

**IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF COLORADO  
Judge Robert E. Blackburn**

Civil Action No. 12-cv-03229-REB-MJW

HEALTHTRIO, LLC, a Colorado limited liability company,

Plaintiff,

v.

AETNA, INC., a Pennsylvania corporation;  
ACTIVEHEALTH MANAGEMENT, INC., a Delaware corporation; and  
MEDICITY, INC., a Delaware corporation,

Defendants.

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**ORDER STAYING EXECUTION ON COSTS JUDGMENT  
PENDING APPEAL AND APPROVING SUPERSEDEAS BOND**

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**Blackburn, J.**

The matter before me is **Plaintiff Healthtrio's Unopposed Motion for Stay of Execution on Costs Judgment, With Supersedeas Bond** [#269],<sup>1</sup> filed December 11, 2015. A proffered copy of a supersedeas bond in the amount of the costs judgment is appended to the motion [#269-1].<sup>2</sup> After careful review of the motion and the file, I conclude that the proffered supersedeas bond is sufficient and that accordingly, the unopposed motion should be granted.

**THEREFORE, IT IS ORDERED** that execution on the judgment by defendants is stayed pending completion of the appeal, No. 2016-1034 in the United States Court of Appeals for the Federal Circuit, as well as during any further timely filed and permitted appeals therefrom.

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<sup>1</sup> “[#269]” is an example of the convention I use to identify the docket number assigned to a specific paper by the court’s case management and electronic case filing system (CM/ECF). I use this convention throughout this order.

<sup>2</sup> A fully executed copy of the supersedeas bond will be docketed separately.

Dated December 17, 2015, at Denver, Colorado.

**BY THE COURT:**

Bob Blackburn

Robert E. Blackburn  
United States District Judge