

IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF WISCONSIN

---

ERIN T. WASHICHECK,

Plaintiff,

v.

ORDER FOR JUDGMENT

05-C-302-S

THE ULTIMATE, LTD. and  
THE ULTIMATE LTD. HEALTH PLAN,

Defendants.

---

Trial to the Court came on to be heard in the above entitled matter on December 2, 2005, the plaintiff having appeared by Shepherd, Finkelman, Miller & Shah by Douglas P. Dehler; defendants by Sipsma, Hahn & Brophy by Kenneth R. Sipsma and Erika Bierma. Honorable John C. Shabaz, District Judge, presided.

Upon all of the evidence presented and the testimony at trial,

ORDER

IT IS ORDERED that defendants were reasonable in terminating plaintiff's health plan for her failure to make timely payments over a period of time.

IT IS FURTHER ORDERED that judgment is entered in favor of defendants against plaintiff dismissing her complaint and all claims contained therein with prejudice and costs.

IT IS FURTHER ORDERED that plaintiff's supplemental memorandum of law shall be treated as a motion after judgment for which defendants may serve and file a response within 14 days and plaintiff may serve a file a reply within 7 days thereafter.

Entered this 2nd day of December, 2005.

BY THE COURT:

S/

---

JOHN C. SHABAZ  
District Judge