SEC Form 4
------------

FORM 4

## UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549 STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPROVAL

OMB Number:	3235-0287
Estimated average burden	
hours per response:	0.5

Section 16. Form 4 or Form 5 obligations may continue. See						ENT OF CHANGES IN BENEFICIAL OWNERSHIP led 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* Crane Christopher M.						2. Issuer Name and Ticker or Trading Symbol <u>EXELON CORP</u> [ EXC ]									ionship of R all applicabl Director Officer (gi	10% Owner				
(Last)(First)(Middle)10 SOUTH DEARBORN STREET54TH FLOOR					3. Date of Earliest Transaction (Month/Day/Year) 01/27/2020									below)	residen	t and C	below)	-poony		
(Street) CHICAGO IL 60603					4.	4. If Amendment, Date of Original Filed (Month/Day/Year)									<ul> <li>6. Individual or Joint/Group Filing (Check Applicable Lin X Form filed by One Reporting Person Form filed by More than One Reporting Perso</li> </ul>					
(City)	(St	ate)	(Zip)																	
		т	able I - No	n-Der	rivat	ive S	ecuritie	es Acq	uired,	Dis	posed of,	or Bene	ficial	lly O	wned		_			
Da			Date	. Transaction Date Month/Day/Year)		2A. Deemed Execution Date, if any (Month/Day/Year)		3. Transaction Code (Instr. 8)		4. Securities Acquired (A) o Disposed Of (D) (Instr. 3, 4 a			and 5) Securities Beneficial Following Reported			6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)		7. Nature of Indirect Beneficial Ownership (Instr. 4)		
									Code	v	Amount	(A) or (D)	Price	e	Transaction (Instr. 3 and					
Common S	Stock			01/27/2020					М		300,152	300,152 A		1)	683,792		D			
Common S	Stock			01/27/2020				F		130,471 D		<u> </u>	7.27	553,321		D				
Common S	Stock			01/2	27/2(	020			D		115,324	D	\$47	7.27	437,9	97		D		
Common Stock														28,500		Ι		Held by trust for benefit of son		
Common Stock															28,500		I		Held by trust for benefit of daughter	
	Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)																			
1. Title of Derivative Security (Instr. 3)	2. 3. Transaction Date (Month/Day/Year) 3A. Deemed Execution D if any (Month/Day/Year) 02111111111111111111111111111111111111		ate, 4. Code		nsaction 5. No de (Instr. Secu Acq Disp		5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)		· ·	cisable and 7. Title and Ai oate of Securities Vear) Underlying Derivative Sec (Instr. 3 and 4		d Amou ies g Securi		8. Price of Derivative Security (Instr. 5)	9. Numb derivativ Securitie Benefici Owned Followin Reporte	ee Ownersh Form: ally Direct (D or Indirec g (I) (Instr.		Beneficial Ownership ct (Instr. 4)		
					Code	v	(A)	(D)	Date Exerci	isable	Expiration Date	Title	Amou or Numb of Sha	ber		Transact (Instr. 4)				
Restricted Stock Units 2017	\$0	01/27/2020			М			34,955	(2	2)	(2)	Common Stock	34,9	955	(2)	0		D		
Restricted Stock Units 2018	\$0	01/27/2020			М			30,866	(2	2)	(2)	Common Stock	30,8	366	(2)	30,873		D		
Restricted Stock Units 2019	\$0	01/27/2020			М			26,343	(2	2)	(2)	Common Stock	26,3	343	(2)	52,6	91	D		
Restricted Stock Units 2020	\$0	01/27/2020			Α		76,793		(2	2)	(2)	Common Stock	76,7	793	(2)	76,7	93	D		
Performance Shares 2017-2019 (stock units)	\$0	01/27/2020			A		207,988		(3	3)	(3)	Common Stock	207,	988	(3)	207,9	988	D		
Performance Shares 2017-2019 (stock units)	\$0	01/27/2020			М			207,988	(3	3)	(3)	Common Stock	207,	988	(3)	0		D		
<ol> <li>Common sh</li> <li>Restricted st February and v common stock</li> <li>Performance Committee's de</li> </ol>	tock unit (RSUs vest in 1/3 incre a. Awards accru e share (stock u etermination of	S: hrough conversion of s) award granted purs ments on the dates o e additional RSUs ac mit) award granted pu performance achieve is) awards vest imme	uant to the Exel f the Committee quired through our arsuant to the Ex ed for the period	lon Lon; 's Janua quarterly kelon Lo I. Each J	g Tern iry or l y divic ong Te perfori	n Incent Februar dend rei erm Ince	tive Plan. R y meetings nvestment entive Plan	SUs are g held in th that vest o for the thr	ranted an e first, se on the sar ree-year	nnually econd, ne sch perfori	y at the Compet and third years edule as the un nance period re	nsation and after the gr derlying aw eferenced in	Leaders ant date ard. Colum	ship De e. Each ın 1 bas	evelopment C RSU represe sed on the Con	ommittee nts the rig mpensatic	's first n ght to ree on and L	ceive one sh .eadership D	are of Exelon Development	

\*\* Signature of Reporting Person Date

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

 $\ast$  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.