UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

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Under the Securities Exchange Act of 1934 (Amendment No. 4)

TELA Bio, Inc.

(Name of Issuer)

Common Stock (Title of Class of Securities)

> 872381108 (CUSIP Number)

Martin P. Sutter EW Healthcare Partners 2, L.P. 21 Waterway Avenue, Suite 225 The Woodlands, Texas 77380 (281) 364-1555

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

February 23, 2022 (Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of §§240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box.

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See §240.13d-7 for other parties to whom copies are to be sent.

* 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 disclosures provided in a prior cover page.

The information required on 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).

SCHEDULE 13D CUSIP No. 872381108 Page 2 of 15 Pages

1	NAME OF REPORTING PERSON						
	S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON						
	EW Healthcare Partners 2, L.P.						
2	CHECK TH		PROPRIATE BOX IF A MEMBER OF A GROUP				
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3	SEC USE ONLY						
3	SEC USE ONE!						
4	SOURCE OF FUNDS						
5	WC CHECK BO	VIE	DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)				
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6	CITIZENSH	IIP OI	R PLACE OF ORGANIZATION				
	Delaware	7	SOLE VOTING POWER				
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SHARES		8	SHARED VOTING POWER				
	BENEFICIALLY OWNED BY		-0-				
	EACH	9	SOLE DISPOSITIVE POWER				
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	9.22%						
14	TYPE OF R	EPOR	TING PERSON				
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SCHEDULE 13D CUSIP No. 872381108 Page 3 of 15 Pages

1	NAME OF REPORTING PERSON						
	S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON						
	EW Healthcare Partners Fund 2-A, L.P.						
2			PROPRIATE BOX IF A MEMBER OF A GROUP				
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6	CITIZENSH	IIP OI	R PLACE OF ORGANIZATION				
	Delaware	7	SOLE VOTING POWER				
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NUMBER OF 1,962,024							
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BENEFICIALLY OWNED BY			-0-				
	EACH	9	SOLE DISPOSITIVE POWER				
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	PERSON WITH	10	1,962,024				
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11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON						
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12	1,962,024 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES						
13	PERCENT (OF CL	ASS REPRESENTED BY AMOUNT IN ROW (11)				
	13.53%						
14		EPOR	TING PERSON				
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SCHEDULE 13D

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1	NAME OF REPORTING PERSON						
	S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON						
	EW Healthcare Partners Fund 2-UGP, LLC						
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	Delaware	7	SOLE VOTING POWER				
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12	3,299,499 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES						
13	PERCENT (OF CI	ASS REPRESENTED BY AMOUNT IN ROW (11)				
	22.75%						
14		EPOF	TING PERSON				
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SCHEDULE 13D CUSIP No. 872381108 Page 5 of 15 Pages

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1	NAME OF REPORTING PERSON						
	S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON						
	EW Healthcare Partners Fund 2 GP, L.P.						
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SHARES		8	SHARED VOTING POWER				
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12	3,299,499 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES						
13	PERCENT (OF CI	ASS REPRESENTED BY AMOUNT IN ROW (11)				
	22.75%						
14		EPOF	TING PERSON				
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SCHEDULE 13D CUSIP No. 872381108 Page 6 of 15 Pages

1	NAME OF REPORTING PERSON						
	S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON						
	Martin P. Sutter						
2			PROPRIATE BOX IF A MEMBER OF A GROUP				
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3	SEC USE ONLY						
4	SOURCE OF FUNDS						
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5	CHECK BO	X IF	DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)				
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11	3,299,499 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON						
11	AGGREGA	LEAR	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
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12	CHECK BO	X IF	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES				
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	22.75%						
14	TYPE OF R	EPOR	TING PERSON				
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			· ·				
1	NAME OF REPORTING PERSON						
	S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON						
	R. Scott Barry						
2			PROPRIATE BOX IF A MEMBER OF A GROUP				
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3	SEC USE ONLY						
4	SOURCE OF FUNDS						
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SHARES		8	SHARED VOTING POWER				
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11	3,299,499 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON						
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12	CHECK BO	X IF	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES				
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	22.75%						
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SCHEDULE 13D CUSIP No. 872381108 Page 8 of 15 Pages

