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 OF THE SECURITIES EXCHANGE ACT OF 1934 June 2022
Commission File Number: 001-39466
XPENG INC.
No. 8 Songgang Road, Changxing Street Cencun, Tianhe District, Guangzhou Guangdong 510640 People's Republic of China (Address of principal executive offices)
ndicate by check mark whether the registrant files or will file annual reports under cover Form 20-F or Form 40-F.
Form 20-F ⊠ Form 40-F □
ndicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(1):
ndicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(7):
ndicate by check mark whether by furnishing the information contained in this Form, the registrant is also thereby furnishing the information to the commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.
Yes □ No ⊠
"Yes" is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2(b): N/A

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Exhibit 99.1 Announcement: Poll Results of the Annual General Meeting held on June 24, 2022

SIGNATURE

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.

XPENG INC.

By: /s/ Xiaopeng He

Name: Xiaopeng He

Title: Chairman and Chief Executive Officer

Date: June 27, 2022

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

(Stock code: 9868)

POLL RESULTS OF THE ANNUAL GENERAL MEETING HELD ON JUNE 24, 2022

We refer to (i) the notice of Annual General Meeting (the "AGM") dated May 12, 2022 (the "Notice"), and (ii) the proxy statement / circular for the AGM dated May 12, 2022 (the "Proxy Statement") of XPeng Inc. (the "Company" or "we"). Unless otherwise required by the context, capitalised terms used in this announcement shall have the same meanings as those defined in the Proxy Statement and the Notice.

POLL RESULTS OF THE AGM

The Board is pleased to announce that the AGM was held on June 24, 2022, at 10:00 a.m. Hong Kong time, at No. 8 Songgang Road, Changxing Street, Cencun, Tianhe District, Guangzhou, PRC. All resolutions proposed at the AGM have been duly passed.

As at the date of the AGM, the total number of issued Shares was 1,714,460,208 Shares, comprising 1,304,614,072 Class A ordinary shares and 409,846,136 Class B ordinary shares, 1,714,460,208 of which was the total number of Shares entitling shareholders to attend and vote in favour of, against or in abstention on the resolutions at the AGM.

There was no shareholder or its associate (as defined in the Hong Kong Listing Rules) who is deemed to have a material interest in any of the resolutions to be proposed at the AGM, and therefore, there was no shareholder who was required to abstain from voting 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 at the meeting pursuant to Rule 13.40 of the Hong Kong Listing Rules. No person has indicated in the Proxy Statement 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 of the Company entitling the holder to attend and vote on the resolutions numbered 1 to 10 at the AGM was 1,714,460,208 Shares, comprising 1,304,614,072 Class A ordinary shares and 409,846,136 Class B ordinary shares as at the date of the AGM.

Each Class A ordinary share issued and outstanding as of the close of business on the Shares Record Date is entitled to one vote per share at the AGM. Each Class B ordinary share issued and outstanding as of the close of business on the Shares Record Date is entitled to ten votes per share (i.e. resolutions 1 to 6 and resolutions 8 to 10), save for resolution regarding the re-appointment of auditors (i.e. resolution 7), in which case they shall have one vote per share at the AGM. Each resolution put to the vote at the AGM has been decided by poll.

The poll results in respect of the resolutions proposed at the AGM are set out as follows:

ORDINARY				Number	of votes cast and	percentage (%)		Total	Total
RE	RESOLUTIONS		FOR		AGAINST		ABSTAIN		number of voting Shares	number of votes cast
1.	To receive and adopt the audited consolidated financial	Class A ordinary shares	807,469,500	99.783556%	275,924	0.034097%	1,475,592	0.182347%	809,221,016	809,221,016
	statements of the Company and the reports of the	Class B ordinary shares	4,098,461,360	100.000000%	0	0.000000%	0	0.000000%	409,846,136	4,098,461,360
	directors (the "Director(s)") and the auditor of the Company for the year ended December 31, 2021	TOTAL NUMBER (CLASS A & CLASS B)	4,905,930,860	99.964311%	275,924	0.005622%	1,475,592	0.030067%	1,219,067,152	4,907,682,376
	The resolution has l thereof.	been duly passed as an	ordinary resolution	with a simple ma	jority of valid vo	otes held by share	eholders (inclu	ding proxies) a	ttending the AGM of	ast in favour
2.	To re-elect Mr. Xiaopeng He	Class A ordinary shares	690,245,902	85.297575%	117,723,356	14.547738%	1,251,758	0.154687%	809,221,016	809,221,016
	as an executive Director as	Class B ordinary shares	4,098,461,360	100.000000%	0	0.000000%	0	0.000000%	409,846,136	4,098,461,360
	detailed in the proxy statement dated May 12, 2022.	TOTAL NUMBER (CLASS A & CLASS B)	4,788,707,262	97.575737%	117,723,356	2.398757%	1,251,758	0.025506%	1,219,067,152	4,907,682,376
	The resolution has l thereof.	been duly passed as an	ordinary resolution	with a simple ma	jority of valid vo	otes held by share	eholders (inclu	iding proxies) a	ttending the AGM o	east in favour

