Fill in this information to identify the case:							
Debtor	Enviva Inc.						
United States Ba	ankruptcy Court for the: Eastern	District of Virginia (State)					
Case number	24-10453						

# Official Form 410

**Proof of Claim** 04/22

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503.

Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies or any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

Part 1:	Identify the Clair	n						
1. Who i credit	is the current tor?	Amy S Bannes Name of the current creditor (the person or entity to be paid for this claim)  Other names the creditor used with the debtor						
acqui	this claim been ired from eone else?	No Yes. From whom?						
paymore credit	re should les and lents to the tor be sent? ral Rule of ruptcy Procedure P) 2002(g)	Where should notices to the creditor be sent?  Amy S Barnes 71 Breezy Banks Road Roper, NC 27970, United States  Contact phone Contact email	Where should payments to the creditor be sent? (if different)  Contact phone Contact email					
amen filed?  5. Do yo anyor a proo	o this claim and one already cou know if ane else has filed and of claim for claim?	<ul> <li>✓ No</li> <li>✓ Yes. Claim number on court claims registry (if known)</li> <li>✓ No</li> <li>✓ Yes. Who made the earlier filing?</li> </ul>	Filed on					

Official Form 410 **Proof of Claim** 

. H	you use to identify the debtor?  How much is the claim?	Yes. Last 4	digits of the debtor's acc					
s. <b>V</b>	low much is the claim?		aigite of the debter of det	Last 4 digits of the debtor's account or any number you use to identify the debtor:				
		\$ <u>39900.50</u>		<b>⊿</b> No	s. Attach stateme	nt itemizing in		
r	What is the basis of the	Examples: Good	ds sold, money loaned, le	ease, service				
·	claim?	Attach redacted	edacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c).					
		Limit disclosing i	information that is entitle	d to privacy,	such as health ca	re information		
		Charle Halda						
		Stock Holde	:1:					
	s all or part of the claim	<b>☑</b> No						
S	secured?	Yes. The	claim is secured by a lie	n on property				
		Natu	ire or property:					
			Real estate: If the claim				e, file a <i>Mortgage</i>	Proof of
			Claim Attachment (Office	ial Form 410	-A) with this <i>Proof</i>	f of Claim.		
			Motor vehicle					
			Other. Describe:					
		Basi	is for perfection:					
		Attac exam	ch redacted copies of do nple, a mortgage, lien, co been filed or recorded.)					
		Valu	e of property:		\$			
		Amo	ount of the claim that is	secured:	\$			
		Amo	ount of the claim that is	unsecured:	\$		m of the secured should match the	
		Amo	ount necessary to cure a	any default a	s of the date of th	ne petition:	\$	

Amount necessary to cure any default as of the date of the petition: \$	
Annual Interest Rate (when case was filed)%  Fixed  Variable	
✓ No ✓ Yes. Amount necessary to cure any default as of the date of the petition.	
✓ No  Yes. Identify the property:	

Official Form 410 **Proof of Claim** 

10. Is this claim based on a

11. Is this claim subject to a right of setoff?

lease?

