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**REDACTED FOR
PUBLIC DISCLOSURE**

8 IN THE UNITED STATES DISTRICT COURT
 9 FOR THE DISTRICT OF ARIZONA

10 United States of America,
 11
 12 Plaintiff,

13 vs.

14 James Theodore Polzin,
 15
 16 Defendant.

No. CR-21-00264-PHX-JJT (DMF)

INDICTMENT

VIO:

18 U.S.C. § 1343
 (Wire Fraud)
 Counts 1-5

18 U.S.C. §1957(a)
 (Transactional Money Laundering)
 Counts 6-26

18 U.S.C. § 981(a)(1)(C)
 18 U.S.C. § 982(a)(1)
 28 U.S.C. § 2461(c)
 Forfeiture Allegations

THE GRAND JURY CHARGES:

DEFENDANT

23 1. James Theodore Polzin (“POLZIN”), age 46, is a self-employed accountant
 24 and recently owned and operated a company known as TSP Imports LLC. He resides in
 25 both Gilbert, Arizona, and Ukraine.

INTRODUCTION

26
 27 2. On March 27, 2020, the U.S. President signed a \$2.2 trillion stimulus bill
 28 called the CARES Act, which was intended to ameliorate the economic impact of the

1 COVID-19 Pandemic. *See* Pub. L. 116-136. Under the provisions of the CARES Act, \$2.2
2 trillion dollars in economic stimulus was passed by the 116th U.S. Congress and signed
3 into law by the President in March 2020 in response to the economic decline caused by the
4 COVID-19 pandemic in the United States.

5 3. The provisions of the CARES Act, in conjunction with an officially declared
6 disaster by the United States Government, allowed for the Small Business Administration
7 (SBA) to offer Economic Injury Disaster Loan (EIDL) funding to business owners
8 negatively affected by the COVID-19 pandemic. Using the SBA online portal, EIDL
9 applicants submit personal and business information in support of each EIDL application,
10 and they do not have to submit supporting documentation of any sort.

11 4. The application includes a jurat-like paragraph where the applicant affirms
12 that the information submitted is true and correct under the penalty of perjury and
13 applicable criminal statutes. The application process involves filling out assorted data
14 fields relating to the size of the affected business entity, the ownership of said business,
15 and other information such as the number of employees and gross business revenues
16 realized in the 12 months prior to the COVID-19 impact on the national economy. This
17 information, submitted by the applicant, is then used by SBA systems to calculate the
18 principal amount of money the small business is eligible to receive in the form of an EIDL.
19 However, in conjunction with the submission of an EIDL application, by simply clicking
20 on and checking a box within the on-line application, an applicant may request and then
21 receive up to \$10,000.00 in an EIDL Cash Advance Grant based on the number of
22 employees claimed. The EIDL Cash Advance Grant need not be repaid to the SBA if the
23 loan application is ultimately denied by the SBA, or if the applicant declines the EIDL that
24 may be offered by the SBA at a later date.

25 5. The SBA Office of Disaster Assistance (ODA) controls the EIDL program.
26 The ODA has authority over all loans created and disbursed under the EIDL program.
27 EIDL principal proceeds and available Cash Advance Grants (up to \$10,000) are solely
28

1 funded by the SBA and are disbursed from government-controlled accounts maintained
2 with the U.S. Treasury at Federal Reserve Banks throughout the United States.

3 6. Pursuant to the provisions governing the EIDL program, loan proceeds must
4 be used by that business on certain permissible expenses. The EIDL (working capital)
5 loans may be used by the afflicted business, which must have existed in an operational
6 condition on February 1, 2020, to pay fixed debts, payroll, accounts payable, and other bills
7 that could have been paid had the COVID-19 disaster not occurred.

8 **EIDL APPLICATIONS SUBMITTED BY POLZIN**

9 **“Transparen CPAS LLC/Transparen CPAS/Transparen CPA/POLZIN Holdings**
10 **LLC”**

11 7. The Small Business Administration (SBA) is responsible for extending loans
12 to businesses applying for loans associated with the EIDL program. POLZIN submitted
13 loan documents on or about May 2020 through July 2020 bearing the signature of POLZIN.
14 Each application sought an EIDL loan for businesses identified as Transparen CPAS LLC,
15 Transparen CPAS, Transparen CPA, and POLZIN Holdings LLC. Separate loans were
16 filed for Transparen CPAS and Transparen CPAS LLC as the former is POLZIN’s Sole
17 Proprietorship and the latter is his Limited Liability Company. Each application identified
18 POLZIN as owning 100% of the business. On each of the applications, POLZIN listed his
19 residential address as XXXX S. Val Vista Dr., #218 Mesa, AZ.

