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 $\begin{array}{l} \textbf{Client:} \ \text{v467171\_UNIPROP MANUFACTURED HOUSING COMMUNITIES INCOME FUND II /MI/\_8-K} \end{array}$ 

# 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: May 16, 2017 (Date of earliest event reported)

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

	Exact name of registrant as specified in its charter	(1)
Michigan	000-16701	38-2702802
(State or other jurisdiction	(Commission	(IRS Employer
of incorporation)	File Number)	Identification No.)
280 D	aines Street, Suite 300, Birmingham, MI 48009	
	Address of principal executive offices) (Zip Code	
	248-645-9220	
	Registrant's telephone number, including area cod	e
(Form	er name or former address, if changed since last re	eport.)
Check the appropriate box below if the Form 8-K filing provisions (see General Instruction A.2. below):	g is intended to simultaneously satisfy the filing	obligation of the registrant under any of the following
<ul> <li>□ Written communications pursuant to Rule 425 under</li> <li>□ Soliciting material pursuant to Rule 14a-12 under t</li> <li>□ Pre-commencement communications pursuant to R</li> <li>□ Pre-commencement communications pursuant to R</li> </ul>	he Exchange Act (17 CFR 240.14a-12) ule 14d-2(b) under the Exchange Act (17 CFR 24	

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#### Item 8.01 Other Events.

To the Holders of Units of Beneficial Assignment of Limited Partnership Interest in Uniprop Manufactured Housing Communities Income Fund II, a Michigan Limited Partnership.

### RE: Uniprop Manufactured Housing Communities Income Fund II, a Michigan Limited Partnership - CMG Partners LLC Tender Offer

On behalf of Uniprop Manufactured Housing Communities Income Fund II, a Michigan Limited Partnership (the "Company"), I am writing to address correspondence you may have received from CMG Partners, LLC ("Offeror"), a company unaffiliated with the Company or Genesis Associates Limited Partnership (the Company's "General Partner"), offering to purchase up to 100,000, or approximately 3% of the outstanding Limited Partnership units ("Units") in the Company for \$7.52 per Unit on the terms and conditions set forth in Offeror's "Cash offer for your Uniprop Investment" postmarked on or about April 21, 2017 (the "Offer to Purchase").

The Company expresses no opinion and remains neutral with respect to the Offer to Purchase for the reasons discussed below. Accordingly, neither the Company, the General Partner, nor any executive, officer, director, affiliate or subsidiary of either the Company or the General Partner has made a determination as to whether the Offer to Purchase is fair to, or in the best interests of the holders of Units ("Unitholders") and is making no recommendation regarding whether Unitholders should participate in the Offer to Purchase. The Company urges each Unitholder to make his, her or its own decision regarding the Offer to Purchase based on all of the available information and in light of the Unitholder's own investment objectives, including, among other things, the adequacy of the purchase price, the Unitholder's view with respect to the Company's outlook and any other factors that the Unitholder deems relevant to the investment decision. Neither the Company, the General Partner, nor any executive, officer, director, affiliate or subsidiary of either the Company or the General Partner intends to tender or sell Units held of record or beneficially by them in connection with the Offer to Purchase, but will rather hold any such Units.

The Partnership makes no recommendation for the following reasons:

1. If a Unitholder participates in the Offer to Purchase and sells his, her or its Units to Offeror, the Unitholder will not participate in any further distributions or any future transactions involving the Company, such as the sale of the Company's assets. If a Unitholder were to accept the Offer to Purchase by Offeror and the Company were to subsequently sell the Company's assets at a higher per Unit value than the price being offered by the Offeror (the "Tender Offer Price"), then Offeror, as the owner of the Units, would participate in any such increased value. The Company cannot assure Unitholders that it will be successful in selling its assets at a price per Unit higher than the Tender Offer Price, or at all. The Company cannot determine at this time what the market for its assets will be in the future; however, the Company and its advisors, including the General Partner, constantly review the market to determine when and if a favorable opportunity exists for selling some or all of the Company's assets.

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2. There is no public market for the Units and, therefore, there is no accurate means for determining the present value of the Units. As a result, the Company cannot assure Unitholders that the Tender Offer Price accurately reflects the value of the Units or the actual amounts that may be realized by Unitholders. Unforeseen contingencies could also ultimately result in the non-consummation of the Offer to Purchase.

- 3. Each individual Unitholder must make an independent judgment as to whether to accept the Offer to Purchase. Consideration should be given to: (a) the Unitholder's determination of the adequacy of the Tender Offer Price in light of the Unitholder's own investment objectives; (b) the Unitholder's view of the likelihood that the Company will be able to sell the Company's assets for sale prices that will result in a higher liquidation distribution amount than the amount offered in the Offer to Purchase; (c) the Unitholder's need for liquidity or diversification of the Unitholder's portfolio; (d) whether the Unitholder wishes to receive income from the Units by continuing to hold them, although such income is not guaranteed; (e) tax consequences of the Unitholder's participation in the Offer to Purchase at this time; and (f) any other factors that the Unitholder deems relevant.
- 4. The Company can change its position and make a recommendation with respect to the Offer to Purchase at a later time prior to the expiration of the Offer to Purchase, whether or not there is a change of events or circumstances or additional information that comes to its attention.

Sincerely,

UNIPROP MANUFACTURED HOUSING COMMUNITIES INCOME FUND II, A MICHIGAN LIMITED PARTNERSHIP

By: Genesis Associates Limited Partnership, General Partner

By: /s/ Roger I. Zlotoff Roger I. Zlotoff, President

Date: May 16, 2017