3.	To re-elect Mr. Yingjie Chen	Class A ordinary shares	749,825,268	92.660133%	58,109,414	7.180907%	1,286,334	0.158960%	809,221,016	809,221,016		
	as a non-executive Director as	Class B ordinary shares	4,098,461,360	100.000000%	0	0.000000%	0	0.000000%	409,846,136	4,098,461,360		
	detailed in the proxy statement dated May 12, 2022.	TOTAL NUMBER (CLASS A & CLASS B)	4,848,286,628	98.789739%	58,109,414	1.184050%	1,286,334	0.026211%	1,219,067,152	4,907,682,376		
	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.											
4.	To re-elect Mr. Ji- Xun Foo as a	Class A ordinary shares	712,011,326	87.987251%	95,921,182	11.853521%	1,288,508	0.159228%	809,221,016	809,221,016		
	non-executive Director as	Class B ordinary shares	4,098,461,360	100.000000%	0	0.000000%	0	0.000000%	409,846,136	4,098,461,360		
	detailed in the proxy statement dated May 12, 2022.	TOTAL NUMBER (CLASS A & CLASS B)	4,810,472,686	98.019234%	95,921,182	1.954511%	1,288,508	0.026255%	1,219,067,152	4,907,682,376		
	The resolution has thereof.	been duly passed as an	ordinary resolution	n with a simple ma	jority of valid v	otes held by sha	reholders (inc	uding proxies)	attending the AGM	cast in favour		

5.	To re-elect Mr. Fei Yang as a	Class A ordinary shares	751,235,849	92.834446%	56,695,125	7.006136%	1,290,042	0.159418%	809,221,016	809,221,016
	non-executive Director as	Class B ordinary shares	4,098,461,360	100.000000%	0	0.000000%	0	0.000000%	409,846,136	4,098,461,360
	detailed in the proxy statement dated May 12, 2022.	TOTAL NUMBER (CLASS A & CLASS B)	4,849,697,209	98.818482%	56,695,125	1.155232%	1,290,042	0.026286%	1,219,067,152	4,907,682,376
	The resolution has l thereof.	been duly passed as an	ordinary resolution	with a simple ma	jority of valid v	otes held by sha	areholders (inc	luding proxies)	attending the AGM	cast in favour
6.	To authorize the Board of Directors	Class A ordinary shares	760,591,712	93.990603%	46,915,396	5.797600%	1,713,908	0.211797%	809,221,016	809,221,016
	to fix the respective	Class B ordinary shares	4,098,461,360	100.000000%	0	0.000000%	0	0.000000%	409,846,136	4,098,461,360
	Directors' remuneration.	TOTAL NUMBER (CLASS A & CLASS B)	4,859,053,072	99.009119%	46,915,396	0.955958%	1,713,908	0.034923%	1,219,067,152	4,907,682,376
	The resolution has l thereof.	been duly passed as an	ordinary resolution	with a simple ma	jority of valid v	otes held by sha	areholders (inc	luding proxies)	attending the AGM	cast in favour

7.	To re-appoint	Class A ordinary	803,665,866	99.313519%	4,396,800	0.543337%	1,158,350	0.143144%	809,221,016	809,221,016
	Pricewaterhouse	shares								
	Coopers and									
	Pricewaterhouse	Class B ordinary	409,846,136	100.000000%	0	0.000000%	0	0.000000%	409,846,136	409,846,136
	Coopers Zhong Tian LLP as auditors to hold	shares								
	office until the									
	conclusion of the next	TOTAL	1,213,512,002	99.544312%	4,396,800	0.360669%	1,158,350	0.095019%	1,219,067,152	1,219,067,152
	annual general meeting	NUMBER	1,213,312,002)).51151 <u>2</u> /0	1,570,000	0.50000770	1,150,550	0.07501770	1,217,007,132	1,217,007,132
	of the Company and to									
	authorize the Board of	(CLASS A &								
	Directors to fix their	CLASS B)								
	remunerations for the									
	year ending									
	December 31, 2022.									
	The resolution has been	duly passed as an o	rdinary resolution v	with a simple maj	ority of valid vot	es held by sharel	nolders (includ	ling proxies) at	tending the AGM c	ast in favour
	thereof.						1	1		
8.	THAT consider and	Class A ordinary	512,585,513	63.343080%	295,254,779	36.486296%	1,380,724	0.170624%	809,221,016	809,221,016
	approve the grant of a general mandate to the	shares								
	Directors to issue, allot,									
	and deal with additional	Class B ordinary	4,098,461,360	100.000000%	0	0.000000%	0	0.000000%	409,846,136	4,098,461,360
	Class A ordinary shares	shares								
	of the Company not									
	exceeding 20% of the	TOTAL	4,611,046,873	93.955691%	295,254,779	6.016175%	1,380,724	0.028134%	1,219,067,152	4,907,682,376
	total number of issued	NUMBER								
	shares of the Company	(CLASS A &								
	as at the date of passing	CLASS B)								
	of this resolution as	CLASS D)								
	detailed in the proxy									
	statement dated									
	May 12, 2022.	11				1-14 111	1 (: 1	1:	4 di dh ACM	4 i C
	The resolution has been thereof.	uuiy passed as an o	rumary resolution	with a simple maj	orny or vand vot	es neid by snarel	ioiders (includ	iing proxies) at	tenuing the AGM c	ası in iavour
	uicicoi.									

