	Fill in this information to identify the case:
I	Debtor 1
	Debtor 2(Spouse, if filing)
I	United States Bankruptcy Court for the: District of
(Case number

Official Form 410

Proof of Claim

art 1. Identify the Claim

04/16

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503.

Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

1.	Who is the current creditor?	Name of the current creditor (the person or entity to be paid for this claim) Other names the creditor used with the debtor						
2.	Has this claim been acquired from someone else?	NoYes. From whor	n?					
3.	Where should notices and payments to the creditor be sent?	Where should notices to the creditor be sent?			Where should different)	Where should payments to the creditor be sent? (if different)		
	Federal Rule of Bankruptcy Procedure (FRBP) 2002(g)				Name			
	(Number Street		Number	Street			
		City	State	ZIP Code	City	State	ZIP Code	
		Contact phone		_	Contact phone			
		Contact email		_	Contact email			
4.	Does this claim amend one already filed?	❑ No ❑ Yes. Claim num	ber on court claims reo	gistry (if known)		Filed on	/ YYYY	
5.	Do you know if anyone else has filed a proof of claim for this claim?	NoYes. Who made	the earlier filing?					

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6. Do you have any number you use to identify the debtor?	 No Yes. Last 4 digits of the debtor's account or any number you use to identify the debtor: 					
7. How much is the claim?	\$ Does this amount include interest or other charges? □ No					
	 Yes. Attach statement itemizing interest, fees, expenses, or other charges required by Bankruptcy Rule 3001(c)(2)(A). 					
3. What is the basis of the claim?	Examples: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or credit card. Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c). Limit disclosing information that is entitled to privacy, such as health care information.					
Is all or part of the claim secured?	 No Yes. The claim is secured by a lien on property. Nature of property: Real estate. If the claim is secured by the debtor's principal residence, file a <i>Mortgage Proof of Claim Attachment</i> (Official Form 410-A) with this <i>Proof of Claim</i>. Motor vehicle Other. Describe: 					
	Basis for perfection: Attach redacted copies of documents, if any, that show evidence of perfection of a security interest (for example, a mortgage, lien, certificate of title, financing statement, or other document that shows the lien has been filed or recorded.)					
	Value of property: \$					
	Amount of the claim that is secured: \$					
	Amount of the claim that is unsecured: \$(The sum of the secured and unsecured amounts should match the amount in line 7.)					
	Amount necessary to cure any default as of the date of the petition: \$					
	Annual Interest Rate (when case was filed)% Fixed Variable					
10. Is this claim based on a						
lease?	☐ Yes. Amount necessary to cure any default as of the date of the petition. \$					
11. Is this claim subject to a	No					
right of setoff?	Yes. Identify the property:					
Case 3:18-bk- Official Form 410	05665 Claim 175-3 Filed 01/22/19 Desc Main Document Page 2 of Proof of 10 m page 2					

12. Is all or part of the claim	□ No	
entitled to priority under 11 U.S.C. § 507(a)?	Yes. Check one:	Amount entitled to priority
A claim may be partly priority and partly	Domestic support obligations (including alimony and child support) under 11 U.S.C. § 507(a)(1)(A) or (a)(1)(B).	\$
nonpriority. For example, in some categories, the law limits the amount entitled to priority.	□ Up to \$2,850* of deposits toward purchase, lease, or rental of property or services for personal, family, or household use. 11 U.S.C. § 507(a)(7).	\$
	 Wages, salaries, or commissions (up to \$12,850*) earned within 180 days before the bankruptcy petition is filed or the debtor's business ends, whichever is earlier. 11 U.S.C. § 507(a)(4). 	\$
	Taxes or penalties owed to governmental units. 11 U.S.C. § 507(a)(8).	\$
	Contributions to an employee benefit plan. 11 U.S.C. § 507(a)(5).	\$
	□ Other. Specify subsection of 11 U.S.C. § 507(a)() that applies.	\$
	* Amounts are subject to adjustment on 4/01/19 and every 3 years after that for cases begun on or aft	er the date of adjustment.
Part 3: Sign Below		

In spin and data it. FRD 9011(b). I am the creditor: I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3004. I am the creditor development that when calculating the amount of the claim, the creditor gave the debtor credit for any payments received toward the debt. I have examined the information in this <i>Proof of Claim</i> and have a reasonable belief that the information is true and correct. I declare under penalty of perjury that the foregoing is true and correct. Executed on date MM / DD / YYYY Print the name of the person who is completing and signing this claim: Name First name Middle name Last name Tile Company Identity the corporate servicer as the company if the authorized agent is a servicer. Address City State <	The person completing this proof of claim must		Check the appropriate box:							
If you file this claim electronically, FRB5 opeof(a)(2) aum the trustee, or the debtor, or their authorized agent. Bankruptcy Rule 3004. I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005. A person who files a fraudulent claim could be authorized signature on this <i>Proof of Claim</i> are as an acknowledgment that when calculating the amount of the claim, the creditor gave the debtor credit for any payments received toward the debt. I understand that an authorized signature on this <i>Proof of Claim</i> and have a reasonable belief that the information is true and correct. I use examined the information in this <i>Proof of Claim</i> and have a reasonable belief that the information is true and correct. I declare under penalty of perjury that the foregoing is true and correct. Executed on date I is ginature Print the name of the person who is completing and signing this claim: Name I identify the corporate servicer as the company if the authorized agent is a servicer. Address I identify the corporate servicer as the company if the authorized agent is a servicer.	sign and date it.		I am the crea	ditor.						
electronically, FRBP SobS(a)(2) authorizes could be in a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005. I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005. I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005. I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005. I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005. I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005. I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005. I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005. I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005. I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005. I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005. I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005. I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005. I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005. I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005. I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005. I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005. I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005. I declare under penalty of perjury that the foregoing is true and correct. Executed on date I am a guarantor of the person who is completing and signing this claim: Name I the Company I dentify the corporate servicer as the company if the authorized agent is a servicer. Address I dedress I dedr	FRBP 9011(b).		I am the crea	ditor's attorney	or authorized a	gent.				
5005(q)(2) authorizes courts or establish local rules specifying what a signature is. Tahin a guarantor, surrery, encloser, or other codector. Bankruptcy Rule 3005. A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to \$5 years, or both. 18 U.S.C. §\$ 152, 157, and 3571. Inderstand that an authorized signature on this <i>Proof of Claim</i> and have a reasonable belief that the information is true and correct. It all. S.C. §\$ 152, 157, and 3571. Inderstand the person who is completing and signing this claim: Name			I am the trustee, or the debtor, or their authorized agent. Bankruptcy Rule 3004.							
is. I an understand that an authorized signature on this <i>Proof of Claim</i> serves as an acknowledgment that when calculating the amount of the claim, the creditor gave the debtor credit for any payments received toward the debt. I have examined the information in this <i>Proof of Claim</i> and have a reasonable belief that the information is true and correct. I have examined the information in this <i>Proof of Claim</i> and have a reasonable belief that the information is true and correct. I declare under penalty of perjury that the foregoing is true and correct. Executed on date	5005(a)(2) authorizes courts to establish local rules		l am a guara	ntor, surety, er	ndorser, or othe	r codebtor. Bankrupto	cy Rule 3005.			
fraidulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571. I have examined the information in this <i>Proof of Claim</i> and have a reasonable belief that the information is true and correct. I declare under penalty of perjury that the foregoing is true and correct. I declare under penalty of perjury that the foregoing is true and correct. I declare under penalty of perjury that the foregoing is true and correct. I declare under penalty of perjury that the foregoing is true and correct. I declare under penalty of perjury that the foregoing is true and correct. I declare under penalty of perjury that the foregoing is true and correct. I declare under penalty of perjury that the foregoing is true and correct. I declare under penalty of perjury that the foregoing is true and correct. I declare under penalty of perjury that the foregoing is true and correct. I declare under penalty of perjury that the foregoing is true and correct. I declare under penalty of perjury that the foregoing is true and correct. I declare under penalty of perjury that the foregoing is true and correct. I declare under penalty of perjury that the foregoing is true and correct. I declare under penalty of perjury that the foregoing is true and correct. I declare under penalty of perjury that the foregoing is true and correct. I declare under penalty of perjury that the foregoing is true and correct. I declare under penalty of perjury that the foregoing is true and correct. I declare under penalty of penilty t	is.									
18 U.S.C. §§ 152, 157, and 3571. Todeclare under penalty of perjury that the foregoing is true and correct. Executed on date	fraudulent claim could be fined up to \$500,000,			the information	in this Proof of	<i>Claim</i> and have a re	asonable beli	ef that the information is true		
Executed on date MM / DD / YYYY	18 U.S.C. §§ 152, 157, and	l de	eclare under po	enalty of perjur	y that the foreg	oing is true and corre	ct.			
Signature Print the name of the person who is completing and signing this claim: Name First name Middle name Last name Title Company Identify the corporate servicer as the company if the authorized agent is a servicer. Address Number Street City		Exe	ecuted on date							
First name Middle name Last name Title		Prir	-	f the person v	vho is comple	ing and signing this	s claim:			
Title		Nam	ne	First name		Middle nome		Last name		
Company Identify the corporate servicer as the company if the authorized agent is a servicer. Address				First name		Middle hame		Last hame		
Identify the corporate servicer as the company if the authorized agent is a servicer. Address Number Street City State ZIP Code		Title)							
Address Address Number Street City State ZIP Code		Corr	npany							
Number Street City State ZIP Code				Identify the cor	porate servicer as	the company if the auth	iorized agent is	a servicer.		
City State ZIP Code		Add	ress							
				Number	Street					
Contact phone Email				City			State	ZIP Code		
		Con	tact phone				Email			