1	NAME OF REPORTING PERSON						
	S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON						
	Ronald Eastman						
2	CHECK TH	E AP	PROPRIATE BOX IF A MEMBER OF A GROUP				
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3	SEC USE ONLY						
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	EACH	9	SOLE DISPOSITIVE POWER				
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11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON						
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13	PERCENT	JF CL	ASS REPRESENTED BY AMOUNT IN ROW (11)				
	22.75%						
14	TYPE OF R	EPOR	TING PERSON				
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SCHEDULE 13D CUSIP No. 872381108 Page 9 of 15 Pages

1	NAME OF REPORTING PERSON						
	S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON						
	Petri Vainio						
2		E AP	PROPRIATE BOX IF A MEMBER OF A GROUP				
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6	CITIZENSH	IIP OI	R PLACE OF ORGANIZATION				
	United States						
	Office State	7	SOLE VOTING POWER				
NUMBER OF -0-							
SHARES BENEFICIALLY		8	SHARED VOTING POWER				
	OWNED BY		3,299,499				
	EACH	9	SOLE DISPOSITIVE POWER				
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10	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)						
13	PERCENT	JF CL	ASS REPRESENTED BY AMOUNT IN ROW (11)				
	22.75%						
14	TYPE OF R	EPOR	TING PERSON				
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SCHEDULE 13D/A

Item 1. <u>Security and Issuer</u>. This Amendment No. 4 to Schedule 13D amends and supplements the Statement on Schedule 13D filed by EW Healthcare Partners 2, L.P. and EW Healthcare Partners 2-A, L.P., filed with the Securities and Exchange Commission on February 18, 2021, and amended on May 18, 2021, September 20, 2021 and January 19, 2022 relating to the following:

(a) Name of Issuer: TELA Bio, Inc.

(b) Address of Issuer's Principal Executive Offices:

1 Great Valley Parkway, Suite 24 Malvern, Pennsylvania 19355

(c) Title and Class of Securities: Common Stock

(d) CUSIP Number: 872381108

Item 2. Identity and Background

- (a) Name of Persons Filing: This Amendment No. 4 to Schedule 13D is being filed jointly by EW Healthcare Partners 2, L.P., a Delaware limited partnership ("EWHP2"), EW Healthcare Partners 2-A, L.P., a Delaware limited partnership (the "EWHP2-A"), EW Healthcare Partners 2 GP, L.P., a Delaware limited partnership ("EWHP2 GP"), EW Healthcare Partners 2-UGP, LLC, a Delaware limited liability company ("EWHP2 General Partner" and collectively, with EWHP2, EWHP2-A and EWHP2 GP, the "EWHP Investors"), Martin P. Sutter, an individual, R. Scott Barry, an individual, Ronald Eastman, an individual and Petri Vainio, an individual (each a "Manager", collectively, the "Managers", and together with the EWHP2, EWHP2-A, EWHP2 GP and the EWHP2 General Partner, the "Reporting Persons").
- (b) Address of Principal Business Office: The address of the principal business of each of the Reporting Persons is 21 Waterway, Suite 225, The Woodlands, Texas 77380.
- (c) The Principal business of EWHP2 and EWHP2-A is growth capital investments. The principal business of EWHP2 GP is to act as the general partner of EWHP2 and EWHP2-A. The principal business of EWHP2 General Partner is to act as the general partner of EWHP2 GP. The principal business of the Managers is to direct the activities of EWHP2 General Partner.
- (d) None of the Reporting Persons have, during the last five years, been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors).
- (e) None of the Reporting Persons have, during the last five years, been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction as a result of which such person was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.
- (f) Citizenship: (i) EW Healthcare Partners 2, L.P. is a Delaware limited partnership; (ii) EW Healthcare Partners 2-A, L.P. is a Delaware limited partnership; (iii) EW Healthcare Partners 2-UGP, LLC is a Delaware limited liability company; (iv) Martin P. Sutter, R. Scott Barry, Ronald Eastman and Petri Vainio are all individuals who are citizens of the United States.

