UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

Form 8-K

Current Report Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

July 11, 2021
Date of Report (Date of earliest event reported)

Lionheart Acquisition Corporation II (Exact Name of Registrant as Specified in its Charter)

Delaware	001-39445	84-4117825	
(State or other jurisdiction of	(Commission File Number)	(I.R.S. Employer	
incorporation)		Identification No.)	
4218 NE 2nd Avenue, Miami, FL		33137	
(Address of Principal Executive Offices)		(Zip Code)	
Registrant's telephone number, including area code: (305) 573-3900			

Registrant's terephone number, including area code: (305) 575-5500				
N/A (Former name or former address, if changed since last report)				
Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:				
☑ Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)				
□ Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)				
□ Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))				
□ Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))				
Securities registered pursuant to Section 12(b) of the Act:				
Title of each class	Trading Symbol	Name of each exchange on which registered		
Units, each consisting of one share of Class A Common Stock and one-half of one Redeemable Warrant	LCAPU	The Nasdaq Capital Market LLC		
Class A Common Stock, par value \$0.0001 per share	LCAP	The Nasdaq Capital Market LLC		
Redeemable Warrants, each whole warrant exercisable for one share of Class A Common Stock at an exercise price of \$11.50	LCAPW	The Nasdaq Capital Market LLC		

Indicate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 (§230.405) or Rule 12b-2 of the Securities Exchange Act of 1934 (§240.12b-2 of this chapter). Emerging growth company \boxtimes

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act. \Box

Item 1.01 Entry Into a Material Definitive Agreement.

On July 11, 2021, Lionheart Acquisition Corporation II, a Delaware corporation ("LCAP"), entered into a Membership Interest Purchase Agreement (as it may be amended, supplemented or otherwise modified from time to time, the "MIPA") by and among LCAP, Lionheart II Holdings, LLC, a newly formed wholly owned subsidiary of LCAP ("Purchaser"), each limited liability company set forth on Schedule 2.1(a) thereto (the "MSP Purchased Companies"), the members of the MSP Purchased Companies listed on Schedule 2.1(b) thereto (the "Members"), and John H. Ruiz, as the representative of the Members (the "Members' Representative").

Membership Interest Purchase Agreement

Subject to the terms and conditions set forth in the MIPA, including the approval of LCAP's stockholders, the parties thereto will enter into a business combination transaction (the "Business Combination"), pursuant to which, among other things, the Members will sell and assign all of their membership interests in the MSP Purchased Companies to Purchaser in exchange for non-economic voting shares of Class V common Stock, par value \$0.0001, of LCAP ("Class V Common Stock") and non-voting economic Class B Units, of Purchaser ("Class A Common Stock") Following the closing of the Business Combination (the "Closing"), LCAP will own all of the voting Class A Units of Purchaser and the Members or their designees will own all of the non-voting economic Class B Units of Purchaser.

Consideration

Subject to the terms and conditions set forth in the MIPA, the aggregate consideration to be paid to the Members (or their designees) will consist of a number of (i) Up-C Units equal to (a) \$32.5 billion divided by (b) \$10.00 and (ii) rights to receive payments under the Tax Receivable Agreement (as defined below). Of the Up-C Units to be issued to certain Members at Closing, 6,000,000 (the "Escrow Units") will be deposited into an escrow account with Continental Stock Transfer and Trust, to satisfy potential indemnification claims brought pursuant to the MIPA during the Survival Period (as defined below). Additionally, in connection with the Business Combination, LCAP intends, subject to compliance with applicable law, to declare a dividend comprising approximately 1,029,000,000 newly issued warrants, each to purchase one share of Class A Common Stock for an exercise price of \$11.50 per share (the "New Warrants"), conditioned upon the consummation of any redemptions by LCAP's stockholders and the closing of the Business Combination (the "Closing"), to the holders of record of Class A Common Stock as of the close of business on the date of Closing (the "Closing Date"), after giving effect to the waiver of the right to participate in such dividend by the Members.

Representations and Warranties

The MIPA contains customary representations and warranties of the parties thereto with respect to the parties, the transactions contemplated by the MIPA and their respective business operations and activities. The representations and warranties of the Members and the MSP Purchased Companies will survive until 12 months (the "Survival Period") following the Closing.

Covenante

The MIPA contains customary covenants of the parties thereto, including: (a) the requirement to make appropriate filings and obtain clearance pursuant to the Hart-Scott-Rodino Antitrust Improvements Act of 1976, as amended ("HSR Act"); (b) preparation and filing of a Registration Statement on Form S-4 will contain the proxy statement/prospectus (the "Proxy Statement/Prospectus"); (c) preparation and delivery of PCAOB-audited financial statements for the MSP Purchased Companies, together with certain other entities partially owned by the MSP Purchased Companies (the "MSP Companies"); and (d) exclusivity provisions prohibiting (i) any MSP Purchased Companies, the Members and their respective affiliates and representatives from soliciting, initiating, continuing or engaging in discussions or negotiations with any person concerning any Alternative Transaction (as defined in the MIPA) or (ii) LCAP and its affiliates and representatives from soliciting, initiating, continuing or engaging in discussions or negotiations with respect to, any person (other than the MSP Companies, the Members and/or any of their affiliates or representatives), concerning a Business Combination Proposal (as defined in the MIPA). Subject to certain requirements, LCAP may, and at the request of the Members' Representative, LCAP shall, take all actions reasonably necessary to obtain the approval of Parent's stockholders to extend the deadline for Parent to consummate the Business Combination beyond February 18, 2022 to a date no earlier than sixty (60) days following March 31, 2022.

Indemnification

During the Survival Period, the MSP Companies (solely with respect to claims made prior to the Closing) and certain Members, severally and not jointly, have agreed to indemnify and hold harmless LCAP and Purchaser against, among other things, and in respect of specified actual out-of-pocket losses, damages, liabilities, costs or expenses, including reasonable attorneys' fees ("Losses"), incurred or sustained by LCAP or Purchaser as a result of (a) any breach of or inaccuracy in any of the representations or warranties of the MSP Companies or the Members or (b) any breach or non-compliance with any covenant, agreement or obligation to be performed by the MSP Companies or the Members to LCAP or Purchaser with respect to Losses shall not exceed the Escrow Units. Any liability incurred by the Members pursuant to the terms of this indemnification shall be paid by the return for cancellation of the Escrow Units. The MSP Companies and the Members shall not be liable to LCAP or Purchaser for indemnification until the aggregate amount of all Losses exceeds \$20 million, in which event the indemnifying parties shall be required to pay or be liable for all such Losses from the first dollar.

Conditions to Closina

Consummation of the Business Combination is subject to conditions of the respective parties that are customary for a transaction of this type, including, among others: (a) there being no law, judgment, injunction, decree or order of any court, arbitrator or other governmental authority enjoining, restraining or prohibiting the consummation of the Closing; (b) approval by LCAP's stockholders of certain proposals to be set forth in the Proxy Statement/Prospectus; (c) the Class A Common Stock to be issued pursuant to the MIPA, including on conversion of the Purchaser Class B Units included in the Up-C Units and the New Warrants being approved for listing on the Nasdaq Capital Market; (d) LCAP having at least \$5,000,001 in net tangible assets; (e) the required filings under the HSR Act having been completed and any applicable waiting period (including any extension thereof) having expired or been terminated); (e) the Form S-4 containing the Proxy Statement/Prospectus being declared effective in accordance with the provisions of the Securities Act of 1933, as amended (the "Securities Act"); and (f) the MSP Companies having at least \$30 million in Closing Cash (as defined in the MIPA).

Termination

The MIPA may be terminated under certain customary and limited circumstances prior to the Closing, including: (a) by either party if the Closing has not occurred on or prior to March 31, 2022 ("Outside Closing Date"); (b) by the Members' Representative on behalf of the MSP Purchased Companies and the Members if the LCAP board of directors withdraws or proposes to withdraw (or modifies in any manner adverse to the MSP Companies or the Members) its recommendation in favor of certain proposals to be set forth in the Proxy Statement/Prospectus, or fails to reaffirm such recommendation as promptly as practicable after receipt of any written request to do so by the Members' Representative; (c) by the Members' Representative, on behalf of the MSP Purchased Companies and the Members, if the Parent Stockholder Approval (as defined in the MIPA) shall not have been obtained at the stockholders' meeting to vote thereon (the "Stockholder Meeting") (or at any adjournment or postponement thereof); (d) by the Members' Representative, on behalf of the MSP Purchased Companies and the Members, if LCAP stockholders have not, by December 18, 2021, agreed to extend the deadline for LCAP to consummate its initial business combination beyond February 18, 2022 to a date no earlier than 60 days following Outside Closing Date; or (e) by LCAP or the Members' Representative, on behalf of the MSP Companies and the Members, on or prior to the Closing Date, if the other party shall have materially breached any representation, warranty, agreement or covenant contained in the MIPA or in any Additional Agreement (as defined in the MIPA) to be performed on or prior to the Closing Date and such breach is not be cured by the applicable party by the earlier of (x) the Outside Closing Date and (y) the expiration of 20 days following receipt by such party of a notice of such breach.

If the MIPA is validly terminated, none of the parties will have any liability or any further obligation under the MIPA with certain limited exceptions, including liability arising any knowing and intentional breach of a representation, a warranty or a covenant.

Related Agreements

Lock-Up Agreement

On the Closing Date, certain Members will enter into lock-up agreements (each, a "Lock-up Agreement") with LCAP pursuant to which, among other things, such Members will agree not to offer, sell, contract to sell or otherwise dispose of, directly or indirectly, any Up-C Units beneficially owned by such Member immediately following the Closing, subject to certain exceptions set forth in the Lock-up Agreement, including the ability of the Members to pledge any such Up-C Units in connection with securing financing or otherwise, until the earlier to occur of (a) six months after the Closing Date and (b) LCAP's consummation of a liquidation, merger, stock exchange or other similar transaction which results in all of LCAP's stockholders having the right to exchange their shares of Class A Common Stock for cash, securities or other property.

Amended and Restated Sponsor Agreement

Concurrently with the execution of the MIPA, LCAP entered into an Amended and Restated Sponsor Agreement (the "A&R Sponsor Agreement") with Lionheart Equities, LLC (the "Sponsor") and certain directors and officers of LCAP (the "Insiders") pursuant to which the Sponsor and Insiders have agreed: (a) to vote any shares of common stock of LCAP owned by it, him or her (all such shares of common stock, the "Covered Shares") in favor the Business Combination and each other related proposal related at the Stockholder Meeting or any other duly called special meeting of LCAP's stockholders (or any adjournment or postponement thereof) called or requested for the purpose of soliciting the approval of LCAP's stockholders in connection with the consummation of the Business Combination; (b) not redeem, elect to redeem or tender or submit any Covered Shares owned by it, him or her for redemption in connection with the transactions contemplated by the MIPA or any vote to amend Parent's Amended and Restated Certificate of Incorporation; and (c) subject to certain exceptions set forth in the A&R Sponsor Agreement, not to transfer any shares of Class A Common Stock or any private placement warrants to purchase Class A Common Stock received in connection with the Business Combination until the earlier of (i) six months after the consummation of the Business Combination or (ii) subsequent to the Business Combination, (x) if the closing price of the Class A Common Stock equals or exceeds \$12.00 per share (as adjusted for stock splits, stock dividends, reorganizations, recapitalizations and the like) for any 20 trading days within any 30-trading day period commencing at least 150 days after the Business Combination or (v) the date on which LCAP completes a liquidation, merger, capital stock exchange, reorganization or other similar transaction that results in all of LCAP's stockholders having the right to exchange their shares of Class A Common Stock for cash, securities or other property.

Registration Rights Agreement

The MIPA contemplates that, at the Closing, LCAP, the Sponsor, certain LCAP stockholders, and certain Members will enter into an amended and restated registration rights agreement pursuant to which, among other things, LCAP will agree to undertake certain shelf registration obligations in accordance with the Securities Act, and certain subsequent related transactions and obligations, including, among other things, undertaking certain registration obligations, and the preparation and filing of required documents.

Legal Services Agreement

The MIPA contemplates that, at the Closing, Purchaser and La Ley con John H. Ruiz P.A., d/b/a MSP Recovery Law Firm, an affiliate of John H. Ruiz and Frank C. Quesada (the "Law Firm"), will enter into a Legal Services Agreement ("Legal Services Agreement") whereby, among other things, Purchaser will engage the Law Firm to act as its exclusive lead counsel to represent the Purchaser and each of its subsidiaries as it pertains to CCRAs (as defined in the MIPA). In exchange, the Purchaser will pay Law Firm 40% of the amount due to the Purchaser, or its subsidiaries, for the recovered CCRAs in a given case before the deduction of Costs (as defined therein) and any attorneys' fees that are awarded to the Law Firm pursuant to a fee shifting statute by agreement or court award in such case.

