## UNOFFICINATEUSESPY

## This Indenture Witnesseth That the Granter (s)\_

5/2/1765	-214-10-28-28-28-28-28-28-28-28-28-28-28-28-28-	Oliver -012 UILLAGE of SKOKIE  Economic Development	ļ	
TBS -02:00 #TS'S2	#3556 # E # -8 & -21 C 144014 184010 10150189 1	Uillage Code Chap	ter 18	
	C		5/001/99	Section 4
}	to grant options to purchase, to sell on any	ant to such successo, or stuck spors in trust, all of the title, estate,		
	frustee to donate to dedicate to mortgage, pirom time to time, in possesion or reversion, I not exceeding in the case of any single demistime and to amend, change or modify leases options to lease and options to renew leases hing the amount of present or future rentals, easements or changes of any kind, to release part thereof, and to deal with said property and owning the same to deal with the same, wheth in no case shall any party dealing with contracted to be sold, leased or mortgaged be advanced on said premises, or be obliged to expediency of any act of said trustee, or be mortgage, lease or other instrument executed upon or claiming under any such conveyance and by said trust agreement was in full force conditions and limitations contained in this in thereunder. (c) that said trustee was duly aut instrument and (d) if the conveyance is made appointed and are fully vested with all the title.  This conveyance is made upon the expert is successor or successors in trust shall incuit their agents or attorneys may to or ornit to diamenument therefo, or for injury to person or and released. Any contract obligation or indeb by it in the name of the then beneficiaries und the election of the Trustee, in its own name, a with respect to any such contract, obligation or shall be applicable for the payment and dischalts condition from the date of the filing for recontributions of the trustee of each and every beneficiary and proceeds siting from the safe or other inconded thereof as aforesaid.	by lease to commence is praesent or in futuro, and upon any termine the term of 198 years, mid to inhall or infection, and upon any termine the term of 198 years, mid to inhall or extend leases upon any is and price to the terms and provisions the enfliat any time or times hereafter is and options to purchase the whole or any part of the reversion are to provide the convey or assign any right, title or interest in or about or easement devery part thereof, for of the convey or assign any right, title or interest in or about or easement devery part thereof in all other ways and to such other consideration their similar to or different from the ways aby or porched at any timesaid trustee in relation to said premises, or to within said trustee, be obliged to see to the application. They purchase to see that the terms of the frust have been compled which or be or obliged or privileged to inquire into any of the term's of said trust all of by said trustee in relation to said real estate shall by, or diserve evice lease or other instrument. (a) that at the time of the upin of the second trust agreement or in some amendment the authorized and empowered to execute and deliver every such drows to be to a successor or successors in trust, that such successor or successors in trust, that such successor or is essential and any personal liability or be subjected to any claim, judgment or contains properly happening in or about said real estate, any and all such in or properly happening in or about said real estate, any and all such individually (and the Trustee or independent as their attorney-in-fact, hereby irrevocables as Trust Agreement as their attorney-in-fact, hereby irrevocables in the result of this Deed.	nt appurtenant to said premises or any ons as it would be lawful for any person or times hereafter or any part thereof shall be conveyed, se money rent, or money borrowed or obliged to inquire into the necessity or greement, and every deed, trust deed, idence in lawor of every person relying eof the trust created by this indenture recurded in accordance with the trusts, eof and binding upon all beneficiaries, trust deed, lease, mortgage or other successors in trust have been properly or the predecessors in trust have been properly or the predecessors in trust per on a properly or the predecessors in trust per on any individually or as Trustee, nor decree for all thing it or they writs or been or said frust Agreement or any ability bolino in any expressly waived in said real estate one be entered into bly appointed for sich purposes, or at a shall have no number, on whatsoever in the actual posses son of the Trustee.	101568 Exempt Paragraph E
	successor or successors in trust and to grantrustee to donate to dedicate, to mortgage, promitime to time, in possesion or reversion, the not exceeding in the case of any single demic time and to amend, change or modify leases options to lease and options to renew leases fixing the amount of present or future rentals, easements or changes of any kind, to release part thereof, and to deal with said property and owning the same to deal with the same, wheth in no case shall any party dealing with support of the contracted to be sold, leased or mortgaged be advanced on said premises, or be obliged to expediency of any act of said trustee, or be of mortgage, lease or other instrument executed upon or claiming under any such conveyance and by said trust agreement was in full force conditions and limitations contained in this in thereunder. (c) that said trustee was duly aut instrument and (d) if the conveyance is made appointed and are fully vested with all the title. This conveyance is made upon the expressions or successors in trust shall incuit their agents or attorneys may do or ornit to diamentment therefo, or for injury to person or and released. Any contract obligation or indebity it in the name of the then beneficiaries undetection of the Trustee, in its own name, a with respect to any such contract, obligation or shall be applicable for the payment and discharting to contract of each and every beneficiary helicable for the payment and discharting the reconstruction from the date of the lifing for reconstruction from the date of the lifing for reconstruction from the date of the state or other beneficiary helicable for the payment and proceeds interest of each and every beneficiary and proceeds as increased.	