(Last)

(First)

C/O WARBURG PINCUS LLC

(Middle)

FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington,	D.C.	20549

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

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

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

See footnotes(2)(3)

11. Nature of Indirect Beneficial Ownership (Instr. 4)

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934

				or	Section	30(h) c	of the Í	Ínves	tment	Company .	Act of	f 1940)						
1. Name and Address of Reporting Person* WARBURG PINCUS LLC				2. Issuer Name and Ticker or Trading Symbol Alignment Healthcare, Inc. [ALHC] S. Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director X 10% Owner															
(Last) (First) (Middle) C/O WARBURG PINCUS LLC 450 LEXINGTON AVEUE (Street)					3. Date of Earliest Transaction (Month/Day/Year) 04/06/2021 4. If Amendment, Date of Original Filed (Month/Day/Year)										Officer (give below)			Other (s elow)	pecify
				4.										Individual or Joint/Group Filing (Check Applicable Line) Form filed by One Reporting Person					
(City)			0017 Zip)											X Per		y More th	an On	е керо	rting
		Table	I - Non-Deriva	ative	Secu	ırities	Acc	quir	ed, [Dispose	d of	, or E	3enefic	ially Ow	ned				
Date		2. Transaction Date (Month/Day/Ye		2A. Deemed Execution Date, if any (Month/Day/Year)		, Tr C	3. Transaction Code (Instr. 8)		4. Securities Ad Disposed Of (D 5)		cquired (A) or O) (Instr. 3, 4 and		5. Amount of Securities Beneficially Owned Following Reported		6. Owner Form: D (D) or Indirect (Instr. 4	irect (I)	Indire Benef Owne	ficial ership	
	Cr. 1	1 #0.004					C	ode	v	Amount	(1)	(A) or (D) Price		Transaction(s) (Instr. 3 and 4)		(11311.4)		(Instr. 4)	
share	Common Stock, par value \$0.001 per share 04/06		04/06/202		1			S ⁽¹⁾		716,624		D	\$16.83	24,802		,721 I		See footnotes	
		Tal	ble II - Derivat e.g., pı							sposed s, conve					ed				
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)		nsaction le (Instr.	of Deriv Secu Acqu (A) o Disp of (D	osed) r. 3, 4	Exp	oiratio	ate Exercisable and iration Date hth/Day/Year) Sec Und Dec Sec Sec		7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and 4)		Derivative Security (Instr. 5) Sec Ben Own Foll Rep Trar		ecurities F eneficially C wned c		ership n: ct (D) direct nstr. 4)	11. Natu of Indire Benefic Owners (Instr. 4)
				Cod	le V	(A)	(D)	Dat Exe	te ercisat	Expira	tion	Title	Amount or Number of Shares						
ı		f Reporting Person*				'						,			'				
	RBURG P	(First) INCUS LLC AVEUE	(Middle)																
(Street) NEW YO	ORK	NY	10017		_														
(City)		(State)	(Zip)																
		Reporting Person* Partners GP																	
	RBURG P	(First) INCUS LLC AVENUE	(Middle)																
(Street) NEW YO	ORK	NY	10017																
(City)		(State)	(Zip)																
		f Reporting Person*																	

450 LEXINGTON AVENUE					
(Street) NEW YORK	NY	10017			
(City)	(State)	(Zip)			

Explanation of Responses:

- 1. Represents 461,584 shares of Common Stock sold by Warburg Pincus Private Equity XII, L.P., a Delaware limited partnership ("WP XII"), 92,610 shares of Common Stock sold by Warburg Pincus Private Equity XII-B, L.P., a Delaware limited partnership ("WP XII-B"), 13,322 shares of Common Stock sold by Warburg Pincus Private Equity XII-D, L.P., a Delaware limited partnership ("WP XII-B"), 13,322 shares of Common Stock sold by Warburg Pincus Private Equity XII-D, L.P., a Delaware limited partnership ("WP XII-B"), 12,322 shares of Common Stock sold by Warburg Pincus Private Equity XII-D, L.P., a Delaware limited partnership ("WP XII-B"), 13,322 shares of Common Stock sold by Warburg Pincus Private Equity XII-D, L.P., a Delaware limited partnership ("WP XII-B"), 13,322 shares of Common Stock sold by Warburg Pincus Private Equity XII-D, L.P., a Delaware limited partnership ("WP XII-B"), 13,322 shares of Common Stock sold by Warburg Pincus Private Equity XII-D, L.P., a Delaware limited partnership ("WP XII-B"), 13,322 shares of Common Stock sold by Warburg Pincus Private Equity XII-D, L.P., a Delaware limited partnership ("WP XII-B"), 13,322 shares of Common Stock sold by Warburg Pincus Private Equity XII-D, L.P., a Delaware limited partnership ("WP XII-B"), 13,322 shares of Common Stock sold by Warburg Pincus Private Equity XII-D, L.P., a Delaware limited partnership ("WP XII-B"), 13,322 shares of Common Stock sold by Warburg Pincus Private Equity XII-D, L.P., a Delaware limited partnership ("WP XII-B"), 13,322 shares of Common Stock sold by Warburg Pincus Private Equity XII-D, L.P., a Delaware limited partnership ("WP XII-B"), 13,322 shares of Common Stock sold by Warburg Pincus Private Equity XII-D, L.P., a Delaware limited partnership ("WP XII-B"), 13,322 shares of Common Stock sold by Warburg Pincus Private Equity XII-D, L.P., a Delaware limited partnership ("WP XII-B"), 13,322 shares of Common Stock sold by Warburg Pincus Private Equity XII-D, L.P., a Delaware limited partnership ("WP XII-B"), 13,322 shares of Common Stock sold by Warburg Pincus Private Pincus P D"), and 76,034 share of Common Stock sold by Warburg Pincus Private Equity XII-E, L.P., a Delaware limited partnership ("WP XII-E"), 24,903 shares of Common Stock sold by WP XII Partners, L.P., a Delaware limited partnership ("WP XII Partners"), 48,171 shares of Common Stock sold by Warburg Pincus XII Partners, L.P., a Delaware limited partnership ("WP XII Partners") pursuant the partial exercise by the underwriters of their over-allotment option (the "Transaction") after the closing of Alignment Healthcare Inc.'s initial public offering, at a price of \$16.83 (net of underwriting
- 2. Reflects securities held directly by WP XII, WP XII-B, WP XII-D, WP XII-E, WP XII Partners, and Warburg Pincus XII Partners (together with WP XII, WP XII-B, WP XII-D, WP XII-E, and WP XII Partners, the "WP XII Funds") following the closing of the Transaction. Warburg Pincus XII, L.P., a Delaware limited partnership ("WP XII GP"), is the general partner of the WP XII Funds. WP Global LLC, a Delaware limited liability company ("WP Global"), is the general partner of WP XII GP. Warburg Pincus Partners II, L.P., a Delaware limited partnership ("WPP II"), is the managing member of WP Global. Warburg Pincus Partners GP LLC, a Delaware limited liability company ("WPP GP"), is the general partner of WPP II.
- 3. (Continued Form Footnote 2) Warburg Pincus & Co., a New York general partnership ("WP"), is the managing member of WPP GP. Warburg Pincus LLC, a New York limited liability company ("WP LLC") is a registered investment adviser and the manager of the WP XII Funds. Investment and voting decisions with respect to the shares held by the WP XII Funds are made by a committee comprised of three or more individuals and all members of such committee disclaim beneficial ownership of the shares.

WP XII, WP XII-B, WP XII-D, WP XII-E, WP XII Partners, Warburg Pincus XII Partners, WP XII GP, WP Global, WPP II, WPP GP, and WP may be deemed to be members of a "group" for the purposes of the Securities Exchange Act of 1934. Each reporting person disclaims beneficial ownership of any securities deemed to be owned by the group that are not directly owned by the reporting person. This report shall not be deemed an admission that the reporting persons are a member of a group or the beneficial owner of any securities not directly owned by the reporting person. Each of the reporting persons is a director-by-deputization solely for purposes of Section 16 of the Exchange Act. Form 2 of 2

> Warburg Pincus LLC, By: /s/ Harsha Marti, General 04/08/2021 Counsel & Managing Director

Warburg Pincus Partners GP

LLC, By: Warburg Pincus & 04/08/2021

Co., By: /s/ Harsha Marti,

Warburg Pincus & Co., By: /s/

04/08/2021 Harsha Marti, Partner

** 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.