November 3, 2021

Jack Kong Chairman Nano Labs Ltd 30th Floor Dikaiyinzuo No. 29, East Jiefang Road Hangzhou, Zhejiang People's Republic of China

> Re: Nano Labs Ltd. Amendment No. 1 to

Draft Registration Statement on Form S-1

Submitted October

20, 2021

File No. 377-05474

Dear Mr. Kong:

We have reviewed your amended draft registration statement and have the following

comments. In some of our comments, we may ask you to provide us with information so we

may better understand your disclosure.

Please respond to this letter by providing the requested information and either submitting

an amended draft registration statement or publicly filing your registration statement on

EDGAR. If you do not believe our comments apply to your facts and circumstances or do not

believe an amendment is appropriate, please tell us why in your response.

After reviewing the information you provide in response to these comments and your

amended draft registration statement or filed registration statement, we may have additional

comments.

Confidential Draft Registration Statement on Form F-1 submitted October 20, 2021

Prospectus Summary, page 1

Please expand the disclosure in response to prior comment 8 so that it is clear that both trading in the securities may be prohibited and an exchange may determine to delist the securities. State clearly in this section of your document whether the PCAOB has been or is currently unable to inspect your auditor. In addition, the disclosure should address that in June 2021, the Senate passed the Accelerating Holding Foreign Companies

Accountable Act, which, if signed into law, would reduce the time period for the delisting of foreign companies

under the HFCAA to two consecutive years, instead of three years. Jack Kong

FirstName

Nano Labs LastNameJack Kong

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FirstName LastName

Potential CAC and CSRC Approval . . .,, page 5

We note your revisions in response to prior comment 5. Please revise to clarify the effect

of the need for approvals on your operations and the ability to conduct the offering outside

China. Also revise to discuss the consequences if permission is deemed necessary and it

is rescinded.

Holding Company Structure, page 6

3. Please expand your revisions in response to prior comment 6 to clarify your intent to

transfer proceeds from offerings, including this offering. Please also expand your

disclosure on the prospectus cover page to provide a description of how cash is transferred

through your organization. State whether any transfers, dividends, or distributions have

been made to date.

Uncertainties in the interpretation . . ., , page 47

4. We note the disclosure added to this risk factor in response to prior comment 10. Please

revise to present that disclosure in a separate, appropriately captioned risk factor.

ADS holders may not be entitled to a jury trial . . .,, page 62

5. We note the revisions in response to prior comments 11 and 12 and the response that you  ${}^{\circ}$ 

will further revise once the depositary is engaged. Please ensure that these further

revisions are consistent in future amendments. Currently, your disclosures on pages 62-64

and 177 are inconsistent regarding when the jury trial waiver, forum and arbitration

provision apply. As one example only, this risk factor indicates the depositary may elect  $% \left( 1\right) =\left( 1\right) +\left( 1\right) +$ 

arbitration, regardless of whether a plaintiff would prefer otherwise. However, the  $\,$ 

carryover risk factor on page 63 indicates that regardless of the depositary's right to pursue

arbitration, plaintiffs may nonetheless pursue claims in court. Please also tell us why you

deleted the last sentence of the first paragraph of this risk factor. If these provisions will

not apply to any claims, regardless of when they arose, please state so clearly and directly.
Use of Proceeds, page 69

- 6. Please address the last sentence of prior comment 13. Business , page 107  $\,$

location, such as here.

Transactions with Certain Related Parties, page 138

8. We note you updated the disclosure to June 30, 2021 in response to prior comment 15.

Please revise to update to as of the date of the document, as required by Item 7.B. to Form  $\,$ 

 $20\mbox{-F.}$  Also, we note the reference to transactions since 2019; please note that Item 7.B

Jack Kong

Nano Labs Ltd

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requires transactions for the three, not two, preceding financial years. Revise accordingly

throughout this section.

You may contact Effie Simpson at 202-551-3346 or Jean Yu at 202-551-3305 if you have

questions regarding comments on the financial statements and related matters. Please contact

Erin Donahue at 202-551-6063 or Geoffrey Kruczek at 202-551-3641 with any other questions.

Sincerely,

FirstName LastNameJack Kong

Corporation Finance

Comapany NameNano Labs Ltd

Division of

Office of

November 3, 2021 Page 3 cc: Dan Ouyang FirstName LastName