

# INDEX

Jerome A. Robson, M.D., Inc. & Jerome Anthony Robson

Exhibit #	Document
1	People of the State of California v. Jerome Anthony Robson (Case no. 17CF0808)
2	CA Secretary of State: Statement of Information, 06/27/2012

1 SUPERIOR COURT OF CALIFORNIA  
2 COUNTY OF ORANGE, CENTRAL JUSTICE CENTER

**ELECTRONICALLY FILED**  
SUPERIOR COURT OF CALIFORNIA  
COUNTY OF ORANGE

04/03/2017  
08:21 AM

DAVID H. YAMASAKI, Clerk of the Court  
**17CF0808**

6 THE PEOPLE OF THE STATE OF CALIFORNIA, ) FELONY COMPLAINT  
7 ) WARRANT  
8 Plaintiff, )  
9 )  
10 vs. ) No.  
11 JEROME ANTHONY ROBSON 09/28/48 ) OCDA WC16070011  
C1715942 ) OCDA WC15040015  
12 ) OCDA HF12110001  
13 Defendant(s))

14 The Orange County District Attorney charges that in Orange  
15 County, California, the law was violated as follows:

16 COUNT 1: On or about and between July 14, 2014 and August 12,  
17 2015, in violation of Section 550(a)(6) of the Penal Code  
18 (CONSPIRACY TO COMMIT MEDICAL INSURANCE FRAUD), a FELONY, JEROME  
19 ANTHONY ROBSON did unlawfully conspire with TTANYA MORELAND KING  
20 AND CHRISTOPHER KING AND OTHER UNKNOWN INDIVIDUALS, with the  
21 intent to defraud, to make a false and fraudulent claim to  
22 WORKERS' COMPENSATION INSURANCE CARRIERS IN CALIFORNIA for  
23 payment of a health care benefit in an amount exceeding nine  
hundred fifty dollars (\$950). It is further alleged that  
pursuant to and for the purpose of carrying out the objects and  
purposes of the conspiracy, one and more of the conspirators  
committed the following overt acts:

24  
25 OVERT ACT 1

26 On or about 7/14/14, Defendant JEROME ANTHONY ROBSON, M.D.,  
27 entered into an agreement with King Medical Management Inc. and  
Monarch Medical Group Inc.

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OVERT ACT 2

King Medical Management formulated and paid for a 3-day supply of the compound transdermal creams manufactured by Steven's Pharmacy, located in Costa Mesa, in the County of Orange, and arranged for Steven's Pharmacy to ship these creams to Defendant JEROME ANTHONY ROBSON, M.D.

OVERT ACT 3

Defendant JEROME ANTHONY ROBSON, M.D., prescribed the transdermal compound creams manufactured by Steven's Pharmacy to his workers' compensation patients.

OVERT ACT 4

Defendant JEROME ANTHONY ROBSON, M.D., did not customize these compound transdermal creams to each workers' compensation patient and used the formula given to him by Monarch Medical Group.

OVERT ACT 5

Defendant JEROME ANTHONY ROBSON, M.D., then provided the billing information for each workers' compensation patient to King Medical Management Inc. to bill for the dispensing of these creams from his office.

OVERT ACT 6

King Medical Management Inc. billed workers' compensation carriers in excess of \$200 per cream even though the cream only cost \$16.

OVERT ACT 7

King Medical Management Inc., paid Defendant JEROME ANTHONY ROBSON, M.D., 70% of the profits from the amount collected from the workers' compensation carrier for each of the 3-day of the compound creams he dispensed to his workers' compensation patients.

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OVERT ACT 8

In return for the money he received from the billing on the 3-day supply of the transdermal creams, Defendant JEROME ANTHONY ROBSON, M.D., was also required to write a prescription for the 30-day supply of transdermal compound creams which were shipped directly to his workers' compensation patients by Steven's Pharmacy in Costa Mesa, located in the County of Orange.

