# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

# SCHEDULE 13D/A

(Amendment No. 8)\* Under the Securities Exchange Act of 1934

# **Option Care Health, Inc.**

(Name of Issuer)

Common Stock, \$0.0001 par value

(Title of Class of Securities)

68404L 102

(CUSIP Number)

Joshua Korff, P.C. Ross Leff, P.C. Kirkland & Ellis LLP 601 Lexington Avenue New York, New York 10022 (212) 446-4800

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

August 5, 2021

(Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(e), 13d-1(f) or 13d-1(g), check the following box.

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 13d-7 for other parties to whom copies are to be sent.

\* The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Exchange Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

1	NAME OF REPORTING PERSON OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON					
1	Madison Dearborn Partners, LLC					
	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP					
2	(a)□ (b)	(a)□ (b) ⊠				
3	SEC USE ON	NLY				
3						
4	SOURCE OF	SOURCE OF FUNDS				
	OO (See item					
5	CHECK BO2 2(d) or 2(e)	X IF DI	SCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS			
Э						
6	CITIZENSH	IP OR I	PLACE OR ORGANIZATION			
6	State of Delaware					
	•	7	SOLE VOTING POWER			
NUME	ER OF	/	0			
	ARES CIALLY	8	SHARED VOTING POWER			
OWN	ED BY	0	47,065,391 (1)			
EA REPO	ACH RTING	9	SOLE DISPOSITIVE POWER			
PER	SON	5	0			
W	ITH	10	SHARED DISPOSITIVE POWER			
	1		47,065,391 (1)			
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH PERSON					
	47,065,391 (1)					
12	12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES		1E AGGREGALE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES			
10	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)					
13	26.2% (2)					
14	TYPE OF REPORTING PERSON					
14	00					

Amount consists of 47,065,391 shares of Option Care Health, Inc., a Delaware corporation ("Option Care Health" or the "Issuer"), common stock, par value \$0.0001 per share ("Common Stock") issued to HC Group Holdings I, LLC ("HC I" or "Omega Parent"). Madison Dearborn Partners, LLC ("MDP LLC") may be deemed to have beneficial ownership of such shares as MDP LLC is the general partner of Madison Dearborn Partners VI-A&C, L.P. ("MDP VI-A&C"), which in turn is the general partner of Madison Dearborn Capital Partners VI-A, L.P. ("MDCP VI-A").
 The percentage ownership is based upon 179,868,880 shares of Common Stock issued and outstanding as of July 30, 2021, as disclosed in the Issuer's Quarterly Report on Form 10-Q filed with the SEC on August 3, 2021.

1	NAME OF REPORTING PERSON OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON					
1	Madison Dearborn Partners VI-A&C, L.P.					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP					
3	(a) $\Box$ (b) $\boxtimes$ SEC USE ONLY					
4	SOURCE OF FUNDS					
5	OO (See item 3) CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)					
_	CITIZENSH	IP OR P	PLACE OR ORGANIZATION			
6	State of Dela	State of Delaware				
NUM	IBER OF	7	SOLE VOTING POWER 0			
SH BENE	IARES FICIALLY NED BY	8	SHARED VOTING POWER           47,065,391 (1)			
REPO	ACH ORTING RSON	9	SOLE DISPOSITIVE POWER 0			
WITH		10	SHARED DISPOSITIVE POWER 47,065,391 (1)			
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH PERSON 47,065,391 (1)					
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES					
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 26.2% (2)					
	TYPE OF REPORTING PERSON					
14	PN					

(1) Amount consists of 47,065,391 shares of Common Stock issued to HC I. MDP VI-A&C may be deemed to have beneficial ownership of such shares as MDP VI-A&C is the general partner of MDCP VI-A.

