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Unless otherwise defined herein, capitalized terms used in this announcement shall have the same meanings as those defined in the prospectus dated November 27, 2025 (the "Prospectus") issued by Guangdong Tianyu Semiconductor Co., Ltd. (廣東天域半導體股份有限公司) (the "Company").

This announcement is for information purposes only and does not constitute an invitation or offer to acquire, purchase or subscribe for any securities of our Company. This announcement is not a prospectus. Potential investors should read the Prospectus for detailed information about our Company and the Global Offering described below before deciding whether or not to invest in the Offer Shares. Any investment decision in relation to the Offer Shares should be taken solely in reliance on the information provided in the Prospectus.

This announcement is not for release, publication, distribution, directly or indirectly, in or into the United States (including its territories and possessions, any state of the United States and the District of Columbia). This announcement does not constitute or form a part of any offer or solicitation to purchase or subscribe for securities in the United States or in any other jurisdiction. The Offer Shares have not been, and will not be, registered under the United States Securities Act of 1933, as amended from time to time (the "U.S. Securities Act") or securities law of any state or other jurisdiction of the United States and may not be offered, sold, pledged or otherwise transferred within the United States, except in transactions exempt from, or not subject to, the registration requirements of the U.S. Securities Act. The Company has not intended and does not intend to make any public offer of securities in the United States. The Offer Shares are being offered and sold outside the United States in offshore transactions in reliance on Regulation S under the U.S. Securities Act.

In connection with the Global Offering, CLSA Limited, as stabilizing manager (the "Stabilizing Manager"), its affiliates or any person acting for it, on behalf of the Underwriters, to the extent permitted by the applicable laws and regulatory requirements of Hong Kong or elsewhere, may over-allocate or effect transactions with a view to stabilizing or supporting the market price of the Shares at such price, in such amounts and in such manners as the Stabilizing Manager, its affiliates or any person acting for it may determine and at a level higher than that which might otherwise prevail for a limited period after the Listing Date. However, there is no obligation on the Stabilizing Manager, or its affiliates or any person acting for it, to conduct any such stabilizing action. Such stabilizing action, if taken, (a) will be conducted at the absolute discretion of the Stabilizing Manager, or its affiliates or any person acting for it, and in what the Stabilizing Manager reasonably regards as the best interest of our Company, (b) may be discontinued at any time and (c) is required to be brought to an end within 30 days of the last day for lodging applications under the Hong Kong Public Offering (which is Thursday, January 1, 2026). Such stabilizing action, if taken, may be effected in all jurisdictions where it is permissible to do so, in each case in compliance with all applicable laws, rules and regulatory requirements, including the Securities and Futures (Price Stabilizing) Rules (Chapter 571W of the Laws of Hong Kong), as amended, made under the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong).

The Hong Kong Offer Shares will be offered to the public in Hong Kong subject to the terms and conditions set out in the Prospectus. The Hong Kong Offer Shares will not be offered to any person who is outside Hong Kong and/or not resident in Hong Kong. Potential investors of the Offer Shares should note that the Sole Sponsor and the Sole Representative (for itself and on behalf of the other Hong Kong Underwriters) shall, in their sole and absolute discretion, be entitled to terminate the Hong Kong Underwriting Agreement with immediate effect upon the occurrence of any of the events set out in the section headed "Underwriting — Underwriting Arrangements and Expenses — Hong Kong Public Offering — Grounds for Termination" in the Prospectus at any time prior to 8:00 a.m. (Hong Kong time) on the Listing Date (which is currently expected to be on Friday, December 5, 2025).



