UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

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

longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

(Print or Type Responses)

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

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* Kirkpatrick Lynn				2. Issuer Name and Ticker or Trading Symbol Ensysce Biosciences, Inc. [ENSC]							X_	5. Relationship of Reporting Person(s) to Issuer (Check all applicable)X Director 10% Owner						
	SYSCE BI	(First) OSCIENCES, IN UE, SUITE 201	(Middle) NC., 7946	3. Date 06/30/			ınsacti	ion	(Month/D	Day/Year)		X	Officer (give		Othe xecutive Offi	r (specify belo cer	w)	
(Street)				4. If Amendment, Date Original Filed(Month/Day/Year)									6. Individual or Joint/Group Filing(Check Applicable Line) X. Form filed by One Reporting Person					
LA JOLLA, CA 92037												Form filed by More than One Reporting Person						
(Cir	ty)	(State)	(Zip)			1	[able]	I -	Non-Deri	vative Securi	ities	Acquired,	, Disposed	of, or Benef	icially Owne	d		
(Instr. 3) Date			2. Transaction Date (Month/Day/Year	2A. Deeme Execution I any (Month/Da		Date, if	Code		(/	. Securities Acquired A) or Disposed of (D) Instr. 3, 4 and 5)		(D) Ow Tra:		Securities Beneficially ing Reported		6. Ownership Form: Direct (D) or Indirect	7. Nature of Indirect Beneficial Ownership	
							Cod		V	Amount (A) or (D)		Price					(Instr. 4)	
Common	n Stock		06/30/2021				A	L	2	84,851 A		<u>(1)</u> 28 ²	4,851]	D		
1 000	l _a	la m		(e.g., p		calls, war	rants	6, 0]	in this f a curre red, Dispo ptions, co	s who responding which was a contract of the c	req MB o	quired to control notices of the control of the con	respond u umber. ned	inless the	form displa	ys	1474 (9-02)	
1. Title of Derivative Security (Instr. 3)	Conversion	3. Transaction Date (Month/Day/Year)		4. Transac Code (Instr. 8		5. Number Derivative Securities Acquired or Dispose (D) (Instr. 3, and 5)	ve s l (A) sed of	Expiration Date (Month/Day/Year) S			7. Title and Amount of Underlying Securities (Instr. 3 and 4)		8. Price of Derivative Security (Instr. 5)		Ownersh Form of Derivativ Security: Direct (D or Indirect)	Beneficia Ownersh (Instr. 4)		
				Code	V	(A)	(D)		ate xercisable	Expiration Date	Т	Title	Amount or Number of Shares		(Instr. 4)	(Instr. 4)	
Stock Option	\$ 3.21	06/30/2021		A		99,950)		<u>(2)</u>	12/01/202	22	Common Stock	99,950	<u>(2)</u>	99,950	D		
Stock Option	\$ 3.21	06/30/2021		A		9,994			<u>(2)</u>	12/21/202	22	Common Stock	9,994	<u>(2)</u>	9,994	D		
Stock Option	\$ 3.19	06/30/2021		A		263,400	0		(2)	01/15/202	26	Common Stock	263,400	(2)	263,400	D		
Stock Option	\$ 1.83	06/30/2021		A		460,950	0		(2)	01/04/202	27	Common Stock	460,950	(2)	460,950	D		
Stock Option	\$ 1.68	06/30/2021		A		817,560	0		(2)	02/05/202	28	Common Stock	817,560	(2)	817,560	D		
Stock	\$ 2.59	06/30/2021		A		658,500	0		<u>(2)</u>	02/28/202	29	Common	658,500	(2)	658,500	D		

<u>(2)</u>

03/14/2029

Stock

Common

Stock

<u>(2)</u>

6,585

6,585

D

Reporting Owners

\$ 2.59

06/30/2021

Option

Stock

Option

	Relationships							
Reporting Owner Name / Address	Director	10% Owner	Officer	Other				
Kirkpatrick Lynn C/O ENSYSCE BIOSCIENCES, INC. 7946 IVANHOE AVENUE, SUITE 201 LA JOLLA, CA 92037	X		Chief Executive Officer					

A

6,585

Signatures

/s/ Lynn Kirkpatrick	07/02/2021
**Signature of Reporting Person	Date

Explanation of Responses:

- * 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).
 - On June 30, 2021, pursuant to that certain Agreement and Plan of Merger dated January 31, 2021 (the "Merger Agreement") among Ensysce Biosciences, Inc. (f/k/a Leisure Acquisition Corp.) (the "Issuer"), EB Merger Sub, Inc., a Delaware corporation and wholly-owned, direct subsidiary of the Issuer ("Merger Sub"), and Ensysce Biosciences, Inc., a Delaware corporation
- (1) ("Ensysce"), Merger Sub merged with and into Ensysce (the "Merger"), with Ensysce surviving as a wholly owned subsidiary of the Issuer. Pursuant to the Merger Agreement, at the effective time of the Merger (the "Effective Time"), each share of Ensysce common stock was automatically converted into the right to receive a pro rata portion of 17,334,518 shares of the Issuer's common stock.
- Pursuant to the Merger Agreement, each option and warrant of Ensysce that was outstanding and unexercised immediately prior to the Effective Time was assumed by the Issuer (each, a (2) "Derivative Security") and represents the right to acquire an adjusted number of shares of Common Stock at an adjusted exercise price, in each case, pursuant to the terms of the Merger Agreement.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.