OVERT ACT 9

In order to give the appearance of legitimacy to the compounded transdermal creams that Defendant JEROME ANTHONY ROBSON, M.D., prescribed to his patients, he signed a letter, dated "Jan 2 2015", that Monarch Medical Group provided to him, which he did not prepare himself, purporting to give instructions to the pharmacy and customize the formula for the compound creams.

OVERT ACT 10

Monarch Medical Group then billed the workers' compensation insurance carriers well in excess of \$700 for each compounded transdermal cream that was shipped by Steven's Pharmacy, located in Costa Mesa, to each of Defendant JEROME ANTHONY ROBSON's patients, even though Monarch Medical Group only paid Steven's Pharmacy \$40 per compound cream to manufacture.

OVERT ACT 11

On or about 2/20/15, Defendant JEROME ANTHONY ROBSON, M.D., also entered into an agreement with King Medical Management and One Source Labs Inc., in which he agreed to order Urine toxicology Drug testing to his workers' compensation patients in return for financial consideration.

OVERT ACT 12

Defendant JEROME ANTHONY ROBSON, M.D., subjected his patients to a Urine Toxicology Test at his clinic, and regardless of the "Point of Care" toxicology test results, referred the test for a quantitative test to One Source Labs per his agreement with King Medical Management.

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OVERT ACT 13

King Medical Management billed workers' compensation insurance carriers for the "Point of Care" toxicology test that was performed at the clinic, and gave 90% of the profit on the amounts collected to Defendant JEROME ANTHONY ROBSON, M.D.

OVERT ACT 14

On or about August 24, 2014, Defendant JEROME ANTHONY ROBSON, M.D., entered into a contract with Monarch Medical Group, to dispense medications Monarch purchased from NuCare Pharmaceuticals, located in the City of Orange, in the County of Orange.

OVERT ACT 15

Monarch paid 70 percent of the net receivable collected from workers' compensation carriers to Defendant JEROME ANTHONY ROBSON, M.D., for the medications he dispensed to his workers' compensation patients which were supplied by NuCare Pharmaceuticals, in the City of Orange.

OVERT ACT 16

On or about 8/24/2014, Defendant JEROME ANTHONY ROBSON, M.D., entered into an agreement with Monarch Medical Group to dispense "Active Kits" which Monarch purchased from NuCare Pharmaceuticals, in Orange, to Defendant JEROME ANTHONY ROBSON's workers' compensation patients.

OVERT ACT 17

Defendant JEROME ANTHONY ROBSON, M.D., dispensed the "Active Kits", share the patient demographics and billing information with Monarch who billed workers' compensation insurance carriers and shared 70% of the profit from the payments received from workers' compensation carriers with Defendant JEROME ANTHONY ROBSON, M.D.

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OVERT ACT 18

On or about February 19, 2105, Defendant JEROME ANTHONY ROBSON, M.D., entered into a contract with Monarch Medical Group, to dispense Medications Monarch purchased from A S Medication Solutions, doing business in the City of Costa Mesa, in the County of Orange.

OVERT ACT 19

Monarch paid 70 percent of the net receivable collected from workers' compensation carriers to Defendant JEROME ANTHONY ROBSON, M.D., for the medications he dispensed to his workers' compensation patients which were supplied to him directly by A S Medication Solutions, in the City of Costa Mesa.

OVERT ACT 20

Between 11/12/14 and 8/12/15, Monarch Medical Group and King Medical Management paid Defendant JEROME ANTHONY ROBSON, M.D., in excess of \$175,710 and at least one payment was issued in the amount of \$17,028.21 on 5/12/15 on Check # 6812.