Guangdong Tianyu Semiconductor Co., Ltd. 麻 ま エ は 水 海 雕 吹 水 去 四 ハ ヨ

廣東天域半導體股份有限公司

 $(A\ joint\ stock\ company\ incorporated\ in\ the\ People's\ Republic\ of\ China\ with\ limited\ liability)$

(Stock Code: 2658)

Global Offering

Number of Offer Shares under: 30,070,500 H Shares (subject to the

the Global Offering Over-allotment Option)

Number of Hong Kong Offer Shares : 3,007,050 H Shares

Number of International Offer Shares: 27,063,450 H Shares (subject to the

Over-allotment Option)

Offer Price: HK\$58.00 per H Share, plus brokerage of

1.0%, SFC transaction levy of 0.0027%, AFRC transaction levy of 0.00015% and Hong Kong Stock Exchange trading fee

of 0.00565%

Stock Code: 2658

Sole Sponsor, Sponsor-Overall Coordinator, Overall Coordinator, Joint Global Coordinator, Joint Bookrunner and Joint Lead Manager

CITIC SECURITIES

Overall Coordinators, Joint Global Coordinators, Joint Bookrunners and Joint Lead Managers



CMBI公招銀国际



Joint Bookrunners



Guangdong Tianyu Semiconductor Co., Ltd.廣東天域半導體股份有限公司 ANNOUNCEMENT OF ALLOTMENT RESULTS

Unless otherwise defined herein, capitalised terms used in this announcement shall have the same meanings as those defined in the prospectus dated November 27, 2025 (the "**Prospectus**") issued by Guangdong Tianyu Semiconductor Co., Ltd. (廣東天域半導體股份有限公司) (the "**Company**").

SUMMARY

Warning: In view of high concentration of shareholding in a small number of Shareholders, Shareholders and prospective investors should be aware that the price of the H Shares could move substantially even with a small number of H Shares traded and should exercise extreme caution when dealing in the H Shares.

Company information				
Stock code	2658			
Stock short name	TIANYU SEMI			
Dealings commencement date	December 5, 2025*			

^{*} see note at the end of the announcement

Price Information				
Offer Price	HK\$58.00			
Offer Price Adjustment exercised	N/A			

Offer Shares and Share Capital					
Number of Offer Shares	30,070,500				
Final Number of Offer Shares in Public Offer	3,007,050				
Final Number of Offer Shares in International Offer	27,063,450				
Number of issued shares upon Listing (before exercise	393,268,511				
of the Over-allotment Option)					

Over-allocation			
Number of Offer Shares over-allocated	N/A		

Note: Such over-allocation may be covered by exercising the Over-allotment Option or by making purchases in the secondary market at prices that do not exceed the Offer Price or a combination of these means. In the event of the Over-allotment Option is exercised, an announcement will be made on the Stock Exchange's website.

Proceeds				
Gross proceeds (Note)	HK\$1,744.1 million			
	HK\$71 million			
Offer Price				
Net proceeds	HK\$1,673.1 million			

Note: Gross proceeds refers to the amount to which the issuer is entitled to receive. For details of the use of proceeds, please refer to the section headed "Future Plans and Use of Proceeds" of the Prospectus. In the event that the Over-allotment Option is exercised, the Company will adjust the allocation of the net proceeds for the purposes as set out in the section headed "Future Plans and Use of Proceeds" of the Prospectus on a pro rata basis.

ALLOTMENT RESULTS DETAILS

HONG KONG PUBLIC OFFERING

No. of valid applications	45,511
No. of successful applications	15,389
Subscription level	60.63 times
Claw-back triggered	No
No. of Offer Shares initially available under the Public Offer	3,007,050
Final no. of Offer Shares under the Public Offer	3,007,050
% of Offer Shares under the Public Offer to the Global Offering	10%

Note: For details of the final allocation of shares to the Hong Kong Public Offering, investors can refer to https://www.hkeipo.hk/iporesult to perform a search by identification number or https://www.hkeipo.hk/iporesult for the full list of allottees.

INTERNATIONAL OFFERING

No. of placees	57
Subscription level	2.47 times
No. of Offer Shares initially available under the International Offer	27,063,450
Final no. of Offer Shares under the International Offer	27,063,450
% of Offer Shares under the International Offer to the	90%
Global Offering	

The Directors confirm that, to the best of their knowledge, information and belief, (i) none of the Offer Shares subscribed by the placees and the public have been financed directly or indirectly by the Company, any of the Directors, chief executive of the Company, controlling shareholders, substantial shareholders, existing shareholders of the Company or any of its subsidiaries or their respective close associates; and (ii) none of the placees and the public who have purchased the Offer Shares are accustomed to taking instructions from the Company, any of the Directors, chief executive of the Company, controlling shareholders, substantial shareholders, existing shareholders of the Company or any of its subsidiaries or their respective close associates in relation to the acquisition, disposal, voting or other disposition of Shares registered in his/her/its name or otherwise held by him/her/it.

