# SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

## **SCHEDULE 13D**

Under the Securities Exchange Act of 1934 (Amendment No. 4)\*

Nano Labs Ltd (Name of Issuer)

Class A ordinary shares, par value US\$0.0002 per share Class B ordinary shares, par value US\$0.0002 per share (Title of Class of Securities)

> G6391Y110 (CUSIP Number)

Jianping Kong
NLABS FUND PTE LTD.
Tricor Equity Trustee Limited
NlabsDAO Trust
JIANPING KONG LTD
Teeroy Limited
Lunyu Trust
Wlyl Ltd

c/o China Yuangu Hanggang Technology Building 509 Qianjiang Road, Shangcheng District, Hangzhou, Zhejiang, 310000 People's Republic of China (86) 0571-8665 6957

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

# September 30, 2024 (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 which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(e), 1(f) or 1(g), check the following box.  $\Box$ 

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 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 ("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).

1.	Names of l	Reporting l	Persons.
	Jianping K	ong	
2.	Check the	Appropriat	te Box if a Member of a Group (See Instructions).
	(a) □ (b)	) 🗆	
3.	SEC Use C	Only	
4	G C1	F - 1- (C	To do adica A
4.	Source of I	runus (See	Instructions)
	PF OO		
5.	Check if D	isclosure o	f Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)
6.	Citizenship	or Place o	of Organization
	People's R	epublic of	China
		7.	Sole Voting Power
			18,883,415 Class A Ordinary Shares <sup>(1)</sup>
	•	8.	Shared Voting Power
	iber of		
	ares ficially		8,700,914 Class A Ordinary Shares <sup>(2)</sup> 16,998,911 Class B Ordinary Shares <sup>(3)</sup>
Own	ed by	9.	Sole Dispositive Power
	ach orting	<i>)</i> .	
	n With		18,883,415 Class A Ordinary Shares <sup>(1)</sup>
		10.	Shared Dispositive Power
			8,700,914 Class A Ordinary Shares <sup>(2)</sup>
			16,998,911 Class B Ordinary Shares <sup>(3)</sup>
11.	Aggregate	Amount B	eneficially Owned by Each Reporting Person
	27 584 329	Class A C	Ordinary Shares <sup>(4)</sup>
			Ordinary Shares (3)
12.	Check if th	ne Aggrega	te Amount in Row (11) Excludes Certain Shares (See Instructions)
13.	Percent of	Class Repi	resented by Amount in Row (11)
	43.4% <sup>(5)</sup> (1	representin	g $56.2\%^{(3)(5)}$ of the total outstanding voting power)
14.			rson (See Instructions)
		_ ~	
	IN		

- (1) Representing 18,883,415 Class A Ordinary Shares directly held by NLABS FUND PTE LTD., a private company limited by shares incorporated in Singapore and wholly owned by Mr. Jianping Kong.
- (2) Representing (i) 6,704,981 Class A Ordinary Shares directly held by JIANPING KONG LTD, a company incorporated in the British Virgin Islands, which is wholly owned by NlabsDAO Trust, a trust established under the laws of the British Virgin Islands and managed by Tricor Equity Trustee Limited, in which Mr. Jianping Kong is a settlor and investment manager, and (ii) 1,995,933 Class A Ordinary Shares directly held by Wlyl Ltd, a company incorporated in the British Virgin Islands, which is wholly owned by Lunyu Trust, a trust established under the laws of Singapore and managed by Teeroy Limited, in which Mr.Kong is a settlor and investment manager. Being the sole director of both JIANPING KONG LTD and Wlyl Ltd, and the settlor and investment manager of both NlabsDAO Trust and Lunyu Trust, respectively, Mr. Jianping Kong is deemed to have shared voting and dispositive powers over these Class A Ordinary Shares.

