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Miracle Mile Medical Center, LLC & Gil Pepper

Exhibit #	Document
1	The People of the State of California v. Gil Pepper et al (Case no. BA456262)
2	CA Secretary of State: Statement of Information, 06/18/2013

**SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE COUNTY OF LOS ANGELES**

THE PEOPLE OF THE STATE OF CALIFORNIA,
Plaintiff,
v.
01 GIL TEPPER (DOB: 02/04/1960), and
02 JORGE ANTONIO VITAL (DOB: 01/17/1973),
aka GORGE ANTONIO VITAL
Defendant(s).

CASE NO. BA456262

**FELONY COMPLAINT
FOR ARREST WARRANT**

The undersigned is informed and believes that:

COUNT 1

On or between March 1, 2006 and May 29, 2014, in the County of Los Angeles, the crime of CONSPIRACY TO COMMIT A CRIME, in violation of PENAL CODE SECTION 182(a)(1), a Felony, was committed by GIL TEPPER and JORGE ANTONIO VITAL, who did unlawfully conspire together and with another person and persons whose identity is unknown to commit the crime of WORKERS' COMPENSATION, in violation of the INSURANCE FRAUD IC1871.4(a)(1) Code, a felony; that pursuant to and for the purpose of carrying out the objectives and purposes of the aforesaid conspiracy, the said defendants committed the following overt act and acts at and in the County of LOS ANGELES:

1. Defendant Tepper employed Defendant Jorge Vital (Vital) as the Director of Patient Financial Services for Miracle Mile Medical Center (MMC) beginning February, 2006.
2. Defendant Tepper's Metalink invoices listed P.O. boxes of "269 S. Beverly Dr. #1117, Beverly Hills, CA 90212" and "14320 Ventura Boulevard., #162, Sherman Oaks, CA 91423" as business addresses for his company.
3. Defendant Tepper's Metalink Distributors rented P.O. box #162 at 14320 Ventura Boulevard, Sherman Oaks. Bert Roberts is his contact person. Defendant Tepper identified "Metalink Distributors" as the name in which mail will be received in the PS form 1583-United States Postal Application for Delivery of Mail Through Agent dated November 27, 2007.
4. Defendant Tepper's Metalink Distributors failed to report any Metalink employees to the Employment Development Department (EDD).

5. Defendant Tepper's Metalink Distributors failed to register Metalink with the FDA as required by law.
6. Between 2006 and 2014, Defendant Tepper's MMMC purchased surgical hardware implants and medical devices from FDA registered surgical hardware suppliers, distributors and manufacturers.
7. Between 2006 and 2014, Defendant Tepper's Metalink Distributors issued checks for MMMC's payment to the surgical hardware suppliers, distributors and manufacturers for the surgical hardware implants and medical devices.
8. Between 2006 and 2014, Defendant Vital instructed MMMC employees to create fraudulent Metalink invoices with grossly inflated costs for the surgical hardware implants and medical devices purchased from the FDA registered surgical hardware suppliers, distributors and manufacturers resulting in an average markup of 300% over actual cost.
9. Defendants Tepper and Vital made it appear as though MMMC purchased the hardware from Metalink Distributors, Inc. by creating Metalink invoices displaying grossly inflated costs which far exceed the legal allowable 10% mark up.
10. Between 2006 and 2014, Defendant Vital instructed MMMC employees to submit false and misleading Metalink invoices to the following workers' compensation insurance companies, including but not limited to: Everest National Insurance, Liberty Mutual, Sedgwick, Farmers, ICW Group Insurance Companies, Berkshire Hathaway Homestate Companies, State Compensation Insurance Fund (SCIF), and Employers Insurance for reimbursement per Labor Code 5318.
11. Between 2006 and 2014, Defendant Tepper and Defendant Vital received and deposited payments issued on the fraudulent invoices into accounts they controlled.
12. On July 21, 2016, Defendants Tepper and Vital tracked, created, maintained, controlled and were in possession of a database that contained surgical implant logs listing the names of the true vendors for surgical hardware devices used during the surgeries none of which were Metalink; handwritten and computer generated instructions on how to create Metalink invoices; numerous monthly Excel spreadsheets labelled "Metalink Rate Structure" along with respective Metalink invoices from MMMC's main computer server (the "Metalink Rate Structure" Excel spreadsheet stated the patient's name, date of surgery, vendors name, actual true cost of the surgical implants/surgical related items, Metalink charge for the items, Metalink's markup percentage, and sometimes the carrier's name); Excel spreadsheet

