#### IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

Chapter 11 In re:

CANO HEALTH, INC., Case No. 24–10164 (KBO)

Response Deadline: Jan. 6, 2025 at 4:00 p.m. (ET) Reorganized Debtor<sup>1</sup>

#### REORGANIZED DEBTORS' SECOND NOTICE OF CLAIMS SATISFIED IN FULL

Cano Health, Inc. (together with the Closed Case Debtors, the "Reorganized **Debtors**," and prior to the Effective Date (as defined below), the "**Debtors**"), as the Reorganized Debtor in the above captioned chapter 11 case, hereby files this notice (the "Notice") identifying certain claims, as defined by section 101(5) of chapter 11 of title 11 of the United States Code (the "Bankruptcy Code"), which have been satisfied in full (collectively, the "Satisfied Claims," and such claimants, the "Satisfied Claimants"). In support of this Notice, the Reorganized Debtor respectfully states as follows:

#### **Background**

#### **General Background** Α.

Beginning on February 4, 2024 (the "Petition Date"), the Debtors each 1. commenced a voluntary case under chapter 11 of title 11 of the Bankruptcy Code with the United States Bankruptcy Court for the District of Delaware (the "Court"). The Debtors' chapter 11 cases were jointly administered for procedural purposes only pursuant to Rule 1015(b) of the Federal

The Reorganized Debtor in this chapter 11 case, along with the last four digits of the Reorganized Debtor's federal tax identification number, is Cano Health, Inc. (4224) ("CHI"). On August 13, 2024, the Court entered an order closing the chapter 11 cases of CHI's debtor affiliates, (collectively, the "Closed Case Debtors"). A complete list of the Closed Case Debtors may be obtained on the website of the Reorganized Debtor's claims and noticing agent at https://veritaglobal.net/canohealth. The Reorganized Debtor's mailing address is 9725 NW 117th Avenue, Miami, Florida 33178.



Rules of Bankruptcy Procedure (the "Bankruptcy Rules") and Rule 1015-1 of the Local Rules of Bankruptcy Practice and Procedure of the United States Bankruptcy Court for the District of Delaware (the "Local Rules").

- 2. On February 21, 2024, the Office of the United States Trustee for the District of Delaware (the "U.S. Trustee") appointed the Official Committee of Unsecured Creditors (the "Creditors' Committee"). See Docket No. 154.
- 3. Additional information regarding the Debtors' business, capital structure, and the circumstances leading to the commencement of these chapter 11 cases is set forth in the *Declaration of Mark Kent in Support of Debtors' Chapter 11 Petitions* [Docket No. 14] (the "Kent Declaration") and the *Declaration of Clayton Gring in Support of the Debtors' First Day Relief* [Docket No. 15] (the "Gring Declaration" and, together with the Kent Declaration, the "First Day Declarations").

#### **B.** The Schedules and the Bar Dates

- 4. The Debtors filed their schedules of assets and liabilities and statements of financial affairs by March 8, 2024 (collectively and as may be modified, amended, or supplemented from time to time, the "Schedules"). See Docket Nos. 275-280, 282-289, 292-294, 296, 298-300, 302-304, 307-322, 324-327, 329-353, 355-389, 391-440, 450.
- 5. On March 5, 2024, the Court entered the Order (I) Establishing a General Bar Date to File Proofs of Claim, (II) Establishing a Bar Date to File Proofs of Claim by Governmental Units, (III) Establishing a Rejection Damages Bar Date, (IV) Establishing an Amended Schedules Bar Date, (V) Approving the Form and Manner for Filing Proofs of Claim,

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Pursuant to section 12.3 of the Plan, except for certain limited purposes including to prosecute fee applications, the Creditors' Committee dissolved on the Effective Date (as defined herein). See Plan § 12.3.

(VI) Approving the Proposed Notices of Bar Dates, (VII) Approving Procedures With Respect to Service of the Proposed Notice of Bar Dates, and (VIII) Granting Related Relief [Docket No. 259] (the "Original Bar Date Order," and as corrected by the order dated April 16, 2024 [Docket No. 555] (the "Corrected Bar Date Order"), the "Bar Date Order"). The Bar Date Order, among other things, established (i) April 22, 2024 at 5:00 p.m. (Prevailing Eastern Time) as the bar date by which all creditors, except for certain creditors falling within one of the exceptions set forth therein, were required to file Proofs of Claim, including for claims under section 503(b)(9) of the Bankruptcy Code, in the chapter 11 cases of each of the Debtors (the "General Bar Date"), and (ii) August 2, 2024 at 5:00 p.m. (Prevailing Eastern Time) as the deadline for all governmental units to file Proofs of Claim in the chapter 11 cases of each of the Debtors (the "Governmental Bar Date" and, together with the Extended Bar Date, the General Bar Date, and the other deadlines for filing Proofs of Claim established by the Bar Date Order, the "Bar Dates").

6. In accordance with the Bar Date Order, the Debtors filed the *Notice of Deadlines to File Proofs of Claim* [Docket No. 446] (the "Bar Date Notice"). Thereafter, Kurtzman Carson Consultants LLC, (d/b/a Verita Global) ("Verita"), the Debtors' Courtappointed claims and noticing agent, served the Bar Date Notice consistent with the requirements of the Bar Date Order. *See* Docket Nos. 475, 523, 623, 656, 674, 687, 767, 799, 800, 855, and

days of entry of the Corrected Bar Date Order and (ii) extended the applicable Bar Date (as defined in the

As set forth in the Certification of Counsel filed on April 3, 2024 [Docket No. 555], following entry of the Original

Bar Date Order and service and publication of the Bar Date Notice (as defined below), the Debtors identified a ministerial error in the Original Bar Date Order. Specifically, the Original Bar Date Order inadvertently excused any former officer, director, or employee of any of the Debtors from having to file a proof of claim for any claim based on indemnification, contribution, or reimbursement. To address any potential confusion caused by the discrepancy in the Original Bar Date Order, the Corrected Bar Date Order (i) required the Debtors to serve the Corrected Bar Date Order on all former officers, directors or employees of the Debtors within three (3) business

Corrected Bar Date Order) solely for such parties from April 22, 2024 to May 9, 2024 (the "Extended Bar Date"). Thereafter Verita served the Corrected Bar Date Order consistent with these requirements. *See* Cert. of Service, dated April 10, 2024 [Docket No. 624].

896. In addition, Verita published the Bar Date Notice in *The Wall Street Journal*, the *Miami Herald*, and the *Sun Sentinel*. *See* Docket No. 469.

7. The official claims register for the Debtors (the "Claims Register"), which is prepared and maintained by Verita, shows that over 800 proofs of claim (the "Proofs of Claim") were filed in the Debtors' chapter 11 cases. The Reorganized Debtors, with the assistance of their advisors, are actively reviewing and reconciling such Proofs of Claim.

# C. Confirmation of Plan and Assumption of Executory Contracts and Unexpired Leases

- 8. On June 28, 2024, the Court entered an order [Docket No. 1148] (the "Confirmation Order") confirming the *Modified Fourth Amended Joint Chapter 11 Plan of Reorganization of Cano Health, Inc. and its Affiliated Debtors* [Docket No. 1125] (including any exhibits, schedules, and supplements thereto and as may be amended, restated, supplemented, or otherwise modified from time to time in accordance with the terms thereof, the "Plan"). On the same day (the "Effective Date"), the Plan was substantially consummated and became effective. *See* Docket No. 1152.
- 9. Pursuant to the Plan, subject to the Debtors' payment of any applicable Cure Amounts, all executory contracts and unexpired leases as to which any of the Debtors' were parties were deemed assumed or assumed and assigned, as applicable, except, among other executory contracts and unexpired leases, executory contracts and unexpired leases identified on the Rejection Schedule filed with the Plan Supplement. Plan Art.VII.8.1. The Plan further provided that:

assumption or assumption and assignment of any executory contract or unexpired lease pursuant to the Plan or otherwise shall result in the full release and satisfaction of any Claims against any Debtor or

<sup>&</sup>lt;sup>4</sup> Capitalized terms used but not defined herein have the meanings ascribed to them in the Plan.

defaults by any Debtor . . . [and] any proof of claim filed with respect to an executory contract or unexpired lease that has been assumed or assumed and assigned shall be deemed disallowed and expunged.

