14TH FLOOR

CAMBRIDGE

(City)

MA

(State)

1. Name and Address of Reporting Person*

02142

(Zip)

FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, I	D.C. 20549
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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

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

Filed 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*				2. Issuer Name and Ticker or Trading Symbol Xometry, Inc. [XMTR]								5. Relationship of Reporting Person(s) to Issuer (Check all applicable)							
Highland Leaders Fund I, L.P. (Last) (First) (Middle) ONE BROADWAY					3. Date of Earliest Transaction (Month/Day/Year) 06/01/2022						_	Director X 10% Owner Officer (give title below) Other (specify below)					- 1		
14TH FI	LOOR				4. If	Amend	ment, I	Date	of Origi	inal Fi	led (Month/Da	ıy/Year) 6	. Individua	ıl or Joint/G	roup Fili	ng (Ched	k Appli	icable
(Street) CAMBRIDGE MA 02142					If Amendment, Date of Original Filed (Month/Day/Year) Control o														
(City)	(St	ate) (2	Zip)																
		Table	I - No	n-Deriva	tive	Secu	rities	Ac	quire	d, Di	sposed of	, or E	Benefic	ially O	vned				
Date		2. Transaction Date (Month/Day/Year)		2A. Deemed Execution Date, if any (Month/Day/Year)		е,	3. Transaction Code (Instr. 8)		4. Securities Acquired (A) Disposed Of (D) (Instr. 3, 4 5)		ed (A) or tr. 3, 4 and	d Secur Benef	cially d Following	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)		7. Nature of Indirect Beneficial Ownership (Instr. 4)	ct icial rship		
									Code	v	Amount	(A) or (D)	Price	Trans	action(s) 3 and 4)			(msu.	4)
Class A (Common St	ock		06/01/202	22				J (1)		120,784	D	\$0.00	30	50,644		I	See Footr	note ⁽²⁾
Class A Common Stock			06/01/2022					J ⁽³⁾		3,624	D	\$0.00) :	3,624		I	See Footr	note ⁽⁴⁾	
Class A Common Stock			06/01/2022					J ⁽⁵⁾		3,624	D	\$0.00	0		I Fo		See Footr	note ⁽⁴⁾	
Class A Common Stock				06/01/202	22				J ⁽⁶⁾		908,560	D	\$0.00	2,712,833		1		See Footr	note ⁽⁷⁾
Class A Common Stock				06/01/202	22				J ⁽⁶⁾		391,352	D	\$0.00	1,168,524				See Footr	note ⁽⁸⁾
Class A Common Stock 06/01/20			06/01/202	22				J ⁽⁶⁾		79,304	D	\$0.00) 2:	36,792		I	See Footr	note ⁽⁹⁾	
Class A Common Stock 06/01/20				22	2			J ⁽¹⁰⁾		34,481	A	\$0.00	34,481		I F		See Footr	note ⁽¹¹⁾	
Class A Common Stock 06/01/20				22				J ⁽¹²⁾		34,481	D	\$0.00)	0		I	See Footr	note ⁽¹¹⁾	
		Та									posed of, convertib				ned				
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security		3A. Deemed Execution Date if any (Month/Day/Yea		4. Trans Code 8)		5. Num of Derive Secur Acqui (A) or Dispo of (D) (Instr.	vative (Mo		ation	rcisable and Date //Year)	Amou Secur Unde Deriv	rities rlying ative rity (Instr.	8. Price Derivati Security (Instr. 5	derivat Securit Benefic Owned Followine	ive dies dially ding ed ction(s)	Owners Form: Direct (or Indir (I) (Inst	ship of l Be D) Ow ect (Ins	1. Nature f Indirect Beneficial Dwnership nstr. 4)
					Code	v	(A)	(D)	Date Exerc	cisable	Expiration Date	Title	Amount or Number of Shares	1					
		Reporting Person*	<u>.</u>																
(Last) ONE BR	OADWAY	(First)	(Mic	ddle)		_													