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Statement of Account

PROOF OF CLAIM

1

Date:	1/8/2019				
То:	Joe Rusnak				
From:	Alan Cohen		#610-3	386-3762	
	acohen@lea	asedirect.c	om		
	UNSECUR	ED			
Customer Name:	Clarksdale	HMA, LLC	;		
DLL Lease Number:	100-101437	75			
Equipment Leae Agreement:	5/26/201	7			
Date of Last Payment:		9/1/2018			
Date of Oldest Outstanding:		9/1/2018			
Equipment Type:	Stryker E	Equipm	ent		
Original Term:		36			
Base Payment with Sales Tax:	\$	965.23			
Secured or Unsecured:	UNSECURE	ED			
			Pre-P	etition	
Past due/billed payments:			\$	1,633.19	8/1, 9/1
Finance:					
Late Charges:					
Documentaion Fee:					
Other: Insurance					
Total Presently Due: CURE AMOUNT				-	\$1,633.19 (A)
			Pos	st-Petition	
Base Payment with Sales Tax:			\$	965.23	
# Remaining payments to be discounted:				20	
Booked Residual:					
Remaining payments & BRV discounted at:				-	\$19,304.60 (B)
Equipment Sale Proceeds (Net):				-	(C)
Total DLL Unrecovered Investment: PROOF OF		DUNT			\$20,937.79 (A+B+C)

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Equipment Location: 1970 HOSPITAL DR, CLARKSDALE, Mississippi 38614-7202

Owner ("we" or "us") : Stryker Flex Financial, a division of Stryker Soles Corporation 190) Romence Road Parkway Portage, MI 49002 Customer Name and Address ("You" and "Your") Clarkidale HMA, LLC 1970 Hospital DR Short Form Conditional Sale Agreement No. 0110027030

1970 Hospital I Claricadale, Ma	DR	-7202 Equipment Description See Exhibit A (and/or as described in invoice(s) or equipment I ust attached hereto and made a part hereo()				
PAYMENT INFORMATION						
Number of	Payment	Payment Amount				
Payments	Frequency					
36	Monthly	\$965 23 (First payment due 30 days after Agreement is commenced), (Plus applicable Sales/Use Taxes - See "Taxes" section below)				

Terms and Conditions:

1. Parehass Agreement/ Acceptance/ Payments: You agree to purchase from us the Equipment and services, if any, described above and on any attached schedule (the "Equipment") in accordance with the terms of this Agreement (this "Agreement"). You shall be deemed to have accepted the Equipment for purchase under this Agreement on the date that is ten (10) days after the date it is shipped to you by the Supplier ("Acceptance Date") and, at our request, you shall confirm for us such acceptance in writing. No acceptance of any item of Equipment may be revoked by you. You agree to pay the Payments described above ("Payments") beginning on the Acceptance Date or any later date we designate and thereafter until all fully paid. Unless otherwise instructed by us in writing, all Payments and other amounts due hereunder shall be made to our address above. This Agreement is non-cancelable and may not be prepaid. Your obligations under this Agreement (your "Obligations") are absolute, unconditional, and are not subject to cancellation, defense, recoupment, reduction, setoff or counterclaum. If a Payment is not made when due, you will pay us a late charge of 5% of each Payment or \$10.00, whichever is greater, but only to the extent permitted by law. We may charge you a fee of\$50 00 for any check that is returned. You authorize us to adjust the Payments at any line of Federal Reserve Statistical Release H-15 and in the event the date the Equipment is delivered to you is more than 30 days after we send this Agreement to you, we may adjust the Payments once to compensate us, an good fant, for any increase in such rate

2. Ownership/Security Interest/Laws/Use/Maintenance:Upon acceptance of the Equipment by you, you shall hold title to and be the owner of the Equipment for all purposes including, without limitation, tax purposes. The purchase of the Equipment by you under this Agreement shall be "AS IS, WHERE IS", without representation or warranty of any kind from us, provided that this Agreement shall not impair any express warrantees or indemnifications, written service agreements or other obligations of Stryker Corporation or any of its subidiaries to you regarding the Equipment and we hereby assign all of our rights in any Equipment warrantees to you. As security for all of your obligations, you hereby grant to us a first priority accession, accessions, accessions, and substitutions thereto or therefore and all proceeds and products thereof, including, without limitation, all ipoceeds of insurance Upon timely payment of all amounts due hereunder (plus all applicable Taxes), our security interest (except ours), claim or encumbrance to be placed upon the Equipment. You shall comply with all applicable faxes, our security interest (except ours), claim or encumbrance to be placed upon the Equipment. You shall comply with all applicable faxes, our security interest (except ours), claim or encumbrance to be placed upon the Equipment. You shall comply with all applicable fawe, and can deal manufacturer's specifications and instructions cancerning the operation, ownership, use and/or possession of the Equipment. You must, at your cost, keep the Equipment in good working condition. If Payments include maintenance and/or service cost, you agree that (i) no Assignee (as defined below) is responsible to provide the maintenance, warranty or service claims will not impact your Obligations. The Equipment and penalties for their leap payment or user encoders of the Equipment (iii) any maintenance, warranty or service claims will not impact any cost, and service related claims to the pection above without our prior writter consent 3. Ta

4. Assignment: You agree not to transfer, sell, lease, assign, pledge or encumber the Equipment or any rights under this Agreement without our prior written consent, which consent shall not be unreasonably withheld, and if you do, even with our consent, you will still be fully responsible for all your Obligations. You shall provide us with at least 45 days prior written notice of any change to your principal place of business, organization or incorporation. You agree that we may, without notice to you, sell, assign, or transfer ("Transfer") this Agreement to a third party (each, an "Assignee"), and each Assignee will have our Transferred rights, but none of our obligations, and such rights will not be as the set of Stryker Finance". Obligations in the name of "Stryker Finance"

5. Risk of Loss, Insurance and Reimbursement: Effective upon delivery to you, you shall bear all risk of Equipment loss or damage. If any such loss or damage occurs you shall must satisfy all of your Obligations. You will (i) keep the Equipment insured against all risks of loss or damage for an amount equal to its replacement cost, (ii) list us as the insurance sole loss payee and (iii) give us written proof of the insurance. If you do not provide such insurance, we have the right, without obligation, to obtain such insurance and add an insurance fee (which may include a profit) to the amount due from you. You will obtain and maintain comprehensive public liability insurance against any losses, migures, damages, liabilities, expenses, claims or legal proceedings asserted against or incurred by us, including any Assignee, relating to the Equipment and which relate to or arise out of your act or omission of the act or omission of your agents or employees or others (excluding us) with access to the Equipment. The terms of this paragraph will continue after the termination of this Agreement.

6. Default Remedies: You are in default under this Agreement it's) you fail to pay a Payment or any other amount when due, or b) you breach any other obligation under this Agreement, or c) your principal owner or any guarantor fittis Agreement des, or d) you or any guarantor dissolves, ceases to do business as a going concern, becomes insolvent, bankrupi, merges, or is sold; or e) you or any guarantor fails to pay any other material obligation owed to us or any of our affiliates. Upon default, we may a) declare the entire balance of unpaid Payments immediately due and payable, b) sue you for and receive the total amount due with future Payments discounted to the date of default at a rate of 3% per annum, c) charge you interest on all monies due at the rate of 18% per year or the highest rate permitted by applicable law from the date of default until paid, and/or d) require you to immediately return the Equipment to us or we may peaceably repossess it. Upon default, you will also pay all exponses including but not limited to reasonable attorneys' fees, legal costs, cost of storage and shipping incurred by us in the enforcement and attempted enforcement of any remedies under this Agreement. If the Equipment is returned or repossessed we will, if commercially reasonable, sell or otherwise dispose of the Equipment at terms we determine, at one or more public or private sales, with notice as required by law, and apply the net proceeds (after deducting any related expenses) to your Obligations. You remain liable for any deficiency with any excess being retained by us or applicable law

7. Miscellaneous: This Agreement shall be governed and construed in accordance with the laws of Michigan. You agree. (i) that the Equipment will only be used for business purposes and not for personal, family or household use, and (ii) that a facsimile copy of this Agreement and each document executed with this Agreement may be treated as an original and will be admissible as legal evidence thereof. We may inspect the Equipment at any time prior to payment in full of your Obligations. No failure to act shall be deemed.

