FORM No. 105A—MORTGAGE—One Page Long Form.	<u>Vol. 79</u> F	
THIS MORTGAGE, Made this by John A. Kalita and Janet E	lst <u>day of February</u> 3. Kalita, husband and wife,	, <i>19</i> .78,
toJohn Kalita and Eleanor C.		Mortgagor,
WITNESSETH, That said mortg	agor, in consideration of <u>Nine Thousand af</u>	<i>Mortgagee</i> , d 00/100
grant; bargain; sell and convey unto said	Dollars, to him paid by said mo	rtgagee, does hereby
tain real property situated in <u>KIA</u> follows, to-wit:	County, State of Oregon, boun	ded and described as
See attached description marke		t we wayninging
MORTGAGE	SIMIE OF OREC	2.44 2.44
3	iNy Commission explored for 200-2	
No.	Recent and a	
N C	$\sum_{i=1}^{n} \sum_{j=1}^{n} \sum_{i=1}^{n} \sum_{i$	
Chedged to monthate they they	requied the some freely and solutional LITINGOVY WHEREOS, They also bound of a	
	ICAL B Reschibed at subject of stranger in with	11
ns if REMERIKED, I.a. on no. us changed a raist pub Join A. Kalita and Jan	and the second sec	account that a reard
Tricitation Construction		
Together with all and singular th	he tenements, hereditaments and appurtenances	thereunto belonging
or in anywise appertaining, and which n profits therefrom, and any and all fixtur	he tenements, hereditaments and appurtenances may hereafter thereto belong or appertain, and the res upon said premises at the time of the executi	he rents issues and
or in anywise appertaining, and which n profits therefrom, and any and all fixtur or at any time during the term of this mo TO HAVE AND TO HOLD the	nay hereafter thereto belong or appertain, and the res upon said premises at the time of the execution rtgage. said premises with the appurtenances unto the	he rents, issues and on of this mortgage
or in anywise appertaining, and which in profits therefrom, and any and all fixtur or at any time during the term of this mo TO HAVE AND TO HOLD the heirs, executors, administrators and assign This mortgage is intended to see	nay hereafter thereto belong or appertain, and the res upon said premises at the time of the execution tragage. said premises with the appurtenances unto the ns forever.	he rents, issues and on of this mortgage said mortgagee, his
or in anywise appertaining, and which n profits therefrom, and any and all fixtur or at any time during the term of this mo TO HAVE AND TO HOLD the heirs, executors, administrators and assign This mortgage is intended to se collowing is a substantial copy:	nay hereafter thereto belong or appertain, and the res upon said premises at the time of the executi- ntgage. said premises with the appurtenances unto the ns forever. cure the payment ofa	he rents, issues and on of this mortgage said mortgagee, his
or in anywise appertaining, and which in profits therefrom, and any and all fixtur or at any time during the term of this mo TO HAVE AND TO HOLD the heirs, executors, administrators and assign This mortgage is intended to see following is a substantial copy: 000,00 I (or if more than one maker) we join	nay hereafter thereto belong or appertain, and the es upon said premises at the time of the execution tragge. said premises with the appurtenances unto the ns forever. scure the payment of a	he rents, issues and on of this mortgage said mortgagee, his , of which the
of in anywise appertaining, and which n profits therefrom, and any and all fixtur or at any time during the term of this mo TO HAVE AND TO HOLD the heirs, executors, administrators and assign This mortgage is intended to set following is a substantial copy: 000.00 Chilc I (or if more than one maker) we, joir I Eleanor C. Kalita, husband and	nay hereafter thereto belong or appertain, and the res upon said premises at the time of the execution tragge. said premises with the appurtenances unto the ns forever. cure the payment of <u>a</u> promissory note oquin, Oregon <u>February 1</u> ntly and severally, promise to pay to the order of a wife, <u>Population</u>	he rents, issues and on of this mortgage said mortgagee, his , of which the , 19 John Kalita
or in anywise appertaining, and which in profits therefrom, and any and all fixtur or at any time during the term of this mo- TO HAVE AND TO HOLD the heirs, executors, administrators and assign This mortgage is intended to see following is a substantial copy: 000.00 Child I (or if more than one maker) we, join a Eleanor C. Kalita, husband and the Thousand and 00/100	nay hereafter thereto belong or appertain, and the res upon said premises at the time of the execution tragage. said premises with the appurtenances unto the ns forever. cure the payment of a promissory note oquin, Oregon February 1 mily and severally, promise to pay to the order of 1 wife, at P.O. Box 181, Chiloquin, O cent per annum from February 1, 1978	he rents, issues and on of this mortgage said mortgagee, his , of which the , 19 John Zalita R 97624 DOLLA. until paid payable
