

# INDEX

Team Therapy & Diagnostic, LLC & David K. Evans

Exhibit #	Document
1	People of the State of California v. David Kalani Evans et al (Case no. 16CF1356)
2	CA Secretary of State: Statement of Information, 08/02/2011

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

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

05/20/2016  
10:51 AM

ALAN CARLSON, Clerk of the Court  
**16CF1356**

6 THE PEOPLE OF THE STATE OF CALIFORNIA, ) **FELONY COMPLAINT**  
7 ) **REFILED 14ZF0334**  
8 Plaintiff, )  
9 )  
10 vs. ) **No.**  
11 ARSALAN POURTEYMOUR MD 10/12/47 ) **OCDA WC11120004**  
C5148117 ) **OCDA WC14070007**  
12 DAVID KALANI EVANS DC 05/13/72 )  
13 A3105152 )  
14 Defendant(s))

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

17 COUNT 1: On or about and between April 22, 2009 and December  
18 31, 2012, in violation of Section 550(a)(6) of the Penal Code  
19 (CONSPIRACY TO COMMIT MEDICAL INSURANCE FRAUD), a FELONY,  
20 ARSALAN POURTEYMOUR MD and DAVID KALANI EVANS DC did unlawfully  
21 conspire with KAREEN AHMED AND OTHER UNKNOWN INDIVIDUALS, with  
22 the intent to defraud, to make a false and fraudulent claim to  
23 WORKER COMPENSATION INSURANCE CARRIERS for payment of a health  
24 care benefit in an amount exceeding nine hundred fifty dollars  
25 (\$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:

26 OVERT ACT 1

27 David Evans, D.C. formed a professional corporation named  
28 Performance Medical Group Inc.

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OVERT ACT 2

In December of 2009, Dr. Evans gave Dr. Arsalan Pourteymour M.D. authority to enter into an agreement with Kareem Ahmed and his companies: Physicians Funding Solutions LLC and Healthcare Finance Management, to distribute transdermal compound creams to workers compensation patients treated at Performance Medical Group clinics.

OVERT ACT 3

Under the guise of selling accounts receivables to Physicians Funding Solutions and Healthcare Finance Management, Performance Medical Group received kickbacks to prescribe transdermal compound creams manufactured by Curt's Compounding Pharmacy in Orange County California.

OVERT ACT 4

On March 15, 2010, Kareem Ahmed and his company Physician's Funding Solutions LLC agreed to pay Performance Medical Group and Dr. Pourteymour \$115 (One hundred and Fifteen dollars) for each compound cream the medical staff distributed and prescribed to workers compensation patients treated at the clinics.

OVERT ACT 5

At Ahmed direction, Curt's Compounding Pharmacy provided the 3-day supply of the transdermal creams to the physicians who entered into a contract with Physicians Funding Solutions LLC so that the medical staff could hand the creams to the workers compensation patients and justify Performance Medical Group's ability to bill insurance carriers and generate accounts receivables.

OVERT ACT 6

Physicians Funding Solutions LLC would only pay Performance Medical Group for distribution of the transdermal compound creams manufactured by Curt's Compounding Pharmacy if Dr. Pourteymour also prescribed the remaining month's supply a larger size of the transdermal creams to each patient which would then be directly shipped from Curt's Compounding Pharmacy in Orange County to each workers compensation patient.

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OVERT ACT 7

Kareem Ahmed's Company, Physicians' Funding Solutions, paid Performance Medical Group \$115 (one hundred and fifteen dollars) for each transdermal compound cream Dr. Pourteymour distributed and prescribed to the workers compensation patients treated at the Clinic.

OVERT ACT 8

Dr. David Evans, a chiropractor, permitted Dr. Pourteymour to prescribe the transdermal compound creams provided by Curt's Compounding Pharmacy at Performance Medical Group as long as Dr. Pourteymour gave him 50 percent of the payments received Ahmed's companies: namely, Physicians Funding Solutions and Healthcare Finance Management..

OVERT ACT 9

Between 1/7/10 and 12/20/12, Kareem Ahmed paid Dr. Pourteymour and Performance Medical Group in excess of \$650,000 in kickbacks for distributing and prescribing compound transdermal creams to workers compensation patients at Dr Evans' Clinics.

OVERT ACT 10

Physicians Funding Solutions issued at least one payment to Performance Medical group and Dr. Pourteymour, on 12/20/12 in the amount of \$190.