- (3) Representing 16,998,911 Class B Ordinary Shares directly held by JIANPING KONG LTD. Being the sole director of JIANPING KONG LTD and the settlor and investment manager of NlabsDAO Trust, Mr. Jianping Kong is deemed to have shared voting and dispositive powers over these Class B Ordinary Shares. Each Class B Ordinary Share is convertible at the option of the holder into one Class A Ordinary Share. Class A Ordinary Shares are not convertible into Class B Ordinary Shares under any circumstances. Upon any sale, transfer, assignment or disposition of Class B ordinary shares by a holder thereof to any person or entity that is not Mr. Jianping Kong, Mr. Qifeng Sun or their affiliate (as defined in the currently effective memorandum and articles of association), or upon a change of ultimate beneficial ownership of any Class B ordinary share to any person who is not Mr. Jianping Kong, Mr. Qifeng Sun or their affiliate, such Class B ordinary shares will be automatically and immediately converted into an equal number of Class A ordinary shares. The rights of the holders of Class A Ordinary Shares and Class B Ordinary Shares are identical, except with respect to conversion rights (noted above) and voting rights. Each Class B Ordinary Share is entitled to 15 votes on all matters subject to vote at general meetings of the Issuer, whereas each Class A Ordinary Share is entitled to one vote.
- (4) Representing (i) 18,883,415 Class A Ordinary Shares directly held by NLABS FUND PTE LTD., (ii) 6,704,981 Class A Ordinary Shares directly held by JIANPING KONG LTD, and (iii) 1,995,933 Class A Ordinary Shares directly held by Wlyl Ltd.
- (5) Based on 102,778,819 outstanding Ordinary Shares as a single class, being the sum of 74,189,741 Class A Ordinary Shares and 28,589,078 Class B Ordinary Shares outstanding as of September 23, 2024 as provided by the Issuer, assuming conversion of all Class B Ordinary Shares into Class A Ordinary Shares.

1.	Names of	Reporting 1	Persons.
	NLABS F	UND PTE	LTD.
2.	Check the	Appropria	te Box if a Member of a Group (See Instructions).
	(a) □ (b	) 🗆	
3.	SEC Use C	Only	
4.	Source of 1	Funds (See	e Instructions)
		(	
5.	OO Check if D	isclosure d	of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)
5.		risciosure (	The Legal 1 Toccount gs 13 Required 1 distant to Items 2(d) of 2(e)
		D.I.	
6.	Citizenshij	or Place	of Organization
	British Vir		
		7.	Sole Voting Power
			18,883,415 Class A Ordinary Shares <sup>(1)</sup>
	ber of ares	8.	Shared Voting Power
Bene	ficially		0
	ed by ach	9.	Sole Dispositive Power
	orting n With		18,883,415 Class A Ordinary Shares <sup>(1)</sup>
1 6180	ii wiui	10.	Shared Dispositive Power
11.	Aggregate	Amount B	Beneficially Owned by Each Reporting Person
	10 002 114	Class A C	Ordinary Shares <sup>(1)</sup>
12.			tte Amount in Row (11) Excludes Certain Shares (See Instructions)
		- 66 -6.	
13.		Class Rep	resented by Amount in Row (11)
		-	
1.4	,		ng 3.8% <sup>(2)</sup> of the total outstanding voting power) erson (See Instructions)
14.	Type of Re	porting Pe	rson (See Instructions)
	OO		

- (1) Representing 18,883,415 Class A Ordinary Shares directly held by NLABS FUND PTE LTD., a private company limited by shares incorporated in Singapore and wholly owned by Mr. Jianping Kong.
- (2) Based on 102,778,819 outstanding Ordinary Shares as a single class, being the sum of 74,189,741 Class A Ordinary Shares and 28,589,078 Class B Ordinary Shares outstanding as of September 23, 2024 as provided by the Issuer, assuming conversion of all Class B Ordinary Shares into Class A Ordinary Shares.

1.	Names of I	Reporting l	Persons.
	Tricor Equ	ity Trustee	Limited as Trustee of NlabsDAO Trust
2.	Check the	Appropriat	te Box if a Member of a Group (See Instructions).
	(a) [ (b)	) 🗆	
3.	SEC Use C	Only	
4.	Source of I	Funds (See	Instructions)
	00		
5.	Check if D	isclosure o	of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)
6.	Citizenship	or Place o	of Organization
	British Vir	gin Islands	
		7.	Sole Voting Power
			0
Ni	ber of	8.	Shared Voting Power
Sh	ares		6,704,981 Class A Ordinary Shares <sup>(1)</sup>
	ficially ed by		16,998,911 Class B Ordinary Shares <sup>(2)</sup>
Ea	ach	9.	Sole Dispositive Power
	orting n With		0
		10.	Shared Dispositive Power
			6,704,981 Class A Ordinary Shares <sup>(1)</sup>
			16,998,911 Class B Ordinary Shares <sup>(2)</sup>
11.	Aggregate	Amount B	eneficially Owned by Each Reporting Person
			rdinary Shares <sup>(1)</sup>
			Ordinary Shares <sup>(2)</sup>
12.	Check if th	ne Aggrega	te Amount in Row (11) Excludes Certain Shares (See Instructions)
13.	Percent of	Class Repi	resented by Amount in Row (11)
		_	g $52.0\%^{(2)(3)}$ of the total outstanding voting power)
14.	Type of Re	eporting Pe	rson (See Instructions)
	СО		