. . .

Accordingly, all claims asserted by the counterparties to executory contracts and unexpired leases that were assumed or assumed and assigned pursuant to the Plan that are based upon preassumption defaults are deemed satisfied and have been disallowed and expunged.

#### **Claims Satisfied After Petition Date**

- Debtors' books and records, the Schedules, the Plan, and the Plan Supplement, the Reorganized Debtors have determined the Satisfied Claims listed on **Exhibit A** attached hereto have been satisfied in full. The Satisfied Claims consist of claims that were satisfied in connection with the assumption or assumption and assignment of executory contracts and unexpired leases pursuant to the Plan. Because such claims have been satisfied pursuant to the Plan, the Reorganized Debtors intend to designate the Satisfied Claims as having been disallowed and expunged on the Claims Register.
- 11. Out of an abundance of caution, the Reorganized Debtors will serve this Notice on all Satisfied Claimants to provide them with an opportunity to file a Response (as defined below), if any, to the Reorganized Debtors' determination that such claims have been fully satisfied.

#### **Responses to this Notice**

12. To dispute the determinations made by the Reorganized Debtors as to the Satisfied Claims included in this Notice, a Satisfied Claimant must file and serve a written response to this Notice (a "Response") with the Office of the Clerk of this Court at 824 North Market Street, 3rd Floor, Wilmington, Delaware 19801 no later than January 6, 2025 at 4:00 p.m. (Prevailing

Eastern Time) (the "Response Deadline"). In addition, a claimant must serve its Response on the following parties in accordance with the Local Rules: (a) counsel to the Reorganized Debtors, (i) Weil, Gotshal & Manges LLP, Attn: Gary T. Holtzer, Jessica Liou, Matthew P. Goren, and Kevin (gary.holtzer@weil.com, jessica.liou@weil.com, Bostel matthew.goren@weil.com, kevin.bostel@weil.com), and (ii) Richards, Layton & Finger, P.A., Attn: Mark D. Collins, Michael J. Merchant, and Amanda R. Steele (collins@rlf.com, merchant@rlf.com, steele@rlf.com); and (b) counsel to the Litigation Trust, (i) Paul Hastings LLP, 200 Park Avenue, New York, NY 10166, Attn: Kristopher M. Hansen and Erez Gilad (krishansen@paulhastings.com erezgilad@paulhastings.com), and (ii) Cole Schotz P.C., 500 Delaware Avenue, Suite 1410, Wilmington, DE 19801, Attn: Justin R. Alberto and Jack Dougherty (jalberto@coleschotz.com and jdougherty@coleschotz.com). Each Response to this Notice must, at a minimum, contain the following information:

- i. a caption setting forth the name of the Bankruptcy Court and referencing Cano Health, Inc. and its case number, as well as the title of the Notice to which the Response is directed;
- ii. the name of the claimant, the claim number, and a description of the basis for the amount of the claim;
- iii. the specific factual basis and supporting legal argument upon which the party will rely in opposing this Notice;
- iv. all documentation and other evidence in support of the claim, not previously filed with the Bankruptcy Court or Verita, upon which the claimant will rely in opposing this Notice; and
- v. the name, address, telephone number, fax number and/or email address of the person(s) (which may be the claimant or the claimant's legal representative) with whom counsel for the Reorganized Debtors should communicate with respect to the claim or the Notice and who possesses authority to reconcile, settle, or otherwise resolve the objection to the claim on behalf of the claimant.

- Debtors will determine whether there is a basis upon which to sustain the Satisfied Claimant's assertion that its Satisfied Claim has not in fact been satisfied. In the event the parties are unable to reach a resolution, the Reorganized Debtors may schedule a hearing on the Satisfied Claim. The Reorganized Debtors reserve the right to contest any new assertions of liability against the Reorganized Debtors made by any Satisfied Claimant with respect to their Satisfied Claims or any proof of claim they may file.
- 15. If a Satisfied Claimant fails to file and serve a timely Response by the Response Deadline, (a) the Satisfied Claimant is deemed to have consented to this Notice and the Reorganized Debtors' determination with respect to its Satisfied Claim, as set forth herein, and (b) Verita shall immediately, and without further notice to any party (including the Satisfied Claimant), mark such Satisfied Claim as disallowed and expunged on the Claims Register.

#### **Reservation of Rights**

16. The Reorganized Debtors hereby reserve all of their rights with respect to the Satisfied Claims, including the right to amend, modify, or supplement this Notice, or to otherwise object to the Satisfied Claims.

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Dated: December 23, 2024 Wilmington, Delaware

#### /s/ Amanda R. Steele

RICHARDS, LAYTON & FINGER, P.A. Mark D. Collins (No. 2981)
Michael J. Merchant (No. 3854)
Amanda R. Steele (No. 5530)
920 North King Street
Wilmington, Delaware 19801
Telephone: 302-651-7700
Email: collins@rlf.com
merchant@rlf.com

steele@rlf.com

-and-

WEIL, GOTSHAL & MANGES LLP
Gary T. Holtzer (admitted pro hac vice)
Jessica Liou (admitted pro hac vice)
Matthew P. Goren (admitted pro hac vice)
Kevin Bostel (admitted pro hac vice)
767 Fifth Avenue
New York, New York 10153
Telephone: (212) 310-8000
Emails: gary.holtzer@weil.com
 jessica.liou@weil.com
 matthew.goren@weil.com

kevin.bostel@weil.com

Attorneys for CHI

## Exhibit A

#### **Satisfied Claims**

	Name and Address of Claimant	Claim#	Debtor	Date filed/scheduled	Claim amount and priority (1)	Comments
1	1990 North Federal, LLC 2362 South Ocean Boulevard Highland Beach FL 33487	424	Cano Health, LLC	04/15/2024	\$38,348.59 (S) \$0.00 (A) \$0.00 (P) \$267,861.29 (U) \$306,209.88 (T)	section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors, and any proof of claim filed with respect to an executory contract or
2	528 Altos De Miami Commercial LLC Michael S. Provenzale, Esq. 215 N. Eola Drive Orlando FL 32801	461	Cano Health, LLC	04/18/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$21,393.17 (U) \$21,393.17 (T)	section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors, and any proof of claim filed with respect to an executory contract or
3	ADT SECURITY SERVICES PO BOX 371878 PO BOX 371878 PITTSBURGH PA 15250	3295654	Cano Health, LLC	03/08/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$67.62 (U) \$67.62 (T)	section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors. As set forth on the Assumption Schedule, the Cure Amount associated

	Name and Address of Claimant	Claim#	Debtor	Date filed/scheduled	Claim amount and priority (1)	Comments
4	Aetna, Inc. Aaron McCollough McGuireWoods LLP 77 West Wacker Drive Suite 4100 Chicago IL 60601	490	DGM MSO, LLC	04/18/2024	\$0.00 (A) \$0.00 (P) \$238.84 (U)	
5	Aetna, Inc. Aaron McCollough McGuireWoods LLP 77 West Wacker Drive Suite 4100 Chicago IL 60601	494	Cano Belen, LLC	04/19/2024	\$0.00 (A) \$0.00 (P) \$118.24 (U)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$16,293.18. On 07/03/2024, the Debtors satisfied the Cure Amount by ACH No. 58950.
6	Aetna, Inc. Aaron McCollough McGuireWoods LLP 77 West Wacker Drive Suite 4100 Chicago IL 60601	496	Cano Medical Center of West Florida, LLC	04/19/2024		This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$16,293.18. On 07/03/2024, the Debtors satisfied the Cure Amount by ACH No. 58950.

