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3		CLERK US DISTRICT COURT SOUTHERN DISTRICT OF CALIFORNIA
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6	UNITED STATES DISTRICT COURT	
7	SOUTHERN DISTRICT OF CALIFORNIA	
8	January 2016 Grand Jury	
9	UNITED STATES OF AMERICA,	Case No. 16 CR 1409H
10	Plaintiff,	I <u>NDICTMENT</u>
11	v.	Title 18, U.S.C., Sec. 371 -
12	HOOTAN MELAMED (1),	Conspiracy; Title 18, U.S.C., Secs. 1341 and 1346 - Honest
13	JEAN FRANCOIS PICARD (2), JOHN PANGELINAN (3),	Services Mail Fraud; Title 18, U.S.C., Sec. 1952(a)(1) and
14	PHONG HUNG TRAN (4), JONATHAN PENA (5),	<pre>(a)(2) - Travel Act; Title 18, U.S.C., Sec. 2 - Aiding and</pre>
15		Abetting; Title 18, U.S.C.,
16	Defendants.	Sec. 981(a)(1)(C) and Title 28, U.S.C., Sec. 2461(c) -
17		Criminal Forfeiture
18	The Grand Jury charges, at all times relevant:	
19	INTRODUCTORY ALLEGATIONS	
20	1. Defendant HOOTAN MELAMED	was a pharmacist licensed with the
21	state of California. He operated and was the de facto owner of New	
22	Age Pharmaceuticals, Inc., ("New Age") a compounding pharmacy located	
23	in Beverly Hills, California. He a	also had business interests in other
24	pharmacies, including RoxSan Pha	rmacy, Inc. ("RoxSan"), Concierge
25	Compounding Pharmaceuticals, Inc.	("Concierge"), Alexso, Inc., and
26	Portland Professional Pharmacy	("Portland Pharmacy") (together,
27	"Melamed's Pharmacies"). These co	mpound pharmacies supplied compound
28	creams and other custom pharmaceuticals to patients.	
	VHC:nlv(1):San Diego 6/16/16	

Defendant JEAN FRANCOIS PICARD was a "medical marketer,"
 operating through C.A.S.E., LLC, Versatile Healthcare and Dignity
 Consultants. Among the products that he "marketed" were compound
 creams for Melamed's Pharmacies.

5 3. Defendant JOHN PANGELINAN was a "medical marketer" who 6 "marketed" durable medical equipment ("DME") for Company No. 1. He 7 was the president of Broad Med, Inc.

8 4. Defendant PHONG HUNG TRAN was the owner of Coastline Medical 9 Clinics in Southern California. Dr. Tran was previously a licensed 10 physician in the State of California, but had his license suspended 11 after his arrest and indictment by the San Diego District Attorney's 12 Office in January 2016.

"medical 5. Defendant JONATHAN PENA was a marketer" 13 who "marketed" DME for Company No. 1, compound creams for Melamed's 14 Pharmacies, and Magnetic Resonance Image ("MRI" scans) for Company A, 15 a diagnostic imaging facility. He operated through JP Medical 16 Marketing. 17

FIDUCIARY DUTY OF PHYSICIANS

19 6. Physicians, including medical doctors and chiropractors, 20 owed a fiduciary duty to their patients, requiring physicians to act 21 in their patients' best interests, and not for their own professional, 22 pecuniary, or personal gain.

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WORKERS' COMPENSATION PROGRAMS

7. The California Workers' Compensation System ("CWCS") required that employers in California provide workers' compensation benefits to their employees for qualifying injuries sustained in the course of their employment. Under the CWCS, all claims for payments for services or benefits provided to the injured employee, including

1 medical and legal fees, were billed directly to, and were paid by, the 2 insurer. The CWCS was regulated by the California Labor Code, the 3 California Insurance Code, and the California Code of Regulations, and 4 was administered by the California Department of Industrial Relations.

benefits were administered by the employer, 8. CWCS 5 an insurer, or a third party administrator. The CWCS required claims 6 administrators to authorize and pay for medical 7 care that was "reasonably required to cure or relieve the injured worker from the 8 effects of his or her injury." 9

California law, including but not limited to the California 9. 10 Business and Professions Code, the California Insurance Code, and the 11 12 California Labor Code, prohibited the offering, delivering, 13 soliciting, or receiving of anything of value in return for referring a patient for goods or services paid for under the CWCS. 14

15 10. The United States offered a workers' compensation program to 16 provide medical care to federal workers who suffer work-related 17 injuries or occupational diseases. The program was administered by 18 the Office of Workers' Compensation Programs. Claims are submitted to 19 the Department of Labor for adjudication and payment.