Agreement #0110027030

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a waiver of any rights hereunder. If you fail to pay (within thirty days of invoice date) any freight, sales tax or other amounts related to the Equipment which are not financed hereunder and are billed directly by us to you, such amounts shall be added to the Payments set forth above (plus interest or additional charges thereon) and you authorize us to adjust such Payments accordingly. If you are required to report the components of your payment obligations hereunder to certain state and/or federal agencies or public health coverage programs such as Medicare, Medicaid, SCHIP or others, and such amounts are not adequately disclosed in any attachment hereto, then Stryker Sales Corporation will, upon your written request, provide you with a detailed outline of the components of your payment but have include equipment, software, service and other related components of your payments which may include equipment, software, service and other related components of your payments which may include equipment, software, service and other related components of your payments which may include equipment, software, service and other related components of your payments which may include equipment, software, service and other related components of your payments which may include equipment, software, service and other related components recent annual financial statements and any of your other financial information (including interim financial statements) that we may request. Youauthorize us to share such information with our affiliates, subsidiaries and Assignees. This Agreement, any schedules hereto, any attachments to this Agreement and passession and superaced all prior agreements and discussions regarding the Equipment and any prior course of conduct. You waive all rights to any indirect, punitive, apecial or consequential damages in connection with the Equipment or this Agreement and such other documents. YOU AGREE THAT THIS IS A NON-CANCELLABLE AGREEMENT AND WAIVE TRIAL BY JURY

- We as here the second

I CERTIFY THAT I AM AUTHORIZED TO SIGN THIS AGREEMENT FOR CUSTOMER

- - -

- -

Custoser Signature	Accepted By Stryker Flex Floancial, a division of Stryker Sales Corporation
Signature: Land Date: 5-24-17	Statuder Sun Patie/1/17
Print Name:	Prime Name: Auden Schreiner
Title: Edward W. Lomicka	Contract Specialist
Vice President and Treasurer	

Agreement #0110027030

NAMERIC ACCOUNTING

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ASSIGNMENT OF AGREEMENT

This Assignment dated effective as of January 25, 2018 by and between Clarksdale HMA, LLC (bereinafter called "Assigner") and Clarksdale Regional Medical Center, Inc. d/b/a Northwest Mississippi Medical Center (hereinafter called "Assignee").

Whereas, Assignor entered into a Short Form Conditional Sale Agreement No. 0110027030 (hereinafter called the "Agreement), with Stryker Flex Financial, a division of Stryker Sales Corporation (hereinafter called "Lessor") on or about May 26, 2017. The Agreement provides for payment of 36 monthly payments of \$965.23.

Whereas, the Agreement is by its terms assignable only with the prior written consent of Lessor and Assignce desires to acquire the rights thereto and is willing to assume all of the obligations of Assignor under the Agreement as herein provided.

Now, Therefore, in consideration of the foregoing premises and mutual obligations hereinafter set forth, which are hereby acknowledged to be good and valuable, it is agreed as follows:

- Assignor hereby assigns to Assignee effective as of January 25, 2018, all of Assignor's right, title and interest in and to the Agreement. This Assignment shall not release Assignor from its obligations under the Agreement.
- Subject to the execution by Lessor of the Consent to Assignment set forth below, Assignee hereby
 assumes and covenants to pay all remaining unpaid monthly payments of the Agreement and perform
 all of the other obligations of Assignor under the terms and conditions of the Agreement.

Assignor: Clarksdale HMA, LLC Print Name: C Title:

Assignce: Clarksdale Regional Medical Center, Inc. d/b/a Northwest Mississippi Medical Center

By: Print Name: Title

Consent to Assignment

Stryker Flex Financial, a division of Stryker Sales Corporation, hereby consents to the assignment of Assignor's right, title and interest in the Agreement to Assignee and hereby agrees to all of the terms thereof. This consent shall not constitute a release of the Assigner and/or Guaranters, if any, from any liability under the Agreement.

Stryker Flex Financial, a division of Stryker Sales

Bv Ryles Kool **Documentation Specialist**

NUMRIC ACCOUNTING

PAGE 01/02

1901 Romence Road Parkway Portage, Mi 48002 ± 568-308-3146 ft 877-204-1332 www.stryker.com

STWEF

January 25, 2018

Clarksdale HMA, LLC 1970 Hospital DR Clarksdale, MI 38614

Re: Assignment of Short Form Conditional Sale Agreement No. 0110027030 (the "Agreement") by and between Clarksdale HMA, LLC and Stryker Flex Financial, a division of Stryker Sales Corporation

To Our Valued Customer:

We have been asked to consent to the transfer of the above captioned Agreement. Please have the enclosed Assignment of Agreement signed, dated and returned to us. Please note that we will not accept 3rd party assignment forms.

The \$100 processing fee has been waived.

The Agreement must be current and not otherwise in default in order for us to sign the consent.

The enclosed original signed Assignment must be received by us before our consent can be issued. Normally, we are able to return the signed consent to you in approximately two weeks.

If we do not receive the enclosed signed Assignment within 60 days after the date of this letter, the Assignment will be void.

Sincerely,

Rylee Koole Documentation Specialist



1

Exhibit A to Short Form Conditional Sale Agreement Number 0110027030 **Description of Equipment**

Not Not A STATE OF A STATE OF A STATE -----

- ..

Customer Name: Clarksdale HMA, LLC Delivery Address: 1970 HOSPITAL DR, CLARKSDALE, Mussissippi 38614-7202

Part I - Equipment/Service Coverage (if applicable) Trade-Up/Buyout: Part Number Trade-Up/Buyout Description Quantity 9999-999-999 Buyout of Equipment Rental Agreement 1-3133 ī

\$31,822.77 Total Trade-Up/Bayout:

This Exhibit A includes all equipment originally listed on Exhibit A to agreement #1-3133 plus all additional, new equipment listed above

	Cultomer Signature	/	Accepted By Stryker Flex Financial, a division of Stryker Sales			
Signature:	SM/	Date: 5-24-17	Corporation			
Print Name:			Prilat NanAuden Schreiner			
l'ille:	Edward W. L		Title: Contract Specialist			
	Vice President an	id Treasurer	Contract op contract			

Agreement Number 0110027030

3775



To. CLARKSDALE REGIONAL MEDICAL CENTER, INC ("Customer")

Re: The Contract ("<u>Contract</u>") referenced on Exhibit A annexed hereto, by and between Stryker and Customer, and the equipment, software and services, as applicable, which is the subject of such Contract ("<u>Equipment</u>").

STRYKER HEREBY GIVES NOTICE TO CUSTOMER THAT THE CONTRACT, AND ALL OF STRYKER'S RIGHTS AND INTERESTS WITH RESPECT TO THE PAYMENTS SET FORTH BELOW, HAVE BEEN SOLD, ASSIGNED AND TRANSFERRED TO DE LAGE LANDEN FINANCIAL SERVICES, INC ("<u>DLL</u>").

Stryker hereby directs Customer to make all further payments of obligations payable under the Contract directly to DLL at the following address

PO Box 41602 Philadelphia, PA 19101

Please notate either the invoice number or contract number in the memo section of the check.

(or at such other address as DLL from time to time may notify Customer at Customer's above address or such other address of which Customer has given DLL notice), except with respect to the following payments: <u>NOT APPLICABLE</u>.

Stryker agrees that payment to DLL will relieve Customer of its obligation to make such payments to Stryker pursuant to the Contract and all such payments must be made to DLL until DLL advises Customer otherwise.

All notices and other correspondence to DLL (other than payments) shall be addressed to it at 1111 Old Eagle School Road, Wayne, Pennsylvania 19087 10167-0062, Attention: Portfolio Management, or to such other address as DLL may notify Customer from tume to tume.

Please have an authorized officer execute the acknowledgment below and return an executed copy of this letter to DLL. The parties hereto agree that this Acknowledgment may be executed in counterparts.

YOU MAY RELY UPON A PHOTOCOPY OF THIS NOTIFICATION IN LIEU OF THE ORIGINAL

Acknowledged as of this 10 day of 0CT ZOIB

By

CLARKSDALE REGIONAL MEDICAL CENTER, INC

By And Devon Ivy

STRYKER SALES CORPORATION

Controller

Its' _____

Receipt Acknowledged

DE LAGE LANDEN FINANCIAL SERVICES, INC

By and lol Its. Senor Litigation & Bankropky Specialist

MIDDLE DISTRICT OF TENNESSEE **Claims Register**

3:18-bk-05665 Curae Health Inc.

Judge: Charles M Walker		Chapter: 11				
Office:	Nashville	Last Date to file claims: 01/21/2019				
Trustee	•	Last Date to file	e (Govt):			
Creditor: (6818682) De Lage Landen Financial Services, Inc. c/o Joseph P. Rusnak 315 Deaderick Street Ste 1700 Nashville, TN 37238		Claim No: 175 Original Filed Date: 01/09/2019 Original Entered Date: 01/09/2019 Last Amendment Filed: 01/22/2019 Last Amendment Entered: 01/22/2019	Status: Filed by: CR Entered by: JOSEPH P RUSNAK Modified:			
Amount	claimed: \$20937.79					
History:						
<u>Details</u>		im #175 filed by De Lag 937.79 (RUSNAK, JOS	ge Landen Financial Services, Inc., Amount claimed: SEPH)			
Details	175- 01/10/2019 Am	ended Claim #175 filed	by De Lage Landen Financial Services, Inc., Amount			

e Lage Landen Financial Services, Inc., Amount 2 claimed: \$20937.79 (RUSNAK, JOSEPH) 175- 01/22/2019 Amended Claim #175 filed by De Lage Landen Financial Services, Inc., Amount Details claimed: \$20937.79 (RUSNAK, JOSEPH)

Description:

3

Remarks:

Claims Register Summary

Case Name: Curae Health Inc. Case Number: 3:18-bk-05665 Chapter: 11 Date Filed: 08/24/2018 **Total Number Of Claims:** 1

Total Amount Claimed*	\$20937.79
Total Amount Allowed*	

*Includes general unsecured claims

The values are reflective of the data entered. Always refer to claim documents for actual amounts.

	Claimed	Allowed
Secured		
Priority		
Administrative		

	Fill in this information to identify the case:				
I	Debtor 1				
	Debtor 2(Spouse, if filing)				
I	United States Bankruptcy Court for the: District of				
(Case number				

Official Form 410

Proof of Claim

art 1. Identify the Claim

04/16

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503.

Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

	and it. Identify the Ci	aiiii					
1.	Who is the current creditor?	Name of the current creditor (the person or entity to be paid for this claim) Other names the creditor used with the debtor					
2.	Has this claim been acquired from someone else?	NoYes. From whom	?				
3.	Where should notices and payments to the creditor be sent?	Where should notice	es to the creditor be	sent?	Where should payments to the creditor be sent? (if different)		
	Federal Rule of Bankruptcy Procedure (FRBP) 2002(g)	Name			Name		
		Number Street			Number Street		
		City	State	ZIP Code	City	State	ZIP Code
		Contact phone			Contact phone		
		Contact email		_	Contact email		
		Uniform claim identifier for electronic payments in chapter 13 (if you use one):					
4.	Does this claim amend one already filed?	❑ No❑ Yes. Claim numb	er on court claims re	gistry (if known)		Filed on	/ YYYY
5.	Do you know if anyone else has filed a proof of claim for this claim?	No Yes. Who made	the earlier filing?				

Official Case 3:18-bk-05665 Claim 175-2 Filed 01/10/19 Desc Main Document Page age 10

5. Do you have any number you use to identify the debtor?	 No Yes. Last 4 digits of the debtor's account or any number you use to identify the debtor: 						
7. How much is the claim?	\$ Does this amount include interest or other charges? □ No						
	 Yes. Attach statement itemizing interest, fees, expenses, or other charges required by Bankruptcy Rule 3001(c)(2)(A). 						
. What is the basis of the claim?	Examples: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or credit card. Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c).						
	Limit disclosing information that is entitled to privacy, such as health care information.						
Is all or part of the claim secured?	 No Yes. The claim is secured by a lien on property. Nature of property: Real estate. If the claim is secured by the debtor's principal residence, file a Mortgage Proof of Claim Attachment (Official Form 410-A) with this Proof of Claim. Motor vehicle Other. Describe: 						
	Basis for perfection: Attach redacted copies of documents, if any, that show evidence of perfection of a security interest (for example, a mortgage, lien, certificate of title, financing statement, or other document that shows the lien has been filed or recorded.)						
	Value of property: \$						
	Amount of the claim that is secured: \$						
	Amount necessary to cure any default as of the date of the petition: \$						
	Annual Interest Rate (when case was filed)% Fixed Variable						
). Is this claim based on a lease?	 No Yes. Amount necessary to cure any default as of the date of the petition. 						
. Is this claim subject to a right of setoff?	 No Yes. Identify the property:						
Case 3:18-bk- Official Form 410	05665 Claim 175-2 Filed 01/10/19 Desc Main Document Page 2 of Proof of D im page 2						

12. Is all or part of the claim	□ No						
entitled to priority under 11 U.S.C. § 507(a)?	Yes. Check one:	Amount entitled to priority					
A claim may be partly priority and partly	Domestic support obligations (including alimony and child support) under 11 U.S.C. § 507(a)(1)(A) or (a)(1)(B).	\$					
nonpriority. For example, in some categories, the law limits the amount entitled to priority.	□ Up to \$2,850* of deposits toward purchase, lease, or rental of property or services for personal, family, or household use. 11 U.S.C. § 507(a)(7).	\$					
	 Wages, salaries, or commissions (up to \$12,850*) earned within 180 days before the bankruptcy petition is filed or the debtor's business ends, whichever is earlier. 11 U.S.C. § 507(a)(4). 	\$					
	Taxes or penalties owed to governmental units. 11 U.S.C. § 507(a)(8).	\$					
	Contributions to an employee benefit plan. 11 U.S.C. § 507(a)(5).	\$					
	□ Other. Specify subsection of 11 U.S.C. § 507(a)() that applies.	\$					
	* Amounts are subject to adjustment on 4/01/19 and every 3 years after that for cases begun on or aft	er the date of adjustment.					
Part 3: Sign Below							

The person completing this proof of claim must	Che	eck the approp	priate box:					
sign and date it.		I am the crea	ditor.					
FRBP 9011(b).		□ I am the creditor's attorney or authorized agent.						
If you file this claim		I am the trus	he trustee, or the debtor, or their authorized agent. Bankruptcy Rule 3004.					
electronically, FRBP 5005(a)(2) authorizes courts to establish local rules		I am a guara	antor, surety, e	ndorser, or othe	r codebtor. Bankrupto	y Rule 3005.		
specifying what a signature is.	I understand that an authorized signature on this <i>Proof of Claim</i> serves as an acknowledgment that when calculating the amount of the claim, the creditor gave the debtor credit for any payments received toward the debt.							
A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5		ve examined correct.	the informatior	n in this <i>Proof of</i>	<i>Claim</i> and have a rea	asonable beli	ef that the information is true	
years, or both. 18 U.S.C. §§ 152, 157, and 3571.	l de	clare under p	enalty of perju	y that the forego	bing is true and corre	ct.		
	Exe	cuted on date	e	YYYY				
	Prii	Signature	of the person v	who is complet	ing and signing this	s claim:		
	Nan	ne	First name		Middle name		Last name	-
	Title							-
	Con	npany	Identify the cor	porate servicer as	the company if the auth	orized agent is	a servicer.	-
						Ū		
	Add	ress	Number	Street				-
	Add	ress	Number	Street		State	ZIP Code	_

Case 3:18-bk-05665 Claim 175-2 Official Form 410 Filed 01/10/19 Desc Main Document Proof of **PO**im

Statement of Account

PROOF OF CLAIM

1

Date:	1/8/2019				
То:	Joe Rusnak				
From:	Alan Cohen		#610-3	386-3762	
	acohen@lea	asedirect.c	om		
	UNSECUR	ED			
Customer Name:	Clarksdale	HMA, LLC	;		
DLL Lease Number:	100-101437	75			
Equipment Leae Agreement:	5/26/201	7			
Date of Last Payment:		9/1/2018			
Date of Oldest Outstanding:		9/1/2018			
Equipment Type:	Stryker E	Equipm	ent		
Original Term:		36			
Base Payment with Sales Tax:	\$	965.23			
Secured or Unsecured:	UNSECURE	ED			
			Pre-P	etition	
Past due/billed payments:			\$	1,633.19	8/1, 9/1
Finance:					
Late Charges:					
Documentaion Fee:					
Other: Insurance					
Total Presently Due: CURE AMOUNT				-	\$1,633.19 (A)
			Pos	st-Petition	
Base Payment with Sales Tax:			\$	965.23	
# Remaining payments to be discounted:				20	
Booked Residual:					
Remaining payments & BRV discounted at:				-	\$19,304.60 (B)
Equipment Sale Proceeds (Net):				-	(C)
Total DLL Unrecovered Investment: PROOF OF		DUNT			\$20,937.79 (A+B+C)

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Equipment Location: 1970 HOSPITAL DR, CLARKSDALE, Mississippi 38614-7202

Owner ("we" or "us") : Stryker Flex Financial, a division of Stryker Soles Corporation 190) Romence Road Parkway Portage, MI 49002 Customer Name and Address ("You" and "Your") Clarkidale HMA, LLC 1970 Hospital DR Short Form Conditional Sale Agreement No. 0110027030

1970 Hospital I Claricadale, Ma	DR	-7202 Equipment Description See Exhibit A (and/or as described in invoice(s) or equipment I ust attached hereto and made a part hereo()				
PAYMENT INFORMATION						
Number of	Payment	Payment Amount				
Payments	Frequency					
36	Monthly	\$965 23 (First payment due 30 days after Agreement is commenced), (Plus applicable Sales/Use Taxes - See "Taxes" section below)				

Terms and Conditions:

1. Parehass Agreement/ Acceptance/ Payments: You agree to purchase from us the Equipment and services, if any, described above and on any attached schedule (the "Equipment") in accordance with the terms of this Agreement (this "Agreement"). You shall be deemed to have accepted the Equipment for purchase under this Agreement on the date that is ten (10) days after the date it is shipped to you by the Supplier ("Acceptance Date") and, at our request, you shall confirm for us such acceptance in writing. No acceptance of any item of Equipment may be revoked by you. You agree to pay the Payments described above ("Payments") beginning on the Acceptance Date or any later date we designate and thereafter until all fully paid. Unless otherwise instructed by us in writing, all Payments and other amounts due hereunder shall be made to our address above. This Agreement is non-cancelable and may not be prepaid. Your obligations under this Agreement (your "Obligations") are absolute, unconditional, and are not subject to cancellation, defense, recoupment, reduction, setoff or counterclaum. If a Payment is not made when due, you will pay us a late charge of 5% of each Payment or \$10.00, whichever is greater, but only to the extent permitted by law. We may charge you a fee of\$55.00 for any check that is returned. You authorize us to adjust the Payments at any line of Federal Reserve Statistical Release H-15 and in the event the date the Equipment is delivered to you is more than 30 days after we send this Agreement to you, we may adjust the Payments once to compensate us, an good fanh, for any increase in such rate

