	Klamath Falls, Oregon 97601 August 6, 19 80 1981 *** *** I (or if more than one maker) we jointly and of JERRY L. WILLIAMS and CANDACE L. WILLIAMS, at Klamath Falls, Oregon or as directed
\$ 7,000.00 On or before August 8,	1981 *** *** L (or it more than one maker) we jointly and TERRY I WILLIAMS and CANDACE L. WILLIAMS,
III A CANADA THIS DATE OF CHARACTER OF CONTROL OF CONTR	があればないでは、100mmには、100
10 %	August 8, 1980 until paid; interest to be paid
diately due and collectible. Ary part hereof in	t'so paid, all principal and interest, at the option of the holder of interest for collection, I/we may be paid at any time. It this note is placed in the hands of an attorney for collection which the suit or action, including any ple attorney's fees shall be lixed by the court or courts in which the suit or action, including any ple attorney's fees shall be lixed by the court or courts in which the suit or action, including any
an action is tiled, the amount of decided	attorney's lees and collection codys, even though no suit of action is microgram on the suit or action, including any ole attorney's lees shall be lixed by the court or courts in which the suit or action, including any courts in which the suit or action, including any contents of the court
**** or upon closing of located at 2201 Vin	
located at 2201 Vill whichever comes fir	st: (C)

M No. 214 - PROMISSORY, NOTE.

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seized in fee simple of said promises and has a valid, unencumbered title thereto

the continuous promises and has a valid, unencumbered title thereto

and will-warrant and torver defend the same against all persons; that he will pay said note, principal and interest, according to
and will-warrant and torver defend the same against all persons; that he will pay all taxes, assessments and other charges of every
the terms thereof; that while any part of said note remains unpaid, he will pay all taxes, assessments and other charges of every
the terms thereof; the same may be come delinquent; that he will promptly pay and satisfy any and all liens on enumbrances that
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now on or which hereafter may be erected on the require; in an amount not less than the original principal sum of the note of
hazards as the mortgagee may from time to time require; in an amount not less than the original principal sum of the nortdegee and then to the mortgage, in a company or companies acceptable to the mortgage with loss payable list to the mortgages and all lies of the mortgager, shall fail for any reason to procure any such insurance shall be delivered to the mortgages and sinsured low will the mortgager; shall fail for any reason to procure any such insurance and to deliver said policies
the mortgage may procure the same at mortgager a spense; that he will keep the buildings and improvements on said premises
the mortgage may procure the same at mortgager as prepare and to the Villiams of the mortgager, in order to an advise a procure and to the mortgager and will not commit or suffer any waste of said premises. At the request of the mortgage, the mor

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