Case Nos. 85525 & 85656

In the Supreme Court of Nevada

UNITED HEALTHCARE INSURANCE COMPANY; UNITED HEALTH CARE SERVICES, INC.; UMR, INC.; SIERRA HEALTH AND LIFE INSURANCE COMPANY, INC.; and HEALTH PLAN OF NEVADA, INC., Electronically Filed Apr 26 2023 04:32 PM Elizabeth A. Brown Clerk of Supreme Court

Appellants,

vs.

FREMONT EMERGENCY SERVICES (MANDAVIA), LTD.; TEAM PHYSICIANS OF NEVADA-MANDAVIA, P.C.; and CRUM STEFANKO AND JONES, LTD.,

Respondents.

Case No. 85525

UNITED HEALTHCARE INSURANCE COMPANY; UNITED HEALTH CARE SERVICES, INC.; UMR, INC.; SIERRA HEALTH AND LIFE INSURANCE COMPANY, INC.; and HEALTH PLAN OF NEVADA, INC.,

Petitioners,

vs.

THE EIGHTH JUDICIAL DISTRICT COURT of the State of Nevada, in and for the County of Clark; and the Honorable NANCY L. ALLF, District Judge,

Respondents,

vs.

FREMONT EMERGENCY SERVICES (MANDAVIA), LTD.; TEAM PHYSICIANS OF NEVADA-MANDAVIA, P.C.; and CRUM STEFANKO AND JONES, LTD.,

Real Parties in Interest.

Case No. 85656

MOTION TO ASSOCIATE JONATHAN D. HACKER AS COUNSEL

Appellants/petitioners United Healthcare Insurance Company ("UHIC"), United Health Care Services Inc. ("UHS"), which does

business as UnitedHealthcare or "UHC" and through UHIC), UMR, Inc. ("UMR"), Sierra Health and Life Insurance Company ("SHL"), and Health Plan of Nevada, Inc., move to associate Jonathan D. Hacker, a member of the District of Columbia and Maryland bars, in this case pursuant to SCR 42. This motion is supported by the attached "Verified Application for Association of Counsel" (Exhibit A), certificates of good standing (Exhibit B), and the State Bar of Nevada statement (Exhibit C).

Dated this 26th day of April, 2023.

K. LEE BLALACK, II (pro hac vice)
JONATHAN D. HACKER (pro hac vice pending)
O'MELVENY & MYERS LLP
1625 Eye Street N.W.

Washington, D.C. 20006

LEWIS ROCA ROTHGERBER CHRISTIE LLP

By: <u>/s/Abraham G. Smith</u>
DANIEL F. POLSENBERG (SBN 2376)
JOEL D. HENRIOD (SBN 8492)
ABRAHAM G. SMITH (SBN 13,250)
KORY J. KOERPERICH (SBN 14,559)
3993 Howard Hughes Parkway
Suite 600
Las Vegas, Nevada 89169
(702) 949-8200

Attorneys for Appellants/Petitioners

CERTIFICATE OF SERVICE

I certify that on April 26, 2023, I submitted the foregoing motion for filing *via* the Court's eFlex electronic filing system. Electronic notification will be sent to the following:

Pat Lundvall Kristen T. Gallagher Amanda M. Perach McDonald Carano Llp 2300 West Sahara Avenue, Suite 1200 Las Vegas, Nevada 89102

Attorneys for Respondents (case no. 85525)/Real Parties in Interest (case no. 85656)

Richard I. Dreitzer FENNEMORE CRAIG, PC 9275 W. Russell Road, Suite 240 Las Vegas, Nevada 89148

Attorneys for Real Parties in Interest (case no. 85656)

Dennis L. Kennedy Sarah E. Harmon BAILEY KENNEDY 8984 Spanish Ridge Avenue Las Vegas, Nevada 89148

Attorneys for Respondents (case no. 85525)

Constance. L. Akridge Sydney R. Gambee HOLLAND & HART LLP 9555 Hillwood Drive, Second Floor Las Vegas, Nevada 89134

Attorneys for Amicus Curiae (case no. 85656)

I further certify that I served a copy of this document by mailing a true and correct copy thereof, postage prepaid, at Las Vegas, Nevada, addressed as follows:

The Honorable Nancy L. Allf DISTRICT COURT JUDGE – DEPT. 27 200 Lewis Avenue Las Vegas, Nevada 89155

Respondent (case no. 85656)