of in anywise appertaining, and which in profits therefrom, and any and all fixtur or at any time during the term of this momonal term of this momonal term of the heirs, executors, administrators and assign this mortgage is intended to see following is a substantial copy: 000.00 Child 1 (or if more than one maker) we, joir Child 1 endowing is a substantial copy: Dooloo 1 for if more than one maker) we, joir Child 1 endowing is a substantial copy: Dooloo 1 for if more than one maker) we, joir Child 1 endowing is a substantial copy: Dooloo Dooloo Child 1 endowing is a substantial copy: Dooloo Dooloo Child 1 endowing is a substantial copy: Dooloo 1 for if more than one maker) we, joir Endowing and Oo/100	nay hereafter thereto belong or appertain, and the res upon said premises at the time of the execution rtgage. said premises with the appurtenances unto the as forever. cure the payment ofa. promissory note oquin, Oregon February 1 mily and severally, promise to pay to the order of a wife, at P.O. Box 181, Chiloquin, O ent per annum from February 1, 1978 LOO.00 in any one payment; interest shall be paid wired; the first payment to be made on the first	he rents, issues and on of this mortgage said mortgagee, his , of which the , 19 John Kalita R 97624
of in anywise appertaining, and which in profits therefrom, and any and all fixtur or at any time during the term of this mo- TO HAVE AND TO HOLD the heirs, executors, administrators and assign This mortgage is intended to see following is a substantial copy: 000.00 Child I (or if more than one maker) we, join 1 Eleanor C. Kalita, husband and 1 Eleanor C. Kalita, husb	nay hereafter thereto belong or appertain, and the res upon said premises at the time of the executi- intgage. said premises with the appurtenances unto the as forever. scure the payment of a promissory note oquin, Oregon , February 1 mily and severally, promise to pay to the order of a wife, at P.O. Box 181, Chiloquin, O ent per annum from February 1, 1978 LOO.00 in any one payment; interest shall be paid uired; the lisst payment to be made on the first day of each month thereafter. until the of so paid, all principal and interest to become immediate	he rents, issues and on of this mortgage said mortgagee, his , of which the , of which the , 19 John Kalita R 97624
of in anywise appertaining, and which in profits therefrom, and any and all fixtur or at any time during the term of this mo- TO HAVE AND TO HOLD the heirs, executors, administrators and assign This mortgage is intended to see following is a substantial copy: 000.00 Child I (or if more than one maker) we, join Eleanor C. Kalita, husband and I Eleanor C. Kalita, husband and the Thousand and 00/100	nay hereafter thereto belong or appertain, and the res upon said premises at the time of the execution tragge. said premises with the appurtenances unto the ns forever. cure the payment of promissory note oquin, Oregon February 1 mily and severally, promise to pay to the order of 1 wife, at P.O. Box 181, Chiloquin, O event per annum from February 1, 1978 100.00 in any one payment; interest shall be paid uired; the first payment to be made on the first in the first payment in the start of the order of the start of the first of the start of the	he rents, issues and on of this mortgage said mortgagee, his , of which the , 19 John Kalita R 97624
of in anywise appertaining, and which n profits therefrom, and any and all fixtur or at any time during the term of this mo- TO HAVE AND TO HOLD the heirs, executors, administrators and assign This mortgage is intended to see following is a substantial copy: 000.00 Chilco (I (or if more than one maker) we, join 1 Eleanor C. Kalita, husband and childe in the rate of elght pero- thely installments of not less than \$ 1 mbmrm the minimum payments above require and a like payment on the first thas been paid; if any of said installments is m of the holder of this note. If this note is placed able attorney's less and collection costs, even that of such reasonable attorney's less shall be fix d, heard or decided.	nay hereafter thereto belong or appertain, and the res upon said premises at the time of the execution ortgage. said premises with the appurtenances unto the ns forever. scure the payment of a promissory note oquin, Oregon February 1 mily and severally, promise to pay to the order of a wife, at P.O. Box 181, Chiloquin, O ent per annum from February 1, 1978 100.00 in any one payment; interest shall be paid uited; the first payment to be made on the first day of each month thereafter, until the tot so paid, all principal and interest to become immediate i in the hands of an attorney for collection. I/we promise hough no suit or action is filed hereon; however, if a suited by the court, or courts in which the suit or action, in	he rents, issues and on of this mortgage said mortgagee, his , of which the , 19 John Kalita R 97624
