
**UNITED STATES
SECURITIES AND EXCHANGE COMMISSION**
WASHINGTON, D.C. 20549

FORM 6-K

**REPORT OF FOREIGN PRIVATE ISSUER
PURSUANT TO RULE 13a-16 OR 15d-16 UNDER
THE SECURITIES EXCHANGE ACT OF 1934**

For the month of June 2025

Commission File Number: 001-40210

Tuya Inc.

10/F, Building A, Huace Center
Xihu District, Hangzhou City
Zhejiang, 310012
People's Republic of China
(Address of principal executive offices)

Indicate by check mark whether the registrant files or will file annual reports under cover of Form 20-F or Form 40-F.

Form 20-F Form 40-F

EXPLANATORY NOTE

On June 19, 2025, the board of directors (the "Board") of Tuya Inc. (the "Company") announced that (i) Mr. CHEN Liaohan has ceased to be a member of the nomination committee of the Board (the "Nomination Committee") with effective from June 19, 2025; and (ii) Ms. ZHANG Yan has been appointed as a member of the Nomination Committee with effect from June 19, 2025.

After the abovementioned change of the composition of the Nomination Committee, the Nomination Committee will consist of the following members:

Ms. ZHANG Yan
Mr. QIU Changheng (Chairman)
Mr. KUOK Meng Xiong (alias GUO Mengxiong)

Separately, the Company has published an announcement regarding the poll results of its annual general meeting held on June 19, 2025 on the website of The Stock Exchange of Hong Kong Limited. For details, see the exhibit to this current report on Form 6-K.

2

EXHIBIT INDEX

| Exhibit No. | Description |
|-------------|---|
| 99.1 | Press Release |
| 99.2 | Announcement – Poll Results of the Annual General Meeting Held on June 19, 2025 |

3

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

Tuya Inc.

By : /s/ Yi (Alex) Yang
Name : Yi (Alex) Yang
Title : Chief Financial Officer

Tuya Inc. Announces Results of Annual General Meeting

SANTA CLARA, Calif. June 19, 2025 /PRNewswire/—Tuya Inc. ("Tuya" or the "Company") (NYSE: TUYA; HKEX: 2391), a global leading cloud platform service provider, today announced the results of its annual general meeting (the "Annual General Meeting") held at 2:00 p.m. Hong Kong time on June 19, 2025 in Hangzhou, China. The Company announced that each of the proposed resolutions submitted for shareholders' approval as set forth in the notice of Annual General Meeting dated May 16, 2025, Hong Kong time, has been adopted at the Annual General Meeting.

About Tuya Inc.

Tuya Inc. (NYSE: TUYA; HKEX: 2391) is a global leading AI cloud platform service provider with a mission to build an AIoT developer ecosystem and enable everything to be smart. Tuya has pioneered a purpose-built AI cloud platform with cloud and generative AI capabilities that delivers a full suite of offerings, including Platform-as-a-Service, or PaaS, Software-as-a-Service, or SaaS, and smart solutions for developers of smart device, commercial applications, and industries. Through its AIoT developer platform, Tuya has activated a vibrant global developer community of brands, OEMs, AI agents, system integrators and independent software vendors to collectively strive for smart solutions ecosystem embodying the principles of green and low-carbon, security, high efficiency, agility, and openness.

Investor Relations Contact

Tuya Inc.
Investor Relations
Email: ir@tuya.com

The Blueshirt Group
Gary Dvorchak, CFA
Phone: +1 (323) 240-5796
Email: gary@blueshirtgroup.co

HL Strategy
Haiyan LI-LABBE
Email: hl@hl-strategy.com

Hong Kong Exchanges and Clearing Limited and The Stock Exchange of Hong Kong Limited take no responsibility for the contents of this announcement, make no representation as to its accuracy or completeness and expressly disclaim any liability whatsoever for any loss howsoever arising from or in reliance upon the whole or any part of the contents of this announcement.



Tuya Inc.

涂鴉智能*

(A company controlled through weighted voting rights and incorporated in the Cayman Islands with limited liability)
(HKEX Stock Code: 2391)
(NYSE Stock Ticker: TUYA)

POLL RESULTS OF THE ANNUAL GENERAL MEETING HELD ON JUNE 19, 2025

References are made to the Notice (the "Notice") of Annual General Meeting (the "AGM") dated May 16, 2025 and the circular to the shareholders of the Company of even date (the "Circular") of Tuya Inc. (the "Company"). Unless otherwise required by the context, capitalized terms used in this announcement shall have the same meanings as defined in the Circular and the Notice.

The Board is pleased to announce that the AGM was held at 2:00 p.m., Hong Kong time, on June 19, 2025 at Huace Center, Building A, 3/F VVIP room, Xihu District, Hangzhou City, Zhejiang Province, 310012, China.