OVERT ACT 11

Dr. Pourteymour distributed thousands of transdermal compound creams manufactured by Curt's Compounding Pharmacy in Orange County to the workers compensation patients treated at Performance Medical Group regardless of medical necessity.

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1 COUNT 2: On or about and between June 17, 2011 and December  
2 31, 2012, in violation of Section 650 of the Business &  
3 Professions Code (REBATES FOR PATIENT REFERRALS), a FELONY,  
4 ARSALAN POURTEYMOUR MD and DAVID KALANI EVANS DC, a person  
5 licensed under the Healing Arts Division of this Code and the  
6 Chiropractic Initiative Act, did unlawfully offer, deliver,  
7 receive, and accept any rebate, refund, commission, preference,  
8 patronage dividend, discount, and other consideration as  
9 compensation and inducement for referring patients, clients, and  
10 customers to CURT'S COMPOUNDING PHARMACY IN FOUNTAIN VALLEY,  
11 CALIFORNIA.

9 COUNT 3: On or about and between June 17, 2010 and December 31,  
10 2012, in violation of Section 550(a)(5) of the Penal Code  
11 (INSURANCE FRAUD - WRITTEN CLAIM), a FELONY, ARSALAN POURTEYMOUR  
12 MD and DAVID KALANI EVANS DC, with the intent to defraud, did  
13 knowingly and unlawfully prepare, make, and subscribe a material  
14 writing, with the intent to present and use it, and to allow it  
15 to be presented to STATE COMPENSATION INSURANCE FUND, in support  
16 of a false and fraudulent claim, and did aid and abet, and  
17 solicit another to do the same.

15 COUNT 4: On or about and between June 17, 2010 and December 31,  
16 2012, in violation of Section 550(a)(5) of the Penal Code  
17 (INSURANCE FRAUD - WRITTEN CLAIM), a FELONY, ARSALAN POURTEYMOUR  
18 MD and DAVID KALANI EVANS DC, with the intent to defraud, did  
19 knowingly and unlawfully prepare, make, and subscribe a material  
20 writing, with the intent to present and use it, and to allow it  
21 to be presented to TRAVELERS INSURANCE, in support of a false  
22 and fraudulent claim, and did aid and abet, and solicit another  
23 to do the same.

22 COUNT 5: On or about and between June 17, 2010 and December 31,  
23 2012, in violation of Section 550(a)(5) of the Penal Code  
24 (INSURANCE FRAUD - WRITTEN CLAIM), a FELONY, ARSALAN POURTEYMOUR  
25 MD and DAVID KALANI EVANS DC, with the intent to defraud, did  
26 knowingly and unlawfully prepare, make, and subscribe a material  
27 writing, with the intent to present and use it, and to allow it  
28 to be presented to AIG/CHARTIS, in support of a false and  
fraudulent claim, and did aid and abet, and solicit another to  
do the same.

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1 COUNT 6: On or about and between June 17, 2010 and December 31,  
2 2012, in violation of Section 550(a)(5) of the Penal Code  
3 (INSURANCE FRAUD - WRITTEN CLAIM), a FELONY, ARSALAN POURTEYMOUR  
4 MD and DAVID KALANI EVANS DC, with the intent to defraud, did  
5 knowingly and unlawfully prepare, make, and subscribe a material  
6 writing, with the intent to present and use it, and to allow it  
7 to be presented to LIBERTY MUTUAL INSURANCE, in support of a  
8 false and fraudulent claim, and did aid and abet, and solicit  
9 another to do the same.

10 COUNT 7: On or about and between June 17, 2010 and December 31,  
11 2012, in violation of Section 550(a)(5) of the Penal Code  
12 (INSURANCE FRAUD - WRITTEN CLAIM), a FELONY, ARSALAN POURTEYMOUR  
13 MD and DAVID KALANI EVANS DC, with the intent to defraud, did  
14 knowingly and unlawfully prepare, make, and subscribe a material  
15 writing, with the intent to present and use it, and to allow it  
16 to be presented to ZENITH INSURANCE, in support of a false and  
17 fraudulent claim, and did aid and abet, and solicit another to  
18 do the same.

19 COUNT 8: On or about and between June 17, 2010 and December 31,  
20 2012, in violation of Section 550(a)(5) of the Penal Code  
21 (INSURANCE FRAUD - WRITTEN CLAIM), a FELONY, ARSALAN POURTEYMOUR  
22 MD and DAVID KALANI EVANS DC, with the intent to defraud, did  
23 knowingly and unlawfully prepare, make, and subscribe a material  
24 writing, with the intent to present and use it, and to allow it  
25 to be presented to MATRIX, in support of a false and fraudulent  
26 claim, and did aid and abet, and solicit another to do the same.