of in anywise appertaining, and which n profits therefrom, and any and all fixtur or at any time during the term of this mo- TO HAVE AND TO HOLD the heirs, executors, administrators and assign This mortgage is intended to see following is a substantial copy: 000.00 Chilco (I (or if more than one maker) we, join 1 Eleanor C. Kalita, husband and childe in the rate of elght pero- thely installments of not less than \$ 1 mbmrm the minimum payments above require and a like payment on the first thas been paid; if any of said installments is m of the holder of this note. If this note is placed able attorney's less and collection costs, even that of such reasonable attorney's less shall be fix d, heard or decided.	nay hereafter thereto belong or appertain, and the res upon said premises at the time of the execution rtgage. said premises with the appurtenances unto the as forever. scure the payment of a promissory note oquin, Oregon February 1 mily and severally, promise to pay to the order of a wife, at P.O. Box 181, Chiloquin, O ent per annum from February 1, 1978 LOO.00 in any one payment; interest shall be paid uired; the first payment to be made on the first day of each month thereafter, until the of so paid, all principal and interest to become immediate find the hands of an attorney for collection, I/we promise hough no suit or action is lied hereon: however, if a suit of by the court, or courts in which the suit or action, if John A. Kalita	he rents, issues and on of this mortgage said mortgagee, his , of which the , 19 John Kalita R 97624
or in anywise appertaining, and which in profits therefrom, and any and all fixtur or at any time during the term of this mo- TO HAVE AND TO HOLD the heirs, executors, administrators and assign This mortgage is intended to see following is a substantial copy: 000.00 Child I (or if more than one maker) we, join Eleanor C. Kalita, husband and the Thousand and 00/100	nay hereafter thereto belong or appertain, and the res upon said premises at the time of the execution ortgage. said premises with the appurtenances unto the ns forever. scure the payment of a promissory note oquin, Oregon February 1 mily and severally, promise to pay to the order of a wife, at P.O. Box 181, Chiloquin, O ent per annum from February 1, 1978 100.00 in any one payment; interest shall be paid uited; the first payment to be made on the first day of each month thereafter, until the tot so paid, all principal and interest to become immediate i in the hands of an attorney for collection. I/we promise hough no suit or action is filed hereon; however, if a suited by the court, or courts in which the suit or action, in	he rents, issues and on of this mortgage said mortgagee, his , of which the , 19 John Kalita R 97624
or in anywise appertaining, and which in profits therefrom, and any and all fixtur or at any time during the term of this mo- TO HAVE AND TO HOLD the heirs, executors, administrators and assign This mortgage is intended to see following is a substantial copy: 000.00 Chilco I (or if more than one maker) we, join I Eleanor C. Kalita, husband and I Eleanor C. Kalita, husband and the Thousand and 00/100	nay hereafter thereto belong or appertain, and the res upon said premises at the time of the execution ortgage. said premises with the appurtenances unto the ns forever. cure the payment of more promissory note oquin, Oregon February 1 mily and severally, promise to pay to the order of 1 wife, at P.O. Box 181, Chiloquin, O ent per annum from February 1, 1978 100.00 in any one payment; interest shall be paid uired; the first payment to be made on the first day of each month thereafter, until the of so paid all principal and interest to become immediate the first or action is filed hereon; however, if a su used by the court, or courts in which the suit or action, in South A. Kalita	he rents, issues and on of this mortgage said mortgagee, his , of which the , 19 John Kalita R 97624
<pre>of in anywise appertaining, and which in profits therefrom, and any and all fixtur or at any time during the term of this mo</pre>	nay hereafter thereto belong or appertain, and these upon said premises at the time of the execution transfer in the payments of the appurtenances unto the ast forever. Source the payment of a promissory note the payment of a promissory note of the payment of the payment of the order of the payment of the pay of each month thereafter, until the promise of the payment or courts in which the suit or action, it is the payment of the paymen	he rents, issues and on of this mortgage said mortgagee, his , of which the , of which the , 19 John Kalita R 97624 DOLLA. monthly day of March he whole sum, principal by due and collectible at e and agree to pay hold if or an action is liked, cluding any appeal ther relation
