SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934

(Amendment No. 9)*

SONIM TECHNOLOGIES INC

(Name of Issuer)

common stock, \$0.001 par value

(Title of Class of Securities)

83548F309

(CUSIP Number)

Arthur Marcus Esq Sichenzia Ross Ference Carmel, 1185 Avenue of the Americas, 31st floor New York, NY, 10036 212-930-9700

> Richard F. Langan, Jr., Esq Nixon Peabody LLP, 55 West 46th Street New York, NY, 10036 (212) 940-3000

Conrad Adkins, Esq Nixon Peabody LLP, 55 West 46th Street New York, NY, 10036 (212) 940-3000

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

05/16/2025

(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.

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).

SCHEDULE 13D

CUSIP No.

83548F309

1	Name of reporting person					
	AJP Holding Company, LLC					

2	Check the appropriate box if a member of a Group (See Instructions) Image: Base of the second sec		
3	SEC use only		
4	Source of funds (See Instructions) AF		
5	Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)		
6	Citizenship or place of organization DELAWARE		
	7	Sole Voting Power 0.00	
Number of Shares Benefici	8	Shared Voting Power 0.00	
ally Owned by Each Reporti	9	Sole Dispositive Power 0.00	
ng Person With:	10	Shared Dispositive Power 1,946,345.00	
11	Aggregate amount beneficially owned by each reporting person 1,946,345.00		
12	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)		
13	Percent of class represented by amount in Row (11) 18.9 %		
14	Type of Reporting Person (See Instructions)		

(1) Beneficial ownership of the shares of common stock owned by AJP Holding Company, LLC are also attributable to (i) Jeff rey Wang, the sole manager of AJP Holding Company, LLC; (ii) Mr. Wang directly holds 25,779 shares of common stock, the shares are the result of restricted stock units granted by Sonim Technologies, Inc. in accordance with its equity plan; (iii) Orbi c North America, LLC; (iv) Ashima Narula, the sole member and manager of Orbic North America, LLC.; and (v) Parveen Nar ula, the Chief Executive Officer of Orbic North America, LLC. and, thus, are reported by more than one Reporting Person pur suant to Rule 13d-3 under the Act. (2) Percentage calculated based on 10,301,563 shares of common stock outstanding (whi ch is based on the amounts reported in Sonim's Quarterly Report on Form 10-Q for the fiscal quarter ended March 31, 2025 and Current Report on Form 8-K filed on May 16, 2025.

SCHEDULE 13D

CUSIP No.	83548F309

1	Name of reporting person			
	Jeffrey Wang			

2	Check the appropriate box if a member of a Group (See Instructions) Image: Check the appropriate box if a member of a Group (See Instructions) Image: Check the appropriate box if a member of a Group (See Instructions) Image: Check the appropriate box if a member of a Group (See Instructions) Image: Check the appropriate box if a member of a Group (See Instructions) Image: Check the appropriate box if a member of a Group (See Instructions) Image: Check the appropriate box if a member of a Group (See Instructions) Image: Check the appropriate box if a member of a Group (See Instructions) Image: Check the appropriate box if a member of a Group (See Instructions) Image: Check the appropriate box if a member of a Group (See Instructions) Image: Check the appropriate box if a member of a Group (See Instructions) Image: Check the appropriate box if a member of a Group (See Instructions) Image: Check the appropriate box if a member of a Group (See Instructions) Image: Check the appropriate box if a member of a Group (See Instructions) Image: Check the appropriate box if a member of a Group (See Instructions) Image: Check the appropriate box if a member of a Group (See Instructions) Image: Check the appropriate box if a member of a Group (See Instructions) Image: Check the appropriate box if a member of a Group (See Instructions) Image: Check the appropriate box if a member of a Group (See Instructions)		
3	SEC use only		
4	Source of funds (See Instructions)		
5	Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)		
6	Citizenship or place of organization UNITED STATES		
Number	7	Sole Voting Power 0.00	
of Shares Benefici ally	8	Shared Voting Power 0.00	
Owned by Each Reporti ng Person	9	Sole Dispositive Power 25,779.00	
Person With:	10	Shared Dispositive Power 1,946,345.00	
11	Aggregate amount beneficially owned by each reporting person 1,972,124.00		
12	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)		
13	Percent of class represented by amount in Row (11) 19.1 %		
14	Type of Reporting Person (See Instructions)		

Name of reporting person

Orbic North America, LLC.