Tax Receivable Agreement

In connection with the Closing, LCAP, Purchaser, and certain of the Members will enter into a tax receivable agreement (the "*Tax Receivable Agreement*") pursuant to which, among other things, LCAP will pay to certain Members 85% of the benefits, if any, that LCAP realizes from an increase in tax basis and certain other tax benefits.

A copy of the MIPA, the form of Lock-up Agreement and the A&R Sponsor Agreement will be filed by amendment on Form 8-K/A to this Current Report within four business days of the date hereof as Exhibits 2.1, 10.1 and 10.2, respectively, and the foregoing description of the MIPA, the Lock-up Agreement, the A&R Sponsor Agreement and the related agreements is qualified in its entirety by reference thereto.

Item 7.01 Regulation FD Disclosure.

On July 12, 2021, LCAP issued a press release announcing the execution of the MIPA and announcing that LCAP and the MSP Companies will hold a joint conference call on July 12, 2021 at 10:00 a.m. Eastern Time (the "Conference Call"). A copy of the press release, which includes information regarding participation in the Conference Call, is furnished herewith as Exhibit 99.1 and incorporated herein by reference.

Furnished herewith as Exhibit 99.2 and incorporated into this Item 7.01 by reference is the investor presentation that was used by LCAP during the Conference Call to discuss the Business Combination and the other transactions contemplated by the MIPA.

The foregoing (including the information presented in Exhibits 99.1 and 99.2) is being furnished pursuant to Item 7.01 and will not be deemed to be filed for purposes of Section 18 of the Securities and Exchange Act of 1934, as amended (the "Exchange Act"), or otherwise be subject to the liabilities of that section, nor will it be deemed to be incorporated by reference in any filing under the Securities Act or the Exchange Act. The submission of the information set forth in this Item 7.01 shall not be deemed an admission as to the materiality of any information in this Item 7.01, including the information presented in Exhibit 99.1 and Exhibit 99.2, that is provided solely in connection with Regulation FD.

Not an Offer or Offering or Solicitation.

No offer or offering of equity interests or securities of any kind is being made, conducted or extended at this time. This communication is for informational purposes only and does not constitute or include an offer to sell, or a solicitation of an offer to purchase or subscribe for, equity interests or securities of any kind or a solicitation of any vote of approval, nor shall there be any sale, issuance or transfer of any such securities in any state or jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of such jurisdiction. Any such offer or solicitation will be made only in connection with the delivery of a prospectus meeting the requirements of the Securities Act of 1933, as amended ("Securities Act"), or exemptions therefrom.

Important Information and Where to Find It.

In connection with the potential business combination (the "proposed business combination"), a registration statement on Form S-4 (the "Form S-4") is expected to be filed by Lionheart Acquisition Corporation II ("Lionheart") with the U.S. Securities and Exchange Commission (the "SEC"). The Form S-4 will include a preliminary proxy statement / prospectus to be distributed to holders of Lionheart's common stock in connection with Lionheart's solicitation of proxies for the vote of its stockholders in connection with the proposed business combination and other matters as described in the Form S-4, as well as a prospectus relating to the offer and sale of securities to be issued in connection with the completion of the business combination. This document does not contain all the information that should be considered concerning the proposed business combination and is not intended to form the basis of any investment decision or any other decision in respect of the proposed business combination. Lionheart and MSP Recovery, LLC (and related entities, "MSP") urge investors, stockholders and other interested persons to read, when available, the Form S-4, including the proxy statement/prospectus included therein and the amendments thereto as well as any other documents filed with the SEC in connection with the proposed business combination as these materials will contain important information about MSP, Lionheart and the proposed business combination. After the Form S-4 has been filed and declared effective, the definitive proxy statement/prospectus will be mailed to Lionheart's stockholders as of the record date established for voting on the proposed business combination. Lionheart's stockholders will also be able to obtain copies of such documents, without charge, once available, at the SEC's website at www.sec.gov, or by directing a request to: Lionheart Acquisition Corporation II, 4218 NE 2nd Avenue, Miami, Florida 3313.

INVESTMENT IN ANY SECURITIES DESCRIBED HEREIN HAS NOT BEEN APPROVED OR DISAPPROVED BY THE SEC OR ANY OTHER REGULATORY AUTHORITY NOR HAS ANY AUTHORITY PASSED UPON OR ENDORSED THE MERITS OF THE ACCURACY OR ADEQUACY OF THE INFORMATION CONTAINED THEREIN.

Participants in the Solicitation of Proxies.

This communication is not a solicitation of a proxy from any investor or securityholder. Lionheart, MSP, and their respective directors, executive officers and other members of their management and employees, including John Ruiz and Frank Quesada, may, under SEC rules, be deemed to be participants in the solicitation of proxies of Lionheart's stockholders in connection with the proposed business combination. Investors and securityholders may obtain more detailed information regarding the names, affiliations and interests of Lionheart's directors and executive officers in Lionheart's Annual Report on Form 10-K filed with the SEC on March 31, 2021, as amended, and other reports filed with the SEC. Additional information regarding the participants will also be included in the Form S-4 that includes the proxy statement/prospectus, when it becomes available. When available, these documents can be obtained free of charge from the sources indicated above.

Cautionary Note Regarding Forward Looking Statements.

This communication includes forward looking statements within the meaning of the safe harbor from civil liability provided for such statements by the Private Securities Litigation Reform Act of 1995 (set forth in Section 21E of the Securities Exchange Act of 1934, as amended ("Exchange Act") and Section 27A of the Securities Act, which include information relating to future events, future financial performance, strategies, expectations, competitive environment, regulation and availability of resources and involve known and unknown risks, uncertainties and other factors which may cause our actual results, performance or achievements to be materially different from any future results, performances or achievements expressed or implied by the forward-looking statements. These statements are often accompanied with or by words such as "expects", "plans", "projects"," forecasts", estimates"," intends", "expects", "anticipates", "seeks", "articipates", "seeks", "articipates", "continues", "believes", "opinion", "will", "could", "future", "growth", or "may" (or the negatives thereof) or other similar expressions that predict or indicate future events or trends or that are not statements of historical matters. These forward looking statements include, but are not limited to, statements regarding MSP's plans, goals and objectives, forecasts, budgets or projections and any related assumptions, statements and projections regarding projected MSP claims by paid amounts, projected recovery percentages, forecasts relating to key revenue drivers, earnings growth, gross and cumulative recoveries and the implied enterprise value and Lionheart's and MSP's expectations with respect to future performance and anticipated financial impacts of the proposed business combination, the satisfaction or waiver of the closing conditions to the proposed business combination, and the timing of the completion of the proposed business combination. There is no guarantee that prospects or results or the timing of events included or referred to in this communication will be achieved or that MSP will be able to implement successfully its investment strategy or achieve its investment objectives or return targets. Accordingly, we caution you against relying on forward-looking statements. Forward looking statements also are subject to a number of significant risks and uncertainties that could cause the actual results to differ materially, and potentially adversely, from those express or implied in the forward-looking statements. These statements are based on various assumptions, whether or not identified in this communication, and on the current expectations of management and are not predictions of actual performance. Actual events and circumstances are difficult or impossible to predict and may differ from assumptions, and such differences may be material. Many actual events and circumstances are inherently subject to significant business, economic and competitive uncertainties and contingencies, and are beyond the control of MSP and Lionheart and are difficult to predict. These forward-looking statements are provided for illustrative purposes only and are not intended to serve as, and must not be relied on by any investor as, a guarantee, an assurance, a prediction or a definitive statement of fact or probability. Factors that may cause such differences include, but are not limited to, the occurrence of any event, change, or other circumstances that could give rise to the termination of the Membership Interest Purchase Agreement (the "Agreement"); the outcome of any legal proceedings that may be instituted against Lionheart or MSP or affiliated companies following the announcement of the proposed business combination; the inability to complete the proposed business combination on the expected time frame or at all, including due to failure to obtain approval of Lionheart's stockholders, certain regulatory approvals, or the satisfaction of other conditions to closing in the Agreement; the occurrence of any event, change, or other circumstance that could give rise to the termination of the Agreement or could otherwise cause the proposed business combination to fail to close; the inability to obtain or maintain the common stock listing on the Nasdaq Stock Market following the proposed business combination; a delay or failure to realize the expected benefits of the proposed business combination; the risk that the proposed business combination disrupts current plans and operations as a result of the announcement and consummation of the proposed business combination; the ability to recognize the anticipated benefits of the proposed business combination, which may be affected by, among other things; future economic, financial, lending, competitive and market conditions, including healthcare spending fluctuations; future costs of and returns on capital; leverage and lending costs and terms; operating costs and future business, investment, holding and sale decisions and costs; the risks associated with MSP's business, including, among others, MSP's ability to capitalize on its assignment agreements and recover monies that were paid by the assignors; litigation results; the validity of the assignments of claims to MSP; a determination that MSP's claims are not reasonable, related or necessary; the failure of MSP's clients to renew their agreements with MSP (or terminate those agreements early); MSP's claims being within applicable statutes of limitations; the inability to successfully expand the scope of MSP's claims or obtain new data and claims from MSP's existing assignor base or otherwise; the limited number of MSP's assignors and the associated concentration of MSP's current and future potential revenue; internal improvements to claims and retail billing processes by MSP's clients that reduce the need for and revenue generated by MSP's products and services; healthcare spending fluctuations; programmatic changes to the scope of benefits and limitations to payment integrity initiatives that reduce the need for MSP's services; delays in implementing MSP's services to its claims; system interruptions or failures; cyber-security breaches and other disruptions that could compromise MSP's data; MSP's failure to maintain or upgrade its operational platforms; MSP's failure to innovate and develop new solutions, or the failure of those solutions to be adopted by MSP's existing and potential assignors; MSP's failure to comply with applicable privacy, security and data laws, regulations and standards, including with respect to third party providers; changes in legislation related to healthcare programs and policies; changes in the healthcare market; negative publicity concerning healthcare data analytics and payment accuracy; competition; successfully protecting MSP's intellectual property rights; the risk that third parties may allege infringement of their intellectual property; changes in the healthcare regulatory environment and the failure to comply with applicable laws and regulations or the increased costs associated with any such compliance; failure to manage MSP's growth; the inability to attract and retain key personnel; MSP's reliance on its senior management team and key employees and the loss it could sustain if any of those employees separated from the business; the failure of vendors and providers to deliver or perform as expected, or the loss of such vendors or providers; MSP's geographic concentration; MSP's relatively limited operating history, which makes it difficult to evaluate its current or future business prospects; the impact of the ongoing COVID-19 pandemic; and the risk that MSP may not be able to develop and maintain effective internal controls. The foregoing list of factors is not exhaustive. If any of these risks materialize or MSP's assumptions prove incorrect, actual results may differ materiality from the results implied by these forward-looking statements. There may be additional risks that we do not presently know or currently believe are immaterial that could also cause actual results to differ from those contained in the forward-looking statements. The foregoing list of factors is not exclusive. Additional information concerning certain of these and other risk factors is contained in Lionheart's most recent filings with the SEC and will be contained in the Form S-4, including the proxy statement/prospectus, to be filed with the SEC in connection with the proposed business combination. This communication speaks only as of the date indicated, and the statements, expressions, information and data included therein may change and may become stale, out-of-date or no longer applicable. We do not have, and do not undertake, any obligation to update, amend or revise this communication (or to provide new, amended or revised materials), including with respect to any forward-looking statements, whether as a result of new information, future events, changed plans or circumstances or any other reason, except as required by law. The communication should not be relied upon as representing our assessments as of any date subsequent to the date of this communication. Accordingly, undue reliance should not be placed upon the communication, including the forward-looking statements. Item 9.01 Financial Statement and Exhibits.

(d) Exhibits.

Exhibit Number 99.1 99.2 Description
Press Release
Investor Presentation

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

Dated: July 12, 2021

LIONHEART ACQUISITION CORPORATION II

By: /S/ Ophir Sternberg
Name: Ophir Sternberg
Title: Chairman, President and Chief Executive Officer





LIONHEART ACQUISITION CORP. II ANNOUNCES BUSINESS COMBINATION WITH MSP RECOVERY, A LEADER IN DATA-DRIVEN SOLUTIONS, RECOVERING IMPROPERLY PAID BENEFITS ON BEHALF OF MEDICARE, MEDICAID AND COMMERCIAL PAYERS

ONE OF THE TOP THREE LARGEST SPAC TRANSACTIONS ANNOUNCED TO DATE UPON CLOSING COMBINED COMPANY TO BE LISTED ON NASDAO

- MSP's data-driven solutions discover improperly paid claims out of the \$3.6 trillion paid by healthcare payers yearly, and pursues them against primary payers and responsible parties.