or in anywise appertaining, and which in profits therefrom, and any and all fixtur or at any time during the term of this mo- TO HAVE AND TO HOLD the heirs, executors, administrators and assign This mortgage is intended to see following is a substantial copy: 000.00 Child I (or if more than one maker) we, join Eleanor C. Kalita, husband and the Thousand and 00/100	nay hereafter thereto belong or appertain, and these upon said premises at the time of the execution research of the appurtenances unto the execution of the payment of a promissory note and premissory note and premissory note and premissory note and premissory promise to pay to the order of the execution of the	he rents, issues and on of this mortgage said mortgagee, his , of which the , of which the , of which the , 19 John Kalita R. 97624
or in anywise appertaining, and which in profits therefrom, and any and all fixtur or at any time during the term of this mo- TO HAVE AND TO HOLD the heirs, executors, administrators and assign This mortgage is intended to see following is a substantial copy: 000.00 Child I (or if more than one maker) we, join 1 Eleanor C. Kalita, husband and 10 Thousand and 00/100	nay hereafter thereto belong or appertain, and these upon said premises at the time of the execution of the execution of the payments of the appurtenances unto the mast forever. Source the payment of a promissory note the payment of the payment of the payment of the order of the execution of the payment of the payment of the order of the execution of the payment	he rents, issues and on of this mortgage said mortgagee, his , of which the , 19 , 19
or in anywise appertaining, and which in profits therefrom, and any and all fixtur or at any time during the term of this mo- TO HAVE AND TO HOLD the heirs, executors, administrators and assign This mortgage is intended to see following is a substantial copy: 000.00 Child I (or if more than one maker) we, join 1 Eleanor C. Kalita, husband and 10 Thousand and 00/100	nay hereafter thereto belong or appertain, and the res upon said premises at the time of the execution rigage. said premises with the appurtenances unto the as forever. scure the payment of a promissory note oquin, Oregon February 1 mily and severally, promise to pay to the order of a wife, at P.O. Box 181, Chiloquin, O ent per annum from February 1, 1978 LOO.00 in any one payment; interest shall be paid uired; the list payment to be made on the first day of each month thereafter, until the in the hands of an attorney for collection, I/we promise hough no suit or action is filed hereon; however, if a su seed by the court, or courts in which the suit or action, in SJANNET. E. KALTA	he rents, issues and on of this mortgage said mortgagee, his , of which the , of which the , of which the , of which the , 19 , 19
or in anywise appertaining, and which in profits therefrom, and any and all fixtur or at any time during the term of this mo- TO HAVE AND TO HOLD the heirs, executors, administrators and assign This mortgage is intended to see following is a substantial copy: 000.00 Child I (or if more than one maker) we, join Eleanor C. Kalita, husband and the Thousand and 00/100	nay hereafter thereto belong or appertain, and these upon said premises at the time of the execution of the execution of the payment of the appurtenances unto the ast forever. Source the payment of a promissory note the payment of a promissory note the payment of the payment interest shall be paid used of the payment to be made on the first day of each month thereaster, until the pay of the payment to be made on the first day of each month thereaster immediate to be paid, all principal and interest to become immediate to be paid, all principal and interest to become immediate to be the court or courts in which the suit or action, in Soft Agarta Sof	he rents, issues and on of this mortgage said mortgagee, his , of which the , of which the , of which the , of which the , 19 John Kalita R 97624 , 19 J
or in anywise appertaining, and which in profits therefrom, and any and all fixtur or at any time during the term of this mo- TO HAVE AND TO HOLD the heirs, executors, administrators and assign This mortgage is intended to see following is a substantial copy: 000.00 Child I (or if more than one maker) we, join Eleanor C. Kalita, husband and the Thousand and 00/100	nay hereafter thereto belong or appertain, and these upon said premises at the time of the execution of the execution of the payments of the appurtenances unto the assist premises with the appurtenances unto the assist premise to pay to the order of the assist prevent to be made on the first day of each month thereafter, until the bands of an attorney for collection, I/we promise to paid, all principal and interest to become immediate in the hands of an attorney for collection, I/we promise to be the suit or action, in a suit of action is illed hereon; however, if a suit of so paid, all principal and interest to become immediate is the court or courts in which the suit or action, in a suit of action is illed hereon; however, if a suit of the court or courts in which the last scheduled is 29.	he rents, issues and on of this mortgage said mortgagee, his , of which the , 19 , 19