	Name and Address of Claimant	Claim#	Debtor	Date filed/scheduled	Claim amount and priority (1)	Comments
7	Aetna, Inc. Aaron McCollough McGuireWoods LLP 77 West Wacker Drive Suite 4100 Chicago IL 60601	499	Cano Health, LLC	04/19/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$15,840.86 (U) \$15,840.86 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$16,293.18. On 07/03/2024, the Debtors satisfied the Cure Amount by ACH No. 58950.
8	Name on File Address on File	605	Cano Health, Inc.	04/22/2024	\$0.00 (S) \$52,366.00 (A) \$0.00 (P) \$40,800.00 (U) \$93,166.00 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$93,166.00. On 07/03/2024, the Debtors satisfied the Cure Amount by ACH No. 58946.
9	Name on File Address on File	3295664	Cano Health, LLC	03/08/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$86,136.00 (U) \$86,136.00 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$93,166.00. On 07/03/2024, the Debtors satisfied the Cure Amount by ACH No. 58946.

	Name and Address of Claimant	Claim#	Debtor	Date filed/scheduled	Claim amount and priority (1)	Comments
10	Alight Solutions LLC 4 Overlook Point Lincolnshire IL 60069	551	Cano Health, LLC	04/20/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$186,462.01 (U) \$186,462.01 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$196,146.45. On 07/03/2024, the Debtors satisfied the Cure Amount by ACH No. 58984.
11	ALL CARE TO YOU ,LLC Mike Sayed PO BOX 4367 Orange CA 92863	3295667	Cano Health, LLC	03/08/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$25,042.00 (U) \$25,042.00 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$25,042.00. On 07/05/2024, the Debtors satisfied the Cure Amount by ACH No. 58996.
12	AMERICAN FUEL SERVICES CORP Wendy Sales 9780 NW 115 WAY MEDLEY FL 33178	3295676	Cano Health, LLC	03/08/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$64,888.22 (U) \$64,888.22 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$128,018.22. On 07/03/2024, the Debtors satisfied the Cure Amount by ACH No. 58965.
13	AMERISOURCEBERGEN DRUG CORP 10910 LEE VISTA BLVD 10910 LEE VISTA BLVD STE 401 ORLANDO FL 32829	3295679	Cano Health, LLC	03/08/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$641.00 (U) \$641.00 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$761,882.53. On 7/3/2024 and 7/5/2024, the Debtors satisfied the Cure Amount by Wire No. 58955 and 58997.

	Name and Address of Claimant	Claim#	Debtor	Date filed/scheduled	Claim amount and priority (1)	Comments
14	AmerisourceBergen Drug Corporation Morton R. Branzburg Klehr Harrison Harvey Branzburg LLP 1835 Market Street, Suite 1400 Philadelphia PA 19103	517	Belen Pharmacy Group, LLC	04/19/2024	\$0.00 (A) \$0.00 (P) \$0.00 (U)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$761,882.53. On 7/3/2024 and 7/5/2024, the Debtors satisfied the Cure Amount by Wire No. 58955 and 58997.
15	AmerisourceBergen Drug Corporation Morton R. Branzburg Klehr Harrison Harvey Branzburg LLP 1835 Market Street, Suite 1400 Philadelphia PA 19103	518	Cano Pharmacy, LLC	04/19/2024	\$481,119.33 (A) \$0.00 (P) \$0.00 (U)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$761,882.53. On 7/3/2024 and 7/5/2024, the Debtors satisfied the Cure Amount by Wire No. 58955 and 58997.
16	AmerisourceBergen Drug Corporation, and Affiliated Entities Morton R. Branzburg Klehr Harvey Branzburg LLP 1835 Market Street, Suite 1400 Philadelphia PA 19103	515	University Health Care Pharmacy, LLC	04/19/2024	\$95,904.24 (A) \$0.00 (P) \$0.00 (U)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$761,882.53. On 7/3/2024 and 7/5/2024, the Debtors satisfied the Cure Amount by Wire No. 58955 and 58997.

	Name and Address of Claimant	Claim#	Debtor	Date filed/scheduled	Claim amount and priority (1)	Comments
17	AmerisourceBergen Drug Corporation, and Affiliated Entities Morton R. Branzburg Klehr Harvey Branzburg LLP 1835 Market Street, Suite 1400 Philadelphia PA 19103	516	Comfort Pharmacy 2, LLC	04/19/2024	\$187,543.22 (A) \$0.00 (P) \$0.00 (U)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$761,882.53. On 7/3/2024 and 7/5/2024, the Debtors satisfied the Cure Amount by Wire No. 58955 and 58997.
18	AMITECH SOLUTIONS INC 1 CITYPLACE DR STE 282 SAINT LOUIS MO 63141	255	Cano Health, LLC	03/25/2024	\$0.00 (A) \$0.00 (P)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$7,565.52. On 07/03/2024, the Debtors satisfied the Cure Amount by ACH No. 58977.
19	Application Consulting Group, Inc. Margaret Langley 1639 Route 10 Suite 107 Parsippany NJ 07054	32	Cano Health, Inc.	02/19/2024		

	Name and Address of Claimant	Claim#	Debtor	Date filed/scheduled	Claim amount and priority (1)	Comments
20	Application Consulting Group, Inc. Margaret Langley 1639 Route 10 Suite 107 Parsippany NJ 07054	3295686	Cano Health, LLC	03/08/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$3,750.00 (U) \$3,750.00 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$3,750.00. On 07/03/2024, the Debtors satisfied the Cure Amount by ACH No. 58966.
21	ATT PO BOX 105251 PO BOX 5014 CAROL STREAM IL 60197-5014	3295699	Cano Health, LLC	03/08/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$153,352.81 (U) \$153,352.81 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$75,082.80. On 07/05/2024, the Debtors satisfied the Cure Amount by Check No. 1678, 1679, 1680, and 1681.
22	AUDACIOUS INQUIRY, LLC AARON PARSONS 5523 Research Park Drive, Suite 370 CATONSVILLE MD 21228	3295700	Cano Health, LLC	03/08/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$68,611.07 (U) \$68,611.07 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$84,470.37. On 07/03/2024, the Debtors satisfied the Cure Amount by ACH No. 58967.
23	AW Memorial South, LLC c/o AW Real Estate Management, LLC 11780 US Highway One, Suite 305 North Palm Beach FL 33408	497	Cano Health, LLC	04/19/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$2,240.06 (U) \$2,240.06 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$7,450.00. On 07/02/2024, the Debtors satisfied the Cure Amount by ACH No. 58928.

	Name and Address of Claimant	Claim#	Debtor	Date filed/scheduled	Claim amount and priority (1)	Comments
24	B&B Cash Grocery Stores, Inc. 927 South U.S. Highway 301 Tampa FL 33619	291	Cano Health, LLC	03/28/2024	\$0.00 (A) \$0.00 (P) \$300,911.90 (U)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$2,776.00. On 07/02/2024, the Debtors satisfied the Cure Amount by ACH No. 58931.
25	B&B PROPERTIES OF HILLSBOROUGH, INC 927 SOUTH U.S. HIGHWAY 301 TAMPA FL 33619	289	DGM MSO, LLC	03/28/2024	\$0.00 (A) \$0.00 (P)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$2,776.00. On 07/02/2024, the Debtors satisfied the Cure Amount by ACH No. 58931.
26	Bamboo Health, Inc. Care of A.J. Webb Frost Brown Todd LLP 301 E. Fourth Street Suite 3300 Cincinnati OH 45202	359	Cano Health, Inc.	04/09/2024		

