

THE STATE OF NEW HAMPSHIRE

INSURANCE DEPARTMENT

In re Petition of Margaret McCarthy

Docket No. INS 13-038-AP

**STATEMENT OF MATTERS FOR OFFICIAL NOTICE BY INTERVENING
PARTY ANTHEM BLUE CROSS AND BLUE SHIELD**

In accordance with the directions of the Hearing Officer at the end of the May 14, 2014 adjudicative hearing (“Hearing”), the undersigned Intervening Party, Anthem Blue Cross and Blue Shield (“Anthem”), hereby submits this Statement of Matters For Official Notice pursuant to RSA 541-A:33 and INS 204.19. Specifically, Anthem submits that the Hearing Officer can and should take official notice of the following facts and documents:

1. The fact that Petitioner McCarthy’s Petition For Hearing Pursuant To RSA 400-A:17 is dated November 6, 2013 and was received by the New Hampshire Insurance Department (“NHID”) on or about November 6, 2013;
2. The fact that Anthem’s May 31, 2013 Network Adequacy Filing for its proposed qualified health plans (“QHPs”) for offering on the Exchange was received by the NHID on or about May 31, 2013;
3. The fact that Anthem’s June 24, 2013 Supplemental Network Adequacy Filing was received by the NHID on or about June 24 , 2013;

4. The fact that the NHID complied with Petitioner McCarthy's counsel's RSA 91-A Request by Letter of January 14, 2014 with production (Bates numbers 001-404) ("NHID RTK Compliance");

5. The NHID's January 14, 2014 Letter to Petitioner McCarthy's counsel regarding the Department's response to his RSA 91-A Request;

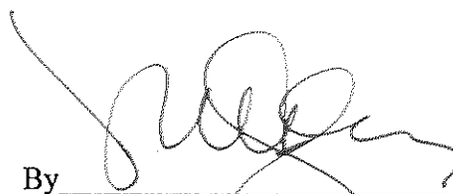
6. The Commissioner's Determination Pursuant To RSA 420-J:11 relating to Petitioner McCarthy's counsel's RSA 91-A Request dated January 14, 2014;

7. The fact that the NHID RTK Compliance included copies of Anthem's May 31, 2013 Network Adequacy Filing and its June 24, 2013 Supplemental Network Adequacy Filing;

8. The NHID's Anthem Blue Cross and Blue Shield Network Adequacy Document Index, which was produced in compliance with the RSA 910-A Request; and

9. The NHID RTK Compliance, but only insofar as it relates to Anthem's proposed QHPs in Strafford County.

Dated: June 4, 2014



By

Michael G. Durham
Donahue, Durham & Noonan, P.C.
741 Boston Post Road, Suite 306
Guilford, CT 06437
Tel (203) 458-9168
Fax (203) 458-4424
mdurham@ddnctlaw.com

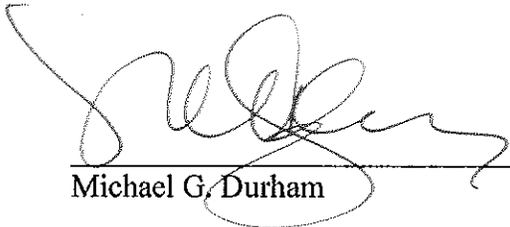
CERTIFICATION

This is to certify that a copy of the foregoing was emailed, sent via facsimile and/or mailed, postage prepaid, on the above-written date, to:

Jeremy D. Eggleton, Esq.
Orr & Reno
45 S. Main Street
P.O. Box 3550
Concord, NH 03302-3550
jeggleton@orr-reno.com

Richard P. McCaffrey
Compliance and Enforcement Counsel
New Hampshire Insurance Department
21 South Fruit Street, Suite 14
Concord, NH 03301
richard.mccaffrey@ins.nh.gov

Attorney Maria M. Proulx
Associate General Counsel
Anthem Blue Cross and Blue Shield
1155 Elm Street, Suite 200
Manchester, NH 03101-1505
maria.proulx@anthem.com



Michael G. Durham