 Combination with Lionheart Acquisition Corp. II will provide gross proceeds of approximately \$230 million to MSP, assuming no redemptions by Lionheart's public stockholders, to support current operations and expand existing and new market growth opportunities
- MSP Recovery Founder and CEO, John H. Ruiz, to lead the combined company
- Pro forma enterprise value of the combined company is approximately \$32.6 billion.
- Upon completion of the business combination and subject to compliance with the law, Lionheart stockholders who do not redeem their shares are expected to collectively receive approximately 1.029 billion additional warrants ("Additional Warrants"), with each such stockholder receiving at least 35 Additional Warrants, each with a 5-year tenor and being exercisable for one share of MSP common stock at an \$11.50 strike price.
- No dilution expected to result from the Additional Warrants, as the MSP founders have agreed to sell an equivalent number of securities back to MSP in connection with the exercise of Additional Warrants, for the same value as the exercise price of the Additional Warrants.
- Upon closing, the combined company is expected to list on Nasdaq under the ticker symbol "MSPR".

MIAMI, FLA, JULY 12, 2021 - MSP Recovery, LLC ("MSP"), specializing in Medicare Secondary Payer recovery rights and the recovery of improperly paid Medicaid, and commercial payments was founded in 2014. Lionheart Acquisition Corp. II (Nasdaq: LCAP, "Lionheart"), a special purpose acquisition company, today announced a definitive agreement for a business combination that would result in MSP Recovery becoming a publicly listed company.

Upon the closing of the transaction, the combined company will be named MSP Recovery, and its common stock, existing warrants and the Additional Warrants are expected to trade on Nasdaq under the new ticker symbols "MSPR", "LCAP W", and "MSPR W", respectively. The pro forma enterprise value of the combined company is approximately \$32.6 billion. Upon closing, at that valuation, the transaction would be one of the top 3 largest SPAC transactions ever.

MSP is currently pursuing the more than \$50 billion it owns in billed amounts against insurance companies that have primary payment responsibility as well as medical and pharmaceutical manufacturers that either caused the expenditure of medical treatment or inflated their prices against the law. MSP's \$50 billion in billed amounts is projected to grow to \$263 billion.

MSP has received historical financial backing from investment partners, including Virage Capital Management LP ("Virage") and its managed private investment vehicle, Virage Recovery Master LP ("VRM") which launched in 2018, raising nearly \$440 million from U.S. and European institutional investors to invest in certain claims recovery rights with MSP. VRM investors have agreed to convert a significant portion of VRM's expected return from its investment with MSP into shares of the public company once the transaction has closed.

MSP will continue to be managed by its existing senior executive team, led by Chief Executive Officer, John H. Ruiz, a Martindale-Hubbell "AV Rated" attorney, and architect of its proprietary healthcare reimbursement data analytics platform.

MSP is an industry pioneer in obtaining reimbursements for Medicare, Medicaid, commercial insurance, and other healthcare entities from parties which should have paid the claims in the first place.

Considering the Centers for Medicare & Medicaid Services reviews less than two tenths of a percent of the more than one billion claims Medicare receives a year—there is a high frequency of improper payments.

MSP provides a data-driven solution to secure recoveries against responsible parties and provides the healthcare industry with comprehensive compliance solutions. Today there is no nationally integrated system to identify improper healthcare payments. As a consequence, primary payers, such as property and casualty insurers, do not always properly report and reimburse healthcare entities. Data legacy challenges, billing delays, and reconciliation issues make it difficult to efficiently identify these improper payments and the proper payers. MSP addresses this problem.

"MSP identified fragmented data infrastructure both in the insurance and healthcare industries and developed a revolutionary solution: a pioneering data analytics platform that efficiently identifies and uncovers historical waste, helps to support the long-term sustainability of Medicare and Medicaid programs, and recovers monies owed to hospitals, health insurance companies and medical providers," said Ophir Sternberg, Chairman and CEO of Lionheart. "Unlocking this explosive growth asset class, which has historically only been available to institutional investors, is exactly the type of opportunity that Lionheart has set out to bring to its shareholders."

"Medicare and Medicaid pay billions of dollars of healthcare claims they should not pay. This harms taxpayers, the underprivileged, and America's senior citizens. MSP developed a proprietary data analytics system to discover and recover improper payments through a multi-faceted legal strategy and big data platform," says Mr. Ruiz. "Our tools help fix this broken system. Many of the nation's largest healthcare organizations rely on MSP to maximize their recovery potential, increase revenue and reduce expenses, while complying with Medicare and Medicaid laws."

"Over the nearly five years that we've invested in the MSP management team, we've been consistently impressed by its vision, work ethic and execution," says Edward Ondarza, Founder and Managing Director of Virage. "John Ruiz and his team have been excellent partners in collaborating with us to develop strategies that have generated favorable rulings from state and federal courts to recover amounts due under federal law from primary payers or other responsible payers legally required to pay for the claims."

MSP's proprietary data analytics system of waste discovery, recovery and prevention was designed by leading experts in data, Medicare, Medicaid, commercial, and secondary payer laws, to efficiently identify proper payers and recover reimbursements across the healthcare industry.

MSP's proprietary multi-level data-analytics platform currently deploys more than 1,400 algorithms and other leading technology to aggregate and analyze data from more than 600 data funnels to identify and pursue recoverable claims. The funnels are applied to data from more than 100 leading healthcare providers and insurance company clients, legal filings from across the country, including private lien agreements, and numerous third-party databases help enrich this data.

The Lionheart transaction will help enable MSP to accelerate acquisitions of claims portfolios while further scaling and enhancing its data-analytics capabilities within its existing infrastructure. This includes planning and developing next generation technology for new machine learning, artificial intelligence and real-time decision support.

Rulings secured in the last several years have established **MSP**'s rights to own healthcare reimbursement claims, sue and ultimately recover against responsible parties. The U.S. Department of Justice, when asked by the 11th U.S. Circuit Court of Appeals filed an *amicus* brief. The Department of Justice agreed with the legal methodology **MSP** utilized to pursue the responsible parties. In that landmark decision, the court went as far as to state, "We agree with Plaintiffs (**MSP**) on all issues". Thereafter, all but one of the losing insurers appealed to the U.S Supreme Court. The appeal was denied on June 14, 2021.

Transaction Overview

The business combination values MSP at a \$32.6 billion pro forma enterprise value, excluding cash on the balance sheet. The transaction is anticipated to generate gross proceeds of up to approximately \$230 million of cash, assuming no redemptions by Lionheart's public stockholders. These funds will be used to fund operations and growth.

Upon completion of the business combination and subject to compliance with applicable law, approximately 1.029 billion Additional Warrants will be issued to former Lionheart stockholders who have not elected to redeem their shares of Lionheart common stock in connection with the business combination. Each Additional Warrant will represent the right to purchase one share of the combined company's common stock at \$11.50 per share with a 5-year tenor.

No dilution is expected to result from the issuance of the Additional Warrants because the MSP founders have agreed to sell to the combined company for the same value as the exercise price of a share issued pursuant to an Additional Warrant, one share of the combined company's common stock (or an equivalent security, under certain circumstances) upon the exercise of the Additional Warrants. As a result, on a net basis, following the repurchase of the applicable securities from the MSP Founders, there is anticipated to be no increase in the number of outstanding shares as a result of the exercise of the Additional Warrants.

The board of directors of Lionheart has unanimously approved the proposed transaction, which is expected to be completed in the fourth quarter of 2021, subject to, among other things, the approval by Lionheart's stockholders and satisfaction or waiver of other customary conditions.

Additional information about the proposed transaction, including a copy of the membership interest purchase agreement, will be provided in a Current Report on Form 8-K to be filed by Lionheart with the Securities and Exchange Commission and available at www.sec.gov as well as online at: www.LCAP2.com.

Advisors

Keefe, Bruyette & Woods, a Stifel Company, is serving as financial advisor to MSP Recovery. Nomura Securities International, Inc. is serving as financial and capital markets advisor to Lionheart Acquisition Corp II. Weil, Gotshal & Manges LLP is serving as legal counsel to MSP Recovery. DLA Piper LLP is serving as legal counsel to Lionheart Acquisition Corp II.

Invector Webcact Information

Listeners may access an investor webcast hosted by MSP and Lionheart management at 10:00am on July 12, 2021. The webcast is accessible on the Lionheart website here: www.LCAP2.com.

About MSP Recovery

Founded in 2014, MSP Recovery has become a Medicare, Medicaid, commercial, and secondary payer reimbursement recovery leader, disrupting the antiquated healthcare reimbursement system with data-driven solutions to secure recoveries against responsible parties, while providing the industry with comprehensive compliance solutions. For more information, visit: www.msprecovery.com

About Lionheart Acquisition Corp. II

Lionheart Acquisition Corporation II is a blank check company formed for the purpose of effecting a merger, capital stock exchange, asset acquisition, stock purchase, reorganization or similar business combination with one or more businesses. For more information, visit: www.LCAP2.com.

About Virage Capital Management LP

Established in 2013, and with total current assets under management of approximately \$1.25 billion, Virage provides litigation finance solutions to established law firms and lawyers for a wide range of business purposes. For more information, visit: www.viragecm.com.

Important Information and Where to Find It

In connection with the potential business combination (the "proposed business combination"), a registration statement on Form S-4 (the "Form S-4") is expected to be filed by Lionheart Acquisition Corporation II ("Lionheart") with the U.S. Securities and Exchange Commission (the "SEC"). The Form S-4 will include a preliminary proxy statement / prospectus to be distributed to holders of Lionheart's common stock in connection with Lionheart's solicitation of proxies for the vote of its stockholders in connection with the proposed business combination and other matters as described in the Form S-4, as well as a prospectus relating to the offer and sale of securities to be issued in connection with the completion of the business combination. This document does not contain all the information that should be considered concerning the proposed business combination and is not intended to form the basis of any investment decision or any other decision in respect of the proposed business combination. Lionheart and MSP Recovery, LLC (and related entities, "MSP") urge investors, stockholders and other interested persons to read, when available, the Form S-4, including the proxy statement/prospectus included therein and the amendments thereto as well as any other documents filed with the SEC in connection with the proposed business combination as these materials will contain important information about MSP, Lionheart and the proposed business combination. Lionheart's stockholders as of the record date established for voting on the proposed business combination. Lionheart's stockholders will also be able to obtain copies of such documents, without charge, once available, at the SEC's website at www.sec.gov, or by directing a request to: Lionheart Acquisition Corporation II, 4218 NE 2nd Avenue, Miami, Florida 3313.

INVESTMENT IN ANY SECURITIES DESCRIBED HEREIN HAS NOT BEEN APPROVED OR DISAPPROVED BY THE SEC OR ANY OTHER REGULATORY AUTHORITY NOR HAS ANY AUTHORITY PASSED UPON OR ENDORSED THE MERITS OF THE ACCURACY OR ADEQUACY OF THE INFORMATION CONTAINED THEREIN.

Participants in the Solicitation of Proxies

This communication is not a solicitation of a proxy from any investor or securityholder. Lionheart, MSP, and their respective directors, executive officers and other members of their management and employees, including John Ruiz and Frank Quesada, may, under SEC rules, be deemed to be participants in the solicitation of proxies of Lionheart's stockholders in connection with the proposed business combination. Investors and securityholders may obtain more detailed information regarding the names, affiliations and interests of Lionheart's directors and executive officers in Lionheart's Annual Report on Form 10-K filed with the SEC on March 31, 2021, as amended, and other reports filed with the SEC. Additional information regarding the participants will also be included in the Form S-4 that includes the proxy statement/prospectus, when it becomes available. When available, these documents can be obtained free of charge from the sources indicated above.

No Offer or Solicitation

No offer or offering of equity interests or securities of any kind is being made, conducted or extended at this time. This communication is for informational purposes only and does not constitute or include an offer to sell, or a solicitation of an offer to purchase or subscribe for, equity interests or securities of any kind or a solicitation of an offer to purchase or subscribe for, equity interests or securities of any kind or a solicitation of any vote of approval, nor shall there be any sale, issuance or transfer of any such securities in any state or jurisdiction in which such offer, solicitation are all would be unlawful prior to registration or qualification under the securities laws of such jurisdiction. Any such offer or solicitation will be made only in connection with the delivery of a prospectus meeting the requirements of the Securities Act of 1933, as amended ("Securities Act"), or exemptions therefrom.