1

The amounts in Rows 9 and 11 reflect a correction to the number of shares originally reported in the Schedule 13D filed with the Securities and Exchange Commission (the "SEC") on March 18, 2025.

(1) Beneficial ownership of the shares of common stock owned by AJP Holding Company, LLC are also attributable to: (i) Jef frey Wang, the sole manager of AJP Holding Company, LLC; (ii) Mr. Wang directly holds 25,779 shares of common stock, th e shares are the result of restricted stock units granted by Sonim Technologies, Inc. in accordance with its equity plan; (iii) Or bic North America, LLC; (iv) Ashima Narula, the sole member and manager of Orbic North America, LLC; and (v) Parveen N arula, the Chief Executive Officer of Orbic North America, LLC., and, thus, are reported by more than one Reporting Person pursuant to Rule 13d-3 under the Act. (2) Percentage calculated based on 10,301,563 shares of common stock outstanding (which is based on the amounts reported in Sonim's Quarterly Report on Form 10-Q for the fiscal quarter ended March 31, 20 25 and Current Report on Form 8-K filed on May 16, 2025.

SCHEDULE 13D

CUSIP No.	83548F309

	Check the appropriate box if a member of a Group (See Instructions)				
2	 ✓ (a) 				
	(b)				
3	SEC use only				
4	Source of funds (See Instructions)				
	WC, OO				
5	Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)				
6	Citizensh	ip or place of organization			
Ŭ	NEW YORK				
		Sole Voting Power			
Number	7	0.00			
of Shares	8	Shared Voting Power			
Benefici ally Owned	0	0.00			
by Each Reporti	9	Sole Dispositive Power			
ng Person		0.00			
With:	10	Shared Dispositive Power			
		1,000.00			
	Aggregat	e amount beneficially owned by each reporting person			
11	1,947,345.00				
	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)				
12					
	Percent of class represented by amount in Row (11)				
13	18.9 %				
44	Type of Reporting Person (See Instructions)				
14	00				

(1) Beneficial ownership of the shares of common stock owned by AJP Holding Company, LLC are also attributable to: (i) Jef frey Wang, the sole manager of AJP Holding Company, LLC; (ii) Mr. Wang directly holds 25,779 shares of common stock, th e shares are the result of restricted stock units granted by Sonim Technologies, Inc. in accordance with its equity plan; (iii) Or bic North America, LLC; (iv) Ashima Narula, the sole member and manager of Orbic North America, LLC.; and (v) Parveen N arula, the Chief Executive Officer of Orbic North America, LLC., and, thus, are reported by more than one Reporting Person pursuant to Rule 13d-3 under the Act. (2) Percentage calculated based on 10,301,563 shares of common stock outstanding (which is based on the amounts reported in Sonim's Quarterly Report on Form 10-Q for the fiscal quarter ended March 31, 20 25 and Current Report on Form 8-K filed on May 16, 2025.

SCHEDULE 13D

CUSIP No.

83548F309

1	Name of reporting person
	Ashima Narula
2	Check the appropriate box if a member of a Group (See Instructions)
	 ✓ (a) □ (b)
3	SEC use only

4	Source o	f funds (See Instructions)		
-	WC, OO			
5	Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)			
5				
6	Citizenship or place of organization			
-	UNITED STATES			
	7	Sole Voting Power		
Number	1	0.00		
of Shares	8	Shared Voting Power		
Benefici ally	0	1,947,345.00		
Owned by Each	9	Sole Dispositive Power		
Reporti ng Person		0.00		
With:	10	Shared Dispositive Power		
		1,000.00		
	A			
11		e amount beneficially owned by each reporting person		
	1,947,345.00			
12	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)			
13	Percent of class represented by amount in Row (11) 18.9 %			
14	Type of Reporting Person (See Instructions)			

Comment for Type of Reporting Person: (1) Beneficial ownership of the shares of common stock owned by AJP Holding Company, LLC are also attributable to: (i) Jef frey Wang, the sole manager of AJP Holding Company, LLC; (ii) Mr. Wang directly holds 25,779 shares of common stock, th e shares are the result of restricted stock units granted by Sonim Technologies, Inc. in accordance with its equity plan; (iii) Or bic North America, LLC; (iv) Ashima Narula, the sole member and manager of Orbic North America, LLC.; and (v) Parveen N arula, the Chief Executive Officer of Orbic North America, LLC., and, thus, are reported by more than one Reporting Person pursuant to Rule 13d-3 under the Act. (2) Percentage calculated based on 10,301,563 shares of common stock outstanding (which is based on the amounts reported in Sonim's Quarterly Report on Form 10-Q for the fiscal quarter ended March 31, 20 25 and Current Report on Form 8-K filed on May 16, 2025.