The placees in the International Offering include the following:

Cornerstone Investors

Investor ^{Note}	Number of Offer Shares allocated	% of total issued H Shares after the Global Offering (assuming the Over-allotment Option is not exercised)	% of the total issued Shares after the Global Offering (assuming the Over-allotment Option is not exercised)	Existing shareholders or their close associates
Guangdong Primitive Forest Fund Management Co., Ltd* (廣東原始森 林私募證券投資管理有限公司) ("Guangdong Primitive Forest") and GF Global Capital Limited ("GF Global")	2,272,800	3.85	0.58	Yes
Glory Ocean Innovation Limited ("Glory Ocean")	512,050	0.87	0.13	No
Total	2,784,850	4.72	0.71	

Note: For further details of the Cornerstone Investors, please refer to the section headed "Cornerstone Investors" in the Prospectus.

Allotees with Waivers/Consents Obtained

Investor	Number of Offer Shares allocated	% of total issued H Shares after the Global Offering (assuming the Over-allotment Option is not exercised) (Note 3)	% of total issued share capital after the Global Offering (assuming the Over-allotment Option is not exercised)	Relationship
Allottees with waiver from strict comp paragraph 1C(2) of the Placing Guide				
Mr. Mao Xiangyu (毛向宇)	341,350	0.58%	0.087%	Close associate of an existing Shareholder
Allotees with consent under Chapter 4. to the Cornerstone Investors and/or th	15 of the Guide for Ne eir close associates ^{(Not}	ew Listing Applicants in	n relation to allocation.	s of further H Shares
Guangdong Primitive Forest	1,392,500	2.36%	0.35%	A Cornerstone Investor and its affiliated fund
Allotees with consent under paragraph in relation to allocations to connected	IC(1) of the Placing G clients (Note 3)	uidelines and Chapter	4.15 of the Guide for N	ew Listing Applicants
CITIC Securities Asset Management Company Limited ("CITIC Asset Management")	15,000	0.025%	0.004%	Connected client
CITIC Securities International Capital Management Limited ("CSICM")	52,000	0.088%	0.013%	Connected client
GF International Investment Management Limited ("GF International")	67,000	0.11%	0.017%	Connected client
GF Global Capital Limited ("GFGC")	567,650	0.96%	0.14%	Connected client

- (1) The number of Offer Shares allocated to the relevant investors listed in this subsection only represents the number of Offer Shares allocated to the investors as placees in the International Offering. For allocations of Offer Shares to the relevant investors as Cornerstone Investors, please refer to the section headed "Allotment Results Details International Offering Cornerstone Investors" in this announcement. For details of the consent under Chapter 4.15 of the Guide for New Listing Applicants in relation to allocations of further H Shares to the existing Shareholders and/or their close associates and Cornerstone investors, please refer to the section headed "Others/Additional Information Allocations of Offer Shares to a Cornerstone Investor with consent under Chapter 4.15 of the Guide for New Listing Applicants" in this announcement.
- (2) For details of the consent under paragraph 1C(1) of the Placing Guidelines and Chapter 4.15 of the Guide for New Listing Applicants in relation to allocations to connected client, please refer to the section headed "Others/Additional Information Placing to connected clients with a prior consent under paragraph 1C(1) of the Placing Guidelines" in this announcement.

 The H Shares placed to such allottees are held on behalf of independent third parties (as defined in Chapter 4.15 of the Guide for New Listing Applicants and are in compliance with all the conditions under the consent granted by the Hong Kong Stock Exchange. For details of the consent under paragraph 1C(1) of the Placing Guidelines and Chapter 4.15 of the Guide for New Listing Applicants in relation to allocations to connected clients, please refer to the section headed "Others/Additional Information Placing to connected clients with a prior consent under paragraph 1C(1) of the

Placing Guidelines" in this announcement.