2. Ownership/Security Interest/Laws/Use/Maintenance:Upon acceptance of the Equipment by you, you shall hold title to and be the owner of the Equipment for all purposes including, without limitation, tax purposes. The purchase of the Equipment by you under this Agreement shall be "AS IS, WHERE IS", without representation or warranty of any kind from us, provided that this Agreement shall not impair any express warrantees or indemnifications, written service agreements or other obligations of Stryker Corporation or any of its subidiaries to you regarding the Equipment and we hereby assign all of our rights in any Equipment warrantees to you. As security for all of your obligations, you hereby grant to us a first priority accession, accessions, accessions, and substitutions thereto or therefore and all proceeds and products thereof, including, without limitation, all ipoceeds of insurance Upon timely payment of all amounts due hereunder (plus all applicable Taxes), our security interest (except ours), claim or encumbrance to be placed upon the Equipment. You shall comply with all applicable faxes, our security interest (except ours), claim or encumbrance to be placed upon the Equipment. You shall comply with all applicable faxes, our security interest (except ours), claim or encumbrance to be placed upon the Equipment. You shall comply with all applicable fawe, and can deal manufacturer's specifications and instructions cancerning the operation, ownership, use and/or possession of the Equipment. You must, at your cost, keep the Equipment in good working condition. If Payments include maintenance and/or service cost, you agree that (i) no Assignee (as defined below) is responsible to provide the maintenance, warranty or service claims will not impact your Obligations. The Equipment and penalties for their leap payment or user encoders of the Equipment (iii) any maintenance, warranty or service claims will not impact any cost, and service related claims to the pection above without our prior writter consent 3. Ta

4. Assignment: You agree not to transfer, sell, lease, assign, pledge or encumber the Equipment or any rights under this Agreement without our prior written consent, which consent shall not be unreasonably withheld, and if you do, even with our consent, you will still be fully responsible for all your Obligations. You shall provide us with at least 45 days prior written notice of any change to your principal place of business, organization or incorporation. You agree that we may, without notice to you, sell, assign, or transfer ("Transfer") this Agreement to a third party (each, an "Assignee"), and each Assignee will have our Transferred rights, but none of our obligations, and such rights will not be availables, or easy stating, recomposed, defenses, or setoffs that you may have against us or any suppler even though an Assignee may continue to bill and collect all of your Obligations in the name of "Stryker Finance"

5. Risk of Loss, Insurance and Reimbursement: Effective upon delivery to you, you shall bear all risk of Equipment loss or damage. If any such loss or damage occurs you shall must satisfy all of your Obligations. You will (i) keep the Equipment insured against all risks of loss or damage for an amount equal to its replacement cost, (ii) list us as the insurance sole loss payee and (iii) give us written proof of the insurance. If you do not provide such insurance, we have the right, without obligation, to obtain such insurance and add an insurance fee (which may include a profit) to the amount due from you. You will obtain and maintain comprehensive public liability insurance against any losses, migures, damages, liabilities, expenses, claims or legal proceedings asserted against or incurred by us, including any Assignee, relating to the Equipment and which relate to or arise out of your act or omission of the act or omission of your agents or employees or others (excluding us) with access to the Equipment. The terms of this paragraph will continue after the termination of this Agreement.

6. Default Remedies: You are in default under this Agreement it's) you fail to pay a Payment or any other amount when due, or b) you breach any other obligation under this Agreement, or c) your principal owner or any guarantor fits Agreement des, or d) you or any guarantor dissolves, ceases to do business as a going concern, becomes insolvent, bankrupi, merges, or is sold; or e) you or any guarantor fails to pay any other material obligation owed to us or any of our affiliates. Upon default, we may a) declare the entire balance of unpaid Payments immediately due and payable, b) sue you for and receive the total amount due with future Payments discounted to the date of default at a rate of 3% per annum, c) charge you interest on all monies due at the rate of 18% per year or the highest rate permitted by applicable law from the date of default until paid, and/or d) require you to immediately return the Equipment to us or we may peaceably repossess it. Upon default, you will also pay all exponses including but not immedie to reasonable attorneys' fees, legal costs, cost of storage and shipping incurred by us in the enforcement and attempted enforcement of any remedies under this Agreement 1f the Equipment is returned or repossessed we will, if commercially reasonable, sell or otherwise dispose of the Equipment at terms we determine, at one or more public or private sales, with notice as required by law, and apply the net proceeds (after deducting any related expenses) to your Obligations. You remain liable for any deficiency with any excess being retained by us or applied as required by applicable law.

7. Miscellaneous: This Agreement shall be governed and construed in accordance with the laws of Michigan. You agree (i) that the Equipment will only be used for business purposes and not for personal, family or household use, and (ii) that a facsimile copy of this Agreement and each document executed with this Agreement may be treated as an original and will be admissible as legal evidence thereof. We may inspect the Equipment at any time prior to payment in full of your Obligations. No failure to act shall be deemed.

Agreement #0110027030

Case 3:18-bk-05665 Claim 175-2 Filed 01/10/19 Desc Main Document Page 5 of



a waiver of any rights hereunder. If you fail to pay (within thirty days of invoice date) any freight, sales tax or other amounts related to the Equipment which are not financed hereunder and are billed directly by us to you, such amounts shall be added to the Payments set forth above (plus interest or additional charges thereon) and you authorize us to adjust such Payments accordingly. If you are required to report the components of your payment obligations hereunder to certain state and/or federal agencies or public health coverage programs such as Medicare, Medicaid, SCHIP or others, and such amounts are not adequately disclosed in any attachment hereto, then Stryker Sales Corporation will, upon your written request, provide you with a detailed outline of the components of your payment but have include equipment, software, service and other related components of your payments which may include equipment, software, service and other related components of your payments which may include equipment, software, service and other related components of your payments which may include equipment, software, service and other related components of your payments which may include equipment, software, service and other related components of your payments which may include equipment, software, service and other related components recent annual financial statements and any of your other financial information (including interim financial statements) that we may request. Youauthorize us to share such information with our affiliates, subsidiaries and Assignees. This Agreement, any schedules hereto, any attachments to this Agreement and passession and superaced all prior agreements and discussions regarding the Equipment and any prior course of conduct. You waive all rights to any indirect, punitive, apecial or consequential damages in connection with the Equipment or this Agreement and such other documents. YOU AGREE THAT THIS IS A NON-CANCELLABLE AGREEMENT AND WAIVE TRIAL BY JURY

- We and the second

I CERTIFY THAT I AM AUTHORIZED TO SIGN THIS AGREEMENT FOR CUSTOMER

- - -

. .

Custoser Signature	Accepted By Stryker Flex Floancial, a division of Stryker Sales Gorporation		
Signature: Land Date: 5-24-17	Statuder Sun Patie/1/17		
Print Name:	Prime Name: Auden Schreiner		
Title: Edward W. Lomicka	Contract Specialist		
Vice President and Treasurer			

Agreement #0110027030

NAMERIC ACCOUNTING

PAGE 82/82

ASSIGNMENT OF AGREEMENT

This Assignment dated effective as of January 25, 2018 by and between Clarksdale HMA, LLC (bereinafter called "Assigner") and Clarksdale Regional Medical Center, Inc. d/b/a Northwest Mississippi Medical Center (hereinafter called "Assignee").

Whereas, Assignor entered into a Short Form Conditional Sale Agreement No. 0110027030 (hereinafter called the "Agreement), with Stryker Flex Financial, a division of Stryker Sales Corporation (hereinafter called "Lessor") on or about May 26, 2017. The Agreement provides for payment of 36 monthly payments of \$965.23.

Whereas, the Agreement is by its terms assignable only with the prior written consent of Lessor and Assignce desires to acquire the rights thereto and is willing to assume all of the obligations of Assignor under the Agreement as herein provided.

Now, Therefore, in consideration of the foregoing premises and mutual obligations hereinafter set forth, which are hereby acknowledged to be good and valuable, it is agreed as follows:

- Assignor hereby assigns to Assignee effective as of January 25, 2018, all of Assignor's right, title and interest in and to the Agreement. This Assignment shall not release Assignor from its obligations under the Agreement.
- Subject to the execution by Lessor of the Consent to Assignment set forth below, Assignee hereby
 assumes and covenants to pay all remaining unpaid monthly payments of the Agreement and perform
 all of the other obligations of Assignor under the terms and conditions of the Agreement.

Assignor: Clarksdale HMA, LLC Print Name: C Title:

Assignce: Clarksdale Regional Medical Center, Inc. d/b/a Northwest Mississippi Medical Center

By: Print Name: Title

Consent to Assignment

Stryker Flex Financial, a division of Stryker Sales Corporation, hereby consents to the assignment of Assignor's right, title and interest in the Agreement to Assignee and hereby agrees to all of the terms thereof. This consent shall not constitute a release of the Assigner and/or Guaranters, if any, from any liability under the Agreement.

Stryker Flex Financial, a division of Stryker Sales Corporation

Bv Ryles Kool **Documentation Specialist**

NUMRIC ACCOUNTING

PAGE 01/02

1901 Romence Road Parkway Portage, Mi 48002 ± 568-308-3146 ft 877-204-1332 www.stryker.com

STWEF

January 25, 2018

Clarksdale HMA, LLC 1970 Hospital DR Clarksdale, MI 38614

Re: Assignment of Short Form Conditional Sale Agreement No. 0110027030 (the "Agreement") by and between Clarksdale HMA, LLC and Stryker Flex Financial, a division of Stryker Sales Corporation

To Our Valued Customer:

We have been asked to consent to the transfer of the above captioned Agreement. Please have the enclosed Assignment of Agreement signed, dated and returned to us. Please note that we will not accept 3rd party assignment forms.

The \$100 processing fee has been waived.

The Agreement must be current and not otherwise in default in order for us to sign the consent.

The enclosed original signed Assignment must be received by us before our consent can be issued. Normally, we are able to return the signed consent to you in approximately two weeks.

If we do not receive the enclosed signed Assignment within 60 days after the date of this letter, the Assignment will be void.