27 COUNT 9: On or about and between June 17, 2010 and December 31,  
28 2012, in violation of Section 550(a)(5) of the Penal Code  
(INSURANCE FRAUD - WRITTEN CLAIM), a FELONY, ARSALAN POURTEYMOUR  
MD and DAVID KALANI EVANS DC, with the intent to defraud, did  
knowingly and unlawfully prepare, make, and subscribe a material  
writing, with the intent to present and use it, and to allow it  
to be presented to GALLAGHER BASSETT, in support of a false and  
fraudulent claim, and did aid and abet, and solicit another to  
do the same.

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1 COUNT 10: On or about and between June 17, 2010 and December  
2 31, 2012, in violation of Section 550(a)(5) of the Penal Code  
3 (INSURANCE FRAUD - WRITTEN CLAIM), a FELONY, ARSALAN POURTEYMOUR  
4 MD and DAVID KALANI EVANS DC, with the intent to defraud, did  
5 knowingly and unlawfully prepare, make, and subscribe a material  
6 writing, with the intent to present and use it, and to allow it  
7 to be presented to SEDGWICK, in support of a false and  
8 fraudulent claim, and did aid and abet, and solicit another to  
9 do the same.

10 COUNT 11: On or about and between June 17, 2010 and December  
11 31, 2012, in violation of Section 550(a)(5) of the Penal Code  
12 (INSURANCE FRAUD - WRITTEN CLAIM), a FELONY, ARSALAN POURTEYMOUR  
13 MD and DAVID KALANI EVANS DC, with the intent to defraud, did  
14 knowingly and unlawfully prepare, make, and subscribe a material  
15 writing, with the intent to present and use it, and to allow it  
16 to be presented to TRISTAR RISK MANAGEMENT, in support of a  
17 false and fraudulent claim, and did aid and abet, and solicit  
18 another to do the same.

19 COUNT 12: On or about and between June 17, 2010 and December  
20 31, 2012, in violation of Section 550(a)(5) of the Penal Code  
21 (INSURANCE FRAUD - WRITTEN CLAIM), a FELONY, ARSALAN POURTEYMOUR  
22 MD and DAVID KALANI EVANS DC, with the intent to defraud, did  
23 knowingly and unlawfully prepare, make, and subscribe a material  
24 writing, with the intent to present and use it, and to allow it  
25 to be presented to SRS, in support of a false and fraudulent  
26 claim, and did aid and abet, and solicit another to do the same.

27 COUNT 13: On or about and between June 17, 2010 and December  
28 31, 2012, in violation of Section 550(a)(5) of the Penal Code  
(INSURANCE FRAUD - WRITTEN CLAIM), a FELONY, ARSALAN POURTEYMOUR  
MD and DAVID KALANI EVANS DC, with the intent to defraud, did  
knowingly and unlawfully prepare, make, and subscribe a material  
writing, with the intent to present and use it, and to allow it  
to be presented to MARKEL FIRST COMP, in support of a false and  
fraudulent claim, and did aid and abet, and solicit another to  
do the same.

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1 COUNT 14: On or about and between June 17, 2010 and December  
2 31, 2012, in violation of Section 550(a)(5) of the Penal Code  
3 (INSURANCE FRAUD - WRITTEN CLAIM), a FELONY, ARSALAN POURTEYMOUR  
4 MD and DAVID KALANI EVANS DC, with the intent to defraud, did  
5 knowingly and unlawfully prepare, make, and subscribe a material  
6 writing, with the intent to present and use it, and to allow it  
to be presented to SCRMA, in support of a false and fraudulent  
claim, and did aid and abet, and solicit another to do the same.

7 COUNT 15: On or about and between June 17, 2010 and December  
8 31, 2012, in violation of Section 550(a)(5) of the Penal Code  
9 (INSURANCE FRAUD - WRITTEN CLAIM), a FELONY, ARSALAN POURTEYMOUR  
10 MD and DAVID KALANI EVANS DC, with the intent to defraud, did  
11 knowingly and unlawfully prepare, make, and subscribe a material  
12 writing, with the intent to present and use it, and to allow it  
to be presented to HARTFORD, in support of a false and  
fraudulent claim, and did aid and abet, and solicit another to  
do the same.