- (1) Representing 6,704,981 Class A Ordinary Shares directly held by JIANPING KONG LTD, a company incorporated in the British Virgin Islands, which is wholly owned by NlabsDAO Trust, a trust established under the laws of the British Virgin Islands and managed by Tricor Equity Trustee Limited
- (2) Representing 16,998,911 Class B Ordinary Shares directly held by JIANPING KONG LTD. Each Class B Ordinary Share is convertible at the option of the holder into one Class A Ordinary Share. Class A Ordinary Shares are not convertible into Class B Ordinary Shares under any circumstances. Upon any sale, transfer, assignment or disposition of Class B ordinary shares by a holder thereof to any person or entity that is not Mr. Jianping Kong, Mr. Qifeng Sun or their affiliate (as defined in the currently effective memorandum and articles of association), or upon a change of ultimate beneficial ownership of any Class B ordinary share to any person who is not Mr. Jianping Kong, Mr. Qifeng Sun or their affiliate, such Class B ordinary shares will be automatically and immediately converted into an equal number of Class A ordinary shares. The rights of the holders of Class A Ordinary Shares and Class B Ordinary Shares are identical, except with respect to conversion rights (noted above) and voting rights. Each Class B Ordinary Share is entitled to 15 votes on all matters subject to vote at general meetings of the Issuer, whereas each Class A Ordinary Share is entitled to one vote.
- (3) Based on 102,778,819 outstanding Ordinary Shares as a single class, being the sum of 74,189,741 Class A Ordinary Shares and 28,589,078 Class B Ordinary Shares outstanding as of September 23, 2024 as provided by the Issuer, assuming conversion of all Class B Ordinary Shares into Class A Ordinary Shares.

1.	Names of I	Reporting l	Persons.
	NlabsDAC	Trust	
2.	Check the	Appropriat	te Box if a Member of a Group (See Instructions).
	(a) [ (b)		
3.	SEC Use C	Only	
4.	Source of I	Funds (See	Instructions)
	WC OO		
5.		isclosure o	of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)
6.	Citizenship	or Place o	of Organization
	British Vir	gin Islands	
		7.	Sole Voting Power
			6,704,981 Class A Ordinary Shares <sup>(1)</sup>
			16,998,911 Class B Ordinary Shares <sup>(2)</sup>
	iber of ares	8.	Shared Voting Power
Bene	ficially		0
Ea	ed by ach	9.	Sole Dispositive Power
	orting on With		6,704,981 Class A Ordinary Shares <sup>(1)</sup>
1 0150	11 ***1(11		16,998,911 Class B Ordinary Shares <sup>(2)</sup>
	,	10.	Shared Dispositive Power
			0
11.	Aggregate	Amount B	eneficially Owned by Each Reporting Person
	6,704,981	Class A Oı	rdinary Shares <sup>(1)</sup>
	16,998,911	Class B C	Ordinary Shares <sup>(2)</sup>
12.	Check if th	ie Aggrega	te Amount in Row (11) Excludes Certain Shares (See Instructions)
13.	Percent of	Class Repi	resented by Amount in Row (11)
	23.1% <sup>(3)</sup> (1	representin	g $52.0\%^{(2)(3)}$ of the total outstanding voting power)
14.	Type of Re	porting Pe	rson (See Instructions)
	00		

- (1) Representing 6,704,981 Class A Ordinary Shares directly held by JIANPING KONG LTD, a company incorporated in the British Virgin Islands, which is wholly owned by NlabsDAO Trust, a trust established under the laws of the British Virgin Islands and managed by Tricor Equity Trustee Limited
- (2) Representing 16,998,911 Class B Ordinary Shares directly held by JIANPING KONG LTD. Each Class B Ordinary Share is convertible at the option of the holder into one Class A Ordinary Share. Class A Ordinary Shares are not convertible into Class B Ordinary Shares under any circumstances. Upon any sale, transfer, assignment or disposition of Class B ordinary shares by a holder thereof to any person or entity that is not Mr. Jianping Kong, Mr. Qifeng Sun or their affiliate (as defined in the currently effective memorandum and articles of association), or upon a change of ultimate beneficial ownership of any Class B ordinary share to any person who is not Mr. Jianping Kong, Mr. Qifeng Sun or their affiliate, such Class B ordinary shares will be automatically and immediately converted into an equal number of Class A ordinary shares. The rights of the holders of Class A Ordinary Shares and Class B Ordinary Shares are identical, except with respect to conversion rights (noted above) and voting rights. Each Class B Ordinary Share is entitled to 15 votes on all matters subject to vote at general meetings of the Issuer, whereas each Class A Ordinary Share is entitled to one vote.
- (3) Based on 102,778,819 outstanding Ordinary Shares as a single class, being the sum of 74,189,741 Class A Ordinary Shares and 28,589,078 Class B Ordinary Shares outstanding as of September 23, 2024 as provided by the Issuer, assuming conversion of all Class B Ordinary Shares into Class A Ordinary Shares.