SCHEDULE 13D

CUSIP	No.
-------	-----

83548F309

rveen Narula eck the appropriate box if a member of a Group (See Instructions) (a)
(a)
(b)
C use only
urce of funds (See Instructions)
C, OO
C

5	Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)		
6	Citizenship or place of organization UNITED STATES		
Number	7	Sole Voting Power 0.00	
of Shares Benefici ally Owned	8	Shared Voting Power 1,947,345.00	
by Each Reporti ng Person	9	Sole Dispositive Power 0.00	
With:	10	Shared Dispositive Power 1,000.00	
11	Aggregate amount beneficially owned by each reporting person 1,947,345.00		
12	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)		
13	Percent of class represented by amount in Row (11) 18.9 %		
14	Type of Reporting Person (See Instructions) IN		

(1) Beneficial ownership of the shares of common stock owned by AJP Holding Company, LLC are also attributable to: (i) Jef frey Wang, the sole manager of AJP Holding Company, LLC; (ii) Mr. Wang directly holds 25,779 shares of common stock, th e shares are the result of restricted stock units granted by Sonim Technologies, Inc. in accordance with its equity plan; (iii) Or bic North America, LLC; (iv) Ashima Narula, the sole member and manager of Orbic North America, LLC.; and (v) Parveen N arula, the Chief Executive Officer of Orbic North America, LLC., and, thus, are reported by more than one Reporting Person pursuant to Rule 13d-3 under the Act. (2) Percentage calculated based on 10,301,563 shares of common stock outstanding (which is based on the amounts reported in Sonim's Quarterly Report on Form 10-Q for the fiscal quarter ended March 31, 20 25 and Current Report on Form 8-K filed on May 16, 2025.

SCHEDULE 13D

Item 1. Security and Issuer

(a) Title of Class of Securities:

common stock, \$0.001 par value

(b) Name of Issuer:

SONIM TECHNOLOGIES INC

(c) Address of Issuer's Principal Executive Offices:

4445 Eastgate Mall, Suite 200, 55 West 46th Street, San Diego, CALIFORNIA , 9212.

Item 1 Comment:

Introductory Statement: This Amendment No. 7 (this "Amendment "), being filed by AJP Holding Company, LLC ("AJP"), Je ffrey Wang, Orbic North America, LLC ("Orbic"), Ashima Narula and Parveen Narula, the ("Reporting Persons"), amends a nd supplements the (i) Schedule 13D filed with the Securities and Exchange Commission (the "SEC") on July 19, 2022, (ii) the Amendment No. 1 to Schedule 13D filed with the SEC on October 25, 2022, (iii) the Amendment No. 2 to the Schedule 13D filed with the SEC on January 17, 2025, (iv) the Amendment No. 3 to the Schedule 13D filed with the SEC on March 1 8, 2025, (v) the Amendment No. 4 to the Schedule 13D filed with the SEC on March 24, 2025, (vi) the Amendment No. 5 to the Schedule 13D filed with the SEC on March 31, 2025, (vii) the Amendment No. 6 to the Schedule 13D filed with the SEC on April 10, 2025, (viii) the Amendment No. 7 to the Schedule 13D filed with the SEC on April 16, 2025 and Amendment No. 8 to the Schedule 13D filed with the SEC on April 24, 2025 (collectively, the "Schedule 13D"). This Schedule 13D relates to the shares of common stock (the "Common Stock") of Sonim Technologies Inc., a Delaware corporation (the "Issuer"). E xcept as specifically provided herein, this Amendment No. 9 does not modify any of the information previously reported in t as Schedule 13D, as amended. Capitalized terms used herein shall have the meanings ascribed to them in the Schedule 13D.

Item 3. Source and Amount of Funds or Other Consideration

Item 3 of the Schedule 13D is hereby amended and supplemented by the addition of the following: Orbic expects to fund the propo sal (as defined below) using cash on hand, along with financing from Capstone Project Finance, LLC ("Capstone"). The foregoing description of the financing does not purport to be complete and is qualified in its entirety by reference to the full text of the financi ng support letter attached hereto as Exhibit 99.2, which is incorporated herein by reference.

