SEC Form 4	
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UNITED STATES SECURITIES AND EXCHANGE COMMISSION

	FORM	4						Wa	shingto	on, D.C	. 20549				MISSION			B APPRO	
Sectio obligat	this box if no lo n 16. Form 4 or tions may conti ction 1(b).		Ś	STATE		pursu	ant to Sec	ction 1	6(a) of	f the S	BENEFI ecurities Excl nt Company	nange	e Act c		RSHIP		OMB Numb Estimated a hours per re	average burd	3235-0287 en 0.5
	nd Address of HA PAR	Reporting Person*				2. Issi	uer Name	and	Ficker o	or Trad	ing Symbol		1340		5. Relationshi (Check all app X Dired	licab		son(s) to Iss 10% C	
	ELA TECH	First) NOLOGIES, IN	(Middle C.	9)			te of Earlie 1/2022	est Tra	ansactio	on (Mc	nth/Day/Yea	r)				er (gi w)	ive title xecutive Ch	Other below)	(specify
2701 E. GRAUWLER RD. (Street) IRVING TX 75061			-	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 X Form filed by More than One Reporting							
(City)	(5	State)	(Zip)												A Pers	ion			
		Т	able I			_		ties /	-	ired,	1				ially Owne	d	1		
Date		2. Transac Date (Month/Da			2A. Deemed Execution Date, if any (Month/Day/Year)		3. Transaction Code (Instr. 8)		4. Securitie Disposed C 5)	s Acq f (D) (Acquired (A) or (D) (Instr. 3, 4 and		5. Amount of Securities Beneficially Owned Following Reported		6. Ownershi Form: Direct (D) or Indirect (I) (Instr. 4)	Benefic	7. Nature of Indirect Beneficial Ownership (Instr. 4)		
									Code	v	Amount	(A) (D)	or	Price	Transaction(s) (Instr. 3 and 4)				
	Stock, par	value \$0.0001 p ock")	er	05/31/2	2022				J ⁽³⁾⁽¹⁴⁾		93,895		D	(3)(14)	17		D		
Common	1 Stock ⁽⁸⁾														19		I	See Fo (7)(8)	potnote ⁽⁴⁾⁽⁵⁾
Common	Stock ⁽⁶⁾			05/31/2	05/31/2022				J ⁽³⁾⁽¹⁴⁾		27,740		D (3)(14)		3				potnote ⁽⁶⁾⁽⁷⁾
Common	Stock ⁽⁹⁾														3		I	See Fo (7)(9)	potnote ⁽⁴⁾⁽⁵⁾
Common Stock ⁽¹⁰⁾												3		I See (7)(10		Footnote ⁽⁴⁾⁽⁵⁾			
Common	Stock ⁽¹¹⁾														13		I	See Fo	potnote ⁽⁴⁾⁽⁵⁾
			Tabl	e II - Dei	rivati	ve S	ecuritie	es A	cquir	ed, C)isposed / ns, conve	of, c	or Be	eneficia	ally Owned				
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	if any	emed ion Date,	ned 4.		5. Nur Deriva Secur Acqui or Dis of (D)	5. Number of Derivative Securities Acquired (A or Disposed of (D) (Instr. 3, 4 and 5)		Date Expiration	ercisable and	I 7. of U D	7. Title and Amou of Securities Underlying Derivative Securi (Instr. 3 and 4)		ty (Instr. 5)		9. Number of derivative Securities Beneficially Owned Following Reported	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature o Indirect Beneficial Ownership (Instr. 4)
					Code	v	(A)	([Dat D) Exe	te ercisab	Expiratio le Date		itle	Amou or Numb of Sha	er	Transaction(s) (Instr. 4)			
Restricted Stock Units	(2)	05/31/2022			J ⁽³⁾⁽¹⁴	4)	27,74	40		(12)	(12)		ommo Stock	ⁿ 27,7	(2)		27,740	I	See Footnote ^{(6)(*}
Restricted Stock Units	(2)	05/31/2022			J ⁽³⁾⁽¹⁴	4)	159,0	91		(13)	(13)		ommo Stock	ⁿ 159,	091 (2)		159,091	D	
Restricted Stock Units	(2)									(1)	(1)		ommo Stock	ⁿ 60,6	06		60,606	Ι	See Footnote ⁽⁶⁾⁽⁷
	nd Address of HA PAR	Reporting Person*																	
	ELA TECH GRAUWLI	(First) NOLOGIES, IN ER RD.		(Middle)			-												
(Street) IRVING		ТХ		75061			-												
(City)		(State)		(Zip)			-												
	nd Address of a <u>Sharon</u>	Reporting Person*																	
(Last)		(First)		(Middle)			-												

(Street)

3003 PENNSYLVANIA AVE

SANTA MONICA	СА	90404		
(City)	(State)	(Zip)		

Explanation of Responses:

1. On October 11, 2021, Sharon Chadha was granted 90,909 restricted stock as non-employee director equity compensation pursuant to the terms and conditions of the Company's Director Compensation Policy and 2018 Stock Incentive Plan. The remainder of this award will vest in equal installments immediately prior to each of the 2022 and 2023 annual meetings of the Company.

2. Each restricted stock unit represents the right to receive, following vesting, one share of Common Stock, which may be settled in shares of Common Stock or cash, as elected by the Compensation Committee of the Board of Directors of the Company. If the Company's Amended and Restated Stock 2018 Incentive Plan is not approved at the 2022 annual meeting, the restricted stock units will be settled in cash.

