# 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

Date of Report: <u>September 28, 2015</u> (Date of earliest event reported)

### **Uniprop Manufactured Housing Communities Income Fund II**

(Exact name of registrant as specified in its charter)

	-	
<u>Michigan</u>	0-15940	38-2702802
(State or other jurisdiction	(Commission	(IRS Employer
of incorporation)	File Number)	Identification No.)
280 Daines Street, Suite	300 Rirmingham ML 4	8000
	-	•
(Address of principal exe	ecutive offices) (Zip Code	<del>9</del> )
248-645-9220		
Registrant's telephone n	umber including area co	nde
regionalité tolophone il	arribor, irrordaing area oc	740
(Former name or former	address, if changed sind	ce last report.)
Check the appropriate box belo		s intended to simultaneously
satisfy the filing obligation of the	•	tion A O Inclosed
under any of the following provi	,	•
[] Written communications pure 230.425)	suant to Rule 425 under	the Securities Act (17 CFR
[] Soliciting material pursuant t	o Rule 14a-12 under the	Exchange Act (17 CFR
240.14a-12)		
[] Pre-commencement commu Exchange Act (17 CFR 240.14)		le 14d-2(b) under the
[] Pre-commencement commu	` ''	le 13e-4(c) under the
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Exchange Act (17 CFR 240.13e-4(c))

#### ITEM 1.01 MATERIAL DEFINITIVE AGREEMENT

As described in the Form 8-K dated June 8, 2015, Uniprop Manufactured Housing Communities Income Fund II (the "Fund") had entered into a Purchase and Sale Agreement with Lakeshore Communities Inc. (the "Buyer") for the sale of the El Adobe community located in Las Vegas, Nevada.

On September 28, 2015, the transaction was consummated at a gross sales price of \$6.7 million, which resulted in net sales proceeds of approximately \$2.4 million after closing costs, debt repayment and prorations. The net sales proceeds will be added to cash reserves until such time as the Board of Directors evaluates the options for the reserves and determines a course of action.

#### **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.

# UNIPROP MANUFACTURED HOUSING COMMUNITIES INCOME FUND II (Registrant)

Dated: September 28, 2015

By: Genesis Associates Limited Partnership,

**General Partner** 

By: Uniprop Inc.,

its Managing General Partner

By: /s/ Susann E. Kehrig

Susann E. Kehrig, Principal Financial Officer