SEC Form 4	
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### FORM 4

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

OMB APPROVAL						
OMB Number:	3235-0287					
Estimated average burden						
hours per response:	0.5					

	Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).
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## STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

1. Name and Address of Reporting Person*           Pamplona Capital Partners III, L.P.			2. Issuer Name <b>and</b> Ticker or Trading Symbol <u>Privia Health Group, Inc.</u> [ PRVA ]						5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director X 10% Owner										
(Last) (First) (Middle) C/O PAMPLONA CAPITAL MANAGEMENT LLC,					3. Date of Earliest Transaction (Month/Day/Year) 04/04/2022						Officer (give title Other (specify below) below)								
667 MADISON AVENUE, 22ND FLOOR					4. If Amendment, Date of Original Filed (Month/Day/Year)						6. Individual or Joint/Group Filing (Check Applicable Line)								
(Street) NEW YORK NY 10065				04/0	04/06/2022							Form filed by One Reporting Person X Form filed by More than One Reporting Person							
(City)	(St	ate) (Z	Zip)																
		Table	I - Non-Deriva	ative \$	Secu	rities	6 Acq	uired	, Dis	posed	of, o	Benefi	cially	Own	ed	*			
Dat		2. Transaction Date (Month/Day/Yea	Execution		Date, Trans Code		action (Instr.	ion Disposed		Acquired (A) or (D) (Instr. 3, 4 and		5. Amount of Securities Beneficially Owned Following			6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)			e of Beneficial Iip (Instr.	
							Code	v	Amo	ount	(A) or (D)	Price	Report Transa (Instr. 3	ction(s)					
Common	Stock		04/04/2022				<b>J</b> <sup>(2)</sup>		4,8	04,754	D	(2)	15,2	15,05	4	Ι		See Footno	tes <sup>(1)(3)(4)</sup>
Common	Stock		04/04/2022				<b>J</b> <sup>(2)</sup>		4,8	04,754	Α	(2)	20,0	19,80	8	I		See Footno	tes <sup>(1)(3)(4)</sup>
		Tal	ble II - Derivat (e.g., pu											wneo	k				
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transa Code ( 8)		of Deriv Secu Acqu (A) o Disp of (D	vative irities ired r osed ) r. 3, 4	6. Date Expirat (Month	ion D			nount of curities derlying rivative curity (Inst	Derivative Security (Instr. 5)		der Seo Bei Ow Fol Rej Tra	Securities F Seneficially D Owned o		/nership rm: ect (D) Indirect (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)
				Code	v	(A)	(D)	Date Exercis	sable	Expiration Date	on Tit	Amour or Numbe of le Shares	er						
		Reporting Person* al Partners III	<u>, L.P.</u>	*		*				*		,							
	MPLONA C	(First) CAPITAL MANA ENUE, 22ND F		Ξ,	_														
(Street) NEW Y	ORK	NY	10065		-														
(City)		(State)	(Zip)																
		Reporting Person <sup>*</sup> <u>y Advisors II</u>	Ltd																
I	MPLONA C	(First) CAPITAL MANA ENUE, 22ND FI		2	_														
(Street) NEW Y	ORK	NY	10065																
(City)		(State)	(Zip)																
		Reporting Person*	<u>yco III, L.P.</u>																

,		
(Last)	(First)	(Middle)
667 MADISON		
(Street) NEW YORK	NY	10065
(City)	(State)	(Zip)
1. Name and Addres Pamplona Eq		<sup>son*</sup> Advisors III, Ltd.
(Last) C/O PAMPLON	(First) A CAPITAL MA	(Middle)
667 MADISON	AVENUE, 22NI	) FLOOR
(Street) NEW YORK	NY	10065
(City)	(State)	(Zip)
1. Name and Addres Pamplona PE		
(Last)	(First)	(Middle)
C/O PAMPLON 667 MADISON	-	ANAGEMENT LLC D FLOOR
(Street) NEW YORK	NY	10065
(City)	(State)	(Zip)
1. Name and Addres Pamplona PE		
(Last)	(First)	(Middle)
C/O PAMPLON	A CAPITAL M	ANAGEMENT LLC
C/O PAMPLON 667 MADISON	A CAPITAL M	
C/O PAMPLON	A CAPITAL M	
C/O PAMPLON 667 MADISON (Street)	A CAPITAL MA	) FLOOR
C/O PAMPLON 667 MADISON (Street) NEW YORK (City)	A CAPITAL M/ AVENUE, 22NI NY (State)	D FLOOR 10065 (Zip) son*
C/O PAMPLON 667 MADISON (Street) NEW YORK (City) 1. Name and Addres Pamplona Ca (Last) C/O PAMPLON	A CAPITAL M/ AVENUE, 22NI NY (State) ss of Reporting Pers pital Manage (First) A CAPITAL M/	D FLOOR 10065 (Zip) son* ment, LLP (Middle) ANAGEMENT LLC
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1. Name and Addres Halsted John		son*
(Last)	(First)	(Middle)
C/O PAMPLON	A CAPITAL M	ANAGEMENT LLC
667 MADISON	AVENUE, 22N	D FLOOR
(Street)		
NEW YORK	NY	10065
(City)	(State)	(Zip)
1. Name and Addres Knaster Alex	1 0	son*
(Last)	(First)	(Middle)
C/O PAMPLON	A CAPITAL M	ANAGEMENT LLC
667 MADISON	AVENUE, 22N	D FLOOR
(Street)		
NEW YORK	NY	10065
(City)	(State)	(Zip)

