# **UNITED STATES** SECURITIES AND EXCHANGE COMMISSION

Washington, DC 20549

## **SCHEDULE 13D**

**Under the Securities Exchange Act of 1934** 

(Amendment No. 1)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO § 240.13d-1(a) AND AMENDMENTS THERETO FILED **PURSUANT TO 240.13d-2(a)** 

# Nyxoah SA (Name of Issuer)

**Ordinary Shares** (Title of Class of Securities)

> B6S7WD106 (CUSIP Number)

Ray Jarman **Group General Counsel & Company Secretary Cochlear Limited** 1 University Avenue, Macquarie University NSW 2109

Australia +61294255239
(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)
March 27, 2023 (Date of Event Which Requires Filing of This Statement)
If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of §§240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box. □
<b>Note:</b> Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See §240.13d-7 for other parties to whom copies are to be sent.
* The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.
The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934, as amended (the "Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

CUSIP No. B6S7WD106	Page 2 of 6 Page

1.		Name of reporting person			
	Cochlear Investments Pty Ltd				
2.	Check the appropriate box if a member of a group				
3.	SFC 11	se only			
٥.	SEC U	se omy			
4.	Source	of fund	s		
	AF				
5.	Check	box if d	lisclosure of legal proceedings is required pursuant to Item 2(e) or 2(f) $\Box$		
6.	Citize	nship or	place of organization		
		•	•		
	Austra	lia			
		7.	Sole voting power		
Num	ber of				
	ares	8.	Shared voting power		
	icially	0.	onated voting power		
	ed by		5,090,779 Ordinary Shares (See Item 5)		
	-	-			
	ıch	9.	Sole dispositive power		
_	rting				
	son	10.	Shared dispositive power		
wi	th				
			5,090,779 Ordinary Shares (See Item 5)		
11.	Aggre	gate amo	ount beneficially owned by each reporting person		
	1.5555mc amount continuity continuity continuity person				
	5,090,779 Ordinary Shares				
12.	•				
12.	Check ook if the approprie amount in Now (11) excludes certain shares $\square$				
13.	Percent of class represented by amount in Row (11)				
	$18.0\%^{(1)}$				
14.			ing person		
	-71				
	CO				

<sup>(1)</sup> Based on (i) 25,846,279 ordinary shares ("**Ordinary Shares**") of Nyxoah S.A. (the "**Issuer**") stated to be outstanding in the Issuer's Form 20-F filed with the Securities and Exchange Commission ("**SEC**") on March 22, 2023, plus (ii) 2,047,544 Ordinary Shares sold by the Issuer in a private placement financing, as disclosed in the Issuer's Form 6-K furnished with the SEC on March 23, 2023, plus (iii) 393,162 Ordinary Shares acquired by Cochlear Investments on March 27, 2023.

CUSIP	No. B6S7WD106	Page 3 of 6 Page		
_				
1.	Name of reporting person			
	Continue I to to 1			

1.			ting person		
_	Cochlear Limited				
2.	Check the appropriate box if a member of a group				
	(a) 🗆	(b) ⊔			
3.	SEC u	se only			
4.	Source	of fund	s		
	WC				
5.	Check	box if d	isclosure of legal proceedings is required pursuant to Item 2(e) or 2(f) $\Box$		
6.	Citizei	ship or	place of organization		
	Austra	lia			
		7.	Sole voting power		
Num	ber of				
shares 8. Shared voting power					
beneficially					
owned by 5,090,779 Ordinary Shares (see Item 5)					
	ich	9.	Sole dispositive power		
	rting	7.	Sole dispositive power		
per	-	10.	Shared dispositive power		
wi		10.	Shared dispositive power		
WI	LII		5,090,779 Ordinary Shares (See Item 5)		
11.	Aggra	anto ama	ount beneficially owned by each reporting person		
11.	Aggie	gate and	that beneficially owned by each reporting person		
	5 090	779 Ord	inary Shares		
12.			ne aggregate amount in Row (11) excludes certain shares		
12.	Check box it the aggregate amount in Now (11) excludes certain shares $\square$				
13.	Percent of class represented by amount in Row (11)				
15.	1 creent of class represented by annount in Now (11)				
	18.0%(1)				
14.					
14.	Type of reporting person				
	60				

<sup>(1)</sup> Based on: (i) 25,846,279 Ordinary Shares stated to be outstanding in the Issuer's Form 20-F filed with the SEC on March 22, 2023, plus (ii) 2,047,544 Ordinary Shares sold by the Issuer in a private placement financing, as disclosed in the Issuer's Form 6-K furnished with the SEC on March 23, 2023, plus (iii) 393,162 Ordinary Shares acquired by Cochlear Investments on March 27, 2023.