	Name and Address of Claimant	Claim#	Debtor	Date filed/scheduled	Claim amount and priority (1)	Comments
27	Bamboo Health, Inc. 9901 Linn Station Rd. Suite 500 9901 Linn Station Rd. Suite 500 Louisville KY 40223	3295706	Cano Health, LLC	03/08/2024	\$0.00 (A) \$0.00 (P) \$592.95 (U)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$685.78. On 07/03/2024, the Debtors satisfied the Cure Amount by ACH No. 58973.
28	Barlop, Inc. Mallory Lopez 6508 NW 82nd Ave Miami FL 33166	33	Cano Health, LLC	02/19/2024	\$0.00 (A) \$0.00 (P)	7 8
29	Best Office Coffee Service Inc. 13130 SW 130th Terrace Maimi FL 33186	657	Cano Health, LLC	04/22/2024	\$0.00 (A) \$0.00 (P) \$33,653.23 (U)	

	Name and Address of Claimant	Claim#	Debtor	Date filed/scheduled	Claim amount and priority (1)	Comments
30	C & Y MEDICAL PC NELLY COHEN MD 408 JAY STREET, SUITE 500 Brooklyn NY 11201	303	Cano Health, Inc.	03/30/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$0.00 (U) \$0.00 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors, and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. Consistent with the Assumption Schedule, the payment of a Cure Amount was not necessary to effectuate the assumption of the contract on which this claim was based.
31	Centerview Partners LLC 31 West 52nd Street New York NY 10019	637	Cano Health, Inc.	04/22/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$0.00 (U) \$0.00 (T)	section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against
32	Centerview Partners LLC 31 West 52nd Street New York NY 10019	643	Cano Health, Inc.	04/22/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$0.00 (U) \$0.00 (T)	section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against

	Name and Address of Claimant	Claim#	Debtor	Date filed/scheduled	Claim amount and priority (1)	Comments
33	Change Healthcare Solutions, LLC Attn Eric Goldstein Shipman and Goodwin LLP One Constitution Plaza Hartford CT 06103	475	Cano Health, LLC	04/18/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$37,036.77 (U) \$37,036.77 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$5,223.47. On 07/05/2024, the Debtors satisfied the Cure Amount by ACH No. 58993.
34	Change Healthcare Solutions, LLC Attn Eric Goldstein Shipman and Goodwin LLP One Constitution Plaza Hartford CT 06103	476	University Health Care Pharmacy, LLC	04/18/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$33,502.04 (U) \$33,502.04 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$5,223.47. On 07/05/2024, the Debtors satisfied the Cure Amount by ACH No. 58993.
35	Collective Medical Technologies, Inc. 10377 S Jordan Gateway #600 10377 S Jordan Gateway #600 South Jordan UT 84095	3295777	Cano Health, LLC	03/08/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$1,044.31 (U) \$1,044.31 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$1,044.31. On 07/03/2024, the Debtors satisfied the Cure Amount by ACH No. 58979.
36	COMPUDILE INC Denisley Sanchez 4203 N Armenia Ave, Suite 105 Tampa FL 33607	3295782	Cano Health, LLC	03/08/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$100,198.05 (U) \$100,198.05 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$100,748.02. On 07/03/2024, the Debtors satisfied the Cure Amount by ACH No. 58947.

	Name and Address of Claimant	Claim#	Debtor	Date filed/scheduled	Claim amount and priority (1)	Comments
37	Congress 1650 LLC Attn Tom Swirbel 1512 SE 12th Court Deerfield Beach FL 33441	120	Cano Health, LLC	03/18/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$9,291.03 (U) \$9,291.03 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors, and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. Consistent with the Assumption Schedule, the payment of a Cure Amount was not necessary to effectuate the assumption of the contract on which this claim was based.
38	Contract Logix LLC 55 Technology Drive Suite 103 Lowell MA 01851	4	American Choice Healthcare, LLC	02/07/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$62,922.00 (U) \$62,922.00 (T)	1
39	Contract Logix LLC 55 Technology Drive Suite 103 55 Technology Drive Suite 103 Lowell MA 01851	3295787	Cano Health, LLC	03/08/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$10,487.00 (U) \$10,487.00 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$10,487.00. On 07/03/2024, the Debtors satisfied the Cure Amount by ACH No. 58970.

	Name and Address of Claimant	Claim#	Debtor	Date filed/scheduled	Claim amount and priority (1)	Comments
40	COUNCIL FOR AFFORDABLE QUALITY HEALTHCARE INC. 2020 K ST. NW 2020 K ST. NW SUITE 900 Bolling Afb DC 20006	3295793	Cano Health, LLC	03/08/2024	\$0.00 (A) \$0.00 (P) \$5.28 (U)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$118.89. On 07/03/2024, the Debtors satisfied the Cure Amount by ACH No. 58989.
41	CRG Financial LLC 84 Herbert Ave. Building B, Suite 202 Closter NJ 07624	657	Cano Health, LLC	04/22/2024	\$16,954.82 (A) \$0.00 (P) \$0.00 (U)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$50,608.12. On 7/3/2024 and 7/5/2024, the Debtors satisfied the Cure Amount by ACH No. 58962 and 58992.
42	DATALINK SERVICE FUND SOLUTIONS, LLC FINANCE DEPT 14055 RIVEREDGE DR., STE 600 TAMPA FL 33637	374	Cano Health, LLC	04/10/2024	\$0.00 (A) \$0.00 (P)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$95,505.61. On 07/05/2024, the Debtors satisfied the Cure Amount by ACH No. 58995.
43	DE PAZ HOLDINGS INC. 7800 RED ROAD 7800 RED ROAD SUITE 208 SOUTH MIAMI FL 33143	3295805	Cano Health, LLC	03/08/2024	\$0.00 (A) \$0.00 (P) \$13,248.60 (U)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$51,560.00. On 07/02/2024, the Debtors satisfied the Cure Amount by ACH No. 58934.

	Name and Address of Claimant	Claim#	Debtor	Date filed/scheduled	Claim amount and priority (1)	Comments
44	DEVOTED HEALTH PLAN OF FLORIDA, INC 221 CRESCENT ST, SUITE 202 WALTHAM MA 02453	432	Cano Health, LLC	04/15/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$926,201.11 (U) \$926,201.11 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors, and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. Consistent with the Assumption Schedule, the payment of a Cure Amount was not necessary to effectuate the assumption of the contract on which this claim was based.
45	ECLINICAL WORKS, LLC PO BOX 847950 PO BOX 847950 Boston MA 02284	3295822	Cano Health, LLC	03/08/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$737,772.70 (U) \$737,772.70 (T)	section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against
46	eClinicalWorks, LLC 2 Technology Drive Westborough MA 01581	395	Cano Health, Inc.	04/09/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$733,401.26 (U) \$733,401.26 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$425,533.32. On 07/03/2024, the Debtors satisfied the Cure Amount by ACH No. 58960.

	Name and Address of Claimant	Claim#	Debtor	Date filed/scheduled	Claim amount and priority (1)	Comments
47	Ethics Unlimited, LLC dba Verify Comply 9600 Escarpment Blvd., Suite 745- 148 Austin TX 78749	313	Cano Health, LLC	04/02/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$1,240.42 (U) \$1,240.42 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$1,240.42. On 07/03/2024, the Debtors satisfied the Cure Amount by Check No. 203065.
48	EXPERIAN HEALTH,INC. 720 COOL SRINGS BLVD. 720 COOL SRINGS BLVD. STE 200 FRANKLIN TN 37179	3295833	Cano Health, LLC	03/08/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$4,718.06 (U) \$4,718.06 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$4,854.73. On 07/03/2024, the Debtors satisfied the Cure Amount by ACH No. 58974.
49	Freedom Health, Inc. Attn Michael P. Cooley Reed Smith LLP 2850 N. Harwood Street Dallas TX 75201	596	Cano Health, LLC	04/22/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$0.00 (U) \$0.00 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors, and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. Consistent with the Assumption Schedule, the payment of a Cure Amount was not necessary to effectuate the assumption of the contract on which this claim was based.
50	GOLD COAST MAINTENANCE INC. 7789 NW 52ND ST 7789 NW 52ND ST Doral FL 33166	3295856	Cano Health, LLC	03/08/2024		This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$20,280.00. On 07/03/2024, the Debtors satisfied the Cure Amount by ACH No. 58952.

