

BEFORE THE TENNESSEE REGULATORY AUTHORITY

NASHVILLE, TENNESSEE

November 23, 2009

IN RE:

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

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DOCKET NO.  
09-00036

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**ORDER GRANTING PETITIONER AN EXTENSION OF TIME TO RESPOND TO  
CHRIS WIGGINS' MOTION TO DISMISS & TO REPLY TO THE RESPONSE OF  
HEALTHCARE ADVANTAGE LLC AND THE SELECT GROUP TO SHOW CAUSE  
ORDER OF OCTOBER 9, 2009**

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This matter is before the Hearing Officer upon the filing of a *Motion of Petitioner for Extension of Time to Respond to Chris Wiggins' Motion to Dismiss and the Response of Healthcare Advantage LLC and the Select Group to Show Cause Order of October 9, 2009* ("Motion to Extend Time") with the Tennessee Regulatory Authority ("TRA") on November 20, 2009.

In its *Motion to Extend Time*, the Consumer Services Division of the Tennessee Regulatory Authority ("Petitioner"), pursuant to TRA Rule 1220-1-2-.06(2), requests to extend the deadline for filing a response to *Chris Wiggins' Motion to Dismiss* and to the *Response of Healthcare Advantage LLC and the Select Group to Show Cause Order of October 9, 2009*.<sup>1</sup> In support of its request for an extension of time until December 11, 2009 to respond to the November 13, 2009 filings of Healthcare Advantage LLC, The Select Group and Chris Wiggins

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<sup>1</sup>TRA Rule 1220-1-2-.06(2) provides that a party opposing a motion shall file a response within seven days after service of the motion, and that the Authority or Hearing Officer may exercise discretion in shortening or lengthening the time in which to file such response. Additionally, TRA Rule 1220-1-2-.06(3) states, "No reply to a response shall be filed except upon leave given or upon the order of the Authority or Hearing Officer." Therefore, Petitioner's request to respond to the *Response of Healthcare Advantage LLC and the Select Group to Show Cause Order of October 9, 2009* shall be considered a request to file a Reply to such pleading.

(collectively, "Respondents"), Petitioner states that counsel for the Respondents does not oppose its motion. Therefore, all premises considered, the Hearing Officer finds that the *Motion to Extend Time* should be granted.

**IT IS THEREFORE ORDERED THAT:**

The *Motion of Petitioner for Extension of Time to Respond to Chris Wiggins' Motion to Dismiss and the Response of Healthcare Advantage LLC and the Select Group to Show Cause Order of October 9, 2009* is GRANTED; and therefore, the Consumer Services Division of the Tennessee Regulatory Authority shall file a Response to *Chris Wiggins' Motion to Dismiss* and a Reply to the *Response of Healthcare Advantage LLC and the Select Group to Show Cause Order of October 9, 2009* no later than **December 11, 2009**.

  
Kelly Cashman-Grams, Hearing Officer