CUSIP No. B6S7WD106 Page 4 of 6 Pages

This Amendment No. 1 (this "Amendment") amends and supplements the Schedule 13D filed by the Reporting Persons on July 16, 2021 (the "Schedule 13D"). Except as specifically provided herein, this Amendment does not modify any of the information previously reported in the Schedule 13D. Capitalized terms used but not otherwise defined in this Amendment shall have the same meanings ascribed to them in the Schedule 13D.

#### ITEM 2. IDENTITY AND BACKGROUND

Item 2(c) of the Schedule 13D is hereby amended and supplemented as follows:

The name, present principal occupation, business address and citizenship of each director and executive officer of each of the Reporting Persons are set forth in Schedules A hereto and are incorporated herein by reference.

#### ITEM 3 SOURCE AND AMOUNT OF FUNDS OR OTHER CONSIDERATION

Item 3 of the Schedule 13D is hereby amended and supplemented as follows:

On March 27, 2023, Cochlear Investments purchased 393,162 Ordinary Shares at a market price of \$7.00 per share for an aggregate purchase price of \$2.75 million. Cochlear Investments purchased the Ordinary Shares using cash on hand.

To the extent required by Item 3, the information set forth or incorporated by reference in Items 4 and 5 is hereby incorporated herein by reference.

#### ITEM 5. INTEREST IN SECURITIES OF THE ISSUER.

Item 5 of the Schedule 13D is hereby amended and supplemented by the following information:

(a) – (b) As of the date hereof, Cochlear Investments directly owns 5,090,779 Ordinary Shares, representing 18.0% of the outstanding Ordinary Shares.

Cochlear Limited is the parent company of Cochlear Investments. As a result, Cochlear Limited may be deemed to indirectly beneficially own the Ordinary Shares directly held by Cochlear Investments.

The percentage of outstanding Ordinary Shares that may be deemed to be beneficially owned by each Reporting Person is set forth on line 13 of the cover sheet of hereof. Such percentage was calculated based on: (i) 25,846,279 Ordinary Shares stated to be outstanding in the Issuer's Form 20-F filed with the SEC on March 22, 2023, plus (ii) 2,047,544 Ordinary Shares sold by the Issuer in a private placement financing, as disclosed in the Issuer's Form 6-K furnished with the SEC on March 23, 2023, plus (iii) 393,162 Ordinary Shares acquired by the Reporting Persons on March 27, 2023.

The Reporting Persons do not have the right to acquire any additional Ordinary Shares.

CUSIP No. B6S7WD106 Page 5 of 6 Pages

(c) The reported share amounts for the Reporting Persons reflect amounts as of the date hereof. The Reporting Persons have not effected any transactions in the Ordinary Shares during the past 60 days, other than on March 27, 2023, Cochlear Investments acquired 393,162 Ordinary Shares from the Issuer at the market price of \$7.00 per share for an aggregate purchase price of \$2.75 million.

# ITEM 6. CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE ISSUER

Item 6 of the Schedule 13D is hereby amended and supplemented by the following information:

The terms of the U.S. Lock-up Arrangements and the Euronext Lock-up Arrangements have expired.

Other than the Joint Filing Agreement, the Reporting Persons have no contracts, arrangements, understandings or relationship with any persons with respect to the securities of the Issuer.

