

BEFORE THE TENNESSEE REGULATORY AUTHORITY

NASHVILLE, TENNESSEE

April 27, 2009

IN RE:

SHOW CAUSE PROCEEDING AGAINST
HEALTHCARE ADVANTAGE LLC/
THE SELECT GROUP/CHRIS WIGGINS

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DOCKET NO.
09-00036

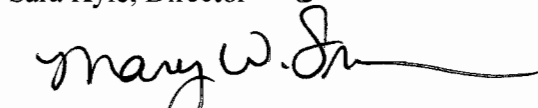
ORDER APPOINTING A HEARING OFFICER

This matter came before Chairman Eddie Roberson, Director Sara Kyle and Director Mary W. Freeman of the Tennessee Regulatory Authority (the "Authority" or the "TRA"), the voting panel assigned to this docket, at a regularly scheduled Authority Conference held on March 30, 2009 to consider allegations that Healthcare Advantage LLC/The Select Group/Chris Wiggins (collectively, "Healthcare Advantage") has violated the Do-Not Fax Law¹ as evidenced by the TRA's Consumer Services Division receipt of 130 complaints from sixty-nine Tennessee consumers involving Healthcare Advantage. During the Authority Conference, the panel voted unanimously to appoint the Authority's General Counsel or his designee to act as the Hearing Officer for the purpose of (1) determining whether a Show Cause Order should be issued to determine why the Authority should not sanction Healthcare Advantage for alleged violations of Tenn. Code Ann. §§ 65-4-501-506 and (2) if a Show Cause Order is issued, to prepare the matter for hearing before the panel.

IT IS SO ORDERED.


Eddie Roberson, Chairman


Sara Kyle, Director


Mary W. Freeman, Director

¹ Tenn. Code Ann. §§ 65-4-501-506.