Both California and the federal workers' 11. compensation 20 benefits included prescription medications prescribed by a doctor. 21 Compound creams were specialty medications prescribed for patients who 22 are unable to take medications in their standard formulations (for 23 example, tablets, pills, or injections), for medications that must be 24 absorbed through the skin, or where the specific combination of 25 medicines is not available. Compound pharmacies could custom-mix the 26 prescribed medicines into a cream to be dispensed to the patient. 27

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12. Both California and the federal workers' compensation 1 benefits included DME prescribed by a doctor. DME was any equipment 2 that provides therapeutic benefits to a patient in need because of 3 certain medical conditions and/or illnesses. An Inferential Unit 4 ("IF Unit") device that provides was a low-level electrical 5 stimulation to a body part to encourage healing. 6

Count 1

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CONSPIRACY TO COMMIT HEALTH CARE FRAUD, HONEST SERVICES MAIL FRAUD AND 8 VIOLATE THE TRAVEL ACT, 18 USC § 371

13. Paragraphs 1 through 12 of this Indictment are realleged and 10 incorporated by reference. 11

Beginning on a date unknown to the grand jury and continuing 14. 12 through at least June 2016, within the Southern District of California 13 and elsewhere, defendants HOOTAN MELAMED, JEAN FRANCOIS PICARD, JOHN 14 PANGELINAN, PHONG HUNG TRAN and JONATHAN PENA and others did knowingly 15 and intentionally conspire together and with each other and with 16 others to: 17

commit Health Care Fraud, that is, to knowingly and with the a. 18 intent to defraud execute a material scheme to defraud a health care 19 benefit program, and to obtain by means of materially false and 20 fraudulent pretenses, representations, and promises, any of the money 21 and property owned by, and under the custody and control of a health 22 care benefit program, in connection with the delivery of and payment 23 for health care benefits, items, and services, in violation of 24 Title 18, United States Code, Section 1347; 25

commit Honest Services Mail Fraud, that is, to knowingly and 26 b. with the intent to defraud, devise and participate in a material 27 scheme to defraud and to deprive patients of the intangible right to a 28

1 doctor's honest services, and to cause mailings in furtherance 2 thereof, in violation of Title 18, United States Code, Sections 1341 3 and 1346; and

C. violate the Travel Act, that is, to use and cause to be used 4 facilities in interstate commerce with intent to promote, manage, 5 establish, carry on, distribute the proceeds of, and facilitate the 6 7 promotion, management, establishment, carrying on, and distribution of the proceeds of an unlawful activity, that is, commercial bribery in 8 violation of California law, and, thereafter, to promote and attempt 9 to perform acts to promote, manage, establish, carry on, distribute 10 facilitate the of, and promotion, 11 the proceeds management, establishment, carrying on, and distribution of the proceeds of such 12 unlawful activity, in violation of Title 18, United States Code, 13 Sections 1952(a)(1) and (a)(3). 14

FRAUDULENT PURPOSE

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16 15. It was the goal of the conspiracy to fraudulently obtain 17 money from health care benefit programs by submitting claims for 18 prescription pharmaceuticals and DME that were generated through a 19 secret pattern of bribes to doctors (and those acting with them and on 20 their behalf), to induce the doctors to refer patients to particular 21 pharmacies and DME providers, in violation of the doctors' fiduciary 22 duty to their patients.

