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

SCHEDULE 13G

(Rule 13d-102)

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

(Amendment No.)¹

Pieris Pharmaceuticals, Inc. (Name of Issuer)

Common Stock, \$0.001 par value per share (Title of Class of Securities)

720795202

(CUSIP Number)

May 15, 2024

(Date of Event Which Requires Filing of this Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

 \Box Rule 13d-1(b)

 \boxtimes Rule 13d-1(c)

 \Box Rule 13d-1(d)

¹ 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 ("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*).

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1	NAME OF REPOR	RTING PERSON	
		gy Value Fund, L.P.	
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP		
			(b) 🗆
3	SEC USE ONLY		
4	CITIZENSHIP OR	R PLACE OF ORGANIZATION	
	Dili		
NUMBER OF	Delaware 5	SOLE VOTING POWER	
SHARES	5	SOLE VOTING POWER	
BENEFICIALLY		0	
OWNED BY	6	SHARED VOTING POWER	
EACH	0	Shirked vormoriowek	
REPORTING		137,592	
PERSON WITH	7	SOLE DISPOSITIVE POWER	
		0	
	8	SHARED DISPOSITIVE POWER	
		137,592	
9	AGGREGATE AN	IOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	105 500		
10	137,592		
10	CHECK BOX IF I	THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES	
11	DEDCENT OF CL	ASS REPRESENTED BY AMOUNT IN ROW (9)	
11	I ERCENT OF CL	Ass REFRESENTED DT AWOUNT IN ROW (9)	
	10.4%		
12	TYPE OF REPOR	TING PERSON	
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1	NAME OF REPO	RTING PERSON	
2	BVF I GP L		(a) 🗵
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3	SEC USE ONLY		
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4	CITIZENSHIP O	R PLACE OF ORGANIZATION	
	5.1		
NUMBER OF	Delaware		
NUMBER OF SHARES	5	SOLE VOTING POWER	
BENEFICIALLY		0	
OWNED BY	6	SHARED VOTING POWER	
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REPORTING		137,592	
PERSON WITH	7	SOLE DISPOSITIVE POWER	
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	8	SHARED DISPOSITIVE POWER	
		137,592	
9	AGGREGATE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	137,592		
10	CHECK BOX IF	THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES	
11	DERCENT OF C	LASS REPRESENTED BY AMOUNT IN ROW (9)	
11	I ERCENT OF CI	LABS KLI KLSEIVIED DI AMOUNI IN KOW (7)	
	10.4%		
12	TYPE OF REPOR	RTING PERSON	
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1	NAME OF REPO	RTING PERSON	
		gy Value Fund II, L.P.	
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a		
			(b) 🗆
3	SEC USE ONLY		
4	CITIZENSHIP OF	R PLACE OF ORGANIZATION	
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NUMBER OF	Delaware	SOLE VOTING POWER	
SHARES	5	SOLE VOTING POWER	
BENEFICIALLY		0	
OWNED BY	6	SHARED VOTING POWER	
EACH	0	SHARED VOTING FOWER	
REPORTING		107,264	
PERSON WITH	7	SOLE DISPOSITIVE POWER	
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		0	
	8	SHARED DISPOSITIVE POWER	
		107,264	
9	AGGREGATE AN	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	107,264		
10	CHECK BOX IF	THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES	
11			
11	PERCENT OF CL	LASS REPRESENTED BY AMOUNT IN ROW (9)	
	8.1%		
12	8.1% TYPE OF REPOR	TING DEDSON	
12	I I FE OF KEPOR		
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1	NAME OF REPO	ORTING PERSON	
	BVF II GP		(a) 🗵
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP		
			(b) 🗆
3	SEC USE ONLY		
4	CITIZENSHIP O	R PLACE OF ORGANIZATION	
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NUMPER OF	Delaware 5	SOLE VOTING POWER	
NUMBER OF SHARES	5	SOLE VOTING POWER	
BENEFICIALLY		0	
OWNED BY	6	SHARED VOTING POWER	
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REPORTING		107,264	
PERSON WITH	7	SOLE DISPOSITIVE POWER	
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	8	SHARED DISPOSITIVE POWER	
		107,264	
9	AGGREGATE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	107,264		
10	CHECK BOX IF	THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES	
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11	PERCENT OF C	LASS REPRESENTED BY AMOUNT IN ROW (9)	
	8.1%		
12	TYPE OF REPOI	RTING PERSON	
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1	NAME OF REPO	ORTING PERSON	
		ogy Value Trading Fund OS LP	(a) 🗵
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP		
			(b) 🗆
3	SEC USE ONLY		
4	CITIZENSHIP O	R PLACE OF ORGANIZATION	
NUMBER OF	Cayman Isl	SOLE VOTING POWER	
SHARES	5	SOLE VOTING POWER	
BENEFICIALLY		0	
OWNED BY	6	SHARED VOTING POWER	
EACH	0	SIMILE VOINGTOWER	
REPORTING		9,312	
PERSON WITH	7	SOLE DISPOSITIVE POWER	
		0	
	8	SHARED DISPOSITIVE POWER	
		9,312	
9	AGGREGATE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
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10	9,312		
10	CHECK BOX IF	THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES	
11	DEDCENT OF C	LASS REPRESENTED BY AMOUNT IN ROW (9)	
11	I ERCENT OF C	LA55 KEI KESENTED DI AWIOUNI IN KOW (9)	
	Less than 1	°⁄0	
12	TYPE OF REPOI		
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NAME OF REPO	ORTING PERSON	
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SEC USE ONLY		
CITIZENSHIP O	R PLACE OF ORGANIZATION	
CITIZEROIIII O		
Cayman Isl	ands	
5	SOLE VOTING POWER	
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	0.212	
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AGGREGATE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
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Less than 1	%	
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	BVF Partna CHECK THE AF SEC USE ONLY CITIZENSHIP O Cayman Isl 5 6 7 8 AGGREGATE A 9,312 CHECK BOX IF PERCENT OF C Less than 1 TYPE OF REPO	0 6 SHARED VOTING POWER 9,312 7 SOLE DISPOSITIVE POWER 0 8 SHARED DISPOSITIVE POWER 9,312 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 9,312 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) Less than 1% TYPE OF REPORTING PERSON

