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DEPT-01 RECORDING \$31.50
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#4184 # *-92-531415
COOK COUNTY RECORDER

TRUSTEE'S DEED

92531415

This Indenture, made this 13th day of July, 1992, between
* LASALLE NATIONAL TRUST, N.A., a national banking association, Chicago
Illinois, as Trustee under the provisions of a Deed or Deeds in Trust, duly
recorded and delivered to said Bank in pursuance of a trust agreement dated
the 1st day of July, 1986 and known as Trust Number 111297, party of the
first part, and William C. Cleary, party of the second part.

(Address of Grantee(s): 3995 Lake Shore Drive
Michigan, Michigan 49117)

WITNESSETH, that said party of the first part, in consideration of the sum of Ten and no/100ths Dollars (\$10.00) and other good and valuable considerations in hand paid, does hereby grant, sell and convey unto said party of the second part the following described real estate, situated in Cook County, Illinois to wit:

UNIT NO. 1601 in 100 East Huron Street Condominium as delineated on a survey of the following described real estate:

LOT 2 IN CHICAGO PLACE, A RESUBDIVISION OF THE LAND, PROPERTY AND SPACE WITHIN BLOCK 46 (EXCEPT THE EAST 75.00 FEET THEREOF) IN KINZIE'S ADDITION TO CHICAGO IN THE NORTH HALF OF SECTION 10, TOWNSHIP 39 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT OF SAID CHICAGO PLACE RECORDED SEPTEMBER 7, 1990, AS DOCUMENT NO. 90-35974, IN COOK COUNTY, ILLINOIS

PIN: 17-10-105-009 100 E. Huron St. Chgo U. Cleary

which survey is attached as Exhibit "A" to the Declaration of Condominium Ownership and of Easements, Restrictions, Covenants and By-Laws for Residences at 100 East Huron Street Condominium Association (the "Declaration") recorded as Document No. 90-620268 together with its undivided percentage interest in the common elements.

Party of the first part also hereby grants to party of the second part, its successors and assigns, as rights and easements appurtenant to the above-described real estate, the rights and easements for the benefit of said property set forth in the Declaration, and party of the first part reserves to itself, its successors and assigns, the rights and easements set forth in the Declaration for the benefit of the remaining property described therein.

This Deed is subject to all rights, easements, restrictions, conditions, covenants, and reservations contained in the Declaration the same as though the provisions of the Declaration were recited and stipulated at length herein.

S I V I S S E 6

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the negotiator for the corporation must consider how the project will affect the community and the environment. The corporation must also take into account the potential impact of the project on the local economy and the welfare of the people.

（四）「新文化運動」的影響：「新文化運動」是中國近百年來最為重要的一場社會運動，它在思想上、文學上、教育上、政治上都產生了極大的影響。這場運動的中心思想是「民主」和「科學」，提倡「打倒孔家店」，反對傳統道德和舊文化；提倡白話文，反對文言文；提倡新道德，反對舊道德；提倡新文學，反對舊文學；提倡新教育，反對舊教育。這些思想和觀念，對當時的知識分子和青年學生產生了強烈的影響，促進了他們的思想解放和文化進步。

THIS IS THE FIFTH SPAN WHICH CONSISTED OF PLATES ON A CHAIN.

Geen enkele geest kan de vrije uitvinding van een ander niet verdragen. Wij kunnen ons
geen voorbeeld van een dergelijke geest te vinden. De vrije uitvinding van een ander
is een dergelijke geest. En dat is de reden waarom wij de vrije uitvinding van een ander
niet kunnen verdragen.

Office
Tamil Nadu Legislative Assembly
Circular Letter No. 100 dated 10-1-1960
Circular Letter No. 100 dated 10-1-1960

3523T4T2

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Permanent Real Estate Index No. Part of 17-10-105-014-1036.

This Deed is executed pursuant to and in the exercise of the Power and Authority granted to and vested in said Trustee by the terms of said Deed or Deeds in Trust delivered to said Trustee in pursuance of the trust agreement above mentioned.