Cautionary Note Regarding Forward Looking Statements

This communication includes forward looking statements within the meaning of the safe harbor from civil liability provided for such statements by the Private Securities Litigation Reform Act of 1995 (set forth in Section 21E of the Securities Exchange Act of 1934, as amended ("Exchange Act") and Section 27A of the Securities Act, which include information relating to future events, future financial performance, strategies, expectations, competitive environment, regulation and availability of resources and involve known and unknown risks, uncertainties and other factors which may cause our actual results, performance or achievements to be materially different from any future results, performances or achievements expressed or implied by the forward-looking statements. These statements are often accompanied with or by words such as "expects", "plans", "projects", "forecasts", "estimates", "intends", "expects", "anticipates", "seeks", "targets", "continues", "opinion", "will", "could", "future", "growth", or "may" (or the negatives thereof) or other similar expressions that predict or indicate future events or trends or that are not statements of historical matters. These forward looking statements include, but are not limited to, statements regarding MSP's plans, goals and objectives, forecasts, budgets or projections and any related assumptions, statements and projections regarding projected MSP claims by paid amounts, projected recovery percentages, forecasts relating to key revenue drivers, earnings growth, gross and cumulative recoveries and the implied enterprise value and Lionheart's and MSP's expectations with respect to future performance and anticipated financial impacts of the proposed business combination, the satisfaction or waiver of the closing conditions to the proposed business combination, and the timing of the completion of the proposed business combination. There is no guarantee that prospects or results or the timing of events included or referred to in this communication will be achieved or that MSP will be able to implement successfully its investment strategy or achieve its investment objectives or return targets. Accordingly, we caution you against relying on forward-looking statements. Forward looking statements also are subject to a number of significant risks and uncertainties that could cause the actual results to differ materially, and potentially adversely, from those express or implied in the forward-looking statements. These statements are based on various assumptions, whether or not identified in this communication, and on the current expectations of management and are not predictions of actual performance. Actual events and circumstances are difficult or impossible to predict and may differ from assumptions, and such differences may be material. Many actual events and circumstances are inherently subject to significant business, economic and competitive uncertainties and contingencies, and are beyond the control of MSP and Lionheart and are difficult to predict. These forward-looking statements are provided for illustrative purposes only and are not intended to serve as, and must not be relied on by any investor as, a guarantee, an assurance, a prediction or a definitive statement of fact or probability. Factors that may cause such differences include, but are not limited to, the occurrence of any event, change, or other circumstances that could give rise to the termination of the Membership Interest Purchase Agreement (the "Agreement"); the outcome of any legal proceedings that may be instituted against Lionheart or MSP or affiliated companies following the announces of the proposed business combination; the inability to complete the proposed business combination on the expected time frame or at all, including due to failure to obtain approval of Lionheart's stockholders, certain regulatory approvals, or the satisfaction of other conditions to closing in the Agreement; the occurrence of any event, change, or other circumstance that could give rise to the termination of the Agreement or could otherwise cause the proposed business combination to fail to close; the inability to obtain or maintain the common stock listing on the Nasdaq Stock Market following the proposed business combination; a delay or failure to realize the expected benefits of the proposed business combination; the risk that the proposed business combination disrupts current plans and operations as a result of the announcement and consummation of the proposed business combination; the ability to recognize the anticipated benefits of the proposed business combination, which may be affected by, among other things: future economic, financial, lending, competitive and market conditions, including healthcare spending fluctuations; future costs of and returns on capital; leverage and lending costs and terms; operating costs and future business, investment, holding and sale decisions and costs; the risks associated with MSP's business, including, among others, MSP's ability to capitalize on its assignment agreements and recover monies that were paid by the assignors; litigation results; the validity of the assignments of claims to MSP; a determination that MSP's claims are not reasonable, related or necessary; the failure of MSP's clients to renew their agreements with MSP (or terminate those agreements early); MSP's claims being within applicable statutes of limitations; the inability to successfully expand the scope of MSP's claims or obtain new data and claims from MSP's existing assignor base or otherwise; the limited number of MSP's assignors and the associated concentration of MSP's current and future potential revenue; internal improvements to claims and retail billing processes by MSP's clients that reduce the need for and revenue generated by MSP's products and services; healthcare spending fluctuations; programmatic changes to the scope of benefits and limitations to payment integrity initiatives that reduce the need for MSP's services; delays in implementing MSP's services to its claims; system interruptions or failures; cyber-security breaches and other disruptions that could compromise MSP's data; MSP's failure to maintain or upgrade its operational platforms; MSP's failure to innovate and develop new solutions, or the failure of those solutions to be adopted by MSP's existing and potential assignors; MSP's failure to comply with applicable privacy, security and data laws, regulations and standards, including with respect to third party providers; changes in legislation related to healthcare programs and policies; changes in the healthcare market; negative publicity concerning healthcare data analytics and payment accuracy; competition; successfully protecting MSP's intellectual property rights; the risk that third parties may allege infringement of their intellectual property; changes in the healthcare regulatory environment and the failure to comply with applicable laws and regulations or the increased costs associated with any such compliance; failure to manage MSP's growth; the inability to attract and retain key personnel; MSP's reliance on its senior management team and key employees and the loss it could sustain if any of those employees separated from the business; the failure of vendors and providers to deliver or perform as expected, or the loss of such vendors or providers; MSP's geographic concentration; MSP's relatively limited operating history, which makes it difficult to evaluate its current or future business prospects; the impact of the ongoing COVID-19 pandemic; and the risk that MSP may not be able to develop and maintain effective internal controls. The foregoing list of factors is not exhaustive. If any of these risks materialize or umptions prove incorrect, actual results may differ materiality from the results implied by these forward-looking statements. There may be additional risks that we do not presently know or currently believe are immaterial that could also cause actual results to differ from those contained in the forward-looking statements. The foregoing list of factors is not exclusive. Additional information concerning certain of these and other risk factors is contained in Lionheart's most recent fillings with the SEC and will be contained in the Form S-4, including the proxy statement/prospectus, to be filed with the SEC in connection with the proposed business combination. This communication speaks only as of the date indicated, and the statements, expressions, information and data included therein may change and may become stale, out-of-date or no longer applicable. We do not have, and do not undertake, any obligation to update, amend or revise this communication (or to provide new, amended or revised materials), including with respect to any forward-looking statements, whether as a result of new information, future events, changed plans or circumstances or any other reason, except as required by law. The communication should not be relied upon as representing our assessments as of any date subsequent to the date of this communication. Accordingly, undue reliance should not be placed upon the communication, including the forward-looking statements.

Contacts:

For Media: ICR, Inc. Tom Vogel Tom.Vogel@icrinc.com

For Investors: ICR, Inc. Marc Griffin Marc.Griffin@icrinc.com

##



About This Presentation



This presentation is provided for informational purposes only and has been prepared to assist interested parties in making their own evaluation with respect to a potential business combination (the "proposed business combination") between MSP Recovery, LLC (and related entities, "MSP") and Lionheart Acquisition Corp. III ("ionheart" or "LAP") and related transactions and for no other number.

Not an Offer or Offering or Solicitation.

No offer or Offering of equity interests or securities of any kind is being made, conducted or extended at this time. This communication is for informational purposes only and does not constitute or include an offer to sell, or a solicitation of an offer to purchase or subscribe for, equity interests or securities of any kind or a solicitation of any over of approval, nor shall there be any sale, issuance or transfer of any such securities in any state or jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of such jurisdiction. Any such offer or solicitation will be made only in connection with the delivery of a prospectus meeting the requirements of the Securities Act of 1933, as amended ("Securities Act"), or exemptions therefrom.

Important Information and Where to Find It In connection with the U.S. Securities and Exchange Commission (the "SEC"). The Form S-4 will include a preliminary proxy statement / prospectus to be distributed to holders of Lionheart's common stock in connection with the underson of the connection with the proposed business combination. This connection with the composed business combination and other matters as described in the Form S-4, as well as a prospectus relating to the old respect to the report of the proposed business combination and is not intended to form the basis of any investment decision or any other decision of respect to the proposed business combination. In this commendation are the proposed business combination. In the basis of any investment decision or any other decision with the completed business combination. In the basis of any investment decision or any other decision with the completed business combination. In the basis of any investment decision or any other decision of the business combination and its proposed business. The basis of any investment decision or any other decision of the business combination and the proposed business combination. In the proposed business combination and the proposed business combination. Alter the Form S-4, including the proposed business combination and the proposed business combinatio established. Florida 3313.

This communication is a solicitation of proxies.

This communication is not a solicitation of a prioxy from any investor or securityholder. Lionheart, MSP, and their respective directors, executive officers and other members of their management and employees, including John Ruiz and Frank Quesada, may, under SEC rules, be deemed to be participants in the solicitation of processed inclinearts stockholders in connection with the proposed business combination. Investors and securityholders may obtain more detailed information regarding the names, affliations and interests of Lionhearts directors and executive officers in Lionhearts Annual Report on Form 10-K filled with the SEC on March 31, 2021, as amended, and other reports filed with the SEC Additional information regarding the participants will also be included in the Form 5-4 that includes the proxy statement/prospectus, when it becomes available. When available, these documents can be obtained free of charge from the sources indicated above.

Cautionary Note Regarding Forward Looking Statements

Cautionary Note Regarding Forward Looking Statements.

This communication includes forward looking statements within the meaning of the safe harbor from civil liability provided for such statements by the Private Securities Litigation Reform Act of 1995 (set forth in Section 21E of the Securities Exchange Act of 1934, as amended ("Exchange Act") and Section 27A of the Securities Act, which include information relating to future events, future financial performance, strategies, expectations, competitive environment, regulation and availability of resources and involve known and unknown risks, uncertainties and other factors which may cause our actual results, performance or achievements to be nativeally different from any future results, performances or achievements be obtained. These statements These statements These statements regarding more works such as "expected," "plans," "projects," "forecast," "plans," "projects," "forecast," "plans," "projects," "forecast," "plans," "projects," "forecast," "plans," projects," "forecast," "plans," projects," "forecast," "plans," projects," plans, "projects," plans," projects," plans, "projects," plans," projects," plans, "projects," plans," projects," plans, "projects," plans," projects," plans, "projects," plans, "projects," plans," projects," plans, "projects," plans, pl

About This Presentation



Custionary Note Regarding Forward Looking Statements (continued).

These forward looking statements are provided for illustrative purposes only and are not intended to serve as, and must not be relied on by any investor as, a guarantee, an assurance, a prediction or a definitive statement of fact or probability. Factors that may cause such differences include, but are not initiated to, the occurrence of any event, change, or other circumstances that could give rise to the termination of the Membership interest Purchase Agreement (the "Agreement"); the outcome of any legal proceedings that may be instituted against Lionheart or MSP or affiliated companies following the announcement of the proposed business combination; the iniability to toognic in the courtence of any event, change, or other circumstance that could give rise to the termination of the Agreement; the outcome of the proposed business combination to fail to does, be inability to tool in a maintain the common stock listing on the Nasado Market following the proposed business combination; a delay or failure to realize the expected benefits of the proposed business combination, the risk that the proposed business combination of all to does, the inability to obtain a proposed business combination, and the proposed business combination, and the proposed business combination, the risk that the proposed business combination of the proposed business combination, the risk grade that the proposed business combination of the proposed business combination of the proposed business combination of the proposed business combination, and the proposed business combinations, the risk associated with MSP's business combination of the proposed business combination, the risk associated with MSP's business combination, the risk associated with MSP's business combination, the risk associated with MSP's business combination, the risk that the proposed business combination on the proposed business combination on the proposed business combination on the proposed business comb

No Advice; Recipients to Rely Upon Own Advisors.
This presentation does not and is not intended to constitute or include investment, financial, legal, tax or other advice or recommendations, and should not be considered as necessarily applicable to any Recipient's particular situation or circumstances. Recipients should engage and rely solely upon their own investment, financial, legal and tax and other advisors.

Prior Performance Information & Data.

This presentation includes and refers to information and data regarding the prior performance of and certain results achieved by MSP. These include statements and information regarding potential recoverable claims and paid and billed values. All information and data are approximate and were internally completed by many (PA), accountant, auditor, investment banker, asset or business valuation firm, consultant or other expert or third party. In addition, no one (including MSP) is making or makes any representation or warranty as to the accuracy or completeness of any of the information and data contained or included free. In considering the prior results and performance-related information and data contained or referred to in this presentation, Redpient must bear in mind that past performance is not necessarily indicative of future results, and there can be no assurance that the business following the business combination will be similar, comparable, flavorable to returns in the future.

Use of Projections

DIE 07 (**) rejections.

