UNITED STATES OF AMERICA

vs.

KARINA U. MERINO,

Defendant.

________________________________________________________

INFORMATION

The United States Attorney charges that:

GENERAL ALLEGATIONS

At all times relevant to this Information:

The Medicare Program

1. The Medicare Program ("Medicare") was a federally funded program that provided free or below-cost health care benefits to certain individuals, primarily the elderly, blind, and disabled. The benefits available under Medicare were governed by federal statutes and regulations. The United States Department of Health and Human Services ("HHS"), through its agency, the Centers for Medicare and Medicaid Services ("CMS"), oversaw and administered Medicare. Individuals who received benefits under Medicare were commonly referred to as Medicare "beneficiaries."

2. Medicare was a "health care benefit program," as defined by Title 18, United States Code, Section 24(b).
3. Medicare programs covering different types of benefits were separated into different
   program “parts.” “Part A” of the Medicare program covered certain eligible home health care costs
   for medical services provided by a “home health agency” (HHA), also referred to as a “provider,”
   to persons who already qualified for Medicare and who additionally required home health services
   because of an illness or disability that caused them to be homebound. Payments for home health care
   medical services were typically made directly to a Medicare-certified HHA or provider based on
   claims submitted to the Medicare program for qualifying services that had been provided to eligible
   beneficiaries.

4. CMS did not directly pay Medicare Part A claims submitted by Medicare-certified
   HHAs. CMS contracted with different private companies to administer the Medicare Part A program
   throughout different parts of the United States. In the State of Florida, CMS contracted with
   Palmetto Government Benefits Administrators (Palmetto). As administrator, Palmetto was to
   receive, adjudicate and pay claims submitted by HHA providers under the Part A program for home
   health claims. Additionally, CMS separately contracted with companies in order to review HHA
   providers’ claims data. CMS first contracted with TriCenturion, a Program Safeguard Contractor.
   Subsequently, on December 15, 2008, CMS contracted with SafeGuard Services, a Zone Program
   Integrity Contractor. Both TriCenturion and SafeGuard Services safeguarded the Medicare Trust
   Fund by reviewing HHA providers’ claims for potential fraud, waste, and/or abuse.

   **Part A Coverage and Regulations**

   **Reimbursements**

5. The Medicare Part A program reimbursed 100% of the allowable charges
   for participating HHAs providing home health care services only if the patient qualified for home
health benefits. A patient qualified for home health benefits only if the patient:

(a) was confined to the home, also referred to as homebound;

(b) was under the care of a physician who specifically determined there was a need for home health care and established the Plan of Care (POC); and

(c) the determining physician signed a certification statement specifying that the beneficiary needed intermittent skilled nursing, physical therapy, speech therapy, or a continued need for occupational therapy; the beneficiary was confined to the home; that a POC for furnishing services was established and periodically reviewed; and that the services were furnished while the beneficiary was under the care of the physician who established the POC.

Record Keeping Requirements

6. Medicare Part A regulations required HHAs providing services to Medicare patients to maintain complete and accurate medical records reflecting the medical assessment and diagnoses of their patients, as well as records documenting the actual treatment of the patients to whom services were provided and for whom claims for reimbursement were submitted by the HHA. These medical records were required to be sufficiently complete to permit Medicare, through Palmetto and other contractors, to review the appropriateness of Medicare payments made to the HHA under the Part A program.

7. Among the written records required to document the appropriateness of home health care claims submitted under Part A of Medicare was a (i) POC that included the physician order, diagnoses, types of services/frequency of visits, prognosis/rehab potential, functional limitations/activities permitted, medications/treatments/nutritional requirements, safety
measures/discharge plans, goals, and the physician’s signature; and (ii) a signed certification statement by an attending physician certifying that the patient was confined to his or her home and was in need of the planned home health services.

8. Additionally, Medicare Part A regulations required HHAs to maintain medical records of every visit made by a nurse, therapist, or home health aide to a patient. The record of a nurse’s visit was required to describe, among other things, any significant observed signs or symptoms, any treatment and drugs administered, any reactions by the patient, any teaching and the understanding of the patient, and any changes in the patient’s physical or emotional condition. The home health aide was required to document the hands-on personal care provided to the beneficiary as the services were deemed necessary to maintain the beneficiary’s health or to facilitate treatment of the beneficiary’s primary illness or injury. These written medical records were generally created and maintained in the form of “skilled nursing progress notes” and “home health aide notes/observations.”

9. Medicare regulations allowed Medicare certified HHAs to subcontract home health care services to nursing companies, registries, or groups (nursing groups), which would bill the certified HHA. The Medicare certified HHA would, in turn, bill Medicare for all services rendered to the patient. The HHA’s professional supervision over subcontracted-for services required the same quality controls and supervision as of its own salaried employees.

10. Medicare paid for insulin injections by an HHA when a beneficiary was determined to be unable to inject his/her own insulin and the beneficiary had no available caregiver able or willing to inject the beneficiary. The basic requirement that the beneficiary be confined to the home
or be homebound was a continuing requirement for a Medicare beneficiary to receive home health benefits.