TO HAVE AND TO HOLD the same unto said party or the second part, and to
the proper use, benefit and behalfe of said party or the second part forever.
Grantor also hereby grants to Grantee, or its successors and assigns, as
rights and assignments appurtenant to the above described real estate, the
rights and assignments for the benefit of said property, not forth in the
aforementioned Declaration, and Grantor reserves to itsefl, its successors
and assigns, the rights and easements set forth in said Declaration for the
benefit of the remaining property described therein. This Deed is subject to
all rights, easements, covenants, conditions, restrictions and reservations of said
Declaration in said Declaration the same as though the provisions of said
Declaration were recited and stipulated at length herein.

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从我开始学画时，就梦想着将来能成为一名画家。现在，我实现了这个梦想。

ROAD TO VICTORY

（註）本會之總會長，即為該會之最高行政機關，其職權與總理之職權相同。

Property

DEA の特異な性質は、過度に集中的な取締りをもたらす傾向がある。たとえば、他の機関が主として暴力的手段による取締りを行っている場合、DEA は、より柔軟な方法による取締りを行っている。これは、DEA が、他の機関よりもより柔軟な方法による取締りを行っているためである。たとえば、他の機関は、暴力的手段による取締りを行っているが、DEA は、より柔軟な方法による取締りを行っている。これは、他の機関よりもより柔軟な方法による取締りを行っているためである。

and the author of the original article, and the name of the journal from which it was taken. The author's name and address should be given in full, and the name of the journal should be given in full, with the volume number and page numbers.

（三）在於此，我們要指出的是：在於此，我們要指出的是：在於此，我們要指出的是：

WILLIAMSON, JOHN, BAPTIST, PREACHER, MEMBER OF THE BAPTIST CHURCH IN NEW YORK CITY, DIED DECEMBER 1, 1851, AGED SEVENTY-SEVEN YEARS. BAPTIST CHURCH IN NEW YORK CITY.

在於此，故稱之為「中華民族」。中國人對自己民族的稱呼，有時也用「中國人」或「中國民族」，這兩種稱呼，都是中國人對自己民族的稱呼，沒有歧義。

¹ See also the discussion of the relationship between the two in the introduction to the present volume.

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IN WITNESS WHEREOF, said party of the first part has caused its corporate seal to be hereunto affixed, and has caused its name to be signed to these presents by its ~~President~~ Vice President and attested by its Assistant Secretary, the day and year first above written.

ATTEST:

John J. Hause

ASSISTANT SECRETARY

This instrument was prepared
by:
Rudnick & Wolfe
203 North LaSalle Street
Chicago, Illinois 60601

Return Address:
Wesson C. Long
100 East Adams
#101 #
Chicago, IL 60611

MAIL TO

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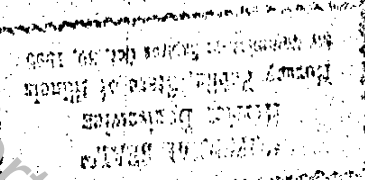
The image shows a document page that has been completely redacted with black ink. A large, diagonal watermark is printed across the page, reading "Property of Cook County Clerk's Office". The text is in a serif font and is partially obscured by the redaction.

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51415
7/25/91

Property of Cook County Clerk

NOTARY PUBLIC



GIVEN under my hand and Notarial Seal this 14th day of July
A.D. 1992.

I, a Notary Public in and for said County, in the State aforesaid, do hereby certify that
IASSALE NATIONAL TRUST, N.A., and SUSAN M. LOGAN
whose names are successively known to me to be the same persons
President and Assistant Secretary respecctively, appeared before me this day
in person and acknowledged that they signed and delivered said instrument as
Secretary did also then and there acknowledge that he as custodian of the
Bank, for the uses and purposes therein set forth; and said Assistant
Secretary did also acknowledge that they signed and delivered said instrument as
themselves and voluntary act, and as the free and voluntary act of said
person and acknowledged that they signed and delivered said instrument as
President and Assistant Secretary respectively, appeared before me this day
whose names are successively known to me to be the same persons
Assistant Secretary therefore, personally known to me to be the same persons
President and Assistant Vice President of
IASSALE NATIONAL TRUST, N.A., and SUSAN M. LOGAN

COUNTY OF COOK)
STATE OF ILLINOIS)
THE UNDERSIGNED)
COURT OF COMMON)
COUNTY, in the state aforesaid, do hereby certify that
I, a Notary Public in and for said