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1	NAME OF REPO	RTING PERSON	
	BVF GP Ho		
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a		
			(b) 🗆
3	SEC USE ONLY		
4	CITIZENSUIDO	R PLACE OF ORGANIZATION	
4	CITIZENSHIP OI	R FLACE OF ORDANIZATION	
	Delaware		
NUMBER OF	5	SOLE VOTING POWER	
SHARES			
BENEFICIALLY		0	
OWNED BY	6	SHARED VOTING POWER	
EACH			
REPORTING		244,856	
PERSON WITH	7	SOLE DISPOSITIVE POWER	
		0	
	8	SHARED DISPOSITIVE POWER	
	0	SHARED DISPOSITIVE POWER	
		244,856	
9	AGGREGATE AN	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
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	244,856		
10	CHECK BOX IF	THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES	
11	PERCENT OF CI	LASS REPRESENTED BY AMOUNT IN ROW (9)	
	18.5%		
12	TYPE OF REPOR	TING DEDSON	
12	I I PE OF KEPOF	ALINU LEVOON	
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1	NAME OF REPO	ORTING PERSON	
	BVF Partne		(a) 🗵
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP		
			(b) 🗆
3	SEC USE ONLY		
4	CITIZENSHIPO	R PLACE OF ORGANIZATION	
7	CITIZENSIIII O	R I LACE OF ORDANIZATION	
	Delaware		
NUMBER OF	5	SOLE VOTING POWER	
SHARES			
BENEFICIALLY		0	
OWNED BY	6	SHARED VOTING POWER	
EACH			
REPORTING		257,622	
PERSON WITH	7	SOLE DISPOSITIVE POWER	
		0	
	8	SHARED DISPOSITIVE POWER	
	0		
		257,622	
9	AGGREGATE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	257,622		
10	CHECK BOX IF	THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES	
11	DEDCENT OF C	ASS DEDDESENTED DV AMOUNT IN DOW (0)	
11	PERCENT OF C	LASS REPRESENTED BY AMOUNT IN ROW (9)	
	19.5%		
12	TYPE OF REPOI	RTING PERSON	
	PN, IA		

