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Under our weighted voting rights structure, our share capital comprises Class A ordinary shares and Class C ordinary shares. Each Class A ordinary share entitles the holder to exercise one vote, and each Class C ordinary share entitles the holder to exercise eight votes, respectively, on any resolution tabled at our general meetings, except as may otherwise be required by law or by the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited or provided for in our memorandum and articles of association. Shareholders and prospective investors should be aware of the potential risks of investing in a company with a weighted voting rights structure. Our American depositary shares, each representing one of our Class A ordinary shares, are listed on the New York Stock Exchange in the United States under the symbol NIO.



(A company controlled through weighted voting rights and incorporated in the Cayman Islands with limited liability)

(Stock Code: 9866)

OVERSEAS REGULATORY ANNOUNCEMENT

We are making this announcement pursuant to Rule 13.10B of The Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited.

NIO Inc. (the "Company") on February 1, 2024 (U.S. Eastern Time) filed an amendment to the tender offer statement on Schedule TO initially filed on January 3, 2024 (U.S. Eastern Time) with the United States Securities and Exchange Commission in relation to the right of each holder of the Company's 0.00% Convertible Senior Notes due 2026 (the "Notes") to sell and the obligation of the Company to purchase the Notes, pursuant to the terms of the Notes. For details of our filing, please refer to the attached amendment to Schedule TO.

By Order of the Board
NIO Inc.
Bin Li

Founder, Chairman and Chief Executive Officer

Hong Kong, February 1, 2024

As of the date of this announcement, the board of directors of the Company comprises Mr. Bin Li as the chairman, Mr. Lihong Qin, Mr. James Gordon Mitchell as the directors, and Mr. Hai Wu, Mr. Denny Ting Bun Lee, Ms. Yu Long and Mr. Yonggang Wen as the independent directors.

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, DC 20549

SCHEDULE TO

(Amendment No. 1) (RULE 14d-100)

TENDER OFFER STATEMENT UNDER SECTION 14(d)(1) OR 13(e)(1) OF THE SECURITIES EXCHANGE ACT OF 1934

NIO Inc.

(Name of Subject Company (Issuer))

NIO Inc.

(Name of Filing Person (Issuer))

0.00% Convertible Senior Notes due 2026

(Title of Class of Securities)

62914VAE6

(CUSIP Number of Class of Securities)

Wei Feng Chief Financial Officer Building 20, 56 Antuo Road Jiading District, Shanghai 201804 People's Republic of China Telephone: +86 21-6908 2018

with copy to:

Yuting Wu, Esq.
Skadden, Arps, Slate, Meagher & Flom LLP
46/F, Tower II, Jing An Kerry Centre
1539 Nanjing West Road
Shanghai 200040, China
+86 (21) 6193-8200

(Name, address and telephone number of person authorized to receive notices and communications on behalf of the filing person)

	Check the box if the filing relates solely to preliminary communications made before the commencement of a tender offer.					
Checl	Check the appropriate boxes below to designate any transactions to which the statement relates:					
	third-party tender offer subject to Rule 14d-1. issuer tender offer subject to Rule 13e-4. going-private transaction subject to Rule 13e-3. amendment to Schedule 13D under Rule 13d-2.					
Checl	Check the following box if the filing is a final amendment reporting the results of the tender offer:					
If applicable, check the appropriate box(es) below to designate the appropriate rule provision(s) relied upon:						
	Rule 13e-4(i) (Cross-Border Issuer Tender Offer) Rule 14d-1(d) (Cross-Border Third-Party Tender Offer)					

INTRODUCTORY STATEMENT

This Amendment No. 1 to Schedule TO (this "Amendment No. 1") amends and supplements the Tender Offer Statement on Schedule TO that was initially filed by NIO Inc. (the "Company") on January 3, 2024 (the "Schedule TO") relating to the Company's 0.00% Convertible Senior Notes due 2026 (the "Notes"). This Amendment No. 1 relates to the final results of the Company's repurchase of the Notes that have been validly surrendered for repurchase and not withdrawn pursuant to the Company's Notice to the holders of the Notes (the "Holders") dated January 3, 2024 (the "Repurchase Right Notice"). The information contained in the Schedule TO, including the Repurchase Right Notice, as supplemented and amended by the information contained in Item 11 below, is incorporated herein by reference. Except as specifically provided herein, this Amendment No. 1 does not modify any of the information previously reported on the Schedule TO.