4	NAME OF REPORTING PERSON OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON					
1	Madison Dearborn Capital Partners VI-A, L.P.					
	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP					
2	(a)□ (b) ⊠					
	SEC USE ONLY					
3						
	SOURCE OF FUNDS					
4	OO (See item	ı 3)				
		X IF DIS	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS			
5	2(d)  or  2(e)	2(d) or 2(e)				
		IP OR P	LACE OR ORGANIZATION			
6	State of Delaware					
	<u> </u>		SOLE VOTING POWER			
NUMB	ER OF	7	0			
SHA	RES		SHARED VOTING POWER			
	CIALLY ED BY	8	47,065,391 (1)			
EA REPOI	CH	•	SOLE DISPOSITIVE POWER			
PER		9	0			
WI	TH	10	SHARED DISPOSITIVE POWER			
		10	47,065,391 (1)			
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH PERSON					
11	47,065,391 (1)					
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES					
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)					
	26.2% (2)					
14	TYPE OF REPORTING PERSON					
L	PN					

(1) Amount consists of 47,065,391 shares of Common Stock issued to HC I. MDCP VI-A may be deemed to have beneficial ownership of such shares as MDCP VI-A is a controlling equityholder of MDP HC Holdings, LLC ("MDP HC").

1	NAME OF REPORTING PERSON OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON					
	MDP HC Holdings, LLC					
	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP					
2	(a)□ (b) ⊠					
3	SEC USE ONLY					
3						
4	SOURCE OF FUNDS					
4	OO (See item	ı 3)				
		X IF DIS	SCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS			
5	2(d) or 2(e) □					
		IP OR P	LACE OR ORGANIZATION			
6	State of Dela	State of Delaware				
			SOLE VOTING POWER			
NUMI	BER OF	7	0			
SH	ARES	-	SHARED VOTING POWER			
	ICIALLY IED BY	8	47,065,391 (1)			
	ACH RTING	9	SOLE DISPOSITIVE POWER			
PEF	RSON	9	0			
W	ITH	10	SHARED DISPOSITIVE POWER			
		10	47,065,391 (1)			
11	AGGREGAT	E AMO	UNT BENEFICIALLY OWNED BY EACH PERSON			
11	47,065,391 (1)					
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES					
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)					
	26.2% (2)					
14	TYPE OF REPORTING PERSON OO					
	00					

(1) Amount consists of 47,065,391 shares of Common Stock issued to HC I. MDP HC may be deemed to have beneficial ownership of such shares as MDP HC is the controlling equityholder of HC I.

	NAME OF REPORTING PERSON OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON					
1	HC Group Holdings I, LLC					
	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP					
2	(a)□ (b) ⊠					
		SEC USE ONLY				
3						
4	SOURCE OF FUNDS					
4	OO (See item	1 3)				
		X IF DIS	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS			
5	$\square$	2(d) or 2(e)				
	CITIZENSH	IP OR PI	LACE OR ORGANIZATION			
6	State of Delaware					
	•	7	SOLE VOTING POWER			
NUME	BER OF	/	0			
	ARES ICIALLY	8	SHARED VOTING POWER			
OWN	ED BY	0	47,065,391 (1)			
	ACH RTING	9	SOLE DISPOSITIVE POWER			
PER	SON	3	0			
W	ITH	10	SHARED DISPOSITIVE POWER			
		10	47,065,391 (1)			
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH PERSON					
	47,065,391 (1)					
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES					
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 26.2% (2)					
	26.2% (2) TYPE OF REPORTING PERSON					
14	00					

(1) Amount consists of 47,065,391 shares of Common Stock issued to HC I.

