UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, DC 20549

SCHEDULE 13G Under the Securities and Exchange Act of 1934 (Amendment #2)

| | | oya Biosciences, Inc. | |
|--|--------------------------------|---|-------------------------|
| | | (Name of Issuer) | |
| | | mmon Stock, par value \$0.00001 per | r share |
| | | of Class of Securities) | |
| | | 00974H104 | |
| | | (CUSIP Number) | |
| | | December 31, 2023 | |
| Check the appropri | ate bo | Requires Filing of this Statement \mathbf{x} to designate the rule pursuant \mathbf{t} | |
| which this Schedul | | | |
| [] | Rule 1 | 3d-1 (b) 3d-1 (c) 3d-1 (d) | |
| reporting person's the subject class | initi of sec tion w | cover page shall be filled out for al filing on this form with respect urities, and for any subsequent and hich would alter the disclosures p | ct to mendment |
| shall not be deeme of the Securities : subject to the lia! | d to b Exchan biliti | in the remainder of this cover page "filed" for the purpose of Secting Act of 1934 ("Act") or otherwises of that section of the Act, but provisions of the Act (however, se | ion 18 se : shall |
| CUSIP NO. 00974H1 | 04 13 | G | |
| Name of Repo | | | |
| 2 Check the Ap | propri | ate Box if a Member of a Group | (a) [] (b) [X] |
| 3 SEC Use Only | | | |
| 4 Citizenship | or Pla | ce of Organization | |
| Number of | 5 | Sole Voting Power | |
| Shares Beneficially | | 3,517,360 shares | |
| Owned By | 6 | Shared Voting Power O Shares | |
| | | | |
| Each | 7 | Sole Dispositive Power | |
| Each Reporting | | Sole Dispositive Power 3,517,360 shares | |
| | | 3,517,360 shares | |
| Reporting | | | |
| Reporting Person With | 8 ount B | 3,517,360 shares | ng Person |
| Reporting Person With 9 Aggregate Am 3,517,360 Sh | 8 ount B ares | 3,517,360 shares Shared Dispositive Power 0 Shares | |
| Reporting Person With 9 Aggregate Am 3,517,360 Sh 10 Check if the Shares [X] | 8 ount B ares Aggre | Shared Dispositive Power 0 Shares eneficially Owned by Each Reporting | |
| Reporting Person With 9 Aggregate Am 3,517,360 Sh 10 Check if the Shares [X] 11 Percent of C 7.2% 12 Type of Repo | 8 ount B ares Aggre lass R | Shared Dispositive Power 0 Shares eneficially Owned by Each Reporting gate Amount in Row (9) Excludes Ce | ertain |
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| Reporting Person With 9 Aggregate Am 3,517,360 Sh 10 Check if the Shares [X] 11 Percent of C 7.2% 12 Type of Repo IA CUSIP NO. 00974H1 1 Name of Repo Piper Sandle | 8 ares Aggre | Shared Dispositive Power 0 Shares eneficially Owned by Each Reporting gate Amount in Row (9) Excludes Ce epresented by Amount in Row (9) Person G Person | ertain |
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Number of
                        Sole Voting Power
   Shares
                        185 shares
 Beneficially
                         Shared Voting Power
   Owned Bv
                         19,616 Shares
    Each
                        Sole Dispositive Power 185 shares
   Reporting
   Person
                  8
                        Shared Dispositive Power
                        Shared Dispos.