Item 4. Purpose of Transaction

Item 4 of the Schedule 13D is hereby amended and supplemented by the addition of the following: On May 16, 2025, Orbic submit ted a revised non-binding proposal (the "Proposal") to acquire the Issuer in a business combination in which the Issuer's stockhold ers would receive a cash purchase price of \$1.81 per share. The Proposal is subject to the terms and conditions as described ther ein. The foregoing description of the Proposal does not purport to be complete and is qualified in its entirety by reference to the full text of such proposal attached hereto as Exhibit 99.3, which is incorporated herein by reference.

Item 7. Material to be Filed as Exhibits.

Exhibit 99.1 Joint Filing Agreement among the Reporting Persons dated March 18, 2025. Exhibit 99.2 Capstone Project Finance, L LC Letter, dated April 11, 2025. Exhibit 99.3 Letter to Sonim Technologies, Inc. Board of Directors, dated May 16, 2025.

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.

AJP Holding Company, LLC

Signature:	/s/ Jeffrey Wang
Name/Title:	Jeffrey Wang, Manager
Date:	05/19/2025

Jeffrey Wang

Signature:/s/ Jeffrey WangName/Title:Jeffrey Wang, IndividualDate:05/19/2025

Orbic North America, LLC.

Signature:/s/ Parveen NarulaName/Title:Parveen Narula, Chief Executive OfficerDate:05/19/2025

Ashima Narula

Signature:	/s/ Ashima Narula
Name/Title:	Ashima Narula, Individual
Date:	05/19/2025

Parveen Narula

Signature:/s/ Parveen NarulaName/Title:Parveen Narula, IndividualDate:05/19/2025

Joint Filing Agreement

In accordance with Rule 13d-1(k) promulgated under the Securities Exchange Act of 1934, as amended, each of the persons and entities named below agrees to the joint filing of this Schedule 13D Amendment with respect to the shares of common stock, par value \$0.001, of SONIM Technologies Inc., a corporation incorporated under the laws of Delaware, and further agrees that this Joint Filing Agreement be filed with the Securities and Exchange Commission as an exhibit to such filing; provided no such person or entity shall be responsible for the completeness of any other person or entity making the filing unless such person or entity knows or has reason to believe such information is inaccurate (as provided in Rule 13d-1(k)(1)(ii)). This Joint Filing Agreement may be executed in one or more counterparts, all of which together shall constitute one and the same instrument.

[Remainder of page intentionally left blank; signature page follows]

IN WITNESS WHEREOF, the persons and entities named below have executed, in counterparts, this Joint Filing Agreement as of the date set forth below.

Dated as of March 18, 2025

AJP Holding Company, LLC

By:	/s/ Jeffrey Wang
Name:	Jeffrey Wang
Title:	Manager

Jeffrey Wang

By: /s/ Jeffrey Wang Name: Jeffrey Wang

Orbic North America, LLC.

 By:
 /s/ Parveen Narula

 Name:
 Parveen Narula

 Title:
 Chief Executive Officer

Ashima Narula

By: /s/ Ashima Narula Name: Ashima Narula

Parveen Narula

By: /s/ Parveen Narula Name: Parveen Narula





365 W. Passaic Street, Suite 525 Rochelle Park, NJ 07662 (347) 821-3400 Fax: (212) 755-6833 Joe@Capstonetrade.com

April 11, 2025

Mr. Mike Narula Orbic North America, LLC 555 Wireless Blvd., Hauppauge, NY 11788

Dear Mike:

Capstone Project Finance, LLC ("Capstone"), on behalf of its investment vehicles, is pleased to provide this non-binding letter of interest in support of the proposed acquisition of Sonim Technologies, Inc. ("Sonim") by Orbic North America, LLC ("Orbic").

We have enjoyed working with the Orbic team over the years and believe that an acquisition of Sonim would be transformative. Based on our initial review and conversations with the Orbic team, we would like to express our interest in supporting Orbic with the Sonim transaction with an investment in Orbic at an amount of up to \$50,000,000 (Fifty Million Dollars) in total commitment. This indication of interest is non-binding and subject to further business, legal and tax diligence as well as investment committee approval.

Capstone is a highly experienced investor across a variety of asset classes and. Capstone's financing vehicles are capable of financing a commitment to the transaction with current funds and will not require any extraordinary corporate or credit committee approvals in order to consummate the investment in Orbic.