13 COUNT 16: On or about and between June 17, 2010 and December  
14 31, 2012, in violation of Section 550(a)(5) of the Penal Code  
15 (INSURANCE FRAUD - WRITTEN CLAIM), a FELONY, ARSALAN POURTEYMOUR  
16 MD and DAVID KALANI EVANS DC, with the intent to defraud, did  
17 knowingly and unlawfully prepare, make, and subscribe a material  
18 writing, with the intent to present and use it, and to allow it  
to be presented to CORVEL, in support of a false and fraudulent  
claim, and did aid and abet, and solicit another to do the same.

19 COUNT 17: On or about and between June 17, 2010 and December  
20 31, 2012, in violation of Section 550(a)(5) of the Penal Code  
21 (INSURANCE FRAUD - WRITTEN CLAIM), a FELONY, ARSALAN POURTEYMOUR  
22 MD and DAVID KALANI EVANS DC, with the intent to defraud, did  
23 knowingly and unlawfully prepare, make, and subscribe a material  
24 writing, with the intent to present and use it, and to allow it  
25 to be presented to ZURICH INSURANCE, in support of a false and  
fraudulent claim, and did aid and abet, and solicit another to  
do the same.

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1 COUNT 18: On or about and between June 17, 2010 and December  
2 31, 2012, in violation of Section 550(a)(5) of the Penal Code  
3 (INSURANCE FRAUD - WRITTEN CLAIM), a FELONY, ARSALAN POURTEYMOUR  
4 MD and DAVID KALANI EVANS DC, with the intent to defraud, did  
5 knowingly and unlawfully prepare, make, and subscribe a material  
6 writing, with the intent to present and use it, and to allow it  
to be presented to YORK, in support of a false and fraudulent  
claim, and did aid and abet, and solicit another to do the same.

7 COUNT 19: On or about and between June 17, 2010 and December  
8 31, 2012, in violation of Section 550(a)(5) of the Penal Code  
9 (INSURANCE FRAUD - WRITTEN CLAIM), a FELONY, ARSALAN POURTEYMOUR  
10 MD and DAVID KALANI EVANS DC, with the intent to defraud, did  
11 knowingly and unlawfully prepare, make, and subscribe a material  
12 writing, with the intent to present and use it, and to allow it  
to be presented to FARMERS INSURANCE, in support of a false and  
fraudulent claim, and did aid and abet, and solicit another to  
do the same.

13 COUNT 20: On or about and between June 17, 2010 and December  
14 31, 2012, in violation of Section 550(a)(5) of the Penal Code  
15 (INSURANCE FRAUD - WRITTEN CLAIM), a FELONY, ARSALAN POURTEYMOUR  
16 MD and DAVID KALANI EVANS DC, with the intent to defraud, did  
17 knowingly and unlawfully prepare, make, and subscribe a material  
18 writing, with the intent to present and use it, and to allow it  
19 to be presented to COMPWEST INSURANCE, in support of a false and  
fraudulent claim, and did aid and abet, and solicit another to  
do the same.

20 COUNT 21: On or about and between June 17, 2010 and December  
21 31, 2012, in violation of Section 550(a)(5) of the Penal Code  
22 (INSURANCE FRAUD - WRITTEN CLAIM), a FELONY, ARSALAN POURTEYMOUR  
23 MD and DAVID KALANI EVANS DC, with the intent to defraud, did  
24 knowingly and unlawfully prepare, make, and subscribe a material  
25 writing, with the intent to present and use it, and to allow it  
to be presented to AMERICAN CLAIMS MANAGEMENT, in support of a  
false and fraudulent claim, and did aid and abet, and solicit  
another to do the same.

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1 COUNT 22: On or about and between June 17, 2010 and December  
2 31, 2012, in violation of Section 550(a)(5) of the Penal Code  
3 (INSURANCE FRAUD - WRITTEN CLAIM), a FELONY, ARSALAN POURTEYMOUR  
4 MD and DAVID KALANI EVANS DC, with the intent to defraud, did  
5 knowingly and unlawfully prepare, make, and subscribe a material  
6 writing, with the intent to present and use it, and to allow it  
7 to be presented to FIREMAN'S FUND, in support of a false and  
8 fraudulent claim, and did aid and abet, and solicit another to  
9 do the same.