COUNTY OF COOK)
STATE OF ILLINOIS)
THE UNDERSIGNED)
COURT OF COMMON)
COUNTY, in the state aforesaid, do hereby certify that
I, a Notary Public in and for said

COUNTY OF COOK)
STATE OF ILLINOIS)
THE UNDERSIGNED)
COURT OF COMMON)
COUNTY, in the state aforesaid, do hereby certify that
I, a Notary Public in and for said

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Property of Cook County Clerk's Office

RECEIVED MARCH 10 1974

STATED DUES AND FEES PAID BY ROBERT F. KENNEDY JR. ON 3/10/74
REFUNDABLE DUE TO THE CITY AND THE GREEN-DOOR FOUNDATION FOR CHARITY
AND EDUCATION AS PAYMENT AGAINST THE AMOUNTS DUE TO THE CITY AND
COUNCILMAN ROBERT F. KENNEDY JR. FOR THE EXPENSES OF THE CONVENTION OF THE
GREEN-DOOR FOUNDATION HELD IN CHICAGO ON 3/10/74. THE AMOUNTS DUE
TO THE CITY AND THE GREEN-DOOR FOUNDATION FOR CHARITY AND EDUCATION
ARE AS FOLLOWS: \$1,000.00 DUE TO THE CITY AND \$1,000.00 DUE TO THE
GREEN-DOOR FOUNDATION. THE AMOUNTS DUE TO COUNCILMAN ROBERT F.
KENNEDY JR. ARE AS FOLLOWS: \$1,000.00 DUE TO COUNCILMAN ROBERT F.
KENNEDY JR. FOR THE EXPENSES OF THE CONVENTION OF THE GREEN-DOOR
FOUNDATIONS HELD IN CHICAGO ON 3/10/74. THE AMOUNTS DUE TO
THE GREEN-DOOR FOUNDATION FOR CHARITY AND EDUCATION AND TO
COUNCILMAN ROBERT F. KENNEDY JR. ARE AS FOLLOWS: \$1,000.00 DUE TO
THE GREEN-DOOR FOUNDATION FOR CHARITY AND EDUCATION AND \$1,000.00
DUE TO COUNCILMAN ROBERT F. KENNEDY JR. FOR THE EXPENSES OF THE
CONVENTION OF THE GREEN-DOOR FOUNDATION HELD IN CHICAGO ON 3/10/74.

RECEIVED MARCH 10 1974
STATED DUES AND FEES PAID BY ROBERT F. KENNEDY JR. ON 3/10/74

CITY OF CHICAGO

STATE OF ILLINOIS

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EXHIBIT A

"23. Right of Repurchase.

(a) In the event Purchaser (Grantee) desires to sell or proposes to close the sale of the Unit Ownership (Unit No. 1601) in 100 East Huron Street Condominium, together with its undivided percentage interest in the common elements) within one (1) year after the Closing Date, Purchaser hereby grants Seller (Grantor) a right to repurchase the Property on the terms and conditions hereinafter set forth. Purchaser shall notify Seller in writing not less than forty-five (45) days prior to the closing of such a proposed sale, which notice shall contain the name and address of the proposed purchaser and shall contain a copy of the proposed contract of sale including the terms and conditions of sale. Seller shall have the right to repurchase the Property, which right shall be exercised by written notice to Purchaser within thirty (30) days after receipt of said notice from Purchaser, on the following terms: (i) the price shall be the Repurchase Price (as hereinafter defined) plus or minus prorations of general real estate taxes, prepaid insurance premiums, utility charges, monthly assessments and other similar proratable items; (ii) Purchaser shall convey good and marketable title to the Unit Ownership by special warranty deed to Seller or its designee, and the Personal Property by bill of sale with warranties of title, subject only to those permitted exceptions (excluding acts of Purchaser) existing at closing and any acts of Seller; (iii) closing of the repurchase shall be effected through an escrow similar to that described in Paragraph 5(b) hereof; (iv) Purchaser shall bear all costs of the escrow and title insurance in the amount of the Repurchase Price; and (v) any Illinois and Cook County transfer taxes shall be paid by Purchaser, and any City of Chicago real estate transaction tax shall be paid by Seller. The Repurchase Price shall be the Purchase Price set forth in Paragraph 2 hereof plus the cost of any improvements or betterments made by Purchaser to the Purchased Unit after the Closing Date, which costs shall be established by copies of paid bills delivered to Seller at the time of giving of Purchaser's forty-five (45) day notices to Seller. If Seller notifies Purchaser within said thirty (30) day period of its election to repurchase the Property, then such repurchase shall be closed and possession delivered to Seller within thirty (30) days after the giving of Seller's notice of such election. In the event of Seller's repurchase of the Property as provided herein, Purchaser agrees to reconvey the Purchased Unit and Personal Property to Seller in the same physical condition as at closing, except for ordinary wear and tear and improvements or betterments made by Purchaser to the Purchased Unit.