なりたいは法言語

The mortgagor warrants that the proceeds of the loan represented by the above described note and this mortgage are: (a)* primarily for mortgagor's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization or (oven it mortgagor is a natural person) are for business or compressive press wher t ecricultural surposes.

Now, therefore, it said mortgages shall keep and perform the covenants herein contained and shall pay said note according to its terms, this conveyance shall be void, but otherwise shall remain in full force as a mortgage to secure the performance of all of said covenants and the payment of said note, it being agreed that a failure to perform any covenant herein, or if a pro-ceeding of any kind be taken to foreclose any lien on said premises or any part thereof, the mortgage shall have the option to declare the whole amount unpaid on said note or on this mortgage at once due and payable, and this mortgage may be fore-closed at any time thereafter. And if the mortgage may at his option do so, and any payment so made shall be added to and become premium as above provided for, the mortgage and shall bear interest at the same rate as said note without waiver, however, of a part of the debt secured by this mortgage, and shall bear interest at the same rate as said note without waiver, however, of any right arising to the mortgage for breach of covenant. And this mortgage may sums so paid by the mortgage. In the event of any suit or action being instituted to foreclose this mortgage, the mortgage affects to repay any sums so paid by the mortgage. In the event of any suit or action being instituted to foreclose this mortgage, the mortgage and using reasonable costs incurred by the mort-gage for title reports and title search, all statutory costs and disbursements and such further sum as the trial court may adjudge reasonable as plaintiff's attorney's less in such suit or action; and, if, an appeal is taken from any judgment or decree entered on such appeal, all sums to be secured by the lien of this mortgage and included in the decree of foreclosure. Lach and all of the covenants and agreements herein contained shall apply to and bind the heirs, executors, administrators and assigns of said mortgagor and of said mortgage respectively.

and assigns of said mortgagor and of said mortgagee respectively. In case suit or action is commenced to foreclose this mortgage, the Court, may upon motion of the mortgage, appoint a receiver to collect the rents and profits arising out of said premises during the pendency of such foreclosure, and apply the same, after first deducting all of said receiver's proper charges and expenses, to the payment of the amount due under this mortgage. In construing this mortgage, it is understood that the mortgagor or mortgagee may be more than one person; that if the context so requires, the singular pronoun shall be taken to mean and include the plural, the masculine, the tempine and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written.

John A. Kalita

Janel B. Kalita

3008

TIMPORTANT NOTICE: Delete, by lining out, whichever, warranty (a) or (b) is not applicable; if warranty (c) is opplicable and if the mortgages is a creditor, as such word is delined in the Truth-in-Lending Act and Regulation Z, the mortgages MUST comply with the Act and Regulation by making regulated disclosures, for this purpose, if this instrument is to be a FIRST flent to finance the purchase of n dwelling, use Stevens-Kess form No. 1305 or equivalent, it is instrument is NOT to be a FIRST seven. These form No. 1306; ar equivalent, it is instrument is NOT to be a FIRST seven. These form No. 1306; ar equivalent, it is instrument is NOT to be a FIRST seven. These form No. 1306; ar equivalent, it is instrument is NOT to be a FIRST seven. It is is form No. 1306; ar equivalent is instrument is NOT to be a first seven. It is instrument is NOT to be a first seven. It is is form No. 1306; ar equivalent is NOT to be a first seven. It is not the instrument is NOT to be a first seven. It is not the instrument is NOT to be a first seven. It is not the instrument is NOT to be a first seven. It is not the instrument is NOT to be a first seven. It is not the instrument is NOT to be a first is not the instrument is NOT to be a first is not the instrument is NOT to be a first is not the instrument is NOT to be a first is not the instrument is NOT to be a first is not the instrument is NOT to be a first is not the instrument is NOT to be a first is not the instrument is NOT to be a first is not the instrument is NOT to be a first is not the instrument is NOT to be a first is not the instrument is NOT to be a first is not the instrument is NOT to be a first is not the instrument is NOT to be a first is not the instrument is NOT to be a first is not the instrument is NOT to be a first is not the instrument is NOT to be a first is not the instrument is NOT to be a first is not the instrument is NOT to be a first is not the instrument is NOT to be a first is not the inst is not the inst is not the instrument is NOT to be a fir noirs, executors, adjantations and manuful have