1.	Names of l	Reporting I	Persons.		
	JIANPING	KONG L	TD		
2.	Check the	Appropriat	e Box if a Member of a Group (See Instructions).		
	(a) □ (b)				
3.	SEC Use C	Only			
4.	Source of l	Funds (See	Instructions)		
	WC OO				
5.	Check if D	isclosure o	of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)		
6.	Citizenship	or Place o	of Organization		
	British Vir	gin Islands			
		7.	Sole Voting Power		
			6,704,981 Class A Ordinary Shares		
			16,998,911 Class B Ordinary Shares <sup>(1)</sup>		
	ber of ares	8.	Shared Voting Power		
Bene	ficially		0		
Ea	ed by ach	9.	Sole Dispositive Power		
	orting n With		6,704,981 Class A Ordinary Shares		
1 6180	II WILII		16,998,911 Class B Ordinary Shares <sup>(1)</sup>		
		10.	Shared Dispositive Power		
			0		
11.	Aggregate	Amount B	eneficially Owned by Each Reporting Person		
	6,704,981	Class A Or	dinary Shares <sup>(1)</sup>		
	, ,	911 Class B Ordinary Shares <sup>(2)</sup>			
12.	Check if th	e Aggrega	te Amount in Row (11) Excludes Certain Shares (See Instructions)		
13.	Percent of	Class Repr	resented by Amount in Row (11)		
			g $52.0\%^{(1)(2)}$ of the total outstanding voting power)		
14.	Type of Re	porting Pe	rson (See Instructions)		
	CO				

- (1) Each Class B Ordinary Share is convertible at the option of the holder into one Class A Ordinary Share. Class A Ordinary Shares are not convertible into Class B Ordinary Shares under any circumstances. Upon any sale, transfer, assignment or disposition of Class B ordinary shares by a holder thereof to any person or entity that is not Mr. Jianping Kong, Mr. Qifeng Sun or their affiliate (as defined in the currently effective memorandum and articles of association), or upon a change of ultimate beneficial ownership of any Class B ordinary share to any person who is not Mr. Jianping Kong, Mr. Qifeng Sun or their affiliate, such Class B ordinary shares will be automatically and immediately converted into an equal number of Class A ordinary shares. The rights of the holders of Class A Ordinary Shares and Class B Ordinary Shares are identical, except with respect to conversion rights (noted above) and voting rights. Each Class B Ordinary Share is entitled to 15 votes on all matters subject to vote at general meetings of the Issuer, whereas each Class A Ordinary Share is entitled to one vote.
- (2) Based on 102,778,819 outstanding Ordinary Shares as a single class, being the sum of 74,189,741 Class A Ordinary Shares and 28,589,078 Class B Ordinary Shares outstanding as of September 23, 2024 as provided by the Issuer, assuming conversion of all Class B Ordinary Shares into Class A Ordinary Shares.

1.	Names of l		
			ustee of Lunyu Trust
2.	Check the	Appropriat	e Box if a Member of a Group (See Instructions).
	(a) (b)		
3.	SEC Use C	Only	
4.	Source of I	Funds (See	Instructions)
	00		
5.	Check if D	isclosure o	f Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)
6.		or Place o	of Organization
0.	•		o Igainization
	Hong Kon		
		7.	Sole Voting Power
			0
	ber of	8.	Shared Voting Power
	ares ficially		1.001.000.01
Own	ed by	0	1,995,933 Class A Ordinary Shares <sup>(1)</sup>
	ach	9.	Sole Dispositive Power
	orting on With		0
	,	10.	Shared Dispositive Power
			1,995,933 Class A Ordinary Shares <sup>(1)</sup>
11.	Aggregate	Amount B	eneficially Owned by Each Reporting Person
			dinary Shares <sup>(1)</sup>
12.	Check if th	e Aggrega	te Amount in Row (11) Excludes Certain Shares (See Instructions)
13.	Percent of	Class Repr	resented by Amount in Row (11)
	1.00/(3)/		$0.4\%^{(2)(3)}$ of the total outstanding voting power)
14.	`		0.4% <sup>(2)(3)</sup> of the total outstanding voting power) rson (See Instructions)
14.	Type of Re	porting Pe	13011 (See Histractions)
	OO		

