

EXHIBIT 1b-A
Affiliated Entities

Please find below summary descriptions of each of the transaction party's affiliated entities, including descriptions of the affiliated party's business and its relationship to the applicable transaction party, pre- and post-transaction.

PARTY A

BETTER LIFE HEALTH, INC. ("Better Life Health")

1. Remedy Meds LLC

Pre-transaction affiliation with Party A: Wholly owned subsidiary (100% owned by Party A)

Post-transaction affiliation: Unchanged

Business: Remedy Meds coordinates telehealth-based care through a network of third-party providers. Remedy Meds LLC will continue to coordinate such services post-transaction.

2. Prime Health Platform LLC

Pre-transaction affiliation with Party A: Wholly owned subsidiary (100% owned by Party A)

Post-transaction affiliation: Unchanged.

Business: Prime Health Platform LLC coordinates telehealth-based care through a network of third-party providers. Prime Health Platform LLC will continue to provide such services post-transaction.

3. Titan Meds Platform LLC

Pre-transaction affiliation with Party A: Wholly owned subsidiary (100% owned by Party A)

Post-transaction affiliation: Unchanged.

Business: Titan Meds Platform LLC coordinates telehealth-based care through a network of third-party providers. Titan Meds Platform LLC will continue to provide such services post-transaction.

4. BLH IP LLC

Pre-transaction affiliation with Party A: Wholly owned subsidiary (100% owned by Party A)

Post-transaction affiliation: Unchanged.

Business: BLH IP LLC holds the intellectual property assets of Party A. BLH IP LLC will continue to provide such services post-transaction.

5. BLH Staffing LLC

Pre-transaction affiliation with Party A: Wholly owned subsidiary (100% owned by Party A)

Post-transaction affiliation: Unchanged.

Business: While BLH Staffing is currently only a holding company, in the future BLH Staffing will be the entity employing and contracting with employees and independent contractors of Party A to serve its other wholly owned subsidiaries.

Other Associated Entities

Better Life Health is a telehealth platform that facilitates access to healthcare services by connecting patients with independently contracted providers. To support such clinical services in multiple states, Better Life Health contracts with JMP Medical, P.A. ("JMP Medical") and OpenLoop Healthcare Partners, PC ("OLH"), physician-owned professional entities that employ or engage licensed clinicians who use the Better Life Health platform to provide care to patients.

JMP Medical is the sole owner of six professional subsidiaries (J.P. Medical Alaska, P.C., J.M.P. Medical New York, P.C., J.P. Medical Massachusetts, P.C., J.P. Medical New Jersey, P.C., J.P. Medical California, P.C., and J.P. Medical Kansas, P.A.) each formed for the purpose of employing or contracting with licensed professionals in compliance with state corporate practice of medicine requirements.

Better Life Health's relationships with OLH and JMP Medical are governed by non-exclusive services arrangements.

JMP Medical, OLH, and their subsidiaries are not parties to the proposed transaction. They are not owned by and do not hold any ownership interest in Remedy Meds or any other transaction party, and no interest in these entities (including financial, operational, or otherwise) is being transferred, assumed, or altered as part of the transaction. These relationships are noted solely to provide context for the administrative and operational structure used by Remedy Meds and its affiliates to support the provision of medical services.

PARTY B

THIRTY MADISON, INC. ("Thirty Madison")

1. Nurx, Inc. ("Nurx")

Pre-transaction affiliation with Party A: Wholly owned subsidiary of Party B (100% owned by Party B)

Post-transaction affiliation: Unchanged

Business: Nurx is a holding company. Nurx will continue to coordinate such services post-transaction.

2. Propel Services, LLC ("Propel Services")

Pre-transaction affiliation with Party A: Wholly owned subsidiary of Nurx, which is a wholly owned subsidiary of Party B

Post-transaction affiliation: Unchanged

Business: Propel Services previously served as the Nurx subsidiary through which Nurx facilitated certain services to its affiliated medical groups. Propel Services no longer provides any services. Propel Services will continue to not provide services post-transaction.

3. Propel Pharmacy, LLC

Pre-transaction affiliation with Party A: Wholly owned subsidiary of Nurx, which is a wholly owned subsidiary of Party B

Post-transaction affiliation: Unchanged

Business: Propel Pharmacy, LLC is a fulfilling pharmacy for the Thirty Madison platform. While Propel Pharmacy has a brick and mortar location in Cicero, NY, it primarily provides prescriptions through mail-delivery. Propel Pharmacy, LLC will continue to provide such services post-transaction.