All resolutions proposed at the AGM have been duly passed. As of the Share Record Date, the total number of issued Shares was 609,721,949 Shares, comprising 539,516,649 Class A Ordinary Shares and 70,205,300 Class B Ordinary Shares, which was the total number of Shares entitling Shareholders to attend and vote in favour of, against or in abstention on the resolutions proposed at the AGM. There was no Shareholder who was required to abstain from voting under the Listing Rules on any resolution proposed at the AGM, nor any Shareholder who was entitled to attend the AGM but was required to abstain from voting in favour of any resolution proposed at the AGM pursuant to Rule 13.40 of the Listing Rules. No Shareholder has indicated in the Circular that he or she intends to vote against or in abstention in respect of any resolution proposed at the AGM.

Accordingly, the total number of Shares entitling the holder to attend and vote on the resolutions numbered 1 to 7 proposed at the AGM was 609,498,176 Shares, comprising 539,292,876 Class A Ordinary Shares and 70,205,300 Class B Ordinary Shares. As at the date of this announcement, there were (i) no treasury shares held by the Company (including any treasury shares held or deposited with CCASS), and (ii) 223,773 repurchased Shares (including Class A Ordinary Shares and Class B Ordinary Shares) which are pending cancellation and should be excluded from the total number of issued Shares for the purpose of the AGM.

According to the Company's ninth amended and restated memorandum and articles of association:

- (i) with regard to the resolutions numbered 1, 2(a)(i), 2(a)(ii), 2(b), 3, 4 and 5, each Class A Ordinary Share shall entitle its holder to one vote and the exercise of voting rights attached to each Class B Ordinary Share will be capped at ten votes on a poll at the AGM; and
- (ii) with regard to the resolutions numbered 2(a)(iii), 6 and 7, each Class A Ordinary Share and each Class B Ordinary Share shall entitle its holder to one vote on a poll at the AGM.

In accordance with the provisions of the Listing Rules, voting on the resolutions proposed at the AGM was conducted by way of poll. The voting results in respect of the resolutions proposed at the AGM are set out as follows:

| ORDINARY RESOLUTIONS | | NUMBER OF VOTES CAST AND PERCENTAGE (%) | | | TOTAL NUMBER OF VOTING SHARES | TOTAL NUMBER OF VOTES CAST | |
|----------------------|--|--|------------------------------|--------------------------|-------------------------------------|----------------------------------|-------------|
| | | FOR | AGAINST | ABSTAIN ¹ | | | |
| 1. | To receive, consider, and adopt the audited consolidated financial statements of the Company as of and for the year ended December 31, 2024 and the report of the auditor thereon. | Class A Ordinary Shares | 165,650,739 (99.949776%) | 83,238 (0.050224%) | 9,599 (-) | 165,733,977 | 165,733,977 |
| | | Class B Ordinary Shares | 702,053,000 (100.000000%) | 0 (0.000000%) | 0 (-) | 70,205,300 | 702,053,000 |
| | | TOTAL NUMBER (CLASS A & CLASS B) | 867,703,739 (99.990408%) | 83,238 (0.009592%) | 9,599 (-) | 235,939,277 | 867,786,977 |
| | The resolution has been duly passed as an ordinary resolution with a simple majority of valid votes held by Shareholders (including proxies) attending the AGM cast in favour thereof. | | | | | | |
| 2.(a)(i) | To re-elect Mr. YANG Yi as an executive Director. | Class A Ordinary Shares | 159,826,991 (96.432332%) | 5,913,055 (3.567668%) | 3,392 (-) | 165,740,046 | 165,740,046 |
| | | Class B Ordinary Shares | 702,053,000 (100.000000%) | 0 (0.000000%) | 0 (-) | 70,205,300 | 702,053,000 |
| | | TOTAL NUMBER (CLASS A & CLASS B) | 861,879,991 (99.318610%) | 5,913,055 (0.681390%) | 3,392 (-) | 235,945,346 | 867,793,046 |

| | | | | | | |
|-----------|--|----------------------------------|------------------------------|------------------------|-----------|-------------|
| | The resolution has been duly passed as an ordinary resolution with a simple majority of valid votes held by Shareholders (including proxies) attending the AGM cast in favour thereof. | | | | | |
| 2.(a)(ii) | To re-elect Ms. ZHANG Yan as an executive Director. | Class A Ordinary Shares | 164,874,679 (99.477778%) | 865,532 (0.522222%) | 3,437 (-) | 165,740,211 |
| | | Class B Ordinary Shares | 702,053,000 (100.000000%) | 0 (0.000000%) | 0 (-) | 70,205,300 |
| | | TOTAL NUMBER (CLASS A & CLASS B) | 866,927,679 (99.900261%) | 865,532 (0.099739%) | 3,437 (-) | 235,945,511 |
| | The resolution has been duly passed as an ordinary resolution with a simple majority of valid votes held by Shareholders (including proxies) attending the AGM cast in favour thereof. | | | | | |