Sincerely,

Rylee Koole Documentation Specialist



1

Exhibit A to Short Form Conditional Sale Agreement Number 0110027030 **Description of Equipment**

Not Not A STATE OF A STATE OF A STATE -----

- ..

Customer Name: Clarksdale HMA, LLC Delivery Address: 1970 HOSPITAL DR, CLARKSDALE, Mussissippi 38614-7202

Part I - Equipment/Service Coverage (if applicable) Trade-Up/Buyout: Part Number Trade-Up/Buyout Description Quantity 9999-999-999 Buyout of Equipment Rental Agreement 1-3133 ï

\$31,822.77 Total Trade-Up/Bayout:

This Exhibit A includes all equipment originally listed on Exhibit A to agreement #1-3133 plus all additional, new equipment listed above

	Cultomer Signature	/	Accepted By Stryker Flex Financial, a division of Stryker Sales			
Signature:	SM/	Date: 5-24-17	Corporation			
Duba Manual			Prilat NanAuden Schreiner			
l'ille:	Edward W. L		Title: Contract Specialist			
	Vice President an	id Treasurer	Contract op contract			

Agreement Number 0110027030

3775



To. CLARKSDALE REGIONAL MEDICAL CENTER, INC ("Customer")

Re: The Contract ("<u>Contract</u>") referenced on Exhibit A annexed hereto, by and between Stryker and Customer, and the equipment, software and services, as applicable, which is the subject of such Contract ("<u>Equipment</u>").

STRYKER HEREBY GIVES NOTICE TO CUSTOMER THAT THE CONTRACT, AND ALL OF STRYKER'S RIGHTS AND INTERESTS WITH RESPECT TO THE PAYMENTS SET FORTH BELOW, HAVE BEEN SOLD, ASSIGNED AND TRANSFERRED TO DE LAGE LANDEN FINANCIAL SERVICES, INC ("<u>DLL</u>").

Stryker hereby directs Customer to make all further payments of obligations payable under the Contract directly to DLL at the following address

PO Box 41602 Philadelphia, PA 19101

Please notate either the invoice number or contract number in the memo section of the check.

(or at such other address as DLL from time to time may notify Customer at Customer's above address or such other address of which Customer has given DLL notice), except with respect to the following payments: <u>NOT APPLICABLE</u>.

Stryker agrees that payment to DLL will relieve Customer of its obligation to make such payments to Stryker pursuant to the Contract and all such payments must be made to DLL until DLL advises Customer otherwise.

All notices and other correspondence to DLL (other than payments) shall be addressed to it at 1111 Old Eagle School Road, Wayne, Pennsylvania 19087 10167-0062, Attention: Portfolio Management, or to such other address as DLL may notify Customer from time to time.

Please have an authorized officer execute the acknowledgment below and return an executed copy of this letter to DLL. The parties hereto agree that this Acknowledgment may be executed in counterparts.

YOU MAY RELY UPON A PHOTOCOPY OF THIS NOTIFICATION IN LIEU OF THE ORIGINAL

Acknowledged as of this 10 day of 0CT ZOIB

By

CLARKSDALE REGIONAL MEDICAL CENTER, INC

By And Devon Ivy

STRYKER SALES CORPORATION

Controller

Receipt Acknowledged

Its _____

DE LAGE LANDEN FINANCIAL SERVICES, INC

By and lol Its. Senor Litigation & Bankropky Specialist

MIDDLE DISTRICT OF TENNESSEE Claims Register

3:18-bk-05665 Curae Health Inc.

Judge: Charles M Walker	Chapter: 11			
Office: Nashville	Last Date to file claims: 01/21/2019			
Trustee:	Last Date to file	(Govt):		
Creditor: (6818682) De Lage Landen Financial Services, Inc. c/o Joseph P. Rusnak 315 Deaderick Street Ste 1700 Nashville, TN 37238	Claim No: 175 Original Filed Date: 01/09/2019 Original Entered Date: 01/09/2019 Last Amendment Filed: 01/10/2019 Last Amendment Entered: 01/10/2019	Status: Filed by: CR Entered by: JOSEPH P RUSNAK Modified:		
Amount claimed: \$20937.79				
History:				
Details175-01/09/2019Claim #175 filed by De Lage Landen Financial Services, Inc., Amount claimed1\$20937.79 (RUSNAK, JOSEPH)				
	ended Claim #175 filed med: \$20937.79 (RUSN	by De Lage Landen Financial Services, Inc., Amount AK, JOSEPH)		
Description:				

Remarks:

Claims Register Summary

Case Name: Curae Health Inc. Case Number: 3:18-bk-05665 Chapter: 11 Date Filed: 08/24/2018 Total Number Of Claims: 1

Total Amount Claimed*	\$20937.79
Total Amount Allowed*	

*Includes general unsecured claims

The values are reflective of the data entered. Always refer to claim documents for actual amounts.

	Claimed	Allowed
Secured		
Priority		
Administrative		

Fill	in this information to identify the case:
Debt	tor 1
Debt (Spor	tor 2use, if filing)
Unite	ed States Bankruptcy Court for the: District of
Case	e number

Official Form 410

Proof of Claim

art 1. Identify the Claim

04/16

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503.

Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

	art I. Identify the Ci	aini					
1.	Who is the current creditor?	t Name of the current creditor (the person or entity to be paid for this claim) Other names the creditor used with the debtor					
2.	Has this claim been acquired from someone else?	No Yes. From whom?					
3.	Where should notices and payments to the creditor be sent?	Where should notices	to the creditor be	sent?	Where should pa different)	yments to the creditor b	e sent? (if
	Federal Rule of Bankruptcy Procedure (FRBP) 2002(g)	Name			Name		
		Number Street			Number Stree	t	
		City	State	ZIP Code	City	State	ZIP Code
		Contact phone		_	Contact phone		_
		Contact email		_	Contact email		_
		Uniform claim identifier for			se one): 		
4.	Does this claim amend one already filed?	NoYes. Claim number	r on court claims reg	istry (if known)		Filed on	/ YYYY
5.	Do you know if anyone else has filed a proof of claim for this claim?	NoYes. Who made the	e earlier filing?				

you use to identify the debtor?	 No Yes. Last 4 digits of the debtor's account or any number you use to identify the debtor: 			
How much is the claim?	\$ Does this amount include interest or other charges? □ No			
	 No Yes. Attach statement itemizing interest, fees, expenses, or other charges required by Bankruptcy Rule 3001(c)(2)(A). 			
What is the basis of the claim?	Examples: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or credit card. Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c). Limit disclosing information that is entitled to privacy, such as health care information.			
Is all or part of the claim secured?	 No Yes. The claim is secured by a lien on property. Nature of property: Real estate. If the claim is secured by the debtor's principal residence, file a <i>Mortgage Proof of Claim Attachment</i> (Official Form 410-A) with this <i>Proof of Claim</i>. Motor vehicle Other. Describe: 			
	Basis for perfection: Attach redacted copies of documents, if any, that show evidence of perfection of a security interest (for example, a mortgage, lien, certificate of title, financing statement, or other document that shows the lien has been filed or recorded.)			
	Value of property: \$			
	Amount of the claim that is secured: \$			
	Amount of the claim that is unsecured: \$(The sum of the secured and unsecured amounts should match the amount in line 7.			
	Amount necessary to cure any default as of the date of the petition: \$			
	Annual Interest Rate (when case was filed)% Fixed Variable			
Is this claim based on a				
lease?	☐ Yes. Amount necessary to cure any default as of the date of the petition. \$			
Is this claim subject to a	No No			
right of setoff?	Yes. Identify the property:			
	What is the basis of the claim?			

Proof of Claim

Official Form 410

12. Is all or part of the claim	No No	
entitled to priority under 11 U.S.C. § 507(a)?	Yes. Check one:	Amount entitled to priority
A claim may be partly priority and partly	Domestic support obligations (including alimony and child support) under 11 U.S.C. § 507(a)(1)(A) or (a)(1)(B).	\$
nonpriority. For example, in some categories, the law limits the amount entitled to priority.	□ Up to \$2,850* of deposits toward purchase, lease, or rental of property or services for personal, family, or household use. 11 U.S.C. § 507(a)(7).	\$
	 Wages, salaries, or commissions (up to \$12,850*) earned within 180 days before the bankruptcy petition is filed or the debtor's business ends, whichever is earlier. 11 U.S.C. § 507(a)(4). 	\$
	□ Taxes or penalties owed to governmental units. 11 U.S.C. § 507(a)(8).	\$
	Contributions to an employee benefit plan. 11 U.S.C. § 507(a)(5).	\$
	□ Other. Specify subsection of 11 U.S.C. § 507(a)() that applies.	\$
	* Amounts are subject to adjustment on 4/01/19 and every 3 years after that for cases begun on or aft	ter the date of adjustment.
Part 3: Sign Below		

The person completing this proof of claim must	Check the appropriate box:						
sign and date it.	I am th	ne creditor.					
FRBP 9011(b).	l am th	ne creditor's attorney	or authorized age	nt.			
If you file this claim	I am the trustee, or the debtor, or their authorized agent. Bankruptcy Rule 3004.						
electronically, FRBP 5005(a)(2) authorizes courts	🛛 Iama	guarantor, surety, e	ndorser, or other c	odebtor. Bankruptcy	y Rule 3005.		
to establish local rules							
specifying what a signature is.		d that an authorized he claim, the credito				nowledgment that when calculating the toward the debt	
A person who files a	amount of t		gave the debier e	real for any payme			
fraudulent claim could be fined up to \$500,000, imprisoned for up to 5	I have exan and correct		n in this <i>Proof of Cl</i>	<i>aim</i> and have a rea	sonable belie	of that the information is true	
years, or both. 18 U.S.C. §§ 152, 157, and 3571.	I declare ur	nder penalty of perju	ry that the foregoin	g is true and correc	t.		
	Executed o	n date	YYYY				
	Signature						
	Print the n	ame of the person	who is completing	g and signing this	claim:		
	Name						
		First name		Middle name		Last name	
	Title						
	Company						
		Identify the co	rporate servicer as the	e company if the autho	orized agent is	a servicer.	
	Address	Number	Street				
		City			State	ZIP Code	
	Contact phor	ne		-	Email		