This presentation contains projected financial information with respect to MSP, including revenue, paid value of recoverable claims, margin and EBIT. Neither LCAP's nor MSP's independent auditors have audited, reviewed, compiled or performed any procedures with respect to the projections for the purpose of their inclusion in this presentation, and accordingly, they did not express an opinion or provide any other form of assurance with respect theretor for the purpose of this presentation. Such projected financial information constitutes forward looking information, and is for illustrative purposes on the projection of the presentation and accordingly. The presentation is a different presentation and accordingly for significant business, economic, competitive and other risks and uncertainties that could cause actual results to differ materially from those contained in the projected financial information. See "Cautionary Note Regarding Forward Looking Islaments" above. Actual results may differ materially from the results contemplated by the projected financial information in this presentation should not be regarded as a representation but that the results reflected in such projections will be additived.

Speculative Investment.

An investment in MSP is a speculative investment involving a high degree of risk. There is no guarantee that you will realize any gain from this investment, and you could lose the total amount of your investment. No federal or state agency has made any findings or determination regarding the fairness of the sale of equity interest or securities to which this presentation relates, or any recommendation or endorsement thereof.

Financial Information; Non-GAAP Financial Measures.

The financial information and data contained in this presentation is unaudited and does not conform to Regulation S.X promulgated under the Securities Act. Accordingly, such information and data, including the financial presentation and line items used in the projections, may not be included in, may be adjusted in or may be presented differently in, any registration statement to be filed with the SEC. To the extent that the financial representation and line items used for the projections contained in this presentation do not conform to the presentation and line items that will be presented in the audited and unaudited financial statements in future filings or do not otherwise conform with United States generally accepted accounting principles ("GAAP"), then these measures would be considered non-GAAP measures. MSP's management uses these forward-looking measures to evaluate MSP's projected financial and operating performance. Investors should evaluate these measure in light of the audited and unaudited GAAP financial statements that will be presented in the future disclosures, To the extent these forward-looking measures are non-GAAP measures, they are presented without reconciliation to forward-looking fixed pressures due to the inherent difficulty in forecasting and quantifying amounts that are necessary of or such reconciliation to forward-looking fixed pressures due to the inherent difficulty in forecasting and quantifying amounts that are necessary of or such reconciliation to forward-looking fixed presented in the fixed pres

Introduction to Presenters







John H. Ruiz
Founder and CEO





Frank C. Quesada

MSP



Ricardo Rivera



LCAP | Nasdaq Listed



Ophir Sternberg Chairman and CEO

MSP Highlights

- Entrepreneurs with unique combination of data, analytics and legal expertise
- ✓ Ground-breaking inventors in the recovery of claims reimbursements
- Extensive knowledge of applicable recovery laws
- Proven track record of successful class action recoveries related to insurance payments

Lionheart Highlights

- Sponsored by Lionheart Capital, a Miami-based diversified investment firm focused on both value and growth investments
- ✓ Sternberg took over OPES Acquisition Corp. ("OPES") in 2019 and successfully orchestrated a merger with BurgerFi (Nasdaq: BFI)
- Historically proven success in identifying and unlocking value in defensible niche businesses with an entrepreneurial mindset
- Experience taking companies public and serving in various executive positions and on public and private company boards



OUR MISSION

MSP is disrupting the antiquated healthcare reimbursement system, using data and analytics to identify and recover massive amounts of improper payments made by Medicare, Medicaid, and Commercial insurers from responsible parties.

The Problem

Medicare and Medicaid are the payers of last resort. Too often, they end up being the first and only payer, because the responsible payer is not found or billed. Because Medicare and Medicaid rates are far below the billed amounts, which ends up costing the healthcare system (and the supporting taxpayers) tens of billions a year in improper billing and lost recoveries.

MSP's Financial Opportunity

By discovering, quantifying and settling the billed-to-paid gap in mass financial scale, MSP is positioned to generate substantial annual recovery revenue at high profit margins.

\$3.8T

2019 U.S. National Health Expenditure

17.7% of GDP

\$6.2T

2028E U.S. National Health Expenditure

19.7% of GDP

National Healthcare Expenditures

A Large and Growing Segment of the U.S. GDP, Projected to Grow 1.1% Faster than GDP through 2028

Source: CMS.gov as of 6/30/2021 (https://www.cms.gov/Research-Statistics-Data-and-Systems/Statistics-Trends-and-Reports/NationalHealthExpendData/NHE-Fact-Sheet)

There is a Major Problem in the Healthcare System



MSP was founded in May 2014 to address the problem:

Insurance companies ("Primary Payers") are not paying the medical bills that they are legally obligated to pay

U.S. Government Sponsored programs (Medicare, Medicaid), U.S. Taxpayers funding those programs, and healthcare providers are left to pay the bill

"We review less than 2 tenths of a percent of the over 1 billion claims that Medicare processes every year, so given the scope and size of the Medicare program, that is ridiculously low. And we also lack adequate legal authority to do the types of prior authorization reviews that have become routine in the private sector, leading to a high frequency of improper payments and more fraud and abuse."

-Seema Verma, Administrator Centers for Medicare and Medicaid Services AHIP Conference (October 16, 2018)

The Nation's Courts and Industry Experts Agree There's a PROBLEM: Medicare and Medicaid are Not Properly Reimbursed



The Courts Acknowledge Costs Shift to Healthcare Industry and Taxpayers

"From an economics perspective, without the primaries paying, the costs then are shifted to the taxpayers and through – through the Medicare system, MAO system and so forth...what [MSP] is doing is problematic from [the primary payers'] perspective because [MSP] aggregates these claims and goes after [primary payer] reimbursements on mass"

-Honorable John M. Walker, Jr. of the U.S. Court of Appeals MSP Recovery Claims Series LLC v. Ace $^{\rm 1}$

Auto Insurers Admit a Problem Exists

- Q. (by John H. Ruiz) Can you admit to this Court that it was a mistake that IDS did not report the accident to CMS as a primary payer within two weeks of the date of the accident?
- A. On this particular claim, yes.
- Jodi Helf Testimony of IDS Property Caualty Insurance Co.

The Courts Recognizes the System is Antiquated and Fails to Properly Identify and Repay Medicare Properly

"this is a system that is – the way its set up, its bound for failure... I mean, its like there doesn't seem to be any communication or coordination at all. It's – I don't know. I mean, it sounds like a disaster..."

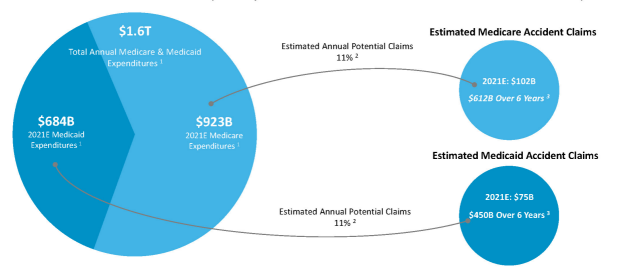
- Judge Antonio Arzola September 26 and 27, 2016 Class Certification Hearing $^{\rm 2}$

Case No: 18-12139, 18-12139 2020 WL 5365978, transcript at pp.10-1:14-21 (11th Cir., September 10, 2020)
MSPA Claims 1, LLC vs. IDS Property Casualty Insurance, Case No. 2015-027940-CA-01



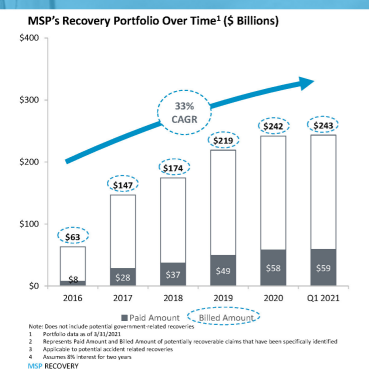
Annual Total Addressable Market ("TAM")

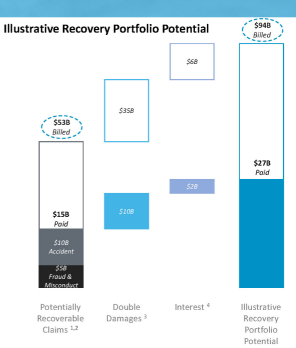
Serviceable Addressable Market ("SAM")



- 1 2021 Estimated Statistics, https://www.cms.gov/Research-Statistics-Data-and-Systems/Statistics-Trends-and-Reports/NationalHealthExpendData/NHE-Fact-Sheet
 2 Based on assumption that 8%-10% of annual medical claims are accident related per Optum (<a href="https://www.optum.com/content/dam/optum/3/optum/en/resources/white-papers/StrengtheningPaymentIntegrity-Subrostation|njuv/coverage/White-Papers/Miter-Pape

MSP's Claim Recovery Portfolio





MSP Recovery is a Market Disruptor: DISCOVER Improper Billings, RECOVER Reimbursements



A leading healthcare data analytics company with comprehensive historical and real time solutions for the industry's reimbursement and compliance problems.

Unique Asset: Assigned Recovery Rights

- · Clear identifiable asset (not service contract driven)
- Ownership of Clients' (Assignors') recovery rights
- Monetizing medical claims recovery rights
- Same assets provide multiple paths of recovery by identifying more algorithms within the same data sets

Winning Legal & Recovery Strategies

- Sole plaintiff at scale allows MSP recovery to lead the legal strategy
- Leading the protection and strengthening of the Medicare Secondary Payer Act
- Providing hospitals, medical providers, governmental and healthcare entities the ability to DISCOVER improper payments and RECOVER reimbursements

Proprietary Intellectual Property

- Developed over 1,400 proprietary algorithms which help identify billions in recoverable claims
- MSP recovery's scalable platform aids in solving the industry's Medicare Secondary Payer Act underreporting problem and identify incremental revenue

Clients 1



Medicare Advantage Organizations (MAO) Accountable Care



Management Service Organizations (MSO)



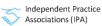
Managed Care Organizations (MCO)



Physicians



Healthcare Providers



1 Assignors of recovery rights to MSP

MSP RECOVERY

Value Add



Historical Deep Data Audit

- · Discover improper payments
- Recover reimbursements
- Utilize secure HIPAA compliant platform
- · Proprietary technology and processes



Accelerated Recovery

- Distribute funds once closing occurs
- Increase clients' bottom line with no upfront costs
- Put an archived asset to work
- · Recovery efforts in MSP's name



Real Time Reconciliation

- Provide comprehensive compliance management
- CMS quality and regulatory assurance
- Implement safeguards to avoid penalties
- Loss prevention protocols



Seamless Integration

- Preserve template formats
- Non-disruptive integration with existing operating procedures
- Work with existing network structures
- Maintain benefit designs



MSP's Innovative Approach

Mass **DATA**

+

Powerful **ANALYTICS**

=

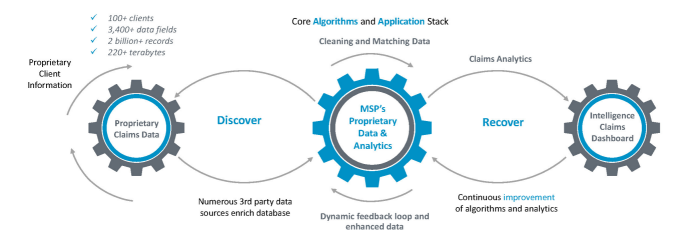
Actionable INTELLIGENCE

(leading to a portfolio of recoverable claims)

MSP's Unique Operating System

Ţ

Aggregation of large volumes of data and sophisticated data analytics models coupled with best-in-class technology provide a one-of-a-kind platform to discover and recover claims

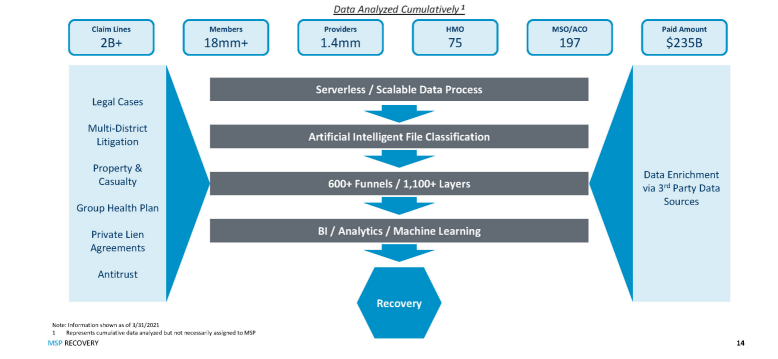


1,100+ Layers; 600+ Funnels, advanced machine learning in development

Note: Statistics as of 3/31/2021
MSP RECOVERY

Robust End-to-End Data Processing and Analytics





Deeply Technical Team and Highly Compliant Organization



MSP employs a multi-level structure including technology systems, proprietary software, and highly trained staff

Experts in HIPAA compliance having historically achieved SOC 2 ¹ and HITRUST CSF ² certifications Next Generation Tech

Data Management and Assurance

 Preparing MSP's assigned data for optimal analysis

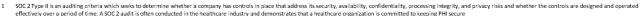
Core Algorithm Team

 Designs and optimizes algorithms to efficiently mine the data

Planning and developing next generation platform to support Big Data, machine learning, AI, and realtime decision support

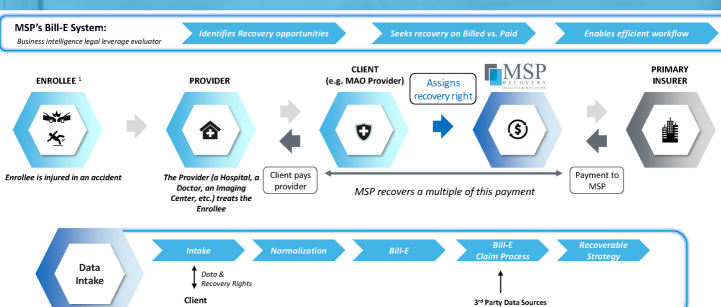
Data Analytics Expertise

 Deep team of data scientists to design and harness analytics



2 HITRUST CSF is the healthcare industry standard security framework of guidelines designed to conform to a variety of cybersecurity regulations and standards, such as HIPAA. MSP is currently in an audit process for the renewal of such certification MSP RECOVERY

How Does MSP's System Discover and Recover Claims?