Joseph Y. Ahmad
John Zavitsanos
Jason S. McManis
Michael Killingsworth
Louis Liao
Jane L. Robinson
Patrick K. Leyendecker
AHMAD, ZAVITSANOS, & MENSING, PLLC
1221 McKinney Street, Suite 2500
Houston, Texas 77010

Justin C. Fineberg
Martin B. Goldberg
Rachel H. LeBlanc
Jonathan E. Feuer
Jonathan E. Siegelaub
David R. Ruffner
Emily L. Pincow
Ashley Singrossi
LASH & GOLDBERG LLP
Weston Corporate Centre I
2500 Weston Road Suite 220
Fort Lauderdale, Florida 33331

Attorneys for Respondents (case no. 85525)/Real Parties in Interest (case no. 85656)

/s/ Jessie M. Helm
An Employee of Lewis Roca Rothgerber Christie LLP

EXHIBIT A

EXHIBIT A

In the Supreme Court of Nevada

UNITED HEALTHCARE INSURANCE COMPANY; UNITED HEALTH CARE SERVICES, INC.; UMR, INC.; SIERRA HEALTH AND LIFE INSURANCE COMPANY, INC.; and HEALTH PLAN OF NEVADA, INC.,

Appellants,

US.

FREMONT EMERGENCY SERVICES (MANDAVIA), LTD.; TEAM PHYSICIANS OF NEVADA-MANDAVIA, P.C.; and CRUM STEFANKO AND JONES, LTD.,

Respondents.

UNITED HEALTHCARE INSURANCE COMPANY, UNITED HEALTH CARE SERVICES, INC., UMR, INC., SIERRA HEALTH AND LIFE INSURANCE COMPANY, INC., HEALTH PLAN OF NEVADA, INC.,

Petitioners,

vs.

THE EIGHTH JUDICIAL DISTRICT COURT of the State of Nevada, in and for the County of Clark; and THE HONORABLE NANCY L. ALLF, District Judge,

Respondents,

and

FREMONT EMERGENCY SERVICES (MANDAVIA), LTD., TEAM PHYSICIANS OF NEVADA-MANDAVIA, P.C., CRUM STEFANKO AND JONES, LTD.,

Real Parties in Interest.

VERIFIED APPLICATION FOR ASSOCIATION OF COUNSEL UNDER NEVADA SUPREME COURT RULE 42

Jonathan D. Hacker, Petitioner, respectfully represents:

1. Petitioner resides at

Maryland

- 2. Petitioner is an attorney at law and a member of the law firm of O'Melveny & Myers LLP with offices at 1625 Eye Street, N.W., Washington, D.C. 20006; (202) 383-5285; JHacker@OMM.com.
- 3. Petitioner has been retained personally or as a member of the above-named law firm by UnitedHealthcare Insurance Company, United HealthCare Services Inc., UMR, Inc., Sierra Health and Life Insurance Company, and Health Plan of Nevada, Inc. to provide legal representation in connection with the above-entitled matter now pending before the above referenced court.
- 4. Since 1998, petitioner has been, and presently is, a member of good standing of the bar of the highest court of the District of Columbia, where petitioner regularly practices law.
- 5. Petitioner was admitted to practice before the following United States District Courts, United States Circuit Courts of Appeal, the Supreme Court of the United States, and/or courts of other states on the dates indicated for each, and is presently a member in good standing of the bars of said Courts:

Court	Date of Admission	Good Standing
Bar of Maryland	1996	Yes
United States Supreme Court	2001	Yes
U.S. Court of Appeals, District of Columbia Circuit	2003	Yes
U.S. Court of Appeals, Federal Circuit	2003	Yes
U.S. Court of Appeals, First Circuit	2015	Yes
U.S. Court of Appeals, Second Circuit	2012	Yes
U.S. Court of Appeals, Third Circuit	2010	Yes
U.S. Court of Appeals, Fourth Circuit	1999	Yes
U.S. Court of Appeals, Fifth Circuit	2007	Yes
U.S. Court of Appeals, Sixth Circuit	2005	Yes
U.S. Court of Appeals, Seventh Circuit	2000	Yes
U.S. Court of Appeals, Eighth Circuit	2013	Yes
U.S. Court of Appeals, Ninth Circuit	2005	Yes
U.S. Court of Appeals, Tenth Circuit	2003	Yes
U.S. Court of Appeals, Eleventh Circuit	2013	Yes
U.S. District Court, District of Columbia	2002	Yes

