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8	UNITED STATES DISTRICT COURT			
9	CENTRAL DISTRICT OF CALIFORNIA, WESTERN DIVISION			
10		old (iii) ((Dollar (Di (ioi ol) (
11	NATIONAL UNION FIRE	Case No.		
12	INSURANCE COMPANY OF	COMPLAINT FOR MONETARY		
13	PITTSBURGH, PA., as assignee and subrogee of Universal Health Services,	DAMAGES		
14	Inc. and Palmdale Regional Medical Center,			
15	Plaintiff,			
16	v.			
17	SCOTT FINSTEIN, an individual; RICHARD YANIK, individually and			
18	dba RM POWER and/or MEKR			
19	ADVANCE SERVICES; THOMAS MATHIS, individually and dba PBS			
20	FIRE PROTECTION SERVICES and/or PATRIOT BUILDING			
21	SERVICES; and DOES 1-20,			
22	Defendants.			
$\begin{bmatrix} 22 \\ 23 \end{bmatrix}$	Plaintiff, National Union Fire Insurance Company of Pittsburgh, Pa., by and			
$\begin{bmatrix} 23 \\ 24 \end{bmatrix}$				
	through its undersigned counsel, files this Complaint against Defendants, Scott			
25	Finstein ("Finstein") an individual, Richard Yanik, individually and dba RM Power			
26	and/or MEKR Advance Services ("Yanik"), Thomas Mathis, individually and dba			



27 PBS Fire Protection Services and/or Patriot Building Services ("Mathis"), and DOES

28 | 1-20, and in support thereof avers the following:

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- Plaintiff, National Union Fire Insurance Company of Pittsburgh, Pa. ("National Union") is a Pennsylvania insurance corporation formed and existing in accordance with the laws of the Commonwealth of Pennsylvania, with a principal place of business located at 1271 Ave of the Americas, Floor 37, New York, NY 10020-1304.
- 2. Defendant, Scott Finstein, is an individual who resides at 19601 Rose Ave., Tehachapi, CA 93561.
- 3. Defendant, Richard Yanik is an individual who resides at 39434 Basalt Ct., Palmdale, CA 93551.
- Mr. Yanik does business or has done business as RM Power and MEKR 4. Advance Services.
- 5. Defendant, Thomas Mathis is an individual who resides at 8675 Brook Glen Ln., Huntersville, NC 28078.
- 6. Mr. Mathis does business or has done business as PBS Fire Protection and Patriot Building Services.
- Defendants, DOES 1-20 are individual persons and/or corporations, 7. limited liability companies and/or other business entities of form currently unknown to Plaintiff despite reasonable investigation.

JURISDICTION AND VENUE

- 8. This Court has subject matter jurisdiction over the claims in this Complaint pursuant to 28 U.S.C. § 1332, because National Union does not share state citizenship with any of the identifiable Defendants and the amount in controversy, exclusive of interest and costs, exceeds \$75,000.
- This court has personal jurisdiction over Finstein and Yanik, because 9. they reside in the state of California.
- This court has personal jurisdiction over Mathis because his actions, 10. 28 | which give rise to National Union's claims, occurred in the state of California.

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11. Venue is proper in this District pursuant 28 U.S.C. §§1391(b)(1) because Yanik resides in this District, and a substantial part of the events giving rise to this action occurred in this District.

FACTUAL ALLEGATIONS

- 12. Upon information and belief, Plaintiff alleges as follows:
- Palmdale Regional Medical Center ("Palmdale") is an acute care facility 13. located in Palmdale, California. Palmdale is a wholly owned subsidiary of Universal Health Services, Inc. ("Universal Health").
- During the period of 2008 to 2019, Finstein was employed as the 14. Director of Plant Operations at Palmdale.
- In his position as Director of Plant Operations, Finstein was responsible 15. for coordinating and overseeing the construction and maintenance work performed at Palmdale, including work performed by outside vendors.
- Finstein also was responsible for reviewing invoices submitted by 16. vendors and issuing authorizations for Palmdale to pay such invoices.
- 17. From 2008 to 2019, Finstein engaged in a scheme with the other Defendants whereby he approved invoices that resulted in payments to the other Defendants despite knowing that such individuals and/or their business entities did not perform the services or provide the products to Palmdale listed on the invoices.