Item 3. Source or Amount of Funds or Other Consideration.

Since the filing of the Amendment No. 3 to Schedule 13D by the Reporting Persons, an additional 814,395 shares of the Issuer were purchased by the Investors at an average price of \$11.75 per share in open market transactions and a block trade purchase that occurred on February 23, 2022, of 750,657 shares at \$11.75 per share. The funds used to purchase the Securities came from the operating capital of the EWHP Investors.

Item 4. Purpose of Transaction.

The Reporting Persons acquired the Securities (as defined below) solely for the purpose of investment. The Reporting Persons may make additional purchases of the Company's securities either in the open market or in private transactions depending on the Company's business, prospects and financial condition, the market for the Company's securities, general economic conditions, money and stock market conditions and other future developments.

Except as described in this Amendment No. 4 to Schedule 13D, none of the Reporting Persons has any present plan or proposal which relates to, or could result in, any of the events referred to in paragraphs (a) through (j), inclusive, of Item 4 of Schedule 13D. However, the Reporting Persons will continue to review the business of the Issuer and, depending upon one or more of the factors referred to above, may in the future propose that the Issuer take one or more such actions.

Item 5. Interest in Securities of the Issuer

TOTAL OUTSTANDING SHARES. According to Company's 10-Q Quarterly Report for the Third Quarter ended September 30, 2021 filed by the Company on or about November 12, 2021, the number of shares of the Company's Common Stock outstanding on November 3, 2021 was 14,503,570 shares.

EWHP INVESTORS. As of the date of filing of this Amendment No. 4 to Schedule 13D, EWHP2 and EWHP2-A are the beneficial owners of 3,299,499 shares of the Company's common stock (the "Securities"), which represents approximately 22.75% of the Common Stock outstanding based upon the latest Form 10-Q for the Quarter ended September 30, 2021. The Securities include (i) 1,337,475 shares held by EWHP2 and (ii) 1,962,024 shares held by EWHP2-A. EWHP2 and EWHP2-A have the sole voting and investment power with respect to their respective Securities.

EWHP2 GP. EWHP2 GP, the general partner of EWHP2 and EWHP2-A, may also be deemed to have sole voting and investment power with respect to such Securities. EWHP2 GP disclaims beneficial ownership of such Securities except to the extent of its pecuniary interest therein.

EWHP2 GENERAL PARTNER. EWHP2 General Partner, the General Partner of EWHP2 GP, may also be deemed to have sole voting and investment power with respect to such Securities. The EWHP2 General Partner disclaims beneficial ownership of such Securities except to the extent of its pecuniary interest therein.

THE MANAGERS. Under the operating agreement of the EWHP2 General Partner, the Managers have the power by majority vote and through the EWHP2 GP to (i) cause EWHP2 and EWHP2-A to buy and sell marketable securities of portfolio companies and (ii) direct the voting of such securities. As a result, the Managers may also be deemed to have shared dispositive power and voting power with respect to the Securities held by EWHP2 and EWHP2-A. The Managers disclaim beneficial ownership of such Securities except to the extent of their respective pecuniary interests therein.

Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of Issuer.

To the best knowledge of the Reporting Persons, there are no contracts, arrangements, understandings or relationships (legal or otherwise) among the persons named in Item 2 and between such persons and any person with respect to any securities of the Company, including, but not limited to, transfer or voting of any of the securities, finder's fees, joint ventures, loan or option arrangements, puts or calls, guarantees of profits, division of profits or loss, or the giving or withholding of proxies.

