

**UNITED STATES DISTRICT COURT
DISTRICT OF NEW JERSEY**

UNITED STATES OF AMERICA	:	Hon. Jessica S. Allen
	:	
v.	:	Magistrate. No. 25-8247
	:	
MICHAEL KISZKA, and	:	CRIMINAL COMPLAINT
GREGORY KUBINA	:	

I, Timothy Ford, being duly sworn, state the following is true and correct to the best of my knowledge and belief:

SEE ATTACHMENT A

I further state that I am a Task Force Officer with the Drug Enforcement Administration, and that this complaint is based on the following facts:

SEE ATTACHMENT B

continued on the attached pages and made a part hereof.

/s/ Timothy Ford
Timothy Ford, Task Force Officer
Drug Enforcement Administration

Task Force Officer Ford attested to this Affidavit by telephone pursuant to F.R.C.P. 4.1(B)(2)(A) on this 8th day of September, 2025.

/s/ Jessica S. Allen
Hon. Jessica S. Allen
United States Magistrate Judge

ATTACHMENT A

From at least in or around April 2024 through the present, in Ocean County,
in the District of New Jersey, and elsewhere, the defendants,

**MICHAEL KISZKA, and
GREGORY KUBINA,**

did knowingly and intentionally conspire and agree with each other and others to
distribute and possess with intent to distribute a mixture and substance containing
a detectable amount of oxycodone, a Schedule II controlled substance, contrary to
Title 21, United States Code, Sections 841(a)(1) and (b)(1)(C).

In violation of Title 21, United States Code, Section 846.

ATTACHMENT B

I, Timothy Ford, am a Task Force Officer with the Drug Enforcement Administration (the “DEA”). The information contained in the complaint is based upon my personal knowledge, as well as information obtained from other sources, including: (a) statements made or reported by various witnesses with knowledge of relevant facts; (b) my review of publicly available information; and (c) my review of evidence, including video surveillance, business records, bank records, and other documents. Because this complaint is being submitted for a limited purpose, I have not set forth every fact that I know concerning this investigation. Where the contents of documents and the actions and statements of others are reported, they are reported in substance and in part, except where otherwise indicated. Where I assert that an event took place on a particular date, I am asserting that it took place on or about the date alleged.

1. Since at least April 2024, law enforcement, including the DEA, has been investigating Michael Kiszka (“KISZKA”), Gregory Kubina (“KUBINA”), and others for their participation in a drug trafficking organization (the “DTO”). The investigation – which included physical and pole camera surveillance, cellphone toll records, and a review of financial records and data from the New Jersey Prescription Monitoring Program (“NJMP Data”) – revealed a pattern by which KISZKA and KUBINA would obtain and fill prescriptions for oxycodone pills that they diverted and unlawfully sold to others.

2. KISZKA, a resident of New Jersey, received prescriptions for a large amount of oxycodone from a doctor (“Physician-1”), whose practice is in Bayonne, New Jersey. Specifically, NJMP Data for KISZKA shows that Physician-1 has been prescribing KISZKA approximately 180 tablets of 30-milligram oxycodone on a monthly basis since at least February 2020 through approximately August 2025, totaling more than 11,000 oxycodone pills. Since December 2023, KISZKA has paid for the oxycodone prescriptions without using insurance. Based on my law enforcement experience, I know that a prescription of this size, for this long of a period, paid for without using insurance, indicates drug diversion.

3. KUBINA, a resident of New Jersey, also received prescriptions for a large amount of oxycodone from a doctor (“Physician-2”), which KUBINA then provided to KISZKA for distribution. From at least January 2020 through in or around August 2025, KUBINA received bi-weekly prescriptions of approximately 120 tablets of 30-milligram oxycodone from Physician-2.