LOCK-UP UNDERTAKINGS

Controlling Shareholders

				% of	
Name	Number of Shares held in the Company subject to lock-up undertakings upon listing	Number of H Shares held in the Company subject to lock-up undertakings upon Listing	% of total issued H Shares after the Global Offering subject to lock-up undertakings upon Listing	shareholding in the Company subject to lock-up undertakings upon Listing (assuming the Over-allotment Option is not exercised)	Last day subject to the lock-up undertakings Note 2
Li Xiguang (李錫光) (" Mr. Li") ^{Note 1}	105,517,013	0	0	26.8308	June 4, 2026 (First Six-Month Period) ^{Note 3} December 4, 2026 (Second Six-Month Period) ^{Note 4}
Au Yeung Chung (歐陽忠) ("Mr. Au Yeung") Note 1	66,126,373	0	0	16.8146	June 4, 2026 (First Six-Month Period) ^{Note 3} December 4, 2026 (Second Six-Month Period) ^{Note 4}
Dongguan Dinghong Investment Consulting Center (Limited Partnership)* (東莞市鼎弘投資諮詢中心 (有限合夥)) ("Dinghong Investment") ^{Note 1}	20,274,440	0	0	5.1554	June 4, 2026 (First Six-Month Period) ^{Note 3} December 4, 2026 (Second Six-Month Period) ^{Note 4}
Dongguan Runsheng Investment Consulting Center (Limited Partnership)* (東莞市潤生投資諮詢中心 (有限合夥)) ("Runsheng Investment") ^{Note 1}	11,585,291	0	0	2.9459	June 4, 2026 (First Six-Month Period) ^{Note 3} December 4, 2026 (Second Six-Month Period) ^{Note 4}
Dongguan Wanghe Investment Consulting Center (Limited Partnership)* (東莞市旺和投資 諮詢中心(有限合夥)) ("Wanghe Investment") ^{Note 1}	8,450,528	0	0	2.1488	June 4, 2026 (First Six-Month Period) ^{Note 3} December 4, 2026 (Second Six-Month Period) ^{Note 4}
Subtotal	211,953,645			53.8955	

Notes:

- (1) Pursuant to the Acting-in-concert Agreement, Mr. Li and Mr. Au Yeung are parties acting-in-concert. As Tianyu Gongchuang, Dinghong Investment, Runsheng Investment and Wanghe Investment are entities controlled by Mr. Li, Mr. Li, Mr. Au Yeung, Ms. Su, Tianyu Gongchuang, Dinghong Investment, Runsheng Investment and Wanghe Investment are considered to be a group of Controlling Shareholders. For details, please see "History, Development and Corporate Structure Corporate Development Our Company Concert Party Arrangement" and "Relationship with our Controlling Shareholders" in the Prospectus.
- (2) In accordance with the relevant Listing Rule/guidance materials, the required lock-up for the first six-month period ends on June 4, 2026 and for the second six-month period ends on December 4, 2026.
- (3) The Controlling Shareholders may dispose of or transfer Shares after the indicated date subject to that the Controlling Shareholders will not cease to be a Controlling Shareholder.
- (4) The Controlling Shareholders will cease to be prohibited from disposing of or transferring Shares after the indicated date.