MANNER AND MEANS

24 16. The conspirators used the following manner and means in 25 pursuit of their fraudulent purpose:

a. It was a part of the conspiracy that defendants MELAMED,
 PICARD, PANGELINAN and PENA, and other co-conspirators, knowing that
 the payment of per-patient referral fees was unlawful, paid doctors to

1 recommend certain goods and services and refer workers' compensation 2 patients to specific providers for those goods and services, including 3 to pharmacies in which MELAMED had an interest for prescription 4 pharmaceuticals, to Company No. 1 for DME, and to other providers in 5 which the co-conspirators had financial interests for other goods and 6 services.

It was a further part of the conspiracy that defendant TRAN, 7 b. knowing that receiving a per-patient referral fee was unlawful, agreed 8 to accept per-patient bribes from the co-conspirators to refer 9 10 workers' compensation patients to companies owned by his COconspirators or in which they had an interest. 11

12 c. It was a further part of the conspiracy that the co-13 conspirators paid or accepted specific bribe and kickback amounts for 14 specific kinds of prescriptions, including: between \$200-250 per IF 15 Unit referral, \$150-200 for each Flurbiprofen cream prescription, \$150 16 for each Gabapentin cream, and \$50 per Terocin patch.

17 d. It was a further part of the conspiracy that the co-18 conspirators bribed and solicited marketers and doctors to prescribe 19 compound creams and patches over other types of medications, because 20 these custom pharmaceuticals can be billed at high rates to insurance 21 companies.

e. It was a further part of the conspiracy that the coconspirators crafted compound creams and other pharmaceuticals to contain the most expensive components, in order to bill at high rates to insurance companies, instead of customizing the medications to the needs of particular patients.

f. It was a further part of the conspiracy that the coconspirators concealed from patients, and intended to cause the

1 doctors, including Dr. TRAN, to conceal from patients, the kickback
2 and bribe payments made to doctors for referring patients to companies
3 owned by the co-conspirators or in which they had an interest, in
4 violation of the doctors' fiduciary duty to their patients.

5 g. It was a further part of the conspiracy that the co-6 conspirators obscured the true nature of their financial relationships 7 in order to conceal their corrupt payments for patient referrals, 8 including by entering sham agreements to purportedly lease office 9 space or provide marketing services, when in reality the corrupt 10 payments were made in exchange for, or to induce, the referral of 11 patients.

It was a further part of the conspiracy that the coh. 12 conspirators, knowing that the payment of per-patient referral fees 13 intermediaries (referring inserted to them 14 was unlawful, as "marketers" or "marketing companies") to hide and obscure the flow of 15 payments from providers to doctors, when in reality the payments were 16 unlawful volume-based, per-patient referral fees. 17

18 i. It was a further part of the conspiracy that the co19 conspirators obscured the true nature of their financial relationships
20 in order to conceal their corrupt payments for patient referrals,
21 including by creating separate companies in the names of nominees and
22 straw owners, to pay and receive kickback and bribe money.

j. It was a further part of the conspiracy that, knowing that
per-patient referral fees were unlawful, the co-conspirators disguised
their bribes and kickbacks to doctors by providing gift cards,
vacations, sports tickets, cash, or patient referrals.

27 k. It was a further part of the conspiracy that MELAMED, after 28 paying doctors and marketers kickbacks and bribes to prescribe

1 compound creams, then filled the prescriptions himself through New 2 Age, or sent those prescriptions to other pharmacies to be filled, 3 including RoxSan, Concierge, or Portland, in exchange for a further 4 kickback from those pharmacies.

I. It was a further part of the conspiracy that the coconspirators discussed via telephone calls, emails, and in-person
meetings the workers' compensation patients who had been corruptly
referred for goods and services in exchange for kickbacks.

9 m. It was a further part of the conspiracy that the co-10 conspirators utilized interstate facilities, including cellular 11 telephones and email, in order to coordinate the referral of patients 12 for goods and services, knowing that such referrals were predicated on 13 unlawful per-patient kickback payments.

n. It was a further part of the conspiracy that the coconspirators utilized the mails as an essential part of their
fraudulent scheme, including by mailing bills to insurance carriers,
and mailing prescription pharmaceuticals and DME to patients.

0. It was a further part of the conspiracy that co-conspirators
billed, and caused insurers to bill, for services provided to patients
that the co-conspirators had procured by paying bribes and kickbacks.

p. It was a further part of the conspiracy that defendants concealed from insurers and patients the material fact of the kickback arrangements, which were in violation of California state law, that led to the referrals.

