UNOFFICIAL COPY

4

	and the second s	Prince to the contract of the			and the second second second
S	RUST DEED 27 367 74	FORM No. 22	··		Forms Service, Inc.
Т	HIS INDENTURE, WITNESSETH, That <u>Sal</u>	vatore A. Manı	nina and Eliza	abeth E. Mannina	(his wife)
0	hereinafter called the Grantor), of 4106 N. (No. and Stre		Norr (City)	idge,	Illinois (State)
i	or and in consideration of the sum ofTen_Tho	10 <u>Plaza Bank</u>	Norridge, Il	\$10,000.00) linois Illir	Dollars
- 1	f 7460 W. Trying park Road (No. and Street)	(Ci		. 0	State)
la a	nd to his successors in trust hereinafter named, for owing described real estate, with the improvements t nd everything appurtenant thereto, together with a f Norridge County of	hereon, including all b I rents, issues and pro	eating, air-conditioni ofits of said premises,	ng, gas and plumbing app situated in theVi.	aratus and fixtures,
	Lot 97 in Volk Brothers subdivision of the Sout East of the third Prince	n East ½ of se ipal Meridian.	ction 13, Tow in Cook Cour	nship 40 North, aty, Illinois,	Range 12,
	Commonly known as #4106	North O'dell	Avenue, Chica	ago, Illinois	00
!					
1	O)r				
	()			/ P	3-3-3
	Hereby releasing and waiving all right; until and IN TRUST, nevertheless, for the purple, section of the WHEREAS, The Grantor Salvate re A.	by virtue of the home rring performance of Mannina and	stead exemption law the covenants and ag Elizabeth E.	s of the State of Illinois. Teements herein Mannina (his wit	īe)
-	justly indebted upon Plaza Banks Per Plaza Banks note &			note_bearing even dai	e herewith, payable
-	Fel Flaza balks hote a	set litty agre	Chieffe Calcoa o	and 127 2301	
	COOK COUNTY, ILLINOIS				
	FILED FOR RECORD		Э×		
	1984 DEC 11 PM 12: 50	27367	744	· c	E
1	THE GRANTOR covenants and agrees as follow	:: (1) To pay said in	debtedness, a. d the i	interest thereon as herein	and in said note or
	against said premises, and on demand to exhibit re all buildings or improvements on said premises th committed or suffered; (5) to keep all buildings no	ceipts therefor; (3) vat may have been des	vithin sixty days after troyed or damageu; said premises insure	destruction of damage to 4) if a maste to said p a in or manies to be self	to rebuild or restore remises shall not be ected by the grantee
	herein, who is hereby authorized to place such in- loss clause attached payable first, to the first Trust policies shall be left and remain with the said Mor-	terance in companies te or Mortgagee, and gagees or Trustees un	acceptable to the ho second, to the Trass til the indebtedness	the first mortgag te ficrein - their interest fully paid: (6) to pay all	e indebtedness, with s may appear, which prior incumbrances.
	THE GRANTOR covenants and agrees as follow notes provided, or according to any agreement expaints said premises, and on demand to exhibit reall buildings or improvements on said premises the committed or suffected (5) to keep all buildings on herein, who is hereby authorized to place such in loss clause attached payable first, to the first Trust policies shall be left and remain with the said Morand the interest thereon, at the time or times where IN THE EVENT of failure so to insure, or pay grantee or the holder of said indebtedness, may prilien or tille affecting said premises or pay all prio Grantor agrees to repay immediately without der per annum shall be so much additional indebtedne and the said for the said that the said the premiser of the said that the said the said the said that the said the sai	taxes or assessments ocure such insurance, r incumbrances and t	ne due and paymore, , or the payor neuml or pay such taxes or he interest thereon fi	orances or the in trest the assessments, o. di charge rom time to time; and a	ereon when due, the or purchase any tax . mo ney so paid, the
	Grantor agrees to repay immediately without der per annum shall be so much additional indebtedn IN THE EVENT of a breach of any of the afor carned interest, shall, at the option of the legal h thereon from time of such breach at eight per cer same as if all of said indebtedness had then mature	nand, and the same vess secured hereby. esaid covenants or ag	vition lerest thereon eements the whole o	from the date of pay ie r said indebtedness, încic	nt a eight per cent
·	thereon from time of such breach at eight per cer same as if all of said indebtedness had then mature.	older thereof, without it per annum, sum be ed by exploss terms.	t notice, become imi recoverable by fore	nediately due and payab closure thereof, or by sui	t at lay, or both, the
	closure hereof—including reasonable attorney's fer pleting abstract showing the whole title of said expenses and disbursements, occasioned by any dis	s, only s for docume francises embracing	entary evidence, stem foreclosure decree— in the grantee or an	ographer's charges, cost of shall be paid by the G y holder of any part of	of procuring or com- rantor; and the like
	such, may be a party, shall also be paid by the Grashall be taxed as costs and included in appropriete or sale shall have been entered or act, shall not	ntor. All such expens that may be rendered to be dismissed, por re	es and disbursements I in such foreclosure	shall be an additional lies proceedings; which pro-	n upon said premises, ceeding, whether de-
	thereon from time of such breach at eight per cer same as if all of said indebtedness had then matured in the same as if all of said indebtedness had then matured in the same as if all expense closure hereof—including reasonable attorney's fee pleting abstract showing the whole title of said expenses and disbursements, occasioned by any dispute the same and the costs of said included in appropriate to the costs of said in the costs of said, including attorney that have be assigns of the Grantor waives all right to the post agrees that upon the filing of any complaint to for out notice to the Grantor, are any party claims with power to collect the ends, issues and profits of the grant of a record owner; see Sail Variety.	een paid. The Grant session of, and incon eclose this Trust Dee ng under the Granto	or for the Grantor and the from, said premised, the court in which r, appoint a receiver	nd for the heirs, executor es pending such foreclos such complaint is filed, in to take possession or chi	s, administrators and ure proceedings, and nay at once and with- arge of said premises
	The name of a record owner is: Salval In the Event of the death or removal from			th E. Mannina (I	
	refusal or failure to act, then <u>NOT Applical</u> first successor in this trust; and if for any like caus of Deeds of said County is hereby appointed to performed, the grantee or his successor in trust, si	ole e said first successor f second successor in	ail or refuse to act, th	of said County is he person who shall then ball the aforesaid covenant	ereby appointed to be e the acting Recorder is and agreements are
	Witness the hand_and seal_of the Granto	r this12	th day of	June	
		Sal	vatore A. Mar	nina	(SEAL)
		Eli	zalseth E. Mar	Marrien	(SEAL)
	This instrument was prepared by Thom	as W. Brown No	orridge, Illin		<u> </u> :
				-	