10 COUNT 23: On or about and between June 17, 2010 and December  
11 31, 2012, in violation of Section 550(a)(5) of the Penal Code  
12 (INSURANCE FRAUD - WRITTEN CLAIM), a FELONY, ARSALAN POURTEYMOUR  
13 MD and DAVID KALANI EVANS DC, with the intent to defraud, did  
14 knowingly and unlawfully prepare, make, and subscribe a material  
15 writing, with the intent to present and use it, and to allow it  
16 to be presented to SAFEWAY, in support of a false and fraudulent  
17 claim, and did aid and abet, and solicit another to do the same.

18 COUNT 24: On or about and between June 17, 2010 and December  
19 31, 2012, in violation of Section 550(a)(5) of the Penal Code  
20 (INSURANCE FRAUD - WRITTEN CLAIM), a FELONY, ARSALAN POURTEYMOUR  
21 MD and DAVID KALANI EVANS DC, with the intent to defraud, did  
22 knowingly and unlawfully prepare, make, and subscribe a material  
23 writing, with the intent to present and use it, and to allow it  
24 to be presented to VONS, in support of a false and fraudulent  
25 claim, and did aid and abet, and solicit another to do the same.

26 COUNT 25: On or about and between June 17, 2010 and December  
27 31, 2012, in violation of Section 550(a)(5) of the Penal Code  
28 (INSURANCE FRAUD - WRITTEN CLAIM), a FELONY, ARSALAN POURTEYMOUR  
MD and DAVID KALANI EVANS DC, with the intent to defraud, did  
knowingly and unlawfully prepare, make, and subscribe a material  
writing, with the intent to present and use it, and to allow it  
to be presented to KAISER PERMANENTE, in support of a false and  
fraudulent claim, and did aid and abet, and solicit another to  
do the same.

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1 COUNT 26: On or about and between June 17, 2010 and December  
2 31, 2012, in violation of Section 550(a)(5) of the Penal Code  
3 (INSURANCE FRAUD - WRITTEN CLAIM), a FELONY, ARSALAN POURTEYMOUR  
4 MD and DAVID KALANI EVANS DC, with the intent to defraud, did  
5 knowingly and unlawfully prepare, make, and subscribe a material  
6 writing, with the intent to present and use it, and to allow it  
7 to be presented to COUNTY OF SAN BERNARDINO, in support of a  
8 false and fraudulent claim, and did aid and abet, and solicit  
9 another to do the same.

10 COUNT 27: On or about and between June 17, 2010 and December  
11 31, 2012, in violation of Section 550(a)(5) of the Penal Code  
12 (INSURANCE FRAUD - WRITTEN CLAIM), a FELONY, ARSALAN POURTEYMOUR  
13 MD and DAVID KALANI EVANS DC, with the intent to defraud, did  
14 knowingly and unlawfully prepare, make, and subscribe a material  
15 writing, with the intent to present and use it, and to allow it  
16 to be presented to SOUTHERN CALIFORNIA EDISON, in support of a  
17 false and fraudulent claim, and did aid and abet, and solicit  
18 another to do the same.

19 COUNT 28: On or about and between June 17, 2011 and December  
20 31, 2012, in violation of Section 549 of the Penal Code (FALSE  
21 AND FRAUDULENT CLAIM), a FELONY, ARSALAN POURTEYMOUR MD and  
22 DAVID KALANI EVANS DC did unlawfully solicit, accept, and refer  
23 business to and from PHYSICIANS FUNDING SOLUTIONS LLC, with the  
24 knowledge that, and with reckless disregard for whether  
25 PHYSICIANS FUNDING SOLUTIONS LLC intended to violate Penal Code  
26 section 550 and Insurance Code section 1871.4.

27 COUNT 29: On or about and between December 01, 2012 and  
28 December 31, 2012, in violation of Section 549 of the Penal Code  
(FALSE AND FRAUDULENT CLAIM), a FELONY, ARSALAN POURTEYMOUR MD  
and DAVID KALANI EVANS DC did unlawfully solicit, accept, and  
refer business to and from HEALTHCARE FINANCE MANAGEMENT LLC,  
with the knowledge that, and with reckless disregard for whether  
HEALTHCARE FINANCE MANAGEMENT LLC intended to violate Penal Code  
section 550 and Insurance Code section 1871.4.