#### **Explanation of Responses:**

1. This statement is being filed by (i) Pamplona Capital Partners III, L.P. ("PCP III") (ii) Pamplona Equity Advisors III Ltd., (iii) Pamplona Private Equity Carryco III, L.P. ("PPEC"), (iv) Pamplona Equity Carryco Advisors III, Ltd., (v) Pamplona PE Investments II, Ltd., (vi) Pamplona PE Investments Malta Limited, (vii) Pamplona Capital Management LLP, (viii) Pamplona Capital Management LLC, (ix) John C. Halsted and (x) Alexander M. Knaster (the foregoing, collectively, the "Reporting Persons").

2. Represents a cross-trade, pursuant to which PCP III transferred 4,804,754 shares of common stock, par value \$0.01 per share (the "Common Stock") of Privia Health Group, Inc. to PPEC for no monetary consideration.

3. The shares of Common Stock are held by PCP III and PPEC. PCP III is controlled by Pamplona Equity Advisors III Ltd., its general partner. John C. Halsted owns 100% of the shares of Pamplona Equity Advisors III, Ltd., its general partner. John C. Halsted owns 100% of the shares of Pamplona Equity Advisors III, Ltd. Pamplona PE Investments Malta Limited serves as an investment manager to PCP III. Pamplona Capital Management LLP and Pamplona Capital Management LLC (together, the "Pamplona Gamplona PE Investments dovisors to Pamplona PE Investments Malta Limited. Mr. John C. Halsted and Mr. Alexander M. Knaster are the principals of the Pamplona Manager Entities." PPEC is controlled by Pamplona Equity Carryco Advisors III, Ltd., its general partner. Pamplona PE Investments II, Ltd. owns 100% of the shares of Pamplona PE Investments II, Ltd. Mr. Alexander M. Knaster owns 100% of the shares of Pamplona PE Investments II, Ltd.

4. Each Reporting Person disclaims beneficial ownership of the securities reported herein except to the extent of its pecuniary interest therein, if any, and this report shall not be deemed an admission that any such person or entity is the beneficial owner of, or has any pecuniary interest in, such securities for purposes of Section 16 of the Securities Exchange Act of 1934, as amended, or for any other purpose.

### Remarks:

This Form 4 amendment is being filed to include Pamplona PE Investments II, Ltd. as a Reporting Person and to clarify the ownership of Pamplona Equity Carryco Advisors III, Ltd.

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<u>/s/ Ronan Guilfoyle, Director</u> <u>of Pamplona Equity Advisors</u> <u>III Ltd., its General Partner of</u> <u>PAMPLONA CAPITAL</u> PARTNERS III, L.P.	<u>04/29/2022</u>
/s/ Ronan Guilfoyle, Director of PAMPLONA EQUITY ADVISORS III LTD.	<u>04/29/2022</u>
<u>/s/ Ronan Guilfoyle, Director</u> <u>of Pamplona Equity Carryco</u> <u>Advisors III, Ltd., its General</u> <u>Partner of PAMPLONA</u> <u>PRIVATE EQUITY</u> <u>CARRYCO III, L.P.</u>	<u>04/29/2022</u>
<u>/s/ Ronan Guilfoyle, Director</u> of PAMPLONA EQUITY CARRYCO ADVISORS III, LTD.	<u>04/29/2022</u>
<u>/s/ Lori Griffith, Director of</u> <u>PAMPLONA PE</u> <u>INVESTMENTS II, LTD.</u>	<u>04/29/2022</u>
<u>/s/ Stephen Gauci, Director of</u> <u>PAMPLONA PE</u> <u>INVESTMENTS MALTA</u> <u>LIMITED</u>	<u>04/29/2022</u>
<u>/s/ Kevin O'Flaherty,</u> <u>Designated Member of</u> <u>PAMPLONA CAPITAL</u> <u>MANAGEMENT LLP</u>	<u>04/29/2022</u>
<u>/s/ Stephen Gauci, Managing</u> <u>Member of PAMPLONA</u> <u>CAPITAL MANAGEMENT</u> <u>LLC</u>	<u>04/29/2022</u>
/s/ John C. Halsted	04/29/2022
/s/ Alexander Knaster	04/29/2022
** Signature of Reporting Person	Date

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

 $^{\ast}$  If the form is filed by more than one reporting person, see Instruction 4 (b)(v).

\*\* Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.