3. On December 31, 2021, the reporting person was granted restricted stock units in accordance with the Company's Amended and Restated Stock 2018 Incentive Plan ("Plan") that were settled in January 2022. The Plan was proved by the stockholders of the Company's 2021 annual meeting held December 31, 2021. Sub-approved at the 2013 annual meeting held December 31, 2021. Sub-approved at the 2014 annual meeting held December 31, 2021. Sub-approved at the 2014 annual meeting held December 31, 2021. Sub-approved at the 2014 annual meeting held December 31, 2021. Sub-approved by the stockholders of the Company status and the the Company decided to re-submit the Plan was not properly approved at the 2021 annual meeting. The Company decided to re-submit the Plan to its stockholders for re-approvals at its upcoming annual meeting rather than incurring the expense of pursuing litigation.

4. HOVS LLC, a Delaware limited liability company ("HOVS"), HandsOn Fund 4 I, LLC, a Nevada limited liability company ("HOF 4"), and HOV Capital III, LLC, a Nevada limited liability company ("HOVS"). each directly own shares of Exela Technologies, Inc. (the "Issuer"). HOVS is a wholly-owned subsidiary of HOV Services Ltd., an Indian limited company ("HOV Services" and together with HandsOn Global Management, LLC, a Delaware limited liability company ("HGM"), HOVS, HOF 2 LLC, a Nevada limited liability company ("HOF 2"), HOF 4, HOV 3, and Adesi 234 LLC, a Nevada limited liability company ("HOF 2"), HOF 4, HOV 3, and Adesi 234 LLC, a Nevada limited liability company ("HOF 2"), HOF 4, HOV 3, and Adesi 234 LLC, a Nevada limited liability company ("HOF 2"), HOF 4, HOV 3, and Adesi 244 LLC, a Nevada limited liability company ("HOF 2"), HOF 4, HOV 3, and Adesi 244 LLC, a Nevada limited liability company ("HOF 2"), HOF 4, HOV 3, and Adesi 244 LLC, a Nevada limited liability company ("HOF 2"), HOF 4, HOV 3, and Adesi 244 LLC, a Nevada limited liability company ("HOF 2"), HOF 4, HOV 3, and Adesi 244 LLC, a Nevada limited liability company ("HOF 2"), HOF 4, HOV 3, and Adesi 244 LLC, a Nevada limited liability company ("HOF 2"), HOF 4, HOV 3, and Adesi 244 LLC, a Nevada limited liability company ("HOF 2"), HOF 4, HOV 3, and Adesi 244 LLC, a Nevada limited liability company ("HOF 2"), HOF 4, HOV 3, and Adesi 244 LLC, a Nevada limited liability company ("HOF 2"), HOF 4, HOV 3, and Adesi 244 LLC, a Nevada limited liability company ("HOF 2"), HOF 4, HOV 3, and Adesi 244 LLC, a Nevada limited liability company ("HOF 2"), HOF 4, HOV 3, and Adesi 244 LLC, a Nevada limited liability company ("HOF 4"), HOF 4, HOV 3, and Adesi 244 LLC, a Nevada limited liability company ("HOF 4"), HOF 4, HOV 4, HOF 4", HOF 4"), HOF 4, HOF 4 ("Adesi"), the "HGM Group")). Adesi and HOF 2 LLC together own a majority of HOF 4. Adesi and HOF 2, own a majority of the equity interests of HOV 3.

5. Mr. Par Chadha, may be deemed to control HandsOn 3, LLC, a Nevada limited liability company ("HOF 3") and the HGM Group. The parties identified above and HGM may be deemed to beneficially own any shares of the Issuer owned by the entities in which they are beneficial owners. Each member of the HGM Group disclaims beneficial ownership of any shares of the Issuer owned by any other member of the HGM Group, except to the extent of its pecuniary interest therein. Solely for purposes of Section 16 of the Exchange Act, the HGM Group may be deemed to be directors-by-deputization by virtue of the HGM Group's contractual right to designate directors to the board of directors of the Issuer. For purposes of the exemption under Rule 16b-3 promulgated under the Securities Exchange Act of 1934, as amended.

6. Shares owned directly by Sharon Chadha, Par Chadha's spouse.

7. The Reporting Person disclaims beneficial ownership of any shares of the Issuer owned by such other Persons, except to the extent of his or her pecuniary interest therein.

8. Shares directly owned by HOF 2.

9. Shares directly owned by HGM.

10. Shares directly owned by HOVS.

11 Shares directly owned by Adesi

12. On December 31, 2021, following the Company's 2021 annual meeting of stockholders, Sharon Chadha was granted 27,740 restricted stock units as non-employee director equity compensation for 2021 pursuant to the terms and conditions of the Company's Director Compensation Policy and 2018 Stock Incentive Plan. The restricted stock units vested on January 3, 2022, the first business day of 2022.

13. On December 31, 2021, following the Company's 2021 annual meeting of stockholders, Par Chadha was granted 159,091 restricted stock units as equity compensation for 2021 pursuant to the terms and conditions of the Company's Director Compensation Policy and 2018 Stock Incentive Plan. The restricted stock units vested on January 3, 2022, the first business day of 2022.

14. In connection with the re-submission of the Plan, the delivery of shares under the Plan pursuant to the settlement of restricted stock units granted under the Plan on December 31, 2021 has been rescinded and the are informed on whith the resulting solution in the range of the restricted stock units will be settled upon re-approval of the amended and restated Plan in either cash or shares of common stock, as will be determined by our Compensation Committee in its sole discretion, which is expected to occur at the 2022 annual meeting. If the Plan is not approved, the restricted stock units will be settled upon re-approved, the restricted stock units will be settled upon re-approved.

/s/ Par Chadha	06/02/2022
/s/ Sharon Chadha	06/02/2022
** Signature of Reporting Person	Date

** Signature of Reporting Person

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.