COUNT 2: On or about and between February 20, 2015 and August 12, 2015, in violation of Section 549 of the Penal Code (FALSE AND FRAUDULENT CLAIM), a FELONY, JEROME ANTHONY ROBSON did unlawfully solicit, accept, and refer business to and from King Medical Management Inc. and One Source Labs Inc., with the knowledge that, and with reckless disregard for whether King Medical Management Inc. and One Source Labs Inc. intended to violate Penal Code section 550 and Insurance Code section 1871.4. (Urine Toxicology)

COUNT 3: On or about and between July 14, 2014 and August 12, 2015, in violation of Section 549 of the Penal Code (FALSE AND FRAUDULENT CLAIM), a FELONY, JEROME ANTHONY ROBSON did unlawfully solicit, accept, and refer business to and from King Medical Management Inc. and Monarch Medical Group Inc., with the knowledge that, and with reckless disregard for whether King Medical Management Inc. and Monarch Medical Group Inc. intended to violate Penal Code section 550 and Insurance Code section 1871.4. (Compound Transdermal Creams from Steven's Pharmacy)

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1 COUNT 4: On or about and between September 04, 2014 and  
2 February 19, 2015, in violation of Section 549 of the Penal Code  
3 (FALSE AND FRAUDULENT CLAIM), a FELONY, JEROME ANTHONY ROBSON  
4 did unlawfully solicit, accept, and refer business to and from  
5 Monarch Medical Group Inc., with the knowledge that, and with  
6 reckless disregard for whether Monarch Medical Group Inc.  
intended to violate Penal Code section 550 and Insurance Code  
section 1871.4. (For Medication Monarch purchased from NuCare  
Pharmaceuticals)

7  
8 COUNT 5: On or about and between February 19, 2015 and  
9 September 09, 2015, in violation of Section 549 of the Penal  
10 Code (FALSE AND FRAUDULENT CLAIM), a FELONY, JEROME ANTHONY  
11 ROBSON did unlawfully solicit, accept, and refer business to and  
12 from Monarch Medical Group Inc., with the knowledge that, and  
13 with reckless disregard for whether Monarch Medical Group Inc.  
intended to violate Penal Code section 550 and Insurance Code  
section 1871.4. (For Medication Monarch purchased from A S  
Medication Solutions)

14 COUNT 6: On or about and between September 04, 2014 and August  
15 12, 2015, in violation of Section 549 of the Penal Code (FALSE  
16 AND FRAUDULENT CLAIM), a FELONY, JEROME ANTHONY ROBSON did  
17 unlawfully solicit, accept, and refer business to and from  
18 Monarch Medical Group Inc., with the knowledge that, and with  
19 reckless disregard for whether Monarch Medical Group Inc.  
intended to violate Penal Code section 550 and Insurance Code  
section 1871.4. (For Active Kits purchased from NuCare)

20 COUNT 7: On or about and between November 12, 2014 and August  
21 12, 2015, in violation of Section 650 of the Business &  
22 Professions Code (REBATES FOR PATIENT REFERRALS), a FELONY,  
23 JEROME ANTHONY ROBSON, a person licensed under the Healing Arts  
24 Division of this Code and the Chiropractic Initiative Act, did  
25 unlawfully offer, deliver, receive, and accept any rebate,  
26 refund, commission, preference, patronage dividend, discount,  
27 and other consideration as compensation and inducement for  
referring patients, clients, and customers to Tanya Moreland  
King and her Business One Source Labs and King's Medical  
Management Inc..

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1 COUNT 8: On or about and between November 12, 2014 and August  
2 12, 2015, in violation of Section 650 of the Business &  
3 Professions Code (REBATES FOR PATIENT REFERRALS), a FELONY,  
4 JEROME ANTHONY ROBSON, a person licensed under the Healing Arts  
5 Division of this Code and the Chiropractic Initiative Act, did  
6 unlawfully offer, deliver, receive, and accept any rebate,  
7 refund, commission, preference, patronage dividend, discount,  
8 and other consideration as compensation and inducement for  
referring patients, clients, and customers to Tanya Moreland  
King and her Business Monarch Medical Group and King Medical  
Management.

