings, inador beds, awnings, stores and water heaters. All of the foregoing, and educated 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 hereafter placed in the premises by the mortgagors or their successors or assigns 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 uses and trusts herein set forth, free from all ripits and benefits tunder and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the Mortgagors do hereby exprestly 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 mortgagors, their heirs, successors and assigns. WITNESS the hands and seal 5 of Mortgagors the day and year first above written. SEAL 1 SEAL 1 SEAL 1 SEAL 1 SEAL 2 STATE OF ILLINOIS, SS. a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT MILJENKO KOZUL and ZITA KOZUL, his wife who are personally known to me to be the same person whose name 5 subscribed to the foregoin				1000 M/	र्गाट	
TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts heries teef orths, 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 Mortgagors do 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 mortgagors, their heirs, successors and assigns. WITNESS the hands and seal of Mortgagors the day and year first above written. SEAL SEAL SEAL SEAL SEAL STATE OF ILLINOIS, S. Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT MILJENKO KOZUL and ZITA KOZUL, his wife who are personally known to me to be the same person whose name of subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said Instrument as their free and voluntary act, for the uses and purposes therein set forth.	TOGETHER with all thereof for so long and of state and not secondationing, water, light oregoing), screens, wind oregoing are declared to equipment or articles her	improvements, tenements, easemer luring all such times as Mortgagors ily) and all apparatus, equipment , power, refrigeration (whether sing ow shades, storm doors and wind be a part of said real estate whet	nts, fixtures, and appurtenance may be entitled thereto (which or articles now or hereafter gle units or centrally controlled ows, floor coverings, inador b her physically attached thereto	are pledged primarily and on a p therein or thereon used to su), and ventilation, including (with eds, awnings, stoves and water or not, and it is agreed that all	arity with said re- pply heat, gas, air tout restricting the heaters. All of the similar apparatus,	34.C.
WITNESS the hands and seal soft Mortgagors the day and year first above written. WITNESS the hands and seal soft Mortgagors the day and year first above written. SEAL SEAL Zita Kozul SEAL STATE OF ILLINOIS, SS. a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT MILJENKO KOZUL and ZITA KOZUL, his wife who are personally known to me to be the same person whose name soft subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said Instrument as their free and voluntary act, for the uses and purposes therein set forth.	TO HAVE AND TO I rusts herein set forth, fr aid rights and benefits th This trust deed con	ee from all rights and benefits undo e Mortgagors do hereby expressly re sists of two pages. The covena	er and by virtue of the Homes elease and waive. ints, conditions and provisi	tead Exemption Laws of the State ons appearing on page 2 (the	e of Illinois, which e reverse side of	4004
STATE OF ILLINOIS, Sounty of COOK SS. a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT MILJENKO KOZUL and ZITA KOZUL, his wife who are personally known to me to be the same person whose name subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said Instrument as their free and voluntary act, for the uses and purposes therein set forth.	uccessors and assigns.		gagors the day and year firs			ž
who are personally known to me to be the same person whose name subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said Instrument as their free and voluntary act, for the uses and purposes therein set forth.	Miljenko	Kozul	Zita	Kozul	,	ಸ್ತ
foregoing instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said Instrument as their free and voluntary act, for the uses and purposes therein set forth.	2001	SS. a Notary Public in ar	nd for and residing in said Coun	ty, in the State aforesaid, DO HE	REBY CERTIFY	7321
		foregoing instrument, appear	ared before me this I, sealed and delivered the s	day in person and ack	nowledged that	871
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THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

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

1. Mortgagers shall (a) promptly regair, restore or rebuild any buildings or improvements now or herafter on the premises in good condition and regain, endeated within any be secured by a lies or charge on or claims for lien not expressly subordinated to the premises in good condition and regain, endeated within any be secured by a lien or charge on or claims for lien not expressly subordinated to the premises of the condition of the condition of the condition and the page of the condition of

indebtedness secured hereby, or by any decree foreclosing this trust deed, or any tax, stycial as sessment of other her which may be disconsistent of the lien hereof or of such decree, provided such application is made prior to foreclosive sale; (b) the deficiency in case of a sale and deficiency.

10. No action for the enforcement of the lien or of any provision hereof shall be subject to make a subject to the party interposing same in an action at law upon the note hereby secured.

11. Trustee or the holders of the note shall have the right to inspect the premises at a treas ruble times and access thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence or condition of the premises to inquire into the validity of the signatures or the identity, capacity, or authority of the signatories on the note or trust deed, nor shan 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 the agents or employees of Truste, and it may require indemnities existing to the control of t

remises are situated shall be Successor in trust. May Success and the binding upon Mortgagors and all persons claiming under or through
15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons liable for the payment of the
lortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons liable for the payment of the
lortgagors, and the word "Mortgagors" when used herein shall have executed the note or this Trust Deed. The word "note" when used in
debtedness or any part thereof, whether or not such persons shall have executed the note or this Trust Deed. The word "note" when used in
sis instrument shall be construed to mean "notes" when more than one note is used.

16. Before releasing this trust deed. Trustee or successor shall be entitled to reasonable compensation for any other act or service performed under any
the release deed is issued. Trustee or successor shall be entitled to reasonable compensation for any other act or service performed under any
the release deed is issued. Trustee or successor shall be entitled to reasonable compensation for any other act or service performed under any

provisions of this trust deed. The provisions of the "Trust And Trustees Act	of the prace	Of Initiots state of appropria
FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE INSTALMENT NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY CHICAGO TITLE AND TRUST COMPANY, TRUSTEE, BEFORE THE TRUST WEED IS FILED FOR RECORD.	Identificati CHI	ウルシッ カー
THE SOUTH SHORE BANK OF CHICAGO MAIL TO: 7054 South Jeffery Boulevard Chicago, Illinois 60649 ATTN: I.R. Jones - REAL ESTATE ANNEX PLACE IN RECORDER'S OFFICE BOX NUMBER		FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE 7131-45 South Yates Boulevard Chicago, Illinois 60649

END OF RECORDED DOCUMENT