**The Defendant and Related Companies**

11. Ideal Home Health, Inc. (hereinafter "Ideal") was incorporated on or about April 7, 2005, and did business in Miami-Dade County, purportedly providing skilled nursing services and home health aide services to Medicare beneficiaries that required home health services. In or around August of 2006, Ideal began providing services to Medicare beneficiaries. In or around November of 2006, Ideal became a Medicare-certified HHA and submitted claims directly to Medicare under Medicare provider number 108338.

12. Defendant KARINA U. MERINO was a registered nurse who purportedly provided home health care services to patients of Ideal. As a registered nurse in the home health field, it was her duty to provide skilled nursing services to patients, and maintain proper documentation of all treatments provided to patients. MERINO was a Florida resident, residing in Miami-Dade County.

**HEALTH CARE FRAUD**

(18 U.S.C. § 1347)

From in or around June 22, 2007, and continuing through in or around June 16, 2008, in Miami-Dade County, in the Southern District of Florida, and elsewhere, the defendant, KARINA U. MERINO,

in connection with the delivery of and payment for health care benefits, items, and services, did knowingly and willfully execute, and attempt to execute, a scheme and artifice to defraud Medicare, a health care benefit program affecting commerce, as defined by Title 18, United States Code, Section 24(b), and to obtain, by means of materially false and fraudulent pretenses, representations,
and promises, money and property owned by, and under the custody and control of, Medicare, that is, the defendant, through Ideal, submitted and caused the submission of false and fraudulent claims to Medicare, seeking reimbursement for the cost of various home health services.

**Purpose of the Scheme and Artifice**

13. It was a purpose of the scheme and artifice for the defendant and her accomplices to unlawfully enrich themselves by, among other things: (a) submitting and causing the submission of false and fraudulent claims to Medicare; and (b) offering and paying kickbacks and bribes to Medicare beneficiaries for the use of their Medicare beneficiary numbers as the bases of claims filed for home health care.

**The Scheme and Artifice**

The manner and means by which the defendant sought to accomplish the purpose of the scheme and artifice included, among others, the following:

14. **KARINA U. MERINO** falsified “Skilled Nursing Progress Notes” which indicated that she had injected Medicare beneficiary L.S. two times per day, seven days per week, with insulin when, in truth and in fact, she had not injected L.S. two times per day, seven days per week, with insulin.

15. **KARINA U. MERINO** falsified “Skilled Nursing Progress Notes” which indicated that she had injected Medicare beneficiary J.O. two times per day, seven days per week, with insulin when, in truth and in fact, she had not injected J.O. two times per day, seven days per week, with insulin.

16. **KARINA U. MERINO** falsified “Skilled Nursing Progress Notes” which indicated that she had injected Medicare beneficiary R.R. two times per day, seven days per week, with insulin.
when, in truth and in fact, she had not injected R.R. two times per day, seven days per week, with insulin.

17. **KARINA U. MERINO** caused Ideal to submit approximately $148,000 in Medicare claims for home health benefits by falsely and fraudulently representing, among other things, that home health services were medically necessary and had been provided to home health eligible Medicare beneficiaries.

18. As a result of such false and fraudulent claims, **KARINA U. MERINO** caused Medicare to make payments to Ideal in the approximate amount of $97,000.

**Acts in Execution or Attempted Execution of the Scheme and Artifice**

19. On or about the date set forth below, in Miami-Dade County, in the Southern District of Florida, and elsewhere, the defendant, **KARINO U. MERINO**, in connection with the delivery of and payment for health care benefits, items, and services, did knowingly and willfully execute, and attempt to execute, the above-described scheme and artifice to defraud a health care benefit program affecting commerce, that is, Medicare, and to obtain, by means of materially false and fraudulent pretenses, representations, and promises, money and property owned by, and under the custody and control of, said health care benefit program, in that, the defendant submitted and caused the submission of false and fraudulent Medicare claims representing that Ideal had provided various home health services to Medicare beneficiaries pursuant to a physician’s plans of care:

<table>
<thead>
<tr>
<th>Medicare Beneficiary</th>
<th>Approx. Date of Submission of Claim</th>
<th>Medicare Claim Number</th>
<th>Item Claimed; Approx. Amount Claimed</th>
</tr>
</thead>
<tbody>
<tr>
<td>J. O.</td>
<td>4/1/2008</td>
<td>20809204781205 01</td>
<td>Skilled Nurse, Home Health Aide, Physical Therapy $20,630</td>
</tr>
</tbody>
</table>
In violation of Title 18, United States Code, Sections 1347 and 2.

FORFEITURE
(18 U.S.C. § 982)

1. The allegations contained in this Information are re-alleged and incorporated by reference as though fully set forth herein for the purpose of alleging forfeiture to the United States of America of certain property in which the defendant, KARINA U. MERINO, has an interest.

2. Upon conviction of a violation of Title 18, United States Code, Section 1347, the defendant, KARINO U. MERINO, 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, pursuant to Title 18, United States Code, Section 982(a)(7).

3. The property which is subject to forfeiture includes, but is not limited to, a money judgment in the amount of approximately $97,000 in U.S. currency, which sum represents the gross proceeds of the fraud.

All pursuant to Title 18, United States Code, Section 982(a)(7) and the procedures set forth at Title 21, United States Code, Section 853, as made applicable through Title 18, United States Code, Section 982(b)(1).

WIFREDO FERRER
UNITED STATES ATTORNEY

KEVIN J. LARSEN
ASSISTANT U.S. ATTORNEY