SEC Form 4	
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FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

OMB APPROVAL						
OMB Number: 3235-0287						
Estimated average burden						
hours per response: 0						

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

1. Name and Address of Reporting Person*

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

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

1. Name and Address of Reporting Person [*] <u>EW HEALTHCARE PARTNERS FUND</u> <u>2, L.P.</u>				2. Issuer Name and Ticker or Trading Symbol <u>TELA Bio, Inc.</u> [TELA]						5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director 10% Owner Officer (give title below) title X Other (specify below)									
(Last) (First) (Middle) 21 WATERWAY AVENUE, SUITE 225					3. Date of Earliest Transaction (Month/Day/Year) 02/08/2022								See footnote 2						
(Street) THE WOODLANDS TX 77380 (City) (State) (Zip)					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 Person							
			I - Non-Deriva				_	-	ed, [-					
Date			2. Transactior Date (Month/Day/Y	Year) Execu Year) if any		Deemed cution Date, y hth/Day/Year)		3. Transaction Code (Instr 8) Code V			Acquired (A) or (D) (Instr. 3, 4 an (A) or Price		nd Securities Beneficially Owned Follo Reported Transaction(/ Form: Dir (D) or lowing Indirect (I) (Instr. 4)		Direct		
Common share	ı Stock, par	value \$0.001 pe	^f 02/08/202	22				Р		500	(D) A	\$11.7	- <u> </u> -	2,511,3		I		See footr	notes ⁽¹⁾⁽²⁾
Common share	ı Stock, par	value \$0.001 pe	02/09/202	22				Р		1,327	A	\$11.7	75	2,512,7	720	I		See footr	notes ⁽¹⁾⁽²⁾
		Ta	ble II - Derivat e.g., pu(sposed of s, convert				Owneo	d				
1. Title of Derivative Security (Instr. 3)	Derivative Conversion Dat Security or Exercise (Mo		3A. Deemed Execution Date, if any (Month/Day/Year)		Transaction Code (Instr. 3)		5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)		oiratio	kercisable and n Date ay/Year)	7. Title and Amount of Securities Underlying Derivative Security (Inst 3 and 4)		De Se (Ir	. Price of erivative ecurity nstr. 5)	9. Number of derivative Securities Beneficially Owned Following Reported Transaction(s) (Instr. 4)		10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)		11. Nature of Indirect Beneficial Ownership (Instr. 4)
				Code	v	(A)	(D)	Dat Exe	e ercisat	Expiratio Date	n Title	Amour or Numbe of Shares	er						
		f Reporting Person [*] ARE PARTN	ERS FUND 2	<u>2, L.</u>	<u>P.</u>	·													
(Last) 21 WAT	ERWAY AV	(First) /ENUE, SUITE	(Middle) 225																
(Street) THE WOODI	LANDS	TX	77380																
(City)		(State)	(Zip)																
		f Reporting Person [*] ARE PARTN		<u>2-A</u> ,															
(Last) 21 WAT		(First) /ENUE, SUITE	(Middle) 225																
(Street) THE WOODI	LANDS	TX	77380																
(City)		(State)	(Zip)																

<u>EW Healthcare Partners Fund 2 GP, L.P.</u>											
(Last)	(First)	(Middle)									
21 WATERWAY AVENUE, SUITE 225											
(Street)											
THE	ТХ	77380									
WOODLANDS											
(City)	(State)	(Zip)									
1. Name and Address	1. Name and Address of Reporting Person*										
EW Healthcare Partners Fund 2-UGP, LLC											
(Last)	(First)	(Middle)									
21 WATERWAY AVENUE, SUITE 225											
(Street)											
THE	тх	77380									
WOODLANDS	171	// 500									
(City)	(State)	(Zip)									

Explanation of Responses:

1. The Share totals shown above are the aggregate amounts of shares purchased by EW Healthcare Partners Fund 2, L.P. ("Fund 2") and EW Healthcare Partners Fund 2-A, L.P. ("Fund 2-A") on the dates set forth above. Fund 2 purchased 0 shares and 718 shares of the amounts shown above for February 8, 2022 and February 9, 2022, respectively, and Fund 2-A purchased 500 shares and 609 shares of the amounts shown above on each such date. Fund 2 now holds a total of 1,029,218 shares and Fund 2-A now holds a total of 1,483,502 shares of the Issuer.

2. EW Healthcare Partners Fund 2 GP, L.P. (the "EW Funds GP"), is the general partner of each of EW Healthcare Partners Fund 2, L.P. ("Fund 2") and EW Healthcare Partners Fund 2-A. L.P. ("EW Fund 2-A" and together with EW Fund 2, the "EW Funds"). EW Healthcare Partners Fund 2- UGP, LLC (the "General Partner") is the general partner of EW Funds GP. The General Partner holds sole voting and dispositive power over the shares held by each of the EW Funds (the "Shares"). The managers of the General Partner are Martin P. Sutter, Ron Eastman, Scott Barry and Petri Vainio (collectively, the "Managers") and may exercise voting and investment control over the Shares only by majority action of the Managers. Each individual Manager, the EW Funds GP and the General Partner disclaims ownership over the Shares except to the extent of his or its respective pecuniary interest therein.

Remarks:

EW HEALTHCARE PARTNERS FUND 2, L.P., By: EW Healthcare Partners Fund 2 GP, L.P., its General Partner, By: EW Healthcare 02/10/2022 Partners Fund 2-UGP, LLC, its General Partner, By: Martin P. Sutter, Attorney-in-Fact, /s/ Martin P. Sutter **EW HEALTHCARE** PARTNERS FUND 2-A, L.P., By: EW Healthcare Partners Fund 2 GP, L.P., its General Partner, By: EW Healthcare 02/10/2022 Partners Fund 2-UGP, LLC, its General Partner, By: Martin P. Sutter, Attorney-in-Fact, /s/ Martin P. Sutter EW HEALTHCARE PARTNERS FUND 2 GP, L.P., By: EW Healthcare Partners Fund 2-UGP, LLC, 02/10/2022 its General Partner, By: Martin P. Sutter, Attorney-in-Fact, /s/ Martin P. Sutter EW HEALTHCARE PARTNERS FUND 2-UGP, 02/10/2022 LLC, By: Martin P. Sutter, Attorney-in-Fact, /s/ Martin P. Sutter ** 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.