Item 7. Material to be filed as Exhibits

Exhibit 1: Joint Filing Agreement, dated February 28, 2022.

Signatures

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

Date: February 28, 2022

EW HEALTHCARE PARTNERS FUND 2, L.P.

By: EW Healthcare Partners Fund 2 GP, L.P.,

Its General Partner

By: EW Healthcare Partners Fund 2-UGP, LLC,

Its General Partner

By: /s/ Martin P. Sutter

Name: Martin P. Sutter Title: Managing Director

EW HEALTHCARE PARTNERS FUND 2-A, L.P.

By: EW Healthcare Partners Fund 2 GP, L.P.,

Its General Partner

By: EW Healthcare Partners Fund 2-UGP, LLC,

Its General Partner

By: /s/ Martin P. Sutter

Name: Martin P. Sutter Title: Managing Director

EW HEALTHCARE PARTNERS FUND 2 GP, L.P.

By: EW Healthcare Partners Fund 2-UGP, LLC,

Its General Partner

By: /s/ Martin P. Sutter

Name: Martin P. Sutter Title: Managing Director

EW HEALTHCARE PARTNERS FUND 2-UGP, LLC

By: /s/ Martin P. Sutter

Name: Martin P. Sutter Title: Managing Director **INDIVIDUALS:**

/s/ Martin P. Sutter

Name: Martin P. Sutter

/s/ R. Scott Barry

Name: R. Scott Barry

/s/ Ronald Eastman

Name: Ronald Eastman

/s/ Petri Vainio

Name: Petri Vainio

Exhibit 1

JOINT FILING AGREEMENT

Each of the undersigned agrees that (i) the statement on Schedule 13D/A relating to the Common Stock of TELA Bio, Inc., has been adopted and filed on behalf of each of them, (ii) all future amendments to such statement on Schedule 13D will, unless written notice to the contrary is delivered as described below, be jointly filed on behalf of each of them, and (iii) the provisions of Rule 13d-1(k)(1) under the Securities Exchange Act of 1934 apply to each of them. This agreement may be terminated with respect to the obligations to jointly file future amendments to such statement on Schedule 13D as to any of the undersigned upon such person giving written notice thereof to each of the other persons signature hereto, at the principal office thereof.

This Agreement may be executed in any number of counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.

Date: February 28, 2022

Title: Managing Director

EW HEALTHCARE PARTNE	ERS FUND 2, L.P.	INDIVIDUALS:	
By: EW Healthcare Partne	ers Fund 2 GP, L.P.,	/s/ Martin P. Sutter	
Its General Partner		Name: Martin P. Sutter	
By: EW Healthcare Partne	ers Fund 2-UGP, LLC,		
Its General Partner			
By: /s/ Martin P. Sutter		/s/ R. Scott Barry	
Name: Martin P. Sutte	er	Name: R. Scott Barry	
Title: Managing Direc	ctor		
EW HEALTHCARE PARTNE	ERS FUND 2-A, L.P.	/s/ Ronald Eastman	
		Name: Ronald Eastman	
By: EW Healthcare Partne	ers Fund 2 GP, L.P.,		
Its General Partner			
By: EW Healthcare Partne	ers Fund 2-UGP, LLC,	/s/ Petri Vainio	
Its General Partner		Name: Petri Vainio	
By: /s/ Martin P. Sutter			
Name: Martin P. Sutte			

EW HEALTHCARE PARTNERS FUND 2 GP, L.P.

By: EW Healthcare Partners Fund 2-UGP, LLC,

Its General Partner

By: /s/ Martin P. Sutter

Name: Martin P. Sutter Title: Managing Director

EW HEALTHCARE PARTNERS FUND 2-UGP, LLC

By: /s/ Martin P. Sutter

Name: Martin P. Sutter Title: Managing Director