¹ Applies to Medicare, Medicaid and commercial private insurance enrollees

MSP RECOVERY

Why Would Primary Payers Reach a Settlement with MSP?

17

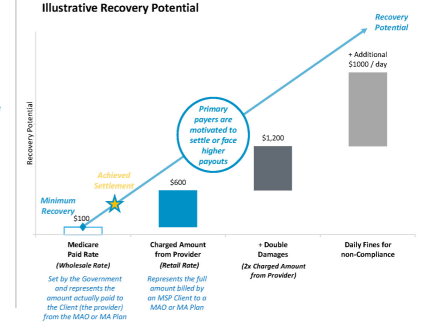
MEDICARE SECONDARY PAYER ACT ("MSP ACT")

- Primary Payers¹ are required to report claims made by Medicare-eligible enrollees²
- Primary Payers have responsibility to pay Reasonable and Customary³ rates
- If legal action is required for recovery from Primary Payers, claimholder is entitled to "double damages"4
- Additional amounts accrue for daily fines and interest5

Recovery Rights transferred from Assignors to MSP

- Recovery Rights allow MSP to seek recoveries against Primary Payers for the full amounts for which they are responsible
- Recoverable amounts are potentially multiples of the Paid Amount

 - Typically a Property & Casualty insurance company Section 111 of the Medicare, Medicaid, and SCHIP Extension Act of 2007 (MMSEA)
 - https://www.cms.gov/Medicare/Medicare-Fee-for-Service-Payment/Fe Refer to page 44 citations noted in Appendix



Core Recovery Opportunities



Who Do We Collect From?



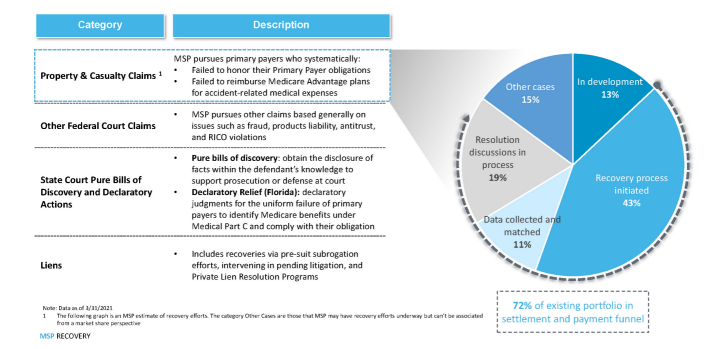






	Insurers	Medical Device and Pharmaceutical Industry	
Recovery Type	Insurance Based Claim	Mass Tort	
		Lien Resolution	
Description	Recovery of payments related to medical expenses	Civil litigation involving numerous plaintiffs and one/several	
	that should have been paid by another payer	defendant, single event or class action civil litigation ²	
Typical Type of Case	Auto Accident, Slip & Fall	Medical device, prescription drug or product liability	
		High-risk drugs & devices, anti-competitive practices	
Basis of Cause of Action	Medicare Secondary Payer Laws & State Laws	Product Liability, Antitrust Violations, RICO & State laws	
Recovery Basis (Billed or Paid)	Billed (i.e. Commercial Fee For Service Rates) 42 C.F.R. § 411.31	Paid or difference between paid and safe alternative	
Potential Double Damages	Yes	No	
	\$243bn total Billed Amount of claims owned by MSP		
Scale of Opportunity	\$10bn Paid Amount of identified MSP potential recoverable claims	\$5bn Paid Amount of identified MSP potential recoverable claims	
	Significant active MSP recovery pursuits		

Penetration Stages of Existing Portfolio



Healthcare Entities, Attorneys and Data Experts Across the Nation Agree MSP Recovery is the SOLUTION



MSP's Groundbreaking Legal Approach Has Paved the Way to Secure Legal Wins

"MSP Recovery's extensive knowledge of Medicare Secondary Payer Laws and ground-breaking legal approach backed by their big data platform, has paved the way for us to secure legal wins on behalf of our healthcare clients, like never before."

Janpaul Portal, Esq. Partner, Ferraro Law Firm

MSP Helps Healthcare Practitioners Put Dollars Back Into Healthcare

"Going after drug companies, product manufacturers and automobile insurers for reimbursements and losses takes expertise and huge financial and legal resources we physicians don't have. MSP Recovery has made it possible for practices like ours to secure reimbursements we are not able to on our own, putting those dollars back into healthcare."

MSP Recovery Client, Dr. Rudolph Moise Dade County Medical Association President Comprehensive Health Center President Primary Health Physician Group President Former Colonel, U.S. Airforce

Unparalleled Data Analytics Approach

MSP Recovery revolutionized the legal industry's approach to big data by combining trial ready chain of custody protocols with a forensic approach to data analytics. Using his extensive industry knowledge and business intelligence, John H. Ruiz developed a data analytics platform that leverages advanced artificial intelligence to rapidly and efficiently identify potential recoveries for the nation's largest healthcare organizations. I have seen him and his team in action, from early case analysis to presentation of evidence, and their ability to support plaintiff firms in litigation is unparalleled in the industry.

Corey Tolliver- SIFT Discovery, VTM Group, Vital Enterprises

Manager | Chief Legal Officer (Technology companies that manage the world's technology standards)

Proven Leadership, Successful Track Record

"John Ruiz is a visionary. He and his team are extremely hard working and dedicated. His successful track record as a leader and innovator in business speaks for itself. His ability to lead a company and people to new heights, and overall drive to excel is enough to get anyone excited about the future of MSP Recovery."

I.C. de Ona

Centennial Bank, Southeast Florida Division President

Other Growth Opportunities

Multiple Growth Avenues

New Products

- CHASE TO PAY: Real-time analytics driven platform that identifies proper primary insurer at the point of care
- MSP LIEN RESOLVER: Disruptive new product that helps identify, quantify and resolve outstanding liens

Technology Automation: Al and ML

- Scaling data sets using Machine Learning and Artificial Intelligence at greater volume with greater predictability
- Data collected, matched, and analyzed to process claims at scale



In Development

- CLAIMS TO MED: Converts medical claims and bills into medical records allowing individuals to access their own medical history
- RAC (Recovery Audit Contractor): Detects and corrects improper payments, implementing safeguards to prevent future improper payments
- Additional compliance / case services

Expansion into Commercial Recoveries

 Leverage existing data and infrastructure to recover claims on behalf of commercial clients

Acquisitions of New Portfolios

 Similar to the genesis of MSP, continued acquisitions of claim portfolios will allow MSP to further penetrate recoveries

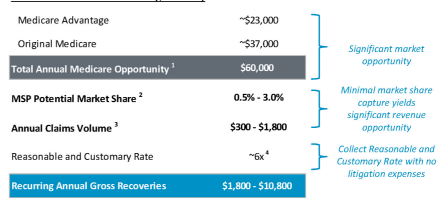
Chase to Pay: New Product

Chase to Pay Highlights

- Real-Time analytics driven platform plugs into the real-time medical utilization platforms at the points of care and at the MSO/MAO
- Identifies proper primary insurer at the point of care
- Providers receive Reasonable and **Customary Rates** for accident related
- Shortens MSP's collection timeframe
- · Increases revenue visibility and predictability

Chase to Pay Illustrative Impacts to MSP

Annual Accident Related Claims (\$ millions)



This illustration is only using the annual market opportunity of Medicare, not Medicaid for illustrative purposes only Assumption per MSP Management Equal to Total Annual Medicare Opportunity multiplied by MSP Potential Market Share Estimate per MSP

MSP RECOVERY

MSP Lien Resolver: New Product

MSP Lien Resolver Highlights

- Disruptive new product to help identify, quantify and resolve a lien
- Currently primarily used by attorneys as an online platform that enables settlement on individual cases with MSP
- Key areas of functionality include modules for:
 - related lien notices
 - claims history
 - claims dispute and negotiation
 - case settlement and payment
- Key benefits to MSP:
- Additional proprietary data enhances overall data quality and efficacy
- Deepens relationships with attorneys and outside information providers

Information Intake

Government Data

Ambulance / Rescue

MSO

Provider

Patient

Police

Insurer

Self Insured

Hospital

Hospital

Imaging

MSP Case and Lien Resolution

System of Record for Lien Data

Attorney
Lien
Resolution
Data

Attorney
Case
Management
Systems

MSP RECOVERY

Financial Model and Forecast



Growth Assumptions

27

2021E Market Opportunity (\$ billions)



MSP Estimated Market Penetration and Cumulative Portfolio of Claims (\$ millions)

	2020	2021	2022	2023	2024	2025	2026
Forecasted New Claims Assigned		\$5,931	\$5,862	\$7,214	\$6,322	\$4,683	\$4,888
Paid Amount of Potentially Recoverable Claims ⁶	\$15,062	\$20,993	\$26,856	\$34,070	\$40,392	\$45,075	\$49,963
Implied Annual Market Penetration ⁷		1%	1%	1%	1%	1%	1%

2021 Estimated Statistics, https://www.cms.gov/Research-Statistics-Data-and-Systems/Stati

Key Income Statement Drivers

Driver 2021 2022 2023 2024 2025 2026 Paid Amount (Medicare / Medicaid rate) of potentially recoverable Claims (Paid Amount) Smm \$20,993 \$26,856 \$34,070 \$40,392 \$45,075 \$49,963 Cumulative Recovery Curve % 0% 2% 7% 19% 35% 51% Cumulative Recoveries \$50 \$535 \$2,328 \$7,514 \$15,915 \$25,471	to MSP
\$20,993 \$26,856 \$34,070 \$40,392 \$45,075 \$49,963 increases as MSP is assigned new claims and discovers additional within previously assigned data Cumulative Recovery Curve % Cumulative Recovery Curve	
Cumulative Recovery Curve % Cumulative Recovery Curve % Cumulative % of claims recovered annually	
Cumulative Recoveries \$0 \$535 \$2.328 \$7.514 \$15.915 \$25.471	
7- 7-1 7-1 7-1	
Implied Annual Recoveries \$0 \$535 \$1,793 \$5,186 \$8,400 \$9,556	
Recovery Multiple on Annual Recoveries NM 1.9x 1.7x 2.1x 2.4x 2.5x Upside potential exists as MSP estimates the range of recover multiples could be ~4x-6x paid amount (plus penalties)	У
Gross Revenue ² NM \$992 \$3,105 \$10,744 \$20,371 \$23,765	
Less: Assignor Interest and Contingent Legal NM (650) (2,142) (7,493) (14,231) (16,518) Includes % of recoveries MSP pays to its assignors (50% throw free pays to its assignors (50% throw free pays to its assignors (50% throw free pays to its assignors (40% of MS of recoveries through 2025, 32.5% in 2026) and legal costs to pursue recoveries (40% of MS of recoveries through 2025, 32.5% in 2026) and legal costs to pursue recoveries (40% of MS of recoveries through 2025, 32.5% in 2026) and legal costs to pursue recoveries (40% of MS of recoveries through 2025, 32.5% in 2026) and legal costs to pursue recoveries (40% of MS of recoveries through 2025, 32.5% in 2026) and legal costs to pursue recoveries (40% of MS of recoveries through 2025, 32.5% in 2026) and legal costs to pursue recoveries (40% of MS of recoveries through 2025, 32.5% in 2026) and legal costs to pursue recoveries (40% of MS of recoveries through 2025, 32.5% in 2026) and legal costs to pursue recoveries (40% of MS of recoveries through 2025, 32.5% in 2026) and legal costs to pursue recoveries (40% of MS of recoveries through 2025, 32.5% in 2026) and legal costs to pursue recoveries (40% of MS of recoveries through 2025, 32.5% in 2026) and legal costs to pursue recoveries (40% of MS of recoveries through 2025, 32.5% in 2026) and legal costs to pursue recoveries (40% of MS of recoveries through 2025, 32.5% in 2026) and legal costs to pursue recoveries (40% of MS of recoveries through 2025, 32.5% in 2026) and legal costs to pursue recoveries (40% of MS of recoveries through 2025, 32.5% in 2026) and legal costs to pursue recoveries (40% of MS of recoveries through 2025, 32.5% in 2026) and legal costs to pursue recoveries (40% of MS of recoveries through 2025, 32.5% in 2026) and legal costs to pursue recoveries (40% of MS of recoveries through 2025, 32.5% in 2026) and legal costs to pursue recoveries (40% of MS of recoveries through 2025, 32.5% in 2026) and legal costs to pursue recoveries (40% of MS of recoveries through 2025, 32.5% in 2026) and legal	
Net Revenue \$0 \$342 \$963 \$3,252 \$6,139 \$7,247	
Net Revenue Margin (% of Gross Rev.) 34% 31% 30% 30%	
Less: Operating Expenses and Taxes (37) (138) (331) (939) (1,706) (2,015) Scalable business with improving margins	
After Tax Net Income \$\\ \\$mm \\ (\\$37) \\ \\$204 \\ \\$632 \\ \\$2,313 \\ \\$4,434 \\ \\$5,232	
Margin (% of Gross Rev.) 21% 20% 22% 22% 22%	
Margin (% of Net Rev.) 60% 66% 71% 72% 72%	