Case 3:18-bk-05665 Claim 175-1 Official Form 410

Filed 01/09/19 Desc Main Document Proof of Claim Page 3 of 3 page 3

Statement of Account

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PROOF OF CLAIM

1

Date:	1/8/2019		
	Joe Rusnak	#040.000.0700	
From:	Alan Cohen	#610-386-3762	
	acohen@leasedirec	t.com	
	UNSECURED		
Customer Name:	Clarksdale HMA, L		
DLL Lease Number:	100-10143775		
Equipment Leae Agreement:	5/26/2017		
Date of Last Payment:	9/1/201	8	
Date of Oldest Outstanding:	9/1/201	8	
Equipment Type:	Stryker Equipr	nent	
Original Term:	3	6	
Base Payment with Sales Tax:	\$ 965.23	3	
Secured or Unsecured:	UNSECURED		
		Pre-Petition	
Past due/billed payments:		\$ 667.96	9/1/2018
Finance:			
Late Charges:			
Documentaion Fee:			
Other: Insurance			
Total Presently Due: CURE AMOUNT			\$667.96 (A)
		Post-Petition	
Base Payment with Sales Tax:		\$ 965.23	
# Remaining payments to be discounted:		21	
Booked Residual:			
Remaining payments & BRV discounted at:			\$20,269.83 (B)
Equipment Sale Proceeds (Net):			(C)
Total DLL Unrecovered Investment: PROOF O	F CLAIM AMOUNT		\$20,937.79 (A+B+C)



Equipment Location: 1970 HOSPITAL DR, CLARKSDALE, Mississippi 38614-7202

Owner ("we" or "us") : Stryker Flex Financial, a clivision of Stryker Sales Corporation 1901 Romence Road Parkway Portage, MI 49002 Customer Name and Address ("You" and "Your") Clarksdale HMA, LLC 1970 Hospital DR Clarksdale, Mississippi 38614-7202 Short Form Conditional Sale Agreement No. 0110027030

Clarksdale HN 1970 Hospital I Clarksdale, Mis	DR	-7202 Supplier: Stryker Sales Corporation, 3800 E Contre Avenue, Portage, MI 49002 Equipment Description See Exhibit A (and/or as described in invoice(s) or equipment list attached hereto and made a part hereof)					
PAYMENT INFORMATION							
Number of	Payment	Payment Amount					
Payments	Frequency						
36	Monthly	\$965 23 (First payment due 30 days after Agreement is commenced), (Plus applicable Sales/Use Taxes - See "Taxes" section below)					

Terms and Conditions:

1. Parthass Agreement/ Acceptance/ Payments: You agree to purchase from us the Equipment and services, if any, described above and on any stlached schedule (the "Equipment") in accordance with the terms of this Agreement (this "Agreement"). You shall be deemed to have accepted the Equipment for purchase under this Agreement on the date that is ten (10) days after the date it is shipped to you by the Supplier ("Acceptance Date") and, at our request, you shall confirm for us such acceptance in writing. No acceptance of any item of Equipment may be revoked by you. You agree to pay the Payments described above ("Payments") beginning on the Acceptance Date or any later date we designate and thereafter until all fully paid. Unless otherwise instructed by us in writing, all Payments and other amounts due bereunder shall be made to our address above. This Agreement is non-cancelable and may not be prepaid. Your obligations under this Agreement (your "Obligations") are absolute, unconditional, and are not subject to cancellation, defense, recoupment, reduction, setoff or counterclaim. If a Payment is not made when due, you will pay us a late charge of 5% of each Payment or \$10.00, whichever is greater, but only to the extent payments due you agree that the Payment is not made thorize us to adjust the Payments at any time if taxes included in the Payments differ from our estimate. You agree that the Payment is delivered to you is more than 30 days after we send this Agreement to you, we may adjust the Payments once to compensate us, in good fanth, for any increase in such rate

2. Ownership/Security Interest/Laws/Use/Maintenance:Upon acceptance of the Equipment by you, you shall hold title to and be the owner of the Equipment for all purposes including, without limitation, tax purposes. The purchase of the Equipment by you under this Agreement shall be "AS IS, WHERE IS", without representation or warranty of any kind from us, provided that this Agreement shall not impair any express warrantees or indemnifications, written service agreements or other obligations of Stryker Corporation or any of its subidiaries to you regarding the Equipment and we hereby assign all of our rights in any Equipment warrantees to you. As security for all of your obligations, you hereby grant to us a first priority accerts in all of your rights, title and interests in the Equipment, all replacements, additions, accessions, accessions, accessions and autostitutions thereto or therefore and all proceeds and products thereof, including, without limitation, all proceeds of insurance Upon timely payment of all amounts due hereunder (plus all applicable Taxes), our security interest (except ours), chim or encumbrance to be placed upon the Equipment. You shall comply with all applicable faxes, our security interest (except ours), chim or encumbrance to be placed upon the Equipment. You shall comply with all applicable laws, rules and regulations and manufacturer's specifications and instructions concerning the operation, ownership, us and/or possession of the Equipment You must, at your cost, keep the Equipment is node writing include maintenance and/or possession of the Equipment or warranty, and (iii) any maintenance, warranty or service claims will not impact your Obligations. The Equipment cannot be moved from the location above without our prior written consent 3. Taxes: You shall pay when and as due all sales, use, property, excess and other taxes, and all license and registration fees now or hereafter imposed by any governmental body or agency upon this Agreement or the awnership, use, or sale of the Equ

4. Assignment: You agree not to transfer, sell, lease, assign, pledge or encumber the Equipment or any rights under this Agreement without our prior written consent, which consent shall not be unreasonably withheld, and if you do, even with our consent, you will still be fully responsible for all your Obligations. You shall provide us with at least 45 days prior written notice of any change to your principal place of business, organization or incorporation. You agree that we may, without notice to you, sell, assign, or transfer ("Transfer") this Agreement to a third party (each, an "Assignee"), and each Assignee will have our Transferred rights, but none of our obligations, and such rights will not be any change reacy change, or setoffs that you may have against us or any supplier even though an Assignee may continue to bill and collect all of your Obligations in the name of "Stryker Finance"

5. Risk of Loss, Insurance and Reimbursement: Effective upon delivery to you, you shall bear all risk of Equipment loss or damage. If any such loss or damage occurs you shall must satisfy all of your Obligations. You will (i) keep the Equipment insured against all risks of loss or damage for an amount equal to its replacement cost, (ii) list us as the insurance sole loss payee and (iii) give us written proof of the insurance. If you do not provide such insurance, we have the right, without obligation, to obtain such insurance and add an insurance fee (which may include a profit) to the amount due from you. You will obtain and maintain comprehensive public liability insurance making us as an additional insured with coverages and emounts acceptable to us. To the extent not expressly prohibited by applicable faw, you will reimburse and defend us, including each Assignee for and against any losses, minima, damages, liabilities, expenses, claims or legal proceedings asserted against or incurred by us, including any Assignee, relating to the Equipment and which relate to or arise out of your act or omission of his Agreement.

6. Default Remedies: You are in default under this Agreement it's) you fail to pay a Payment or any other amount when due, or b) you breach any other obligation under this Agreement, or c) your principal owner or any guarantor fails to pay any other material obligation owed to us or any of our affiliates. Upon default, we may a) declare the entire balance of unpaid Payments immediately due and payable, b) sue you for and receive the total amount due with future Payments discounted to the date of default at a rate of 3% per anaum, c) charge you interest on all monies due at the rate of 18% per year or the highest rate permitted by applicable law from the date of default until paid, and/or d) require you to immediately return the Equipment to us or we may peaceably repossess it. Upon default, you will also pay all expenses including but not immediate to reasonable attorneys' fees, legal costs, cost of storage and shipping incurred by us in the enforcement and attempted enforcement of any remedies under this Agreement 1f the Equipment is returned or repossessed we will, if commercially reasonable, sell or otherwise dispose of the Equipment at terms we determine, at one or more public or private sales, with notice as required by law, and apply the net proceeds (after deducting any related expenses) to your Obligations. You remain liable for any deficiency with any excess being retained by us or applied as required by applicable law.

7. Miscellaneous: This Agreement shall be governed and construed in accordance with the laws of Michigan. You agree (i) that the Equipment will only be used for business purposes and not for personal, family or household use, and (ii) that a facsimile copy of this Agreement and each document executed with this Agreement may be treated as an original and will be admissible as legal evidence thereof. We may inspect the Equipment at any time prior to payment in full of your Obligations. No failure to act shall be deemed.