4. Propel Holdings LLC ("Propel Holdings")

Pre-transaction affiliation with Party A: Wholly owned subsidiary of Nurx, which is a wholly owned subsidiary of Party B

Post-transaction affiliation: Unchanged

Business: Propel Holdings is a holding company. Propel Holdings will continue to provide such services post-transaction.

5. Propel Pharmacy Ohio LLC

Pre-transaction affiliation with Party A: Wholly owned subsidiary of Nurx, which is a wholly owned subsidiary of Party B.

Post-transaction affiliation: Unchanged

Business: Propel Pharmacy Ohio LLC was a fulfilling pharmacy for the Thirty Madison platform. It previously had a brick and mortar location in Dublin, OH, primarily providing prescriptions through mail-delivery. The location was closed in September 2024. Propel Pharmacy Ohio LLC will continue to remain closed post-transaction.

6. Propel Network LLC (“Propel Network”)

Pre-transaction affiliation with Party A: Wholly owned subsidiary of Nurx, which is a wholly owned subsidiary of Party B

Post-transaction affiliation: Unchanged

Business: Propel Network was the primary corporate entity through which Thirty Madison’s Nurx customer-facing platform operated prior to Nurx’s acquisition by Thirty Madison in March 2022. Party B still maintains some contracts and services through Propel Network. Propel Network LLC will continue to provide such services post-transaction.

7. TM Pharma Holdings, LLC (“TM Pharma Holdings”)

Pre-transaction affiliation with Party A: Wholly owned subsidiary (100% owned by Party B)

Post-transaction affiliation: Unchanged

Business: TM Pharma Holdings is a holding company. TM Pharma Holdings will continue to provide such services post-transaction.

8. AFA Pharmacy, LLC (“AFA Pharmacy”)

Pre-transaction affiliation with Party A: Wholly owned subsidiary of TM Pharma Holdings, which is a wholly owned subsidiary of Party B

Post-transaction affiliation: Unchanged

Business: AFA Pharmacy is a fulfilling pharmacy for the Thirty Madison platform. While it has a brick and mortar location in Missouri City, TX, it primarily provides prescriptions through mail-delivery. AFA Pharmacy will continue to provide such services post-transaction.

9. TM Pharma Holdings II, LLC (“TM Pharma Holdings II”)

Pre-transaction affiliation with Party A: Wholly owned subsidiary (100% owned by Party B)

Post-transaction affiliation: Unchanged

Business: TM Pharma Holdings II is a holding company. TM Pharma Holdings II will continue to provide such services post-transaction.

10. TM Pharma Holdings III, LLC (formerly TM MSO, LLC) (“TM Pharma Holdings III”)

Pre-transaction affiliation with Party A: Wholly owned subsidiary (100% owned by Party B)

Post-transaction affiliation: Unchanged

Business: TM Pharma Holdings III is a holding company. TM Pharma Holdings III will continue to provide such services post-transaction.

11. TM Pharma Holdings IV, LLC (“TM Pharma Holdings IV”)

Pre-transaction affiliation with Party A: Wholly owned subsidiary of TM Pharma Holdings V, which is a wholly owned subsidiary of Party B.

Post-transaction affiliation: Unchanged

Business: TM Pharma Holdings IV is a holding company. TM Pharma Holdings IV will continue to provide such services post-transaction.

12. TM Pharma Holdings V, LLC (“TM Pharma Holdings V”)

Pre-transaction affiliation with Party A: Wholly owned subsidiary (100% owned by Party B)

Post-transaction affiliation: Unchanged

Business: TM Pharma Holdings V is a holding company. TM Pharma Holdings V will continue to provide such services post-transaction.

Other Associated Entities

Thirty Madison maintains non-exclusive management services agreements with several independent medical groups: KMG Medical Group MO, P.C., Hudson NYC Medical, P.C., KMG Medical Group NJ, P.A., KMG Medical Group TX, P.A., Michael Karagas, M.D., P.C. d/b/a KMG Medical Group (CA), KMG Medical Group KS, P.A, Propel Medical Texas PA, Propel Medical Kansas PA, Propel Medical California PC, Propel Medical New Jersey PC, Propel Medical PC (GA), and Shannon, P.C. d/b/a Propel Medical Alaska. These agreements enable the medical groups to access administrative, technical, and platform support from Thirty Madison while retaining full control over clinical decision-making and patient care.

These medical groups are not owned by, and have no ownership interest in, Thirty Madison or any of its affiliates.

None of the independent medical groups referenced above are parties to the proposed transaction. They are not owned by Thirty Madison or any other transaction party, and no interest in these entities (including financial, operational, or otherwise) is being transferred, assumed, or altered as part of the transaction. These relationships are noted solely to provide context for the administrative and operational structure used by Thirty Madison and its affiliates to support the provision of medical services.

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