1	NAME OF REPORTING PERSON OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON					
1	Elizabeth Q. Betten					
2	CHECK THI	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP				
2	(a)□ (b) ⊠	]				
		SEC USE ONLY				
3						
	SOURCE OF FUNDS					
4	OO (See iten	OO (See item 3)				
		X IF DIS	SCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS			
5	2(d) or 2(e) □	2(d) or 2(e)				
			ΙΑΓΕ ΟΡ ΟΡΟΑΝΙΖΑΤΙΟΝ			
6	CITIZENSHIP OR PLACE OR ORGANIZATION United States of America					
	Office Office		SOLE VOTING POWER			
		7	10,895 shares (1)			
	BER OF ARES		SHARED VOTING POWER			
	FICIALLY	8	47,065,391 (1)			
	NED BY ACH		SOLE DISPOSITIVE POWER			
	ORTING	9	10,895 shares (1)			
	RSON /ITH		SHARED DISPOSITIVE POWER			
		10	47,065,391 (1)			
	ACCRECAT	TE AMO				
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH PERSON 47,076,286 (1)(2)					
	47,076,286 (1)(2) CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES					
12						
10	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)					
13	26.2% (3)					
14	TYPE OF REPORTING PERSON					
14	IN					

(1) Amount consists of 10,895 shares of Common Stock issued to Elizabeth Q. Betten upon vesting of certain restricted stock units received by Ms. Betten in her capacity as a director of the Issuer.

(2) Amount consists of 47,065,391 shares of Common Stock issued to HC I. Ms. Betten may be deemed to have beneficial ownership of such shares as Ms. Betten serves on the Board of Managers of HC I, is a limited partner of MDP VI-A&C, is a Managing Director of MDP LLC and serves on the board of directors of the Issuer.

	NAME OF REPORTING PERSON OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON					
1	Timothy Sullivan					
	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP					
2	(a)□ (b) ⊠					
	SEC USE ONLY					
3						
	SOURCE OF FUNDS					
4	OO (See item	ı 3)				
		K IF DIS	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS			
5	2(d) or 2(e)	2(d) or 2(e)				
	CITIZENSH	CITIZENSHIP OR PLACE OR ORGANIZATION				
6	United States of America					
	<u>+</u>	-	SOLE VOTING POWER			
NUMB	ER OF	7	10,895 shares (1)			
_	RES	0	SHARED VOTING POWER			
	CIALLY ED BY	8	47,065,391 (1)			
EA REPOI	CH	9	SOLE DISPOSITIVE POWER			
PER		9	10,895 shares (1)			
WI	TH	10	SHARED DISPOSITIVE POWER			
		10	47,065,391 (1)			
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH PERSON					
11	47,076,286 (1)(2)					
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES					
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)					
	26.2% (3)					
14	TYPE OF REPORTING PERSON IN					
	11N					

(1) Amount consists of 10,895 shares of Common Stock issued to Timothy Sullivan upon vesting of certain restricted stock units received by Mr. Sullivan in his capacity as a director of the Issuer.

(2) Amount consists of 47,065,391 shares of Common Stock issued to HC I. Mr. Sullivan may be deemed to have beneficial ownership of such shares as Mr. Sullivan serves on the Board of Managers of HC I, is a limited partner of MDP VI-A&C, is a Managing Director of MDP LLC and serves on the board of directors of the Issuer.

	NAME OF REPORTING PERSON OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON					
1	Paul J. Finnegan					
	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP					
2	(a)□ (b) ⊠	(a) $\Box$ (b) $\boxtimes$				
	SEC USE ON					
3						
	SOURCE OF FUNDS					
4	OO (See item	ı 3)				
-		X IF DIS	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS			
5	2(d) or 2(e)	2(d) or 2(e)				
		IP OR P	LACE OR ORGANIZATION			
6	United States of America					
	ļ	_	SOLE VOTING POWER			
NUME	SER OF	7	0 shares			
SHA	ARES	_	SHARED VOTING POWER			
	ICIALLY ED BY	8	47,065,391 (1)			
	CH RTING	•	SOLE DISPOSITIVE POWER			
	SON	9	0 shares			
W]	TH	10	SHARED DISPOSITIVE POWER			
		10	47,065,391 (1)			
11	AGGREGAT	E AMO	UNT BENEFICIALLY OWNED BY EACH PERSON			
11	47,065,391 (1)					
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES					
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)					
	26.2% (2)					
14	TYPE OF REPORTING PERSON					
	IN					

(1) Amount consists of 47,065,391 shares of Common Stock issued to HC I. Paul J. Finnegan may be deemed to have beneficial ownership of such shares as Mr. Finnegan is one of two members of a limited partner committee that, by majority vote, controls investment decisions of shares held directly by MDCP VI-A, including the disposition of shares of Common Stock held directly by HC I.