9 COUNT 9: On or about and between November 12, 2014 and  
10 September 01, 2015, in violation of Section 650 of the Business  
11 & Professions Code (REBATES FOR PATIENT REFERRALS), a FELONY,  
12 JEROME ANTHONY ROBSON, a person licensed under the Healing Arts  
13 Division of this Code and the Chiropractic Initiative Act, did  
14 unlawfully offer, deliver, receive, and accept any rebate,  
15 refund, commission, preference, patronage dividend, discount,  
and other consideration as compensation and inducement for  
referring patients, clients, and customers to Steven's Pharmacy,  
Tanya Moreland King and her Business Monarch Medical Group Inc..

16 COUNT 10: On or about and between September 15, 2014 and  
17 October 13, 2015, in violation of Section 550(b)(3) of the Penal  
18 Code (INSURANCE FRAUD), a FELONY, JEROME ANTHONY ROBSON, with  
19 the intent to defraud, did unlawfully conceal and knowingly  
20 fail to disclose, and did knowingly assist with another person  
21 to conceal and fail to disclose the occurrence of an event and a  
22 fact that affected the initial and continued material right and  
23 entitlement of Berkshire Hathaway Homestead Companies to an  
24 insurance benefit and payment, and to the amount of a benefit  
25 and payment to which Berkshire Hathaway Homestead Companies was  
entitled, namely: Defendant had a financial interest in and  
received financial incentives to prescribe Compound Creams, Oral  
Medications and Urine Toxicology Tests to his workers'  
compensation patients..

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1 COUNT 11: On or about and between May 13, 2015 and September  
2 14, 2015, in violation of Section 550(b)(3) of the Penal Code  
3 (INSURANCE FRAUD), a FELONY, JEROME ANTHONY ROBSON, with the  
4 intent to defraud, did unlawfully conceal and knowingly fail to  
5 disclose, and did knowingly assist with another person to  
6 conceal and fail to disclose the occurrence of an event and a  
7 fact that affected the initial and continued material right and  
8 entitlement of California Insurance Company - Applied  
9 Underwriters to an insurance benefit and payment, and to the  
10 amount of a benefit and payment to which California Insurance  
11 Company - Applied Underwriters was entitled, namely: Defendant  
12 had a financial interest in and received financial incentives to  
13 prescribe Compound Creams, Oral Medications and Urine Toxicology  
14 Tests to his workers' compensation patients..

11 COUNT 12: On or about and between September 11, 2014 and August  
12 17, 2015, in violation of Section 550(b)(3) of the Penal Code  
13 (INSURANCE FRAUD), a FELONY, JEROME ANTHONY ROBSON, with the  
14 intent to defraud, did unlawfully conceal and knowingly fail to  
15 disclose, and did knowingly assist with another person to  
16 conceal and fail to disclose the occurrence of an event and a  
17 fact that affected the initial and continued material right and  
18 entitlement of Employers Insurance to an insurance benefit and  
19 payment, and to the amount of a benefit and payment to which  
20 Employers Insurance was entitled, namely: Defendant had a  
21 financial interest in and received financial incentives to  
22 prescribe Compound Creams, Oral Medications and Urine Toxicology  
23 Tests to his workers' compensation patients..

20 COUNT 13: On or about and between July 16, 2014 and September  
21 08, 2015, in violation of Section 550(b)(3) of the Penal Code  
22 (INSURANCE FRAUD), a FELONY, JEROME ANTHONY ROBSON, with the  
23 intent to defraud, did unlawfully conceal and knowingly fail to  
24 disclose, and did knowingly assist with another person to  
25 conceal and fail to disclose the occurrence of an event and a  
26 fact that affected the initial and continued material right and  
27 entitlement of ICW to an insurance benefit and payment, and to  
28 the amount of a benefit and payment to which ICW was entitled,  
namely: Defendant had a financial interest in and received  
financial incentives to prescribe Compound Creams, Oral  
Medications and Urine Toxicology Tests to his workers'  
compensation patients..