labelled "All Assets" which lists: 6000 San Vicente, MD Realestate, Calspine, Inc., Center Management, Metalink, MMMC, OSSC, The Spine Institute, BKP, Tepper, Inc., Valley Pain, and Yawzza.; Excel spreadsheet stating the collector name, patient names, type of insurance, date of surgery, DRG number, description of surgery, Metalink charge, paid amount by carrier, and carrier name. The first surgery date listed on the spreadsheet is January 3, 2005 and the last surgery date listed is August 26, 2014. The spreadsheet states Metalink's fraudulent charges totaled \$26,754,310 and the amount paid by carriers combined totaled \$18,845,434.60. The total number of patients stated on the worksheet is 1,786.

13. In 2009, Defendant Vital trained Vanessa Vazquez, who worked at MMMCs Billing Department, to access blank Metalink invoices and enter the description and price. Defendant Vital reviewed the invoices and instructed Vazquez to inflate the cost of the surgical hardware. At Defendant Vital's direction, Metalink invoices were mailed to the appropriate insurance companies and were included in all billings that related to surgical implants devices.
14. Defendant Tepper's MMMC never ordered nor received surgical hardware from Metalink.
15. Defendant Vital instructed MMMC employee/biller Consuelo Cosio to include Metalink invoices to the workers' compensation insurance companies.
16. On July 21, 2016, Defendant Vital was in possession of a Metalink invoice in the name of Jose Luna with a surgery date of June 17, 2009 and a billing worksheet; Pioneer Surgical Technologies invoices; Surgical Biologics invoices; Vital Implant Information log in the name of Jose Luna-Alcala, Provider Bill Detail printouts; and an MMMC pay stub printout stating "Jorge Vital" and billing bonuses for February through April 2008.
17. Defendant Tepper provided false testimony when he stated did not know where Metalink ordered their surgical hardware from and denied ever owning Metalink in his August 7, 2012 deposition.
18. Defendant Vital provided false testimony when he stated that Metalink Distributors provides the hospital with implants; that he has no involvement with Metalink; and that Metalink invoices reflect the charges to the hospital for the implants in his May 29, 2014 deposition.
19. Between 2006 and 2014, defendants Tepper and Vital engaged in an ongoing elaborate medical billing fraud scheme.

COUNT 2

On or between July 24, 2006 and May 30, 2013, in the County of Los Angeles, the crime of WORKERS' COMPENSATION INSURANCE FRAUD, in violation of INSURANCE CODE SECTION 1871.4(a)(1), a Felony, was committed by GIL TEPPER and JORGE ANTONIO VITAL, who did unlawfully and knowingly make and cause to be made a false and fraudulent material statement and material representation for the purpose of obtaining and denying compensation, as defined in section 3207 of the Labor Code.

* * * * *

COUNT 3

On or between April 25, 2005 and April 3, 2013, in the County of Los Angeles, the crime of WORKERS' COMPENSATION INSURANCE FRAUD, in violation of INSURANCE CODE SECTION 1871.4(a)(1), a Felony, was committed by GIL TEPPER, who did unlawfully and knowingly make and cause to be made a false and fraudulent material statement and material representation for the purpose of obtaining and denying compensation, as defined in section 3207 of the Labor Code.

