FORM 4

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

OMB APPRO	OVAL
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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)														
Name and Address of Reporting Person * Arduini Matteo			2. Issuer Name and Ticker or Trading Symbol HELIOS TECHNOLOGIES, INC. [HLIO]						5. 1	5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director 10% Owner					
(Last) (First) (Middle) 7456 SIXTEENTH STREET EAST				3. Date of Earliest Transaction (Month/Day/Year) 02/22/2022						_X	X Officer (give title below) Other (specify below) President, QRC				
(Street) SARASOTA, FL 34243				4. If Amendment, Date Original Filed(Month/Day/Year)							6. Individual or Joint/Group FilingCheck 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 Acqu						es Acquired	lired, Disposed of, or Beneficially Owned					
(Instr. 3)		2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Da any (Month/Day/	ate, if	3. Transa Code (Instr. 8)	(A	4. Securities Acc (A) or Disposed (Instr. 3, 4 and 5		of (D) Be Re	5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)		owing [6. Ownership Form: Direct (D)	Beneficial Ownership	
						Code	VA	mount	(A) or (D)	Price	e			or Indirect (I) (Instr. 4)	
Common S	Stock		02/22/2022			M	5-	45	A	\$ 0 92	29		1)	
	Stock		02/22/2022			F	2:	52 (1)	D	\$ 74.52 67	17		1)	
Reminder: Re	eport on a sep	parate line for ea	ch class of securitie	s beneficially	owned	l directly o	Person contair	s who ned in t	this fo	and to the or orm are not	t required	l to respoi	nd unless th		1474 (9-02)
	eport on a sep	parate line for ea		s beneficially Derivative S		•	Person contair form di	s who ned in t isplays	this fo a cur	rm are not rently valid	t required d OMB co	l to respoi	nd unless th		1474 (9-02)
Reminder: Re	2.	3. Transaction	Table II - 3A. Deemed Execution Date	Derivative S (e.g., puts, ca 4. Transact Code	5. Securiti 5. Securiti of Official Off	ies Acquir arrants, o cumber erivative curities equired a) or issposed (D) nstr. 3,	Person contair form di	ns who ned in the isplays osed of, onvertibe exercisab ration Date of the isplays	this fo s a cur , or Ber ole secu ole ate	rm are not rently validated	t required d OMB co wned	l to respoi ontrol nun	nd unless that the state of the	To. Owners: Form of Derivati Security Direct () or Indire	11. Natu of Indir Benefic Owners: (Instr. 4
Reminder: Re	2. Conversion or Exercise Price of Derivative	3. Transaction Date	Table II - 3A. Deemed Execution Date any	Derivative S (e.g., puts, ca 4. Transact Code	5. Securiti 5. Securiti of Official Off	ies Acquir Irrants, o umber a cerivative excurities equired a) or isposed (D) astr. 3, and 5)	Person contair form di red, Dispertions, co 6. Date Exand Expir	ns who ned in t isplays osed of, onvertib xercisab ation Da ay/Year	this for sa cur , or Bendle secuple sate r)	rm are not rently valid neficially O urities) 7. Title and of Underlying Securities	t required d OMB co wned	8. Price of Derivative Security	9. Number of Derivative Securities Beneficially Owned Following Reported Transaction(Owners: Form of Derivati Security Direct (i or Indirect) (I)	11. Natu of Indir Benefic Owners: (Instr. 4

Reporting Owners

	Relationships					
Reporting Owner Name / Address	Director	10% Owner	Officer	Other		
Arduini Matteo 7456 SIXTEENTH STREET EAST SARASOTA, FL 34243			President, QRC			

Signatures

/s/ Marc Greenberg, Attorney-in-Fact for Matteo Arduini	02/24/2022
**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).
- (1) 545 restricted stock units became fully vested on 2/22/2022, of which 252 were converted to cash to satisfy tax withholding obligations.
- (2) Each RSU represents the right to receive, following vesting, one share of Common Stock.
- (3) Unless earlier forfeited under the terms of the RSU, 33-1/3% of the awards vest and convert into Common Stock on each anniversary of the grant date.

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.