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1 COUNT 14: On or about and between October 01, 2014 and  
2 September 18, 2015, in violation of Section 550(b)(3) of the  
3 Penal Code (INSURANCE FRAUD), a FELONY, JEROME ANTHONY ROBSON,  
4 with the intent to defraud, did unlawfully conceal and  
5 knowingly fail to disclose, and did knowingly assist with  
6 another person to conceal and fail to disclose the occurrence of  
7 an event and a fact that affected the initial and continued  
8 material right and entitlement of Liberty Mutual Insurance to an  
9 insurance benefit and payment, and to the amount of a benefit  
10 and payment to which Liberty Mutual Insurance was entitled,  
11 namely: Defendant had a financial interest in and received  
12 financial incentives to prescribe Compound Creams, Oral  
13 Medications and Urine Toxicology Tests to his workers'  
14 compensation patients..

15 COUNT 15: On or about and between June 24, 2013 and June 26,  
16 2015, in violation of Section 550(b)(3) of the Penal Code  
17 (INSURANCE FRAUD), a FELONY, JEROME ANTHONY ROBSON, with the  
18 intent to defraud, did unlawfully conceal and knowingly fail to  
19 disclose, and did knowingly assist with another person to  
20 conceal and fail to disclose the occurrence of an event and a  
21 fact that affected the initial and continued material right and  
22 entitlement of Republic Indemnity Company of America to an  
23 insurance benefit and payment, and to the amount of a benefit  
24 and payment to which Republic Indemnity Company of America was  
25 entitled, namely: Defendant had a financial interest in and  
26 received financial incentives to prescribe Compound Creams, Oral  
27 Medications and Urine Toxicology Tests to his workers'  
28 compensation patients..

29 COUNT 16: On or about and between November 04, 2014 and August  
30 24, 2015, in violation of Section 550(b)(3) of the Penal Code  
31 (INSURANCE FRAUD), a FELONY, JEROME ANTHONY ROBSON, with the  
32 intent to defraud, did unlawfully conceal and knowingly fail to  
33 disclose, and did knowingly assist with another person to  
34 conceal and fail to disclose the occurrence of an event and a  
35 fact that affected the initial and continued material right and  
36 entitlement of State Compensation Insurance Fund to an insurance  
37 benefit and payment, and to the amount of a benefit and payment  
38 to which State Compensation Insurance Fund was entitled, namely:  
39 Defendant had a financial interest in and received financial  
40 incentives to prescribe Compound Creams, Oral Medications and  
41 Urine Toxicology Tests to his workers' compensation patients..

1 COUNT 17: On or about and between September 08, 2014 and June  
2 26, 2015, in violation of Section 550(b)(3) of the Penal Code  
3 (INSURANCE FRAUD), a FELONY, JEROME ANTHONY ROBSON, with the  
4 intent to defraud, did unlawfully conceal and knowingly fail to  
5 disclose, and did knowingly assist with another person to  
6 conceal and fail to disclose the occurrence of an event and a  
7 fact that affected the initial and continued material right and  
8 entitlement of The Hartford to an insurance benefit and payment,  
9 and to the amount of a benefit and payment to which The Hartford  
was entitled, namely: Defendant had a financial interest in and  
received financial incentives to prescribe Compound Creams, Oral  
Medications and Urine Toxicology Tests to his workers'  
compensation patients..

10 COUNT 18: On or about and between November 07, 2014 and  
11 September 01, 2015, in violation of Section 550(b)(3) of the  
12 Penal Code (INSURANCE FRAUD), a FELONY, JEROME ANTHONY ROBSON,  
13 with the intent to defraud, did unlawfully conceal and  
14 knowingly fail to disclose, and did knowingly assist with  
15 another person to conceal and fail to disclose the occurrence of  
16 an event and a fact that affected the initial and continued  
17 material right and entitlement of Total Health & Productivity  
18 Management to an insurance benefit and payment, and to the  
19 amount of a benefit and payment to which Total Health &  
Productivity Management was entitled, namely: Defendant had a  
financial interest in and received financial incentives to order  
Urine Toxicology Tests and prescribe compound creams to his  
workers' compensation patients.