- 6. Is Petitioner currently suspended or disbarred in any court? You must answer yes or no. If yes, give particulars, e.g., court, jurisdiction, date: No
- 7. Is Petitioner currently subject to any disciplinary proceedings by any organization with authority at law? You must answer yes or no. If yes, give particulars, e.g., court, discipline authority, date, status: No

- 8. Has Petitioner ever received public discipline including, but not limited to, suspension or disbarment, by any organization with authority to discipline attorneys at law? You must answer yes or no. If yes, give particulars, e.g., court, discipline authority, date, status: No
- 9. Has Petitioner ever had any certificate or privilege to appear and practice before any regulatory administrative body suspended or revoked? You must answer yes or no. If yes, give particulars, e.g., date, administrative body, date of suspension or reinstatement: No
- 10. Has Petitioner, either by resignation, withdrawal, or otherwise, ever terminated or attempted to terminate Petitioner's office as an attorney in order to avoid administrative, disciplinary, disbarment, or suspension proceedings? You must answer yes or no. If yes, give particulars: No
- 11. Petitioner, or any member of petitioner's firm, has/have filed the following application(s) to appear as counsel under Nevada Supreme Court Rule 42 during the past three (3) years in the following matters, if none, indicate so (do not include Federal Pro Hacs):

Name of Applicant	Date of Application	Case	Title of Court Administrative Body or Arbitrator	Was Application Granted or Denied
Matthew Cowan	3/21/2018	Diane Davis v. State of Nevada, Case No. 170C002271B	First Judicial District, Carson City, Nevada	Granted
Charles Lifland	1/22/2019	Clarke County v. Purdue Pharma, et. al., Case No.A- 17-765828-C	Eighth Judicial District, Clark County, Nevada	Granted
Stephen Brody	3/25/2019	Clarke County v. Purdue Pharma, et. al., Case No.A- 17-765828-C	Eighth Judicial District, Clark County, Nevada	Granted
Matthew T. Murphy	2/27/2019	Clarke County v. Purdue Pharma, et. al., Case No.A- 17-765828-C	Eighth Judicial Court of the State of Nevada in and for Clark County	Granted
Natasha S. Fedder	11/23/2020	Fremont Emergency Services, et al. v. UnitedHealth Group, Inc., et al., Case No.: A-19- 792978-B, Dept. No.: 27	Eighth Judicial District, Clark County, Nevada	Granted
K. Lee Blalack, II	12/29/20	Fremont Emergency Services, et al. v. UnitedHealth Group, Inc., et al., Case No.: A-19- 792978-B Dept. No.: 27	Eighth Judicial District, Clark County, Nevada	Granted
Dimitri D. Portnoi	3/19/21	Fremont Emergency Services, et al. v. UnitedHealth Group, Inc., et al., Case No.: A-19- 792978-B Dept. No.: 27	Eighth Judicial District, Clark County, Nevada	Granted
Jeffrey E. Gordon	4/6/2021	Fremont Emergency Services, et al. v. UnitedHealth Group, Inc., et al., Case No.: A-19- 792978-B, Dept. No.: 27	Eighth Judicial District, Clark County, Nevada	Granted
Jason A. Orr	4/6/2021	Fremont Emergency Services, et al. v. UnitedHealth Group, Inc., et al., Case No.: A-19- 792978-B, Dept. No.: 27	Eighth Judicial District, Clark County, Nevada	Granted
Adam Levine	4/6/2021	Fremont Emergency Services, et al. v. UnitedHealth Group, Inc., et al., Case No.: A-19- 792978-B, Dept. No.: 27	Eighth Judicial District, Clark County, Nevada	Granted
Paul J. Wooten	4/6/2021	Fremont Emergency Services, et al. v. UnitedHealth Group, Inc., et al., Case No.: A-19- 792978-B, Dept. No.: 27	Eighth Judicial District, Clark County, Nevada	Granted
Hannah Dunham	4/6/2021	Fremont Emergency Services, et al. v. UnitedHealth Group, Inc., et al., Case No.: A-19- 792978-B, Dept. No.: 27	Eighth Judicial District, Clark County, Nevada	Granted

