SEC Form 4	
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	FORM	4	UNITE) STA	TES	SE	CUR	ILI	ES AND) E	ХСНА	NGE	CON	MMI	SSION	l			
							N N	Wash	ington, D.C.	205	49						OME	3 APPRC	VAL
Section 16. Form 4 or Form 5 obligations may continue. See						T OF CHANGES IN BENEFICIAL OWNERSHIP Pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940										Estim	OMB Number: 3235 Estimated average burden hours per response:		3235-0287 en 0.5
transac contrac the pur securit intende defens	chase or sale of ies of the issue ed to satisfy the	pursuant to a written plan for of equity r that is			0.0														
1. Name and Address of Reporting Person [*] Vazquez-Ubarri Anilu						2. Issuer Name and Ticker or Trading Symbol <u>TPG Inc.</u> [TPG]									ck all appli	cable)			
(Last) (First) (Middle) 301 COMMERCE STREET, SUITE 3300				3. Date of Earliest Transaction (Month/Day/Year) 11/12/2024										Office	r (give title	rating	10% O Other (below) g Officer		
(Street) FORT WORTH TX 76102					4. If A	4. If Amendment, Date of Original Filed (Month/Day/Year)									 6. Individual or Joint/Group Filing (Check Applicable Line) Form filed by One Reporting Person Form filed by More than One Reporting Person 				
(City)	(5)		(Zip)								<u> </u>			<u> </u>					
4 Title of	De eurite : (la et		le I - Nor	1-Deriv		_	. Deem		cquired, E	JISP	1			-			6.0	wnership	7. Nature
1. Title of Security (Instr. 3) 2. Transa Date (Month/E					any lonth/Day/Year		Transaction Dispose Code (Instr. 5)		ities Acquired (A d Of (D) (Instr. 3,		4 and Securitie Benefici		es Form ally (D) Following (I) (I		n: Direct or Indirect nstr. 4)	of Indirect Beneficial Ownership (Instr. 4)			
								Code	v	Amount	(A) (D)	or Pi	rice	Transac (Instr. 3	tion(s)				
		Т	able II -	Derivat (e.g., p	tive Se uts, ca	ecur alls,	ities warr	Acq ants	uired, Di s, options	spo s, c	osed of onverti	, or Ber ble sec	nefici uritie	ially es)	Owned				
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deeme Execution if any (Month/Da	Date,	ransaction Code (Instr.)				6. Date Exercisa Expiration Date (Month/Day/Yea		Amount of		of s ng e Secu		8. Price of Derivative Security (Instr. 5)	9. Numbe derivative Securities Beneficia Owned Following Reported Transactio (Instr. 4)	e s Illy g	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	Beneficial Ownership (Instr. 4)
					Code V	,	(A)	(D)	Date Exercisable		xpiration ate	Title	Amo or Num of Shar	nber					
TPG Partner Holdings, L.P. Units	(2)	11/12/2024			A ⁽¹⁾		7,780		(2)		(2)	Class A Common Stock ⁽²⁾	7,7	/80	\$0	1,589,0)87	D	
Holdings, L.P. Units Explanatio 1. On Noven limited partm 2. Pursuant t ultimately ex "exchange cc Partner Hold	n of Respons aber 12, 2024, ' ership agreeme o the Amended changeable for onsideration''). ings is an indir		re by a form nge Agreeme 's election, sl f TPH Units, re exchanged	er partner ent filed by hares of Cl an equal n on a one-	Partner of Partne TPG Inc lass A co umber of for-one b	r Hold c. (the mmon f Com asis fo	ings, L.I dings. "Issuer n stock o imon Ur or the ex	") wit of the nits of xchan	artner Holding h the Securitic Issuer on a or TPG Operati ge considerati	es an ne-foi ng G on, a	vere alloca d Exchang r-one basis roup II, L. nd an equa	Stock ⁽²⁾ ted automa e Commiss s, subject to P. held by 7 al number of	tically t tion (the custon TPG Gr of shares	to the F e "Com nary co roup Ho s of Cla	Reporting Po mission") o nversion ra oldings (SB ass B comm	erson in acco on Novembe te adjustmer S), L.P. ("Gu non stock of	ordanc er 2, 20 nts and roup H the Iss	e with Partne 23, TPH Uni transfer rest foldings"), of	ts are rictions (th `which

Remarks:

(3) Bradford Berenson is signing on behalf of Ms. Vazquez-Ubarri pursuant to the power of attorney dated December 30, 2021, which was previously filed with the Commission.

(3) Bradford Berenson, as attorney-in-fact	<u>11/14/2024</u>
** Circature of Departing Depart	Data

** 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.