Aspen Title #01041706	
This sti - Origen True Died Serie - TRUST DEED (Antigenent Presided) S2505 06-09-94A11:34 RCVD TRUST DEED THIS TRUST DEED, giede this 5th day of May John R. Crofoot dba Nu-Health; Inc. State State State	
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THIS TRUST DEED, made this 5th day of May	, 19 <u>54</u> , between
	, as Grantor,
Aspen Title & Escrow, Inc. Sidney G. Munjar and Patricia S. Munjar, husband	and wife with full reghts
Sidney G. Munjar and Patricia S. Munjar, misoand of survivorship	, as Beneficiary,
Grantor irrevocably grants, bargains, sells and conveys to trustee Klamath County, Oregon, described as:	in trust, with power of sale, the property in
Lot 5, Block 17, INDUSTRIAL ADDITION TO THE CITY	OF KLAMATH FALLS,
in the County of Klamath, State of Oregon.	
CODE 1 Map 3809-33EA TL 7900 together with all and singular the tenements, hereditaments and appurtenances and a or bereatter appertaining, and the rents, issues and profits thereof and all fixtures no the property.	
FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement	
note of even date herewith, payable to beneficiary or order and made by grantor, Maturity of Note 10	the final payment of principal and interest hereof, if
note al even date herewith, payable to Maturity of Note	written consent or approval of the beneficiary, <u>which</u> bligations secured by this instrument, irrespective of d payable (Delete underlined clause it inapplicable.)
To protect the security of this trust deed, grantor agrees. 1. To protect, preserve and maintain the property in good condition and rej	pair; not to remove or demolish any building or im-
 To complete or restore promptly and in good and inclusion of the second and the sec	I restrictions affecting the property; if the beneficiary
to pay for filing same in the proper public other or dates, as seen as agencies as may be deemed desirable by the beneficiary. A To provide and continuously maintain insurance on the buildings now	or hereafter erected on the property mainst have or u
damage by fire and such other hazards as the beneliciary may from time to time to written in companies acceptable to the beneliciary, with loss payable to the latter; liciary as soon as insured; if the grantor shall fail for any reason to procure any such at least litteen days prior to the expiration of any policy of insurance now or heres	the policies to the Deficiely

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Hickery as soon as insured; if the grantor shall fail for any reason to procure any such insurance and to deliver the policies to the beneficiary may pro-tal least lifteen days prior to the expiration of any policy of insurance now or hereafter placed on the buildings, the beneficiary may pro-cure the same at grantor's expense. The amount collected under any fire or other insurance policy may be applied by beneficiary upon any indubtedness secured hereby and in such order as beneficiary may determine, or at option of beneficiary the entire amount so collected, any indubtedness secured hereby and in such order as beneficiary may determine, or at option of beneficiary the entire amount so collected under or invalide's any set done pursuant to such notice.
5. To keep the property free from construction liens and to pay all taxes, assessments and other charges that may be levied or assessed upon or against the property before any part of such taxes, assessments and other charges become past due or delinquent and promptly deliver receipts therein to beneficiary; should the grantor fail to make payment of any taxes, assessments in undaw which for make pay-liens or other charges payable by grantor, either by direct payment or by proving beneficiary with unda with which to make payment thereat is a storessid, the property hereinbed and the amount so paid, with interest at the rate set forth in the note ment, beneficiary may, at its option, make payment thereol, and the amount so paid, with interest and to make payments the dots secured by this trust deed, without waiver of any right arising from breach of any of the covenants hereod and for such payments the dots adoressid, the property hereinbelore described, as well as the grantor, shall be bound to the same extent that they are with inferent as abreasid, the property hereinbelore described, as well as the grantor, shall be inmediately due and payable without notice, bound for the payment of the obligation herein described, and all such payments shall be

NOTE: The Trust Daed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and ison association authorized to insure title to real property of this state, its subsidiaries, attillains, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. "WARNENG: 12 USC 1701 regulates and rany prohibit exercise of this option. "The publician surgests that such an agreement address the issue of obtaining beneficiary's consent in complete detail.

TRUST, DEED	STATE OF OREGON, Sounty of
	I certify that the within instru- ment was received for record on the day of
	RECORDER S USE in book/reel/volume Noon page or as fee/file/instru- ment/microfilm/reception No
Abu Biandag Baten to Plano, Address, Zoji sasta and a state to	Record of of said County. Witness my hand and seal of County affixed.
Aspen Title & Escrow, Inc. _525 Main Street _Klamith Fills OF Performent	NAME ByDeputy



which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneliciary and applied by it first upon any reasonable costs and expenses and attorney's fees, both in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebted-

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This are prevention, that amount required to pay all rescensible costs, expenses and attorney's less necessarily paid or incurred by stration in the trial and appellate courts, necessarily paid or incurred by bandliciary in such proceedings, and the balance applied up in the indebted senses and there is a fault be necessary in additional density and the more than a presense to inde such as the interments as shall be necessary in the statement of the necessary in the statement of the necessary in additional density in the statement of the necessary in the statement (in case of tail recompany and the request.
9. At any times and the motion is to its our pay writtin request of beneficiary, payment of it less and presentation of this deed and the mote los and/creament (in case of tail recompany and the reguest of beneficiary, payment of the less and presentation of this deed and the mote los and/creament (in case of tail recompany and the reguest of beneficiary, payment of the less and presentation of this pay matter of less shall be conclusive more by described as the "person or person is any time without the strate of the truthules thereol. Trustee's the spontery without a variant of the services mentioned in this paragraph shall be not less than \$5.
10. On any delaul by grantiv feword, in the neargraph shall be not less than \$5.
11. The entering upper less that decause of a less shall be conclusive proof of the truthules thereol. Trustee's the sender thereol, in its concert and without regard to the adequest of any security for the indebtedness hereby secured, enter upon and take presends and there of a start there without notice, including integraph is a secure of the property. The dreamed of the property, the conclust and provide the property is a security of the indebtedness hereby as a contrawise conclustive proof of the truthules thereol. Trustee's the spontery of any pay that diverse and profits and the mote and the secure and the secure and there and the secure and the

property is situated, shall be conclusive proof of property appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged, is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneticiary or trustee shall be a party unless such action or proceeding is brought by trustee. The grantor covenants and agrees to and with the beneficiary and the beneficiary's successor in interest that the grantor is lawfully setsed in fee simple of the real property and has a valid, unencumbered title thereto

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that the grantor will warrant and lorever delend the same against all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primurity for grantor's personal, family or household purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, oral representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract red bereby, whether or not named as a beneficiary herein. In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that in construing the trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that

If the context so re quires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be implied to make the provisions hereof apply equally to corporations and to individuals. d and implie 85 IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above

• IMPORTANT NOTICE: Delete, by liaisg out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness form No. 1319, or equivalent. John R. Criftoot is for this purpose use Stevens-Ness form No. 1319 nee with the Act is not required, disregard this noti STATE OF OREGON, County of Klamath in a state An an An Andre

May This instrument was acknowledged before me on . John R. Crofcot bv is instrument was ac acknowledged be me on by 5#-8 shmae Dub Notari 0 as . OKa of .

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My commission expires

æ Notary Public for Oregon

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STATE OF OREGON: COUNTY OF KLAMATH: SS.

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June	A.D., 19 94 at 11:33 o'clock A.M., and duly recorded in Vol. M94,
ol	Mortgages on Page 18134
승규는 물로 가지는 것이 같아?	Evelyp_Biehn · County Clerk
FEE \$15.00	By Dauline Mulendaro
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