



Freedom Health FCA qui tam Settlement

- » 2017 settlement agreements between *Freedom Health*, former CEO, the United States, State of Florida, & Relator's Estate
- » Former Medical Director filed FCA qui tam complaint in 2009
- » Medicare Risk Adjustment (MRA) & Service Area Expansion (SAE) issues
- » Medicare Risk Adjustment (MRA) allegations:
- Freedom Health used impermissible ICD-9 codes,
- To calculate & submit inflated risk adjustment scores, and
- Receive Medicare overpayments

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Freedom Health FCA qui tam Settlement Cont.

- » Service Area Expansion (SAE) allegations:
- 2008 applicate for SAE (2009 DOS) into 9 countiesFreedom Health represented it would use a delegated
- provider network that it never intended to use, andIt would develop its own directly contracted network, but
- Without either its provider network was inadequate
- » No admission of liability or wrongdoing
- » United States = \$31,695,593 (former CEO = \$750,000)
- MRA = \$4,169,199 + \$16,678,474 credit (for voluntary MRA reconciliation)
- SAE = \$11.6 million
- » State of Florida = \$78,414

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Freedom Health FCA qui tam Settlement Cont.

- » Relator's Estate (personal claims) = \$550,000
- » Relator's counsels' attorney's fees, costs & expenses = \$2,345,783.70

» OIG Corporate Integrity Agreement (CIA) for 5 years:

- Appoint & maintain a Compliance Officer that is:
 - Member of senior management,
 - · Reports directly to CEO,
 - Is not a subordinate of GC or CFO,
 - · Does not act in any capacity as legal counsel,
 - Chair the Compliance Committee, and
 - Be responsible for developing, implementing & monitoring the Compliance Program

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Freedom Health FCA qui tam Settlement Cont.

» OIG Corporate Integrity Agreement (CIA) Cont.:

- Establish a Compliance Committee that meets quarterly for the purpose of supporting the CO in its responsibilities
- Board Oversight of compliance program including:
- Quarterly review & reporting to OIG of its work
- For each reporting period:
 - engaging Compliance Expert to conduct a Compliance Program Review for each reporting period, and
 - Adopting a resolution signed by each Board member resolving that it has conducted a reasonable inquiry & that the company has implemented an effective compliance program
 - If unable to adopt the resolution, the Board must provide OIG written explanation of reasons why it is unable to do so

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» OIG Corporate Integrity Agreement (CIA) Cont .:

- Management Oversight & Certifications of areas of authority:
- · Annual certifications their department is in compliance with applicable Federal health care program requirements & CIA obligations.
- · If unable, manager must provide written explanation to OIG as to why he or she is unable to do so
- Develop & implement Written Policies & Procedures
- Greater Training & Education of board members & "covered persons'
- Develop & implement a centralized Risk Assessment & Internal Review Process to identity & mitigate program risks

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Freedom Health FCA qui tam Settlement Cont.

» OIG Corporate Integrity Agreement (CIA) Cont .:

- Engagement of Independent Review Organization (IRO):
- · Must satisfy & certify its independence & objectivity in any report · Verify accuracy of SAE of Facility Network Review in the event
- of a service area expansion application
- Conduct a Risk Adjustment Review & prepare a Risk Adjustment Report involving:
- Review of ICD-9 filtering logic, and
- Random chart review of sample of 100 risk adjusted members
- Establish a Disclosure Program that includes a mechanism (e.g., a toll-free compliance hot line)
 - Must emphasize nonretribution, non-retaliation policy & shall include anonymous communication mechanism for which appropriate confidentiality shall be maintained

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Freedom Health FCA qui tam Settlement Cont.

- » OIG Corporate Integrity Agreement (CIA) Cont .:
- Screen Ineligible Persons from prospective & current "covered persons'
- Provide OIG within 30 days Notification of Government Investigation or Legal Proceeding involving fraudulent activities
- Develop & implement written Overpayment(s) policies & procedures re: the identification, quantification & notifications and/or repayments to CMS of overpayments
- Reporting of Reportable Events to OIG within 30 days including:
- "Substantial overpayments,"

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Freedom Health FCA qui tam Settlement Cont.

» OIG Corporate Integrity Agreement (CIA) Cont .:

- Reporting of Reportable Events cont.:

- Probable violations of criminal, civil or administrative laws applicable to any Federal healthcare program (reasonable person standard),
- Employment or contracting with an ineligible "covered person," or

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· Filing of a bankruptcy petition

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