Using the manners and means described above, defendants 25 q. submitted and caused to be submitted claims of over \$27 million for 26 million in 27 pharmaceutical prescriptions and over \$7.6 DME prescriptions procured through the payment of bribes and kickbacks. 28

OVERT ACTS

2 17. In furtherance of the conspiracy and in order to effect the 3 objects thereof, the defendants and others committed or caused the 4 commission of the following overt acts in the Southern District of 5 California and elsewhere:

a. On or about August 9, 2012, in a telephone call, PICARD
offered to pay a marketer \$125 per compound cream prescription the
marketer could get a doctor to prescribe, which would be filled by
MELAMED and fraudulently billed to an insurance carrier.

b. On or about August 20, 2012, PICARD offered to pay a marketer a "guaranteed [\$]200 per script" if the marketer could find doctors who would prescribe compound creams to workers' compensation patients, which would be filled by MELAMED and fraudulently billed to an insurance carrier.

15 c. On or about December 12, 2012, PICARD offered a marketer a 16 25 percent kickback of the proceeds on any creams that the marketer 17 could get doctors to prescribe, which would be filled by MELAMED and 18 fraudulently billed to an insurance carrier.

19 d. In or about March 2013, PICARD explained to a marketer that 20 the compound creams cost around \$20 to produce, but that they could 21 bill the insurance company \$3,000 for a "five-pack" of pharmaceuticals 22 that were formulated to contain the highest-priced medications.

e. In or about March 2013, PICARD suggested that a marketer
offer to pay the prescribing doctor between \$100 and \$150 to prescribe
a "five-pack" of prescriptions offered by MELAMED's pharmacy.

f. In or about March 2013, PICARD directed a marketer to fax
 compound cream prescriptions to a fax number for New Age.

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g. On or about March 26, 2013, in a telephone call, PICARD
 requested information about patients that had been procured as a
 result of a bribe, so that New Age could bill the Department of Labor
 for prescription pharmaceuticals for those patients.

h. On or about March 27, 2013, MELAMED caused \$4,497.77 to be
billed to the U.S. Department of Labor's workers' compensation program
for pharmaceuticals that MELAMED had bribed a doctor to prescribe.

8 i. On or about March 28, 2013, MELAMED caused \$2,613.60 to be
9 billed to the U.S. Department of Labor's workers' compensation program
10 for pharmaceuticals that he had bribed a doctor to prescribe.

j. On or about March 30, 2013, MELAMED and PICARD and others caused prescription pharmaceuticals that were prescribed due to payment of kickbacks and bribes to be mailed to a location in San description

15 k. On or about April 4, 2013, MELAMED and PICARD and others 16 caused prescription pharmaceuticals that were prescribed due to 17 payment of kickbacks and bribes to be mailed to a location in San 18 Diego.

19 1. On or about April 11, 2013, MELAMED and PICARD and others 20 caused prescription pharmaceuticals that were prescribed due to 21 payment of kickbacks and bribes to be mailed to a location in San 22 Diego.

23 m. On or about May 2, 2013, MELAMED and PICARD and others 24 caused prescription pharmaceuticals that were prescribed due to 25 payment of kickbacks and bribes to be mailed to a location in San 26 Diego.

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n. On or about May 9, 2013, MELAMED caused \$10,740.28 to be
 billed to the U.S. Department of Labor's workers' compensation program
 for pharmaceuticals that he had bribed a doctor to prescribe.

o. On or about July 23, 2013, MELAMED and PICARD and others
caused prescription pharmaceuticals that were prescribed due to
payment of kickbacks and bribes to be mailed to a location in San
Diego.

p. On or about October 17, 2013, MELAMED caused \$1,476.00 to be
9 billed to the U.S. Department of Labor's workers' compensation program
10 for pharmaceuticals that he had bribed a doctor to prescribe.

11 q. On or about November 26, 2013, MELAMED caused \$1,476.00 to 12 be billed to the U.S. Department of Labor's workers' compensation 13 program for pharmaceuticals that he had bribed a doctor to prescribe.