Amanda Genovese	4/6/2021	Fremont Emergency Services, et al. v. UnitedHealth Group, Inc., et al., Case No.: A-19- 792978-B, Dept. No.: 27	Eighth Judicial District, Clark County, Nevada	Granted
Philip E. Legendy	4/16/2021	Fremont Emergency Services, et al. v. UnitedHealth Group, Inc., et al., Case No.: A-19- 792978-B, Dept. No.: 27	Eighth Judicial District, Clark County, Nevada	Granted
Kevin D. Feder	5/3/2021	Fremont Emergency Services, et al. v. UnitedHealth Group, Inc., et al., Case No.: A-19- 792978-B, Dept. No.: 27	Eighth Judicial District, Clark County, Nevada	Granted
Nadia L. Farjood	5/19/2021	Fremont Emergency Services, et al. v. UnitedHealth Group, Inc., et al., Case No.: A-19- 792978-B, Dept. No.: 27	Eighth Judicial District, Clark County, Nevada	Granted
Jason Yan	8/19/21	Fremont Emergency Services, et al. v. UnitedHealth Group, Inc., et al., Case No.: A-19- 792978-B, Dept. No.: 27	Eighth Judicial District, Clark County, Nevada	Granted
Dawn Sestito	1/10/2022	Eric Rice, et al. v. Zheng Trust, et al., Case No.: A-19- 801549-6, Dept. No.: 26	Eighth Judicial District, Clark County, Nevada	Granted
Damali Taylor	1/20/2022	Eric Rice, et al. v. Zheng Trust, et al., Case No.: A-19- 801549-6, Dept. No.: 26	Eighth Judicial District, Clark County, Nevada	Granted
David Marroso	1/21/2022	Crawford v. Top Rank, Inc., Case No. AA-22-846568-B	Eighth Judicial District, Clark County, Nevada	Granted
Daniel Petrocelli	1/21/2022	Crawford v. Top Rank, Inc., Case No. AA-22-846568-B	Eighth Judicial District, Clark County, Nevada	Granted
Joseph. Guzman	1/21/2022	Crawford v. Top Rank, Inc., Case No. AA-22-846568-B	Eighth Judicial District, Clark County, Nevada	Granted

- 12. Nevada Counsel of Record for Petition in this matter is: Abraham G. Smith, Nevada Bar No. 13250, who has offices at Lewis Roca Rothgerber Christie LLP, 3993 Howard Hughes Parkway, Suite 600, Las Vegas, Clark, County, Nevada 89169; (702) 949-8200.
- 13. The following accurately represents the names and addresses of each party in this matter, WHETHER OR NOT REPRESENTED BY

COUNSEL, and the names and addresses of each counsel of record who appeared for said parties (you may attach as an Exhibit if necessary). See Exhibit A.

- 14. Petitioner agrees to comply with the provisions of Nevada Supreme Court Rule 42(3) and (13) and Petitioner consents to the jurisdiction of the courts and disciplinary boards of the State of Nevada in accordance with provisions as set forth in SCR 42(3) and (13). Petitioner respectfully requests that Petitioner be admitted to practice in the above-entitled court FOR THE PURPOSES OF THIS MATTER ONLY.
- 15. Petitioner has disclosed in writing to the client that the applicant is not admitted to practice in this jurisdiction and that the client has consented to such representation.

I, Jonathan D. Hacker, do hereby swear/affirm under penalty of perjury that the assertions of this application and the following statements are true:

- 1) That I am the Petitioner in the above-entitled matter.
- 2) That I have received a copy of, read, and will adhere to the Nevada Creed of Professionalism and Civility.
- 3) That I have read Supreme Court Rule (SCR) 42 and meet all requirements contained therein, including, without limitation, the requirements set forth in SCR 42(2), as follows:
 - (A) I am not a member of the State Bar of Nevada;
 - (B) I am not a resident of the State of Nevada;
 - (C) I am not regularly employed as a lawyer in the State of Nevada;
 - (D) I am not engaged in substantial business, professional, or other activities in the State of Nevada;
 - (E) I am a member in good standing and eligible to practice before the bar of any jurisdiction of the United States; and

- (F) I have associated with a lawyer who is an active member in good standing of the State Bar of Nevada as counsel of record in this action or proceeding.
- 4) That I have read the foregoing application and know the contents thereof; that the same is true of my own knowledge except as to those matters therein stated on information and belief, and as to the matter I believe them to be true.