by lease to commence is praesent or in futuro, and upon any term rise the term of 198 years, mid to sindly or extend leases upon any is and the term of 198 years, mid to sindly or extend leases upon any is and options to purchase the whole or any part of the reversion and is, to partition or to exchange said the relative or any part thereof, for or is, convey or assign any right, tills or interest in or about or easement of every part thereof in all other ways and for such other consideration their similar to or different from the ways aby or perched at any times said trustee in relation to said premises, or to whom said premises by said trustee, be obliged to see to the suplication of my purchase to see that the terms of the trust have been completed with or be orobled or privileged to inquire into any of the terms of said trust earlies and effect, (b) that such conveyance or other instrument has an effect, (b) that such conveyance or other instrument has earlied and empowered to execute and deliver every such drust earlied and empowered to execute and deliver every such drust ease understanding and condition final neither Independent Trust Corpus any personal liability or be subjected to any claim, judgement or or, extended the provisions of its has a subdestanding and condition final neither Independent Trust Corpus any personal liability or be subjected to any claim, judgement or or properly happening in or about said real estate or under the provisions of this for property happening in or about said real estate or indeed the provisions of the for property happening in or about said real estate or indeed the provisions of the property happening in or about said real estate or under the provisions of the property happening in or about said real estate or under the provisions of the forms of the forms of the property and truds in or reference or entered into by the Trustee in connection with the result of the provisions of the provision of the forms of the provision of the forms of the provision of the forms	nt appurtenant to said premises or any ons as it would be tawful for any person or times hereafter or any part thereof shall be conveyed, it may part thereof shall be conveyed, it may part thereof shall be conveyed or obliged to inquire into the necessity or greenent, and every deed, trust deed, idence in favor of every person relying eof the trust created by this indenture ecuted in accordance with the trusts, and and binding upon all beneficiaries crutically and binding upon all beneficiaries crutically of the predecessors in trust por other uccessors in trust have been properly or the predecessors in trust por or individually or as Trustee, nor decree for all thing it or they with or any sability being it with one will apprehend or any sability being it will only appointed for such purposes, or all as shall have no now, on whatsoever in the actual posses son of the Trustee lover shall be only in the earnings, evalts and to be personal property, and no only an interest in earnings, avails and not to register or note in the certificate similar import, in accordance with the	Exempt
	successor or successors in trust and to grantrustee to donate to dedicate, to mortgage, promitime to time, in possesson or reversion, the not exceeding in the case of any single demic time and to amend. Change or modify lesses options to lesse and options to renew lesses having the amount of present or future rentals, easiments or changes of any kind, to release part thereof, and to deal with said property and owning the same to deal with said property and owning the same to deal with said property and owning the same to deal with said property and contracted to be sold, lessed or mortgaged be expediency of any act of said trustee, or be of mortgage, lease or other instrument executed upon or claiming under any such conveyance and by said trust agreement was in full force conditions and limitations contained in this intereunder. (c) that said trustee was duly aut instrument and (b) if the conveyance is made appointed and are fully vested with all the title.  This conveyance is made upon the expret its successor or successors in trust shall incuit their agents or attorneys may do or omit to diamentiment therefo, or for injury to person or and released. Any contract obligation or indeb by it in the name of the then beneficiaries und the election of the Trustee, in its own name, a with respect to any such contract, obligation or shall be applicable for the payment and dischat this condition from the date of the fling for recombination of the time of any or the said or other in beneficiary heliunder shall have any title or in proceeds strengle from the said or other in beneficiary heliunder shall have any title or in proceeds thereof as a storesaid.  If the title to any of the above lands is now of title or duplicate thereof, or memorial, the wo statute in such case made and provided.  And the said grantor hereby expressift the State of lithnos, providing for the exemption.	by lease to commence is praesent or in futuro, and upon any term rise the term of 198 years, mid to sindly or extend leases upon any is and the term of the years, mid to sindly or extend leases upon any is and photons to purchase the whole of at any time or times hereafter is and options to purchase the whole of any part of the reversion and is, to partition or to exchange said the effect of any part thereof, for of its, convey or assign any right, title or index in or about or easement devery part thereof in all other ways and for such other consideration their similar to or different from the ways ablief the consideration thereign and trustee in relation to said premises, or to whom said premises to soe that the terms of the first have been completed while the years of the further the consideration to soe that the terms of the first have been completed while or be obliged or privileged to inquire into any of the terms of said trust ay did by said trustee in relation to said roal estate shall by the Justice is lease or other instrument. (a) that at the time of the servery there is an effect, (b) that such conveyance or other instrument war excitationary and in said trust agreement or in some amendment the condenture and in said trust agreement or in some amendment the condenture and empowered to execute and deliver every such druction is to a successor or successors in trust, that such successor or is estate, rights, powers, authorities, duties and obligations of its, his of its as a subdestanding and condition that neither independent Trust Corputation preserval liability or be subjected to any claim, judgement or a doing personal liability or the subjected to any claim, judgement or the property happening in or about said real estate in under the provisions of this first property happening in or about said real estate in connection with idear said Trust Agreement as their attorney in-fact, hereby irrevocable or indeposition of said real estate and such interest is hereby declar interest, legal or equitable,	or times hereafter or any person or times hereafter or any part thereof shall be conveyed, it is money remi, or money borrowed or obliged to inquire into the necessity or greenent, and every deed, trust deed, idence in favor of every person refying eof the trust created by this indenture ecuted in accordance with the trusts, and and binding upon all beneficiaries riccessors in trust have been properly or the predecessors in trust or for individually or as Trustee, nor decree in au thing it or they with or any ability burne in any expressity waived in said real estude one beneficiaries with have no number of the Trustee of the actual posses son of the Trustee over shall be only in the earnings, evalus and to the personal property, and no high an interest in earnings, avails and not to register or note in the certificate similar import, in accordance with the and by virtue of any and all statutes of the call.	Exempt