A. RM Power's Fraudulent Invoices.

- 18. On behalf of Palmdale, Finstein retained a vendor identified as "RM Power" to perform services for Palmdale.
 - 19. RM Power is and was the business alias of Defendant Richard Yanik.
 - 20. At all relevant times, Finstein and Yanik were personal friends.
- From 2009 through 2018, Yanik, under the alias RM Power, provided 21. invoices to Palmdale for various services that he represented had been performed and had benefited Palmdale, including but not exclusively carpentry, storm drain clean-28 | outs, electrical work, and valve replacements.



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22.	Neither Yanik nor anyone on his behalf performed the services that were
described in	RM Power's invoices.

- 23. Finstein knew that Yanik did not perform the services that were described in RM Power's invoices.
- Nevertheless, Finstein approved the invoices and authorized Palmdale to 24. pay RM Power's invoices, despite knowing that the invoices contained false information and that the services had not been provided.
- 25. Upon receiving Finstein's approval of the invoices, Palmdale paid RM Power (and, therefore, Yanik) for the amounts stated on the invoices.
- 26. As a result, Palmdale improperly paid \$66,816.33 to Yanik for services that RM Power and Yanik did not perform and Palmdale never received.
 - В. **MEKR Advance Systems' Fraudulent Invoices.**
- 27. On behalf of Palmdale, Finstein retained a vendor identified as "MEKR Advance Systems" to perform services for Palmdale.
 - 28. MEKR Advance Systems also was the business alias of Yanik.
- 29. From 2011 through 2018, Yanik, under the alias of MEKR Advance Systems, provided invoices to Palmdale for various services that he represented had been performed and had benefited Palmdale including coil cleaning, cooling tower cleaning, infrared inspections, automatic transfer switch maintenance, filter changes, line isolation testing, compressor replacement, master alarm replacement, fire pump replacement, and valve replacements.
- Neither Yanik nor anyone on his behalf performed the services that were 30. described in MEKR Advance Systems' invoices.
- 31. Finstein knew that Yanik did not perform the services that were described in MEKR Advance Systems' invoices.
- 32. Nevertheless, Finstein approved the invoices and authorized Palmdale to pay MEKR Advance Systems' invoices, despite knowing that the invoices contained 28 | false information and that the services had not been provided.



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33.	Upon receiving Finstein's authorization, Palmdale paid MEKR Advance
Systems (an	d, therefore, Yanik) for the amounts stated on the invoices.

- 34. As a result, Palmdale improperly paid \$187,097.74 to Yanik for services that MEKR Advance Systems and Yanik did not perform and Palmdale never received.
 - C. **Patriot Building Services' Fraudulent Invoices.**
- 35. On behalf of Palmdale, Finstein retained a vendor identified as "Patriot Building Services" to perform services and to provide products to Palmdale.
 - Patriot Building Services is and was the business alias of Mathis. 36.
- 37. From 2011 through 2018, Mathis, under the alias of Patriot Building Services, provided invoices to Palmdale for various products, supplies and services that he represented had been performed and had benefited Palmdale, including but not exclusively line isolation testing, condensate for steam boilers, return line treatment, oxygen scavengers, degreaser, and hand cleaner.
- 38. Neither Mathis nor anyone on his behalf performed the services or provided the products that were described in Patriot Building Services' invoices.
- Finstein knew that Mathis did not perform the services that were 39. described in Patriot Building Services' invoices.
- 40. Nevertheless, Finstein approved the invoices and authorized for Palmdale to pay Patriot Building Supplies' invoices, despite knowing that the invoices contained false information and the products, supplies and services had not been provided.
- 41. Upon receiving Finstein's authorization, Palmdale paid Patriot Building Services (and, therefore, Mathis) for the amounts stated on the invoices.
- As a result, Palmdale improperly paid \$147,573.09 to Mathis for 42. products, supplies and services that Patriot Building Services and Mathis did not provide or perform and products that Palmdale never received.



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