Oregon co	BY THESE PRESENTS, That rporation theremalter stated, does hereby	別別 多の <u>アイ</u> Page 9013 日 UnicalMoreo SVOLアイグ Page 9013 日 Pupoks Resources Corporation, an , hereinafter called grandor, remuse, release and quitolaim unto
heremafter called g	property with the tenements, he	succesors and essigns all of the grantor's right, title and interest oreditaments and appurtenances thereunto belonging or in any
la seathe offi	Block 2 of WAGON TRACIAL plats thereof on the County Oregon.	IL ACREAGES NUMBER TWO, according to file in the office of the County Clerk
To Have and	to Hold the same unto the gra	ONTIFIUE DESCRIPTION ON REVEXSE SIDE) The and grantee's heirs, successors and assigns forever. This transfer, stated in terms of dollars, is \$ NONE.
OHowever, the act the whole pact of the In constrain changes shall be m In Witness V	ual consideration consists of or ion (indicate which). Of the sentence of this deed, where the context a ade so that this deed shall apply Thereof, the granfor has executed	includes other property or value given or promised which is a between the symbols, if not applicable, should be deleted. See ORS 91.030.) to requires, the singular includes the plural and all grammatical equally to corporations and to individuals. This instrument this 23rd day of March, 1994; signed and its seal, if any, effixed by an officer or other person
duly authorized the THIS INSTRUMENT IN VIOLATION BEFORE SIGNING OR ACCEPTIFILE TO THE PPOPERTY SH PLANNING DEPARTMENT T LIMITS ON LAWSUITS AGAI	Preto by Order of its board of direct of the Property Described in Of Applicable Land Use Laws and Resijlating this instrument, the Person Acquirie out ocheck with the Appendiate City or Coverey Approved Uses and to Determine the Properties of the United Hardward City or Coverey Approved Uses and to Determine the Hardward City or Coverey Approved Uses and the Determine Covered Practices as Determined the United Hardward Covered Practices as Determined Practices as DetermineDetermined Practices as Determined Practices as Determined Practices as	Brooks Resources Corporation NORS MULLIONS NORE MULLIONS NORE MICHAEL P. Hollern, President EARY Michael P. Hollern, President
CRS 20.530.	by Michael Ps. Holl: Dr. sident	ecknowledged before me on March 23 ,1994, ern
NOTARI) COMMI	OF BLOOKS RESOURCE OF STATES TALE BARSS PUBLIC-DEEGON SSION NC WANTE XPIRES JAM, 8, 1985	Operporation, on behalf of the corporation John August Notary Public for Ocean My commission expires - 6 94
CHUCKALLE UHLAN WOW	Ct Nome and Balant	STATE OF OREGON, County of Elements I certify that the within instituted: The restrict for resort on the 28 industrial of Narch 19.94, at li42 o'clock Pail, and recorded in
And College Comp. BINDSTITE SOMP. SITIRLY RECEIVE AG. SINKEY ER SOR 197.	N MANUSELDO 25 PLO BOX 1	book/reel/volume No. 194_0n pails 9013_and/or as fee/file/instan- ment/microllim/reception No. 13121-, Ecord of Deeds of said County. Witness my hand and seel of
Ural required obstitute the Markette taken Markette to the Markette taken Markett	d all lock alders can be independent and the lock of all all all all all all all all all al	County allixed Evelyn Blehn, County Clark TORK By Unitte Mees lles Density

upherez rsvo