This letter is non-binding and does not create any legal rights, obligations or consequences on any party to this transaction other than the confidentiality obligations set forth below. Only those rights and obligations that are set forth in definitive written agreements, duly executed and delivered by all parties to them, will create legally binding rights, obligations or consequences with respect to the subject matter of this letter.

This letter and the terms herein shall be kept confidential and not be disclosed to any other person, directly or indirectly, other than those involved in evaluating this indication of interest, without the prior written consent of Capstone.

If you have any questions regarding our interest, please contact me any time.

Sincerely,

/s/ Joseph F. Ingrassia Joseph F. Ingrassia Managing Member May 16, 2025

BY EMAIL AND OVERNIGHT DELIVERY

Mr. Mike Mulica Chairman Sonim Technologies, Inc. 4445 Eastgate Mall, Suite 200, San Diego, CA 92121

Dear Mike:

I am writing as a follow up to my prior letter, dated March 31, 2025 (the '<u>March Letter</u>'), wherein Orbic North America, LLC ('<u>Orbic</u>') proposed to acquire Sonim Technologies, Inc. ('<u>Sonim</u>') at a substantial premium to the price at which it was then trading in the public market. Since the time of the March Letter, Sonim has undertaken a number of value destructive actions, such as:

- the adoption of a poison pill plan;
- accelerating 733,157 equity awards to directors, management and others; and
- issuing over 4.4 million shares and 550,000 warrants above the number of outstanding shares on which we based our initial proposal, which has resulted in an over 75% increase.

These factors make our prior offer no longer viable. The continuing deterioration of Sonim's stock price following these actions has demonstrated that such activities have been value destructive and not in the best interests of Sonim's stockholders.

Notwithstanding these facts, we are still interested in engaging Sonim to negotiate an agreeable business combination transaction, albeit at a lower price, that is reflective of Sonim's current financial performance. Based on (i) 10,301,563 shares of common stock outstanding (which is based on the amounts reported in Sonim's Quarterly Report on Form 10-Q for the fiscal quarter ended March 31, 2025 and Current Report on Form 8-K filed on May 16, 2025), (ii) the financial information as of March 31, 2025 reported in the Form 10-Q and (iii) the closing price of Sonim's common stock on the Nasdaq on May 16, 2025 of \$0.91, we are prepared to move forward with the negotiation of a business combination at a purchase price of \$1.81 per share in cash, which represents a 98.9% premium to today's reported closing price. This proposed offer price is subject to change in response to any continued value-destructive measures that Sonim takes.

We believe our offer represents an attractive offer for Sonim's stockholders, which needs to be seriously considered by the Special Committee. Given the current state of Sonim business, we believe the Special Committee has a fiduciary duty to all Sonim's stockholders to take advantage of our meaningful proposal and to maximize stockholder value. We, along with our financing sources, are prepared to expeditiously complete confirmatory due diligence and to prepare and negotiate a definitive business combination agreement. As further evidence of our viability to execute on this transaction, enclosed is a support letter from Capstone Project Finance, LLC, one of our financing partners.

This letter is intended to express only our indication of interest in a business combination transaction and does not represent any form of legally binding commitment or obligation on the parties. Any decision by Orbic to make an offer, and any decision by Sonim to accept such offer, may be evidenced only by the execution and delivery by both parties of definitive agreements following the completion of confirmatory due diligence.

The terms of this proposal will remain valid until 5 pm EST on Monday, May 19, 2025, after which point it will no longer be valid. Absent Orbic and Sonim coming to a mutually agreeable business combination, Orbic will continue to press forward with taking its compelling case directly to Sonim's stockholders at the 2025 Annual Meeting and will seek to install its slate of highly qualified candidates to the Sonim board of directors, each of which has the experience and desire to explore every opportunity to unlock stockholder value and return Sonim to profitability.

Should you have any questions concerning this proposal, please have your legal counsel at Venable LLP contact our legal counsel, Richard F. Langan, Jr. of Nixon Peabody LLP, by email at rlangan@nixonpeabody.com or telephone at (212) 940-3140.

Very truly yours,

/s/ Parveen Narula

Parveen Narula Chief Executive Officer Orbic North America, LLC

cc: William N. Haddad, Esq. Kirill Y. Nikonov, Esq. Venable LLP 151 W. 42nd Street, 49th Floor New York, NY 10036

> Richard F. Langan, Jr., Esq. Conrad R Adkins, Esq. Nixon Peabody LLP Tower 46, 55 West 46th Street, New York, NY 10036-4120