1	NAME OF REPO	RTING PERSON	
2	BVF Inc.		(a) 🗵
2			
			(b) 🗆
3	SEC USE ONLY		
4	CITIZENSHIP O	R PLACE OF ORGANIZATION	
	Delaware		
NUMBER OF	5	SOLE VOTING POWER	
SHARES			
BENEFICIALLY		0	
OWNED BY	6	SHARED VOTING POWER	
EACH REPORTING		257,622	
PERSON WITH	7	SOLE DISPOSITIVE POWER	
		0	
	8	SHARED DISPOSITIVE POWER	
		257,622	
9	AGGREGATE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	257 (22		
10	257,622 CHECK BOX IE	THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES	
10	CHECK DOX II	THE AGOREGATE AMOUNT IN NOW (7) EACLODES CERTAIN SHARES	
11	PERCENT OF CI	LASS REPRESENTED BY AMOUNT IN ROW (9)	
	19.5%		
12	TYPE OF REPOR	RTING PERSON	
12			
	СО		

1	NAME OF REPC	ORTING PERSON	
	Mark N. La		(a) 🗵
2			
			(b) 🗆
3	SEC USE ONLY		
4	CITIZENGUIDO	R PLACE OF ORGANIZATION	
4	CITIZENSHIP U	K PLACE OF ORGANIZATION	
	United State	es.	
NUMBER OF	5	SOLE VOTING POWER	
SHARES	, i i i i i i i i i i i i i i i i i i i		
BENEFICIALLY		0	
OWNED BY	6	SHARED VOTING POWER	
EACH			
REPORTING		257,622	
PERSON WITH	7	SOLE DISPOSITIVE POWER	
	8	SHARED DISPOSITIVE POWER	
		257,622	
9	AGGREGATE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
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	257,622		
10	,	THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES	
11	PERCENT OF CI	LASS REPRESENTED BY AMOUNT IN ROW (9)	
	19.5%		
12	TYPE OF REPOR	RTING PERSON	
	IN		
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Item 1(a).	Name of Issuer:
	Pieris Pharmaceuticals, Inc., a Nevada corporation (the "Issuer").
Item 1(b).	Address of Issuer's Principal Executive Offices:
	225 Franklin Street, 26th Floor Boston, MA 02110
Item 2(a). Item 2(b). Item 2(c).	Name of Person Filing Address of Principal Business Office or, if None, Residence Citizenship
	Biotechnology Value Fund, L.P. ("BVF") 44 Montgomery St., 40th Floor San Francisco, California 94104 Citizenship: Delaware
	BVF I GP LLC ("BVF GP") 44 Montgomery St., 40th Floor San Francisco, California 94104 Citizenship: Delaware
	Biotechnology Value Fund II, L.P. ("BVF2") 44 Montgomery St., 40th Floor San Francisco, California 94104 Citizenship: Delaware
	BVF II GP LLC ("BVF2 GP") 44 Montgomery St., 40th Floor San Francisco, California 94104 Citizenship: Delaware
	Biotechnology Value Trading Fund OS LP ("Trading Fund OS") PO Box 309 Ugland House Grand Cayman, KY1-1104 Cayman Islands Citizenship: Cayman Islands
	BVF Partners OS Ltd. ("Partners OS") PO Box 309 Ugland House Grand Cayman, KY1-1104 Cayman Islands Citizenship: Cayman Islands
	BVF GP Holdings LLC ("BVF GPH") 44 Montgomery St., 40th Floor San Francisco, California 94104 Citizenship: Delaware
	BVF Partners L.P. ("Partners") 44 Montgomery St., 40th Floor San Francisco, California 94104 Citizenship: Delaware