Pre-IPO Investors

Name	Number of Shares held in the Company subject to lock-up undertakings upon listing	Number of H Shares held in the Company subject to lock-up undertakings upon Listing	% of total issued H Shares after the Global Offering subject to lock-up undertakings upon Listing (assuming the Over-allotment Option is not exercised)	% of shareholding in the Company subject to lock-up undertakings upon Listing (assuming the Over-allotment Option is not exercised)	Last day subject to the lock-up undertakings
Shenzhen Habo Technology Investment Partnership (Limited Partnership)* (深圳哈 勃科技投資合夥企業(有限合 夥)) ^{Note 1}	23,852,303	4,000,000	12.6164	6.5173	December 4, 2026
Qingdao Shangqi Huizhu Zhanxin Industry Investment Fund Partnership (Limited Partnership)* (青島尚頎匯鑄戰 新產業投資基金合夥企業 (有限 合夥)) ^{Note I}	5,566,736	2,226,694	7.0232	1.5210	December 4, 2026
Jiaxing Qiying Venture Capital Partnership (Limited Partnership)* (嘉興頎盈創業投 資合夥企業(有限合夥)) ^{Note 1}	132,930	53,172	0.1677	0.0363	December 4, 2026
BYD Company Limited (比亞迪 股份有限公司) ^{Note 1}	5,462,135	0	0	1.4925	December 4, 2026
Jiaxing Chuangqi Kaiying Venture Capital Partnership (Limited Partnership)* (嘉興市 創啟開盈創業投資合夥企業(有限 合夥)) ^{Note 1}	47,578	0	0	0.0130	December 4, 2026
Dongguan Dazhong Industrial Co., Ltd.* (東莞市大中實業有限 公司) ^{Note 1}	7,449,191	0	0	2.0354	December 4, 2026
Jiaxing Haiyu Venture Capital Partnership (Limited Partnership)* (嘉興海鈺創業投 資合夥企業(有限合夥)) ^{Note 1}	3,215,755	1,278,584	4.0328	0.8787	December 4, 2026
Yibin Chendao New Energy Industry Equity Investment Partnership (Limited Partnership)* (宜賓晨道新能源 產業股權投資合夥企業(有限合 夥)) ^{Note 1}	2,893,962	2,893,962	9.1278	0.7907	December 4, 2026
Jiaxing Chengyi Xinrui Equity Investment Partnership (Limited Partnership)* (嘉興誠 毅欣鋭股權投資合夥企業(有限合 夥)) ^{Note 1}	1,286,084	0	0	0.3514	December 4, 2026

Name	Number of Shares held in the Company subject to lock-up undertakings upon listing	Number of H Shares held in the Company subject to lock-up undertakings upon Listing	% of total issued H Shares after the Global Offering subject to lock-up undertakings upon Listing (assuming the Over-allotment Option is not exercised)	% of shareholding in the Company subject to lock-up undertakings upon Listing (assuming the Over-allotment Option is not exercised)	Last day subject to the lock-up undertakings
Ningbo Meishan Bonded Port Area Chaoxing Venture Capital Partnership (Limited Partnership)* (寧波梅山保税港 區超興創業投資合夥企業(有限合 夥)) ^{Note 1}	321,430	321,430	1.0138	0.0878	December 4, 2026
Jinggangshan Fupu New Century Equity Investment Partnership (Limited Partnership)* (井岡山複樸新世 紀股權投資合夥企業(有限合 夥)) ^{Note 1}	2,759,942	689,975	2.1762	0.7541	December 4, 2026
Jinyun Tianyu Equity Investment Partnership (Limited Partnership)* (縉雲天 域股權投資合夥企業(有限合 夥)) ^{Note 1}	2,070,229	0	0	0.5657	December 4, 2026
Dongguan Yueke Xintai Industrial Control Venture Capital Partnership (Limited Partnership)* (東莞粵科鑫泰工 控創業投資合夥企業(有限合 夥)) ^{Note 1}	1,518,167	0	0	0.4148	December 4, 2026
China-Belgium Direct Equity Investment Fund (中國 — 比利 時直接股權投資基金) ^{Note 1}	1,656,183	1,015,400	3.2027	0.4525	December 4, 2026
Zhuhai Hengqin Yongyue Chengzhang No. 3 Equity Investment Partnership (Limited Partnership)* (珠海横 琴踴躍成長三號創業投資合夥企 業(有限合夥)) ^{Note 1}	1,380,152	1,380,152	4.3531	0.3771	December 4, 2026
Shenzhen Chunyang Jiutai Venture Capital Partnership (Limited Partnership)* (深圳春 陽久泰創業投資合夥企業(有限合 夥)) ^{Note 1}	828,091	828,091	2.6119	0.2263	December 4, 2026
Shanghai Qingyi Xinyang Venture Capital Partnership (Limited Partnership)* (上海氫 毅昕陽創業投資合夥企業(有限合 夥)) ^{Note 1}	828,091	828,091	2.6119	0.2263	December 4, 2026

