FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

OMB APPROVAL									
OMB Number:	3235-028								

0.5

Estimated average burden

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

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934

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1. Name and Address of Reporting Person* <u>Nijhawan Pardeep</u>					2. Issuer Name and Ticker or Trading Symbol Edesa Biotech, Inc. [EDSA]									5. Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director X 10% Owner									
<u>111j11011</u>	un i ui uc	<u> </u>														Direc	tor		X :	10% Ow	ner		
-					3	Date of Earliest Transaction (Month/Day/Year)														Other (specify			
(Last) (First) (Middle)					08/04/2023										X	belov	,			below)			
C/O EDESA BIOTECH INC.					00/04/2023										Chief Executive Officer								
		ZCII IIVC.			\vdash																		
100 SPY COURT			4. If Amendment, Date of Original Filed (Month/Day/Year)										6. Individual or Joint/Group Filing (Check Applicable										
,				1										Line)									
(Street)														X Form filed by One Reporting Person									
MARKHAM A6 L3R 5H6				1									Form filed by More than One Reporting						orting				
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(City) (State) (Zip)				ļΚ	uie	e TOD	15-L	(C) I	ra	เทรส	action In	aicat	ion										
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					Check this box to indicate that a transaction was made pursuant to a contract, instruction or written plan that is intended to satisfy the affirmative defense conditions of Rule 10b5-1(c). See Instruction 10.														nded to				
					-	Sai	usiy ine	amm	alive de	iens	se cor	iditions of Rule	3 1002-1	(c). See ii	istruction	1 10.							
		Table	e I -	Non-Deriva	tive	Se	curit	ies /	Acqui	ire	d, D	isposed o	of, or	Benefi	cially	Owr	ned						
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1. Title of Security (Instr. 3) 2. Transaction Date						Deemed Cution D		Trans	sacti	ion	4. Securities Disposed Of			Secur	ount o	Т	6. Owner Form: Di		7. Natu Indirect				
				(Month/Day/Ye			у	•	Code	Code (Instr. 8)		and 5)			Beneficially Owned			(D) or		Benefic	ial		
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Common	Snares														371,72		/	' I I		1968160 Ontario Inc. ⁽²⁾			
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		Ta	ble	II - Derivati	ve S	Sec	uritie	s Ad	cquir	ed,	Dis	posed of	, or B	enefic	ially C	wne	d						
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Derivative	Conversion	Date		ecution Date,		nsac		lumbe				Date		unt of		ivative		ative		nership	of Indirect		
Security (Instr. 3)	or Exercise Price of			if any (Month/Day/Year)		de (In		t Perivat		viont	เท/บล	y/Year)		ırities erlying	Security (Instr. 5)			ırities eficially	Fori	n: ct (D)	Beneficial Ownership		
,	Derivative Security				8)	´ s		ecurit	ties				Deriv	ative .	(Own	Owned		ndirect	(Instr. 4)		
							Acquire (A) or		ed				Security (Instr. 3 and 4				Following (I) Reported		nstr. 4)				
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Explanation of Responses:

- 1. Reflects a grant of restricted share units ("RSUs"), which vested in full upon grant, pursuant to the Issuer's 2019 Equity Incentive Compensation Plan. These RSUs represent awards received in lieu of a portion of Reporting Person's cash bonus earned for the calendar year ending December 31, 2022. The number of RSUs was determined by dividing such portion of the cash bonus by the 5-day volume weighted average price (VWAP) of the Issuer's common shares through July 31, 2023.
- 2. Each of Pardeep Medicine Professional Corporation, The Digestive Health Clinic Inc. and 1968160 Ontario Inc. are wholly-owned by Reporting Person. Reporting Person disclaims beneficial ownership of these securities except to the extent of his pecuniary interest therein, and the inclusion of these shares in this report shall not be deemed an admission of beneficial ownership of all of the reported shares for purposes of Section 16 or for any other purpose.
- 3. Reporting Person is a co-trustee of The New Nijhawan Family Trust 2015. The Reporting Person disclaims beneficial ownership of these securities except to the extent of his pecuniary interest therein, and the inclusion of these shares in this report shall not be deemed an admission of beneficial ownership of all of the reported shares for purposes of Section 16 or for any other purpose.

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.