20 8. Transparen CPAS LLC was formed/registered on or about May 22, 2017.
21 In order to support an EIDL in the amount of \$150,000 for application 3000001644/loan
22 5556727802 utilizing EIN XX-XX19913, POLZIN represented that the business,
23 Transparen CPAS LLC, had revenue of \$645,000 and nine employees.

24 9. In order to support a second EIDL in the amount of \$150,000 for application
25 3601386837/loan 7800007909 utilizing EIN XX-XX75306, POLZIN represented that the
26 business, Transparen CPAS, had revenue of \$1,205,401 and 16 employees. In addition,
27 POLZIN provided the SBA with an IRS Schedule C (Form 1040 or 1040-SR) which
28 represented Transparen CPAS had wages of \$864,000.00.

1 10. In order to support a third EIDL in the amount of \$150,000 for application
2 3000003864 utilizing EIN XX-XX19913, POLZIN represented that the business,
3 Transparen CPAS LLC, had revenue of \$952,000 and 11 employees. This application was
4 not approved by the SBA.

5 11. In order to support a fourth EIDL in the amount of \$150,000 for application
6 3304691591 utilizing EIN XX-XX75306, POLZIN represented that the business,
7 Transparen CPA, had revenue of \$12,507,874 and 16 employees. This application was not
8 approved by the SBA.

9 12. POLZIN Holdings LLC was formed/registered on or about March 14, 2019.
10 In order to support an EIDL in the amount of \$150,000 for application 3306367687/loan
11 9193768002 utilizing EIN XX-XX90157, POLZIN represented that the business, POLZIN
12 Holdings LLC, had revenue of \$554,650 and eight employees.

13 13. Department of Economic Security (DES) payroll records for Transparen
14 CPAS LLC (EIN XX-XX19913) showed no quarterly tax and wage reports for the third
15 and fourth quarters of 2019. The first quarter of 2019 listed two employees, POLZIN and
16 L.P., with total wages of \$18,450.00. The second quarter listed three employees: POLZIN,
17 L.P., and R.G. Second quarter wages totaled \$21,100.00.

18 14. DES payroll records for POLZIN's SSN (XXX-X7-5306), which was used
19 as his EIN for Transparen CPAS, showed no additional wages. DES payroll records for
20 POLZIN Holdings LLC (EIN XX-XX90157) revealed no records/wages.

21 15. On each of the approved EIDL applications, POLZIN signed the Loan
22 Authorization and Agreement documents using DocuSign technologies.

23 **PURCHASE OF RESIDENCE AND LUXURY VEHICLE**

24 16. POLZIN purchased with cash the property located at XXX N. Coronado
25 Dr., Gilbert, Arizona 85234, on June 19, 2020, for \$385,000.00. Recorded documents
26 show the house was purchased with cash.

27 17. POLZIN opened a BMO Harris Business Advantage Checking Account
28 XXXXXX1088 (Account 1) on December 17, 2019, in the name of Transparen CPAS

1 LLC. Also, on December 17, 2019, POLZIN opened a BMO Harris Smart Advantage
2 Account XXXXXX7848 (Account 2) in the name of POLZIN and S. P.

3 18. Account 1 was opened with a \$100.00 deposit and received no further
4 deposits until April 27, 2020, when the account received a PPP loan disbursement of
5 \$180,095.37. Between April and June 2020, Account 1 received approximately
6 \$740,957.37 in EIDL and PPP loans. During the same time period, Account 1 received
7 approximately \$161,114.45 in other deposits. Account 2 received a \$218,962.00 PPP loan
8 disbursement on June 10, 2020, and a total of \$475,000.00 in transfers from Account 1 between
9 May and June 2020. Bank records show on June 23, 2020, \$388,198.34 was wired to a
10 title company from Account 2.

11 19. In addition to the residence detailed above POLZIN purchased a 2017
12 Porsche 911 Vin #XXXXXX98HS178457 via Bank of America Cashier's Check
13 #XXXXX8714315, dated June 19, 2020 in the amount of \$159,461.64, payable to Luxury
14 Auto Collection. The source of the funds was comprised of three fraudulent loans obtained
15 from the SBA.