Name	Number of Shares held in the Company subject to lock-up undertakings upon listing	Number of H Shares held in the Company subject to lock-up undertakings upon Listing	% of total issued H Shares after the Global Offering subject to lock-up undertakings upon Listing (assuming the Over-allotment Option is not exercised)	% of shareholding in the Company subject to lock-up undertakings upon Listing (assuming the Over-allotment Option is not exercised)	Last day subject to the lock-up undertakings
Guangdong Liwan Equity Investment Partnership (Limited Partnership)* (廣東立 灣股權投資合夥企業(有限合 夥)) ^{Note 1}	828,091	0	0	0.2263	December 4, 2026
Dongguan Liwan Youxuan No. 7 Venture Capital Partnership (Limited Partnership)* (東莞立 灣優選七號創業投資合夥企業(有 限合夥)) ^{Note 1}	496,855	0	0	0.1358	December 4, 2026
Guangzhou Zhongguangyuan Shangkechuang Phase II Venture Capital Partnership (Limited Partnership)* (廣州中 廣源商科創二期創業投資合夥企 業(有限合夥)) ^{Note I}	552,061	0	0	0.1508	December 4, 2026
Gongqingcheng Guanshun Equity Investment Partnership (Limited Partnership)* (共青城 莞順股權投資合夥企業(有限合 夥)) ^{Note I}	5,795,914	0	0	1.5837	December 4, 2026
Gongqingcheng Guanling Equity Investment Partnership (Limited Partnership)* (共青城 莞領股權投資合夥企業(有限合 夥)) ^{Note 1}	2,759,942	0	0	0.7541	December 4, 2026
Zhongshan Lianxin Equity Investment Partnership (Limited Partnership)* (中山市 聯芯股權投資合夥企業(有限合 夥)) ^{Note I}	828,091	0	0	0.2263	December 4, 2026
Hangzhou Huanyu Equity Investment Partnership (Limited Partnership)* (杭州寰 域股權投資合夥企業(有限合 夥)) ^{Note 1}	690,076	690,076	2.1766	0.1886	December 4, 2026
Dongguan Liwan Beizeng No. 1 Venture Capital Partnership (Limited Partnership)* (東莞立 灣倍增一號創業投資合夥企業(有 限合夥)) ^{Note 1}	579,664	0	0	0.1584	December 4, 2026

Name	Number of Shares held in the Company subject to lock-up undertakings upon listing	Number of H Shares held in the Company subject to lock-up undertakings upon Listing	% of total issued H Shares after the Global Offering subject to lock-up undertakings upon Listing (assuming the Over-allotment Option is not exercised)	% of shareholding in the Company subject to lock-up undertakings upon Listing (assuming the Over-allotment Option is not exercised)	Last day subject to the lock-up undertakings
Suzhou Liderang Investment Partnership (Limited Partnership)* (蘇州立德讓投資 合夥企業(有限合夥)) ^{Note 1}	552,061	552,061	1.7413	0.1508	December 4, 2026
Gongqingcheng Huatuo Hefu No. 5 Investment Partnership (Limited Partnership)* (共青城 華拓合富伍號投資合夥企業(有限 合夥)) ^{Note 1}	414,046	414,046	1.3059	0.1131	December 4, 2026
Guangdong Bozhong Innovation and Entrepreneurship Investment Partnership (Limited Partnership)* (廣東博中創新創 業投資合夥企業 (有限合夥)) ^{Note 1}	276,030	92,010	0.2902	0.0754	December 4, 2026
Dongguan Runfu Investment Consulting Centre (Limited Partnership)* (東莞市潤福投資 諮詢中心(有限合夥)) ^{Note 1}	1,656,182	1,656,182	5.2238	0.4525	December 4, 2026
Subtotal	76,697,972	18,919,926	59.6753	20.9567	

Notes:

⁽¹⁾ Please refer to the section headed "History, Development and Corporate Structure — Pre-IPO Investments" in the Prospectus for details of the Pre-IPO Investors.