12. Is all or part of the claim	<b>☑</b> No						
entitled to priority under 11 U.S.C. § 507(a)?	Yes. Check	k all that apply:	Amount entitled to priority				
A claim may be partly priority and partly		stic support obligations (including alimony and child support) unde S.C. $\S$ 507(a)(1)(A) or (a)(1)(B).	er e				
nonpriority. For example, in some categories, the law limits the amount		\$3,350* of deposits toward purchase, lease, or rental of propert vices for personal, family, or household use. 11 U.S.C. § 507(a)					
entitled to priority.	days b	s, salaries, or commissions (up to \$15,150*) earned within 180 person the bankruptcy petition is filed or the debtor's business er ever is earlier. 11 U.S.C. § 507(a)(4).	nds, \$				
	☐ Taxes	or penalties owed to governmental units. 11 U.S.C. § 507(a)(8).	\$				
	☐ Contri	butions to an employee benefit plan. 11 U.S.C. § 507(a)(5).	\$				
	Other.	Specify subsection of 11 U.S.C. § 507(a)() that applies.	\$				
	* Amounts a	are subject to adjustment on 4/01/25 and every 3 years after that for cases b	egun on or after the date of adjustment.				
13. Is all or part of the claim entitled to administrative priority pursuant to 11 U.S.C. 503(b)(9)?	days before	ate the amount of your claim arising from the value of any goods e the date of commencement of the above case, in which the go y course of such Debtor's business. Attach documentation supp	oods have been sold to the Debtor in				
Part 3: Sign Below							
The person completing this proof of claim must sign and date it. FRBP 9011(b).  If you file this claim electronically, FRBP 5005(a)(2) authorizes courts to establish local rules specifying what a signature is.  A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both.  18 U.S.C. §§ 152, 157, and 3571.	I am the creditor.  I am the creditor's attorney or authorized agent.  I am the trustee, or the debtor, or their authorized agent. Bankruptcy Rule 3004.  I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005.  I understand that an authorized signature on this <i>Proof of Claim</i> serves as an acknowledgement that when calcula the amount of the claim, the creditor gave the debtor credit for any payments received toward the debt.  I have examined the information in this <i>Proof of Claim</i> and have reasonable belief that the information is true and or I declare under penalty of perjury that the foregoing is true and correct.						
	/s/Amy S Barr Signature						
	Name	the person who is completing and signing this claim:  Amy S Barnes					
	Hamo		Last name				
	Title						
	Company	Identify the corporate servicer as the company if the authorized agent is a se	rvicer				
		action and action action company in the data of agent to a co	11001.				
	Address						
	Contact phone	Email					



Official Form 410 Proof of Claim

# Verita (KCC) ePOC Electronic Claim Filing Summary

For phone assistance: Domestic (888) 249-2695 | International (310) 751-2601

<u> </u>	<u> </u>					
Debtor:						
24-10453 - Enviva Inc.						
District:						
Eastern District of Virginia, Alexandria Division						
Creditor:	Has Supporting Doc	umentation:				
Amy S Barnes	Yes, supporting documentation successfully uploaded					
71 Breezy Banks Road	Related Document Statement:					
Roper, NC, 27970	Has Related Claim:					
United States	No	n				
Phone:	Related Claim Filed I	By:				
2522179100	Filing Party:					
Phone 2:	Creditor					
Fax:						
Email:						
barnes.amys@yahoo.com						
Other Names Used with Debtor:	Amends Claim:					
	No					
	Acquired Claim:					
	No					
Basis of Claim:	Last 4 Digits:	Uniform Claim Identifier:				
Stock Holder	No					
Total Amount of Claim:	Includes Interest or 0	Charges:				
39900.50	No					
Has Priority Claim:	Priority Under:					
No						
Has Secured Claim:	Nature of Secured A	mount:				
No No	Value of Property:					
Amount of 503(b)(9):	Annual Interest Rate:					
No Bood on Loose	Arrearage Amount:					
Based on Lease:						
	Basis for Perfection:					
Subject to Right of Setoff: No	Amount Unsecured:					
Submitted By:						
Amy S Barnes on 12-Jun-2024 10:59:44 a.m. Eastern Time						
Title:						
-						
Company:						

### **Trade Confirmation for 07/12/2023**

Account Number 6518-5794



Equitable Advisors, LLC Registered Investment Advisor and Broker-Dealer, Member FINRA/SIPC (Equitable Financial Advisors in MI and TN) 1290 Avenue of the Americas, New York, NY 10104-2702 (866) 487-7484

#### For the Account of:

PTC CUST SIMPLE IRA FBO AMY S BARNES 71 BREEZY BANKS RD ROPER NC 27970-9153

#### Your Financial Professional:

PATRICK N PORTER 1105 A CORPORATE DRIVE GREENVILLE, NC 27858

## **EQUITIES AND OPTIONS**

Trade Date/ Bought/ Transaction Account Symbol		Cusip	Security Description	Quantity/	Principal	Commission	Service Charge	Settlement	Net Amount		
Settlement Sold	Type	Type				Price				Fee	
07/12/2023 Buy	06	1	EVA	29415B103	ENVIVA INC	3,300.00	41,712.00	15.00	5.00	0.00	\$41,732.00
07/14/2023						12.64					

Additional Information: UNSOLICITED

The information contained in this confirmation shall be binding upon you if you do not object, in writing to your financial professional immediately after the confirmation is first received by you.