CUSIP No.	/20/9520	02			
	San Fra	ntgomery St	., 40th Floor ifornia 94104 vare		
	Mark N. Lampert ("Mr. Lampert") 44 Montgomery St., 40th Floor San Francisco, California 94104 Citizenship: United States				
	Each of	f the foregoi	ing is referred to as a "Reporting Person" and collectively as the "Reporting Persons."		
Item 2(d).	Title of Class of Securities:				
	Common Stock, \$0.001 par value per share (the "Shares")				
Item 2(e).	CUSIP Number:				
	720795202				
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:				
		/x/	Not applicable.		
	(a)	//	Broker or dealer registered under Section 15 of the Exchange Act.		
	(b)	//	Bank as defined in Section 3(a)(6) 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.		
	(e)	//	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)	//	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.		
	(i)	//	A church plan that is excluded from the definition of an investment company under Section 3(c)(14) of the Investment Company Act.		
	(j)	//	A non-U.S. institution, in accordance with Rule 13d-1(b)(1)(ii)(J).		
	(k)	//	Group, in accordance with Rule $13d-1(b)(1)(ii)(K)$. If filing as a non-U.S. institution in accordance with Rule $13d-1(b)(1)(ii)(J)$, please specify the type of institution:		

Item 4.

(a) Amount beneficially owned:

Ownership

As of the close of business on the date hereof, the Reporting Persons hold an aggregate of 85 shares of Series A Convertible Preferred Stock (the "Series A Preferred Stock"), convertible into an aggregate of 1,133 Shares. Each share of the Series A Preferred Stock is convertible into 13.34 Shares. The Series A Preferred Stock may not be converted if, after such conversion, the Reporting Persons would beneficially own, as determined in accordance with Section 13(d) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), more than 9.99% of the number of Shares then issued and outstanding (the "Conversion A Limitation"). As of the close of business on the date hereof, the Conversion A Limitation prohibits the conversion of all of the Series A Preferred Stock held by the Reporting Persons.

As of the close of business on the date hereof, the Reporting Persons hold an aggregate of 4,026 shares of Series B Convertible Preferred Stock (the "Series B Preferred Stock"), convertible into an aggregate of 53,706 Shares. Each share of the Series B Preferred Stock is convertible into 13.34 Shares. The Series B Preferred Stock may not be converted if, after such conversion, the Reporting Persons would beneficially own, as determined in accordance with Section 13(d) of the Exchange Act, more than 9.99% of the number of Shares then issued and outstanding (the "Conversion B Limitation"). As of the close of business on the date hereof, the Conversion B Limitation prohibits the conversion of all of the Series B Preferred Stock held by the Reporting Persons.

As of the close of business on the date hereof, the Reporting Persons hold an aggregate of 3,506 shares of Series C Convertible Preferred Stock (the "Series C Preferred Stock"), convertible into an aggregate of 46,770 Shares. Each share of the Series C Preferred Stock is convertible into 13.34 Shares. The Series C Preferred Stock may not be converted if, after such conversion, the Reporting Persons would beneficially own, as determined in accordance with Section 13(d) of the Exchange Act, more than 9.99% of the number of Shares then issued and outstanding (the "Conversion C Limitation"). As of the close of business on the date hereof, the Conversion C Limitation prohibits the conversion of all of the Series C Preferred Stock held by the Reporting Persons.

As of the close of business on the date hereof, the Reporting Persons hold an aggregate of 3,000 shares of Series D Convertible Preferred Stock (the "Series D Preferred Stock"), convertible into an aggregate of 40,020 Shares. Each share of the Series D Preferred Stock is convertible into 13.34 Shares. The Series D Preferred Stock may not be converted if, after such conversion, the Reporting Persons would beneficially own, as determined in accordance with Section 13(d) of the Exchange Act, more than 9.99% of the number of Shares then issued and outstanding (the "Conversion D Limitation"). As of the close of business on the date hereof, the Conversion D Limitation prohibits the conversion of all of the Series D Preferred Stock held by the Reporting Persons.

