## UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

## FORM 12b-25

## NOTIFICATION OF LATE FILING

SEC File Number: 001-40033 CUSIP Number: 744413105

					CUSIP Number: /44413103
(Check one):	□ Form 10-K □ Form N-SAR	☐ Form 20-F ☐ Form N-CSR	□ Form 11-K	⊠ Form 10-Q	☐ Form 10-D
	For Period Ended:  ☐ Transition Report o  ☐ Transition Report o  ☐ Transition Report o  ☐ Transition Report o	n Form 20-F n Form 11-K			
	☐ Transition Report of Transition Report of Transition Period	n Form N-SAR			
		Read Instructions (on back pag	(a) Pafaya Pyangying Farm P	loggo Puint ou Typo	
		shall be construed to imply t			ed herein.
If the notification re	elates to a portion of the filing	checked above, identify the Ite	m(s) to which the notification	relates: Not Applicable	
PART I — REGIS	TRANT INFORMATION				
P3 HEALTH PAR	TNERS INC.				
Full Name of Regis	trant				
Former Name if Ap					
2370 Corporate Ci					
	al Executive Office (Street and	l Number)			
Henderson, NV 89	074				
City, State and Zip	Code				
PART II — RULE	CS 12b-25(b) AND (c)				
If the subject report (Check box if appro		reasonable effort or expense an	d the registrant seeks relief pu	ursuant to Rule 12b-25(b), the f	following should be completed.
(b) The subjour on or before on Form	ect annual report, semi-annua fore the fifteenth calendar day 10-D, or portion thereof, will		rm 10-K, Form 20-F, Form 11 ate; or the subject quarterly re alendar day following the pre	-K, Form N-SAR or Form N-C port or transition report on For scribed due date; and	CSR, or portion thereof, will be filed m 10-Q or subject distribution report
PART III — NAR	RATIVE				
State below in reasonime period.	onable detail why Forms 10-K	, 20-F, 11-K, 10-Q, 10-D, N-SA	AR, N-CSR, or the transition	report or portion thereof, could	not be filed within the prescribed
March 31, 2022 (the completion of the asstatements for the fifor the years ended 30, 2021, March 31	e "Form 10-Q") within the proudit of the Company's financial scal years ended December 3 December 31, 2020 and 2019, 2021, September 30, 2020, J Securities and Exchange Com	escribed time period due to dela al statements for the fiscal year 1, 2021, 2020 and 2019 is primand unaudited condensed cons	ys in completion of the finance ended December 31, 2021. The arily attributable to the pendiriolidated financial statements (20 (the "Affected Periods"), a	cial statements for the quarterly the delay in the issuance of the ng restatement of the Company for the interim quarterly period as previously disclosed in the C	's consolidated financial statements s ended September 30, 2021, June company's Current Report on Form

## PART IV — OTHER INFORMATION

(1) Name and telephone number of person to contact in regard to this notification Eric Atkins 910-3950

	(Name)	(Area Code)	(Telephone Number)			
	Have all other periodic reports required under Section 13 or 15(d) of the Securities Exchange Act of preceding 12 months or for such shorter period that the registrant was required to file such report(s) to					
			□ Yes ⊠ No			
	Annual Report on Form 10-K for the fiscal year ended December 31, 2021					
	Is it anticipated that any significant change in results of operations from the corresponding period for the last fiscal year will be reflected by the earnings statements to be included in the subject report or portion thereof?					
			ĭ Yes □ No			
	If so, attach an explanation of the anticipated change, both narratively and quantitatively, and, if appropriate, state the reasons why a reasonable estimate of the results cannot be made.					
	As disclosed above, management's work on the pending restatement of the financial statements for the position at this time to compare results of operations for the quarters ended March 31, 2022 and 2023.		complete and the Company is not in a			
	Disclosure Regarding Forward-Looking	g Statements				
	Section 21E of the Securities Exchange Act of 1934, as amended. Words such as "expect," "will," "a future or conditional expressions are intended to identify forward-looking statements. These forward regarding our expectations regarding the timing of the completion of the Company's financial statem expectations based upon currently available information and data. Because such statements are based actual results may differ materially from those projected or estimated and you are cautioned not to plate forward-looking statements are not guarantees of future performance, conditions or results, and involand other important factors, many of which are outside the Company's control, that could cause actual forward-looking statements. The Company disclaims and does not undertake any obligation to update	l-looking statements include, be nents and the filing of the Forn d on the Company's current ex- lace undue reliance on these for live a number of known and unal results or outcomes to differ	ut are not limited to, statements in 10-Q, which reflect the Company's pectations and are not statements of fac rward-looking statements. These known risks, uncertainties, assumptions materially from those discussed in the			
	required by applicable law or regulation.	e of revise any forward-lookin	g statement in this report, except as			
	required by applicable law or regulation.	e of revise any forward-lookii.	g statement in this report, except as			
			g statement in this report, except as			
	P3 HEALTH PARTNERS INC.  (Name of Registrant as Specified in Cha		g statement in this report, except as			
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s ca	P3 HEALTH PARTNERS INC.  (Name of Registrant as Specified in Character and this notification to be signed on its behalf by the undersigned hereunto duly authorized.  May 16, 2022  By /s/ Eric A	arter)	g statement in this report, except as			
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