14 r. On or about June 24, 2014, PENA gave a doctor gift cards 15 totaling \$1,050 in value, in payment for 42 MRI scans that the doctor 16 had referred to Company A.

17 s. On or about August 1, 2014, PENA gave a doctor a gift card 18 for \$725, in payment for 29 MRI scans that the doctor had referred to 19 Company A.

t. On or about April 15, 2014, TRAN and PANGELINAN caused 20 Company No. 1 to send a claim for \$1,375.31 for DME for patient 21 Michael W., that was referred to Company No. 1 due to payment of 22 kickbacks and bribes, to be sent to an insurance company in San Diego. 23 On or about August 21, 2014, TRAN and PANGELINAN caused 24 u. Company No. 1 to send a claim for \$1,375.31 for DME for patient Maria 25 H., that was referred to Company No. 1 due to payment of kickbacks and 26 bribes, to be sent to an insurance company in San Diego. 27

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On or about August 14, 2014, TRAN and PANGELINAN caused 1 v. Company No. 1 to send a claim for \$1,375.31 for DME for patient 2 Francisco C., that was referred to Company No. 1 due to payment of 3 kickbacks and bribes, to be sent to an insurance company in San Diego. 4 w. On or about November 29, 2014, MELAMED caused New Age to 5 send to an insurer in San Diego a claim for reimbursement for 6 prescription pharmaceuticals (for patient Edgar M.). 7

8 x. On or about December 13, 2014, MELAMED caused New Age to 9 send to an insurer in San Diego a claim for reimbursement for 10 prescription pharmaceuticals (for patient Clara S.).

11 y. On or about December 13, 2014, MELAMED caused New Age to 12 send to an insurer in San Diego a claim for reimbursement for 13 prescription pharmaceuticals (for patient Fidel V).

14 z. On or about October 28, 2015, MELAMED paid a marketer a 15 total of \$75,810 for 390 compound creams and 331 Terocin patches 16 prescribed in September 2015 by doctors recruited by the marketer or 17 those working with him.

aa. On or about October 29, 2015, PANGELINAN accepted \$20,130.50
as his share of the kickback paid by MELAMED, for 237 creams and 237
Terocin patches that PANGELINAN's doctors prescribed.

21 bb. On or about November 4, 2015, TRAN asked PENA to send 22 kickback money to a separate marketing company, because TRAN did not 23 want the money going directly to him.

cc. On or about November 4, 2015, TRAN asked PENA to send him a text message that used the code "Let's meet at one [o'clock]" if PENA would pay \$100 per compound cream prescription, or "two [o'clock]" if PENA would pay \$200.

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1 dd. In November 2015, TRAN and PANGELINAN discussed a bribe 2 payment of over \$100 per cream prescribed.

3 ee. On or about November 16, 2015, PANGELINAN delivered to TRAN 4 or TRAN's representative a check for \$10,000 made out to "Team 5 Enterprise," in payment for 50 IF Units referred by TRAN to Company 6 No. 1.

7 ff. On or about November 19, 2015, PANGELINAN accepted a check 8 for \$11,565.06 in payment for the DME referrals he had caused doctors 9 to make to Company No. 1 in October 2015.

10 gg. On or about November 20, 2015, MELAMED paid a marketer a 11 total of \$75,900 for 387 compound creams and 339 Terocin patches 12 prescribed by doctors recruited by that marketer and those working 13 with him in October 2015.

14 hh. On or about November 24, 2015, PANGELINAN suggested a new 15 kickback deal with TRAN, to pay TRAN over \$100 for each compound cream 16 prescription that TRAN prescribed to MELAMED'S Pharmacies.

17 ii. On or about November 24, 2015, PANGELINAN offered to tell 18 doctors that he worked with, including Dr. F and Dr. Y, and their 19 staff, that they should conceal the fact that the doctors were 20 supposed to prescribe a certain amount of DME for the monthly payments 21 received from Company No. 1.

jj. On or about November 24, 2015, PANGELINAN accepted [23] \$17,037.50 as his share of the kickback paid by MELAMED, for 254 [24] creams and 252 Terocin patches that PANGELINAN's doctors prescribed.