It is understood that all transactions are subject to the constitution, rules, regulations, customs, usages, rulings and interpretations of the exchange or market (and its clearing house, if any) where executed, or of the Financial Industry Regulatory Authority if not executed on any exchange. The name of the other broker or party and the time of execution will be furnished upon written request.

If this transaction is a purchase by you in a cash account and sufficient funds are not already in your account with us, it is agreed that you will make full payment for the securities described on the face hereof promptly and not later than settlement date in accordance with the terms of this transaction and that you do not contemplate sale of such securities prior to making such payment. If this transaction is a sale by you in a cash account and the securities described on the face hereof are not already held in your account with us, we are acting upon your representation that you or your principal own such securities, and it is agreed that you will promptly and not later than settlement date deposit such securities with us. If full payment for the securities purchased by you in this transaction is not received by us, or if securities sold by you in this transaction are not delivered to us in proper form on or after the first trading day after settlement date, we may at our option, cancel or otherwise liquidate this transaction without notice to you, and you will be liable to us for any resulting loss, including, without limitation, all expenses, attorney's fees and other costs incurred by us and interest thereon. Until full payment is made by you, these securities are or may be hypothecated and commingled with securities carried for other clients.

If this transaction is a purchase by you in a margin account, it is agreed that sufficient cash or acceptable collateral will be deposited on or before settlement date to satisfy applicable margin requirements.

If LPL Financial LLC (LPL) or Equitable Advisors, LLC (Equitable Financial Advisors in MI and TN) (Equitable) acted as agent in the transaction described on the face hereof, for you or as agent for both you and another person, the identity of the person from whom the securities were purchased or to whom they were sold, and the source and amount of any remuneration received or to be received from a person other than you, will be furnished upon written request

The responsibility for failure to cancel an existing open order rests with you. Any transaction that results from the execution of any orders that you have not instructed us to cancel, prior to execution, will be recorded in your account.

Fractional shares may be processed in a principal capacity.

LPL passes through certain regulatory fees incurred by LPL as a result of executing the transaction on your behalf. This includes fees charged under Section 31 of the Securities Exchange Act for sell transactions in equities and options.

If average price transaction is indicated on the front of this confirmation specific trade information, including the actual price for each trade averaged will be furnished upon written request.

Commission rates are subject to negotiation, and any commission charged to you in this transaction may be more or less than commissions charged to or by others in similar transactions. The source and amount of other commissions received in connection with this transaction will be furnished upon written request.

Debt securities with call features may be redeemed in whole or in part before maturity. Such call features could affect the yield. Please refer to the relevant prospectus or contact your financial professional for additional information. With respect to a zero coupon issue, you will not receive periodic payments, and the securities may be callable at a price below maturity value. Furthermore, a zero coupon issue that is callable and in bearer form may be called without notice by mail to you unless the issue is registered.

A copy of the official statement for municipal securities is available at www.emma.msrb.org.

If the transaction is in an asset-backed security (e.g. CMO, FNMA, FHLMC, or GNMA), the actual yield of the security may vary according to the rate at which the underlying assets or receivables are prepaid. Information concerning factors that affect yield, including estimated yield, weighted average life, and prepayment assumptions, are available upon written request.

A physical copy of the official statement may be obtained by contacting your financial professional.

The ratings that appear in the description of some fixed-income securities have been obtained from rating services that we believe to be reliable; however, we cannot guarantee their accuracy. Securities for which a rating is not available will be marked "Not Rated."

If you are purchasing a mutual fund, you may be eligible for breakpoint discounts based on the size of your purchase, current holdings or future purchases. The sales charge you paid may differ slightly from the Prospectus disclosed rate due to rounding calculations. Please refer to the Prospectus, Statement of Additional Information or contact your financial professional for further information.

For redemptions of mutual fund positions in brokerage accounts, a processing fee may be imposed by LPL. This processing fee will appear in the commission column even though it is not a commission.

In addition to the commission charged for mutual fund and money market purchases, LPL and Equitable receive other compensation from certain mutual funds or their affiliates, for providing marketing support, recordkeeping and related services. The names of the mutual funds that make these payments, and a description of the services provided, can be found at www.lpl.com, or will be sent to you upon your written request.