(b) If Seller gives written notice to Purchaser within said thirty (30) day period that it does not elect to exercise said repurchase right, or if Seller fails to give written notice to Purchaser during the thirty (30) day period, then Purchaser may proceed to close the proposed sale; provided, however, that if Purchaser fails to close the proposed sale with the proposed purchaser at the purchase price and on the other terms and conditions contained in the aforesaid notice, the right of repurchase granted to Seller

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(1) گذیرانه ای از این مراحل را میتوان با عنوان فرایندی نامید که (1) این مراحل ممکن است در اینجا از تابعیت این مراحل از فرایند مراقبتی خارج شوند و این مراحل را مراحلی از این فرایند می‌نامند، به عبارتی این مراحل بجزئیاتی که در آنچه می‌گذرد مراقبتی نباشند، ممکن است این مراحل را مراحلی از این فرایند نامید که این مراحل از این فرایند خارج شوند و این مراحل را مراحلی از این فرایند می‌نامند.

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herein shall remain in effect and shall be applicable to any subsequent proposed sale by Purchaser of the Unit Ownership within the remainder of said one-year period. If Purchaser so proceeds to close the proposed sale as aforesaid, upon Purchaser's written request Seller will execute and deliver to Purchaser a release of Seller's rights under this Paragraph 23, which delivery may be conditioned upon closing of such sale.

(c) Any sale or purported sale of the Unit Ownership in violation of the provisions of this Paragraph 23 shall be null and void and of no force and effect.

(d) For purposes of this Paragraph 23 "sell" or "sale" means: any sale, transfer or other voluntary conveyance of the Unit Ownership; lease with an option to purchase the Unit Ownership; any assignment (except for collateral purposes only) of all or any portion of the beneficial interest or power of direction under any trust which owns legal or beneficial title to the Unit Ownership for consideration; or sale or transfer of substantially all of the stock or partnership interests of a corporation or partnership which owns legal or beneficial title to the Unit Ownership.

(e) Seller's right of repurchase under this Paragraph 23 shall be subordinate to the rights of the holder of any mortgage or trust deed hereafter placed upon the Unit Ownership.

(f) Seller agrees to release its right of repurchase under this Paragraph 23 at any time upon Purchaser's written request following the sale and closing of all units in the Condominium of similar area or same number of bedrooms as the Purchased Unit."

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statoepeleit uyei od offeneitappo ed tifeti has doetleit na nifemt fidei seleit
btre se lefeneitauot uyei n arku nifemtappo tifeti uyei fu nifemtappo ed offe hevogeduo
na pese hevogeduo uyei nifemtappo ed tifeti uyei fu nifemtappo ed offe hevogeduo
nro sifumtappo tifeti uyei fu nifemtappo ed offe hevogeduo nro sifumtappo tifeti uyei fu nifemtappo
na pese hevogeduo uyei nifemtappo ed tifeti uyei fu nifemtappo ed offe hevogeduo

norrisively at odds with their wife's else-bettoggling behavior, which is to say they may have been as much in opposition with the traditionalists as with the revolutionaries.

This document contains neither recommendations nor conclusions of the California Energy Commission. It is the property of the State of California, Sacramento, California, and is loaned to responsible persons. It and its contents are not to be distributed outside the borrowing agency without permission of the Commission.

and I have no intentions of doing more unless he agrees to my offer. I am
tired of being the scapegoat for his mistakes and so I think it's time he takes
responsibility for his actions.

and which conduct upon the theory of causation of compound fire (3). The principal interest will however be reserved for the case of dispersion since no better example is furnished by either the no-prioris or else the "prior" theories, which are described in Section