	Name and Address of Claimant	Claim#	Debtor	Date filed/scheduled	Claim amount and priority (1)	Comments
51	GOODWIN PROCTER LLP FRANCIS KELLEHER 100 NORTHERN AVENUE BOSTON MA 02210	597	Cano Health, LLC	04/22/2024	\$0.00 (A) \$0.00 (P)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$54,994.65. On 07/03/2024, the Debtors satisfied the Cure Amount by ACH No. 58959.
52	GREATER HOUSTON HEALTHCONNECT INC. CONNOR DUDLEY 1200 BINZ ST, SUITE 1495 HOUSTON TX 77004	3295864	Cano Health, LLC	03/08/2024	\$0.00 (A) \$0.00 (P) \$641.94 (U)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$674.95. On 07/03/2024, the Debtors satisfied the Cure Amount by ACH No. 58986.
53	GREATER HOUSTON HEALTHCONNECT INC. CONNOR DUDLEY 1200 BINZ ST, SUITE 1495 HOUSTON TX 77004	417	Cano Health, Inc.	04/15/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$674.95 (U) \$674.95 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$674.95. On 07/03/2024, the Debtors satisfied the Cure Amount by ACH No. 58986.

	Name and Address of Claimant	Claim#	Debtor	Date filed/scheduled	Claim amount and priority (1)	Comments
54	GRI-EQY Concord LLC Attn Robert LeHane Kelley Drye and Warren LLP 3 World Trade Center 175 Greenwich St New York NY 10007	532	Cano Health, LLC	04/19/2024	\$31,042.73 (A) \$0.00 (P) \$99,378.11 (U)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$202,002.00. On 07/02/2024, the Debtors satisfied the Cure Amount by ACH No. 58932.
55	HALO SERVICE SOLUTIONS LTD HALO HOUSE HALO HOUSE GIPPING WAY STOWMARKET SF IP141GJ UNITED KINGDOM	3295873	Cano Health, LLC	03/08/2024	\$0.00 (A) \$0.00 (P) \$59,920.00 (U)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$59,920.00. On 07/03/2024, the Debtors satisfied the Cure Amount by ACH No. 58990.
56	HEALTHIE NEVADA Kristin Cederlind P.O. Box 26948 Salt Lake City UT 84126	3295879	Cano Health, LLC	03/08/2024	\$0.00 (A) \$0.00 (P) \$153.14 (U)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$153.14. On 07/05/2024, the Debtors satisfied the Cure Amount by ACH No. 58994.
57	Healthshare Exchange of Southeastern Pennsylvania, Inc. Martin Lupinetti, President 190 N. Independence Mall West, Suite 701 Philadelphia PA 19106	3295881	Cano Health, LLC	03/08/2024	\$0.00 (A) \$0.00 (P) \$787.98 (U)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$787.98. On 07/03/2024, the Debtors satisfied the Cure Amount by ACH No. 58983.

	Name and Address of Claimant	Claim#	Debtor	Date filed/scheduled	Claim amount and priority (1)	Comments
58	Huracan Films LLc 7924 East Drive #302 7924 East Drive #302 North Bay Village FL 33141	3295891	Cano Health, LLC	03/08/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$5,696.23 (U) \$5,696.23 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$5,696.23. On 07/03/2024, the Debtors satisfied the Cure Amount by ACH No. 58951.
59	IRON MOUNTAIN PO Box 27128 PO Box 27128 New York NY 10087	3295903	Cano Health, LLC	03/08/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$14,107.33 (U) \$14,107.33 (T)	
60	Iron Mountain Information Management LLC 1101 Enterprise Drive Royersford PA 19468	567	Cano Health, Inc.	04/22/2024	\$1,095.00 (S) \$0.00 (A) \$0.00 (P) \$34,818.32 (U) \$35,913.32 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$13,723.47. On 7/3/2024 and 7/5/2024, the Debtors satisfied the Cure Amount by ACH No. 58957 and 58991.

	Name and Address of Claimant	Claim#	Debtor	Date filed/scheduled	Claim amount and priority (1)	Comments
61	Jaffa-Godiva, LLC Mark A. Stull, Esq. 63 High Street Manchester NH 03104	558	Cano Medical Center of West Florida, LLC	04/19/2024	\$10,984.28 (S) \$0.00 (A) \$0.00 (P) \$0.00 (U) \$10,984.28 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$13,316.00. On 5/24/2024 and 7/2/2024, the Debtors satisfied the Cure Amount by ACH No. 56834 and 58925.
62	Jaffa-Godiva, LLC Mark A. Stull, Esq. 63 High Street Manchester NH 03104	526	Cano Medical Center of West Florida, LLC	04/19/2024		This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$13,316.00. On 5/24/2024 and 7/2/2024, the Debtors satisfied the Cure Amount by ACH No. 56834 and 58925.
63	LINKEDIN CORPORATION Accounts Receivables 62228 Collections Center Drive Chicago IL 60693	3295932	Cano Health, LLC	03/08/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$8,686.64 (U) \$8,686.64 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$8,686.64. On 07/03/2024, the Debtors satisfied the Cure Amount by ACH No. 58961.

	Name and Address of Claimant	Claim#	Debtor	Date filed/scheduled	Claim amount and priority (1)	Comments
64	Lyft Healthcare, Inc. Richard Tsang, Esq. 185 Berry St., Suite 5000 San Francisco CA 94107	434	Cano Health, Inc.	04/16/2024	\$0.00 (A) \$0.00 (P)	pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or
65	LYFT, INC. P.O. Box 734714 P.O. Box 734714 Chicago IL 60673	3295938	Cano Health, LLC	03/08/2024		section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or
66	Manifest Medex Attn Chief Executive Officer 6001 Shellmound St., Ste. 500 Emery ville CA 94608	3295944	Cano Health, LLC	03/08/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$10,000.00 (U) \$10,000.00 (T)	section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against

	Name and Address of Claimant	Claim#	Debtor	Date filed/scheduled	Claim amount and priority (1)	Comments
67	Name on File Address on File	312	Cano Health, LLC	04/02/2024	\$0.00 (A) \$0.00 (P) \$325.00 (U)	, ,
68	Name on File Address on File	240	Cano Health, Inc.	03/22/2024	\$0.00 (P) \$0.00 (U)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors, and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. Consistent with the Assumption Schedule, the payment of a Cure Amount was not necessary to effectuate the assumption of the contract on which this claim was based.
69	OAKS CENTER OF THE PALM BEACHES LLC TERRY LORD 3825 PGA BLVD STE 1003 PALM BEACH GARDENS FL 33410	407	Cano Health, LLC	04/11/2024	\$0.00 (A) \$0.00 (P)	section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease
70	ORACLE AMERICA INC BRITT MORGAN PO Box 203448 Dallas TX 75320	3295997	Cano Health, LLC	03/08/2024	\$0.00 (A) \$0.00 (P) \$46,920.34 (U)	

	Name and Address of Claimant	Claim#	Debtor	Date filed/scheduled	Claim amount and priority (1)	Comments
71	Partners Capital Group, Inc 201 E Sandpointe #500 Santa Ana CA 92707	151	Cano Health, LLC	03/18/2024	\$21,126.01 (S) \$0.00 (A) \$0.00 (P) \$0.00 (U) \$21,126.01 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$1,122.30. On 07/05/2024, the Debtors satisfied the Cure Amount by Check No. 1684.
72	PINNACLE HEALTHCARE SYSTEM 3700 WASHINGTON ST HOLLYWOOD FL 33021	392	American Choice Healthcare, LLC	04/11/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$0.00 (U) \$0.00 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors, and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. Consistent with the Assumption Schedule, the payment of a Cure Amount was not necessary to effectuate the assumption of the contract on which this claim was based.
73	PITNEY BOWES PO BOX 371874 PO BOX 371874 PITTSBURGH PA 15250	3296016	Cano Health, LLC	03/08/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$893.94 (U) \$893.94 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$1,448.94. On 7/5/2024 and 7/8/2024, the Debtors satisfied the Cure Amount by Check No. 1682, 1694 and 1695.