(Last)	(First)	(Middle)
ONE BROADWA	, ,	(33.3)
14TH FLOOR		
Street) CAMBRIDGE	MA	02142
(City)	(State)	(Zip)
1. Name and Address <u>Highland Cap</u> <u>Partnership</u>		
(Last) ONE BROADWA 14TH FLOOR	(First)	(Middle)
Street) CAMBRIDGE	MA	02142
(City)	(State)	(Zip)
I. Name and Address		
<u>Highland Man</u>	agement Par	tners 9 LLC
(Last) ONE BROADWA 14TH FLOOR	(First)	(Middle)
Street) CAMBRIDGE	MA	02142
(City)	(State)	(Zip)
1. Name and Address HIghland Mar Partnership (Last)		tners 9 Limited (Middle)
ONE BROADWA 14TH FLOOR	AY	
Street) CAMBRIDGE	MA	02142
(City)	(State)	(Zip)
1. Name and Address Highland Entr Partnership		
(Last) ONE BROADWA 14TH FLOOR	(First)	(Middle)
Street) CAMBRIDGE	MA	02142
(City)	(State)	(Zip)
1. Name and Address <u>Highland Lead</u>		
	(First)	(Middle)

CAMBRIDGE	MA	02142						
(City)	(State)	(Zip)						
1. Name and Address of Reporting Person* <u>Highland Leaders Fund I GP, LLC</u>								
(Last) ONE BROADWA 14TH FLOOR	(First)	(Middle)						
(Street) CAMBRIDGE	MA	02142						
(City)	(State)	(Zip)						

Explanation of Responses:

- 1. Represents a pro-rata distribution, and not a purchase or sale, without additional consideration by Highland Leaders Fund I, L.P. ("HLF I") to its partners
- 2. These shares are held of record by HLF I. The general partner of HLF I is Highland Leaders Fund I GP, L.P. ("HLF I GP LP"), whose general partner is Highland Leaders Fund I GP, LLC ("HLF I GP LLC"). Robert Davis, Dan Nova, Paul Maeder, Corey Mulloy and Craig Driscoll (the "HLF I GP Managing Members") are the managing members of HLF I GP LLC and may be deemed to have voting and dispositive power over the shares held by HLF I. Each of HLF I GP LLC, and the HLF I GP Managing Members disclaims beneficial ownership of the securities reported herein, except to the extent of their respective pecuniary interests therein, if any, and the filing of this statement shall not be deemed to be an admission that, for purposes of Section 16 of the Securities Exchange Act of 1934 or otherwise, any of them is the beneficial owner of any securities reported herein. Mr. Driscoll is a director of the Issuer and files separate Section 16 reports.
- 3. Represents a change in the form of ownership of HLF I GP LP by virtue of the receipt of shares in the pro-rata in-kind distribution of Class A Common Stock of the Issuer for no consideration by HLF I.
- 4. These shares are held by HLF I GP LP. The general partner of HLF I GP LP is HLF I GP LLC. The HLF I GP Managing Members are the managing members of HLF I GP LLC. HLF I GP LLC and each of the HLF I GP Managing Members disclaims beneficial ownership of the securities reported herein, except to the extent of their respective pecuniary interests therein, if any, and the filing of this statement shall not be deemed to be an admission that, for purposes of Section 16 of the Securities Exchange Act of 1934 or otherwise, any of them is the beneficial owner of any securities reported herein. Mr. Driscoll is a director of the Issuer and files separate Section 16 reports.
- 5. Represents a pro-rata distribution, and not a purchase or sale, without additional consideration by HLF I GP LP to its partners
- 6. Represents a pro-rata distribution, and not a purchase or sale, without additional consideration, by each of Highland Capital Partners 9 Limited Partnership ("HCP9"), Highland Capital Partners 9-B Limited Partnership ("HCP9B") and Highland Entrepreneurs' Fund 9 Limited Partnership ("HEF9"), as applicable, to its partners.
- 7. These shares are held of record by HCP9. The general partner of HCP9 is Highland Management Partners 9 Limited Partnership ("HMP 9 LP"), whose general partner is Highland Management Partners 9 LLC ("HMP 9 LLC"). Robert Davis, Dan Nova, Paul Maeder and Corey Mulloy ("HMP9 Managing Members") are the managing members of HMP 9 LLC and may be deemed to have voting and dispositive power over the shares held by HCP9. Each of HMP 9 LP, HMP 9 LLC and the HMP9 Managing Members disclaims beneficial ownership of the securities reported herein, except to the extent of their respective pecuniary interests therein, if any, and the filing of this statement shall not be deemed to be an admission that, for purposes of Section 16 of the Securities Exchange Act of 1934 or otherwise, any of them is the beneficial owner of any securities reported herein.
- 8. These shares are held of record by HCP9B. The general partner of HCP9B is HMP 9 LP, whose general partner is HMP 9 LLC. The HMP9 Managing Members are the managing members of HMP 9 LLC and may be deemed to have voting and dispositive power over the shares held by HCP9B. Each of HMP 9 LP, HMP 9 LLC and the HMP9 Managing Members disclaims beneficial ownership of the securities reported herein, except to the extent of their respective pecuniary interests therein, if any, and the filing of this statement shall not be deemed to be an admission that, for purposes of Section 16 of the Securities Exchange Act of 1934 or otherwise, any of them is the beneficial owner of any securities reported herein.
- 9. These shares are held of record by HEF9. The general partner of HEF9 is HMP 9 LP, whose general partner is HMP 9 LLC. The HMP9 Managing Members are the managing members of HMP 9 LLC and may be deemed to have voting and dispositive power over the shares held by HEF9. Each of HMP 9 LP, HMP 9 LLC and the HMP9 Managing Members disclaims beneficial ownership of the securities reported herein, except to the extent of their respective pecuniary interests therein, if any, and the filing of this statement shall not be deemed to be an admission that, for purposes of Section 16 of the Securities Exchange Act of 1934 or otherwise, any of them is the beneficial owner of any securities reported herein.
- 10. Represents a change in the form of ownership of HMP 9 LP by virtue of the receipt of shares in the pro-rata in-kind distribution of Class A Common Stock of the Issuer for no consideration by each of HCP9, HC9B and HEF9. HMP 9 LP received (i) 22,714 of such shares in the pro-rata in-kind distribution made by HCP9B and (iii) 1,983 of such shares in the pro-rata in-kind distribution made by HEF9.
- 11. These shares are held by HMP 9 LP. The general partner of HMP 9 LP is HMP 9 LLC. The HMP9 Managing Members are the managing members of HMP 9 LLC. Each of the HMP9 Managing Members disclaims beneficial ownership of the securities reported herein, except to the extent of their respective pecuniary interests therein, if any, and the filing of this statement shall not be deemed to be an admission that, for purposes of Section 16 of the Securities Exchange Act of 1934 or otherwise, any of them is the beneficial owner of any securities reported herein.
- 12. Represents a pro-rata distribution, and not a purchase and sale, without additional consideration, by HMP 9 LP to its partners.

