FORM 4

## **UNITED STATES SECURITIES AND EXCHANGE COMMISSION**

Washington, D.C. 20549

STATEMENT	OF CHANGES	IN BENEFICIAL	OWNERSHIP
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OMB APPROVAL

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Estimated average burden hours per response: 0.5

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

Check this box to indicate that a transaction was made pursuant to a contract, instruction or written plan for the purchase or sale of equity securities of the issuer that is intended to satisfy the affirmative defense conditions of Rule 10b5-1(c). See Instruction 10.

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

Name and Address of Reporting Person*     Dyckerhoff Stefan A		2. Issuer Name Astera La	5. Relationship of Reporting Person(s) to Issuer (Check all applicable)    Director 10% Owner														
(Last)	•	First	c) (M AD, SUITE A-	Middle)	3. Date of Earl 11/11/2024	Date of Earliest Transaction (Month/Day/Year) 1/11/2024							Officer (give below)			her (sp low)	ecify
		4. If Amendme	6. Indiv	vidual or	Joint/G	roup Filir	ng (Che	ck App	olicable								
(Street) PALO ALTO CA 94304-1005												Form filed by One Reporting Person Form filed by More than One Reporting Person					
(City)	(\$	Stat	e) (Z	Zip)								reiso					
			Table	I - Non-Deriva	tive Securit	ies Acq	uire	d, Dispos	ed of,	or Benefi	cially	Owne	ed				
1. Title of Security (Instr. 3)		2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)	Code (Instr.		4. Securities Disposed O	red (A) or str. 3, 4 and 5)	Se Be Ov	5. Amount of Securities Beneficially Owned Following		6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)		7. Nature Indirect Beneficia Ownersh (Instr. 4)	ct cial ship			
				Code	v	Amount	(A) or (D)	Price	Re Tra	ported ansaction str. 3 and		(,		(,			
Common	Stock			11/11/2024		S		36,202	D	\$91.3424	(1)	410,67	77	I		By T	rust <sup>(2)</sup>
Common	Stock			11/11/2024		S		7,583	D	\$92.1306	(3)	403,09	94	I		By T	rust <sup>(2)</sup>
Common	Stock			11/11/2024		S		1,124	D	\$94.0441	(4)	401,97	70	I		By T	rust <sup>(2)</sup>
Common	Stock			11/11/2024		S		1,541	D	\$95.5386	(5)	400,429		I		By Trust <sup>(2)</sup>	
Common	Stock			11/11/2024		S		3,051	D	\$96.5598	(6)	397,378 I		I		By Trust <sup>(2)</sup>	
Common	Stock			11/11/2024		S		499	D	\$97.3474	(7)	396,87	79	I		By T	rust <sup>(2)</sup>
Common	Stock											203,445		I	By S Inve		tments,
Common	Stock											9,936	5	I			imited ership
Common	Stock											4,767	7	I		By D 2 <sup>(10)</sup>	IFT-
Common	Stock											4,765	5	I		By D AMD	
Common	Stock											4,765		I	By DIFT- BAD <sup>(10)</sup>		
Common	Stock											4,765		I		By DIFT- SHD <sup>(10)</sup>	
Common	mmon Stock					4,765		I	By DIFT-IND <sup>(10)</sup>								
Common	Stock											129,61	17	D			
			Tal	ole II - Derivati (e.g., pu	ve Securitie its, calls, wa							Owned	I				
		3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transaction Code (Instr. 8)	Number	Expiration Date (Month/Day/Year) es d			7. Title and Amount of Securities Underlying Derivative Security (Inst 3 and 4)	8. P Der Sec (Ins		ve derivative Securities		10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)		11. Nature of Indirect Beneficial Ownership (Instr. 4)		

