IN THE UNITED STATES COURT OF FEDERAL CLAIMS

HEALTH REPUBLIC INSURANCE COMPANY,)	
Plaintiff,)	
v.)	No. 16-cv-259C
THE UNITED STATES,)	
Defendant.)))	Filed: September 16, 2021
	/	

ORDER

On June 24, 2021, Class Counsel filed their Motion for Approval of Attorney's Fee Request for the Freelancers Subclass (ECF No. 130). Class Counsel request that the Court approve an award of five percent in attorney's fees from the Freelancers Subclass judgment, or approximately \$1.165 million. ECF No. 130 at 2; *see* Rule 54(b) J., ECF No. 124 (awarding \$23,301,140.37 to the Freelancers Subclass for risk corridors claims for benefit years 2014 and 2015). The Freelancers Subclass does not object to Class Counsel's request. ECF No. 130 at 2.

For the reasons explained in the Court's Opinion and Order (ECF No. 138) approving Class Counsel's five percent fee award from the Non-Dispute Subclass, the Court finds Class Counsel's request reasonable and **GRANTS** their Motion. Having determined pursuant to Rule 54(b) of the Rules of the United States Court of Federal Claims that there is no just reason for delay, the Court directs the Clerk to enter judgment in the amount of \$1,165,057.02 to be paid to Class Counsel from the Freelancers Subclass judgment.

SO ORDERED.

Dated: September 16, 2021

/s/ Kathryn C. Davis

KATHRYN C. DAVIS

Judge