The Reporting Persons and certain Partners managed accounts (the "Partners Managed Accounts") hold an aggregate of 5,000 shares of Series E Convertible Preferred Stock (the "Series E Preferred Stock"), convertible into an aggregate of 66,700 Shares. Each share of the Series E Preferred Stock is convertible into 13.34 Shares. The Series E Preferred Stock may not be converted if, after such conversion, the Reporting Persons would beneficially own, as determined in accordance with Section 13(d) of the Exchange Act, more than 9.99% of the number of Shares then issued and outstanding (the "Conversion E Limitation"). As of the close of business on the date hereof, the Conversion E Limitation prohibits the conversion of all of the Series E Preferred Stock held by the Reporting Persons and the Partners Managed Accounts.

The Reporting Persons and the Partners Managed Accounts hold an aggregate of 46,999 Tranche C Warrants (the "C Warrants") exercisable into an aggregate of 46,999 Shares. The C Warrants have an exercise price of \$532.05 per Share. The C Warrants may not be exercised if, after such exercise, the Reporting Persons would beneficially own, as determined in accordance with Section 13(d) of the Exchange Act, more than 9.99% of the number of Shares then issued and outstanding (the "C Warrants Blocker"). As of the close of business on the date hereof, the C Warrants Blocker prohibits the exercise of all of the C Warrants held by the Reporting Persons and the Partners Managed Accounts.

As of the close of business on the date hereof, (i) BVF beneficially owned 137,592 Shares, excluding (a) 27,787 Shares underlying the Series B Preferred Stock held by it, (b) 23,958 Shares issuable upon the conversion of the Series C Preferred Stock held by it, (c) 23,465 Shares issuable upon the conversion of the Series D Preferred Stock held by it, (d) 35,617 Shares issuable upon the conversion of the Series E Preferred Stock held by it, and (e) 23,966 Shares issuable upon the exercise of the C Warrants held by it, (ii) BVF2 beneficially owned 107,264 Shares, excluding (a) 22,131 Shares underlying the Series B Preferred Stock held by it, (b) 19,276 Shares issuable upon the conversion of the Series C Preferred Stock held by it, (c) 14,380 Shares issuable upon the conversion of the Series D Preferred Stock held by it, (d) 24,905 Shares issuable upon the conversion of the Series E Preferred Stock held by it, and (e) 19,283 Shares issuable upon the exercise of the C Warrants held by it, and (iii) Trading Fund OS beneficially owned 9,312 Shares, excluding (a) 1,133 Shares issuable upon the conversion of the Series B Preferred Stock held by it, (c) 3,535 Shares issuable upon the conversion of the Series C Preferred Stock held by it, (e) 2,147 Shares issuable upon the conversion of the Series B Preferred Stock held by it, (d) 2,174 Shares issuable upon the conversion of the Series D Preferred Stock held by it, (e) 2,147 Shares issuable upon the conversion of the Series E Preferred Stock held by it, (d) 2,536 Shares issuable upon the exercise of the C Warrants held by it, (e) 2,147 Shares issuable upon the conversion of the Series E Preferred Stock held by it, (a) 2,536 Shares issuable upon the conversion of the Series C Preferred Stock held by it, (e) 2,147 Shares issuable upon the conversion of the Series E Preferred Stock held by it, and (e) 3,536 Shares issuable upon the exercise of the C Warrants held by it, (e) 3,536 Shares issuable upon the conversion of the Series E Preferred Stock held by it, and (e) 3,536 S

BVF GP, as the general partner of BVF, may be deemed to beneficially own the 137,592 Shares beneficially owned by BVF.

BVF2 GP, as the general partner of BVF2, may be deemed to beneficially own the 107,264 Shares beneficially owned by BVF2.