- (1) Representing 1,995,933 Class A Ordinary Shares directly held by Wlyl Ltd, a company incorporated in the British Virgin Islands, which is wholly owned by Lunyu Trust, a trust established under the laws of Singapore and managed by Teeroy Limited, in which Mr. Jianping Kong is the settlor and investment manager.
- (2) Each Class B Ordinary Share is convertible at the option of the holder into one Class A Ordinary Share. Class A Ordinary Shares are not convertible into Class B Ordinary Shares under any circumstances. Upon any sale, transfer, assignment or disposition of Class B ordinary shares by a holder thereof to any person or entity that is not Mr. Jianping Kong, Mr. Qifeng Sun or their affiliate (as defined in the currently effective memorandum and articles of association), or upon a change of ultimate beneficial ownership of any Class B ordinary share to any person who is not Mr. Jianping Kong, Mr. Qifeng Sun or their affiliate, such Class B ordinary shares will be automatically and immediately converted into an equal number of Class A ordinary shares. The rights of the holders of Class A Ordinary Shares and Class B Ordinary Shares are identical, except with respect to conversion rights (noted above) and voting rights. Each Class B Ordinary Share is entitled to 15 votes on all matters subject to vote at general meetings of the Issuer, whereas each Class A Ordinary Share is entitled to one vote.
- (3) Based on 102,778,819 outstanding Ordinary Shares as a single class, being the sum of 74,189,741 Class A Ordinary Shares and 28,589,078 Class B Ordinary Shares outstanding as of September 23, 2024 as provided by the Issuer, assuming conversion of all Class B Ordinary Shares into Class A Ordinary Shares.

1.	Names of I	Reporting I	Persons.
	Lunyu Tru	st	
2.	Check the	Appropriat	e Box if a Member of a Group (See Instructions).
	(a)		
3.	SEC Use C	Only	
4.	Source of I	Funds (See	Instructions)
	WC OO		
5.	Check if D	isclosure o	f Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)
6.	Citizenship	or Place o	of Organization
	Singapore		
	-	7.	Sole Voting Power
			1,995,933 Class A Ordinary Shares <sup>(1)</sup>
	iber of ares	8.	Shared Voting Power
Bene	ficially		0
	ed by ach	9.	Sole Dispositive Power
	orting on With		1,995,933 Class A Ordinary Shares <sup>(1)</sup>
	•	10.	Shared Dispositive Power
			0
11.	Aggregate	Amount B	eneficially Owned by Each Reporting Person
	1,995,933	Class A Or	dinary Shares <sup>(1)</sup>
12.	Check if th	ie Aggrega	te Amount in Row (11) Excludes Certain Shares (See Instructions)
13.	Percent of	Class Repr	esented by Amount in Row (11)
	1.9% <sup>(3)</sup> (re	presenting	$0.4\%^{(2)(3)}$ of the total outstanding voting power)
14.	Type of Re	porting Pe	rson (See Instructions)
	00		

- (1) Representing 1,995,933 Class A Ordinary Shares directly held by Wlyl Ltd, a company incorporated in the British Virgin Islands, which is wholly owned by Lunyu Trust, a trust established under the laws of Singapore and managed by Teeroy Limited.
- (2) Each Class B Ordinary Share is convertible at the option of the holder into one Class A Ordinary Share. Class A Ordinary Shares are not convertible into Class B Ordinary Shares under any circumstances. Upon any sale, transfer, assignment or disposition of Class B ordinary shares by a holder thereof to any person or entity that is not Mr. Jianping Kong, Mr. Qifeng Sun or their affiliate (as defined in the currently effective memorandum and articles of association), or upon a change of ultimate beneficial ownership of any Class B ordinary share to any person who is not Mr. Jianping Kong, Mr. Qifeng Sun or their affiliate, such Class B ordinary shares will be automatically and immediately converted into an equal number of Class A ordinary shares. The rights of the holders of Class A Ordinary Shares and Class B Ordinary Shares are identical, except with respect to conversion rights (noted above) and voting rights. Each Class B Ordinary Share is entitled to 15 votes on all matters subject to vote at general meetings of the Issuer, whereas each Class A Ordinary Share is entitled to one vote.
- (3) Based on 102,778,819 outstanding Ordinary Shares as a single class, being the sum of 74,189,741 Class A Ordinary Shares and 28,589,078 Class B Ordinary Shares outstanding as of September 23, 2024 as provided by the Issuer, assuming conversion of all Class B Ordinary Shares into Class A Ordinary Shares.

