

**In the United States Court of Federal Claims**

No. 17-1090C  
Filed: May 13, 2020

**HEALTHNOW NEW YORK, INC.,**

*Plaintiff,*

**v.**

**UNITED STATES,**

*Defendant.*

**ORDER**

On September 25, 2017, the Court stayed the proceedings in this case. (ECF No. 11). On May 12, 2020, pursuant to the Court's June 28, 2018 Order, (ECF No. 14), the parties filed a joint status report advising that the Supreme Court recently issued final non-appealable decisions in *Maine Community Health Options et al. v. United States*, No. 18-1023, *Land of Lincoln Mutual Health Insurance Company. v. United States*, No. 18-1038, and *Moda Health Plan, Inc. v. United States*, No. 18-1028. (See ECF No. 17). In this status report, the United States requests a 45-day period to review the Supreme Court decisions, review other similar cases pending before this Court, review records of payments made by the Department of Health and Human Services since this Complaint was filed, determine whether Plaintiff, Healthnow New York, Inc. ("Healthnow"), has any outstanding debts, and determine whether to answer Healthnow's Complaint and counterclaim. Healthnow objects to the requested 45-day period.

In light of these developments, the stay in this case is hereby **LIFTED**. The parties shall file a joint status report **on or before Friday, June 26, 2020**. In this status report, the parties should advise the Court as to the status of this case, discuss whether briefing on the pending motion for summary judgment (ECF No. 10) should continue or begin anew, and propose a schedule for future proceedings. In proposing a schedule, the parties should keep in mind that the Court will not grant lightly motions for extensions of time, absent a showing of good cause.

**IT IS SO ORDERED.**

s/ David A. Tapp  
DAVID A. TAPP, Judge