follows town

1064.1

AFTER RECORDING RETURN TO

JOHN AND ELEANDE C. KALITAJER P.O. BOX 18/18104151 1395 W CHILODUN, OR 97624

TO HAVE AND TO HOLD the said premises with the apputtementes unto the solil mortangles. The or at any time during the term of this morthage.

proofs then from, and any and self institutes upon said infinities at the time of the secondor of the methods. SLATE OF OREGON wind, and self institutes upon said infinities at the time of the secondor of the methods. Together with all and singular the Assiminity hereditaments and appendences of elements for several relations County of Klamath

BE IT REMEMBERED, That on this _____ day of _____ day of _____ , 19.78 before me, the undersigned, a notary public in and for said county and state, personally appeared the within named John A. Kalita and Janet B. Kalita

known to me to be the identical individual s. described in and who executed the within instrument and S S S F acknowledged to me that they executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and allixed

my official seal the day and year last above written. P

22

3 - A 7 E

ANTINE SHELL

13 <u>5</u>6

 $\cdot n^{\circ}C$

Deputy.

Title

Notary Public for Oregon. My Commission expires 6-9-80

14.11111 STATE OF OREGON MORTGAGE County of Bur acts (hour No. 1009) ption must od Exhibits "A" mid by the I certify that the within instru-STEVENS-NESS LAW PUB, CO., PORTLAND, OR ment was received for record on the-JOHN AND ELEANDS C. KAUTA A.c., 19. County, State and gay of country SPACE RESERVED and the books of page of as PALBOX 181. CHILAPUN QR - TO---JULINESSELT INT STORE WOL record of Mortgages of said County. ator w conFORMODU of RECORDER'S USE P.O. Box 572 CHUOPUN, OR

Witness my hand and seal of Witness my hand and seal of

Kallitz, husband ក្នុងព័

Leningel Br

3009

EXHIBIT "A"

A tract of land situated in the $SE_{4}^{1}NE_{4}^{1}$ and the $NE_{4}^{1}SE_{4}^{1}$ of Section 2, Township 35 South, Range 7 East of the Willamette Meridian, Klamath County, Oregon, more particularly described as follows:

Beginning at a 5/8 inch iron pin on the intersection of the Westerly right of way line of the County Road (Indian Service Road S-45) and the East-West centerline of said Section 2, from which the East + corner of said Section 2 bears North 89° 07' 05" East 275.73 feet; thence Northerly along said right of way line on a curve to the left (radius point bears North 87° 27' 05" West 2814.79 feet, central angle = 01° 50' 03") 90.11 feet; thence continuing along said right of way line North 00° 42' 52" East 1152.33 feet to a 5/8 inch iron pin; thence South 89° 07' 56" West 282.53 feet to a 5/8 inch iron pin; thence South 00° 33' 09" West 966.82 feet to a 5/8 inch iron pin on the left bank of the Sprague River; thence South 52° West 65 feet, more or less, to the center of said Sprague River; thence Southeasterly along the center of said Sprague River to a point 375.00 feet Southerly (measured at right angles) from the East-West center line of said Section 2; thence North 89° 07' 05" East 112 feet, more or less, to a 5/8 inch iron pin on the Westerly right of way line of said county road; thence Northerly along said right of way line on a curve to the left (radius point bears North 79° 45' 01" West 2814.79 feet, central angle = 07° 42' 04") 378.34 feet to the point of beginning.

STATE OF OREG	ON COUNTY	of Klamath:	a -	
		방법 등 이번 전에서 가장을 들었다.	45 지금 감독 관계 같은 것을 가지 않는다.	
Filed for record \$		A D 10 79	2 of <u>11;25</u> 2 of o'clock A	M ond
mis <u>7th</u> day c	м 79	MORIGAGES	on Pa	oe 3007
	70i	Bi far). MILNE, Coun	ity Clork
	\$ 9.00	1 Klass	<u>f Cha</u>	yal)
Wellington and a	a di seconda	\bigcirc		

it