UNOFFICIAL PROPERTY 104-57378

Unis Judenture, witnesseth That the Grantor Donald C. Gabriel and wife Kimberly T. Gabriel	······································
of the Village of Posen County of Cook and State of Illinois for and in consideration of the sum of Forty Five Hundred Forty Seven and 39/100	
· · · · · · · · · · · · · · · · · · ·	
of theCityofChicagoCounty ofCook	herein, the fol- res, and every-
in the Village of Posen County of Cook and State of Lot 16 in Adairs Subdivision, being a Subdivision of part of Lot 7 in J.W. E Subdivision of the East 1/2 of the Southeast 1/4 of Section 1, Township 36 N	gans
Range 13 Each of the Third Principal Meridian and part of Lot 8 in Forsythes Subdivision of the West 1/2 of the Southeast 1/4 of Section1, Township 36 No.	
Range 13, East of the Third Principal Meridian, described as follows: Commen	
at a point 33 feet North and 832.05 feet East of the Southwest corner of Lot	
Forsythes Subdivision, thence East 665.65 feet; thence North 422.24 feet to Southerly line of the Public Service Right-of-way said line being 208 feet S	the
parallel to the North Line of said Lot 7 in J.W. Egans Subdivision of Lct 8	
Forsythes Subdivision; thence South 422.72 feet to the place of beginning al	
Cook County, Illinois. # 28.01-420-009 14218 South Palmer, Posen, Ill.	
Hereby releasing and waiving all rights under a id by virtue of the homestead exemption laws of the State of Illinois In Trust, nevertheless, for the purpose of securing performance of the covenants and agreements herein.	
WHEREAS, The Grantor's Donald C. Galriel and wife Kimberly T. Gabriel	60
justly indebted upon. One reta v.st allment contract bearing even date herewith, providing for installments of principal and interest in the amount of \$	
Danleys Garage World assigned to JaSalle Bank Lakeview	
91111404 911116404 911116404 911116404 911116404 911116404 911116404 911116404 911116404	/17/71 15 0
The Granton covenant and agree as follows (1) To pay said indebtedness, and the interest the ec., a herein and in said notes provided, or agreement extending time of payment, (2) to pay prior to the first day of June in each year, all taxes and assessments age in a said notes provided, or	according to any
(i) within sixty days after destruction or dominge to rebuild or restore all buildings or improvements on said premises that more in we been destroyed or damaged. (4) premises shall not be committed or suffered (5) to keep all buildings now or six any time on said premises insured in companies to be selected by the grantee narral, thorsed to place such insurance in companies acceptable to the holder of the first mergage indebtedness, with lies chause affacts which place such insurance in companies acceptable to the holder of the first mergage indebtedness. With lies chause affacts which places shall be left and remain with the said Morigagese of T interest unit the indebtedness is further that the indebtedness is further than the said for the property of t	that waste to said who is hereby au- or Mortgagee, and,
IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior incumbrances or the interest thereon when due (a) regranted or the holder of may procure such insurance, or pay such taxes or assessments, or discharge or purchase any tax he nor little affecting and premise e. r pay all prior incumbrance thereon from time to time, and all money so paid, the granter—agree—to repay immediately without demand, and the same will interest thereon from the desymmetric person, per annum, shall be so much additional indebtedness secured hereby	s and the interset late of payment st
IN TIEE EVENT OF a breach of any of the aforesaid covenants or agreements the whole of suid indebtedness, including principal and a series linterest shall, a legal holder thereof, without notice, become immediately due and payable, and with interest thereon from time of such breach, at seven percent per annum, shall foreclosure thereof, by suit at law, or both, the same as if all of said indebtedness had then matured by express terms. It is Agraged by the grantor that all expenses and disbursements paid or incurred in behalf of complainant in connection with the forection increase.	he recoverable by luding reasonable
solicitors fees, outlays for documentary evidence, stemographer's charges, cust of procuring or completing abstract showing the whole title of said premises ombracing —shall be paid by the grantor —in the like expenses and disbursements, occasionately any suit or proveeding wherein the grantee or any holder of any part of as such, may be a party, shall also be paid by the grantor.—All such expenses and disbursements shall be an additional lient upon said premises, shill be to an any decree that may be rendered in such foreclosure proceedings, which proceedings, which proceedings, which proceedings, which proceedings which shows the expenses and disbursements, shall in the disminshered given, until all such expenses and disbursements, and the costs of suit, including solicitor's fees have been paid. The grantor—for said grantor—in the disministrators and assigns of said grantor—wave—all right to the possession of, and income from—said premises pending such foreclosure proceedings, on lay the filing of any bill to foreclose this Trust Deed, the court in which such bill is filled, may at once and without notice to the said grantor—or charge of said premises with power to collect the rent, issues and profits of the said grantor—or charge of said premises went power to collect the rent, issues and profits of the said grantor—or the grantor—or charge of said premises with power to collect the rent, issues and profits of the said grantor—or the	ind indebtedness, costs and included sed, nor a release is heirs, executors, free that upon
In the Event of the death, removal or absence from said . Cook	or fathure to act, then
ROBERT W. WILSHE	this trust, and if for
any like cause (aid first successor fail or refuse to act, then the holder of the note is hereby empowered to appoint a new successor in trust through a resolution of the board. And covenants and agreements are performed, the grantee or his successor in trust, shall release said premises to the party-entitled, on receiving his reasonable charges.	when all the aforesaid
Witness the handand sealof the grantorthis2ndday ofJanuary	A. D. 1991.
X Donald Chabriel	(SEAL)
Donald C. Gabriel	
X	(SEAL)
X Kimberly T. Gabriel Shire	(SEAL)

Box No. 14.

Trus

rust Dee

Donald C. Gabriel and Kimberly T. Gabriel 14218 South Palmer St. Posen, Illinois 60610

THIS INSTRUMENT WAS PREPARED BY:

Chicago, Illinois 60657

01 N. Ashland Ave.

THOMAS J. MICHELSON, Trustee aSalle Bank Lakeview

wanleys Garage World

LaSelle Bank Lake View

Property or County Clerks

"OFFICIAL SEAL"

"ARCINE E, SALERNO
NOCATY LUD'AN
SEATE OF ILLENOES
NOCATY LUD'AN
NOCA

	hammana	
Marker & Sellines		homest 10 Kap
June	sint Jeel lairete	Minm under my hand and M
serein set forth, including the release and waiver of the right of bomestead.	the uses and purposes th	as להלנת free and voluntary act, f
ansurani bias eda betevileb bas belaes ,bengis ed tada begbelv	day in person, and acknow	aidt em eroled beraeqqa ,inemurtani
aniogento eds to the foregoing		
	····	Kimbertel . xlad
In Arrhy Critis that Eldon Col. Co. Achieve.	ty, in the State aforesaid,	a Motery Public in and for said Sour
	own	I, munnell.
	*## {	Caunty of
	क्ष र्घ र्घ	

91111404