	Name and Address of Claimant	Claim#	Debtor	Date filed/scheduled	Claim amount and priority (1)	Comments
74	Pompano Beach Plaza DK LLC Daniel Marzano, Esq. 401 East Las Olas Blvd Suite 430- 689 Fort Lauderdale FL 33301	244	Cano Health, LLC	03/25/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$0.00 (U) \$0.00 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors, and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. Consistent with the Assumption Schedule, the payment of a Cure Amount was not necessary to effectuate the assumption of the contract on which this claim was based.
75	Preferred Care Network, Inc. c/o Eric Goldstein Shipman and Goodwin LLP One Constitution Plaza Hartford CT 06103	420	Cano Health, LLC	04/15/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$2,954,180.18 (U) \$2,954,180.18 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors, and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. Consistent with the Assumption Schedule, the payment of a Cure Amount was not necessary to effectuate the assumption of the contract on which this claim was based.
76	Preferred Care Network, Inc. c/o Eric Goldstein Shipman and Goodwin LLP One Constitution Plaza Hartford CT 06103	765	Cano Health, LLC	06/13/2024	\$197,785.54 (S) \$0.00 (A) \$0.00 (P) \$2,373,263.24 (U) \$2,571,048.78 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors, and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. Consistent with the Assumption Schedule, the payment of a Cure Amount was not necessary to effectuate the assumption of the contract on which this claim was based.

	Name and Address of Claimant	Claim#	Debtor	Date filed/scheduled	Claim amount and priority (1)	Comments
77	Preferred Care Network, Inc. c/o Eric Goldstein Shipman and Goodwin LLP One Constitution Plaza Hartford CT 06103	539	Cano Health, LLC	04/19/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$43,375.87 (U) \$43,375.87 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors, and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. Consistent with the Assumption Schedule, the payment of a Cure Amount was not necessary to effectuate the assumption of the contract on which this claim was based.
78	Preferred Care Partners, Inc. c/o Eric Goldstein Shipman and Goodwin LLP One Constitution Plaza Hartford CT 06103	541	Cano Health, LLC	04/19/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$50,717.21 (U) \$50,717.21 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors, and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. Consistent with the Assumption Schedule, the payment of a Cure Amount was not necessary to effectuate the assumption of the contract on which this claim was based.
79	Preferred Care Partners, Inc. c/o Eric Goldstein Shipman and Goodwin LLP One Constitution Plaza Hartford CT 06103	766	Cano Health, LLC	06/13/2024	\$692,600.00 (S) \$0.00 (A) \$0.00 (P) \$3,398,406.71 (U) \$4,091,006.71 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors, and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. Consistent with the Assumption Schedule, the payment of a Cure Amount was not necessary to effectuate the assumption of the contract on which this claim was based.

In re Cano Health, Inc., et al. Case No. 24-10164 (KBO) Jointly Administered

	Name and Address of Claimant	Claim#	Debtor	Date filed/scheduled	Claim amount and priority (1)	Comments
80	Preferred Care Partners, Inc. c/o Eric Goldstein Shipman and Goodwin LLP One Constitution Plaza Hartford CT 06103	425	Cano Health, LLC	04/15/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$5,099,487.43 (U) \$5,099,487.43 (T)	section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors, and any proof of claim filed with respect to an executory contract or
81	PREMIER HEALTH CARE INC. VIJAYA CHERUKURI M.D. 9306 SILVERTHORN RD. Largo FL 33777-3163	366	American Choice Healthcare, LLC	04/09/2024	\$39,971.16 (U)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors, and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. Consistent with the Assumption Schedule, the payment of a Cure Amount was not necessary to effectuate the assumption of the contract on which this claim was based.
82	PRIMETIME EXPRESS SERVICES INC 8950 SW 77TH COURT 8950 SW 77TH COURT SUITE 2201 MIAMI FL 33156	3296026	Cano Health, LLC	03/08/2024		This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$135,049.65. On 07/03/2024, the Debtors satisfied the Cure Amount by ACH No. 58956.
83	PROASSURANCE SPECIALTY INSURANCE COMPANY, INC. RACHELLE FRANKLIN 100 BROOKWOOD PLACE BIRMINGHAM AL 35209	585	Cano Health, LLC	04/22/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$133,963.42 (U) \$133,963.42 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors, and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. Consistent with the Assumption Schedule, the payment of a Cure Amount was not necessary to effectuate the assumption of the contract on which this claim was based.

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	Name and Address of Claimant	Claim#	Debtor	Date filed/scheduled	Claim amount and priority (1)	Comments
84	Promociones 96 Inc 2642 NE 5th St Pompano Beach FL 33062	297	Cano Health, Inc.	03/29/2024	\$0.00 (A) \$35,544.11 (P) \$0.00 (U)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$36,162.00. On 07/02/2024, the Debtors satisfied the Cure Amount by ACH No. 58937.
85	Propio LS, LLC c/o Argo Partners 12 West 37th Street, 9th Floor New York NY 10018	42	Cano Health, Inc.	02/23/2024	\$0.00 (A) \$0.00 (P)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$13,072.23. On 07/03/2024, the Debtors satisfied the Cure Amount by ACH No. 58985.
86	Propio LS, LLC c/o Argo Partners 12 West 37th Street, 9th Floor New York NY 10018	3296027	Cano Health, LLC	03/08/2024		This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$13,072.23. On 07/03/2024, the Debtors satisfied the Cure Amount by ACH No. 58985.

	Name and Address of Claimant	Claim#	Debtor	Date filed/scheduled	Claim amount and priority (1)	Comments
87	RAPID7 LLC NICK SESTITO PO Box 347377 Pittsburgh PA 15251	3296041	Cano Health, LLC	03/08/2024	\$0.00 (A) \$0.00 (P)	the Debtors and any proof of claim filed with respect to an executory contract or
88	Rapid7 LLC 120 Causeway Street, Suite 400 Boston MA 02114	394	Cano Health, Inc.	04/12/2024	\$0.00 (P)	section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or
89	RINGCENTRAL, INC. KAREN MADER 20 DAVIS DRIVE BELMONT CA 94002	3296052	Cano Health, LLC	03/08/2024	\$0.00 (A) \$0.00 (P) \$20,376.19 (U)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$20,376.19. On 07/03/2024, the Debtors satisfied the Cure Amount by ACH No. 58958.

	Name and Address of Claimant	Claim#	Debtor	Date filed/scheduled	Claim amount and priority (1)	Comments
90	Name on File Address on File	115	Cano Health, LLC	03/15/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$10,000.00 (U) \$10,000.00 (T)	section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against
91	SAFEGUARD FIRE GLINDA PACHECO 12005 N BRYAN RD Mission TX 78573	3296062	Cano Health, LLC	03/08/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$139.89 (U) \$139.89 (T)	section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors. As set forth on the Assumption Schedule, the Cure Amount associated
92	SALESFORCE.COM, INC PO BOX 203414 PO BOX 203414 DALLAS TX 75320	3296064	Cano Health, LLC	03/08/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$26,493.75 (U) \$26,493.75 (T)	section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors. As set forth on the Assumption Schedule, the Cure Amount associated

	Name and Address of Claimant	Claim#	Debtor	Date filed/scheduled	Claim amount and priority (1)	Comments
93	Shores Landing LLC 714 NE 59th St Miami Shores FL 33138	403	Cano Health, Inc.	04/11/2024	\$0.00 (A) \$0.00 (P)	the Debtors and any proof of claim filed with respect to an executory contract or
94	Signius Communications, Inc John Campbell 555 Belair Avenue, 6th Floor Chesapeake VA 23320	306	Cano Health, LLC	04/01/2024	\$0.00 (A) \$0.00 (P) \$36,041.34 (U)	
95	Simply Healthcare Plans, Inc. Attn Michael P. Cooley Reed Smith LLP 2850 N. Harwood Street Suite 1500 Dallas TX 75201	629	Cano Health, LLC	04/22/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$0.00 (U) \$0.00 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors, and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. Consistent with the Assumption Schedule, the payment of a Cure Amount was not necessary to effectuate the assumption of the contract on which this claim was based.