* * * * *

COUNT 4

On or between March 1, 2006 and April 3, 2013, in the County of Los Angeles, the crime of WORKERS' COMPENSATION INSURANCE FRAUD, in violation of INSURANCE CODE SECTION 1871.4(a)(1), a Felony, was committed by JORGE ANTONIO VITAL, who did unlawfully and knowingly make and cause to be made a false and fraudulent material statement and material representation for the purpose of obtaining and denying compensation, as defined in section 3207 of the Labor Code.

* * * * *

COUNT 5

On or between March 15, 2010 and March 6, 2014, in the County of Los Angeles, the crime of WORKERS' COMPENSATION INSURANCE FRAUD, in violation of INSURANCE CODE SECTION 1871.4(a)(1), a Felony, was committed by GIL TEPPER and JORGE ANTONIO VITAL, who did unlawfully and knowingly make and cause to be made a false and fraudulent material statement and material representation for the purpose of obtaining and denying compensation, as defined in section 3207 of the Labor Code.

* * * * *

COUNT 6

On or between May 19, 2008 and February 20, 2012, in the County of Los Angeles, the crime of WORKERS' COMPENSATION INSURANCE FRAUD, in violation of INSURANCE CODE SECTION 1871.4(a)(1), a Felony, was committed by GIL TEPPER and JORGE ANTONIO VITAL, who did unlawfully and knowingly make and cause to be made a false and fraudulent material statement and material representation for the purpose of obtaining and denying compensation, as defined in section 3207 of the Labor Code.

* * * * *

COUNT 7

On or between April 7, 2005 and May 8, 2014, in the County of Los Angeles, the crime of WORKERS' COMPENSATION INSURANCE FRAUD, in violation of INSURANCE CODE SECTION 1871.4(a)(1), a Felony, was committed by GIL TEPPER, who did unlawfully and knowingly make and cause to be made a false and fraudulent material statement and material representation for the purpose of obtaining and denying compensation, as defined in section 3207 of the Labor Code.

* * * * *

COUNT 8

On or between March 1, 2006 and May 8, 2014, in the County of Los Angeles, the crime of WORKERS' COMPENSATION INSURANCE FRAUD, in violation of INSURANCE CODE SECTION 1871.4(a)(1), a Felony, was committed by JORGE ANTONIO VITAL, who did unlawfully and knowingly make and cause to be made a false and fraudulent material statement and material representation for the purpose of obtaining and denying compensation, as defined in section 3207 of the Labor Code.

* * * * *

COUNT 9

On or between January 8, 2014 and April 3, 2014, in the County of Los Angeles, the crime of WORKERS' COMPENSATION INSURANCE FRAUD, in violation of INSURANCE CODE SECTION 1871.4(a)(1), a Felony, was committed by GIL TEPPER and JORGE ANTONIO VITAL, who did unlawfully and knowingly make and cause to be made a false and fraudulent material statement and material representation for the purpose of obtaining and denying compensation, as defined in section 3207 of the Labor Code.

* * * * *

COUNT 10

On or between September 28, 2011 and October 18, 2012, in the County of Los Angeles, the crime of WORKERS' COMPENSATION INSURANCE FRAUD, in violation of INSURANCE CODE SECTION 1871.4(a)(1), a Felony, was committed by GIL TEPPER and JORGE ANTONIO VITAL, who did unlawfully and knowingly make and cause to be made a false and fraudulent material statement and material representation for the purpose of obtaining and denying compensation, as defined in section 3207 of the Labor Code.

* * * * *

COUNT 11

On or between October 16, 2006 and July 18, 2013, in the County of Los Angeles, the crime of WORKERS' COMPENSATION INSURANCE FRAUD, in violation of INSURANCE CODE SECTION 1871.4(a)(1), a Felony, was committed by GIL TEPPER and JORGE ANTONIO VITAL, who did unlawfully and knowingly make and cause to be made a false and fraudulent material statement and material representation for the purpose of obtaining and denying compensation, as defined in section 3207 of the Labor Code.