	NAME OF R	EPORT	ING PERSON OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON			
1	Samuel M. Mencoff					
	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP					
2	(a)□ (b) ⊠					
		SEC USE ONLY				
3						
	SOURCE OF	SOURCE OF FUNDS				
4	OO (See item	ı 3)				
		X IF DIS	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS			
5	2(d) or 2(e) □					
		IP OR PI	LACE OR ORGANIZATION			
6	United States of America					
	ł	-	SOLE VOTING POWER			
NUME	BER OF	7	0 shares			
-	ARES ICIALLY	8	SHARED VOTING POWER			
	ED BY	0	47,065,391 (1)			
	ACH RTING	9	SOLE DISPOSITIVE POWER			
PER	SON	9	0 shares			
W	ITH	10	SHARED DISPOSITIVE POWER			
	1	10	47,065,391 (1)			
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH PERSON					
	47,065,391 (1)					
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES					
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)					
15	26.2% (2)					
14	TYPE OF REPORTING PERSON					
14	IN					

(1) Amount consists of 47,065,391 shares of Common Stock issued to HC I. Samuel M. Mencoff may be deemed to have beneficial ownership of such shares as Mr. Mencoff is one of two members of a limited partner committee that, by majority vote, controls investment decisions of shares held directly by MDCP VI-A, including the disposition of shares of Common Stock held directly by HC I. The percentage ownership is based upon 179,868,880 shares of Common Stock issued and outstanding as of July 30, 2021, as disclosed in the

(2) Issuer's Quarterly Report on Form 10-Q filed with the SEC on August 3, 2021. This Amendment No. 8 ("Amendment No. 8") to Schedule 13D amends and supplements the Schedule 13D originally filed with the SEC on August 7, 2019, as amended by Amendment No. 1 to the Schedule 13D filed with the SEC on July 27, 2020, Amendment No. 2 to the Schedule 13D filed with the SEC on August 20, 2020, Amendment No. 3 to the Schedule 13D filed with the SEC on December 16, 2020, Amendment No. 4 to the Schedule 13D filed with the SEC on December 29, 2020, Amendment No. 5 to the Schedule 13D filed with the SEC on February 12, 2021, Amendment No. 6 to the Schedule 13D filed with the SEC on June 14, 2021 (the "Original Schedule 13D") and, together with Amendment No. 8, the "Schedule 13D", relating to the Issuer. Except as set forth herein, the Original Schedule 13D is unmodified and remains in full force and effect. Each capitalized term used but not defined herein has the meaning ascribed to such term in the Original Schedule 13D.

#### Item 4. Purpose of Transaction.

Item 4 of the Original Schedule 13D is amended by adding the following:

The information set forth in Item 6 below is incorporated by reference in its entirety into this Item 4.

### Item 5. Interest in Securities of the Issuer.

Item 5(a)-(b) of the Original Schedule 13D is hereby amended and restated as follows:

HC I directly owns the 47,065,391 Shares of the Issuer's Common Stock, or approximately 26.2% of the total number of Shares of Common Stock outstanding, issued to HC I pursuant to the Merger Agreement.

MDP HC is the controlling equityholder of HC I and may be deemed to share voting and dispositive power with respect to the 47,065,391 shares of the Issuer's Common Stock, or approximately 26.2% of the total number of Shares of Common Stock outstanding, held by HC I by virtue of its ability to collectively direct the decisions of HC I.