2

| ORDINARY RESOLUTIONS | | | NUMBER OF VOTES CAST AND PERCENTAGE (%) | | | TOTAL NUMBER OF VOTING SHARES | TOTAL NUMBER OF VOTES CAST |
|----------------------|--|----------------------------------|---|----------------------------|----------------------|-------------------------------|----------------------------|
| | | | FOR | AGAINST | ABSTAIN ¹ | | |
| 2.(a)(iii) | To re-elect Mr. YIP Pak Tung Jason as an independent non-executive Director. | Class A Ordinary Shares | 161,592,890 (97.498009%) | 4,146,792 (2.501991%) | 3,292 (-) | 165,739,682 | 165,739,682 |
| | | Class B Ordinary Shares | 70,205,300 (100.000000%) | 0 (0.000000%) | 0 (-) | 70,205,300 | 70,205,300 |
| | | TOTAL NUMBER (CLASS A & CLASS B) | 231,798,190 (98.242475%) | 4,146,792 (1.757525%) | 3,292 (-) | 235,944,982 | 235,944,982 |
| | The resolution has been duly passed as an ordinary resolution with a simple majority of valid votes held by Shareholders (including proxies) attending the AGM cast in favour thereof. | | | | | | |
| 2.(b) | To authorize the Board or the Compensation Committee to fix the remuneration of the Directors. | Class A Ordinary Shares | 163,553,429 (98.681014%) | 2,186,081 (1.318986%) | 4,164 (-) | 165,739,510 | 165,739,510 |
| | | Class B Ordinary Shares | 702,053,000 (100.000000%) | 0 (0.000000%) | 0 (-) | 70,205,300 | 702,053,000 |
| | | TOTAL NUMBER (CLASS A & CLASS B) | 865,606,429 (99.748087%) | 2,186,081 (0.251913%) | 4,164 (-) | 235,944,810 | 867,792,510 |
| | The resolution has been duly passed as an ordinary resolution with a simple majority of valid votes held by Shareholders (including proxies) attending the AGM cast in favour thereof. | | | | | | |
| 3. | To grant a general mandate to the Directors to issue, allot, and deal with additional Class A Ordinary Shares and/or ADSs of the Company, or sell and/or transfer Class A Ordinary Shares out of treasury that are held as treasury shares not exceeding 20% of the total number of issued Shares (excluding any treasury shares) of the Company as of the date of passing of this resolution. | Class A Ordinary Shares | 128,676,660 (77.637072%) | 37,064,598 (22.362928%) | 2,414 (-) | 165,741,258 | 165,741,258 |
| | | Class B Ordinary Shares | 702,053,000 (100.000000%) | 0 (0.000000%) | 0 (-) | 70,205,300 | 702,053,000 |
| | | TOTAL NUMBER (CLASS A & CLASS B) | 830,729,660 (95.728873%) | 37,064,598 (4.271127%) | 2,414 (-) | 235,946,558 | 867,794,258 |
| | The resolution has been duly passed as an ordinary resolution with a simple majority of valid votes held by Shareholders (including proxies) attending the AGM cast in favour thereof. | | | | | | |

3

| ORDINARY RESOLUTIONS | | | NUMBER OF VOTES CAST AND PERCENTAGE (%) | | | TOTAL NUMBER OF VOTING SHARES | TOTAL NUMBER OF VOTES CAST |
|----------------------|---|----------------------------------|---|------------------------|----------------------|-------------------------------|----------------------------|
| | | | FOR | AGAINST | ABSTAIN ¹ | | |
| 4. | To grant a general mandate to the Directors to repurchase Shares and/or ADSs of the Company not exceeding 10% of the total number of issued Shares of the Company (excluding any treasury shares) as of the date of passing of this resolution. | Class A Ordinary Shares | 165,592,421 (99.909697%) | 149,670 (0.090303%) | 1,583 (-) | 165,742,091 | 165,742,091 |
| | | Class B Ordinary Shares | 702,053,000 (100.000000%) | 0 (0.000000%) | 0 (-) | 70,205,300 | 702,053,000 |
| | | TOTAL NUMBER (CLASS A & CLASS B) | 867,645,421 (99.982753%) | 149,670 (0.017247%) | 1,583 (-) | 235,947,391 | 867,795,091 |
| | The resolution has been duly passed as an ordinary resolution with a simple majority of valid votes held by Shareholders (including proxies) attending the AGM cast in favour thereof. | | | | | | |