The estimates in the table above are a Non-GAAP financial forecast. This illustration does not include potential recoveries from Government Related Recoveries or interest expense accruals

Equal to Potentially Recoverable Claims (Paid Amount) x Recovery Multiple on Annual Recoveries

Assigner interest equal to 50% of Gross Revenue through 2025 and 55% of revenue in 2026; legal fees equal to 40% of Gross Revenue net of Assignor Interest through 2025 and 32.5% of Gross Revenue net of Assignor Interest in 2026; reflective of a shift to revenue less dependent on legal proces

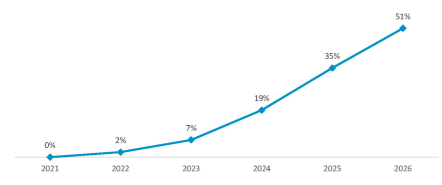
Includes amounts payable to affiliates of MSP's CEO and CLO

MSP RECOVERY 4

Projected Recovery Curve and Recovery Multiples

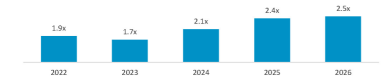
Г

Cumulative Recovery Curve



51% of all cumulative claim assignments are projected to be recovered by 2026 and approximately **89%** cumulative recoveries by 2030

Recovery Multiples (applied to paid amount)



As MSP executes on its plan and pivots the business to "chase to pay" (collecting at the point of care), recovery multiples will expand

Note: Cumulative recovery curve and recovery multiple assumptions per MSP Management

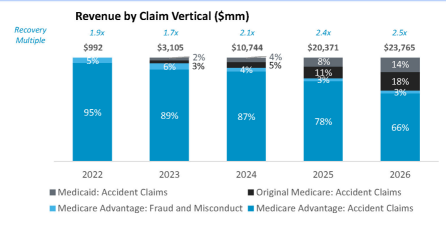
MSP RECOVERY

Potential Upside Opportunities and Revenue Development



Potential Upside Opportunities Not Included in the Model:

- Potential for faster recoveries
- Heightened recovery multiples
- Full conversion to "Chase to Pay" model
- Accelerating market penetration



Government Related Recoveries: Significant Opportunity



Situation Overview

- MSP has identified instances where liability insurers have defrauded the federal and state governments by forcing Medicare and Medicaid to pay for expenses the insurers were primarily responsible
- MSP is seeking to recover these improperly paid medical bills on behalf of the Federal and State governments
- MSP's two complaints of record in 2021 and are eligible for service of
- · Potential recoveries include:
 - ✓ Medicare and Medicaid reimbursement owed for violations of the
 - ✓ Mandatory civil penalty per violation of between \$11,665 and
 - \checkmark Treble damages plus a penalty that is linked to inflation
- Because of its efforts, MSP could be entitled to a fee of 25% to 30% of settlements or damages awarded

Illustrative Estimated¹ Recoveries and MSP Economics

\$ millions	
Estimated Cumulative Accident Related Payments by Medicare and Medicaid included in complaints	\$475,000
Potential Recoveries (including interest and penalties) to Federal and State Government	\$507,000
Fee Revenue (25% of Total Recoveries)	\$127,000
MSP Net Revenue (EBIT) from Fee ²	\$61,000

MSP RECOVERY

Per MSP Management
Based on MSP retaining 48% of all fee revenue (20% revenue share with co-relator and 40% of MSP's revenue would be payable to MSP Recovery Law Firm, an affiliate of MSP's CEO and COO, as legal fees)

Transaction Overview

Lionheart's Value Add

Who is Lionheart Capital?

A diversified investment firm focused on both value and growth investments, in the private and public markets, where we often enhance operational elements

Success taking over OPES Acquisition Corp. ("OPES") in 2020 resulting in a **74.8%** (1) return for investors

Best-in-class global relationships with nextgeneration technology companies, disruptive tech-enabled companies

OPES | BurgerFi Equity & Warrant Performance from Apr. – Dec. 2020 (S USD) 12/16/20: OPES / BurgerFi business combination closing \$20.00 \$5.00 re +74 8%(1) \$19.00 4/14/20: \$18.00 \$4.00 \$17.00 \$16.00 \$3.00 \$15.00 \$14.00 \$2.00 \$13.00 \$12.00 \$1.00 \$11.00 \$10.00

8/29/20

\$0.00

11/6/20 12/16/20

BurgerFi's Success Story

BurgerFi's Growth from Acquisition to Closing²

4/13/20

6/21/20

\$9.00



LIONHEART CAPITAL

Proven record of value creation for underappreciated assets.

Recently, transformed an obsolete waterfront hospital into The Ritz-Carlton Residences, Miami Beach

Proven skill-set in transitioning companies from private to public while maintaining a flexible industry focus. E.g.: BurgerFi (Nasdaq: BFI)

World-class management team and board of directors with extensive M&A expertise across multiple industries

MSP RECOVERY

Represents the unit price, calculated as equity + warrant price, return from April 13, 2020, to December 16, 2020 December 17, 2020 reflecting the closing of the BurgerFi transaction.

Transaction Overview

Proposed Transaction Summary

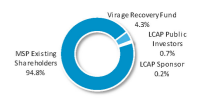
- Lionheart Acquisition Corp II ("LCAP") is a publicly listed special purpose acquisition vehicle with \$230 million in trust
 - No minimum cash requirement necessary for the proposed transaction
- 90% of the Founder shares will be subject to a 6 month lockup1; certain MSP executives will be subject to a 6 month lock-up with respect to 90% of the equity they receive at
- Additionally, following completion of the Transaction and subject to compliance with law, MSP intends to issue approximately 1,029 million new warrants ("Additional Warrants") in the aggregate to LCAP shareholders who have not elected to redeem their shares of LCAP common stock
 - Each such warrant would represent the right to purchase 1 share of MSP common stock at \$11.50 per share
 - 5 years until expiry of the Additional Warrants
 - No dilution is expected to result from of the issuance of the Additional Warrants because the MSP founders have agreed to sell to MSP one share of MSP common stock (or equivalent security in certain circumstances) for the same value as the exercise price of a share issued pursuant to an Additional Warrant, in connection with the exercise of such Additional Warrant

Total Sources	\$32,794
MSP Rollover Equity	32,500
SPAC Founder Shares	64
PIPE Capital	0
SPAC Cash in Trust ³	\$230
Sources (\$mm)	

Pro Forma Valuation At Closing	
Price Per Share	\$10.00
Pro Forma Shares Outstanding	3,279
Market Capitalization	\$32,794
Less: Cash to MSP balance sheet	(160)
Pro Forma Enterprise Value	\$32,634
Pro Forma Enterprise Value	\$32,634
Pro Forma Enterprise Value Pro Forma EV / 2023E Revenue 4	\$32,634 10.5x
	,

Total Uses	\$32,794
Estimated Transaction Costs	70
SPAC Founder Shares	64
MSP Rollover Equity	32,500
Cash to Balance Sheet ³	\$160
Uses (\$mm)	





Subject to early release if LCAP share price post-closing exceeds \$12.00 per share for any 20 trading days within any 30 day trading period commencing at least 150 days after closing Excludes shares held in escrow and shares distributed to Virage and its related entities and persons
Assumes no redemptions
MSP Revenue and Net Income does not include any revenue from government related recoveries
Does not include the impact of Existing Warrant or Additional Warrants
MSP has received historical financial backing from investment partners including Virage Capital Management LP's ("Virage") Virage Recovery Master LP ("VRM")

MSP RECOVERY



Each LCAP Non-Redeeming Share Prior to Closing





Additional Warrants¹ not anticipated to be dilutive to shareholders once exercised, as an equivalent number of shares are intended to be acquired from the MSP founders for approximately the same value as of the exercise price, when Additional Warrants are exercised

The LCAP Non-**Redeemed Share**



At least 35 Listed Warrants ² \$11.50 Strike / 5-year Tenure

Existing LCAP Warrants \$11.50 Strike / 5-year Tenure



Each warrant exercisable for one share, under current expectations, for de minimis consideration³

Number increases pro rata to the extent there are redemptions

- Approximately 1,029 million Additional Warrants currently anticipated to be issued at closing, subject to applicable law, to be distributed equally among all non-redeeming LCAP shareholders at closing of the business combination Assuming no redemptions
 The exercise price of the existing LCAP warrants may be reduced, pursuant to their terms, in connection with issuance of the Additional Warrants, and the new exercise price may be as low as \$0.0001 per share

MSP RECOVERY

Investment Highlights

Investment Highlights



Immediate Serviceable Addressable Market ("SAM") of Over \$150B Annually



Innovative Model Unlocks an Asset Class in **Healthcare Claims Recovery**



Technology Moat through Proprietary Data and **Analytics Platform**



Significant Potential Earnings Power in 2-3 Years with 60%+ Margins¹



Team with Deep Domain, Data and Analytics, Legal Expertise, and Comprehensive Recovery Strategies

MSP Recovery Advantage



Unique Social Focus

Supporting the long-term sustainability of Medicare and Medicaid programs relied upon by over 100 million Americans²



Nationwide Reach and Scalability

MSP has data from more than 100 clients spanning 50 states and Puerto Rico



Industry Disruptors

Disrupting the antiquated healthcare reimbursement system with data driven



Proprietary Data System

Proven experience aggregating, normalizing and analyzing large volumes of data to identify recoverable healthcare claims

36



IT and HIPAA Compliance and Security

Operating in a HIPAA compliant environment having achieved SOC II and HiTrust CSF certification

Note: Portfolio data as of 3/31/2021

- tre: Portfolio data as un 3-31-2021.
 Net Income as a percentage of net revenue to MSP
 Source: Centers for Medicare and Medicaid Services (https://www.cms.gov/Outreach-and-Education/Look-Up-Topics/50th-Anniversary/Long-Form-Drop-In-Article.pdf)

Appendix MSP RECOVERY

Peer Group Operational and Valuation Benchmarking



38

Though our business model is unique, we believe we should be benchmarked against:

	the tradit insurance	es focused on dis ional healthcare incumbents wit yy and data	and	analysis to of data an	s that utilize p work with land provide a ted service in markets	rge swaths	based on the su	th a long term time
	⊆ teladoc do m a	Root + one	e medical	accenture THOMSON REUTERS	dun & bradstreet	experian. MSCI	Blackstone	Brookfield ØARES
	<u>H</u> ippo		etromile	Gartner.	♦ Verisk	FACTSET.	APOLLO	THE CARLYLE GROUP
	Gol-lealth ^e	eHealth' 🔷 🤈	CanoHealth	IHS Markit	EQUIFAX	EXL	Transitori La	
Revenue Growth '22 – '23 ³	27% ¹ Portfolio growth 213% '22-'23 revenue growth	37% 37%			8%			10%
EV / '23 Revenue	1 10.5x ² 2023E Revenue 1 3.0x ² 2024E Revenue	I 5.1x 			7.6x			11.1x

Source: S&P Capital IQ and FactSet as of 7/9/2021; Peer metrics represent averages

MSP growth represents growth in Paid Amount of claims in portfolio

MSP Revenue does not include any revenue from government related recoveries for the purposes of calculating the EV / Revenue multiple. MSP EV / Revenue based on \$32.68 Enterprise Value

Equal to percentage increase of 2023 estimated revenue divided by 2022 estimated revenue

MSP RECOVERY

Responsibly Improving Healthcare and Protecting American Taxpayers Are Central To Our Mission

MSP's Social Focus



Put billions of dollars back into taxpayer financed government coffers



Support long-term sustainability of Medicare and Medicaid programs relied upon by over 100 million Americans¹



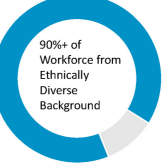
Help healthcare systems receive "Fair and Reasonable" compensation for services rendered



Ensure private insurers comply with legal obligations and incorporate risk into pricing models, improving the overall private market

MSP's Responsible Approach

- Leadership team and employees from ethnically diverse backgrounds
- ✓ Independent Board of Directors
- Employee base reflects the society we serve with 51% female representation



Source: Centers for Medicare & Medicaid Services {https://www.cms.gov/Outreach-and-Education/Look-Up-Topics/50th-Anniversary/Long-Form-Drop-In-Article.pdf}

MSP RECOVERY

Proven, Experienced Management Team





John H. Ruiz Founder and Chief Executive Officer

MSP Founder, bringing more than 30 years of proven leadership, business entrepreneurship, IT innovation, and successful track record in large class actions and multi-district litigation, with landmark legal wins in the nation's highest courts. Responsible for the ground-breaking development of data funnel structures, revolutionizing the use of data in the legal system. The architect of one of the country's most sophisticated IT data analytics systems, leading the execution, operational model and legal strategy behind the multi-dimensional proprietary recovery platform, achieving never-before-seen identification of healthcare reimbursements.



