FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

OMB APPROVAL

OMB Number:	3235-0287
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Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

Check this box to indicate that a

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

purchase or sale or issuer that is intended	ade pursuant to a n or written plan for the f equity securities of the ded to satisfy the conditions of Rule			
	s of Reporting Person*	P III, LLC	2. Issuer Name and Ticker or Trading Symbol P3 Health Partners Inc. [PIII]	Relationship of Reporting Person(s) to Issuer (Check all applicable) Director X 10% Owner
(Last)	(First)	(Middle)	3. Date of Earliest Transaction (Month/Day/Year) 09/05/2023	Officer (give title Other (specify below)
980 NORTH MIC (Street)	CHIGAN AVENUE	E, SUITE 1998	4. If Amendment, Date of Original Filed (Month/Day/Year)	Individual or Joint/Group Filing (Check Applicable Line) Form filed by One Reporting Person
CHICAGO	IL	60611		X Form filed by More than One Reporting Person
(City)	(State)	(Zip)		

Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned

1. Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)	3. Transac Code (Ir 8)		4. Securities Acquired (A) or Disposed Of (D) (Instr. 3, 4 and 5)			5. Amount of Securities Beneficially Owned Following Reported	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership
			Code	v	Amount	(A) or (D)	Price	Transaction(s) (Instr. 3 and 4)		(Instr. 4)
Class A Common Stock	09/05/2023		P		90,000(1)	A	\$2.02(2)	49,575,442	I	See Footnote ⁽³⁾
Class A Common Stock	09/06/2023		P		90,000(1)	A	\$2.128(4)	49,665,442	I	See Footnote ⁽³⁾
Class A Common Stock	09/07/2023		P		90,000(1)	A	\$2.0591(5)	49,755,442	I	See Footnote ⁽³⁾

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

- 1	1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	 3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transac Code (In 8)		Derivative Expiration Date Securities (Month/Day/Year)		Securities Underlying Derivative Security Se		8. Price of Derivative Security (Instr. 5)	Security Securities	Ownership of Ir Form: Ben Direct (D) Own	11. Nature of Indirect Beneficial Ownership (Instr. 4)		
				Code	v	(A)	(D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares		Transaction(s) (Instr. 4)		

1. Name and Add	Iress of Reporting Person *		
Chicago Pa	cific Founders UGF	III, LLC	
(1 4)	(FireA)	(8.4% d all a)	-
(Last)	(First)	(Middle)	
980 NORTH 1	MICHIGAN AVENUE,	SUITE 1998	
(Street)			_
CHICAGO	IL	60611	
(City)	(State)	(Zip)	
1. Name and Add	Iress of Reporting Person *		
Chicago Pa	cific Founders GP I	<u>II, L.P.</u>	
(Last)	(First)	(Middle)	
980 NORTH 1	MICHIGAN AVENUE,	SUITE 1998	
(Street)			-
CHICAGO	IL	60611	
(City)	(State)	(Zip)	
			\dashv

	s of Reporting Person*		
CPF III PT SF	<u>'V, LLC</u>		
(Last)	(First)	(Middle)	
980 NORTH MIC	CHIGAN AVENUE	C, SUITE 1998	
(Street)			
CHICAGO	IL	60611	
(City)	(State)	(Zip)	
1. Name and Address	s of Reporting Person *		
<u>CPF III-A PT</u>	SPV, LLC		
(Last)	(First)	(Middle)	
980 NORTH MIC	CHIGAN AVENUE	S, SUITE 1998	
(Street)			
CHICAGO	IL	60611	
(City)	(State)	(Zip)	

Explanation of Responses:

- 1. Includes (i) 69,433.68 shares of Common Stock directly acquired by CPF III PT SPV, LLC ("SPV III") and (ii) 20,566.32 shares of Common Stock directly acquired by CPF III PT SPV-A, LLC ("SPV-A III").
- 2. The price reported in Column 4 is a weighted-average price. These shares were purchased in multiple transactions at prices ranging from \$1.975 to \$2.07, inclusive. The reporting persons undertake to provide to P3 Health Partners Inc., or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares purchased at each separate price within the range set forth in this footnote?
- 3. Chicago Pacific Founders UGP, III LLC ("UGP III") is the general partner of Chicago Founders GP III, LP ("GP III"), the general partner of each of SPV III and SPV III-A. As a result, UGP III has the power to vote and dispose of the Issuer's securities held by SPV III and SPV III-A (the "Underlying Securities"). Each of UGP III and GP III disclaims beneficial ownership for the amount in excess of their pecuniary interest in the Underlying Securities.
- 4. The price reported in Column 4 is a weighted-average price. These shares were purchased in multiple transactions at prices ranging from \$2.045 to \$2.19, inclusive. The reporting persons undertake to provide to P3 Health Partners Inc., any security holder of P3 Health Partners Inc., or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares purchased at each separate price within the range set forth in this footnote 4.
- 5. The price reported in Column 4 is a weighted-average price. These shares were purchased in multiple transactions at prices ranging from \$2.025 to \$2.10, inclusive. The reporting persons undertake to provide to P3 Health Partners Inc., any security holder of P3 Health Partners Inc., or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares purchased at each separate price within the range set forth in this footnote 5.

Chicago Pacific Founders UGP III, 09/07/2023 LLC, /s/ Michael Wilson, authorized signatory Chicago Pacific Founders GP III, L.P., /s/ Michael Wilson, 09/07/2023 authorized signatory CPF III PT SPV, LLC, /s/ Michael 09/07/2023 Wilson, authorized signatory CPF III-A PT SPV, LLC, /s/ 09/07/2023 Michael Wilson, authorized signatory ** Signature of Reporting Person Date

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

- * 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.