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Jun 25, 2018  
  
STEVEN M. LARIMORE  
CLERK U.S. DIST. CT.  
S.D. OF FLA. - MIAMI

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF FLORIDA  
**18-20549-CR-MORENO/LOUIS**  
Case No. \_\_\_\_\_

18 U.S.C. § 371  
18 U.S.C. § 982(a)(7)

**UNITED STATES OF AMERICA**

vs.

**KARL FREDERICK VOELLER,**

**Defendant.**

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**INFORMATION**

The Attorney for the United States charges that:

**GENERAL ALLEGATIONS**

At all times material to this Information:

**TRICARE PROGRAM**

1. TRICARE was a health care insurance program of the United States Department of Defense. TRICARE provided civilian health benefits for military personnel, military retirees, and military dependents all around the world. The TRICARE program provided medical coverage for Uniformed Service members including those who were active duty and reservists that were a part of the following: United States Army, United States Air Force, United States Navy, United States Marine Corps, United States Coast Guard, Commissioned Corps of the United States Public Health Service, and Commissioned Corps of the National Oceanic and Atmospheric Association, National Guard/Reserve, Army National Guard, Army Reserve, Navy Reserve, Marine Corps Reserve, Air National Guard, Air Force Reserve, and United States Coast Guard Reserve and their families.

This program also covered survivors, former spouses, Medal of Honor recipients and their families, and others registered in the Defense Enrollment Eligibility Reporting System (DEERS).

2. There were two types of beneficiaries under the TRICARE program: (a) Sponsors - active duty, retired and guard/reserve members, and (b) Family Members - spouses and children who were registered in DEERS.

3. In order to pay a claim, TRICARE required that the item or service being billed must be medically necessary, properly prescribed by a licensed physician and actually provided to a TRICARE beneficiary.

4. TRICARE was a Federal health care benefit program as defined by Title 18, United States Code, Section 24(b), and as such it was illegal for an individual to pay kickbacks to a person for the referral of an individual for the furnishing of some health care item, benefit or service.

5. TRICARE contracted with Express Scripts, Incorporated (ESI) to administer the TRICARE program, specifically for the processing and payment of claims.

#### **The Defendant and Related Entities**

6. Company 1, a corporation organized under the laws of the State of Florida, was a pharmacy located in the Middle District of Florida that purportedly provided pharmaceutical drugs and compounded medications to TRICARE and private commercial insurance beneficiaries.

7. Company 2, a corporation organized under the laws of the State of Oklahoma, was a pharmacy located in the Western District of Oklahoma that purportedly provided pharmaceutical drugs and compounded medications to TRICARE and private commercial insurance beneficiaries.

8. Company 3, a corporation organized under the laws of the State of Florida, located in the Southern District of Florida, recruited and paid individuals to refer TRICARE beneficiaries to it so that it could in turn refer those beneficiaries to Companies 1 and 2.

9. Co-conspirator 1, a resident of the State of Florida was the sole owner and officer of Company 3.

10. Uddin Enterprises, Inc., a corporation organized under the laws of the State of New York, recruited and paid individuals to refer TRICARE beneficiaries to it so that it could in turn refer those beneficiaries to Company 3.

11. Asif Uddin, a resident of the State of New York was the sole owner and officer of Uddin Enterprises, Inc.

12. Defendant **KARL FREDERICK VOELLER** was a resident of the State of Florida.

**CONSPIRACY TO PAY AND RECEIVE HEALTH CARE KICKBACKS  
(18 U.S.C. § 371)**

From in or around December of 2014, through in or around May of 2015, in Miami-Dade County, in the Southern District of Florida, and elsewhere, the defendant,

**KARL FREDERICK VOELLER,**

did knowingly, that is, with the intent to further the objects of the conspiracy, and willfully combine, conspire, confederate and agree with Co-conspirator 1, Asif Uddin, and others known and unknown to the Attorney for the United States, to commit offenses against the United States, that is:

a. to violate Title 42, United States Code, Section 1320a-7b(b)(1)(A), by knowingly and willfully soliciting and receiving remuneration, including kickbacks and bribes, directly and indirectly, overtly and covertly, in cash and in kind, in return for referring an individual to a person for the furnishing and arranging for furnishing of any item and service for which payment may be made in whole and in part under a Federal health care program, that is, TRICARE; and

b. to violate Title 42, United States Code, Section 1320a-7b(b)(2)(A), by knowingly and willfully offering and paying any remuneration, including kickbacks and bribes, directly and indirectly, overtly and covertly, in cash and in kind, to a person to induce such person to refer an individual to a person for the furnishing and arranging for the furnishing of any item and service for which payment may be made in whole and in part by a Federal health care program, that is, TRICARE.