That I further certify that I am subject to the jurisdiction of the Courts and disciplinary boards of this state with respect to the law of this state governing the conduct of attorneys to the same extent as a member of the State Bar of Nevada; that I understand and shall comply with the standards of professional conduct required by members of the State Bar of Nevada; and that I am subject to the disciplinary

jurisdiction to the State Bar of Nevada with respect to any of my actions occurring in the course of such appearance.

Dated this to day of April 2023

Petitioner/Affiant (blue ink)

CITY OF WASHINGTON) ss

DISTRICT OF COLUMBIA)

Subscribed and sworn to before me this __/4/th day of April 2023

Notary Public



DESIGNATION, CERTIFICATION AND CONSENT OF NEVADA COUNSEL

SCR 42(14) Responsibilities of Nevada attorney of record.

(a) The Nevada attorney of record shall be responsible for and actively participate in the representation of a client in any proceeding that is subject to this rule.

(b) The Nevada attorney of record shall be present at all motions, pretrials, or any matters in open court unless otherwise ordered by the court.

(c) The Nevada attorney of record shall be responsible to the court, arbitrator, mediator, or administrative agency or governmental body for the administration of any proceeding that is subject to this rule and for compliance with all state and local rules of practice. It is the responsibility of Nevada counsel to ensure that the proceeding is tried and managed in accordance with all applicable Nevada procedural and ethical rules.

I Abraham G. Smith hereby agree to associate with Petitioner

referenced hereinabove and further agree to perform all of the duties and responsibilities as required by Nevada Supreme Court Rule 42.

DATED 17th day of April, 2023.

Nevada Counsel of Record (blue ink)

STATE OF NEVADA

) ss

COUNTY OF CLARK

)

Subscribed and sworn to before me

this 17th day of April, 2023.

Notary Public

JESSICA M. HELM
NOTARY PUBLIC
STATE OF NEVADA
My Commission Expires: 11-5-2024
Certificate No: 21-7841-01

Creed of Professionalism and Civility

PREAMBLE

A lawyer should always show personal courtesy and professional integrity in the fullest sense of those terms.

In fulfilling our duty to represent a client vigorously as lawyers, we will honor our obligations to the administration of justice, which is a truth-seeking process designed to resolve human and societal problems in a rational, peaceful, and efficient manner. We remain committed to the rule of law as the foundation for a just and peaceful society.

Uncivil, abrasive, abusive, hostile, or obstructive conduct impedes the fundamental goal of resolving disputes rationally, peacefully, and efficiently. Incivility tends to delay, and often deny, justice.

Lawyers should exhibit courtesy, candor, and cooperation when participating in the legal system and dealing with the public. These standards encourage lawyers to fulfill obligations to each other, to litigants, and to justice. These honorable actions achieve the twin goals of civility and professionalism, both of which are hallmarks of a learned profession dedicated to public service.

While these standards are voluntary and not a basis for litigation or sanctions, violations of these standards may trigger sanctions under Rules 4.4, 8.4(b), or others. Ethical problems arise from the conflict between a lawyer's responsibilities to clients, to the legal system, and to the lawyer's own interests. The Rules of Professional Conduct resolve such conflicts. The Rules, however, cannot address every conflict that may arise. These standards honor the spirit of the Rules by balancing a lawyer's obligation to protect and pursue a client's legitimate interests zealously, within the bounds of the law, while maintaining a professional, courteous, and civil attitude toward all persons in the legal system.

The Court expects lawyers to commit to the spirit and letter of these standards, affirming that these guidelines do not denigrate the lawyer's duty of zealous representation. Law schools and continuing legal education courses should incorporate these standards when teaching professionalism to law students and practicing lawyers alike. Lawyers should make copies available to clients and adjudicators should reinforce these standards in the courtroom to reinforce our obligation to maintain and foster these standards and to make it clear that incivility may hurt the client's case.

CREED

- 1. We will strive to find harmony in our responsibilities as a representative of clients, as officers of the legal system, and as public citizens.
- 2. We will treat all participants of the legal system in a civil and courteous manner, not only in court, but also in all other written and oral communications.
- 3. We will never permit zealous advocacy to carry us beyond sobriety and decorum to disparaging personal remarks or acrimony.
- 4. We will demonstrate civility, professional integrity, personal dignity, respect, courtesy, and cooperation because they are essential to the fair administration of justice and conflict resolution.