Partners OS, as the general partner of Trading Fund OS, may be deemed to beneficially own the 9,312 Shares beneficially owned by Trading Fund OS.

BVF GPH, as the sole member of each of BVF GP and BVF2 GP, may be deemed to beneficially own the 244,856 Shares beneficially owned in the aggregate by BVF and BVF2.

Partners, as the investment manager of BVF, BVF2 and Trading Fund OS, and the sole member of Partners OS, may be deemed to beneficially own the 257,622 Shares beneficially owned in the aggregate by BVF, BVF2 and Trading Fund OS and held in the Partners Managed Accounts, including 3,454 Shares held in the Partners Managed Accounts, and excluding (a) 4,028 Shares issuable upon the exercise of the Series E Preferred Stock held in the Partners Managed Accounts, and (b) 214 Shares issuable upon the exercise of C Warrants held in the Partners Managed Accounts.

BVF Inc., as the general partner of Partners, may be deemed to beneficially own the 257,622 Shares beneficially owned by Partners.

Mr. Lampert, as a director and officer of BVF Inc., may be deemed to beneficially own the 257,622 Shares beneficially owned by BVF Inc.

The foregoing should not be construed in and of itself as an admission by any Reporting Person as to beneficial ownership of any Shares owned by another Reporting Person. BVF GP disclaims beneficial ownership of the Shares beneficially owned by BVF. BVF2 GP disclaims beneficial ownership of the Shares beneficial ownership of the Shares beneficially owned by BVF2. Partners OS disclaims beneficial ownership of the Shares beneficially owned by BVF2. Each of Partners, BVF Inc. and Mr. Lampert disclaims beneficial ownership of the Shares beneficially owned by BVF2 and Trading Fund OS and held in the Partners Managed Accounts, and the filing of this statement shall not be construed as an admission that any such person or entity is the beneficial owner of any such securities.

(b) Percent of class:

The following percentages are based on 1,320,240 Shares outstanding as of May 9, 2024, which is the total number of Shares outstanding as reported in the Issuer's Quarterly Report on Form 10-Q filed with the Securities and Exchange Commission on May 15, 2024.

As of the close of business on the date hereof, (i) BVF beneficially owned approximately 10.4% of the outstanding Shares, (ii) BVF2 beneficially owned approximately 8.1% of the outstanding Shares, (iii) Trading Fund OS beneficially owned less than 1% of the outstanding Shares, (iv) BVF GP may be deemed to beneficially own approximately 10.4% of the outstanding Shares, (v) BVF2 GP may be deemed to beneficially own approximately 8.1% of the outstanding Shares, (vi) Partners OS may be deemed to beneficially own less than 1% of the outstanding Shares, (vii) BVF GPH may be deemed to beneficially own approximately 18.5% of the outstanding Shares, and (viii) each of Partners, BVF Inc. and Mr. Lampert may be deemed to beneficially own approximately 19.5% of the outstanding Shares (less than 1% of the outstanding Shares are held in the Partners Managed Accounts).

- (c) Number of shares as to which such person has:
 - (i) Sole power to vote or to direct the vote

See Cover Pages Items 5-9.

		(ii)	Shared power to vote or to direct the vote			
			See Cover Pages Items 5-9.			
		(iii)	Sole power to dispose or to direct the disposition of			
			See Cover Pages Items 5-9.			
		(iv)	Shared power to dispose or to direct the disposition of			
			See Cover Pages Items 5-9.			
Item 5.		Ownership of Five Percent or Less of a Class.				
		Not Ap	plicable.			
Item 6.		Ownership of More than Five Percent on Behalf of Another Person.				
		BVF2 BVF2.	P, BVF GPH, Partners, BVF Inc. and Mr. Lampert share voting and dispositive power over the Shares beneficially owned by BVF. GP, BVF GPH, Partners, BVF Inc. and Mr. Lampert share voting and dispositive power over the Shares beneficially owned by Partners, BVF Inc. and Mr. Lampert share voting and dispositive power over the Shares beneficially owned by Trading Fund OS d in the Partners Managed Accounts.			
Item 7.		Identification and Classification of the Subsidiary That Acquired the Security Being Reported on by the Parent Holding Company or Control Person.				
		Not Ap	plicable.			
Item 8.		Identification and Classification of Members of the Group.				
		See Exl	nibit 99.1.			
Item 9.		Notice	of Dissolution of Group.			
		Not Ap	plicable.			
Item 10.		Certifi	cations.			