#### **PURPOSE OF THE CONSPIRACY**

13. It was a purpose of the conspiracy for the defendant and his co-conspirators to unlawfully enrich themselves by: (1) soliciting, receiving and paying kickbacks and bribes in return for obtaining and referring TRICARE beneficiaries to serve as patients; and (2) submitting and causing the submission of claims to TRICARE for compounded medications that Companies 1 and 2 purported to provide to those TRICARE beneficiaries.

#### **MANNER AND MEANS**

The manner and means by which the defendant and his co-conspirators sought to accomplish the objects and purpose of the conspiracy included, among other things, the following:

14. Co-conspirator 1, through Company 3, offered and paid kickbacks to Asif Uddin and others in exchange for recruiting and referring TRICARE beneficiaries to him so that he could in turn refer those beneficiaries to Companies 1 and 2 in exchange for kickback payments knowing that Companies 1 and 2 would bill TRICARE for compounded medications purportedly dispensed to the recruited TRICARE beneficiaries.

15. Asif Uddin, through Uddin Enterprises, paid kickbacks to **KARL FREDERICK VOELLER** in exchange for recruiting and referring TRICARE beneficiaries that Uddin in turn referred to Co-conspirator 1. **VOELLER** accepted kickbacks from Uddin knowing that

Companies 1 and 2 would bill TRICARE for compounded medications purportedly dispensed to the recruited TRICARE beneficiaries.

16. **KARL FREDERICK VOELLER** paid kickbacks to co-conspirators in exchange for recruiting and referring TRICARE beneficiaries to him so that he could in turn refer those TRICARE beneficiaries to Uddin.

17. **KARL FREDERICK VOELLER** caused TRICARE to pay Companies 1 and 2 based upon compounded medications alleged to have been dispensed to the recruited TRICARE beneficiaries.

18. As a result of these claims, TRICARE made payments to Companies 1 and 2.

#### OVERT ACTS

In furtherance of the conspiracy, and to accomplish its objects and purpose, at least one co-conspirator committed and caused to be committed, in Miami-Dade County, in the Southern District of Florida, and elsewhere, at least one of the following overt acts:

1. On or about December 14, 2014, **KARL FREDERICK VOELLER** sent a text message to Asif Uddin transmitting the TRICARE benefits number for beneficiary J.V.

2. On or about March 3, 2015, **KARL FREDERICK VOELLER** received a kickback in the amount of \$2,000 from Uddin Enterprises, Inc. in exchange for the referral of TRICARE beneficiaries.

3. On or about March 17, 2015, **KARL FREDERICK VOELLER** received a kickback in the amount of \$2,000 from Uddin Enterprises, Inc. in exchange for the referral of TRICARE beneficiaries.

4. On or about March 23, 2015, **KARL FREDERICK VOELLER** paid a kickback to a TRICARE beneficiary in the amount of \$1,200 in exchange for the referral of TRICARE

beneficiaries to Uddin Enterprises, Inc.

All in violation of Title 18, United States Code, Section 371.

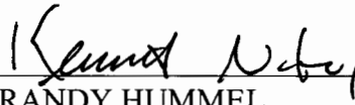
**FORFEITURE**  
**(18 U.S.C. § 982(a)(7))**

1. The allegations of this Information are re-alleged and by this reference fully incorporated herein for the purpose of alleging forfeiture to the United States of certain property in which the defendant, **KARL FREDERICK VOELLER** has an interest.

2. Upon conviction of the violation alleged in this Information, the defendant shall forfeit to the United States, any property, real or personal, that constitutes or is derived, directly or indirectly, from gross proceeds traceable to the commission of the offense.

3. The property subject to forfeiture includes, but is not limited, the entry of a forfeiture money judgment in the amount of the proceeds obtained from the commission of the offense to which he is pleading guilty, pursuant to Title 18, United States Code, Section 982(a)(7).

All pursuant to Title 18, United States Code, Section 982(a)(7), and the procedures set forth in Title 21, United States Code, Section 853, made applicable by Title 18, United States Code, Section 982(b).

  
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RANDY HUMMEL  
ATTORNEY FOR THE UNITED STATES  
ACTING UNDER AUTHORITY CONFERRED  
BY 28 U.S.C. § 515.

  
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KEVIN J. LARSEN  
ASSISTANT UNITED STATES ATTORNEY