20 COUNT 19: On or about and between September 16, 2014 and  
21 September 16, 2015, in violation of Section 550(b)(3) of the  
22 Penal Code (INSURANCE FRAUD), a FELONY, JEROME ANTHONY ROBSON,  
23 with the intent to defraud, did unlawfully conceal and  
24 knowingly fail to disclose, and did knowingly assist with  
25 another person to conceal and fail to disclose the occurrence of  
26 an event and a fact that affected the initial and continued  
27 material right and entitlement of TRISTAR Insurance Group to an  
28 insurance benefit and payment, and to the amount of a benefit  
and payment to which TRISTAR Insurance Group was entitled,  
namely: Defendant had a financial interest in and received  
financial incentives to prescribe oral medication and to order  
Urine Toxicology Tests to his workers' compensation patients..

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1 COUNT 20: On or about and between August 25, 2014 and September  
2 23, 2015, in violation of Section 550(b)(3) of the Penal Code  
3 (INSURANCE FRAUD), a FELONY, JEROME ANTHONY ROBSON, with the  
4 intent to defraud, did unlawfully conceal and knowingly fail to  
5 disclose, and did knowingly assist with another person to  
6 conceal and fail to disclose the occurrence of an event and a  
7 fact that affected the initial and continued material right and  
8 entitlement of Zurich Insurance to an insurance benefit and  
9 payment, and to the amount of a benefit and payment to which  
10 Zurich Insurance was entitled, namely: Defendant had a financial  
11 interest in and received financial incentives to prescribe oral  
12 medication and to order Urine Toxicology Tests to his workers'  
13 compensation patients..

10 ENHANCEMENT(S)

11 As to Count(s) 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14,  
12 15, 16, 17, 18, 19 and 20, it is further alleged pursuant to  
13 Penal Code section 12022.6(a)(1) (PROPERTY DAMAGE/LOSS OVER  
14 \$65,000), that JEROME ANTHONY ROBSON intentionally took,  
15 damaged, and destroyed property valued in excess of sixty-five  
16 thousand dollars (\$65,000) during the commission and attempted  
17 commission of the above offense.

18 It is further alleged pursuant to Penal Code section 186.11(a)  
19 (1)/(3) (AGGRAVATED WHITE COLLAR CRIME - OVER \$100,000), that as  
20 to counts 1, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19 and 20,  
21 defendant JEROME ANTHONY ROBSON engaged in a pattern of related  
22 fraudulent felony conduct involving the taking of more than one  
23 hundred thousand dollars (\$100,000) but less than five hundred  
24 thousand dollars (\$500,000).

25 I declare under penalty of perjury, on information and belief,  
26 that the foregoing is true and correct.

27 Dated 04-03-2017 at Orange County, California.

28 KS/AC 17F00363

TONY RACKAUCKAS, DISTRICT ATTORNEY

by: /s/ SHADDI KAMIABIPOUR

SHADDI KAMIABIPOUR, Deputy District Attorney

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RESTITUTION CLAIMED

- None
- \$ \_\_\_\_\_
- To be determined

BAIL RECOMMENDATION:

JEROME ANTHONY ROBSON - \$ 65,000.00

NOTICES:

The People request that defendant and counsel disclose, within 15 days, all of the materials and information described in Penal Code section 1054.3, and continue to provide any later-acquired materials and information subject to disclosure, and without further request or order.

Pursuant to Welfare & Institutions Code §827 and California Rule of Court 5.552, notice is hereby given that the People will seek a court order to disseminate the juvenile case file of the defendant/minor, if any exists, to all parties in this action, through their respective attorneys of record, in the prosecution of this case.