Remarks:

Craig Driscoll is a member of the Issuer's board of directors and files separate Section 16 reports.

Jessica Healey, Authorized Officer of Highland Leaders Fund I GP, LLC, the general 06/02/2022 partner of Highland Leaders Fund I GP, L.P., the general partner of Highland Leaders Fund I, L.P. Jessica Healey, Authorized Officer of Highland Management Partners 9 LLC the general partner of **Highland Management** 06/02/2022 Partners 9 Limited Partnership, the general partner of Highland Capital Partners 9 Limited Partnership Jessica Healey, Authorized Officer of Highland Management Partners 9 LLC the general partner of **Highland Management** 06/02/2022 Partners 9 Limited Partnership, the general partner of Highland Capital Partners 9-B Limited Partnership Jessica Healey, Authorized Officer of Highland 06/02/2022 Management Partners 9 LLC

06/02/2022 Jessica Healey, Authorized Officer of Highland Management Partners 9 LLC, the general partner of Highland Management Partners 9 Limited Partnership Jessica Healey, Authorized Officer of Highland Management Partners 9 LLC, the general partner of Highland Management 06/02/2022 Partners 9 Limited Partnership, the general partner of Highland Entrepreneurs' Fund 9 Limited <u>Partnership</u> Jessica Healey, Authorized Officer of Highland Leaders 06/02/2022 Fund I GP, LLC, the general

partner of Highland Leaders

Fund I GP, L.P.

Jessica Healey, Authorized

Officer of Highland Leaders 06/02/2022

Fund I GP, LLC ** Signature of Reporting Person

Date

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

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.

^{*} 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.