## UNOFFICIAL COPY

SECOND MORTGAGE FORM (Illinois)	JULY, 1973	24 281	103	LEGAL FORMS
THIS INDENTURE, WITNESSETH, That Ra	jinder M. Gupta	and Indu 1	B. Gupta,	
his wife  (hereinafter called the Grantor), of 3715 Ch	urch Street, Sko			(State)
for and in consideration of the sum of \$10,0	00.00		PR 19 P 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Dollars
in hand paid, CYNYY AND WARRANT of 993 wler (No. and \$ cet)	Skokie (City)	cartny	[llinois	State)
and to his successors in trust hereinafter named, for lowing described real es ate, with the improvements in and everything appurter with a of Skokie Jounty of Cook	thereon, including all heating, a Il rents, issues and profits of sa	air-conditioning, gas aid premises, situate	nants and agreeme and plumbing app d in theCit	ents herein, the fol- aratus and fixtures,
Lot 10 in Timber Ridge Eas Northeast 1/4 of the South thereof) in Section 14, To Third P. M. in Cook County	west 1/4 (except wnship 41 North,	the east	554.04 fe	et
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Hereby releasing and waiving all rights under and by IN TRUST, nevertheless, for the purpose of secur	y virtue of the hear stead exer ing performance of the coveri	mption laws of the S	State of Illinois. herein.	
WHEREAS, The Grantor S Rajinder M justly indebted upon. One on or before December 31,	print oal	bromissory note 1	searing even date !	herewith, payable
		),		
		45	Ć.	
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		OS CO		}
THE GRANTOR covenants and agrees as follows: 6 notes provided, or according to any agreement extend and assessments against said premises, and on deman rebuild or restore all buildings or improvements on as shall not be committed or suffered: (5) to keep all buildings or improvements on as shall not be committed or suffered: (5) to keep all buildings of the state of the first Tru which policies shall be left and remain with the said M brances, and the interest thereon, at the time or times to In time Event of failure so to insure, or pay tax grantee or the holder of said indebtedness, may procui lien or title affecting said premises or pay all prior inc Grantor agrees to repay immediately without deman per annum shall be so much additional indebtedness s by title Event of a breach of any of the aforesaid	<ol> <li>To pay said indebtedness, ing time of payment; (2) to p d to exhibit receipts therefor; id premises that may have bee ldings now or at any time on si sustrance in companies accep site or Mortgagee, and, secon lortgagees or Trustees untirth when the same shall become different</li> </ol>	and the interest the ay prior to the first (3) within tixty di n destroyed or dama aid or enises insured pitale to the holder at the Trustee he indebtedness is full at and payable.	con, a herein and hay of Jr ne in each and I ne destruction destruction destruction of the irst, north as the first in the interior as the int	d in said note or th year, all taxes on or damage to to said premises e selected by the ige indebtedness, ests may appear, all prior incum-
IN THE EVENT of failure so to insure, or pay insurantee or the holder of said indebtedness, may procur lien or title affecting said premises or pay all prior incidrantor agrees to repay immediately without deman per annum shall be so much additional indebtedness s	tes or assessments, or the prior such insurance, or pay such umbrances and the interest that, and the same with interest ecured hereby.	r incumbrances or taxes or assessments ereon from time to thereon from the d	the interest ther or s, or discharge or p time; and all mor ate of payment at	n when due, the our mase any tax rey so paid, the see en per cent
IN THE EVENT of a breach of any of the aforesaid earned interest, shall, at the option of the legal hold thereon from time of such breach at seven per cent pe same as if all of said indebtedness had then matured by	I covenants or agreements the er thereof, without notice, bee r annum, shall be recoverable express terms.	whole of said indeb- come immediately d by foreclosure there	tedness, including   lue and payable, a cof, or by suit at l	principa and all find with interest saw, or both, 'se
per annum shall be so much additional indebtedness s IN THE EVENT of a breach of any of the aforesaid earned interest, shall, at the option of the legal hold thereon from time of such breach at seven per cent pe same as if all of said indebtedness had then matured by IT is AGREED by the Grantor that all expenses an closure hereof—including reasonable attorney's fees, op pleting abstract showing the whole title of said pren expenses and disbursements, occasioned by any suif or such, may be a party, shall also be paid by the Grantor shall be taxed as costs and included in any ducrey that cree of safe shall have been entered or not, shall go the the costs of suit, including attorney's feet, have been gastings of the Grantor waives all right-to the possessia garees that upon the filing of any compilate to foreclos out notice to the Grantor, or to any playe chaining ur with power to collect the rents, issue and profits of the The name of a record or to the Cantor of the	d dishuratments paid or incur hjays for documentary eviden high embracing foreclosure d proceeding wherein the grante 'All such expenses and dishurs may be rendered in such for dismissed, nor release hereof aid. The Grantor for the Gra on of, and income from, said the this Trust Deed, the court in older the Grantor, appoint a re- said pressible.	red in behalf of place, stenographer's e lecree—shall be pa se or any holder of sements shall be an seclosure proceeding given, until all such unter and for the he premises pending s which such compila seciver to take poss	intiff in connection harges, cost of pro- id by the Granto any part of said inditional lien upons; which proceeding expenses and district, executors, admuch foreclosure point is filed, may at ession or charge of	n with the fe e- ceuring or com r; and the like indebtedness, as n said premises, ag, whether de- oursements, and ninistrators and roccedings, and once and with- of said premises
The name of a record or at h: Grantors In this Event of the deather removal from said refusal or failure to accuse . Allen H. M int successor in this trong hid if for any like cause said of Deeds of said Collay's hereby appointed to be second former or the grante or his successor in trust, shall re-	Cook	County of	the propted or of	hie racionation
retroitined, the grange of his successor in trust, shall re	lease said premises to the party	y entitled, on receivi	ng his reasonable o	charges.
Witness the hand S and seal S of the Grantor t		day of Mexics is	July	
			Gupte	(SEAL)

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STATE OFI	llinois	]			3
COUNTY OFC	ook	ss.			
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1. Sete	a ramp	/ · · · · · · · · · · · · · · · · · · ·	Notary Public in and for sai Gupta and Indu B	d County, in the	
State iforesaid, DO	HEREBY CERTI	'Y that			
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		e person_s_whose name_s_ar			
		on and acknowledged that th	=		
	( ) .	ntary act, for the uses and purpo	ses therein set forth, includin	g the release and	
waiver of the right o	· /( ) _	scal this 17th	appropri Tulk		
Given under m	y hang r. d iotarial	seal this	day ofMAXPON July	, 1977.	
(Impress Seal Hei				, /-	
10 P			Kita Karu Notary Public	124	
Commission Expires	21.24/7	Ox			
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