# State of California Secretary of State

**S**

**E-M56757**

**FILED**

In the office of the Secretary of  
State of the State of California

**Jun - 27 2012**

This Space For Filing Use Only

## Statement of Information

(Domestic Stock and Agricultural Cooperative Corporations)

**FEES (Filing and Disclosure): \$25.00. If amendment, see instructions.**

**IMPORTANT - READ INSTRUCTIONS BEFORE COMPLETING THIS FORM**

**1. CORPORATE NAME**

C1054067  
JEROME A. ROBSON, M.D., INC.  
  
1916 SCARBOROUGH COURT  
MODESTO CA 95355

**Due Date:**

**Complete Addresses for the Following (Do not abbreviate the name of the city. Items 2 and 3 cannot be P.O. Boxes.)**

2. STREET ADDRESS OF PRINCIPAL EXECUTIVE OFFICE	CITY	STATE	ZIP CODE
1916 SCARBOROUGH COURT	MODESTO	CA	95355
3. STREET ADDRESS OF PRINCIPAL BUSINESS OFFICE IN CALIFORNIA, IF ANY	CITY	STATE	ZIP CODE
1916 SCARBOROUGH COURT	MODESTO	CA	95355
4. MAILING ADDRESS OF THE CORPORATION, IF DIFFERENT THAN ITEM 2	CITY	STATE	ZIP CODE
1916 SCARBOROUGH COURT	MODESTO	CA	95355

**Names and Complete Addresses of the Following Officers (The corporation must list these three officers. A comparable title for the specific officer may be added; however, the preprinted titles on this form must not be altered.)**

5. CHIEF EXECUTIVE OFFICER/	ADDRESS	CITY	STATE	ZIP CODE
JEROME A ROBSON	1916 SCARBOROUGH COURT	MODESTO, CA	95355	
6. SECRETARY	ADDRESS	CITY	STATE	ZIP CODE
JEROME A ROBSON	1916 SCARBOROUGH COURT	MODESTO, CA	95355	
7. CHIEF FINANCIAL OFFICER/	ADDRESS	CITY	STATE	ZIP CODE
JEROME A ROBSON	1916 SCARBOROUGH COURT	MODESTO	CA	95355

**Names and Complete Addresses of All Directors, Including Directors Who Are Also Officers (The corporation must have at least one director. Attach additional pages, if necessary.)**

8. NAME	ADDRESS	CITY	STATE	ZIP CODE
JEROME A ROBSON	1916 SCARBOROUGH COURT	MODESTO, CA	95355	
9. NAME	ADDRESS	CITY	STATE	ZIP CODE
10. NAME	ADDRESS	CITY	STATE	ZIP CODE

11. NUMBER OF VACANCIES ON THE BOARD OF DIRECTORS, IF ANY: 0

**Agent for Service of Process (If the agent is an individual, the agent must reside in California and Item 13 must be completed with a California street address (a P.O.Box address is not acceptable). If the agent is another corporation, the agent must have on file with the California Secretary of State a certificate pursuant to California Corporations Code section 1505 and Item 13 must be left blank.)**

12. NAME OF AGENT FOR SERVICE OF PROCESS  
CORRINE A ROBSON

13. STREET ADDRESS OF AGENT FOR SERVICE OF PROCESS IN CALIFORNIA, IF AN INDIVIDUAL CITY STATE ZIP CODE  
1916 SCARBOROUGH COURT MODESTO, CA 95355

**Type of Business**

14. DESCRIBE THE TYPE OF BUSINESS OF THE CORPORATION  
PHYSICIAN

15. BY SUBMITTING THIS STATEMENT OF INFORMATION TO THE CALIFORNIA SECRETARY OF STATE, THE CORPORATION CERTIFIES THE INFORMATION CONTAINED HEREIN, INCLUDING ANY ATTACHMENTS, IS TRUE AND CORRECT.

06/27/2012      CORRINE A ROBSON      OFFICE MANAGER  
DATE      TYPE OR PRINT NAME OF PERSON COMPLETING THE FORM      TITLE      SIGNATURE