# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

# **SCHEDULE 13G**

**UNDER THE SECURITIES EXCHANGE ACT OF 1934** 

(Amendment No. )\*

# ECARX HOLDINGS INC.

(Name of Issuer)

Class A ordinary shares, par value US\$0.000005 per share

(Title of Class of Securities)

G29201 103

(CUSIP Number)

December 31, 2022

(Date of Event Which Requires Filing of This Statement)

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

□ Rule 13d-1(b)

□ Rule 13d-1(c)

⊠ Rule 13d-1(d)

\* 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 the disclosures provided in a prior cover page.

The information required in 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).

CUSIP No. 0	G29201 1	.03							
1									
	Ziyu Shen								
2	Check the Appropriate Box if a Member of a Group								
2									
	(a) 🗆								
	(b) □								
3	SEC Use Only								
5	SEC Use Only								
4	4 Citizenship or Place of Organization								
	People's Republic of China								
		5	Sole Voting Power						
			24,480,458 shares (represented by 24,480,458 Class B ordinary shares, which may be converted into 24,480,458 Class A						
			ordinary shares at any time). <sup>(1)</sup>						
	6 Sha		Shared Voting Power						
Number of		0							
Shares Beneficially			0						
Owned by									
Each		7	Sole Dispositive Power						
Reporting			24,480,458 shares (represented by 24,480,458 Class B ordinary shares, which may be converted into 24,480,458 Class A						
Person With:			ordinary shares at any time). <sup>(1)</sup>						
		8	Shared Dispositive Power						
			0						
9	Aggreg	ate Amo	Dunt Beneficially Owned by Each Reporting Person						
	24,480,458 shares								
10	Check if the Aggregate Amount in Row (9) Excludes Certain Shares								
10	GIECKI	. uic /18	DecPate random m row (3) Excitates extrain onares E						
11	Percent	s Represented by Amount in Row (9)							
	7.3% <sup>(2)</sup>								
12	12 Type of Reporting Person								
	IN	report							

Notes:

Directly held by Jie&Hao Holding Limited, which is wholly owned by Ziyu Shen. See Item 4.
Assumes conversion of all Class B ordinary shares into Class A ordinary shares.

<sup>2</sup> 

CUSIP No. G29201 103										
1										
	Jie & Holding Limited									
	Jie&Hao Holding Limited									
2	Check the Appropriate Box if a Member of a Group									
	$ \begin{array}{c} (a) \\ (b) \end{array} $									
3	SEC Use Only									
4	Citizenship or Place of Organization									
	British Virgin Islands									
		5	Sole Voting Power							
			24,480,458 shares (represented by 24,480,458 Class B ordinary shares, which may be converted into 24,480,458 Class A							
			ordinary shares at any time).							
Number of		6	Shared Voting Power							
Shares			0							
Beneficially Owned by										
Each		7	Sole Dispositive Power							
Reporting Person With			24,480,458 shares (represented by 24,480,458 Class B ordinary shares, which may be converted into 24,480,458 Class A							
Person with			ordinary shares at any time).							
		8	Shared Dispositive Power							
		0								
			0							
9	Aggreg	ate Am	ount Beneficially Owned by Each Reporting Person							
	24,480,458 shares									
10	Check if the Aggregate Amount in Row (9) Excludes Certain Shares									
11	Percent of Class Represented by Amount in Row (9)									
	7.3% <sup>(1)</sup>									
12	Type of Reporting Person									
	СО									

Notes:

(1) Assumes conversion of all Class B ordinary shares into Class A ordinary shares.