1.	Names of l	Reporting 1	Persons.
	Wlyl Ltd		
2.	Check the	Appropria	te Box if a Member of a Group (See Instructions).
	(a) \( \subseteq \) (b)		
3.	SEC Use C	Only	
4.	Source of l	Funds (See	Instructions)
	WC OO		
5.	Check if D	isclosure o	of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)
6.	Citizenship	or Place	of Organization
	Singapore		
		7.	Sole Voting Power
			1,995,933 Class A Ordinary Shares <sup>(1)</sup>
	ber of ares	8.	Shared Voting Power
Bene	ficially		0
E	ed by ach	9.	Sole Dispositive Power
	orting on With		1,995,933 Class A Ordinary Shares <sup>(1)</sup>
		10.	Shared Dispositive Power
			0
11.	Aggregate	Amount B	eneficially Owned by Each Reporting Person
	1,995,933	Class A O	rdinary Shares
12.	Check if th	e Aggrega	te Amount in Row (11) Excludes Certain Shares (See Instructions)
13.	Percent of	Class Rep	resented by Amount in Row (11)
	1.9% <sup>(3)</sup> (re	presenting	$0.4\%^{(2)(3)}$ of the total outstanding voting power)
14.	Type of Re	porting Pe	rson (See Instructions)
	CO		

- (1) Representing 1,995,933 Class A Ordinary Shares directly held by Wlyl Ltd, a company incorporated in the British Virgin Islands, which is wholly owned by Lunyu Trust, a trust established under the laws of Singapore and managed by Teeroy Limited.
- (2) Each Class B Ordinary Share is convertible at the option of the holder into one Class A Ordinary Share. Class A Ordinary Shares are not convertible into Class B Ordinary Shares under any circumstances. Upon any sale, transfer, assignment or disposition of Class B ordinary shares by a holder thereof to any person or entity that is not Mr. Jianping Kong, Mr. Qifeng Sun or their affiliate (as defined in the currently effective memorandum and articles of association), or upon a change of ultimate beneficial ownership of any Class B ordinary share to any person who is not Mr. Jianping Kong, Mr. Qifeng Sun or their affiliate, such Class B ordinary shares will be automatically and immediately converted into an equal number of Class A ordinary shares. The rights of the holders of Class A Ordinary Shares and Class B Ordinary Shares are identical, except with respect to conversion rights (noted above) and voting rights. Each Class B Ordinary Share is entitled to 15 votes on all matters subject to vote at general meetings of the Issuer, whereas each Class A Ordinary Share is entitled to one vote.
- (3) Based on 102,778,819 outstanding Ordinary Shares as a single class, being the sum of 74,189,741 Class A Ordinary Shares and 28,589,078 Class B Ordinary Shares outstanding as of September 23, 2024 as provided by the Issuer, assuming conversion of all Class B Ordinary Shares into Class A Ordinary Shares.

#### Introduction

This amendment to Schedule 13D (this "Amendment No. 4") amends and supplements the statement on Schedule 13D filed with the U.S. Securities and Exchange Commission (the "Commission") on September 22, 2023, as amended and supplemented by the Amendment No.1, Amendment No.2 and Amendment No.3 filed with the Commission on February 5, 2024, May 7, 2024, and September 25, 2024, respectively(the "Original Schedule 13D," as amended and supplemented by this Amendment No. 4, the "Schedule 13D") by each of Mr. Jianping Kong, NLABS FUND PTE LTD., Tricor Equity Trustee Limited, NlabsDAO Trust, JIANPING KONG LTD, Teeroy Limited, Lunyu Trust and Wlyl Ltd and relates to Class A ordinary shares, par value \$0.0002 per share (the "Class A Ordinary Shares") and Class B ordinary shares, par value \$0.0002 per share (the "Class B Ordinary Shares") of Nano Labs Ltd, a Cayman Islands exempted company (the "Issuer").

This Amendment No.4 is being filed to report the purchase of 1,107,935 Class A Ordinary Shares by Wlyl Ltd in open-market transactions on from September 26 to September 30, 2024.

Except as provided herein, this Amendment No.4 does not modify any of the information previously reported on the Original Schedule 13D. Capitalized terms used but not defined in this Amendment No.4 have the meanings ascribed to them in the Original Schedule 13D, as amended.