For purchases of certain foreign equity securities, a fee has been applied to offset the foreign transaction tax incurred by LPL as a result of executing the transaction on your behalf. This fee will appear in the "Service Charge" field within the trade confirmation and will be combined with any postage fee. The fee amount can be found on the Miscellaneous Account and Service Fees Schedule located at https://lpl.com/disclosures/fee-schedules.html.

Leveraged ETFs, ETNs and mutual funds are different from and can be riskier than more traditional (unleveraged) ETFs, ETNs and mutual funds. Compounding of the returns in particular for leveraged products, can produce a significant divergence from the underlying index over time, especially in volatile markets; therefore, these products should be actively monitored, as frequently as daily, and may not be appropriate as an intermediate or long-term holding.

Alternative investment securities are issued by funds that generally pursue speculative or otherwise risky strategies, invest in volatile instruments or markets, and employ leveraging. Therefore such securities may be suitable only for sophisticated investors who have the financial ability and willingness to accept significant risks. Investors in such securities may lose all or substantially all of their investment.

Alternative investments may be subject to restrictions on transferability and resale. Investors should be aware that because of lack of liquidity, they may be required to bear the financial risks of this transaction for an indefinite period of time. There may be no public or other market for these securities, nor may such a market be likely to develop.

For Unit Investment Trust (UIT) trades, the sales charge amount will be furnished upon written request.

For Investment Advisory Accounts, Equitable Advisors, LLC is a registered investment advisor and LPL Financial is a registered investment advisor and broker/dealer. For Brokerage accounts, Equitable Advisors, LLC member FINRA/SIPC clears through LPL Financial member FINRA/SIPC. Equitable Advisors, LLC and its financial professionals are not affiliated with LPL Financial.

LPL has included tax lot information on trade confirmations for securities sold on a lot relief method other than on a First-In/First-Out basis. For assets not purchased in the Equitable account, you or your previous broker/dealer upon transfer may have provided the basis of the security. If no such data was submitted, N/A will be listed. The tax lots have been provided for informational purposes only and do not replace the official 1099s you receive directly from Equitable and LPL or the product sponsor. While the tax lot information herein is believed to be reliable, no representation is being made as to its accuracy or completeness. Equitable and LPL expressly disclaim all liability arising out of your use of such information. Please consult your legal or tax advisor regarding any tax or legal questions you may have.

If your account is an advisory account, Equitable Advisors, LLC and your financial professional are acting in an advisory capacity only, and not in a brokerage capacity. Therefore, information in this confirmation regarding solicited/unsolicited or discretionary transactions related to the service of Equitable Advisors, LLC and your financial professional as an investment adviser and investment adviser representative.

If this transaction was recommended by your Financial Professional, it is important that you visit <a href="https://equitable.com/CRS">https://equitable.com/CRS</a> to review the firm's Relationship Summary For Retail Investors and General Conflicts of Interest Disclosure before transaction settlement.

LPL does not receive any compensation in the form of payment for order flow.

LPL Financial LLC is an indirect wholly owned subsidiary of LPL Financial Holdings Inc. (NASDAQ: LPLA)

(Acct Type)

- 1 Cash Account
- 2 Margin Account
- 3 TEFRA
- 4 When Issued Activity
- 5 Other Margin Account
- 6 Short
- 7 Other Margin Account
- 8 Other Margin Account
- 9 Other Cash Account

For accounts other than Investment Advisory Accounts (Trans Type )(capacity in which Equitable is acting)

IfTrans Type "06" is displayed or "acting as agent" appears for this transaction, then Equitable is acting as Agent. If Trans Type "01" is displayed or "acting as principal" appears for this transaction, then Equitable's clearing firm LPL is acting as principal for this transaction and may have received a profit from the transaction.

For Investment Advisory Accounts Trans Type (capacity in which LPL is acting)

If Trans Type "06" is displayed or "acting as agent" appears for this transaction, then LPL is acting as Agent. If Trans Type "01" is displayed or "acting as principal" appears for this transaction, then LPL is acting as principal for this transaction and may have received a profit from the transaction.