Frank C. Quesada Chief Legal Officer

Founding Member with 15 years of healthcare and complex commercial litigation experience, overseeing and executing legal strategies for MSP's settlements and court proceedings at all levels. Notably, overseeing the execution of the federal appellate strategies in which MSP Recovery prevailed by establishing precedent related to the MSP Laws that benefit Medicare entities across the country.



Ricardo Rivera Chief Operating Officer

Brings a strong entrepreneurial mindset and 20 years of technical expertise in finance, accounting, and operations management. Utilizing extensive knowledge in international accounting, investment banking, private equity and successful capital raising campaign experience, to multiply MSP's growth.



Chris Miranda

Chief Information Officer

Utilizing extensive legal experience in Medicare Secondary Payer Laws to oversee and manage the information technology sector, interfacing data driven analysis with development of litigation and recovery-focused systems and



Diana Diaz

Chief Communications Officer

Founding Member, responsible for the growth initiatives and execution of development strategies, marketing and messaging, leading to unprecedented growth in all lines of business. Award-winning news anchor of the top-rated Fox affiliate in the country, WSVN-TV, bringing more than 25 years' experience in journalism, communications and marketing.



Alexandra Plasencia

General Counsel

Utilizing more than 10 years of comprehensive healthcare experience to advise on a full spectrum of legal and regulatory business issues, focusing on complex business transactions, managed care, contracting, healthcare and organizational compliance.



Dr. Manuel Gonzalez-Brito

Chief Medical Officer

More than 25 years of experience as a practicing physician in critical care and trauma research, with published neuroscience papers, as well as a professorship in Sensory Neuronal Development at the University of Miami. Brings unique expertise in the validation of data analysis, overseeing discovery efforts by MSP medical and research teams.

Proven, Experienced SPAC Sponsor





Ophir Sternberg

Chairman & Chief Executive Officer

With 3 decades of proven transaction, operating and investing experience Sternberg is the Founder and CEO of Lionheart Capital, a diversified investment firm focused on both value and growth investments, in the private and public markets. He serves as the Executive Chairman of BurgerFi (Nasdaq: BFI), the international better-burger concept, Sternberg's prior SPAC acquired and took public last year.

Other major recent acquisitions and transactions include: the purchase of legendary American powerboat company, Cigarette Racing, and developed two ultra-luxury branded projects in South Florida, The Ritz-Carlton Residences Miami Beach and Singer Island, Palm Beach, Sternberg is also the CEO and Founder of Out of the Box Ventures, Lionheart Capital's subsidiary, which transforms legacy big-box retail properties and malls into dynamic, mixed-use, entertainment-based destinations.



Paul Rapisarda

Chief Financial Officer

Paul Rapisarda brings more than 25 years of C-suite and investment banking experience, overseeing all corporate functions including regulatory compliance matters and investor relations. Previously served as Chief Financial Officer of Etrion Corp. (TSX/STO) and Chief Commercial Officer for Atlantic Power (TSX/NYSE), where he played a principal role in the \$1.8 billion merger between Atlantic Power and Capital Power Income.



MSP RECOVERY

Faquiry Diaz Cala Chief Operating Officer

Faquiry Diaz Cala Brings more than 25 years of investing and operating experience. Leads the Mergers & Acquisitions and Corporate Strategy divisions. Has held positions as an executive, board member and observer at various public and private corporations in the US and internationally. Also serves as Chief of Mergers and Acquisitions and Corporate Strategy at BurgerFi.



Roger Meltzer

Independent Director

Roger Meltzer has over 40 years of legal experience and global leadership, currently serving as the Chairman Emeritus of DLA Piper. Oversaw the DLA Piper's expansion in the Americas and played a critical role in the consolidation with Davis LLP and merger with Liner LLP. Served on the Executive Committee at Cahill Gordon & Reindel, representing clients in matters across capital markets, private equity, and mergers and acquisitions.



Independent Director

Has over 40 years of entrepreneurial business experience with a focus in business development, domestically and internationally. Served as the sole founder or founding partner in several commercial ventures and acted as Senior Advisor to F&T Group from 2008-2014 in connection with the Nanjing World Trade Center mixed-use development project. Established Fultonex International Realty, New York City, in 1998 and served as its first president.



Thomas Byrne

Independent Director

Has over 30 years of experience managing and investing in public and private growth companies. Co-founder and Chief Strategy Officer of Kaptyn Holding Corp., an electric vehicle rideshare company since November 2018. Co-founded Service Acquisition Corp. International in 2005, a SPAC that later merged into



Thomas Hawkins

Independent Director

Has over 30 years of global experience in the C-suite as General Counsel and Corporate Development Executive. Served as a member of the Executive Leadership Team for Mednax Health (previously NYSE: MD), a high growth, high margin healthcare company, where he drove strategic alignment and initiated its Government Relations function.

John H. Ruiz Major Legal Accomplishments



- Led legal strategy in landmark win, handed down by the U.S. Court of Appeals for the Eleventh Circuit, in "MSP Recovery Claims versus Ace American Insurance Co"
- Certified a significant number of class actions in his 30-year career
- Participated in three federal appellate court decisions:
 - Humana v. Western Heritage, 832 F.3d 1229 (11th Cir. 2016)
 - MSP Recovery v. Allstate, 835 F3d. 1351 (11th Cir. 2016)
 - MSPA Claims 1, LLC v. Kingsway Amigo Ins. Co., No. 18-14980, 2020 WL 728625 (11th Cir. Feb. 13, 2020)
- Repeatedly Named one of Lawyer's of Distinction's "Power Lawyers"
- Named "2019's DBR Florida Trailblazer for groundbreaking work in integrating data analytics into the practice of law
- Involved as counsel in cases totaling billions in settlements
- Certified class actions against major car insurers in the state of Florida, resulting in the current and potential redistribution of billions of dollars in improperly paid claims spanning a period of more than 10 years
- Achieved unprecedented number of favorable results against companies like:
 - American Home Products (Fen Phen)
 - Bayer Corporation (Baycol)
 - Merck Pharmaceuticals (Vioxx)
 - Shell
 - Toyota
 - Conagra Foods- Peter Pan Peanut Butter
 - Chalk's International Airlines
- First lawyer to file a limited fund class action against Chalk's International Airlines
- Handled more than 225 appeals, which include arguing before the Florida Supreme Court

Glossary of Terms

г		1	
۳			

Term	Definition
ACO	Accountable Care Organizations
Assignor	MSP's clients; Entities who have given MSP the right to collect their medical bills which were incorrectly paid
Billed Amount	The full amount billed by the provider to the health plan or commercial insurer
Claim Line	Any time a medical service or item is documented electronically, it is referred to as a claim line. A healthcare claim is a medical bill (ex: UB04 or CMS1500 form) that is comprised of Claim Lines which each contain a procedure code and several diagnostic codes.
Clients	Assignors of recovery rights
CMS	The Centers for Medicare & Medicaid Services, which is a federal agency within the United States Department of Health and Human Services that administers the Medicare program
Commercial Payment Rate	The price that is paid by commercial insurers for professional medical services
First Tier and Downstream Entities	Include Management Services Organizations (MSOs) and Independent Physician Associations (IPAs). 42 C.F.R. § 422.2
First Tier Entity	Any private entity that contracts with an MAO to provide administrative services or healthcare services for said MAO. See 42 C.F.R. §§ 422.500; 423.501.
Funnel(s)	A selection of applicable diagnostic (ICD9/10), procedure (CPT), drug (NDC), or Provider (NPI) codes which are designed to identify a discrete set of claim lines associated with a particular potential recovery. A single potential recovery may require only one funnel or multiple in order to identify the appropriate claim lines.
Government Related Recoveries	The False Claims Act ("FCA"), also known as a whistleblower lawsuit, allows private individuals or "Relators" to bring a lawsuit on behalf of the government against individuals who have defrauded the government
ннѕ	The United States Department of Health and Human Services
нмо	Health Maintenance Organization
IPA	Independent Physician Associations
Layer(s)	Layers utilize a single or multiple funnels, as elements in a string of logic which is tailored to refine applicable claim lines in a hierarchy. Layers incorporate member and claim level conditions in order to categorize recoverable claims.
MAO or MA Plan	Used interchangeably and refers to a Medicare Advantage Organization that contracts with CMS to administer Medicare benefits for Medicare beneficiaries under Medicare Advantage plans, as well as first-tier and downstream entities
мсо	Managed Care Organizations
MSO	Management Services Organizations
MSP Act	The Medicare Secondary Payer Act, which is codified at 42 U.S.C. § 1395y
Paid Amount	The amount actually paid to the provider from the health plan. MSP Recovery has reviewed capitated encounter data typically found in Medicare Part B payments. These capitation encounters have been converted into Medicare Allowable Reimbursement Rates based on the Medicare Rate tables to properly assess potential recoveries. Currently, the industry has not converted capitated amounts, which by virtue of their capitated status would have no paid amounts or a paid amount reflected as zero. Since the law allows for the recovery of capitated amounts pursuant to 42 C.F.R. 411.31, MSP Recovery has converted these capitated claims to establish a Paid Adjusted, and thereby establish a damage assessment of claims that otherwise would have been recoverable and not limited to a capitated amount.
Primary Payer / Insurer	Primary payers are those that have the primary responsibility for paying a claim
Reasonable and Customary Rate	The amount paid for a medical service in a geographic area based on what providers in the area usually charge for the same or similar medical service.
Section 111	A primary payer's reporting duty under the Medicare, Medicaid, and SCHIP Extension Act of 2007, which is codified in relevant part at 42 U.S.C. § 1395y(b)(7) and (8)
MSP RECOVERY	43

MSP's Recovery Rights are Grounded in Legal Precedent



Key Victories or Precedent Established

Validity of our Assignments

Court Rulings Support the MSP Assignments are valid

- MSP Recovery Claims, Series LLC v. ACE Am. Ins. Co. (11th Cir.
- MSPA Claims 1 v. Kingsway Amigo Ins. Co (11th Circuit 2020)
- MSP Recovery Claims, Series LLC v. Grange Ins. Co. (N.D. Ohio 2019)
 MSP Recovery, LLC v. Allstate Ins. Co. (11th Cir. 2016)

Double Damages

Court Rulings Supports Double Damages

- Humana Medical Plan v. Western Heritage Ins. Co. (11th Cir. 2016)
- (Private Cause of Action)

Legal Standing

MAOs need not transmit pre-litigation demand letter to a primary payer, or undertake prior coordination of benefits

- Primary payer's constructive knowledge sufficient
- MSP Recovery Claims, Series LLC v. ACE Am. Ins. Co. (11th Cir.
- Appellate Court Held MSPA Claims 1 v. Kingsway Amigo Ins. Co (11th Circuit 2020)

Legal Settlement (Wins)

- MSPA Claims 1 v. Ocean Harbor (Fla. 11th Jud. Cir. 2017)
- Horace Mann Support Billed