25 kk. Sometime before December 2015, TRAN and PANGELINAN agreed 26 that TRAN would receive \$10,000 per month (disguised as payment for 27 "marketing" services) in exchange for referring 50 IF Units per month 28 to Company No. 1.

1 11. On or about December 8, 2015, TRAN said that he would be 2 sending many more DME referrals to Company No. 1, and in order for 3 Company No. 1 to "catch up" on payments due him, TRAN suggested that 4 he only have to refer 40 IF Units per month in exchange for the 5 \$10,000 monthly payment from Company No. 1.

6 mm. On or about December 8, 2015, TRAN and PANGELINAN agreed 7 that TRAN would be paid \$125 per compound cream that he prescribed and 8 sent to PANGELINAN, to be filled by a pharmacy designated by MELAMED.

9 nn. On or about December 15, 2015, PANGELINAN delivered to TRAN 10 or TRAN's representative a check for \$10,000 made out to "Team 11 Enterprise," in payment for 50 IF Units referred by TRAN to Company 12 No. 1.

oo. On or about December 17, 2015, PANGELINAN accepted a check
 for \$7,506.34 in payment for the DME referrals he had caused doctors
 to make to Company No. 1 in November 2015.

16 pp. In or around December 2015, TRAN started a new marketing 17 company so that he could receive kickback payments.

qq. In or about December 2015, MELAMED agreed to pay \$175 per compound cream prescription to a marketer so that TRAN, in turn, could be paid \$125 per prescription for prescribing compound creams to be filled by a pharmacy designated by MELAMED.

22 rr. On or about December 14, 2015, MELAMED paid a marketer a 23 total of \$77,900 for 412 compound creams and 314 Terocin patches 24 prescribed in November 2015 by doctors recruited by the marker or 25 those working with him.

26 ss. On or about December 16, 2015, PANGELINAN accepted 27 \$18,462.50 as his share of the kickback paid by MELAMED, for 256 28 creams and 256 Terocin patches that PANGELINAN's doctors prescribed.

1 tt. On or about January 29, 2016, MELAMED paid a marketer a 2 total of \$64,150 for 335 compound creams and 278 Terocin patches 3 prescribed in December 2015 by doctors recruited by the marketer or 4 those working with him.

5 uu. On or about January 14, 2016, PANGELINAN accepted a check 6 for \$8,610.86 in payment for the DME referrals he had caused doctors 7 to make to Company No. 1 in December 2015.

8 vv. On or about January 14, 2016, PANGELINAN delivered to TRAN 9 or TRAN's representative a check for \$10,000 made out to "Team 10 Enterprise," in payment for 40 or 50 IF Units referred by TRAN to 11 Company No. 1.

12 ww. On or about February 18, 2016, PANGELINAN accepted a check 13 for \$12,981.27 in payment for the DME referrals he had caused doctors 14 to make to Company No. 1 in January 2016.

15 xx. On or about February 29, 2016, MELAMED caused New Age to 16 send to an insurer in San Diego a claim for reimbursement for 17 prescription pharmaceuticals (for patient Edgar M.).

18 yy. On or about March 1, 2016, MELAMED paid a marketer a total 19 of \$54,900 for 273 compound creams and 278 Terocin patches prescribed 20 in January 2016 by doctors recruited by the marketer or those working 21 with him..

zz. On or about March 3, 2016, PANGELINAN accepted \$12,768.75
 as his share of the kickback paid by MELAMED, for 234 creams and 234
 Terocin patches that PANGELINAN's doctors prescribed.

aaa. On or about March 16, 2016, PANGELINAN accepted a check for \$9,469.34 in payment for the DME referrals he had caused doctors to make to Company No. 1 in February 2016.

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bbb. In or about April 2016, over telephone conversations and
 telephone communications, MELAMED agreed to pay a total of \$74,300 for
 412 compound creams and 250 Terocin patches prescribed by doctors
 recruited by a marketer or those working with him in March 2016.

5 ccc. On or about April 18, 2016, PANGELINAN accepted a check for 6 \$10,786.03 in payment for the DME referrals he had caused doctors to 7 make to Company No. 1 in March 2016.