	Name and Address of Claimant	Claim#	Debtor	Date filed/scheduled	Claim amount and priority (1)	Comments
96	Simply Healthcare Plans, Inc. Attn Michael P. Cooley Reed Smith LLP 2850 N. Harwood Street Suite 1500 Dallas TX 75201	631	Cano Health, LLC	04/22/2024	\$0.00 (A) \$0.00 (P)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors, and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. Consistent with the Assumption Schedule, the payment of a Cure Amount was not necessary to effectuate the assumption of the contract on which this claim was based.
97	Simply Healthcare Plans, Inc. Attn Michael P. Cooley Reed Smith LLP 2850 N. Harwood Street Suite 1500 Dallas TX 75201	656	Physicians Partners Group of FL, LLC	04/22/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$2,651,460.13 (U) \$2,651,460.13 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors, and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. Consistent with the Assumption Schedule, the payment of a Cure Amount was not necessary to effectuate the assumption of the contract on which this claim was based.
98	Simply Healthcare Plans, Inc. Attn Michael P. Cooley Reed Smith LLP 2850 N. Harwood Street Suite 1500 Dallas TX 75201	607	Physicians Partners Group of FL, LLC	04/22/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$0.00 (U) \$0.00 (T)	pursuant to the Plan results in the full release and satisfaction of any claims against

	Name and Address of Claimant	Claim#	Debtor	Date filed/scheduled	Claim amount and priority (1)	Comments
99	Simply Healthcare Plans, Inc. Attn Michael P. Cooley Reed Smith LLP 2850 N. Harwood Street Suite 1500 Dallas TX 75201	608	DGM MSO, LLC	04/22/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$0.00 (U) \$0.00 (T)	pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors, and any proof of claim filed with respect to an executory contract or
100	SJD Holdings, LLC c/o Mona Naser Carlson Dash, LLC 216 S Jefferson St Suite 303 Chicago IL 60661	469	Cano Health, LLC	04/18/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$72,106.26 (U) \$72,106.26 (T)	section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease
101	SJD Holdings, LLC c/o Mona Naser Carlson Dash, LLC 216 S Jefferson St Suite 303 Chicago IL 60661	470	Cano Health, LLC	04/18/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$397,171.48 (U) \$397,171.48 (T)	pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors, and any proof of claim filed with respect to an executory contract or

	Name and Address of Claimant	Claim#	Debtor	Date filed/scheduled	Claim amount and priority (1)	Comments
102	SJD Holdings, LLC c/o Mona Naser Carlson Dash, LLC 216 S Jefferson St Suite 303 Chicago IL 60661	471	Cano Health, LLC	04/18/2024	\$0.00 (A) \$0.00 (P) \$191,502.65 (U)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors, and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. Consistent with the Assumption Schedule, the payment of a Cure Amount was not necessary to effectuate the assumption of the contract on which this claim was based.
103	SLAS Consulting, LLC 304 Indian Trace PMB 171 Weston FL 33326	232	Cano Health, LLC	03/21/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$6,640.41 (U) \$6,640.41 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$6,640.41. On 07/03/2024, the Debtors satisfied the Cure Amount by ACH No. 58964.
104	Sormi, Inc. Tobin, Reyes, Alvarez De Biase, PLLC 225 NE Mizner Blvd Suite 510 Boca Raton FL 33432	588	Cano Health, LLC	04/22/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$2,737.41 (U) \$2,737.41 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors, and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. Consistent with the Assumption Schedule, the payment of a Cure Amount was not necessary to effectuate the assumption of the contract on which this claim was based.

	Name and Address of Claimant	Claim#	Debtor	Date filed/scheduled	Claim amount and priority (1)	Comments
105	South Dade Shopping, LLC Barbara Warner 711 High Street Des Moines IA 50392-0001	454	Cano Health, LLC	04/16/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$4,514.98 (U) \$4,514.98 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$8,622.00. On 07/02/2024, the Debtors satisfied the Cure Amount by ACH No. 58935.
106	SOUTH FLORIDA MEDICAL CLINICS ASSOCIATION INC 6301 Pembroke Rd Hollywood FL 33023	696	Cano Health, LLC	05/03/2024	\$0.00 (P) \$1,670.00 (U)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors, and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. Consistent with the Assumption Schedule, the payment of a Cure Amount was not necessary to effectuate the assumption of the contract on which this claim was based.
107	Syncronys 5338 Montgomery Blvd NE Ste 400 Albuquerque NM 87109	62	Cano Health, Inc.	03/04/2024	\$0.00 (A) \$0.00 (P)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$1,524.80. On 07/03/2024, the Debtors satisfied the Cure Amount by ACH No. 58980.

	Name and Address of Claimant	Claim#	Debtor	Date filed/scheduled	Claim amount and priority (1)	Comments
108	Syncronys 5338 Montgomery Blvd NE Ste 400 5338 Montgomery Blvd NE Ste 400 Albuquerque NM 87109	3296094	Cano Health, LLC	03/08/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$1,524.80 (U) \$1,524.80 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$1,524.80. On 07/03/2024, the Debtors satisfied the Cure Amount by ACH No. 58980.
109	TACHUELA SHOW INC John Garrido 7930 CRESPI BLVD MIAMI FL 33141	3296096	Cano Health, LLC	03/08/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$5,020.00 (U) \$5,020.00 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$5,020.00. On 07/03/2024, the Debtors satisfied the Cure Amount by ACH No. 58963.
110	TEXAS HEALTH SERVICES AUTHORITY GEORGE GOOCH 901 S. MOPAC EXPRESSWAY, BUILDING 1, SUITE 300 AUSTIN TX 78746	252	Cano Health, Inc.	03/25/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$1,364.42 (U) \$1,364.42 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$1,364.42. On 07/03/2024, the Debtors satisfied the Cure Amount by ACH No. 58987.

