UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13G/A

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULE 13d-1(b), (c), AND (d) AND AMENDMENTS THERETO FILED PURSUANT TO RULE 13d-2

(Amendment No. 1)

Ensysce Biosciences, Inc.

Common Stock, \$0.0001 par value per share (Title of Class of Securities) 293602 108

		(C	USIP Number)	
_		J	une 30, 2021	
		(Date of Event Which	Requires Filing of th	his Statement)
Check the appropriate	box to designate the rule pursuar	t to which this Schedule is	filed:	
[] Rule 13d-1(b) [X] Rule 13d-1(c) [] Rule 13d-1(d)				
	this cover page shall be filled out g information which would alter t			rm with respect to the subject class of securities, and for any subsequent
				purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or f the Act (however, see the Notes).
CUSIP No. 293602 1	08	\neg	13G	Page <u>2</u> of <u>6</u> Pages
CUSIP No. 293602 1	.08		130	rage <u>2</u> or <u>o</u> rages
	REPORTING PERSONS TIFICATION NOS. OF ABOVE	PERSONS (ENTITIES ON	JLY)	
		TERSONS (ENTITIES OF	(LI)	
Hydra LAC, 2 CHECK TH	<u>, LLC</u> E APPROPRIATE BOX IF A M	EMBER OF A GROUP (SE	EE INSTRUCTIONS))
		`	(a) [] (b) []	,
3 SEC USE O	NLY		(6)[]	
4 CITIZENSH	HIP OR PLACE OF ORGANIZA	ΓΙΟΝ		
Delaware				
Delaware	5 SOLE VOTING POW	ER		
NUMBER OF	1,867,842 shares			
SHARES 6 SHARED VOTING F		OWER		
BENEFICIALLY OWNED BY	0 shares			
EACH	7 SOLE DISPOSITIVE	POWER		
REPORTING PERSON	1,867,842 shares			
WITH	8 SHARED DISPOSIT	VE POWER		
	0 shares			
9 AGGREGA	TE AMOUNT BENEFICIALLY	OWNED BY EACH REPO	ORTING PERSON	
1,867,842 sh				
10 CHECK IF	THE AGGREGATE AMOUNT I	N ROW (9) EXCLUDES C	CERTAIN SHARES	(SEE INSTRUCTIONS) []
11 PERCENT (OF CLASS REPRESENTED BY	AMOUNT IN ROW (9)		
7.39%				

	PE OF REI	PORTI	NG PERS	SON (SE	E INSTRU	JCTIONS))								
00)														
CUSIP No. :	293602 108	8						13G				Page	<u>3</u> of <u>6</u> Pag	es	
	MES OF R				BOVE PEI	RSONS (E	ENTITIES ONL	Y)							
	Lorne Weil					`		,							
			OPRIATI	E BOX II	A MEMI	BER OF A	GROUP (SEE	INSTRUCT (a) []							
3 SEC	C USE ON	LY						(b) [
	ΓIZENSHII		LACEO	F ORGA	NIZATIO	N									
	nada	OICI	LITCE O	i onon											
Cai	nada	5	SOLE	VOTING	POWER										
NUMBE				47 share											
SHARES BENEFICIALLY	6	SHAR	ED VOT	ING POW	ER										
OWNEI EAC		7	0 share SOLE		TIVE PO	WER									
REPORT PERSO				47 share											
WIT	Ή	8			OSITIVE	POWER									
	CD DG + MI		0 share			p									
			JUNI BE	NEFICIA	ALLY OW	NEDBY	EACH REPOR	TING PERS	ON						
	02,747 shar IECK IF TH		GREGAT	TE AMO	UNT IN R	OW (9) E	XCLUDES CEI	RTAIN SHA	RES (SEE INS	TRUCTION	NS) []				
11 PEI	RCENT OF	CLAS	SS REPR	ESENTE	D BY AM	IOUNT IN	ROW (9)								
	49%						. ,								
	PE OF REI	PORTI	NG PERS	SON (SE	E INSTRU	JCTIONS))								
IN															
CUSIP No.	293602 108	8						13G				Page	<u>4</u> of <u>6</u> Pag	es	
							Sche	dule 13G							
Item 1(a).	Name	of Issu	<u>ier</u> :												
	Ensys	ce Bios	sciences,	Inc.											
Item 1(b).	Addre	Address of Issuer's Principal Executive Offices:													
	7946	Ivanho	e Avenue	, Suite 20	1, La Jolla	a, Californ	nia 92037								
Item 2(a).	Name	of Pers	sons Filir	<u>ıg</u> :											
	This S	Schedul	le 13G is	jointly fi	ed by:										
	•		dra LAC, Lorne We		Iydra LAC	C"); and									
			, the "Rep		ersons").										
Item 2(b).						if None, R	esidence:								
• /							50 West 57th St	reet, Suite 4	15, New York.	NY 10107.					
Item 2(c).	Citize		• • • •					,	,						
2(0).			is a limita	ed liabilit	v comnant	v formed in	n the State of De	elaware							
	•					, ioimeu II	i ale state of De	naware.							
	A. Lo	rne We	eil is a cit	izen of C	anada.										

