UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, DC 20549

SCHEDULE 13G

Under the Securities Exchange Act of 1934 (Amendment No. 1)*

Latham Group, Inc.
(Name of Issuer)
Common Stock, par value \$0.0001 per share
(Title of Class of Securities)
51819L107
(CUSIP Number)
December 31, 2021
(Date of Event Which Requires Filing of this Statement)
Check the appropriate box to designate the rule pursuant to which this Schedule is filed:
☐ Rule 13d-1(b)
□ Rule 13d-1(c) ☑ Rule 13d-1(d)
*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter the disclosures provided in a prior cover page.
The information required in the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

CUSIP No. 51819L	.107	SCHEDULE 13G	Page 2 of 15					
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CUSIP No. 51819L107			SCHEDULE 13G	Page 4 of 15		
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CUSIP No. 51819L	107	SCHEDULE 13G	Page 5 of 15		
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CUSIP No. 51819L107				SCHEDULE 13G	Page 6 of 15		
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CUSIP No. 51819L107			SCHEDULE 13G	Page 8 of 15		
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CUSIP No. 51819L107			SCHEDULE 13G	Page 9 of 15		
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CUSIP No	o. 51819L1	.07	SCHEDULE 13G	Page 10 of 15						
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SCHEDULE 13G

CUSIP No. 51819L107

CUSIP No. 51819L107			SCHEDULE 13G	Page 11 of 15		
NAME OF REPORTING PERSONS 1 John C. Halsted CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP						
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11	51.3%* TYPE OF REPORTING PERSON					

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10			OUNT IN ROW (9) EXCLUDES CERTAIN SHARES			
11	51.3%* TYPE OF REPORTING PERSON					

Item 1. (a) Name of Issuer

Latham Group, Inc. (the "Issuer")

Item 1. (b) Address of Issuer's Principal Executive Offices

787 Watervliet Shaker Road, Latham, NY 12110

Item 2. (a, b, c) Names of Person Filing, Address of Principal Business Office, Citizenship:

This report on Schedule 13G is being filed by (i) Pamplona Capital Partners V, L.P., a Cayman Islands exempted limited partnership ("PCP V"), (ii) Pamplona Equity Advisors V, Ltd, a Cayman Islands exempted company ("PEA V"), (iii) Pamplona Private Equity Carryco V, L.P., a Cayman Islands exempted limited partnership ("PPEC V"), (iv) Pamplona Equity Carryco Advisors V, Ltd, a Cayman Islands exempted company ("PECA V"), (v) Pamplona PE Investments II, Ltd., a Cayman Islands exempted company ("PPEI"), (vi) Pamplona PE Investments Malta Limited, a Malta limited company ("PE Malta"), (vii) Pamplona Capital Management LLP, a United Kingdom limited liability partnership ("PCM LLP"), (viii) Pamplona Capital Management (PE) SL, a Spanish limited liability company ("PCM SL") (ix) Pamplona Capital Management LLC, a Delaware limited liability company ("PCM LLC", and collectively with PCM LLP and PCM SL, the "Pamplona Manager Entities"), (x) John C. Halsted, a citizen of the United States, and (xi) Alexander M. Knaster, a citizen of the United Kingdom (collectively, the "Reporting Persons").

The address for the Reporting Persons is: c/o Pamplona Capital Management LLC, 667 Madison Avenue, 22nd Floor, New York, NY 10065.

Item 2. (d) Title of Class of Securities

Common Stock, \$0.0001 par value per share (the "Common Stock")

Item 2. (e) CUSIP No.:

51819L107

Item 3. If this statement is filed pursuant to Rule 13d-1(b), or 13d-2(b) or (c), Check Whether the Person filing is a:

N/A

Item 4. Ownership

As reported in the cover pages to this report, the ownership information with respect to the Reporting Persons is as follows:

- (a) Amount Beneficially Owned: 61,476,581*
- (b) Percent of Class: 51.3*
- (c) Number of Shares as to which such person has:
 - (i) Sole power to vote or to direct the vote: 0
 - (ii) Shared power to vote or to direct the vote: 61,476,581*
 - (iii) Sole power to dispose or to direct the disposition of: 0
 - (iv) Shared power to dispose or to direct the disposition of: 61,476,581*

* As of December 31, 2021, PCP V held 61,476,581 shares of Common Stock. PCP V is controlled by PEA V, its general partner. Mr. Halsted owns 100% of the shares of PEA V. PE Malta serves as an investment manager to PCP V. The Pamplona Manager Entities serve as investment advisors to PE Malta. Mr. Halsted and Mr. Knaster are the principals of the Pamplona Manager Entities. PPEC V is controlled by PECA V, its general partner. PPEI owns 100% of the shares of PECA V. Mr. Knaster owns 100% of the shares of PPEI. As a result of the foregoing, for purposes of Rule 13d-3 under the Securities Exchange Act of 1934, as amended (the "Act"), each of PEA V, PPEC V, PECA V, PPEI, PE Malta, the Pamplona Manager Entities, Mr. Halsted and Mr. Knaster may be deemed to beneficially own the 61,476,581 shares of Common Stock held by PCP V.

