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	TRUST DEED FORM No. 2202 SECOND MORTGAGE FORM (Illinois) September, 1975 24948855	GEORGE E. COL LEGAL FORM
·	THIS INDENTURE, WITNESSETH, That Seymour Pritikin & Bernice Pritikin, as joint tenants	his wife
:	(hereinafter called the Grantor), of 1125 New Trier Ct., Wilmette, II. 60091	(State)
-	for ar in consideration of the sum of Ten and 00/100	Dollar
	and to his sicce sors in trust hereinafter named, for the purpose of securing performance of the covenants and agreemer lowing described values estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing appa and everything steps tenant thereto, together with all rents, issues and profits of said premises, situated in the VIII.E of Wilmette County of Cook and State of Illinois, to-wit:	ratus and fixtures
	Lot 5 in New Fr er Court Subdivision, being a subdivision in t 60 acres of the Last 1/2 of the South West 1/4 of Section 30, 7 42 North, Range 23, East of the Third Principal Meridian in Coc Illinois.	ownship
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:	Hereby releasing and waiving all rights under and by virtue of the lomes ead exemption laws of the State of Illinois. In TRUST, nevertheless, for the purpose of securing performan e of the covenants and agreements herein. WHEREAS, The Grantor Seymour Pritikin & Lernice Pritikin, his wife	erowith poychlar
; J	to the order of Golf Mill State Bank at it's office in Niles, I	llinois
	in lawful money of the United States, the sur of \$6589.20 in 59 successive monthly installments of \$109.82 cac and final insta which shall be \$109.82 beginning on May 26, 9 9 and thereat two on the same day of each subsequent month until paid in full together with interest after maturity on all unpaid amount at	
	highest lawful rate then in effect in the State of Illiho's.	
		in said note ou
n a c h	THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the interest thereo, as derein and totes provided, or according to any agreement extending time of payment; (2) to pay when the in each yet, and the gainst said premises, and on demand to exhibit receipts therefor; (3) within sixty days enter destruction or do nage to real buildings or improvements on said premises that may have been destroyed or daragred; (4) that waste to said, a mit ommitted or suffered; (5) to keep all buildings now or at any time on said premises, the eth in companies to be a vice erein, who is hereby authorized to place such insurance in companies acceptable. The holder of the first morts or incompanies to the first Trustee or Mortgagee, and, second to the Prustee herein as their interests may olicies shall be left and remain with the said Mortgagees or Trustees until the nether of the rest as their interests may olicies shall be left and remain with the said Mortgagees or Trustees until the properties of the payable. In the Event of failure so to insure, or pay taxes or assessments, as an erior incumbrances or the interest thereon ratee or the holder of said indebtedness, may procure such insurance, as any such taxes or assessments, or discharge or pe no or title affecting said premises or pay all prior incumbrances and the interest thereon from time to time; and all mor irantor agrees to repay immediately without demand, and the sange with interest thereon from the date of payment are annum shall be so much additional indebtedness secured hereb. In the Event of a breach of any of the aforesaid coverants or agreements the whole or said indebtedness, including parned interest, shall, at the option of the legal holder the cut without notice, become immediately due and payable, an mereon from time of such breach at eight per cent per annum shall be recoverable by foreclosure thereof, or by suit at la me as if all of said indebtedness had then matured by express terms. It is Agreed by the Grantor that all expen	and assessments build or restore ses shall not be by the grantee ebtedness, with app ar, which incun brances.
gi G	nd the interest thereon, at the time or times when the same shall become up and payable. IN THE EVENT of failure so to insure, or pay taxes or assessments, or the froir incumbrances or the interest thereon rantee or the holder of said indebtedness, may procure such insurance, are by such taxes or assessments, or discharge or per or title affecting said premises or pay all prior incumbrances and the interest thereon from time to time; and all more interest thereon the procure of th	what ite, the irchargai tax ey so prad, the eight per lent
ea th	IN THE EVENT of a breach of any of the aforesaid covenants of agreements the whole or said indebtedness, including parties interest, shall, at the option of the legal holder the course in the come immediately due and payable, an arrend time of such breach at eight per cent per annua, shall be recoverable by foreclosure thereof, or by suit at la	rincipal an all d with interest w, or both, the
cle ple	ame as if all of said indebtedness had then matured by express terms. IT IS AGREED by the Grantor that all expenses and disbursements paid or incurred in behalf of plaintiff in connection osure hereof—including reasonable attorney's fees outby for documentary evidence, stenographer's charges, cost of proceeding abstract showing the whole title of said orderides embracing foreclosure decree—shall be paid by the Granton reasons and disbursements, occasioned by any sub-properties wherein the granton or any holder of any part of said in	with the fore- curing or com- ; and the like
su sh cr th	ich, may be a party, shall also be paid by the Gregor. All such expenses and disbursements shall be an additional lien upor all be taxed as costs and included in anythere; that may be rendered in such foreclosure proceedings; which proceeding eo of sale shall have been entered or not, said not be dismissed, nor release hereof given, until all such expenses and disbursements with including attorneys is the high been paid. The Grantor for the Grantor waives all right which proceedings of the Grantor waives all right while possession of, and income from, said premises pending such foreclosure present have on the filtering and the proceeding such foreclosure or the grantor waives all right while possession of, and income from said premises pending such foreclosure present have on the filtering and the procession of the grantor waives all right.	said premises, g, whether de- ursements, and inistrators and occedings, and
ou wi	the tractice to the Grantor, or to day for party claiming under the Grantor, appoint a receiver to take possession or charge of the power to collect the rents, he as and profits of the said premises.	said premises
firs of per	fusal or failure to come. Golf Mill State Bank st successor in this cust, and if for any like cause said first successor fail or refuse to act, the person who shall ben be the a Deeds of said County is hereby appointed to be second successor in this trust. And when all the aforesaid oven but seed of second successor in this trust. And when all the aforesaid oven but seed of the party entitled, on receiving his reasonable of the party entitled, on receiving his reasonable of the party entitled.	ting Recorder greements are harges.
rh-	Witness the hand Sand seal Sof the Grantor S this 27th day of April is document prepared by:	, 19 <u>79</u> .
Jar	mes W. Cotter Saywour Pritakatt	(SEAL)
910	of Mill State Bank Of Greenwood Ave. Dennice Pritikin Bernice Pritikin	(SEAL)
	his instrument was prepared by	
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STATE OF Illino	is	SS.		
COUNTY OF COOK		} .		
	ndersigned			
S' e a presaid, DO HE	REBY CERTIFY that Se	ymour Priti	ikîn & Bernice E	<u>Pritikin, his</u>
wire, as joi	nt tenants,			
	ne to be the same person_S			
appeared befor me t	his day in person and ack	nowledged that _	they signed, sealed	and delivered the said
instrument as <u>t'.e</u> j	free and voluntary act, fo	or the uses and pu	rposes therein set forth, in	cluding the release and
waiver of the right of h	r mestead.			
Given under my h	and and rotalial seal this	27th	day of _April	, 19.79
(Impress Seal Here)		,	12 1 11	/
(mpress cour ridie)			Notary Public	aze
Commission Expires	al betthem capies for a 180		C	
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				24946

Seymour Pritikin & Bernice Rose M. Giles, Trustee SECOND MORTGAGE

Trust Deed Pritikin, his wife

Mail to: Golf Mill State Bank 9101 Greenwood Ave. Niles, Il. 60648 Attn. P. Crutchfield

GEORGE E. COLE® LEGAL FORMS