- 5. We will not encourage or knowingly authorize any person under our control to engage in uncivil conduct.
- We will not, absent good cause, attribute bad motives or improper conduct to other counsel or bring the profession into disrepute by unfounded accusations of impropriety.
- 7. We will avoid ex parte communications with the court or tribunal, including the judge's staff, on pending matters, except when permitted by law.
- 8. Honesty and fair dealing are integral components of civility. We will adhere to promises and agreements fairly reached, whether orally or in writing, in good faith. When reiterating oral promises or agreements in writing, we will fairly, completely, and in good faith, restate all elements of the parties' oral agreement.
- 9. We will confer early with other counsel to assess settlement possibilities. We will not falsely hold out the possibility of settlement to adjourn discovery or to delay trial.
- 10. We will stipulate to undisputed matters unless we have a good-faith basis not to stipulate.
- 11. We will try in good faith to resolve our objections with opposing counsel.
- 12. We will not time the filing or service of motions or pleadings in any way that unfairly limits another party's opportunity to respond.
- 13. We will not request an extension of time without just cause.
- 14. We will consult other counsel regarding scheduling matters in a good-faith effort to avoid scheduling conflicts.
- 15. We will endeavor to accommodate previously scheduled dates for hearings, depositions, meetings, conferences, vacations, seminars, or other functions of other counsel.
- 16. We will explain to our clients that cooperation is the professional norm. We will explain how procedural agreements do not compromise the clients' interests.
- 17. We will draft document requests and interrogatories without placing an undue burden or expense on any party.
- 18. We will ensure that our clients respond to document requests and interrogatories without strained interpretation. We will not produce documents or answer interrogatories in a manner designed to hide or obscure the existence of documents or information.
- 19. We will be punctual and prepared for all Court appearances so that all hearings, conferences, and trials may commence on time.
- 20. We will not engage in conduct that brings disorder or disruption to the legal proceeding. We will advise our clients and witnesses of the proper conduct expected and, to the best of our ability, prevent our clients and witnesses from creating disorder or disruption.

Exhibit A

Party Represented	Contact Information
Fremont Emergency Services (Mandavia), Ltd., Team Physicians of Nevada-Mandavia, P.C., Crum, Stefanko and Jones, Ltd. dba Ruby Crest Emergency Medicine	Dennis L. Kennedy Sarah E. Harmon Bailey Kennedy 8984 Spanish Ridge Avenue Las Vegas, Nevada 89148 (702) 562-8820 Richard I. Dreitzer Fennemore Craig. PC 9275 W. Russell Road, Suite 240 Las Vegas, Nevada 89148 (702) 692-8000
	PAT LUNDVALL KRISTEN T. GALLAGHER AMANDA M. PERACH MCDONALD CARANO LLP 2300 W. Sahara Ave., Suite 1200 Las Vegas, Nevada 89102 (702) 873-4100
	JUSTIN C. FINEBERG MARTIN B. GOLDBERG RACHEL H. LEBLANC JONATHAN E. FEUER JONATHAN E. SIEGELAUB DAVID R. RUFFNER EMILY L. PINCOW ASHLEY SINGROSSI LASH & GOLDBERG LLP Weston Corporate Centre I 2500 Weston Road Suite 220 Fort Lauderdale, Florida 33331 (954) 384-2500

Party Represented	Contact Information
	JOSEPH Y. AHMAD JOHN ZAVITSANOS JASON S. MCMANIS MICHAEL KILLINGSWORTH LOUIS LIAO JANE L. ROBINSON PATRICK K. LEYENDECKER AHMAD, ZAVITSANOS, & MENSING, PLLC 1221 McKinney Street, Suite 2500 Houston, Texas 77010 (713) 600-4901
United Healthcare Insurance Company ("UHIC"), United Health Care Services Inc. ("UHS", which does business as UnitedHealthcare or "UHC" and through UHIC), UMR, Inc. ("UMR"), Sierra Health and Life Insurance Company ("SHL"), and Health Plan of Nevada, Inc.	D. LEE ROBERTS, JR COLBY L. BALKENBUSH BRITTANY M. LLEWELLYN PHILLIP N. SMITH, JR. MARJAN HAJIMIRZAEE WEINBERG, WHEELER, HUDGINS, GUNN & DIAL, LLC 6385 South Rainbow Blvd., Suite 400 Las Vegas, Nevada 89118 (702) 938-3838
	DANIEL F. POLSENBERG JOEL D. HENRIOD ABRAHAM G. SMITH LEWIS ROCA ROTHGERBER CHRISTIE LLP 3993 Howard Hughes Parkway, Suite 600 Las Vegas, Nevada 89169 (702) 949-8200
	DIMITRI D. PORTNOI JASON A. ORR ADAM G. LEVINE HANNAH DUNHAM NADIA L. FARJOOD O'MELVENY & MYERS LLP 400 S. Hope St., 18 th Floor Los Angeles, CA 90071 (213) 430-6000