16 20. The loan Authorization and Agreement signed by POLZIN specifically
17 require that the EIDL funds be used for working capital to alleviate economic injury caused
18 by disaster occurring in the months of January 31, 2020, and continuing thereafter and not
19 for the purchase of a private residence, vacation home or luxury vehicle.

20 **COUNTS 1-5**

21 Wire Fraud

22 [18 U.S.C. §1343]

23 21. Paragraphs 1 through 20 of this indictment are re-alleged and incorporated
24 by reference as though fully set forth herein.

25 **MANNER AND MEANS OF THE SCHEME TO DEFRAUD**

26
27 22. POLZIN'S scheme targeted the SBA with the intention of defrauding the
28 SBA of EIDL Program as authorized under the provisions of the CARES Act by providing

1 materially false loan applications claiming non-existent employees and revenues for
 2 business entities owned and operated by POLZIN. In furtherance of the scheme to defraud,
 3 POLZIN submitted supporting loan documents that contained contradicting information
 4 for the same business on each application. These representations were false and fraudulent.
 5 POLZIN made these misrepresentations with the intent to defraud the United States in
 6 order to obtain loan proceeds that he was not entitled to.

7 23. POLZIN, for the purpose of executing the aforesaid scheme and artifice, did
 8 knowingly make materially false, fictitious, or fraudulent statements or representations, or
 9 make or uses any false writing or document knowing the same to contain any materially
 10 false, fictitious, or fraudulent statement or representation regarding the number of
 11 employees and revenue:

12 24. On or about the dates specified as to each count below, Maricopa County,
 13 in the District of Arizona, POLZIN, for the purpose of executing the aforesaid scheme
 14 and artifice, did knowingly transmit and cause to be transmitted, by means of wire
 15 communications in interstate and foreign commerce, certain writings, signs, signals,
 16 pictures, and sounds, as more particularly described in the following table.

Count	Date	Business Name	Application/ Loan	IP Address	Receiving Server
1	4/3/20	Transparen CPAS LLC	3000003864	91.192.44.58 Chernihiv, Ukraine	Rapid Finance, Central US, Region, Iowa
2	5/30/20	Transparen CPAS LLC	3000001644/ 5556727802	184.187.219.220 Chandler, AZ/ 188.163.21.106 Chernihiv, Ukraine	Rapid Finance, Central US, Region, Iowa
3	6/16/20	Transparen CPA	3304691591	184.187.219.220 Chandler, AZ	Rapid Finance, Central US, Region, Iowa

4	6/17/20	Transparen CPAS LLC	3601386837/ 7800007909	174.192.78.49 Green Bay, WI/ 104.143.92.249 San Francisco, CA	Rapid Finance, Central US, Region, Iowa
5	7/7/20	POLZIN Holdings LLC	3306367687/ 9193768002	74.213.234.35 Gardena, CA/ 184.187.219.220 Chandler, AZ	Rapid Finance, Central US, Region, Iowa

All in violation of Title 18, U.S.C. § 1343.

COUNTS 6-26

Transactional Money Laundering
[18 U.S.C. 1957(a)]

25. Paragraphs 1 through 24 of this Indictment are re-alleged and incorporated by reference as though fully set forth herein.

26. Between May 2020 and March 2021, the specific dates and transactions identified below, in the District of Arizona and elsewhere, POLZIN knowingly engaged in monetary transactions from his accounts located at BMO Harris and Bank of America, of a value greater than \$10,000, occurring within the United States, with funds criminally derived from wire fraud as alleged in Counts 1-5 of this Indictment and other fraudulent activity conducted by POLZIN during the relevant time period, with each transaction being a separate count of this Indictment, as follows:

Count	Date of Transaction (on or about)	Description of Transaction	Transaction Amount	Financial Institution
6	05/01/2020	Transfer from Transparen BMO x1088 to Polzin BMO x7848	\$35,000.00	BMO Harris
7	05/07/2020	Check Paid to James Polzin from Transparen BMO x1088	\$50,000.00	BMO Harris
8	05/07/2020	Transfer from Transparen BMO x1088 to Polzin BMO x7848	\$40,000.00	BMO Harris
9	05/15/2020	Wire Sent to Joint Stock Commercial fbo S.P., Pop Family Support from Polzin BofA x3557	\$50,000.00	Bank of America