CUSIP No. B6S7WD106 Page 6 of 6 Pages

#### **SIGNATURE**

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

Dated: March 29, 2023

#### COCHLEAR INVESTMENTS PTY LTD

By: /s/ Ray Jarman

Name: Ray Jarman Title: Company Secretary

#### COCHLEAR LIMITED

By: /s/ Ray Jarman

Name: Ray Jarman Title: Company Secretary

#### SCHEDULE A

### **Executive Officers and Directors of Cochlear Investments Pty Ltd**

Name and Position	Present Principal	Business Address	Citizenship
	Occupation		
Diggory William Howitt	Director	1 University Avenue	Australia
		Macquarie University	
		NSW 2109 Australia	
Stuart Ross Sayers	Director	1 University Avenue	New Zealand
		Macquarie University	
		NSW 2109 Australia	
Ray Phillip Jarman	Company Secretary	1 University Avenue	Australia
		Macquarie University	
		NSW 2109 Australia	

#### **Executive Officers and Directors of Cochlear Limited**

Name and Position	Present Principal Occupation	<b>Business Address</b>	Citizenship
Catriona Alison Deans	Chair of the Board, Director	1 University Avenue	Australia and United Kingdom
		Macquarie University	
		NSW 2109 Australia	
Diggory William Howitt	Director, Chief Executive Officer &	1 University Avenue	Australia
	President	Macquarie University	
		NSW 2109 Australia	
Yasmin Anita Allen	Director	1 University Avenue	Australia
		Macquarie University	
		NSW 2109 Australia	
Andrew Leslie Denver	Director	1 University Avenue	United Kingdom
		Macquarie University	
		NSW 2109 Australia	
Glen Francis Boreham	Director	1 University Avenue	Australia and United Kingdom
		Macquarie University	
		NSW 2109 Australia	
Bruce Gregory Robinson	Director	1 University Avenue	Australia
<i>5</i> ,		Macquarie University	
		NSW 2109 Australia	
Michael Grenfell Daniell	Director	1 University Avenue	New Zealand
		Macquarie University	11011 200111111
		NSW 2109 Australia	
Christine Frances McLoughlin	Director	1 University Avenue	Australia
Cimponic Frances McLoughill	Director	Macquarie University	1 tustiuiiu
		NSW 2109 Australia	
Michael de Prado	Director	1 University Avenue	United States
ivilenaer de i rado	Director	Macquarie University	Office States
		NSW 2109 Australia	
Karen Penrose	Director	1 University Avenue	Australia
Kaich Felliuse	Director	Macquarie University	Austrana
		NSW 2109 Australia	
Stuart Dags Savars	Chief Financial Officer		New Zealand
Stuart Ross Sayers	Ciliei Filianciai Officer	1 University Avenue	New Zealand
		Macquarie University	
In Danie d Inc.	Chief Technology Office	NSW 2109 Australia	Australia
Jan Raymond Janssen	Chief Technology Officer	1 University Avenue	Australia
		Macquarie University	
1 d C D:1	D 11 (A D 20 O T 2	NSW 2109 Australia	A 1:
Anthony Sean Bishop	President, Asia Pacific & Latin	1 University Avenue	Australia
	America	Macquarie University	
D: 1 11 1 5 1	D. H. Free	NSW 2109 Australia	77 1 177
Richard John Brook	President, EMEA	Peter Merian-Weg 4	United Kingdom
		4052 Basel	
		Switzerland	
Lisa Aubert	President, North America	10350 Park Meadows	United States
		Drive,	
		Lone Tree, CO 80124,	
		USA	
Ray Phillip Jarman	General Counsel & Company	1 University Avenue	Australia
	Secretary	Macquarie University	
		NSW 2109 Australia	
Dean Phizacklea	Senior Vice President, Global	University Avenue	Australia
	Strategic Marketing	Macquarie University	

		NSW 2109 Australia	
Greg Bodkin	Senior Vice President, Global	University Avenue	Australia
	Supply Chain	Macquarie University	
		NSW 2109 Australia	
Jennifer Hornery	Senior Vice President, Global	University Avenue	Australia
	People & Culture	Macquarie University	
		NSW 2109 Australia	
Karen O'Driscoll	Chief Information Officer	University Avenue	Australia and United Kingdom
		Macquarie University	
		NSW 2109 Australia	
Brian Kaplan	Senior Vice President, Global	10350 Park Meadows	United States
_	Clinical Strategy and Innovation	Drive,	
		Lone Tree, CO 80124,	
		USA	