This Amendment No. 1 amends and supplements the Schedule TO as set forth below and constitutes the final amendment to the Schedule TO. This Amendment No. 1 is intended to satisfy the disclosure requirements of Rule 13e-4(c)(4) under the Securities Exchange Act of 1934, as amended.

ITEM 11.ADDITIONAL INFORMATION.

Item 11 of the Schedule TO is hereby amended and supplemented to include the following information:

The repurchase right offer expired at 5:00 p.m., New York City time, on Wednesday, January 31, 2024 (the "Expiration Date"). The Company has been advised by The Deutsche Bank Trust Company Americas, as paying agent (the "Paying Agent"), that pursuant to the terms of the Repurchase Right Notice, US\$300,536,000.00 aggregate principal amount of the Notes (the "Repurchase Price") were validly surrendered and not withdrawn as of the Expiration Date. The Company has forwarded cash in payment of the Repurchase Price to the Paying Agent for distribution to the Holders that had validly exercised their Repurchase Right. Following settlement of the repurchase, US\$912,000.00 aggregate principal amount of the Notes will remain outstanding and continue to be subject to the existing terms of the Indenture and the Notes.

EXHIBITS. **ITEM 12.**

	(a) Exhibits.					
	(<u>a)(1)*</u>	Repurchase Right Notice to Holders of 0.00% Convertible Senior Notes due 2026 issued by the Company, dated as of January 3, 2024.				
	(<u>a)(5)(A)*</u>	Press Release issued by the Company, dated as of January 3, 2024.				
	(<u>a)(5)(B)</u> ‡	Press Release issued by the Company, dated as of February 1, 2024.				
	(b)	Not applicable.				
	<u>(d)</u> .	Indenture, dated as of January 15, 2021, between the Company and The Deutsche Bank Trust Company Americas, as trustee (incorporated by reference to Exhibit 4.39 to the Company's annual report on Form 20-F (File No. 001-38638), filed with the Securities and Exchange Commission on April 6, 2021).				
	(g)	Not applicable.				
	(h)	Not applicable.				
	<u>(b).</u>	Filing Fee Exhibit.				
	†	Filing Fee Table.				
ic	ously filed					

^{*} Previo

[†] Filed herewith.

EXHIBIT INDEX

Exhibit No.	Description					
(<u>a</u>)(<u>1</u>)*	Repurchase Right Notice to Holders of 0.00% Convertible Senior Notes due 2026 issued by the Company, dated as of January 3, 2024.					
$(\underline{a})(\underline{5})(\underline{A})^*$	Press Release issued by the Company, dated as of January 3, 2024.					
$(\underline{a})(\underline{5})(\underline{B})\underline{\dagger}$	Press Release issued by the Company, dated as of February 1, 2024					
<u>(d)</u>	Indenture, dated as of January 15, 2021, between the Company and The Deutsche Bank Trust Company Americas, as trustee (incorporated					
	by reference to Exhibit 4.39 to the Company's annual report on Form 20-F (File No. 001-38638), filed with the Securities and Exchange					
	Commission on April 6, 2021).					
<u>(b)</u> ‡	Filing Fee Table					
* Previously file	ed.					
† Filed herewith						
1 man norewith	••					

SIGNATURE

After due 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.

NIO Inc.