Item 2(d).

<u>Title of Class of Securities</u>:

item 2(e).	CUSIP Number:	
	293602 108	
Item 3.	If this statement is filed pursuant to Rule 13d-1(b), or 13d-2(b) or (c), Check Whether the Person Filing is a:	
	Not applicable.	
Item 4.	Ownership.	
	The information required by Item 4 is set forth in Rows 5-11 of the cover pages of this Schedule 13G and is incorporated herein by reference.	
		_
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	As disclosed in a Schedule 13G filed on February 10, 2021, the Reporting Persons hold 1,134,742 shares of the Issuer's Common Stock.	
	In addition, 1,868,005 shares of Common Stock are issuable on exercise of warrants which become exercisable on July 30, 2021, resulting in an aggrega 3,002,747 shares of Common Stock beneficially owned in the aggregate, which represents 11.49% of the Issuer's outstanding shares of Common Stock.	te of
	The percentage set forth above is based on 24,275,541 outstanding shares of Common Stock.	
Item 5.	Ownership of Five Percent or Less of a Class.	
	If this statement is being filed to report the fact that as of the date hereof the Reporting Persons have ceased to be the beneficial owner of more than 5 perce the class of securities, check the following [].	nt of
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 or Control Person.	
	Not applicable.	
Item 8.	Identification and Classification of Members of the Group.	
	Not applicable.	
Item 9.	Notice of Dissolution of Group.	
	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 ere 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 in connection with or as a participant in any transaction having that purpose or effect.	
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	SIGNATURES	
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.	
Date: July 7, 2	21	
HYDRA LAC	LLC	
/s/ A. Lorne W Name: A. Lo		
	ring Member	
/s/ A. Lorne W	il	
A. Lorne Weil		
The original st	tement shall be signed by each person on whose behalf the statement is filed or his authorized representative. If the statement is signed on behalf of a person	bv

Common Stock, \$0.0001 par value per share

The original statement shall be signed by each person on whose behalf the statement is filed or his authorized representative. If the statement is signed on behalf of a person by his authorized representative (other than an executive officer or general partner of this filing person), evidence of the representative's authority to sign on behalf of such person shall be filed with the statement, provided, however, that a power of attorney for this purpose which is already on file with the Commission may be incorporated by reference. The name and any title of each person who signs the statement shall be typed or printed beneath his signature.

JOINT FILING AGREEMENT

In accordance with Rule 13d-1(k) under the Securities Exchange Act of 1934, as amended, the persons named below agree to the joint filing on behalf of them of a statement on Schedule 13G (including amendments thereto) with respect to the shares of Common Stock, \$0.0001 par value per share, of Ensysce Biosciences, Inc., a Delaware corporation, and further agree that this Joint Filing Agreement be included as an exhibit to such joint filings. In evidence thereof, the undersigned hereby execute this agreement as of July 7, 2021.

HYDRA LAC, LLC

By: /s/ A. Lorne Weil
Name: A. Lorne Weil
Title: Managing Member

/s/ A. Lorne Weil

A. Lorne Weil