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		Tal	ole II - Derivati								l or	•	d		
			(e.g., pt	its, c	alis, v	warr	ants,	options, o	Onvertibe Expiration	le se	CNUTHBES	)			
1. Title of	2.	3. Transaction	3A. Deemed	€.ode		6AN	um( <b>D</b> )r	ExDectis Elater	isDadotkerand		e Salnadres	8. Price of	9. Number of	10.	11. Nature
ESectantation	Conversion noorf⊞Respisons	erstonth/Dav/Year)	Execution Date, if any	Transe Code	(Instr.	Deri	vative	Expiration Do (Month/Day/)	'ear)	Amo Secu		Derivative Security	derivative Securities	Ownership Form:	of Indirect Beneficial
(Instr. 3)	Price of reported in Col	umn 4 is a weighted a curity holder of the Is	(Month/Day/Year)	shares w	vere sol	L Sec	urities	transactions at p	rices ranging	Unde	rlying <sub>to \$9</sub>	(Instr. 5) Inclusive	Beneficially The Reporting P Owned	Direct (D) erson undertak	Ownership
provide to the	ne <b>Security</b> se	curity holder of the Is	ssuer, or the staff of t	he Secu	rities an	nd (A)	hange (	Commission, up	on request, fi	ill Secu	ative Pity (insti <sup>ga</sup>	rding the nun	nber of shares sold	or indirect apparations (1) (Instr. 4)	ate price
within the ra	ange set forth in	this footnote.				. Disp	osed			3 and			Reported		
2. Shares he	ld by a trust of	which the Reporting I	Person is a Trustee. T	he Repo	orting P	er <b>9</b> fı(l	a)sclain	ns beneficial ow	nership in th	ese shar	es except as	to the Repor	ti <b>Transaction(s)</b> u	miary interest t	therein.
3 The price	reported in Col	umn 4 is a weighted a	average price. These	shares u	vere sol	-(Ins	tr. 3, 4	- transactions at r	rices rangino	from \$	92 00 to \$9	2 36 inclusive	• (Instr. 4) • The Reporting P	- 'erson undertak	es to
provide to the	ne Issuer any se	curity holder of the Is	ssuer or the staff of t	he Secu	rities an	d <b>and</b>	hange (	Commission un	on request, fi	ıll infor	mation rega	rding the nun	ber of shares solo	l at each senara	ate price
	ange set forth in		,									8			p
	• "	umn 4 is a weighted a	average price. These	shares u	vere sol	d in m	ultiple t	transactions at r	rices ranging	from \$	94 00 to \$9	4 1050 inclusi	ive The Reporting	Person under	takes to
		curity holder of the Is													
	ange set forth in		,									8			p
		umn 4 is a weighted a	avaraga prica. These	charae u	rere col	d in m	ultiple (	* transactions at r	ricas rangino	from \$	Amount	5 86 inclusiva	The Deporting D	 Jareon undartal	res to
		curity holder of the Is													
	ange set forth in		ssuci, or the stair of t	iic Secu	i i i i co a i	ia LAC	inange (	Date	Expiration		vernibeEa	ranng the num	ioer or shares sore	at caen separe	ate price

6. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices anging from \$96.985 inclusive. The Reporting Person undertakes to provide to the Issuer, any security holder of the Issuer, or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares sold at each separate price within the range set forth in this footnote.

- 7. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$97.06 to \$97.43 inclusive. The Reporting Person undertakes to provide to the Issuer, any security holder of the Issuer, or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares sold at each separate price within the range set forth in this footnote.
- 8. Shares held by SHM Investments, LLC ("SHMI"). The Reporting Person is a managing member of SHMI. The Reporting Person disclaims beneficial ownership in these shares except as to the Reporting Person's pecuniary interest therein.
- 9. Shares held by a limited partnership of which the Reporting Person is a trustee of a trust which is the general partner. The Reporting Person disclaims beneficial ownership in these shares except as to the Reporting Person's pecuniary interest therein.
- 10. Shares held by an irrevocable trust of which the Reporting Person is a Trustee. The Reporting Person disclaims beneficial ownership in these shares except as to the Reporting Person's pecuniary interest therein

/s/ Kanwalpreet S. Kalra, 11/13/2024 Attorney-in-Fact

\*\* 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.