PCP V entered into a stockholders agreement, dated as April 27, 2021 (the "Stockholders Agreement"), with Wynnchurch Capital Partners IV, L.P., a Cayman Islands limited partnership, and WC Partners Executive IV, L.P. a Cayman Islands limited partnership (collectively, the "Wynnchurch Funds"). Pursuant to the Stockholders Agreement, each of PCP V and the Wynnchurch Funds have agreed, among other things, to vote their shares of Common Stock to elect members of the board of directors of the Issuer as set forth therein.

Because of the relationship between PCP V and the Wynnchurch Funds as a result of the Stockholders Agreement, the Reporting Persons may be deemed, pursuant to Rule 13d-3 under the Act, to constitute a "group" with the Wynnchurch Funds and its control persons. Each Reporting Person disclaims beneficial ownership of the shares of Common Stock beneficially owned by the Wynnchurch Funds. None of the 17,767,168 shares of Common stock held by Wynnchurch Funds as of December 31, 2021 are reflected in this report.

Ownership percentages are based on 119,900,905 shares of Common Stock reported as issued and outstanding in the Issuer's Form S-1 filed with the Securities and Exchange Commission on January 4, 2022.

As indicated on the cover page, the Reporting Persons are filing this Schedule 13G/A pursuant to Rule 13d-1(d) of the Act. The cover page of the Schedule 13G filed with the Securities and Exchange Commission on February 11, 2022 (the "Initial 13G") incorrectly indicated that the Initial 13G was filed pursuant to Rule 13d-1(c) of the Act. Additionally, the Initial 13G inadvertently omitted PPEC V, PECA V and PPEI as Reporting Persons.

Item 5. Ownership of Five Percent or Less of a Class

If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than five percent of the class of securities, check the following [].

Item 6. Ownership of More Than Five Percent on Behalf of Another Person

Not Applicable.

Item 7. Identification and Classification of the Subsidiary which Acquired the Security Being Reported on by the Parent Holding Company or Control Person

Not Applicable.

Item 8. Identification and Classification of Members of the Group

Not Applicable.

Item 9. Notice of Dissolution of Group

Not Applicable.

Item 10. Certification

Not applicable.

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Dated: May 18, 2022

Pamplona Capital Partners V, L.P.

By: Pamplona Equity Advisors III Ltd., its general partner

By: /s/ Ronan Guilfoyle

Ronan Guilfoyle, Director

Pamplona Equity Advisors V, Ltd

By: /s/Ronan Guilfoyle

Ronan Guilfoyle, Director

Pamplona Private Equity Carryco V, L.P.

By: /s/ Ronan Guilfoyle

Ronan Guilfoyle, Director

Pamplona Equity Carryco Advisors V, Ltd.

By: /s/ Ronan Guilfoyle

Ronan Guilfoyle, Director

Pamplona PE Investments II, Ltd.

By: /s/ Ronan Guilfoyle

Ronan Guilfoyle, Director

Pamplona PE Investments Malta Limited

By: /s/ Stephen Gauci

Stephen Gauci, Director

Pamplona Capital Management LLP

By: /s/ Kevin O'Flaherty

Kevin O'Flaherty, Designated Member

Pamplona Capital Management LLC

By: /s/ Stephen Gauci

Stephen Gauci, Managing Member

Pamplona Capital Management (PE) SL

By: /s/ Martin Schwab

Martin Schwab, Director

/s/ John C. Halsted

John C. Halsted

/s/ Alexander M. Knaster

Alexander M. Knaster

JOINT FILING STATEMENT

PURSUANT TO RULE 13d-1(k)

The undersigned acknowledge and agree that the foregoing statement on Schedule 13G, is filed on behalf of each of the undersigned and that all subsequent amendments to this statement on Schedule 13G, shall be filed on behalf of each of the undersigned without the necessity of filing additional joint acquisition statements. The undersigned acknowledge that each shall be responsible for the timely filing of such amendments, and for the completeness and accuracy of the information concerning it contained therein, but shall not be responsible for the completeness and accuracy of the information concerning the others, except to the extent that it knows or has reason to believe that such information is inaccurate.

Dated: May 18, 2022 Pamplona Capital Partners V, L.P. By: Pamplona Equity Advisors III Ltd., its general partner By: /s/ Ronan Guilfoyle Ronan Guilfoyle, Director Pamplona Equity Advisors V, Ltd By: /s/ Ronan Guilfoyle Ronan Guilfoyle, Director Pamplona Private Equity Carryco V, L.P. By: /s/ Ronan Guilfoyle Ronan Guilfoyle, Director Pamplona Equity Carryco Advisors V, Ltd. By: /s/ Ronan Guilfoyle Ronan Guilfoyle, Director Pamplona PE Investments II, Ltd. By: /s/ Ronan Guilfoyle Ronan Guilfoyle, Director Pamplona PE Investments Malta Limited By: /s/ Stephen Gauci Stephen Gauci, Director Pamplona Capital Management LLP By: /s/ Kevin O'Flaherty Kevin O'Flaherty, Designated Member Pamplona Capital Management LLC By: /s/ Stephen Gauci Stephen Gauci, Managing Member Pamplona Capital Management (PE) SL By: /s/ Martin Schwab Martin Schwab, Director /s/ John C. Halsted John C. Halsted /s/ Alexander M. Knaster

Alexander M. Knaster