# FORM 4

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

OMB APPROVAL

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

#### STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

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

(Print or Type Responses)											
1. Name and Address of Reporting Person * Nahass Michael			2. Issuer Name <b>and</b> Ticker or Trading Symbol Terra Tech Corp. [TRTC]					5. Relationship of Reporting Person(s) to Issuer (Check all applicable)XDirector10% Owner			
2040 MAIN STREET	, SUITE 225		3. Date of Earliest Transaction (Month/Day/Year) 02/14-05:00/2020				X_Officer (give title below) Other (specify below) Pres., COO, Sec., Treas.				
IRVINE, CA 92614				4. If Amendment, Date Original Filed(Month/Day/Year) 02/19-05:00/2020					6. Individual or Joint/Group Filing(Check Applicable Line)  X Form filed by One Reporting Person  Form filed by More than One Reporting Person		
(City)	(State)	(Zip)	Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned								
1.Title of Security (Instr. 3)	Da	2. Transaction Date (Month/Day/Year	2A. Deemed Execution Date, if any (Month/Day/Year)	(Instr. 8)		4. Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)			Owned Following Reported Transaction(s) (Instr. 3 and 4)	Ownership Form:	Beneficial
				Code	V	Amount	(A) or (D)	Price		Direct (D) Owne or Indirect (Instr. (I) (Instr. 4)	Ownership (Instr. 4)
Common Stock (1)		02/14- 05:00/2020		J		7,308,059	A	(2)	7,308,059		By Equity IQ, LLC
Common Stock									2,252,695	D	
Reminder: Report on a sepa	rate line for each class	of securities benefic	rially owned directly o	or indirectly.							

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

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1. Title of 3. Transaction 3A. Deemed 6. Date Exercisable and Title and Amount of 8. Price of 9. Number of 11. Nature 5. Number of 10. Derivative Conversion of Indirect Execution Date, if Transaction Derivative Expiration Date Underlying Securities Derivative Derivative Ownership Date or Exercise (Month/Day/Year) Code Securities (Month/Day/Year) (Instr. 3 and 4) Securities Form of Beneficial Security Security (Instr. 3) Price of Derivative Ownership (Month/Day/Year) Acquired (A) or (Instr. 5) Beneficially (Instr. 8) Derivative Disposed of (D) Owned Security: (Instr. 4) Security (Instr. 3, 4, and Following Direct (D) Reported or Indirect Transaction(s (I) Amount or Expiration Date (Instr. 4) (Instr. 4) Title Number of Exercisable Code V (A) (D) Shares Nonqualified 02/14-03/31-01/07-Common Stock \$ 1.35 60,000 60,000 (3) 0 D 05:00/2016(4) 05:00/2026 05:00/2020 Stock Options Nonqualified 02/14-06/30-05/23-Common \$ 2.535 Stock 100,000 100,000 (3) J D 05:00/2017(4) 05:00/2027 05:00/2020 Stock Options Nonqualified 03/31-02/14-01/14-Common \$ 4.3875 266,667 266,667 (3) 0 D Stock J 05:00/2020 05:00/2018(4) 05:00/2028 Stock Options Nonqualified 02/14-09/30-07/29-Common Stock \$ 2.02 (3) D J 275,000 275,000 05:00/2020 05:00/2018(4) 05:00/2028 Stock Options Nonqualified 02/14-12/31-12/10-Common (3) Stock \$ 1 J 1,500,000 1,500,000 0 D 05:00/2020 05:00/2018(4) 05:00/2028 Stock Options Nonqualified 06/30-02/14-06/19-Common (3) Stock \$ 0.585 J 1,000,000 1,000,000 0 D 05:00/2019(4) 05:00/2029 05:00/2020 Stock Options

### **Reporting Owners**

P (1 0 N /	Relationships					
Reporting Owner Name / Address	Director	10% Owner	Officer	Other		
Nahass Michael 2040 MAIN STREET SUITE 225 IRVINE, CA 92614	X		Pres., COO, Sec., Treas.			

#### **Signatures**

/s/ Michael Nahass	03/13-05:00/2020
**Signature of Reporting Person	Date

## **Explanation of Responses:**

- \* 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).
- Shares of common stock of the corporation then known as OneQor Technologies, Inc. ("OneQor") were converted into shares of common stock of Terra Tech Corp. ("Terra Tech") pursuant to that certain Agreement and Plan of Merger, dated as of October 30, 2019, as amended, by and among Terra Tech, TT Merger Sub, Inc. ("Merger Sub"), OneQor, Matthew Morgan, Larry Martin, and the shareholder representative thereunder (the "Merger Agreement"). Pursuant to the terms of the Merger Agreement, each share of OneQor common stock was exchanged for 44.9762 shares of Terra Tech common stock in connection with the merger of Merger Sub into OneQor (the "Merger").
- (2) Received in exchange for 162,500 shares of OneQor common stock in connection with the Merger. On the effective date of the Merger, the closing price of Terra Tech's common stock was \$0.16 per share.
- (3) Under the terms of the Merger Agreement, the Reporting Person agreed to forfeit all of his stock options.
- (4) The nonqualified stock option vests in twelve equal quarterly installments.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

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