UNCEFCALCOPY

T11	inois `	1	•	
JAIE OF		-		
COUNTY OF	ok)		
Thomas W.	Brown		Notary Public in and for s	aid County in ti
	THE DEDITION OF THE STATE OF		nnina and Elizabeth	
his wife	HEREBY CERTIFY that _	34444	THE PERSON	e, rammar.
		 _		
personally known to	me to be the same person	S whose name S	are subscribed to the for	regoing instrumer
appeared before m	e this day in person and	acknowledged that _	they signed, scaled and	delivered the sa
instrument astl	neir free and voluntary ac	t, for the uses and pur	poses therein set forth, inclu	ding the release a
iver of the right	of homestead.			
Gio.n under n	ny hand and notarial seal this	12th	day of <u>June</u>	19 84
	-		Л	,
(impress Sex) 46	ire)	<u> </u>	Thomas W Bioc	\mathcal{L}
			Notary Public	
Commission Expire	es_ 6-11-36	· Para de		
•			-	
	04			
	T,		•	
	•	0,		
		45		, ser
		1//		
	s years			
			0.	1
			1/4,	
			0,0	
			9	
				Ux
•		\$ 6 2		
		10 / No. 3)	C
		1 6 6	,	
		11 4 /	, M	
		100 11		
e ig		1 1 10 1	, 2 <u>4</u>	
Ę G	٤	11. 24 4	7	
SECOND MORTGAGE Trust Deed		1100.	1	
Tru		1 2 /	Ly.	
$\alpha \times \square$		1 3		
		1 2 /0		
S. S.		mail to	ruen	

27 367 744