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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	25974811	GEORGE E. COLE® LEGAL FORMS	
THIS INDENTURE, WITNESSETH, ThatSuresh_T. Pate1_and_Subhadra_S. Pate1				
(hereinafter called the Grantor), of 2550 W. To	wa_St	(City)Chicago	Luggja	
for and in consideration of the sum of _Six thousa in hand paid, CONVEY _ AND WARRANT _ to _M	ladicon Bank and Th	71C+ CA	Dollars	
f 400 W. Mactison St. Co. and Street	hicago (City)	nce of the covenants and agreen	(State)	
lawing described real estate, with the improvements thereo an . ev rything appurtenant thereto, together with all rent of	n, including all heating, air-co ts, issues and profits of said p and Sta	onditioning, gas and plumbing are remises, situated in theGit te of Illinois, to-wit:	paratus and fixtures,	
of the W st 1/2 of the South East Township in North, Range 13, East Cook Courty, Illinois.	1/4 of the South	East 1/4 of Section	1,	
Ox				
C				
Hereby releasing and waiving all rights underd in virt in Trust, nevertheless, for the purpose of scur ing p	ue of the homestead exempt erformance of the covenants	ion laws of the State of Illinois. and agreements herein.		
WHEREAS, The Grantor Suresh T. Patr	and Subnadra S.	Patel		
in 60 monthly installme	ents of \$115.02			
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THE GRANTOR covenants and agrees as follows: (1) I notes provided, or according to any agreement extending against said premises, and on demand to exhibit receipts if all buildings or improvements on said premises that may committed or suffered; (5) to keep all buildings now or at herein, who is hereby authorized to place such insurance loss clause attached payable first, to the first Trustee or My policies shall be left and remain with the said Mortgagess and the interest thereon, at the time or times when the sar THE EVENT of failure so to insure, or pay taxes of grantee or the holder of said indebtedness, may procure sit lien or title affecting said premises or pay all prior incum Grantor agrees to repay immediately without demand, an per annum shall be so much additional indebtedness secur	To pay said indebtedness, and time of payment; (2) to pay herefor; (3) within sixty day have been destroyed or dam t any time on said premise in companies acceptable a ortgagee, and, second	y we need thereon, as herein y we need year, all tay s at the rection or damage to aged '4', the waste to said pr injured in c — nanies to be sele- ted holder of the arst mortgage Trustee here n as "air interests	and in said note or tes and assessments or rebuild or restore emises shall not be cited by the grantee indebtedness, with may appear, which	
poners shall be left and remain with the Said Artigagees of and the interest thereon, at the time or times when the sar IN THE EVENT of failure so to insure, or pay taxes o grantee or the holder of said indebtedness, may procure si lien or title affecting said premises or pay all prior incum	or rustees and the and pay or assessments or the prior is ech insurance or such tax brances and the interest ther	able. neumbrances or the inter here sees or assessments, or discharge con from time to time and a	reon when due, the or purchase any tax money so paid, the	
orantor agrees to repay immentately without demand, an per annum shall be so much additional indebtedness secur is the Evest of a breach of any of the aforesaid cov carned interest, shall, at the option of the legal holder the	ed the same win interest the ed hereby. venant or agreements the whereof, without notice, become	ole or said indebtedness, includi	g principal and all	
per annum shall be so much additional indebtedness securi Is THE EVENT of a breach of any of the aforesaid cov- carned interest, shall, at the option of the legal holder the thereon from time of such breach at eight per cent per an same as if all of said indebtedness had then matured by It is AGREED by the Grantor that all expenses and di- closure hereof—including reasonable attorney's fees, outlay pleting abstract showing the whole title of said declines	bursements paid or incurred for documentary evidence,	l in behalf of plaintiff in connectstenographer's charges, cost of	tio. vi'. he fore- procu in or com-	
picting abstract showing the whole title of said prefixes expenses and disbursements, occasioned by any skil or proc such, may be a party, shall also be paid by the County. All shall be taxed as costs and included in any except that may	seeding wherein the grantee such expenses and disbursen y be rendered in such forcel	or any holder of any part of sa nents shall be an additional lien osure proceedings; which proce	id indebtedness, as upon said premises, eding, whether de-	
pletting abstract showing the whole title of said reference expenses and disbursements, occasioned by any still or processed, may be a party, shall also be paid by the scanfor. All shall be taxed as costs and included in any accept that may cree of sale shall have been entered or not shart not be dist the costs of suit, including attorney's few saccepts have been paid assigns of the Grantor waives all right to the possession of agrees that upon the filing of any confident to foreclose the out notice to the Grantor, or to my barty claiming under with power to collect the rents, saves and profits of the said. The name of a record order is:	issed, nor release hereof giv, The Grantor for the Grant for the Grant fr, and income from, said pi is Trust Deed, the court in w the Grantor, appoint a recol premises.	en, until all such expenses and or and for the heirs, executors, emises pending such foreclosur hich such complaint is filed, ma- liver to take possession or char	disbursements, and administrators and e proceedings, and y at once and withge of said premises	
IN THE EVENT of the death or removal from said		County of the grantee, or	of his resignation,	
refusal or failure to act with first successor in this it is and if for any like cause said firs of Deeds of said Coofing's hereby appointed to be second s performed, the grange or his successor in trust, shall releas	t successor fail or refuse to a uccessor in this trust. And w e said premises to the party e	ct, the person who shall then be then all the aforesaid covenants a ntitled, on receiving his reasonal	by appointed to be be acting Recorder and agreements are ble charges.	
Witness the hand S and scal S of the Grantor S this		y of August	, 19_81	
	X > WEST	1 raus	(SEAL)	
	X Subha	dry S Patel	SEAL)	
This fustrament was prepared by D. Foster	7407 Milwaukee Av (NAME AND ADDRI	., Niles, II. 60648 ess)		

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STATE OF SLUWERS. COUNTY OF CARR. I. Quedet Land, a Notary State aforesaid, DO HEREBY CERTIFY that Luck J. Pakel	Public in and for said County, in the
personally known to me to be the same personal whose named and sub- appreared before me this day in person and acknowledged that they so in a rument as the confirmation free and voluntary act, for the uses and purposes there	igned, sealed and delivered the said
waive, o' the right of homestead. Given in let my hand and notarial seal this	of August 1987
1981 AUG 20 P'4 ? 20	
X84 20 02 3 5 5 1 1	5974313 1 - RES 10.00
00	25974811
BOX No. 12/ SECOND MORTGAGE Trust Deed Justa T. Pati TO MADISON BANK & TRUST CO 400 WEST MADISON STREET CHICAGO, ILLINOIS 60606	GEORGE E. COLE® LEGAL FORMS

END OF RECORDED DOCUMENT