* * * * *

COUNT 12

On or about May 29, 2014, in the County of Los Angeles, the crime of ATTEMPTED PERJURY UNDER OATH, in violation of PENAL CODE SECTION 664/118(a), a Felony, was committed by JORGE ANTONIO VITAL, who being a person who, having taken an oath that he/she would testify, declare, depose, and certify truly before a competent tribunal, officer, and person, to wit, Karine Sepedjian, CSR, in a case in which such an oath may by law be administered, to wit, deposition hearing, did contrary to such oath attempt to state as true a material matter which he/she knew to be false, to wit: that Metalink Distributors provides the hospital with implants; he has no involvement with Metalink; and that Metalink invoices reflect the charges to the hospital for the implant.

It is further alleged, pursuant to Penal Code section 186.11(a)(2), that the offenses set forth in count(s) 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11 and 12 are related felonies, a material element of which is fraud and embezzlement, which involve a pattern of related felony conduct, and the pattern of related felony conduct involves the taking of more than Five Hundred Thousand Dollars (\$500,000).

It is further alleged as to count(s) 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11 and 12 that in the commission of the above offense(s) the said defendant(s), JORGE ANTONIO VITAL and GIL TEPPER, with the intent to do so, took, damaged, and destroyed property of a value exceeding \$3,200,000, within the meaning of Penal Code section 12022.6(a)(4).

It is further alleged as to count(s) 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11 and 12 that the above offense is a theft of over \$100,000, within the meaning of Penal Code section 1203.045(a).

It is further alleged as to counts 6 and 10, that victims Berkshire Hathaway Homestate Companies and Employers Insurance did not discover, and could not reasonably have discovered the offenses set forth herein before November 13, 2015 within the meaning of Penal Code section 803(c):

On November 13, 2015, Detective Ruby Kazmirski from the Los Angeles County District Attorney's Office, Bureau of Investigation sent an email to Shelley Seckel from the National Insurance Crime Bureau (NICB) Task Force. Ms. Seckel forwarded the email to numerous insurance companies.

The email stated in pertinent part:

"The Los Angeles County District Attorney's Office Workers' Compensation Fraud Unit is currently investigating a company called Metalink Distributors which is associated with Dr. Gil Tepper. Dr. Gil Tepper is an orthopedic surgeon who runs and operates Miracle Mile Medical Center (MMMC). It is alleged Tepper created a fictitious shell company called Metalink Distributors in order to create fraudulent invoices that contained inflated prices on surgical hardware used on patients during their medical surgery at MMMC. MMMC submitted the Metalink Distributors invoices to various insurance companies during March 2005 thru December 31, 2013."

As a result of the email disseminated to numerous insurance companies, on or about November 20, 2015, Gordon Oard, Special Investigation Unit Investigator discovered that Berkshire Hathaway had Metalink invoices.

In April 2016, Detective Kazmirski reviewed evidence obtained pursuant to a search warrant executed in February, 2016. As a result, she discovered patient names listed on surgical hardware implant invoices and ran the names via a workers' compensation database. The database showed the patients had claims with Employers Insurance.

On May 12, 2016, Detective Kazmirski notified Employers Insurance of her findings. On or about May 26, 2016, Maria Kramer, Special Investigation Unit Investigator discovered that Employers Insurance had Metalink invoices.

Victim Berkshire Hathaway Homestate Companies did not, nor reasonably could have discovered the crimes until the fictitious nature of invoices were brought to their attention.

Additionally, this fraud was not discovered earlier because the defendants repeatedly, over a period of nearly nine years, created fraudulent invoices through a sham distribution company called Metalink Distributors, Inc. to support the fraudulent and inflated costs that were submitted on patient claims to Berkshire Hathaway Homestate Companies.

Victim Employers Insurance did not, nor reasonably could have discovered the crimes until the fictitious nature of invoices were brought to their attention. Additionally, this fraud was not discovered earlier because the defendants repeatedly, over a period of nearly nine years, created fraudulent invoices through a sham distribution company called Metalink Distributors, Inc. to support the fraudulent and inflated costs that were submitted on patient claims to Employers Insurance.