## Item 4. Purpose of Transaction.

Item 4 of the Schedule 13D is hereby supplemented by inserting the following after the last paragraph thereof:

From September 26 to September 30, 2024, Wlyl Ltd purchased 1,107,935 Class A Ordinary Shares in open-market transactions for investment purpose.

## Item 5. Interest in Securities of the Issuer.

Items 5(a) – (b) of this Schedule 13 D are hereby amended by incorporating by reference the responses of each Reporting Person to Rows (7) through (13), including the footnotes thereto, of the cover pages of this Schedule 13D.

#### Item 7. Material to be Filed as Exhibits.

Exhibit No.	Description
99.1*	Joint Filing Agreement dated September 24, 2024 by and among the Reporting Persons
99.2*	Promissory Note Termination Agreement dated September 5, 2023 by and among the Issuer and SMALL ART LTD., SPACE
	EXPLORATION JP LTD. and STAR SPECTRUM FUND PTE. LTD
99.3*	Subscription Agreement dated September 5, 2023 by and among the Issuer and JIANPING KONG LTD and Star Spectrum Capital Ltd
99.4*	Promissory Note Termination Agreement dated September 20, 2024 by and among the Issuer and Mr.Jianping Kong
99.5*	Subscription Agreement Dated September 20, 2024 by and among the Issuer and NLABS FUND PTE LTD., and Star Spectrum Capital Ltd
* Drawianal	u filod