4. As set forth in the following examples, the investigation has shown that KISZKA contacted, paid, and met with KUBINA when KUBINA filled oxycodone prescriptions:

a. NJPMP Data shows that on or about December 30, 2024, KUBINA filled a prescription for 120 pills of 30-milligram oxycodone. On or about the same day, a withdrawal of \$900 was made from a bank account owned and controlled by KISZKA (“KISZKA’s Bank Account”). At approximately 9:54 a.m., a cellphone that KISZKA owned and controlled (“KISZKA’s Cellular Device”) had contact with a cell phone that KUBINA owned and controlled (“KUBINA’s Cellular Device”) for approximately 27 seconds.

b. NJPMP Data shows that on or about March 10, 2025, KUBINA filled a prescription for 120 pills of 30-milligram oxycodone. On or about the same day, at approximately 9:17 a.m., KISZKA’s Cellular Device had contact with KUBINA’s Cellular Device for approximately less than three minutes. At approximately 9:55 a.m., law enforcement saw KISZKA complete a transaction at a bank in Florham Park, New Jersey. At approximately 11:04 a.m., KISZKA’s Cellular Device had contact with KUBINA’s Cellular Device for approximately nineteen seconds. At approximately 11:05 a.m., law enforcement observed KISZKA complete another transaction at a bank in Brick, New Jersey. Financial records for March 10, 2025, confirmed a total withdrawal of \$1200 from KISZKA’s Bank Account. After making the withdrawals, law enforcement saw KISZKA driving from the bank in Brick, New Jersey to KISZKA’s residence in Toms River, New Jersey (the “Toms River Residence”) where KISZKA arrived at approximately 11:12 a.m. KUBINA was sitting in a vehicle outside the Toms River Residence when KISZKA arrived. After KISZKA parked, law enforcement saw KUBINA go into the Toms River Residence with KISZKA, and KUBINA left approximately five minutes later.

c. NJPMP Data for on or about April 22, 2025, shows that KUBINA filled a prescription for 120 pills of 30-milligram of oxycodone. On or about the same day, at approximately 8:42 a.m., KISZKA’s Cellular Device had contact with KUBINA’s Cellular Device for approximately nineteen seconds. On or about the same day, at approximately 9:53 a.m., poll camera footage showed KUBINA arriving at the Residence. KUBINA went into the Toms River Residence and stayed inside for less than 10 minutes before KUBINA left. On or about the same day, a withdrawal of \$2,600 was made from the KISZKA’s Bank Account.

d. On or about May 5, 2025, a withdrawal of approximately \$560 was made from KISZKA’s Bank Account. NJPMP Data shows that on or about May 6, 2025, KUBINA filled a prescription for 120 pills of 30-milligram oxycodone. On or about the same day, from approximately 8:14 a.m. through 11:14 a.m., KISZKA’s Cellular Device had contact with KUBINA’s Cellular Device approximately 6 times. On or about the same day, poll camera footage showed that at approximately 12:50 p.m., KUBINA arrived at the Toms River Residence. KUBINA went inside and stayed for less than 10 minutes.

e. NJPMP Data shows that on or about May 20, 2025, KUBINA filled a prescription for 120 pills of 30-milligram oxycodone. On or about the same day, from approximately 10:44 a.m. to 4:26 p.m., KISZKA's Cellular Device had contact with KUBINA's Cellular Device approximately 5 times. On or about the same day, a withdrawal of \$900 was made from KISZKA's Bank Account. On or about the same day, poll camera footage showed that KUBINA arrived at the Toms River Residence. KUBINA went inside and stayed for less than 10 minutes.

f. NJPMP Data shows that on or about June 4, 2025, KUBINA filled a prescription for 120 pills of 30-milligram oxycodone. On or about the same day, KUBINA's Cellular Device had contact with KISZKA's Cellular Device at approximately 8:23 a.m. On or about the same day, a withdrawal of \$1,000 was made from KISZKA's Bank Account. On or about the same day, poll camera footage showed that at approximately 9:40 a.m., KUBINA arrived at the Toms River Residence and stayed for approximately 10 minutes.

