## **UNOFFICIAL COPY**

	21 901 479
TRUST DEED	E1 701, 264
JNT NO.	THE ABOVE SPACE FOR RECORDERS USE ONLY
JNI NO.	
S INDENTURE, made May 8,	Harris Maurice Goss and 1972 , between Yola Goss, his wife
nty of Cook, and State of Il	linois herein referred to as "Mortgagors", and THE FIRST poration, its successors and assigns, herein referred to as "Trustee", witnessethed to the legal holder or holders of the Note hereinafter described in the principal
Note of the Mortgagors identified by the al	boye account number, made payable to the order of and delivered, in and by
ly paid, provided that upon default in the p	y the said principal sum as provided therein from time to time until said Note prompt payment of any instalment all remaining instalments shall become due
of THE FIRST COMMERCIAL BANK i	pen & 40/100 - Dollars, evidenced by the blove account number, made payable to the order of and delivered, in and by the said principal sum as provided therein from time to time until said Note prompt payment of any instalment all remaining instalments shall become due annum, and all of said principal and interest being made payable at the Banking in Chicago, Illinois, unless and until otherwise designated by the legal holder of
N( W, ER'FORE, the Mortgagors to secure the payment of the	e said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed- d, by the Mortzagors to be performed, do by these presents CONVEY and WARRANT unto the Trustee, its successors and
ns, the ( .dowir coscribed Real Estate and all of their estate, right State of Illino', to ' it;	it, title and interest therein, situated in the Village of Skokie County of Cook
Lot 23 (except East 4	4 feet) in Block 3 in Nixon & Co's Rapid n 26 & 27, Township 41 North, Range 13,
	incipal Meridian, in Cook County, Illinois.
	A TRICOPOS OF DETOS
2 01 1.4 31 YAM SIE	A ling at the Soft of the Alle TOR RECORD
131 mm.	MAY-15-72 439427 • 21901479 • A — fice
4	■ KAY-15-72 439427 • 21901479 4 A - hec
ich, with the property hereinafter described, is referred to harein as	the "premises."
TOGETHER with all improvements, tenements, casements, fatures as as Mortgagors may be entitled thereto (which are pledged primaril TO RAVE AND TO ROLD the premises unto the Said Trastes. in	th. "premises."  a, an. "  a, and "  yet one thereto and thereon belonging, and all rents, issues and profits thereof for so long and during all such its and one partly with said real enter and not secondarily).  It and on partly with said free, forcer, for the purposes, and spon the uses and trusts herein set forth, free from all rights and State of ill. "  State of ill. "  a " o said rights and benefits then Morragono to hereby expressly release and wairs.
efits under and by virtue of the Homestead Exemption Laws of the	State of Ik note sh' a said rights and benefits the Morigagors do hereby expressly release and waive.
1900 /	
17	
This trust deed consists of two names. The cover-	nte conditions and provisions appearing of the same all of the same
rein by reference and are a part bereof and shall be	nts, conditions and provisions appearing citie reverse side of this trust deed are incorporated binding on the mortgagors, their heirs, successor and assigns.
WITNESS the hand and seal of Mortgagors on the date first above	
	(SEAL) & Havis Meura Hoss (SEAL)
	Harris Maurice Goss
s selici	Yola Goss
an e bistation?	trude Grabe  d for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAFIATAL MAURICE GO
	nows to me to be the same person S whose name S set crited to the foregoin
strament, appeared before me thinday in person and acknowledged	od that they signed, sealed and delivered the said Instrument as free a 1 volv tary ect, for the
on and pull possible of forth admitting the fatence and waiver of CIVEN under my Send and Normal Sell the 8 th	of the right of homestead.  day of May A.D., 1972
Neubry / /	Short of all
S. PUBL	Herrude Hoof
- Committee	My Commission Expires October 28, 1973
	10-11-11-11-11-11-11-11-11-11-11-11-11-1

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## THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON THE REVERSE SIDE OF THIS TRUST DEED:

- 1. Mortgagors shall (1) promptly repair, restors or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep said premise in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien not expressly subordinated to the lien hereof; (3) pay when doe any indebtedness white' may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit sustroy evidence of the discharge of such prior lien to Trustee or to holders of auto (4) complete within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (5) comply with all requirements of law or municipal
- 2. Y agors shall pay before any penalty attaches all general sazes, and shall pay special sazes special sazes ments, water charges, sever service charges, and other charges against the premises when do and shall, upon written request, furnish to Trustee or to holders of the note duplicate receipts therefor. To prevent default bereunder Mortgagors shall pay in full under protest, in the manner oror of the study, and the state of the study and the state of the state o
- 3. M. riggs: a 'all keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or windstorm under policies providing for payment b, ...e' and nec companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured between the payment of ends under the insurance policies payable, in case of loss or damage, to Trustee for the header of hookers of the note, such rights to be evidenced by the standard mortgage clause to be att. th dr. ach noticy, and shall deliver all policies, including additional and renewal policies, to holders of the note, and in case of insurance about to expire, shall deliver renewal religious and the property of the province of the note, and in case of insurance about to expire, shall deliver renewal religious to the religious to the renewal religious to the religious to the religi
- 4. In case of def. http://cr. Treates or the holders of the note may, but need not, make any payment or perform any act hereinhefore required of Mortgagora in any forest and manner deemed expedience, and may, but, on one, make full or partial payments of principal or interest to nepter encumbrances, if any, and purchese, discharge, compromise or settle any taxt lies or other prior lies or title or claim the of, or deem from any tax sale or forficiore affecting said premises or context any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred ir our reion interestith, including atteners; fees, and any other moneys advanced ir Treates or the beliefers of the note to protect the mortgaged premises and the lies hereof, plus reasonable cor pens in to Treates for each matter concerning which action herein authorized may be taken, shall be so much additional indetectores secured hereby and shall become immediately does and paymels. The concerning which action between the linear to a linear context of the note ability mercure thereon as the rest of sever per cent per amortees or holders of the note ability never be considered as
- 6. Mortgagors shall pay such item of indecher one herein imentioned, both principal and interest, when due according to the terms herred. At the option of the holders of the note, and without notice to Mortgagors, all unpuid induhends a secured "but Trust Deed to the ability note that note or in this Trust Deed to the contrary, become due and payable (a) immediately in the case of default in making payment of any stale of on the note, or (b) when default shall occur and continue for three days in the performance of any other agreement of the Mortgagors, berries nomitted.
- 7. When the indebtedness harrby secured shall bee, no due whether by accileration or otherwise, holders of the note of Trustee shall have the right to foreclose the line hereof, there shall be allowed and in a distinct indebtedness in the decree for sale peneditures and expenses which may be paid or incurred by or on behalf of Trustee or holders of the note for storoneys' fees, Trustee's fees apprt ser's fees, outlay for documentary and expert evidence, strongraphers' charges, publication costs and costs (which may be estimated as to items to be expended after survey of the decree) of pre uning all such abstractly titles, the exercise costs, attempts, and the strength of the st
- 8. The proceeds of any foreclosure sale of the premises shall be distributed and so, incl. in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including all pach tiems as are mentioned in the preceding paragrap hereof? seend, all other items which under the terms hereof constitute secured indebtedness additional to that evidenced by the note, with interest thereon as herein provided; third, all princil and interest remaining unpaid on the note; fourth, any overplus to Mortgagors, their heirs, legal expresentatives or seatings, as a their rights may appear.
- 10. No action for the enforcement of the lieu or of any provision hereof shall be subject to any defense which could not be good and available to the party interposing same in an action at law upon the note hereby secured.
  - law upon the note hereby secured.

    11. Trustee or the holders of the note shall have the right to imspect the premises at all reasonable times and access thereto \_\_\_\_\_\_. permitted for that purpose.
- 12.—Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee be oblig ted to re and this trust deed or to exercise any power berein given parties expressly obligated by the terms bereof, nor be likely for any acts or emissions hereunder, except in case of its own on a negliger or misconduct or that of the agents or employees of grantee, and it day require indemnities satisfactory to in before exercising any power berein given.
- Trustes shall release this trust deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that research is trust deed has been fully paid and thesitee way execute and deliver a release hereof to and at the request of any person who shall, either before on titler maturi, err if, preduces and establist to Trustee the note, representing that full, individence hereby secured has been paid, which represents in Trustee may accept as true without finquiry. Where a 'cele. is "squested of the original or a successor trustee, such dustee er accept as the genuice note herein described any nots which conforms in substance with the description herein contained of the ... to 'a. bi a purports to be essecuted by the persons been been been been paid, which is the purpose to be essecuted by the persons herein beginning as the product of the second part of the
- 14. Truster may lesign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall have b n coorde or filed. In case of the resignation, inability or refeasi to ad of Trustee, the then Recorder of Deeds, of the county is which the premises are situated shall be Successor in Trust. Any uccessor in Trust hereunder shall have the identical tile proframed surbority as ass herein given Trustee, and any Trustee or successor shall be entitled to example compensation for all sets perform. We remote, or a less than the control of the contr
- 15. This war de and all provisions hereof, shall extend to and be binding upon Morragors and all persons claiming under or through Morragors on, the word "Morragors" when used beginning the persons and all persons labels have become and all persons labels have become and all notes or this Trust Beed.

## DELIVERY INSTRUCTIONS

MAIL TO

THE FIRST COMMERCIAL BANK

CLARK AT MORSE

CHICAGO, ILLINOIS 60626

STREET ADDRESS OF PROPERTY DESCRIBED HEREIN

3860 Dobson Ave.

Skokie, Ill.

\*END OF RECORDED DOCUMENT