Silvermane & Parkarks 30 M. Blank Dl. Checago S. L. 60602 Suite 2200 any tie! to gee ble aid and personally known to me to be the same person whose name subscribed to the rogenoing instrument, appeared before me this day in person, and acknowledged that ... he ... signed, sealed and delivered the said Instrument is ... free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestage.

GIVEN under my hand and ... seal, this ... day of ... D. 196.

> Ca. Conn. a Notary Public

> > (Cauthby)

PERCY WILSON MORTGAGE AND FINANCE CORPORATION		REAL ESTATE MORTGAGE		DATE OF CONTRACT
MORTGAGOR(S) Name(s) & Address(es)	Louise Morgan 1058 Marshall Gary Indiana	MORTGAGEE Name & Address	Bentley Weitz 7426 N. Weste Chicago, Illi	rn Ave.
payment of a Retoutstanding at any state of tilingis, Control of the control of t	time of \$	named, of the above named address, mon) of even date from Mortgagor to Mort lowing described real real estate togethe	gagee in the amount of the l r with all present and future AS:	Total Payments to a maximum amoun improvements thereon situated in time
cing the scine pro		الموط تادديا على عالم الله و الله الله الله الله الله الله ال		RECORDER IN
he Mortgagor(s) or greement extendin ransaction: (2) to ixty days after de- aid premises shall erein, who is herel rst, to any prior M	ovenants and agrees as follows: (1) to p g time of payment, or in accord with the pay prior to the due date thereof in each struction or damage to rebuild or restor not be committed or suffered; (5) to kee by authorized to place such insurance in Mortgagee, if any, and, second, to the M	t in payment or breach of any of the covery said indebtedness, and the interest the terms of any subsequently executed exchanges of any subsequently executed exchanges of the second assessments again and the buildings now or at any time on a companies acceptable to the holder of the fortgage above named as their interests of the second	hereon, as herein and in said ontracts or instruments, which ist said premises, and on dema premises that may have been said premises insured in comp e first mortgage indebtedness, s may appear, which policies	Contract provided, or according to a half be a continuation of the init and to exhibit receipts therefor; (3) with destroyed or damaged; (4) that waste panies to be selected by the Mortgag if any, with loss clause attached payal shall be left and remain with the signal.
n the event of a b	reach of any of the aforesaid covenants of ereof, without notice, become immediately	or agreements the whole of said indebtedn y due and payable, and with interest them th, the same as if all of said indebtedness	ess, including principal and all	earned interest, shall, at the option of all eight ner cent ner annum shall be
easonable solicitor imbracing foreclosi or any holder of a ional lien upon sai if sale shall have olicitor's fees havi he possession of, I which such bill i	r's fees, outlays for documentary evidence ure decree — shall be paid by the Mortg ny part of said indebtedness as such, m d premises, shall be taxed as costs and been entered or not, shall not be dismise been paid. The Mortgagor(s) for said Ma and income from, said premises pending	shursements naid or incurred in behild in e, stenographer's charges, cost of procur (agor(s); and the like expenses and disburally be party, shall also be paid by the lincluded in any decree that may be rende (seed, nor a release hereof given, until all ortgagor(s) and for the heirs, executors, such foreclosure proceedings, and agree to the said Mortgagor(s), or to any party of saues and profits of said premises.	ing or completing abstract she sements, occasioned by any su Mortgagor(s). All such expense ared in such foreclosure proceed I such expenses and disbursed administrators and assigns of all that upon the filing of any b	owing the whole title of said premise it or proceeding wherein the Mortgage s and disbursements shall be an addings; which proceeding, whether decrements, and the costs of suit, including said Mortgagor(s) waive(s) all right will to free lose this mortgage, the countries of the
Witness the	handand sealof the Mor	tgagor(s) this	day of M.	(SEA) A. D. 18 . (SEA)
TATE OF	NDIANA AKE	ЦФИФЯТМОКЯАЛ		(FFAL
ounty of 부		••••••	• • • • • • • • • • • • • • • • • • • •	(SEAL
i,	DO HERESY CERTIFY, Thet	ПФИФРЯТМОКОРЛ	The second of th	in and for said County, in th

My Commission Expires April 30, 1985

(Name)

This instrument was prepared by Bently Weitzman 7426 N. Western Avenue Chicago, Illinois 465-4900

GIVEN under my hand and

705104