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 Re	esponses)																			
1. Name and Address of Reporting Person * Peterson Derek					2. Issuer Name and Ticker or Trading Symbol Terra Tech Corp. [TRTC]									5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director 10% Owner						
2040 MAIN S	STREET,	(First) SUITE	E 225	(Middle)			Earliest 7: :00/202		tion (Month	/Day/Ye	ar)			0	fficer (give title b		Other irector/Offic	(specify below er)
IRVINE, CA	02614	(Street)					dment, I :00/202		iginal	Filed	Month/Day	/Year)			X_ For	vidual or Joir m filed by One R n filed by More t	eporting Person		icable Line)	
(City)	92014	(State)		(Zip)				т	abla	I Nor	Dorivo	tivo So	ouritios	Acquire	od D	isposed of a	r Ronoficial	ly Owned		
1.Title of Security (Instr. 3)			2. Transaction Date (Month/Day/Yea	Exec	2A. Deemed Execution Date, if any (Month/Day/Year)		3. Transaction			4. Securities Acquired (A) of Disposed of (D) (Instr. 3, 4 and 5)				r 5. Amount of Securities Beneficially Owned Following Reported Transaction(s)				6. Ownership Form:	7. Nature of Indirect Beneficial	
								Code V		Amount (A) or (D)		Price	(Instr. 3 and 4)				Direct (D)	Ownership (Instr. 4)		
Common Sto	ck (1)														7,30	8,059			I	By Equity IQ, LLC
Common Stock													875		875,522			D		
Common Stock			01/26- 05:00/2021				S	S		2,000		D	\$ 0.325	987,	574			I	See footnote (2)	
Common Stock			01/26- 05:00/2021				(16,483	5,714	A	(3)	16,4	85,714			D		
				Table						curr red, D	ently v	alid Ol of, or l	MB cor Benefici	ntrol nu	mbe	nd unless th r.	e form dis	splays a		
1. Title of	2.	3 Tra	nsaction	3A. Deemed	4.	g., pu		, warra umber o			s, conver te Exerci			1	and	Amount of	8 Price of	9. Number	of 10.	11. Natu
Derivative Security (Instr. 3)	Conversion or Exercise Price of Derivative Security	Date	h/Day/Yea	Execution Date, if	if Tran Cod	Transaction Deriv Code Secur (Instr. 8) Acqu Dispos		ative		Expiration Da (Month/Day/		ite			ying S	Securities		Derivative Securities Beneficially Owned Following Reported	Owners Form of Derivat Securit Direct or India	ship of Indirection Beneficial Ownersh (Instr. 4)
					Co	de V	V ((A)	(D)	Date Exerc	isable	Expiration Date		Title		Amount or Number of Shares		Transaction (Instr. 4)	(I) (Instr. 4	4)
Nonqualified stock option	\$ 0.0721										-/02- 0/2020	04/02-		Comm	1 500.000			500,000) D	
Common Stock Purchase Warrants			01/26- 00/2021		C	C 4,94:		15,055			/26- 0/2021	01/26- 05:00/2026		Comn Stoo	ommon Stock 4,945,055		<u>(4)</u>	4,945,05	75 D	
Reportin	g Own	iers																		
				Relat	ionship	os														
	Owner Nam Idress	e /	Director	10% Office	er Ot	her														

Former Director/Officer

Signatures

Peterson Derek 2040 MAIN STREET

SUITE 225 IRVINE, CA 92614

/s/ Derek Peterson	01/29-05:00/2021
**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) Common Stock held in the name of the Reporting Person's spouse.
- (3) Shares of common stock issued in conversion of four shares of Series A Preferred Stock.
- (4) Common Stock Purchase Warrants granted in conversion of four shares of Series A Preferred Stock.

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

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.