* * * * *

NOTICE: Conviction of this offense will require the defendant to provide DNA samples and print impressions pursuant to Penal Code sections 296 and 296.1. Willful refusal to provide the samples and impressions is a crime.

NOTICE: The People of the State of California intend to present evidence and seek jury findings regarding all applicable circumstances in aggravation, pursuant to Penal Code section 1170(b) and *Cunningham v. California* (2007) 549 U.S. 270.

NOTICE: A Suspected Child Abuse Report (SCAR) may have been generated within the meaning of Penal Code §§ 11166 and 11168 involving the charges alleged in this complaint. Dissemination of a SCAR is limited by Penal Code §§ 11167 and 11167.5 and a court order is required for full disclosure of the contents of a SCAR.

NOTICE: Any allegation making a defendant ineligible to serve a state prison sentence in the county jail shall not be subject to dismissal pursuant to Penal Code § 1385.

NOTICE: Conviction of this offense prohibits you from owning, purchasing, receiving, possessing, or having under your custody and control any firearms, and effective January 1, 2018, will require you to complete a Prohibited Persons Relinquishment Form (“PPR”) pursuant to Penal Code § 29810.

Further, attached hereto and incorporated herein are official reports and documents of a law enforcement agency which the undersigned believes establish probable cause for the arrest of defendant(s) GIL TEPPER and JORGE ANTONIO VITAL for the above-listed crimes. Wherefore, a warrant of arrest is requested for GIL TEPPER and JORGE ANTONIO VITAL.

I DECLARE UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT AND THAT THIS COMPLAINT, CASE NUMBER BA456262, CONSISTS OF 12 COUNT(S).

Executed at LOS ANGELES, County of Los Angeles, on April 12, 2017.

Ruby Kazmirski
RUBY KAZMIRSKI
DECLARANT AND COMPLAINANT

.....
JACKIE LACEY
DISTRICT ATTORNEY

BY: Wendy Segall
WENDY SEGALL
DEPUTY DISTRICT ATTORNEY
HEALTHCARE FRAUD DIVISION

AGENCY: LACO D.A. I/O: RUBY KAZMIRSKI ID NO.: 77 PHONE: (213) 257-2610
BUREAU OF
INVESTIGATION
DR NO.: 2013-F-2581 OPERATOR: HT PRELIM. TIME EST.: 2 DAY(S)

<u>DEFENDANT</u>	<u>CII NO.</u>	<u>DOB</u>	<u>BOOKING NO.</u>	<u>BAIL RECOM'D</u>	<u>CUSTODY RTN DATE</u>
TEPPER, GIL	A22486703	2/4/1960		\$950,000	
VITAL, JORGE ANTONIO	A09658484	1/17/1973		\$950,000	

It appearing to the Court that probable cause exists for the issuance of a warrant of arrest for the above-named defendant(s), the warrant is so ordered.

GIL TEPPER BAIL: \$ _____

JORGE VITAL BAIL: \$ _____

DATE: _____
Judge of the Above Entitled Court

Pursuant to Penal Code Section 1054.5(b), the People are hereby informally requesting that defense counsel provide discovery to the People as required by Penal Code Section 1054.3.

FELONY COMPLAINT -- ORDER HOLDING TO ANSWER -- P.C. SECTION 872

It appearing to me from the evidence presented that the following offense(s) has/have been committed and that there is sufficient cause to believe that the following defendant(s) guilty thereof, to wit:

GIL TEPPER

<u>Ct.</u>	<u>Charge</u>	<u>Charge Range</u>	<u>Allegation</u>	<u>Alleg. Effect</u>
1	PC 182(a)(1)	Check Code County Jail	PC 186.11(a)(2)	+2-3-5 State Prison
			PC 12022.6(a)(4)	+4 Yrs County Jail
2	IC 1871.4(a)(1)	2-3-5 County Jail	PC 1203.045(a)	PSP
			PC 186.11(a)(2)	+2-3-5 State Prison
			PC 12022.6(a)(4)	+4 Yrs County Jail
3	IC 1871.4(a)(1)	2-3-5 County Jail	PC 1203.045(a)	PSP
			PC 186.11(a)(2)	+2-3-5 State Prison
			PC 12022.6(a)(4)	+4 Yrs County Jail
5	IC 1871.4(a)(1)	2-3-5 County Jail	PC 1203.045(a)	PSP
			PC 186.11(a)(2)	+2-3-5 State Prison
			PC 12022.6(a)(4)	+4 Yrs. Jail
6	IC 1871.4(a)(1)	2-3-5 County Jail	PC 1203.045(a)	PSP
			PC 186.11(a)(2)	+2-3-5 State Prison
			PC 12022.6(a)(4)	+4 Yrs. Jail
7	IC 1871.4(a)(1)	2-3-5 County Jail	PC 1203.045(a)	PSP
			PC 803(c)	Check Code
			PC 186.11(a)(2)	+2-3-5 State Prison
			PC 12022.6(a)(4)	+4 Yrs County Jail
9	IC 1871.4(a)(1)	2-3-5 County Jail	PC 1203.045(a)	PSP
			PC 186.11(a)(2)	+2-3-5 State Prison
			PC 12022.6(a)(4)	+4 Yrs. Jail
10	IC 1871.4(a)(1)	2-3-5 County Jail	PC 1203.045(a)	PSP
			PC 186.11(a)(2)	+2-3-5 State Prison
			PC 12022.6(a)(4)	+4 Yrs. Jail
11	IC 1871.4(a)(1)	2-3-5 County Jail	PC 1203.045(a)	PSP
			PC 803(c)	Check Code
			PC 186.11(a)(2)	+2-3-5 State Prison
			PC 12022.6(a)(4)	+4 Yrs County Jail
			PC 1203.045(a)	PSP

JORGE ANTONIO VITAL

<u>Ct.</u>	<u>Charge</u>	<u>Charge Range</u>	<u>Allegation</u>	<u>Alleg. Effect</u>
1	PC 182(a)(1)	Check Code County Jail	PC 186.11(a)(2)	+2-3-5 State Prison
			PC 12022.6(a)(4)	+4 Yrs County Jail
2	IC 1871.4(a)(1)	2-3-5 County Jail	PC 1203.045(a)	PSP
			PC 186.11(a)(2)	+2-3-5 State Prison
			PC 12022.6(a)(4)	+4 Yrs County Jail
4	IC 1871.4(a)(1)	2-3-5 County Jail	PC 1203.045(a)	PSP
			PC 186.11(a)(2)	+2-3-5 State Prison
			PC 12022.6(a)(4)	+4 Yrs County Jail
5	IC 1871.4(a)(1)	2-3-5 County Jail	PC 1203.045(a)	PSP
			PC 186.11(a)(2)	+2-3-5 State Prison
			PC 12022.6(a)(4)	+4 Yrs. Jail
6	IC 1871.4(a)(1)	2-3-5 County Jail	PC 1203.045(a)	PSP
			PC 186.11(a)(2)	+2-3-5 State Prison
			PC 12022.6(a)(4)	+4 Yrs. Jail
8	IC 1871.4(a)(1)	2-3-5 County Jail	PC 803(c)	Check Code
			PC 186.11(a)(2)	+2-3-5 State Prison
			PC 12022.6(a)(4)	+4 Yrs County Jail
9	IC 1871.4(a)(1)	2-3-5 County Jail	PC 1203.045(a)	PSP
			PC 186.11(a)(2)	+2-3-5 State Prison
			PC 12022.6(a)(4)	+4 Yrs. Jail
10	IC 1871.4(a)(1)	2-3-5 County Jail	PC 1203.045(a)	PSP
			PC 186.11(a)(2)	+2-3-5 State Prison
			PC 12022.6(a)(4)	+4 Yrs. Jail
11	IC 1871.4(a)(1)	2-3-5 County Jail	PC 803(c)	Check Code
			PC 186.11(a)(2)	+2-3-5 State Prison
			PC 12022.6(a)(4)	+4 Yrs County Jail
12	PC 664/118(a)	2-3-4 County Jail	PC 1203.045(a)	PSP
			PC 186.11(a)(2)	+2-3-5 State Prison
			PC 12022.6(a)(4)	+4 Yrs. Jail
			PC 1203.045(a)	PSP