8 ddd. On or about April 22, 2016, PANGELINAN accepted \$4,050 as 9 his share of the kickback paid by MELAMED, for 162 creams that 10 PANGELINAN's doctors prescribed.

11 eee. On or about April 22, 2016, PANGELINAN delivered to a 12 doctor a check for \$12,400 in payment for 124 compound creams referred 13 by that doctor to be filled by MELAMED.

14 fff. On or about May 13, 2016, PANGELINAN accepted a check for 15 \$9,140.29 in payment for the DME referrals he had caused doctors to 16 make to Company No. 1 in April 2016.

17 ggg. On or about June 3, 2016, PANGELINAN accepted \$10,050 as 18 his share of the kickback paid by MELAMED, for 124 creams that 19 PANGELINAN's doctors prescribed.

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

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Counts 2 - 12

HONEST SERVICES MAIL FRAUD, 18 U.S.C. §§ 1341, 1346 AND 2

23 18. Paragraphs 1 through 12 of this Indictment are realleged and 24 incorporated by reference.

19. Beginning on a date unknown and continuing through at least June 2016, within the Southern District of California and elsewhere, defendants HOOTAN MELAMED, JEAN FRANCOIS PICARD, JOHN PANGELINAN and PHONG HUNG TRAN and others, knowingly and with the intent to defraud,

devised a material scheme to defraud, that is, to deprive patients of 1 their intangible right to doctors' honest services. 2

Paragraphs 15 and 16 of this Indictment are realleged and 20. 3 incorporated by reference as more fully describing the scheme to 4 defraud. 5

For the purpose of executing the scheme and attempting to do 21. 6 so, within the Southern District of California, the following 7 defendants knowingly caused to be delivered by U.S. Mail according to 8 the direction thereon the following mail matter: 9

10	A LOUGH TO A			
10	Ct.	Date	Defendants	Item(s) Mailed
11	2	3/30/2013	MELAMED,	Prescription pharmaceuticals
			PICARD	prescribed due to payment of
12				kickbacks by MELAMED and PICARD
	3	4/4/2013	MELAMED,	Prescription pharmaceuticals
13			PICARD	prescribed due to payment of
14				kickbacks by MELAMED and PICARD
- -	4	4/11/2013	MELAMED,	Prescription pharmaceuticals
15			PICARD	prescribed due to payment of
				kickbacks by MELAMED and PICARD
16	5	5/2/2013	MELAMED,	Prescription pharmaceuticals
1.7			PICARD	prescribed due to payment of
17				kickbacks by MELAMED and PICARD
18	6	7/23/2013	MELAMED,	Prescription pharmaceuticals
			PICARD	prescribed due to payment of
19				kickbacks by MELAMED and PICARD
	7	4/15/2014	PANGELINAN,	Claim of \$1375.31 for DME (for
20			TRAN	patient Michael W.) prescribed by
21		3.		TRAN, for which TRAN and
21				PANGELINAN received kickbacks from
22				Company No. 1
	8	8/21/2014	PANGELINAN,	Claim of \$1375.31 for DME (for
23			TRAN	patient Maria H.) prescribed by
24				TRAN, for which TRAN and
24				PANGELINAN received kickbacks from
25				Company No. 1
	9	11/29/2014	MELAMED	Claim for prescription
26				pharmaceuticals (for patient Edgar
				M.) sent by New Age to an insurer
27				
20				