## **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.

Date: October 2, 2024

# Jianping Kong

By: /s/ Jianping Kong
Name: Jianping Kong

## NLABS FUND PTE LTD.

By: /s/ Jianping Kong
Name: Jianping Kong
Title: Director

# **Tricor Equity Trustee Limited**

By: /s/ Li Yan Wing Rita
Name: Li Yan Wing Rita

Title: Director

#### **NlabsDAO Trust**

By: /s/ Tricor Equity Trustee Limited as trustee of

NlabsDAO Trust

Name: Li Yan Wing Rita

Title: Director of Tricor Equity Trustee Limited

# JIANPING KONG LTD

By: /s/ Jianping Kong
Name: Jianping Kong
Title: Director

## **Teeroy Limited**

By: /s/ Li Yan Wing Rita
Name: Li Yan Wing Rita

Title: Director

# Lunyu Trust

By: /s/ Teeroy Limited as trustee of Lunyu Trust

Name: Li Yan Wing Rita

Title: Director of Teeroy Limited

# Wlyl Ltd

By: /s/ Jianping Kong
Name: Jianping Kong
Title: Director

# SCHEDULE A

# NLABS FUND PTE LTD.

Director	Business Address	Present Principal Employment	Citizenship
Jianping Kong	China Yuangu Hanggang Technology Building, 509 Qianjiang Road, Shangcheng District, Hangzhou, Zhejiang, People's Republic of China	Chairman of Nano Labs Ltd.	PRC
Tricor Equity Truste	ee Limited		
Director	Business Address	Present Principal Employment	Citizenship
Nicholas Andrew Messum	2/F, Palm Grove House, P.O. 3340, Road Town, Tortola, British Virgin Islands	Director of Tricor Equity Trustee Limited	British
Ted Francis	2/F, Palm Grove House, P.O. 3340, Road Town, Tortola, British Virgin Islands	Director of Tricor Equity Trustee Limited	British Overseas Territories
Li Yan Wing Rita	5/F, Manulife Place, 348 Kwun Tong Road, Road Town, Kowloon, Hong Kong	Director of Tricor Equity Trustee Limited	Hong Kong SAR, China
Lee Mei Yi	5/F, Manulife Place, 348 Kwun Tong Road, Road Town, Kowloon, Hong Kong	Director of Tricor Equity Trustee Limited	Hong Kong SAR, China
NlabsDAO Trust			
Investment manager and settlor	Business Address	Present Principal Employment	Citizenship
Jianping Kong	China Yuangu Hanggang Technology Building, 509 Qianjiang Road, Shangcheng District, Hangzhou, Zhejiang, People's Republic of China	Chairman of Nano Labs Ltd.	PRC
JIANPING KONG I	ЛD		
JIANPING KONG I Director	TD Business Address	Present Principal Employment	Citizenship
		Present Principal Employment Chairman of Nano Labs Ltd.	Citizenship PRC
Director	Business Address  China Yuangu Hanggang Technology Building, 509 Qianjiang Road, Shangcheng District, Hangzhou, Zhejiang, People's		
Director Jianping Kongc  Teeroy Limited	Business Address  China Yuangu Hanggang Technology Building, 509 Qianjiang Road, Shangcheng District, Hangzhou, Zhejiang, People's Republic of China  Business Address		
Director Jianping Kongc  Teeroy Limited  Director  Michael Raymond	Business Address  China Yuangu Hanggang Technology Building, 509 Qianjiang Road, Shangcheng District, Hangzhou, Zhejiang, People's Republic of China	Chairman of Nano Labs Ltd.	PRC
Director Jianping Kongc  Teeroy Limited  Director  Michael Raymond Shue	Business Address  China Yuangu Hanggang Technology Building, 509 Qianjiang Road, Shangcheng District, Hangzhou, Zhejiang, People's Republic of China  Business Address  5/F, Manulife Place, 348 Kwun Tong Road,	Chairman of Nano Labs Ltd.  Present Principal Employment	PRC Citizenship
Director Jianping Kongc	Business Address  China Yuangu Hanggang Technology Building, 509 Qianjiang Road, Shangcheng District, Hangzhou, Zhejiang, People's Republic of China  Business Address  5/F, Manulife Place, 348 Kwun Tong Road, Road Town, Kowloon, Hong Kong  5/F, Manulife Place, 348 Kwun Tong Road,	Chairman of Nano Labs Ltd.  Present Principal Employment  Director of Teeroy Limited	PRC  Citizenship  New Zealand
Director Jianping Kongc  Teeroy Limited  Director  Michael Raymond Shue  Li Yan Wing Rita	Business Address  China Yuangu Hanggang Technology Building, 509 Qianjiang Road, Shangcheng District, Hangzhou, Zhejiang, People's Republic of China  Business Address  5/F, Manulife Place, 348 Kwun Tong Road, Road Town, Kowloon, Hong Kong  5/F, Manulife Place, 348 Kwun Tong Road, Road Town, Kowloon, Hong Kong	Present Principal Employment  Director of Teeroy Limited  Director of Teeroy Limited	PRC  Citizenship  New Zealand  Hong Kong SAR, China
Director Jianping Kongc  Teeroy Limited  Director  Michael Raymond Shue  Li Yan Wing Rita  Lunyu Trust  Investment manager	Business Address  China Yuangu Hanggang Technology Building, 509 Qianjiang Road, Shangcheng District, Hangzhou, Zhejiang, People's Republic of China  Business Address  5/F, Manulife Place, 348 Kwun Tong Road, Road Town, Kowloon, Hong Kong  5/F, Manulife Place, 348 Kwun Tong Road, Road Town, Kowloon, Hong Kong	Chairman of Nano Labs Ltd.  Present Principal Employment  Director of Teeroy Limited	PRC  Citizenship  New Zealand
Director Jianping Konge  Teeroy Limited  Director  Michael Raymond Shue  Li Yan Wing Rita  Lunyu Trust  Investment manager and settlor  Jianping Kong	Business Address  China Yuangu Hanggang Technology Building, 509 Qianjiang Road, Shangcheng District, Hangzhou, Zhejiang, People's Republic of China  Business Address  5/F, Manulife Place, 348 Kwun Tong Road, Road Town, Kowloon, Hong Kong  5/F, Manulife Place, 348 Kwun Tong Road, Road Town, Kowloon, Hong Kong  Manulife Place, 348 Kwun Tong Road, Road Town, Kowloon, Hong Kong  China Yuangu Hanggang Technology Building, 509 Qianjiang Road, Shangcheng District, Hangzhou, Zhejiang, People's	Present Principal Employment Director of Teeroy Limited  Director of Teeroy Limited  Present Principal Employment	PRC  Citizenship  New Zealand  Hong Kong SAR, China  Citizenship
Director Jianping Kongc  Teeroy Limited  Director  Michael Raymond Shue  Li Yan Wing Rita  Lunyu Trust  Investment manager and settlor	Business Address  China Yuangu Hanggang Technology Building, 509 Qianjiang Road, Shangcheng District, Hangzhou, Zhejiang, People's Republic of China  Business Address  5/F, Manulife Place, 348 Kwun Tong Road, Road Town, Kowloon, Hong Kong  5/F, Manulife Place, 348 Kwun Tong Road, Road Town, Kowloon, Hong Kong  Manulife Place, 348 Kwun Tong Road, Road Town, Kowloon, Hong Kong  China Yuangu Hanggang Technology Building, 509 Qianjiang Road, Shangcheng District, Hangzhou, Zhejiang, People's	Present Principal Employment Director of Teeroy Limited  Director of Teeroy Limited  Present Principal Employment	PRC  Citizenship  New Zealand  Hong Kong SAR, China  Citizenship