**8951018**2

STATE OF CALLS		So. On this <u>Gay</u> day of <u>October</u> , in the year <u>1980</u> , before me, the undersigned, a Notary Public
	(SEAL) Abra C&TAleyanna Kakkana	in and for said State, personally appeared ham <u>Varhese &amp; Rose Varchese &amp; Rebastion Makkap</u> ad personally known to me (or proved to me on the basis of
	OFFICIAL SEAL ROSALIE C BROWN TARY FUBLIC - CALIFORNIA SMITA CLARA COUNTY COMM. expires APR 28, 1993	subscribed to this instrument, and acknowledged that he (she in they) executed it.  WITNESS my hand and official seat:  (Signature of Notary)
S0294 (R01/0584)		Name - Typed or Printed)
89510182		T'S OFFICE
olidug Yaasi	oN	

Motery Public GIVEN UDGE MBY hand and Notarial Seel this and waiver of the right of iree and voluntary act, for the uses and purposes therein set forth, including the release asigned, sealed and delivered the said instrument as THEX to the foregoing instrument appeared pefore me this day in person, and acknowledged that 9x6 snpactiped Seman esonw becaduelly known to me to be the same person. ~ oum Kakkanad & Aleyamma Kakkanad, OTIM SIA Abraham Varyhese & Bose Varyhese, his wife, and Sebastian

a Notary Public, In and for said County, In the state aforesaid, do hereby certify that

COUNTY OF STATE OF ILLINOIS 89510182