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Defendants Item(s) Mailed Ct. Date 1 Claim for prescription 10 12/13/2014 MELAMED pharmaceuticals (for patient Clara 2 S.) sent by New Age to an insurer 11 12/13/2014 MELAMED Claim for prescription 3 pharmaceuticals (for patient Fidel 4 V.) sent by New Age to an insurer Claim of \$1375.31 for DME (for 12 8/14/2015 PANGELINAN, 5 TRAN patient Francisco C.) prescribed by TRAN, for which TRAN and 6 PANGELINAN received kickbacks from 7 Company No. 1 All in violation of Title 18, United States Code, Sections 1341, 1346 8 and 2. 9 Counts 13 - 14 10 TRAVEL ACT, 18 USC §§ 1952 AND 2 11 Paragraphs 1 through 12 are realleged and incorporated by 12 22. reference. 13 Beginning on date unknown and continuing through at least 23. 14 June 2016, within the Southern District of California and elsewhere, 15 defendants HOOTAN MELAMED and JEAN FRANCOIS PICARD knowingly used and 16 cause to be used facilities in interstate commerce with the intent to 17 promote, manage, establish, carry on, distribute the proceeds of, and 18 facilitate the promotion, management, establishment, carrying on, and 19 distribution of the proceeds of an unlawful activity, that is, bribery 20 in violation of California Penal Code Sections 139.3-32 and California 21 Labor Code Section 3215, and, thereafter, to promote and attempt to 22 perform acts to promote, manage, establish, carry on, distribute the 23 proceeds of, and facilitate the promotion, management, establishment, 24 carrying on, and distribution of the proceeds of such unlawful 25 activity as follows: 26 27 28

Defendants Use of Facility Acts Performed Ct. Date 1 in Thereafter Interstate 2 Commerce 13 8/9/2012 MELAMED, Telephone call by PICARD paid a 3 PICARD PICARD offering marketer 4 to pay \$125 per \$1,053.53 for 3 compound cream sets of compound 5 prescription cream prescriptions 6 filled by MELAMED Telephone call by 14 3/26/2013 MELAMED, PICARD paid a 7 PICARD PICARD to obtain marketer 8 information to \$1,053.53 for 3 fill prescription sets of compound 9 and bill cream insurance carrier prescriptions 10 filled by MELAMED 11 All in violation of Title 18, United States Code, Sections 1952(a)(1), 12 (a) (2) and 2. 13 FORFEITURE ALLEGATION 14 Paragraphs 1 through 12 of this Indictment are realleged and 24. 15 fully set forth herein for the purpose of incorporated as if 16 alleging forfeiture pursuant to Title 18, United States Code, 17 Section 981(a)(1)(C) and Title 28, United States Code, 18 Section 2461(c). 19 Upon conviction of the offenses of Conspiracy, Honest 25. 20 Services Mail Fraud and Travel Act as alleged in Counts 1 through 14, 21 defendants HOOTAN MELAMED, JEAN FRANCOIS PICARD, JOHN PANGELINAN, 22 PHONG HUNG TRAN and JONATHAN PENA shall forfeit to the United States 23 all right, title, and interest in any property, real or personal, that 24 constitutes or is derived from proceeds traceable to a violation of 25 such offenses, including a sum of money equal to the total amount of 26 gross proceeds derived, directly or indirectly, from such offenses. 27 28

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l	26. If any of the above described forfeitable property, as a
2	result of any act or omission of defendants HOOTAN MELAMED, JEAN
3	FRANCOIS PICARD, JOHN PANGELINAN, PHONG HUNG TRAN and JONATHAN PENA:
4	(a) cannot be located upon the exercise of due diligence; (b) has been
5	transferred or sold to, or deposited with, a third party; (c) has been
6	placed beyond the jurisdiction of the Court; (d) has been
7	substantially diminished in value; or (e) has been commingled with
8	other property which cannot be divided without difficulty;
9	it is the intent of the United States, pursuant to Title 21, United
10	States Code, Section 853(p) and Title 18, United States Code,
11	Section 982(b), to seek forfeiture of any other property of defendants
12	HOOTAN MELAMED, JEAN FRANCOIS PICARD, JOHN PANGELINAN, PHONG HUNG TRAN
13	and JONATHAN PENA up to the value of the forfeitable property
14	described above.
15	All pursuant to Title 18, United States Code, Section 981(a)(1)(C) and
16	Title 28, United States Code, Section 2461(c).
17	DATED: June 16, 2016.
18	A TRUE BILL
19	
20	Foreperson
21	LAURA E. DUFFY United States Attorney
22	
23	By: VALERTE H CHICK I hereby attest and certify on 6/16/2016 That the foregoing document is a full, true and correct
24	Assistant U.S. Attorney could be compared by a could be cou
25	CLERK, U.S. DISTRICT COURT SOUTHERN DISTRIGT OF CALIFORNIA
26	By_U.Cutl_Deputy
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