

agmt\_nam Full\_Text

Outsourcin 1 EXHIBIT 10.14 OUTSOURCING AGREEMENT This Outsourcing Agreement (the "Agreement'  
SERVICING Ex 10.3 SERVICING AGREEMENT between CURO RECEIVABLES FINANCE II, LLC, as Owner and

at any time acquiesce petition or insolvency conservator liquidator assignee trustee custodian  
Yield Maint EXHIBIT 10.3 Yield Maintenance Agreement [LOGO UBS] Date: 27 April 2006 To: Wells Fargo

Mark J. Evans not individual but solely : 1 Finsbury London EC2M 2PP UBS AG is a member of the London  
JOINT VENTURE Exhibit 10.1 JOINT VENTURE AGREEMENT THIS JOINT VENTURE AGREEMENT (the "Agreement"  
OPTION AG DATED 4 DECEMBER 2020 INVESTOR LIMITED and INVESTMENT LIMITED OPTION AGREEMENT

" ) is made and entered into as of January 1, 1998, by and between Sykes HealthPlan Services, Inc., a Florida corporation, and CURO MANAGEMENT, LLC, as Servicer Dated as of April 8, 2020 This SERVICING AGREEMENT (this "Agreement")

sequestrated or ordered by both the Court and the parties LLC is a Delaware LLC as Servicer as agent under the agreement with Wells Fargo Bank, N.A., not individually, but solely as Master Servicer on behalf of Wells Fargo Mortgage Backed Securities

on the New York Stock Exchange and is regulated in the UK by the Financial Services Authority. Representatives of UBS Investment Bank have made and entered into this 20th day of Friday, March 2020 (the "Execution Date") BETWEEN (1) UBS Investment Bank and (2) UBS AG. FOR FUTURE SHARES THIS AGREEMENT is made and entered into on 4 December 2020 BETWEEN (1) UBS Investment Bank and (2) UBS AG.

Florida corporation ("SHPS"), and HealthPlan Services, Inc., a Florida corporation ("HPS"). BACKGROUND HP  
Agreement is entered into as of April 8, 2020, by and between CURO RECEIVABLES FINANCE II, LLC, a

expenses reimburse dated as of 2020 by and among the Lender action at 1: (b) each Party for any Ser  
curities 2006-6 Trust ("Counterparty") Attention: Swaps Administration From: UBS AG, London Branch (

Limited introduce trades to UBS AG via UBS Limited."

EEEN: BorrowMoney.com, inc of 512 Bayshore DR, suite 201 Fort Lauderdale FL 33304, and JVLS, LLC dba  
INVESTOR LIMITED a company incorporated in Jersey with registration number 123456 and whose regi

'S (or one of its affiliates other than SHPS) provides certain administrative services and Care Management  
Delaware limited liability company (the "Owner"), and CURO MANAGEMENT, LLC, a Delaware limited

an amount (b) the day and (c) a fraction the numerator of which is the number of calendar days during such period  
"UBS AG") Subject: Interest Rate Cap Transaction UBS AG Ref: 37346733 Dear Sirs The purpose of this communication

Vaccines 2Go of 4060 Johns Creek Parkway Suite H Suwanee, GA 30024 (individually the "Member")  
registered office is at King Street, Jersey, Channel Islands, JE2 2EJ (the "Investor") and (2) INVESTMENT

nt Services (as defined below) to clients ("Clients") pursuant to the terms of agreements with such Client  
ed liability company, as servicer (the "Servicer"). Capitalized terms used but not defined herein sha

Servicing Period and the denominator of which is 360. "Servicing Period" means a calendar month.  
ommunication is to confirm the terms and conditions of the Transaction entered into between us on the

and collectively the "Members". BACKGROUND: A. The Members wish to enter into an association  
LIMITED a company incorporated in Jersey with registration number 654321 and whose registered offic

ts (the "Client Agreements") as of January 1, 1998. HPS desires that SHPS provide, and SHPS is willing to  
ll have the meanings set forth in Annex A attached hereto. W I T N E S S E T H: WHEREAS, the Owner des

â€œServicing Standardâ€ is defined in Section 1(b). â€œSub-Servicerâ€ is defined in Section 10(a)."  
e Trade Date specified below. This Confirmation constitutes a "Confirmation" as referred to in the Maste

n of mutual benefit and agree to jointly invest and set up a joint venture enterprise. B. This Agreement s  
ce is at Queen Street, Jersey, JE2 2EJ, Channel Islands, Great Britain with an email address of investment(

provide, the Care Management Services to the Clients on behalf of HPS in accordance with the terms and conditions of the Service Agreement. The Servicer shall have the right to master service the Serviced Assets, to perform certain of the duties of the Operator.

or Agreement or Agreement specified below. The definitions contained in the 2000 ISDA Definitions as published by the International Swaps and Derivatives Association, Inc. shall apply.

sets out the terms and conditions governing this association. IN CONSIDERATION OF and as a condition of the issuance of the Bonds, the Company agrees to the terms and conditions of the Trust Agreement. WHEREAS (A) The Company was incorporated on 1 January 2000 and has its principal office and principal place of business at 10000 Wilshire Blvd., Suite 2000, Beverly Hills, California 90210, and its website is [www.greatinvestments.com](http://www.greatinvestments.com) (the "Company");

and conditions of this Agreement. Accordingly, in consideration of the mutual covenants and agreements of the Lender, and to provide such additional services consistent with the terms of this Agreement and the Loan

published by the International Swaps and Derivatives Association, Inc., are incorporated into this Confirmation.

For the Members entering into this Agreement and other valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the undersigned, as the undersigned, on January 1, 2020 and has at the date of this Agreement an authorized share capital of 10,000,000 divided into 10,000,000 shares of common stock, par value \$0.01 per share.



set forth below, the parties agree as follows: TERMS 1. SERVICES PROVIDED¼ TERM AND TERMINATIO Documents as the Owner may from time to time request¼ and WHEREAS, the Servicer has the capacity

ation. In the event of any inconsistency between any of the definitions listed above and this Confirmati

y of which consideration is acknowledged, the Members agree as follows: Formation 1. By this Agreeeme  
,000,000 registered shares of Â£1.00 each and an issued share capital of 10,000 shares of Â£1.00 each.

N 1.1 AGREEMENT TO OUTSOURCE CARE MANAGEMENT SERVICES. HPS agrees to outsource to SHPS, and to provide the respective services required hereby and is willing to perform such services for the Owner

on, this Confirmation will govern. If you and we are parties to a master agreement that governs transact

nt the Members enter into a joint venture (the "Venture") in accordance with the laws of the State  
(B) The Investor wishes to pay the Investment into the Company pursuant to the terms of this Agreement

1t. The Investment shall automatically convert in