

In the United States Court of Federal Claims

No. 18-5C
(Filed: June 30, 2020)

COMMUNITY HEALTH CHOICE, INC., *

*

Plaintiff, *

*

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V. *

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THE UNITED STATES, *

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Defendant. *

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ORDER

On February 27, 2018, plaintiff in the above-captioned case filed a First Amended Complaint in which it asserted six claims for relief: its risk corridors claims were set forth in Counts I, II, and III and its cost-sharing reduction claims were set forth in Counts IV, V, and VI. On March 7, 2019, the court entered judgment for plaintiff on its cost-sharing reduction claims pursuant to Rule 54(b) of the Rules of the United States Court of Federal Claims.¹ Thus, the only claims remaining before this court are the risk corridors claims.

On June 29, 2020, the parties filed a Stipulation for Entry of Partial Judgment (“Stipulation”) “[t]o resolve the three risk corridors claims . . . and to permit the immediate entry of a partial final judgment on those claims” In accordance with the Stipulation, the court directs the clerk to enter judgment in favor of plaintiff in the amount of \$5,255,314.76 for Count I of the First Amended Complaint and to dismiss Counts II and III of the First Amended Complaint with prejudice. Because no claims remain before this court, this case can be closed.

IT IS SO ORDERED.

s/ Margaret M. Sweeney
MARGARET M. SWEENEY
Chief Judge

¹ This judgment is being appealed. See Cmty. Health Choice, Inc. v. United States, 141 Fed. Cl. 744 (2019), appeal docketed, No. 2019-1633 (Mar. 8, 2019).