66.1312 м-66 11855 66-1310 NOTE AND MORTGAGE 10522 VILL

Everett J. McGilvray and Shirley Ann McGilvray, husband and wife, THE MORTGAGOR,

Lots 5 and nat portion of nove described	rty located in the State of 6 in Block 3 ar Ronald Street v lots, according k of Klamath Cov	oregon and County od Lots 5 and vacated lying to the duly	6 in Block between Bl recorded p	4 of BAILE	Y TRACTS NO. 4 and adjoin:	2, an ing th
le country offer	K OT HIGHEON OO	21.07, 01.080				
	_					
					**	
_						
gether with the ten ith the premises; el- ntilating, water and verings, built-in stov stalled in or on the p placements of any on	ments, heriditaments, rictric wiring and fixture rigiating systems; screenses, ovens, electric sinks, remises; and any shruber e or more of the foregoin	ghts, privileges, and s: furnace and hea s, doors; window sha air conditioners, ref rry, flora, or timber g items, in whole or the mortcaged prot	l appurtenances ir ting system, wat des and blinds, s rigerators, freezer now growing or in part, all of wheetly:	icluding roads an er heaters, fuel hutters; cabinets, s, dishwashers; ai hereafter planted ich are hereby de	d easements used ir storage receptacles, built-ins, linoleum and all fixtures now i or growing there eclared to be appurt	connect plumb s and for heres on; and enant to
secure the payment	ments, heriditaments, rictic wiring and fixture rigating systems; screens es, ovens, electric sinks, remises; and any shrubbe or more of the foregoin tas, issues, and profits of Thirteen Thou	send Six Hund	ired and no/	100	d easements used ir storage receptacles, built-ins, linoleum nd all fixtures now i or growing therecelared to be appurt	
secure the payment	ments, heriditaments, rictric wiring and fixture rigating systems; sereens es, ovens, electric sinks, remises; and any shrubbe en or more of the foregoin of Thirteen Thou of Thirteen Thou), and interest thereon,	send Six Hund	ired and no/	100	d easements used ir storage receptacles, built-ins, linoleum nd all fixtures now i or growing there eclared to be appurt	
secure the payment	of Thirteen Thou	evidenced by the fo	en Thousand	y note: Six Hundre	d and no/100	Do
secure the payment	of Thirteen Thou	evidenced by the fo	en Thousand	y note: Six Hundre	d and no/100	Do
I promise Oregon, at the at the office of the street of t	of Thirteen Thou of Director of Veterans'	evidenced by the formation of the format	en Thousand terest from the did interest to be togon, as follows:	y note: Six Hundred ate of initial dish paid in lawful me	d and no/100 ursement by the Stoney of the United	ate of States
I promise Oregon, at the at the office of the street of t	of Thirteen Thou	evidenced by the formation of the format	en Thousand terest from the did interest to be togon, as follows:	y note: Six Hundred ate of initial dish paid in lawful me	d and no/100 ursement by the Stoney of the United	ate of States
I promise I promise I promise Terror at the at the office of the successive year and advances be the principal. The due do in the even under ORS 407. If transferred to from date of su date of su	of Thirteen Thou of Thirteen Thou of pay to the STATE OF of the present per he Director of Veterans' on the premises described the fully paid, such path of transfer of ownership to 407.210 who assume a person not entitled to the transfer of the intransfer.	evidenced by the formal principal and Affairs in Salem, Or annuary 15, 15 thereafter, plus Of d in the mortgage, yments to be applied in the mortgage of the premises of the interest of the premises of the interest rate, the same of the premises of the interest rate, the same of the premises of the interest rate, the same of the premises of the interest rate, the same of the premises of the interest rate, the same of the premises of the interest rate, the same of the premises of the interest rate, the same of the premises of the interest rate, the same of the premises of the premises of the same of t	en Thousand terest from the did interest to be egon, as follows: 267 are twelfth cand continuing und first as interest January 15 r any part thereo in his own right. I he balance shall of	y note: Six Hundred ste of initial disb pald in lawful me ad \$75.00 on of the till the full amoun on the unpaid pr to anyone othe will continue to traw interest as	d and no/100 ursement by the St oney of the United the 15 th of e ad valorem taxes to it of the principal, ir	ate of States
I promise I promise I promise Terror at the at the office of the successive year and advances be the principal. The due do in the even under ORS 407. If transferred to from date of su date of su	of Thirteen Thou of Thirteen	evidenced by the formal principal and Affairs in Salem, Or annuary 15, 15 thereafter, plus Of d in the mortgage, yments to be applied in the mortgage of the premises of the interest of the premises of the interest rate, the same of the premises of the interest rate, the same of the premises of the interest rate, the same of the premises of the interest rate, the same of the premises of the interest rate, the same of the premises of the interest rate, the same of the premises of the interest rate, the same of the premises of the interest rate, the same of the premises of the premises of the same of t	en Thousand terest from the did interest to be egon, as follows: 267 are twelfth cand continuing und first as interest January 15 r any part thereo in his own right. I he balance shall of	y note: Six Hundred ste of initial disb pald in lawful me ad \$75.00 on of the till the full amoun on the unpaid pr to anyone othe will continue to traw interest as	d and no/100 ursement by the St oney of the United the 15 th of e ad valorem taxes to it of the principal, ir	ate of States
I promise I promise Oregon, at the at the office of the successive year and advances she principal. The due do In the even under ORS 407.4 if transferred to from date of su This note	of Thirteen Thou of Thirteen Thou of pay to the STATE OF of the present per he Director of Veterans' on the premises described the fully paid, such path of transfer of ownership to 407.210 who assume a person not entitled to the transfer of the intransfer.	evidenced by the formal principal and Affairs in Salem, Ordanian The Tanuary 15, 19 thereafter, plus Of din the mortgage, yments to be applied and be on or before in of the premises o is the indebtedness in a 4% interest rate, the terms of which	en Thousand terest from the did interest to be egon, as follows: 267 are twelfth cand continuing und first as interest January 15 r any part thereo in his own right. I he balance shall of	y note: Six Hundred ste of initial disb pald in lawful me ad \$75.00 on of the till the full amoun on the unpaid pr to anyone othe will continue to traw interest as	d and no/100 ursement by the St oney of the United the 15 th of e ad valorem taxes to it of the principal, ir	ate of States
I promise I promise Oregon, at the at the office of the successive year and advances ship principal. The due do In the even under ORS 407. if transferred to from date of su This note	of Thirteen Thou of pay to the STATE OF ollars (\$ 13,600.00 on pay to the STATE OF ollars (\$ 10,000.00 on the Director of Veterans' on the premises described to the last payment shift of transfer of ownership to 407,210 who assumed to the transfer of ownership to the transfer of ownership to the transfer of ownership to the transfer of secured by a mortgage,	evidenced by the formula of the mortgage, and the mortgage, the mortgage, and the mortgage of the premises of the terms of which the terms of which the mortgage of	en Thousand terest from the did interest to be egon, as follows: 267 are twelfth cand continuing und first as interest January 15 r any part thereo in his own right. I he balance shall of	y note: Six Hundred ste of initial disb pald in lawful me ad \$75.00 on of the till the full amoun on the unpaid pr to anyone othe will continue to traw interest as	d and no/100 ursement by the St oney of the United the 15 th of e ad valorem taxes to it of the principal, ir	ate of States