	Name and Address of Claimant	Claim#	Debtor	Date filed/scheduled	Claim amount and priority (1)	Comments
111	THE CENTER PLAZA BLDG LTD DENISE COMAS 1647 SUN CITY CTR PLZ # 204E SUN CITY CENTER FL 33573	376	Cano Health, LLC	04/11/2024	\$0.00 (A) \$0.00 (P)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$14,575.00. On 07/02/2024, the Debtors satisfied the Cure Amount by ACH No. 58926.
112	TrueShore BPO, LLC Sarah S. Mattingly, Esq. 101 S. Fifth Street Suite 2500 Louisville KY 40202	572	Cano Health, LLC	04/22/2024	\$0.00 (A) \$0.00 (P) \$373,517.45 (U)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$373,517.45. On 07/03/2024, the Debtors satisfied the Cure Amount by ACH No. 58969.
113	UnitedHealthcare Insurance Company Attn CDM/Bankruptcy 185 Asy lum Street - 03B Hartford CT 06103	452	Cano Health, LLC	04/17/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$1,948.90 (U) \$1,948.90 (T)	, 1

	Name and Address of Claimant	Claim#	Debtor	Date filed/scheduled	Claim amount and priority (1)	Comments
114	UnitedHealthcare Insurance Company Attn CDM/Bankruptcy 185 Asylum Street - 03B Hartford CT 06103	453	Cano Medical Center of West Florida, LLC	04/17/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$368.09 (U) \$368.09 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors, and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. Consistent with the Assumption Schedule, the payment of a Cure Amount was not necessary to effectuate the assumption of the contract on which this claim was based.
115	UnitedHealthcare Insurance Company and UnitedHealthcare of Florida, Inc. Attn Eric Goldstein Shipman and Goodwin LLP One Constitution Plaza Hartford CT 06103	419	Cano Health, LLC	04/15/2024	\$18,822.88 (S) \$0.00 (A) \$0.00 (P) \$336,128.50 (U) \$354,951.38 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors, and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. Consistent with the Assumption Schedule, the payment of a Cure Amount was not necessary to effectuate the assumption of the contract on which this claim was based.
116	UnitedHealthcare Insurance Company and UnitedHealthcare of Florida, Inc. Attn Eric Goldstein Shipman and Goodwin LLP One Constitution Plaza Hartford CT 06103	764	Cano Health, LLC	06/13/2024	\$108,911.05 (S) \$0.00 (A) \$0.00 (P) \$603,302.40 (U) \$712,213.45 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors, and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. Consistent with the Assumption Schedule, the payment of a Cure Amount was not necessary to effectuate the assumption of the contract on which this claim was based.
117	UNIVEST CAPITAL, INC. 1041 YORK ROAD 1041 YORK ROAD ATTN JUDI RITTER Warminster PA 18974	3296122	Cano Health, LLC	03/08/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$522.55 (U) \$522.55 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the debtor. Consistent with the Assumption Schedule, the payment of a Cure Amount was not necessary to effectuate the assumption of the contract on which this claim was based

	Name and Address of Claimant	Claim#	Debtor	Date filed/scheduled	Claim amount and priority (1)	Comments
118	V 3 CAPITAL FUND IV, LLC SHAUNA MARTINEZ 496 S HUNT CLUB BLVD Apopka FL 32703	3296124	Cano Health, LLC	03/08/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$2,983.69 (U) \$2,983.69 (T)	section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against
119	V 3 Conway Medical, LLC Shauna Martinez 496 S Hunt Club Blvd Apopka FL 32703	757	Cano Health, Inc.	06/05/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$2,983.69 (U) \$2,983.69 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors, and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. Consistent with the Assumption Schedule, the payment of a Cure Amount was not necessary to effectuate the assumption of the contract on which this claim was based.
120	V and L INVESTMENT GROUP INC. VENTURA DE PAZ 13010 MAR STREET CORAL GABLES FL 33156	107	Cano Health, Inc.	03/14/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$31,022.09 (U) \$31,022.09 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors, and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. Consistent with the Assumption Schedule, the payment of a Cure Amount was not necessary to effectuate the assumption of the contract on which this claim was based.

	Name and Address of Claimant	Claim#	Debtor	Date filed/scheduled	Claim amount and priority (1)	Comments
121	VERDANT COMMERCIAL CAPITAL LLC 9987 CARVER ROAD SUITE 110 CINCINNATI OH 45242	509	Cano Health, LLC	04/19/2024	\$0.00 (A) \$0.00 (P) \$30,675.14 (U)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease.
122	Verdant Commercial Capital LLC Robert Ernst 9987 Carver Rd. Suite 110 Cincinnati OH 45242	511	Cano Health, LLC	04/19/2024	\$0.00 (A) \$0.00 (P) \$44,350.48 (U)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease.
123	Verdant Commercial Capital LLC Robert Ernst 9987 Carver Rd. Suite 110 Cincinnati OH 45242	512	Cano Health, Inc.	04/19/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$40,006.91 (U) \$40,006.91 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease.

	Name and Address of Claimant	Claim#	Debtor	Date filed/scheduled	Claim amount and priority (1)	Comments
124	Verdant Commercial Capital, LLC 9987 Carver Road, Ste 110 Cincinnati OH 45242	508	Cano Health, LLC	04/19/2024	\$0.00 (A) \$0.00 (P) \$19,719.68 (U)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease.
125	Verdant Commercial Capital, LLC 9987 Carver Road, Ste 110 Cincinnati OH 45242	500	Cano Health, LLC	04/19/2024	\$0.00 (A) \$0.00 (P) \$3,600.25 (U)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease.
126	Verdant Commercial Capital, LLC 9987 Carver Road, Ste 110 Cincinnati OH 45242	501	Cano Health, LLC	04/19/2024	\$0.00 (A) \$0.00 (P) \$19,550.82 (U)	, ,

	Name and Address of Claimant	Claim#	Debtor	Date filed/scheduled	Claim amount and priority (1)	Comments
127	WAKELY CONSULTING GROUP BECKY REFFITT 2501 WOODLAKE CIRCLE, SUITE 100 OKEMOS MI 48864	507	Cano Health, LLC	04/19/2024	\$0.00 (A) \$0.00 (P) \$157,000.00 (U)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$158,293.75. On 07/03/2024, the Debtors satisfied the Cure Amount by ACH No. 58981.
128	WB Mason CO INC Lisa M Fiore 59 Centre St Brockton MA 02301	6	Cano Health, Inc.	02/08/2024	\$48,701.41 (A) \$0.00 (P)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$113,820.04. On 07/03/2024, the Debtors satisfied the Cure Amount by ACH No. 58975.
129	WB MASON CO. INC. PO BOX 981101 PO BOX 981101 BOSTON MA 02298	3296142	Cano Health, LLC	03/08/2024		section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease

	Name and Address of Claimant	Claim#	Debtor	Date filed/scheduled	Claim amount and priority (1)	Comments
130	Workday, Inc. Attn Brad Cosman Perkins Coie LLP 2525 E Camelback Road Suite 500 Phoenix AZ 85012-2788	330	Cano Health, LLC	04/04/2024	\$0.00 (A) \$0.00 (P) \$1,479.45 (U)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$1,479.45. On 07/03/2024, the Debtors satisfied the Cure Amount by ACH No. 58982.
131	WRI JT Tamiami L.P. Kerry Carty, Kimco Realty WRI JT Tamiami Trail, LP 500 North Broadway, Suite 201 Jericho NY 11753	521	Cano Health, LLC	04/19/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$5,343.43 (U) \$5,343.43 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors, and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. Consistent with the Assumption Schedule, the payment of a Cure Amount was not necessary to effectuate the assumption of the contract on which this claim was based.
132	WRI Pembroke Commons, LP Kerry Carty WRI JT Pembroke Commons, LP c/o Kerry Carty, Kimco Realty 500 North Broadway, Suite 201 Jericho NY 11753	524	Cano Health, LLC	04/19/2024	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$13,320.66 (U) \$13,320.66 (T)	This claim is based on a contract that was assumed pursuant to the Plan. Pursuant to section 8.2(e) of the Plan, assumption of any executory contract or unexpired lease pursuant to the Plan results in the full release and satisfaction of any claims against the Debtors and any proof of claim filed with respect to an executory contract or unexpired lease that was assumed shall be deemed disallowed an expunged upon the assumption of such executory contract or unexpired lease. As set forth on the Assumption Schedule, the Cure Amount associated with the contract underlying the claim was \$8,467.23. On 07/26/2024, the Debtors satisfied the Cure Amount by ACH No. 60134.

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# **Satisfied Claims**

Name and Address of Claimant	Claim#	Debtor	Date filed/scheduled	Claim amount and priority (1)	Comments	
				\$1,100,821.13 (S)		
				\$913,631.75 (A)		
Claims To Be Expunged Totals				\$35,544.11 (P)		
Claims to be Expunged totals	\$27,700,928.32 (U)					
				\$29,750,925.31 (T)		