0	THAT	C1 A	005 570 170	00 5 400 450/	2 241 224	0.2002210/	1 200 514	0.1(10240/	900 221 016	900 221 016
9.	THAT consider and approve	Class A	805,570,178	99.548845%	2,341,324	0.289331%	1,309,514	0.161824%	809,221,016	809,221,016
	the grant of a general mandate	ordinary								
	to the Directors to repurchase	shares	4.000.461.260	100.0000000/	0	0.0000000/	0	0.0000000/	400.046.126	1.000.461.260
	shares of the Company not	Class B	4,098,461,360	100.000000%	0	0.000000%	0	0.000000%	409,846,136	4,098,461,360
	exceeding 10% of the total number of issued shares of the	ordinary								
		shares	1001001500	00.00.00.00.0	2 2 44 22 4	0.0455050/	1 200 511	0.02660204	1 210 065 152	1005 (00 05)
	Company as at the date of passing of this resolution as	TOTAL	4,904,031,538	99.925610%	2,341,324	0.047707%	1,309,514	0.026683%	1,219,067,152	4,907,682,376
	detailed in the proxy statement	NUMBER								
	dated May 12, 2022.	(CLASS A &								
	dated Way 12, 2022.	CLASS B)								
	The resolution has been duly pa	ssed as an ordina	ry resolution with	a simple majorit	v of valid votes	held by shareho	lders (includi	ng proxies) atte	ending the AGM of	east in favour
	thereof.	ood to the orthin	ary resortation with	a simple majorie	y or valla votes	nera oy shareno	ideis (illeiddi	ng promes) and	mame are rrown	and in lavour
10.	THAT consider and approve	Class A	517,102,142	63.901225%	290,792,566	35.934876%	1,326,308	0.163899%	809,221,016	809,221,016
	the extension of the general	ordinary	, . ,		, ,		,,		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	mandate granted to the	shares								
	Directors to issue, allot and	Class B	4,098,461,360	100.000000%	0	0.000000%	0	0.000000%	409,846,136	4,098,461,360
	deal with additional shares in	ordinary	4,070,401,300	100.00000070	U	0.00000070	U	0.00000070	407,040,130	4,070,401,300
	the share capital of the	shares								
	Company by the aggregate									
	number of the shares	TOTAL	4,615,563,502	94.047723%	290,792,566	5.925252%	1,326,308	0.027025%	1,219,067,152	4,907,682,376
	repurchased by the Company	NUMBER								
	as detailed in	(CLASS A &								
	the proxy statement dated	CLASS B)								
1 [May 12, 2022.	,								
	The resolution has been duly pa	ssed as an ordina	ary resolution with	a simple majorit	y of valid votes	held by shareho	lders (includi	ng proxies) atte	ending the AGM of	east in favour
	thereof.									

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

The executive Directors, Mr. Xiaopeng He and Mr. Heng Xia; the non-executive Directors, Mr. Yingjie Chen, Mr. Qin Liu, Mr. Ji-Xun Foo and Mr. Fei Yang; and the independent non-executive Directors, Mr. Donghao Yang and Ms. Fang Qu, attended the AGM. Mr. HongJiang Zhang did not attend the AGM due to other business commitments.

By order of the Board XPeng Inc.
Xiaopeng He
Chairman

Hong Kong, Friday, June 24, 2022

As at the date of this announcement, the board of directors of the Company comprises Mr. Xiaopeng He and Mr. Heng Xia as executive Directors, Mr. Yingjie Chen, Mr. Qin Liu, Mr. Ji-Xun Foo and Mr. Fei Yang as non-executive Directors, and Mr. Donghao Yang, Ms. Fang Qu and Mr. HongJiang Zhang as independent non-executive Directors.

* For identification purpose only