By signing below each of the undersigned certifies that, to the best of its knowledge and belief, the securities referred to above 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 that purpose or effect.

SIGNATURE

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

Dated: May 17, 2024

BIOTECHNOLOGY VALUE FUND, L.P.

By: BVF I GP LLC, its general partner

By: /s/ Mark N. Lampert Mark N. Lampert Chief Executive Officer

BVF I GP LLC

By: /s/ Mark N. Lampert Mark N. Lampert Chief Executive Officer

BIOTECHNOLOGY VALUE FUND II, L.P.

- By: BVF II GP LLC, its general partner
- By: /s/ Mark N. Lampert Mark N. Lampert Chief Executive Officer

BVF II GP LLC

By: /s/ Mark N. Lampert Mark N. Lampert Chief Executive Officer

BVF PARTNERS OS LTD.

- By: BVF Partners L.P., its sole member
- By: BVF Inc., its general partner
- By: /s/ Mark N. Lampert Mark N. Lampert President

BIOTECHNOLOGY VALUE TRADING FUND OS LP

By: BVF Partners L.P., its investment manager By: BVF Inc., its general partner

By: /s/ Mark N. Lampert Mark N. Lampert President

BVF GP HOLDINGS LLC

By: /s/ Mark N. Lampert

Mark N. Lampert Chief Executive Officer

BVF PARTNERS L.P.

By: BVF Inc., its general partner

By: /s/ Mark N. Lampert Mark N. Lampert President

BVF INC.

By: /s/ Mark N. Lampert Mark N. Lampert President

/s/ Mark N. Lampert MARK N. LAMPERT

Joint Filing Agreement

The undersigned hereby agree that the Statement on Schedule 13G dated May 17, 2024 with respect to the Common Stock, 0.001 par value per share, of Pieris Pharmaceuticals, Inc., a Nevada corporation, and any further amendments thereto executed by each and any of the undersigned shall be filed on behalf of each of the undersigned pursuant to and in accordance with the provisions of Rule 13d-1(k)(1) under the Securities Exchange Act of 1934, as amended.

Dated: May 17, 2024

BIOTECHNOLOGY VALUE FUND, L.P.

- By: BVF I GP LLC, its general partner
- By: /s/ Mark N. Lampert Mark N. Lampert Chief Executive Officer

BVF I GP LLC

By: /s/ Mark N. Lampert Mark N. Lampert Chief Executive Officer

BIOTECHNOLOGY VALUE FUND II, L.P.

- By: BVF II GP LLC, its general partner
- By: /s/ Mark N. Lampert Mark N. Lampert Chief Executive Officer

BVF II GP LLC

By: /s/ Mark N. Lampert Mark N. Lampert Chief Executive Officer

BVF PARTNERS OS LTD.

- By: BVF Partners L.P., its sole member
- By: BVF Inc., its general partner
- By: /s/ Mark N. Lampert Mark N. Lampert President

BIOTECHNOLOGY VALUE TRADING FUND OS LP

By: BVF Partners L.P., its investment manager By: BVF Inc., its general partner

By: /s/ Mark N. Lampert

Mark N. Lampert President

BVF GP HOLDINGS LLC

By: /s/ Mark N. Lampert

Mark N. Lampert Chief Executive Officer

BVF PARTNERS L.P.

By: BVF Inc., its general partner

By: /s/ Mark N. Lampert

Mark N. Lampert President

BVF INC.

By:

Mark N. Lampert President

/s/ Mark N. Lampert MARK N. LAMPERT