g. NJPMP Data shows that on or about June 16, 2025, KUBINA filled a prescription for 120 pills of 30-milligram oxycodone. On or about the same day, KUBINA's Cellular Device called KISZKA's Cellular Device at approximately 9:29 a.m. On or about the same day, KUBINA's Cellular Device had contact with a cellular device believed to be controlled by "Individual-1," another member of the DTO and a close associate of KISZKA's ("Individual-1's Cellular Device"), at approximately 9:29 a.m., and texted back and forth with Individual-1's Cellular Device at approximately 10:21 a.m. On or about the same day, poll camera footage showed that at approximately 10:27 a.m., KUBINA arrived at the Toms River Residence. As before, KUBINA went inside and stayed for approximately 15 minutes.

h. NJPMP Data shows that on or about July 2, 2025, KUBINA filled a prescription for 120 pills of 30-milligram oxycodone. On or about the same day, at approximately 11:54 a.m., KISZKA's Cellular Device had contact with KUBINA's Cellular Device for approximately 45 seconds. On or about the same day, poll camera footage showed that at approximately 1:21 p.m., KUBINA arrived at the Toms River Residence. KUBINA went inside and stayed for approximately 15 minutes. On or about the same day, a withdrawal of \$600 was made from KISZKA's Bank Account.

i. These transactions and others support my probable cause to believe that KUBINA obtained oxycodone prescriptions that he sold to KISZKA in the Tom's River Residence.

5. The investigation also revealed that, after obtaining oxycodone from his own prescriptions or from other people, KISZKA distributed the oxycodone. For example:

a. On or about February 24, 2025, law enforcement saw KISZKA and Individual-1, who were together in the same vehicle, drive to the Short Hills Mall

and conduct a suspected hand-to-hand oxycodone sale in the parking lot with another individual, a suspected oxycodone purchaser (“Individual-2”). During the hand-to-hand sale, KISZKA drove up to Individual-2’s vehicle, Individual-1 got out of KISZKA’s vehicle and went over to Individual-2’s vehicle for 30 seconds. Individual-1 then went back to KISZKA’s vehicle. This was the same day that KUBINA filled a prescription for 120 pills of 30-milligram oxycodone and had toll records with Individual-1’s Cellular Device.

b. On or about March 10, 2025, after KUBINA filled an oxycodone prescription and went to the Toms River Residence, as discussed above, law enforcement observed KISZKA drive from the Toms River Residence to his residence in East Hanover, New Jersey (the “East Hanover Residence”). At approximately 3:32 p.m., an individual believed to be a customer of controlled substances (“Individual-3”) arrived at the East Hanover Residence and stayed inside for less than ten minutes. Earlier that day, at approximately 9:15 a.m., a cellular device owned and controlled by Individual-3 (“Individual-3’s Cellular Device”) communicated with Individual-1’s Cellular Device. On or about March 11, 2025, Individual-3’s Cellular Device called Individual-1’s Cellular Device twice and on or about March 12, 2025, Individual-3’s Cellular Device called KISZKA’s Cellular Device three times. Between on or about March 9 through March 12, 2025, Individual-3 sent KISZKA approximately \$3,485 via Zelle.

c. NJPMP Data shows that on or about April 24, 2025, KISZKA filled a prescription for 180 pills of 30-milligram oxycodone. On or about the same day, at approximately 12:21 p.m., Individual-1’s Cellular Device had contact with Individual-3’s Cellular Device for approximately 52 seconds. On or about April 25, 2025, at approximately 8:21 a.m., Individual-1’s Cellular Device had contact with the Individual-3’s Cellular Device. On or about the same day, poll camera footage showed that at approximately 9:13 a.m., Individual-3 went into the East Hanover Residence. On or about the same day, at approximately 1:09 p.m., KISZKA’s Cellular Device had contact with Individual-3’s Cellular Device, and then again at approximately 5:16 p.m. for approximately 25 seconds. Between on or about April 21 through April 29, 2025, Individual-3 sent Individual-1, who as stated before is a member of the DTO and is a close associate of KISZKA, approximately \$5,750 via Zelle.

6. In total, the investigation revealed that KISZKA and KUBINA diverted and distributed approximately 10,140 pills of 30-milligram oxycodone as part of the DTO.