PATIENT TRUST AGREEMENT

This T	Trust Agreement is made, 2022, between
("Grantor") an	d, M.D. ("Trustee").
	<u>Trust Estate</u> . Trustee acknowledges receipt in trust from Grantor of the transfer and delivery of funds in the These funds, together with any other funds subsequently transferred to and accepted by Trustee, sees of this trust, shall constitute the "Trust Estate" and shall be administered by Trustee as provided in this
instrument. A	Revocation; Withdrawal of Assets; Modification. Grantor reserves the right at all times to revoke this its entirety; to withdraw from the trust any part or all of the Trust Estate; or to partially revoke or modify this any such revocation, withdrawal of assets or modification shall be valid and fully accomplished whenever eceive from Grantor written notice thereof.
medical service agreement for fee shall be pursuant to the annually. Upon	Beneficiary and Distributions. During the term of this trust, Grantor shall be the only direct beneficiary of the Trust Estate shall be to pay a monthly fee of \$ to Sequim Medical Associates, PLLP, for ces provided by Sequim Medical Associates PLLP pursuant to the Sequim Medical Associates, PLLP, services (the "Service Agreement") between Grantor and Sequim Medical Associates, PLLP. The monthly aid on the tenth day of the month immediately following the month in which the services were provided be Service Agreement. Trustee shall distribute all income of the trust to Grantor not less frequently than on the death of Grantor, all remaining assets of the Trust Estate shall be distributed by Trustee to the personal of Grantor's estate.
may be incons maintain all fu business in Wa in which witho	<u>Powers of Trustee</u> . In administering the Trust Estate, Trustee shall have all of the power, authority and en a trustee under the laws of the State of Washington as amended from time to time, except insofar as they sistent with express provisions of this instrument, which provisions shall control. Trustee shall deposit and ands of the Trust Estate in a non-interest bearing account of a bank authorized by federal or state law to do ashington and insured by the Federal Deposit Insurance Corporation. The funds shall be placed in an account drawals or transfers can be made without delay when such funds are required. The funds may be deposited in a scount with subaccounting that will provide for computation of each beneficiary's allocable share.
5. act as Trustee,	<u>Withdrawal of Trustee</u> . If at any time the Trustee declines, dies, fails, resigns or for any reason is unable to the trust shall terminate and the Trust Estate shall be distributed to the Grantor.
EXEC	CUTED by Grantor and by Trustee on the date first above written.
GRAN	NTOR:
TRUS	TEE:
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