

No. 21-1185, 21-1186, 21-1187

IN THE
United States Court of Appeals For the Tenth Circuit

REBECCA SMITH, ET AL.,

Plaintiffs-Appellees,

VS.

THE ALIERA COMPANIES, INC., F/K/A AS ALIERA HEALTHCARE, INC.; TRINITY HEALTHSHARE, INC.; ONESHARE HEALTH LLC, F/K/A UNITY HEALTHSHARE, LLC AND AS KINGDOM HEALTHSHARE MINISTRIES, LLC,

Defendants-Appellants.

ON APPEAL FROM THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLORADO
No. 1:20-cv-02130-RBJ

**ONESHARE HEALTH, LLC'S RESPONSE TO SUGGESTION OF
BANKRUPTCY AND MOTION TO ABATE PROCEEDINGS**

Jon F. Sands
Marilyn S. Chappell
Sweetbaum Sands Ramming PC
1125 Seventeenth Street
Suite 2100
Denver, Colorado 80202
(303) 296-3377
jsands@sweetbaumsands.com
mchappell@sweetbaumsands.com

Kyle G.A. Wallace
Shiver Hamilton LLC
3490 Piedmont Road
Suite 640
Atlanta, Georgia 30305
(404) 593-0020
kwallace@shiverhamilton.com

Attorneys for Appellant OneShare Health, LLC

**ONESHARE HEALTH, LLC'S RESPONSE
TO SUGGESTION OF BANKRUPTCY AND
MOTION TO ABATE PROCEEDINGS**

In accordance with the Court's July 12, 2021 Order, Appellant OneShare Health, LLC (Unity) responds to Trinity's *Suggestion of Bankruptcy*, which the Court has construed as a motion to abate proceedings, and states that Unity consents to abatement of these consolidated appeals and believes that the Court should stay this consolidated appeal in light of Trinity's bankruptcy filing and in furtherance of judicial efficiency and economy.

Respectfully submitted,

s/ Marilyn S. Chappell

Jon F. Sands
Marilyn S. Chappell
Sweetbaum Sands Ramming PC
1125 Seventeenth Street, Suite 2100
Denver, Colorado 80202
Phone: (303) 296-3377
jsands@sweetbaumsands.com
mchappell@sweetbaumsands.com

Kyle G.A. Wallace
SHIVER HAMILTON LLC
3490 Piedmont Road, Suite 640
Atlanta, Georgia 30305
Telephone: (404) 593-0020
Fax: (888) 501-9536
kwallace@shiverhamilton.com

Attorneys for OneShare Health, LLC
f/k/a Unity Healthshare, LLC

CERTIFICATE OF COMPLIANCE

This response complies with the type-face requirements of Federal Rule of Appellate Procedure 32(c) and the type-style requirements of Federal Rule of Appellate Procedure 32, as mandated by Federal Rule of Appellate Procedure 27(d)(1)(E). The response has been prepared in 14-point Century Schoolbook, which is a proportionally spaced font that includes serifs.

This response complies with the type-volume limitations in Federal Rule of Appellate Procedure 27(d)(2)(A) because it contains 66 words.

The response complies with the electronic filing requirements of Tenth Circuit Rule 25.3.

s/ Marilyn S. Chappell

CERTIFICATE OF SERVICE

In accordance with Tenth Circuit Rule 25.3, I hereby certify that on July 27, 2021, I electronically filed the foregoing with the Clerk of the Court of the United States Court of Appeals for the Tenth Circuit using the appellate ECF system.

Participants in the case who are registered ECF users will be served by the appellate ECF system.

s/ Marilyn S. Chappell _____