1	10	05/22/2020	Wire Sent to Ukgras Bank fbo James Polzin, Pop Family Support from Polzin BofA x3557	\$40,000.00	Bank of America
2					
3	11	05/26/2020	Wire Sent to Ukgras Bank fbo James Polzin, Pop Family Support from Polzin BofA x3557	\$50,000.00	Bank of America
4					
5	12	06/04/2020	Deposit EMG Homes ACH into Transparen BMO x1088	\$20,251.20	BMO Harris
6	13	06/10/2020	Deposit Aurora Homes Check into Transparen BMO x1088	\$40,799.00	BMO Harris
7					
8	14	06/10/2020	Transfer to James Theodore Polzin Confirmation# 1878766613 from Polzin BofA x3557	\$15,000.00	Bank of America
9					
10	15	06/12/2020	Check Paid to D. R. from Transparen BMO x1088	\$10,700.00	BMO Harris
11	16	06/18/2020	Requested Withdrawal from Transparen BMO x1088	\$300,000.00	BMO Harris
12	17	06/18/2020	Deposit of \$300,000 funds from Transparen BMO x1088 into Polzin BMO x7848	\$300,000.00	BMO Harris
13					
14	18	06/19/2020	Purchase of Cashier's Check, payable to Luxury Auto Collection from Polzin BofA x3557	\$159,461.64	Bank of America
15					
16	19	06/23/2020	Wire transfer to Magnus Title for the purchase of 902 N. Coronado from Polzin BMO x7848	\$388,198.34	BMO Harris
17					
18	20	06/25/2020	Requested Withdrawal from Transparen BMO x1088	\$100,000.00	BMO Harris
19	21	06/25/2020	Deposit of \$100,000 funds from Transparen BMO x1088 into Polzin BMO x7848	\$100,000.00	BMO Harris
20					
21	22	06/26/2020	Check Paid to Wolff Development from Transparen BMO x1088	\$50,000.00	BMO Harris
22	23	07/27/2020	Deposit of E.M., PLLC Check into Transparen BMO x1088	\$29,161.75	BMO Harris
23					
24	24	08/04/2020	Wire Sent to Ukgras Bank fbo James Polzin, Pop Family Support from Polzin BofA x3557	\$70,000.00	Bank of America
25					
26	25	08/12/2020	Wire Sent to Ukgras Bank fbo James Polzin, Pop Family Support from Polzin BofA x3557	\$90,000.00	Bank of America
27					
28					

26	03/17/2021	Deposit of Luxury Auto Collection check #25806 for the resale of the Porsche 911	\$126,000.00	Capital One
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All in violation of Title 18, U.S.C. § 1957(a).

FORFEITURE ALLEGATIONS

27. The Grand Jury realleges and incorporates the allegations of Counts 1 through 26 of this Indictment, which are incorporated by reference as though fully set forth herein.

28. Pursuant to Title 18, United States Code, Sections 981 and 982, Title 21, United States Code, Section 853 and Title 28, United States Code, Section 2461(c) and upon conviction of one or more of the offenses alleged in Counts 1 through 26 of this Superseding Indictment, the defendant(s) shall forfeit to the United States all right, title, and interest in any and all property, real or personal, involved in such offense(s), or any property traceable to such property involved in the offense(s), or conspiracy to commit such offense(s), including the following: (a) all money or other property that was the subject of each transaction, transportation, transmission or transfer in violation of a statute listed in Title 18, United States Code, Section 982, (b) all other property constituting proceeds obtained as a result of those violations, and (c) all property used in any manner or part to commit or to facilitate the commission of those violations including, but not limited to the sum of money representing the amount of money involved in the offense(s) and the property named below.

- a. A sum of money equal to at least \$2,693,308 in United States currency, representing the amount of money involved in the offenses.
- b. All right, title, and interest in any and all personal property, involved in or traceable to any transaction set forth in Counts 1 through 26 of this Indictment. Such property includes, but is not limited to, the following real property:
 - i. 902 N. Coronado Drive, Gilbert, Arizona, 85234, titled in the name of James T. Polzin and Svitlana O. Popsii, and more specifically

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described as Lot 110, Discovery Park at Val Vista Lakes, according to Book 298 of Maps, page 26, records of Maricopa County, Arizona. APN: 304-98-110.

A TRUE BILL

/S/
FOREPERSON OF THE GRAND JURY
Date: April 13, 2021

PAUL ANTHONY MARTIN
Acting United States Attorney
District of Arizona

/S/
KEVIN M. RAPP
Assistant U.S. Attorney