Party Represented	Contact Information
	K. LEE BLALACK, II
	Jeffrey E. Gordon
	KEVIN D. FEDER
	JASON YAN
	O'MELVENY & MYERS LLP
	1625 Eye St. NW
	Washington, DC 20006
	(202) 383-5374
W	PAUL J. WOOTEN
	PHILIP E. LEGENDY
	O'MELVENY & MYERS LLP
	Times Square Tower, Seven Times Square
	New York, NY 10036
	(212) 728-5857

EXHIBIT B

EXHIBIT B



On behalf of JULIO A. CASTILLO, Clerk of the District of Columbia Court of Appeals, the District of Columbia Bar does hereby certify that

Jonathan D Hacker

was duly qualified and admitted on September 11, 1998 as an attorney and counselor entitled to practice before this Court; and is, on the date indicated below, an Active member in good standing of this Bar.

In Testimony Whereof,
I have hereunto subscribed my
name and affixed the seal of this
Court at the City of

Washington, D.C., on April 13, 2023.

IÛLIO A. ÇASTILLO Clerk of the Court

Issued By

David Chu - Director, Membership District of Columbia Bar Membership

Supreme Court of Maryland

Annapolis, MD



CERTIFICATE OF GOOD STANDING

STATE OF MARYLAND, ss:

I, Gregory Hilton, Clerk of the Supreme Court of Maryland, do hereby certify that on the seventeenth day of December, 1996,

Jonathan David Hacker

having first taken and subscribed the oath prescribed by the Constitution and Laws of this State, was admitted as an attorney of said Court, is now in good standing, and as such is entitled to practice law in any of the Courts of said State, subject to the Rules of Court. This certificate of good standing is valid through the tenth day of June, 2023.



In Testimony Whereof, I have hereunto set my hand as Clerk, and affixed the Seal of the Supreme Court of Maryland, this eleventh day of April, 2023.

Gregory Hillows

Clerk of the Supreme Court of Maryland

EXHIBIT C

EXHIBIT C

STAT 1 2 IN THE SUPREME COURT OF THE STATE OF NEVADA 3 Case No. 85525 4 5 United Healthcare Insurance 6 Company 7 vs. 8 Fremont Emergency Services 9 (Mandavia), Ltd. 10 11 STATE BAR OF NEVADA STATEMENT PURSUANT TO SUPREME COURT RULE 42 (3) (b) 12 13 THE STATE BAR OF NEVADA, in response to the application of Petitioner, submits the following statement pursuant to SCR42(3): 14 SCR42(6) Discretion. The granting or denial of a motion to associate 15 counsel pursuant to this rule by the court is discretionary. court, arbitrator, mediator, or administrative or governmental 16 hearing officer may revoke the authority of the person permitted to 17 appear under this rule. Absent special circumstances, repeated appearances by any person or firm of attorneys pursuant to this rule 18 shall be cause for denial of the motion to associate such person. 19 Limitation. It shall be presumed, absent special (a) circumstances, and only upon showing of good cause, that 20 more than 5 appearances by any attorney granted under this rule in a 3-year period is excessive use of this 21 22 (b) Burden on applicant. The applicant shall have the burden to establish special circumstances and good cause 23 for an appearance in excess of the limitation set forth in subsection 6(a) of this rule. The applicant shall set 24 forth the special circumstances and good cause in an affidavit attached to the original verified application. 25

1. DATE OF APPLICATION: 4/17/2023

2. APPLYING ATTORNEY: Jonathan D. Hacker, Esq.

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3. FIRM NAME AND ADDRESS: O'Melveny & Myers, LLP, 1625 Eye Street, N.W., Washongton, DC 20006 4. NEVADA COUNSEL OF RECORD: Abraham G. Smith, Esq., Lewis Roca, 3993 Howard Hughes Pkwy., Suite 600, Las Vegas, NV 89149 5. There is no record of previous applications for appearance by petitioner within the past three (3) years. DATED this April 18, 2023 Member Services Admin. Pro Hac Vice Processor STATE BAR OF NEVADA