| | | | | | | | |
|--|--|----------------------------------|---------------------------|-------------------------|-----------|-------------|-------------|
| 5. | To extend the general mandate granted to the Directors to issue, allot, and deal with additional Shares and/or ADSs, or sell and/or transfer additional Shares out of treasury that are held as treasury shares, in the capital of the Company by the aggregate number of the Shares and/or Shares underlying the ADSs repurchased by the Company. | Class A Ordinary Shares | 131,779,496 (79.533309%) | 33,911,455 (20.466691%) | 2,720 (-) | 165,690,951 | 165,690,951 |
| | | Class B Ordinary Shares | 702,053,000 (100.000000%) | 0 (0.000000%) | 0 (-) | 70,205,300 | 702,053,000 |
| | | TOTAL NUMBER (CLASS A & CLASS B) | 833,832,496 (96.091998%) | 33,911,455 (3.908002%) | 2,720 (-) | 235,896,251 | 867,743,951 |
| The resolution has been duly passed as an ordinary resolution with a simple majority of valid votes held by Shareholders (including proxies) attending the AGM cast in favour thereof. | | | | | | | |
| 6. | To re-appoint PricewaterhouseCoopers as auditor of the Company to hold office until the conclusion of the next annual general meeting of the Company and to authorize the Board to fix their remuneration for the year ending December 31, 2025. | Class A Ordinary Shares | 165,597,824 (99.912676%) | 144,733 (0.087324%) | 1,116 (-) | 165,742,557 | 165,742,557 |
| | | Class B Ordinary Shares | 70,205,300 (100.000000%) | 0 (0.000000%) | 0 (-) | 70,205,300 | 70,205,300 |
| | | TOTAL NUMBER (CLASS A & CLASS B) | 235,803,124 (99.938659%) | 144,733 (0.061341%) | 1,116 (-) | 235,947,857 | 235,947,857 |
| The resolution has been duly passed as an ordinary resolution with a simple majority of valid votes held by Shareholders (including proxies) attending the AGM cast in favour thereof. | | | | | | | |

| SPECIAL RESOLUTION | | NUMBER OF VOTES CAST AND PERCENTAGE (%) | | | TOTAL NUMBER OF VOTING SHARES | TOTAL NUMBER OF VOTES CAST | |
|---|--|---|--------------------------|----------------------|-------------------------------|----------------------------|-------------|
| | | FOR | AGAINST | ABSTAIN ¹ | | | |
| 7. | The Memorandum and Articles of Association be amended and restated by their deletion in their entirety and by the substitution in their place of the Amended Memorandum and Articles in the form as set out in Appendix III to the Circular, and THAT the Board be authorized to deal with on behalf of the Company the relevant filing and amendments (where necessary) procedures and other related issues arising from the amendments to the Memorandum and Articles. | Class A Ordinary Shares | 165,589,341 (99.914001%) | 142,528 (0.085999%) | 10,804 (-) | 165,731,869 | 165,731,869 |
| | | Class B Ordinary Shares | 70,205,300 (100.000000%) | 0 (0.000000%) | 0 (-) | 70,205,300 | 70,205,300 |
| | | TOTAL NUMBER (CLASS A & CLASS B) | 235,794,641 (99.939591%) | 142,528 (0.060409%) | 10,804 (-) | 235,937,169 | 235,937,169 |
| The resolution has been duly passed as a special resolution with over three-fourths of valid votes held by Shareholders (including proxies) attending the AGM cast in favour thereof. | | | | | | | |

¹ According to the laws of the Cayman Islands, the Shares in abstention shall not be counted as votes cast at the AGM.

The Company's share registrar in Hong Kong, Computershare Hong Kong Investor Services Limited, acted as the scrutineer for the vote-taking at the AGM.

All Directors of the Company, namely Mr. WANG Xueji, Mr. CHEN Liaohan, Mr. YANG Yi, Ms. ZHANG Yan, Mr. HUANG Sidney Xuande, Mr. QIU Changheng, Mr. KUOK Meng Xiong (alias GUO Mengxiong) and Mr. YIP Pak Tung Jason attended the AGM, either in person or via electronic means.

Treasury shares, if any and registered under the name of the Company, shall have no voting rights at the general meeting(s) of the Company. For the avoidance of doubt, for the purpose of the Listing Rules, the Company shall, upon depositing any treasury shares in the CCASS, abstain from voting at any of its general meeting(s) in relation to those shares.

By order of the Board

Tuya Inc.

WANG Xueji

Chairman

Hong Kong, June 19, 2025

As at the date of this announcement, the Board comprises Mr. WANG Xueji, Mr. CHEN Liaohan, Mr. YANG Yi and Ms. ZHANG Yan as the executive Directors; and Mr. HUANG Sidney Xuande, Mr. QIU Changheng, Mr. KUOK Meng Xiong (alias GUO Mengxiong) and Mr. YIP Pak Tung Jason as the independent non-executive Directors.