By: /s/ Wei Feng

Name: Wei Feng

Title: Chief Financial Officer

Dated: February 1, 2024

NIO Inc. Announces Completion of the Repurchase Right Offer for Its 0.00% Convertible Senior Notes due 2026

SHANGHAI, China, February 1, 2024 (GLOBE NEWSWIRE) — NIO Inc. (NYSE: NIO; HKEX: 9866; SGX: NIO) ("NIO" or the "Company"), a pioneer and a leading company in the premium smart electric vehicle market, today announced that it has completed its previously announced repurchase right offer relating to its 0.00% Convertible Senior Notes due 2026 (CUSIP No. 62914VAE6) (the "Notes"). The repurchase right offer expired at 5:00 p.m., New York City time, on Wednesday, January 31, 2024. Based on information from The Deutsche Bank Trust Company Americas, as the paying agent for the Notes, US\$300,536,000.00 aggregate principal amount of the Notes (the "Repurchase Price") were validly surrendered and not withdrawn prior to the expiration of the repurchase right offer. The Company has forwarded cash in payment of the Repurchase Price to the Paying Agent for distribution to the Holders that had validly exercised their Repurchase Right. Following settlement of the repurchase, US\$912,000.00 aggregate principal amount of the Notes will remain outstanding and continue to be subject to the existing terms of the Indenture and the Notes.

Materials filed with the SEC will be available electronically without charge at the SEC's website, http://www.sec.gov. Documents filed with the SEC may also be obtained without charge at the Company's website, http://ir.nio.com.

About NIO Inc.

NIO Inc. is a pioneer and a leading company in the premium smart electric vehicle market. Founded in November 2014, NIO's mission is to shape a joyful lifestyle. NIO aims to build a community starting with smart electric vehicles to share joy and grow together with users. NIO designs, develops, jointly manufactures and sells premium smart electric vehicles, driving innovations in next-generation technologies in assisted and intelligent driving, digital technologies, electric powertrains and batteries. NIO differentiates itself through its continuous technological breakthroughs and innovations, such as the industry-leading battery swapping technologies, Battery as a Service, or BaaS, as well as proprietary NIO Assisted and Intelligent Driving and its subscription services. NIO's product portfolio consists of the ES8, a six-seater smart electric flagship SUV, the ES7 (or the EL7), a mid-large five-seater smart electric SUV, the ES6 (or the EL6), a five-seater all-round smart electric SUV, the EC7, a five-seater smart electric flagship coupe SUV, the EC6, a five-seater smart electric coupe SUV, the ET9, a smart electric executive flagship, the ET7, a smart electric flagship sedan, the ET5, a mid-size smart electric sedan, and the ET5T, a smart electric tourer.

For more information, please visit: http://ir.nio.com

Investor Relations ir@nio.com

n como com

Media Relations global.press@nio.com

Calculation of Filing Fee Tables

Schedule TO

(Form Type)

NIO Inc. (Name of Issuer)

Table 1 - Transaction Valuation

	Transaction Valuation	Fee Rate	Amount of Filing Fee
Fees to Be Paid			
Fees Previously Paid	\$ $301,448,000.00^{(1)}$	$0.01476\%^{(2)}$	\$ 44,493.72 ⁽²⁾
Total Transaction Valuation	\$ 301,448,000.00		
Total Fees Due for Filing			\$ 44,493.72 ⁽²⁾
Total Fees Previously Paid			\$ 44,493.72 ⁽²⁾
Total Fee Offsets			_
Net Fee Due			_

⁽¹⁾ Calculated solely for purposes of determining the filing fee. The purchase price of the 0.00% Convertible Senior Notes due 2026 (the "Notes"), as described herein, is US\$1,000 per US\$1,000 principal amount outstanding. As of January 2, 2024, there was US\$301,448,000.00 aggregate principal amount of Notes outstanding, resulting in an aggregate maximum purchase price of US\$301,448,000.00 (excluding accrued but unpaid additional interest, if any).

⁽²⁾ The filing fee of \$44,493.72 was previously paid in connection with the filing of the Tender Offer Statement on Schedule TO on January 3, 2024 by NIO Inc. (File No. 005-90661). The amount of the filing fee was calculated in accordance with Rule 0-11 of the Securities Exchange Act of 1934, as amended, and equals \$147.60 for each US\$1,000,000 of the value of the transaction.