3

Item 1(a).	Name of Issuer:						
	ECARX Holdings Inc. (the "Company").						
Item 1(b).	Address of Issuer's Principal Executive Offices:						
	16/F, Tower 2, China Eastern Airline Binjiang Center						
	277 Longlan Road						
	Xuhui District, Shanghai 200041						
	People's Republic of China						
Item 2(a).	Name of Person Filing:						
	Ziyu Shen; and						
	Jie&Hao Holding Limited.						
Item 2(b).	Address of Principal Business Office, or, if none, Residence:						
	For Ziyu Shen:						
	16/F, Tower 2, China Eastern Airline Binjiang Center						
	277 Longlan Road Xuhui District, Shanghai 200041						
	People's Republic of China						
	For Jie&Hao Holding Limited:						
	Craigmuir Chambers						
	Road Town, Tortola, VG 1110						
	British Virgin Islands						
Item 2(c).	Citizenship:						
	Ziyu Shen: People's Republic of China; and						
	Jie&Hao Holding Limited: British Virgin Islands.						
Item 2(d).	Title of Class of Securities:						
	Class A ordinary shares, par value US\$0.000005 per share.						
	The Company's ordinary shares consist of Class A ordinary shares and Class B ordinary shares, each with par value of US\$0.000005 per share. The rights of the holders of Class A ordinary shares and Class B ordinary shares are identical, except with respect to conversion rights and voting rights. Each Class B ordinary share is convertible at the option of the holder at any time into one Class A ordinary share. Class A ordinary shares are not convertible into Class B ordinary shares under any circumstance. Each Class B ordinary share is entitled to ten votes per share, whereas each Class A ordinary share is entitled to one vote per share.						
Itom 2(a)	CUSIP No.:						
Item 2(e).	CUSIP NO.:						
	G29201 103.						
Item 3.	If this statement is filed pursuant to §§ 240.13d-1(b), or 240.13d -2(b) or (c), check whether the persons filing is a:						
	Not applicable.						

## Item 4. Ownership:

The following information with respect to the ownership of the ordinary shares by each of the reporting persons is provided as of December 31, 2022.

Ziyu Shen		Amount beneficially owned 24,480,458	Percent of class 7.3%	Percent of aggregate voting power 31.5%	Sole power to vote or direct the vote 24,480,458	Shared power to vote or to <u>direct the vote</u> 0	Sole power to dispose or to direct the disposition of 24,480,458	Shared power to dispose or to direct the <u>disposition of</u> 0	
Jie&Hao Holding L	imited	24,480,458	7.3%	31.5%	24,480,458	0	24,480,458	0	
	Pursuant to Rule 12 converted for the p and (ii) calculating of securities benefit shares (consisting of 2022 as a single cla the reporting person conversion of any of As of December 32 24,480,458 Class F	urpose of (i) detern the percentages of cially owned by ea of 288,434,474 Cla ass. In computing t ns have the right to other security, after 1, 2022, Ziyu Shen	nining the aggreg the Class A ordin the Class A ordin the reporting person ss A ordinary sha he percentage ow o acquire within 6 December 31, 20 held 100% of the	ate amount of C hary shares benef on is calculated b res and 48,960,9 nership of the re 0 days, including 022. issued and outst	ass A ordinary s ficially owned by based on a total of 16 Class B ordin porting persons, 3 through the exe anding shares of	shares beneficiall y the reporting pe of 337,395,390 is hary shares) of th we have include ercise of any opti f Jie&Hao Holdin	y owned by the r erson. The percer ssued and outstan ie Company as of d, where applicat ion, warrant, or o ng Limited, whic	eporting person ntage of the class ding ordinary E December 31, ole, shares that ther right or the	
	For each reporting reporting person by Class B ordinary sl	y the voting power	of all of the Com	pany's Class A o	rdinary shares a	nd Class B ordin	ary shares as a si	ngle class. Each	
Item 5.	Ownership of Five Percent or Less of a Class:								
	Not applicable.								
Item 6.	Ownership of More than Five Percent on Behalf of Another Person:								
	Not applicable.								
Item 7.	Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the Parent Holding Company or Control Person:								
	Not applicable.								
Item 8.	Identification and	Classification of	Members of the	Group:					
	Not applicable.								
Item 9.	Notice of Dissolut	ion of Group:							
	Not applicable.								

Not applicable.

### 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.

Dated: February 14, 2023

### Ziyu Shen

/s/ Ziyu Shen

Jie&Hao Holding Limited

By: /s/ Ziyu Shen Name: Ziyu Shen Title: Director

## LIST OF EXHIBITS

Exhibit No.

Exhibit 99.1

Joint Filing Agreement

Description

#### Joint Filing Agreement

In accordance with Rule 13d-1(k) promulgated under the Securities Exchange Act of 1934, as amended, the undersigned hereby agree to the joint filing with all other Reporting Persons (as such term is defined in the Schedule 13G referred to below) on behalf of each of them of a statement on Schedule 13G (including amendments thereto) with respect to the ordinary shares, par value of \$0.000005 per share, of ECARX Holdings Inc., a Cayman Islands exempted company, and that this Agreement may be included as an Exhibit to such joint filing. This Agreement may be executed in any number of counterparts, all of which taken together shall constitute one and the same instrument.

#### Ziyu Shen

/s/ Ziyu Shen

#### Jie&Hao Holding Limited

By: /s/ Ziyu Shen

Name: Ziyu Shen Title: Director