MDCP VI-A, as the controlling equityholder of MDP HC, has the ability to direct the investment decisions of MDP HC, including the power to direct the decisions of MDP HC regarding the vote or disposition of the 47,065,391 Shares of the Issuer's Common Stock, or approximately 26.2% of the total number of Shares of Common Stock outstanding, directly held by HC I; therefore, MDCP VI-A may be deemed to share voting and dispositive power with respect to the Shares of Common Stock of the Issuer held by HC I.

MDP VI-A&C, as the general partner of MDCP VI-A, has the ability to direct the investment decisions of MDCP VI-A, including the power to direct the decisions of MDCP VI-A regarding the vote or disposition of 47,065,391 Shares of the Issuer's Common Stock, or approximately 26.2% of the total number of shares of Common Stock outstanding, directly held by HC I; therefore, MDP VI-A&C may be deemed to share voting and dispositive power with respect to the Shares of Common Stock of the Issuer held by HC I.

MDP LLC, as the general partner of MDP VI-A&C, which in turn is the general partner of MDCP VI-A, has the ability to direct the investment decisions of MDCP VI-A and MDP VI-A&C, including the power to direct the decisions of MDCP VI-A and MDP VI-A&C regarding the vote or disposition of 47,065,391 Shares of the Issuer's Common Stock, or approximately 26.2% of the total number of shares of Common Stock outstanding, directly held by HC I; therefore, MDP LLC may be deemed to share voting and dispositive power with respect to the Shares of Common Stock of the Issuer held by HC I.

Ms. Betten and Mr. Sullivan each serve on the Board of Managers of HC I, are limited partners of MDP VI-A&C, are each a Managing Director of MDP LLC and each serve on of the board of directors of the Issuer. In such capacities, each has the ability to direct HC I's business decisions, including the power to direct the decisions of HC I regarding the vote or disposition of securities held by HC I. Therefore, Ms. Betten and Mr. Sullivan may be deemed to share voting and dispositive power with respect to the 47,065,391 Shares of the Issuer's Common Stock, or approximately 26.2% of the total number of Shares of Common Stock outstanding, directly held by HC I. In addition, each of Ms. Betten and Mr. Sullivan have sole voting and dispositive power with respect to 10,895 Shares of the Issuer's Common Stock, or less than 1% of the total number of Shares of Common Stock outstanding, which were issued to each of them upon vesting of certain restricted stock units received by them in their capacity as directors of the Issuer.

Messrs. Finnegan and Mencoff, in their capacities as the sole members of a limited partner committee, have the power, acting by majority vote, to direct the decisions of MDCP VI-A regarding the vote or disposition of securities directly held by HC I; therefore, Messrs. Finnegan and Mencoff may be deemed to share voting and dispositive power with respect to the 47,065,391 Shares of the Issuer's Common Stock, or approximately 26.2% of the total number of Shares of Common Stock outstanding, directly held by HC I.

The percentages in this Item 5 are calculated based on 179,868,880 shares of Common Stock issued and outstanding as of July 30, 2021, as disclosed in the Issuer's Quarterly Report on Form 10-Q filed with the SEC on August 3, 2021.

Neither the filing of this Schedule 13D nor any of its contents shall be deemed to constitute an admission by any of the Reporting Persons that it is the beneficial owner of any of the Common Stock referred to herein for the purposes of Section 13(d) of the Act, or for any other purpose, and such beneficial ownership is expressly disclaimed by each Reporting Person other than HC I.

Each Reporting Person expressly disclaims any assertion or presumption that it and the other persons on whose behalf this Statement is filed constitute a "group" for the purposes of Sections 13(d) of the Exchange Act and the rules thereunder. The filing of this statement should not be construed to be an admission that any member of the Reporting Persons are members of a "group" for the purposes of Sections 13(d) of the Exchange Act.

# Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer.