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OTHER ALLEGATION(S)

As to Count(s) 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28 and 29, it is further alleged pursuant to Penal Code section 803(b) (STATUTE OF LIMITATIONS TOLLED), that a previous prosecution of defendants ARSALAN POURTEYMOUR MD and DAVID KALANI EVANS DC for the same conduct commenced within the meaning of Section 804(a), namely, an indictment or information was filed, and was pending in SUPERIOR COURT, County of ORANGE, State of California, from JUNE 18, 2014 to JUNE 3, 2016.

ENHANCEMENT(S)

It is further alleged pursuant to Penal Code section 186.11(a) (1)/(2) (AGGRAVATED WHITE COLLAR CRIME - OVER \$500,000), that as to counts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28 and 29, defendants ARSALAN POURTEYMOUR MD and DAVID KALANI EVANS DC engaged in a pattern of related fraudulent felony conduct involving the taking of more than five hundred thousand dollars (\$500,000).

As to Count(s) 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28 and 29, it is further alleged pursuant to Penal Code section 12022.6(a) (2) (PROPERTY LOSS OVER \$200,000), that ARSALAN POURTEYMOUR MD and DAVID KALANI EVANS DC intentionally took, damaged, and destroyed property valued in excess of two hundred thousand dollars (\$200,000) during the commission and attempted commission of the above offense.

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

Dated 05-20-2016 at Orange County, California.

KS/DM 16F01325

TONY RACKAUCKAS, DISTRICT ATTORNEY

by: /s/ SHADDI KAMIABIPOUR

SHADDI KAMIABIPOUR, Deputy District Attorney

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RESTITUTION CLAIMED

- None
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- To be determined

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.



# State of California Secretary of State

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## STATEMENT OF INFORMATION (Limited Liability Company)

Filing Fee \$20.00. If amendment, see instructions.

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

1. LIMITED LIABILITY COMPANY NAME (Please do not alter if name is preprinted.)

Team Therapy & Diagnostic, LLC  
7211 Haven Ave. E-179  
Ranch Cucamonga, CA 91701-6065

**FILED**  
in the office of the Secretary of State  
of the State of California

AUG 2 2011

This Space For Filing Use Only

**DUE DATE:**

**FILE NUMBER AND STATE OR PLACE OF ORGANIZATION**

2. SECRETARY OF STATE FILE NUMBER

200519310103

3. STATE OR PLACE OF ORGANIZATION

CA

**COMPLETE ADDRESSES FOR THE FOLLOWING** (Do not abbreviate the name of the city. Items 4 and 5 cannot be P.O. Boxes.)

4. STREET ADDRESS OF PRINCIPAL EXECUTIVE OFFICE

CITY AND STATE

ZIP CODE

7211 Haven Ave. E-179 Rancho Cucamonga, CA 91701-6065

5. CALIFORNIA OFFICE WHERE RECORDS ARE MAINTAINED (DOMESTIC ONLY)

CITY

STATE

ZIP CODE

9383 Coca ST

Alta Loma

CA

91737

**NAME AND COMPLETE ADDRESS OF THE CHIEF EXECUTIVE OFFICER, IF ANY**

6. NAME

ADDRESS

CITY AND STATE

ZIP CODE

David Evans

9383 Coca St.

Alta Loma, CA 91737

**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.)

7. NAME

ADDRESS

CITY AND STATE

ZIP CODE

David Evans

9383 Coca St.

Alta Loma, CA

91737

8. NAME

ADDRESS

CITY AND STATE

ZIP CODE

Brandie Evans

9383 Coca St.

Alta Loma, CA

91737

9. NAME

ADDRESS

CITY AND STATE

ZIP CODE

**AGENT FOR SERVICE OF PROCESS** (If the agent is an individual, the agent must reside in California and Item 11 must be completed with a California address. If the agent is a corporation, the agent must have on file with the California Secretary of State a certificate pursuant to Corporations Code section 1505 and Item 11 must be left blank.)

10. NAME OF AGENT FOR SERVICE OF PROCESS

Brandie Evans

11. ADDRESS OF AGENT FOR SERVICE OF PROCESS IN CALIFORNIA, IF AN INDIVIDUAL

CITY

STATE

ZIP CODE

9383 Coca St.

Alta Loma

CA

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**TYPE OF BUSINESS**

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

Chiropractic

13. THE INFORMATION CONTAINED HEREIN IS TRUE AND CORRECT.

Brandie Evans

TYPE OR PRINT NAME OF PERSON COMPLETING THE FORM

SIGNATURE

Member

TITLE

7/28/11

DATE