MORTGAGOR FURTHER COVENANTS AND AGREES:

- To pay all debts and moneys secured hereby;

- Mortgagee shall be entitled to all compensation and damages received under right of eminent domain, or for any tarily released, same to be applied upon the indebtedness;
- 9. Not to lease or rent the premises, or any part of same, without written consent of the mortgagee;
- 10. To promptly notify mortgagee in writing of a transfer of ownership of the premises or any part or interest in same, and to furnish a copy of the instrument of transfer to the mortgagee; any purchaser shall assume the indebtedness, and purchasers not entitled to a loan or 4% interest rate under ORS 407.010 to 407.210 shall pay interest as prescribed by ORS 407.070 on all payments due from the date of transfer; in all other respects this mortgage shall remain in tull force and effect; no instrument of transfer shall be valid unless same contains a covenant of the grantee whereby the grantee assumes the covenants of this mortgage and agrees to pay the indebtedness secured by same.

The mortgagee may, at his option, in case of default of the mortgagor, perform same in whole or in in so doing including the employment of an attorney to secure compliance with the terms of the m interest at the rate provided in the note and all such expenditures shall be immediately repayable by and shall be secured by this mortgage.

Default in any of the covenants or agreements herein contained or the expenditure of any po other than those specified in the application, except by written permission of the mortgagee given be shall cause the entire indebtedness at the option of the mortgagee to become immediately due and pumortgage subject to foreclosure.

The covenants and agreements herein shall extend to and be binding upon the heirs, assigns of the respective parties hereto.

It is distinctly understood and agreed that this mortgage is subject to the provisions of Article XI-A of the Oregon Constitution, ORS 407.010 to 407.210 and any subsequent amendments thereto and to all rules and regulations which have been issued or may hereafter be issued by the Director of Veterans' Affairs pursuant to the provisions of ORS 407.020.

WORDS: The masculine shall be deemed to include the feminine, and the singular the plural where such connotations are applicable herein.

IN WITNESS WHEREOF, The mortgagors have	ve set their hands and seals this day of
· ·	Envett M. Gleray (Seal)
	Shuliyarnin Delviag (Seal)
; ·	(Scal)
	ACKNOWLEDGMENT
STATE OF OREGON,	November 17, 1966
County of Kiamath	}ss.
	red the within named Everett J. McGilvray and Shirley Ann
McGiivray,	, his wife, and acknowledged the foregoing instrument to be their voluntary
et and deed. WITNESS by hand and official seal the day an	
	My Commission expires April 4, 1967 MORTGAGE
	L- 55486
FROM	TO Department of Veterans' Affairs
STATE OF OREGON, County of Klamath	ss.
	ly recorded by me in Klamath County Records, Book of Mortgages,
$A \sim \rho^{-1}$	November - Dorothy Rogers , county Clerk , Deputy.
Filed10:31	at o'clockA
County	By Deputy.
After recording return to: DEPARTMENT OF VETERANS' AFFAIRS State Finance Building	
laj & Salem, Oregon 97310	