I order that the defendant(s) be held to answer therefore and be admitted to bail in the sum of:

GIL TEPPER _____ Dollars

JORGE ANTONIO VITAL _____ Dollars

and be committed to the custody of the Sheriff of Los Angeles County until such bail is given. Date of arraignment in Superior Court will be:

GIL TEPPER _____ in Dept _____

JORGE ANTONIO VITAL _____ in Dept _____

at: _____ A.M.

Date: _____

Committing Magistrate



State of California
Secretary of State

L

STATEMENT OF INFORMATION
(Limited Liability Company)

23

Filing Fee \$20.00. If this is an amendment, see instructions.

IMPORTANT — READ INSTRUCTIONS BEFORE COMPLETING THIS FORM

FILED
Secretary of State
State of California
JUN 18 2013

This Space For Filing Use Only

1. LIMITED LIABILITY COMPANY NAME

Miracle Mile Medical Center, LLC

File Number and State or Place of Organization

2. SECRETARY OF STATE FILE NUMBER
200408510103

3. STATE OR PLACE OF ORGANIZATION (If formed outside of California)

No Change Statement

4. If there have been any changes to the information contained in the last Statement of Information filed with the California Secretary of State, or no statement of information has been previously filed, this form must be completed in its entirety.

If there has been no change in any of the information contained in the last Statement of Information filed with the California Secretary of State, check the box and proceed to Item 15.

Complete Addresses for the Following (Do not abbreviate the name of the city. Items 5 and 7 cannot be P.O. Boxes.)

5. STREET ADDRESS OF PRINCIPAL EXECUTIVE OFFICE CITY STATE ZIP CODE
6000 San Vicente Blvd Los Angeles CA 90036

6. MAILING ADDRESS OF LLC, IF DIFFERENT THAN ITEM 5 CITY STATE ZIP CODE

7. STREET ADDRESS OF CALIFORNIA OFFICE CITY STATE ZIP CODE
6000 San Vicente Blvd Los Angeles CA 90036

Name and Complete Address of the Chief Executive Officer, if Any

8. NAME ADDRESS CITY STATE ZIP CODE
Gil Tepper 6000 San Vicente Blvd Los Angeles CA 90036

Name and Complete Address of Any Manager or Managers, or if None Have Been Appointed or Elected, Provide the Name and Address of Each Member (Attach additional pages, if necessary.)

9. NAME ADDRESS CITY STATE ZIP CODE
Gil Tepper 6000 San Vicente Blvd Los Angeles CA 90036

10. NAME ADDRESS CITY STATE ZIP CODE

11. NAME ADDRESS CITY STATE ZIP CODE

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 address, a P.O. Box is not acceptable. If the agent is a 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
Madden, Jones, Cole and Johnson, A PROFESSIONAL CORPORATION CO03517C

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

Type of Business

14. DESCRIBE THE TYPE OF BUSINESS OF THE LIMITED LIABILITY COMPANY

HOSPITAL

15. THE INFORMATION CONTAINED HEREIN, INCLUDING ANY ATTACHMENTS, IS TRUE AND CORRECT.

February 12, 2013 Gil Tepper, M.D. Member

DATE TYPE OR PRINT NAME OF PERSON COMPLETING THE FORM TITLE SIGNATURE