Item 6 of the Original Schedule 13D is amended by adding the following:

# Equity Offering (August 2021)

On August 3, 2021, the Issuer and HC I entered into an underwriting agreement (the "Underwriting Agreement") with Goldman Sachs & Co. LLC (the "Underwriter"). Pursuant to the Underwriting Agreement, HC I agreed to sell 20,700,000 shares of Common Stock (the "Securities") to the Underwriter at a price of \$20.00 per share (the "Offering"). The Securities include 2,700,000 shares sold by HC I in connection with the Underwriter's full exercise of its option to purchase additional shares. The closing of the Offering occurred on August 5, 2021.

In connection with the Offering, each of HC I, Ms. Betten and Mr. Sullivan entered into a 60-day "lock-up" agreement with the Underwriter, dated August 3, 2021 (collectively, the "Lock-up Agreements"). Under the Lock-up Agreements, each party to the Lock-up Agreements agreed that, without the prior written consent of the Underwriter, and subject to certain exceptions, they would not, for a period of 60 days from the date of the Underwriting Agreement, (i) offer, pledge, sell, contract to sell, sell any option or contract to purchase, purchase any option or contract to sell, grant any option, right or warrant to purchase, or otherwise transfer or dispose of, directly or indirectly, any shares of Common Stock or any securities convertible into or exercisable or exchangeable for Common Stock, or publicly disclose the intention to make any offer, sale, pledge or disposition, (ii) enter into any swap or other agreement that transfers, in whole or in part, any of the economic consequences of ownership of the Common Stock or any security convertible into or exercisable to be filed or confidentially submitted any registration statement for the registration of any shares of Common Stock or any security convertible into or exercisable or exchangeable for Common Stock.

The foregoing summaries of the Underwriting Agreement and the Lock-up Agreements do not purport to be complete and are qualified in their entirety by reference to the full text of the Underwriting Agreement and the Form of Lock-up Agreement, copies of which are attached hereto as Exhibits 21 and 22, respectively, and are incorporated herein by reference.

# Item 7. Materials to be Filed as Exhibits.

Exhibit 21	Underwriting Agreement, dated as of August 3, 2021, by and among Option Care Health, Inc., HC Group Holdings I, LLC and Goldman
	Sachs & Co. LLC (incorporated by reference to Exhibit 1.1 to Option Care Health, Inc.'s Current Report on Form 8-K filed on August 5,
	<u>2021).</u>
Exhibit 22	Form of Lock-Up Agreement (incorporated by reference to Exhibit A of Exhibit 1.1 to Option Care Health, Inc.'s Current Report on
	Form 8-K filed on August 5, 2021).

# SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, the undersigned certifies that the information set forth in this statement is true, complete and correct.

Dated: August 6, 2021

# MADISON DEARBORN PARTNERS, LLC

By: /s/ Annie S. Terry

Name: Annie S. Terry Title: Managing Director

#### MADISON DEARBORN PARTNERS VI-A&C, L.P.

- By: Madison Dearborn Partners, LLC Its:General Partner
- By: /s/ Annie S. Terry

Name: Annie S. Terry Title: Managing Director

# MADISON DEARBORN CAPITAL PARTNERS VI-A, L.P.

- By: Madison Dearborn Partners VI-A&C, L.P. Its: General Partner
- By: Madison Dearborn Partners, LLC Its: General Partner

By: <u>/s/ Annie S. Terry</u> Name: Annie S. Terry Title: Managing Director

# MDP HC HOLDINGS, LLC

By: <u>/s/</u> Timothy Sullivan Name: Timothy Sullivan Title: Managing Director

# HC GROUP HOLDINGS I, LLC

By: /s/ Nicolas Sassali Name: Nicolas Sassali

Title: Assistant Treasurer

/s/ Elizabeth Q. Betten Elizabeth Q. Betten

/s/ Timothy Sullivan Timothy Sullivan

/s/ Paul J. Finnegan Paul J. Finnegan

/s/ Samuel M. Mencoff Samuel M. Mencoff