19,616 Shares
    With
     Aggregate Amount Beneficially Owned by Each Reporting Person
     Check if the Aggregate Amount in Row (9) Excludes Certain
     Shares [X]
11
     Percent of Class Represented by Amount in Row (9)
     Less than 1%
     Type of Reporting Person
CUSIP NO. 00974H104 13G
     Name of Reporting Person
     PJC Capital LLC
    Check the Appropriate Box if a Member of a Group (a) [ ] (b) [X]
    SEC Use Only
      Citizenship or Place of Organization
     Delaware
  Number of
                     Sole Voting Power
   Shares
                        0 shares
 Beneficially
                      Shared Voting Power
                  6
                         19,616 Shares
   Owned By
                  7
                        Sole Dispositive Power
   Reporting
                        0 shares
   Person
                        Shared Dispositive Power
    With
                        19,616 Shares
     Aggregate Amount Beneficially Owned by Each Reporting Person
     19,616 Shares
     Check if the Aggregate Amount in Row (9) Excludes Certain
     Shares [X]
     Percent of Class Represented by Amount in Row (9)
11
     Less than 1%
      Type of Reporting Person
...
          (a) Name of Issuer: Akoya Biosciences, Inc.
Item 1
Item 1
           (b) Address of Issuer Principal Executive Offices:
               100 Campus Drive, 6th Floor,
Marlborough, MA 01752
Item 2
           (a) Name of Persons Filing:
               This Schedule 13G is being filed jointly by the entities identified below (collectively, the Reporting Persons"): \star PSC Capital Partners LLC
                        * Piper Sandler Companies
                        * PJC Capital LLC
Item 2
           (b) Address of Principal Business Office:
               800 Nicollet Mall Suite 900
Minneapolis, MN 55402 - for all Reporting Persons
Item 2
           (c) Citizenship:
               U.S. (Delaware) - For all Reporting Persons
Item 2
           (d) Title of Class of Securities: Common Stock, par value $0.00001 per share
          (e) CUSIP Number: 00974H104
Item 2
Item 3
          If this statement is filed pursuant to 240.13d-1(b) or 240.13d-2(b) or (c) of the Securities Exchange Act of 1934 as amended (the "Exchange
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(a) [] Broker or dealer registered under Section 15 of the Exchange Act;
(b) [] Bank as defined in Section 3(a) (19) of the Exchange Act;
(c) [] Insurance company as defined in Section 3(a) (19) of the Exchange Act;
(d) [] Investment company registered under Section 8 of the Investment Company Act of 1940;
(e) [X] An investment adviser in accordance with Rule 13d-1(b) (1) (ii) (E);
(f) [] An employee benefit plan or endowment fund in accordance with Rule 13d-1(b) (1) (ii) (F);
(g) [X] A parent holding company or control person in accordance with Rule 13d-1(b) (1) (ii) (G);
(h) [] A savings association as defined in Section 3(b) of the Federal Deposit Insurance Act (12 U.S.C. 1813);
(i) [] A church plan that is excluded from the definition of an investment company under section 3(c) (14) of the Investment Company Act of 1940;
(j) [] A non-US instituition in accordance with Rule 240.13d-1(b) (1) (ii) (J);
(k) [] A Group, in accordance with Rule 240.13d-1(b) (1) (iii) (K). If filling as a non-U.S. institution in accordance with Rule 240.13d-1(b) (iii) (J), please specify the type of instition.

Item 4 Ownership

(a) through (c)

The information in Items 1 and 5 through 11 on the cover pages to this Schedule 13G are hereby incorporated by reference. Piper Sandler Companies is the p Partners LLC). As to Piper Sandler Companies and PSC Capital Partners LLC, this Schedule 13G reflects a disaggregation of beneficial ownership between the

This Schedule 13G is not an admission that any of Reporting Persons are the beneficial owner of the securities covered by this report, except as expressly

Item 5 Ownership of Five Percent or Less of a Class:

Not applicable.

Item 6 Ownership of More than Five Percent on Behalf of Another Person:

Not applicable.

Item 7 Identification and Classification of the Subsidiary Which Acquired the Security being Reported on by the Parent Holding Company:

Not applicable.

Item 8 Identification and Classification of Members of the Group:

Not applicable.

Not applicable.

Item 10 Certification

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were acquired and are held in the ordinary course of business and were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having such purposes or effect.

List of Exhibits

Exhibit 99.1 Joint Filing Agreement - filed herewith

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

PSC CAPITAL PARTNERS LLC

Date: 2/12/23

Name/Title Theodore J. Christianson, CEO

PIPER SANDLER COMPANIES

Date: 2/12/23

By /s/ Katherine P. Clune

Signature

Signature

Name/Title Katherine P. Clune, CFO

PJC CAPITAL LLC

Date: 2/12/23

By /s/ Katherine P. Clune

Signature

Name/Title Katherine P. Clune, CFO