Agreement #0110027030



a waiver of any rights hereunder. If you fail to pay (within thirty days of invoice date) any freight, sales tax or other amounts related to the Equipment which are not financed hereunder and are billed directly by us to you, such amounts shall be added to the Payments set forth above (plus interest or additional charges thereon) and you authorize us to adjust such Payments accordingly. If you are required to report the components of your payment obligations hereunder to certain state and/or federal agencies or public health coverage programs such as Medicare, Medicaid, SCHIP or others, and such amounts are not adequately disclosed in any attachment hereto, then Stryker Sales Corporation will, upon your written request, provide you with a detailed outline of the components of your payments which may include equipment, software, service and other related components of your payments which may include equipment, software, service and other related components of your payments which may include equipment, software, service and other related components of your payments which may include equipment, software, service and other related components of your payments which may include equipment, software, service and other related components of your payments which may include equipment, software, service and other related components recent annual financial statements and any of your other financial information (including interim financial statements) that we may request. Youauthorize us to share tuch information with our affiliates, subsidiaries and Assigners. This Agreement, any schedules hereto regarding the Equipment and possession and supersecte all prior agreements and discussions regarding the Equipment and any prior course of conduct. You waive all rights to any indirect, punitive, special or consequential damages in consequentia and assigners or the agreement, and so any entire, between the parties which are contrary to the terms of this Agreement and such other agreements or this Agreement or this Agreement and pro

and the second s

I CERTIFY THAT I AM AUTHORIZED TO SIGN THIS AGREEMENT FOR CUSTOMER

Custoser Signature	Accepted By Stryker Flex Flaancial, a division of Stryker Sales Corporation
Signature: Land Date: 5-24-17	Stratton of Sun Pate: 0/1/7
Print Name:	Prime Name: Auden Schreiner
Tate:	Contract Specialist
Vice President and Treasurer	

Agreement #0110027030

NUMRIC ACCOUNTING

PAGE 82/82

ASSIGNMENT OF AGREEMENT

This Assignment dated effective as of January 25, 2018 by and between Clarksdale HMA, LLC (bereinafter called "Assigner") and Clarksdale Regional Medical Center, Inc. d/b/a Northwest Mississippi Medical Center (hereinafter called "Assignee").

Whereas, Assignor entered into a Short Form Conditional Sale Agreement No. 0110027030 (hereinafter called the "Agreement), with Stryker Flex Financial, a division of Stryker Sales Corporation (hereinafter called "Lessor") on or about May 26, 2017. The Agreement provides for payment of 36 monthly payments of \$965.23.

Whereas, the Agreement is by its terms assignable only with the prior written consent of Lessor and Assignce desires to acquire the rights thereto and is willing to assume all of the obligations of Assignor under the Agreement as herein provided.

Now, Therefore, in consideration of the foregoing premises and mutual obligations hereinafter set forth, which are hereby acknowledged to be good and valuable, it is agreed as follows:

- Assignor hereby assigns to Assignee effective as of January 25, 2018, all of Assignor's right, title and interest in and to the Agreement. This Assignment shall not release Assignor from its obligations under the Agreement.
- Subject to the execution by Lessor of the Consent to Assignment set forth below, Assignee hereby
 assumes and covenants to pay all remaining unpaid monthly payments of the Agreement and perform
 all of the other obligations of Assignor under the terms and conditions of the Agreement.

Assignor: Clarksdale HMA, LLC Print Name: C Title:

Assignce: Clarksdale Regional Medical Center, Inc. d/b/a Northwest Mississippi Medical Center

By: Print Name: Title:

Consent to Assignment

Stryker Flex Financial, a division of Stryker Sales Corporation, hereby consents to the assignment of Assignor's right, title and interest in the Agreement to Assignee and hereby agrees to all of the terms thereof. This consent shall not constitute a release of the Assigner and/or Guaranters, if any, from any liability under the Agreement.

Stryker Ficx Financial, a division of Stryker Sales

Bv Ryles Kool **Documentation Specialist**

NWMRMC ACCOUNTING

PAGE 01/02

1901 Romence Road Parkway Portage, Mi 48002 ± 565-308-3146 ft 877-204-1332 www.stryker.com

STWEF

January 25, 2018

Clarksdale HMA, LLC 1970 Hospital DR Clarksdale, MI 38614

Re: Assignment of Short Form Conditional Sale Agreement No. 0110027030 (the "Agreement") by and between Clarksdale HMA, LLC and Stryker Flex Financial, a division of Stryker Sales Corporation

To Our Valued Customer:

We have been asked to consent to the transfer of the above captioned Agreement. Please have the enclosed Assignment of Agreement signed, dated and returned to us. Please note that we will not accept 3rd party assignment forms.

The \$100 processing fee has been waived.

The Agreement must be current and not otherwise in default in order for us to sign the consent.

The enclosed original signed Assignment must be received by us before our consent can be issued. Normally, we are able to return the signed consent to you in approximately two weeks.

If we do not receive the enclosed signed Assignment within 60 days after the date of this letter, the Assignment will be void.

Sincerely,

Rylee Koole Documentation Specialist



Exhibit A to Short Form Conditional Sale Agreement Number 0110027030 Description of Equipment

- ---

Customer Name: Clarksdale HMA, LLC Delivery Address: 1970 HOSPITAL DR, CLARKSDALE, Mussissippi 38614-7202

 Part I - Equipment/Service Coverage (if applicable)

 Trade-Up/Buyont:

 Part Number
 Trade-Up/Buyout Description

 9999-999
 Buyout of Equipment Rental Agreement I-3133

Total Trade-Up/Buyout: \$31,822.77

This Exhibit A includes all equipment originally listed on Exhibit A to agreement #1-3133 plus all additional, new equipment listed above

Istal Financed Amount: \$31,57277	
Cultomer Signature	Accepted By Stryker Flex Financial, a division of Stryker Sales
Signature: Date: 5-24-17	Straturey Len Sun Date: 1/1/
Print Name:	Prist NanAuden Schreiner
nde: Edward W. Lomicka	Title: Contract Specialist
Vice President and Treas	

Agreement Number 0110027030

3775



To. CLARKSDALE REGIONAL MEDICAL CENTER, INC ("Customer")

Re: The Contract ("<u>Contract</u>") referenced on Exhibit A annexed hereto, by and between Stryker and Customer, and the equipment, software and services, as applicable, which is the subject of such Contract ("<u>Equipment</u>").

STRYKER HEREBY GIVES NOTICE TO CUSTOMER THAT THE CONTRACT, AND ALL OF STRYKER'S RIGHTS AND INTERESTS WITH RESPECT TO THE PAYMENTS SET FORTH BELOW, HAVE BEEN SOLD, ASSIGNED AND TRANSFERRED TO DE LAGE LANDEN FINANCIAL SERVICES, INC ("<u>DLL</u>").

Stryker hereby directs Customer to make all further payments of obligations payable under the Contract directly to DLL at the following address

PO Box 41602 Philadelphia, PA 19101

Please notate either the invoice number or contract number in the memo section of the check.

(or at such other address as DLL from time to time may notify Customer at Customer's above address or such other address of which Customer has given DLL notice), except with respect to the following payments: <u>NOT APPLICABLE</u>.

Stryker agrees that payment to DLL will relieve Customer of its obligation to make such payments to Stryker pursuant to the Contract and all such payments must be made to DLL until DLL advises Customer otherwise.

All notices and other correspondence to DLL (other than payments) shall be addressed to it at 1111 Old Eagle School Road, Wayne, Pennsylvania 19087 10167-0062, Attention: Portfolio Management, or to such other address as DLL may notify Customer from time to time.

Please have an authorized officer execute the acknowledgment below and return an executed copy of this letter to DLL. The parties hereto agree that this Acknowledgment may be executed in counterparts.

YOU MAY RELY UPON A PHOTOCOPY OF THIS NOTIFICATION IN LIEU OF THE ORIGINAL

Acknowledged as of this 10 day of 0CT ZOIB

CLARKSDALE REGIONAL MEDICAL CENTER, INC

¹Devon Ivy _____ Controller

STRYKER SALES CORPORATION

Receipt Acknowledged

Its

By

DE LAGE LANDEN FINANCIAL SERVICES, INC

By and lol Its. Senor Litigation & Bankropky Specialist

MIDDLE DISTRICT OF TENNESSEE Claims Register

3:18-bk-05665 Curae Health Inc.

Judge: Charles M Walker	Chapter: 11			
Office: Nashville	Last Date to file	claims: 01/21/2019		
Trustee:	Last Date to file	(Govt):		
Creditor: (6818682) De Lage Landen Financial Services, Inc. c/o Joseph P. Rusnak 315 Deaderick Street Ste 1700 Nashville, TN 37238	Claim No: 175 Original Filed Date: 01/09/2019 Original Entered Date: 01/09/2019 Last Amendment Filed: 01/10/2019 Last Amendment Entered: 01/10/2019	Status: Filed by: CR Entered by: JOSEPH P RUSNAK Modified:		
Amount claimed: \$20937.79				
History:				
Details175-01/09/2019 Claim #175 filed by De Lage Landen Financial Services, Inc., Amount claimed:1\$20937.79 (RUSNAK, JOSEPH)				
	ended Claim #175 filed med: \$20937.79 (RUSN	by De Lage Landen Financial Services, Inc., Amount AK, JOSEPH)		
Description:				

Remarks:

Claims Register Summary

Case Name: Curae Health Inc. Case Number: 3:18-bk-05665 Chapter: 11 Date Filed: 08/24/2018 Total Number Of Claims: 1

Total Amount Claimed*	\$20937.79
Total Amount Allowed*	

*Includes general unsecured claims

The values are reflective of the data entered. Always refer to claim documents for actual amounts.

	Claimed	Allowed
Secured		
Priority		
Administrative		