Cornerstone Investors

Name	Number of Shares held in the Company subject to lock-up undertakings upon Listing	Number of H Shares held in the Company subject to lock-up undertakings upon Listing	% of total issued H Shares after the Global Offering subject to lock-up undertakings upon Listing	% of shareholding in the Company subject to lock-up undertakings upon Listing (assuming the Overallotment Option is not exercised)	Last day subject to the lock-up undertakings Note 1
Guangdong Primitive Forest and GF Global (in connection with the OTC Swaps)	2,272,800	2,272,800	7.1686	0.6210	June 4, 2026
Glory Ocean	512,050	512,050	1.6151	0.1399	June 4, 2026
Total	2,784,850	2,784,850	8.7837	0.7609	

Note:

⁽¹⁾ In accordance with the relevant cornerstone investment agreements, the required lock-up ends on June 4, 2026. The Cornerstone Investors will cease to be prohibited from disposing of or transferring H Shares subscribed for pursuant to the relevant cornerstone investment agreements after the indicated date.

PLACEE CONCENTRATION ANALYSIS

Placees	Number of H Shares allotted	Allotment as % of International Offering (assuming no exercise of the Over-allotment Option)	Allotment as % of total Offer Shares (assuming no exercise of the Over-allotment Option)	Number of Shares held upon Listing	% of total issued share capital upon Listing (assuming no exercise of the Over-allotment Option)
Top 1	9,400,000	34.73%	31.26%	9,400,000	2.39%
Top 5	18,651,400	68.92%	62.03%	18,651,400	4.74%
Top 10	22,147,350	81.83%	73.65%	22,147,350	5.63%
Top 25	26,260,400	97.03%	87.33%	29,710,317	7.55%

Note

H SHAREHOLDERS CONCENTRATION ANALYSIS

H Shareholders*	Number of H Shares allotted	Allotment as % of International Offering (assuming no exercise of the Over-allotment Option)	Allotment as % of total Offer Shares (assuming no exercise of the Over-allotment Option)	Number of H Shares held upon Listing	% of total issued H Shares capital upon Listing (assuming no exercise of the Over-allotment Option)	Number of Shares held upon Listing
Top 1	0	0.00%	0.00%	10,000,000	33.26%	32,349,321
Top 5	16,431,400	60.71%	54.64%	30,431,400	101.20%	72,633,024
Top 10	16,431,400	60.71%	54.64%	39,866,974	132.58%	87,345,811
Top 25	23,568,400	87.09%	78.38%	51,607,668	171.62%	101,797,255

Note

^{*} Ranking of placees is based on the number of H Shares allotted to the placees.

^{*} Ranking of H Shareholders is based on the number of H Shares held by the H Shareholders upon Listing.

SHAREHOLDER CONCENTRATION ANALYSIS

Shareholders	Number of H Shares allotted	Allotment as % of International Offering (assuming no exercise of the Over-allotment Option)	Allotment as % of total Offer Shares (assuming no exercise of the Over-allotment Option)	Number of H Shares held upon Listing	Number of Shares held upon Listing	% of total issued share capital upon Listing (assuming no exercise of the Over-allotment Option)
Top 1	0	0.00%	0.00%	0	105,517,013	26.83%
Top 5	0	0.00%	0.00%	14,000,000	255,984,503	65.09%
Top 10	9,400,000	34.73%	31.26%	23,400,000	319,752,342	81.31%
Top 25	16,772,750	61.98%	55.78%	41,913,699	371,309,582	94.42%

Note

^{*} Ranking of Shareholders is based on the number of Shares (of all classes) held by the Shareholder upon Listing.

BASIS OF ALLOCATION UNDER THE HONG KONG PUBLIC OFFERING

Number of H Shares applied for	Number of valid applications	Basis of allocation/ballot	Approximate percentage allotted of the total number of H Shares applied for
	**	Pool A	**
50	18,947	1,895 out of 18,947 applicants to receive 50 H Shares	10.00%
100	4,373	701 out of 4,373 applicants to receive 50 H Shares	8.02%
150	4,092	865 out of 4,092 applicants to receive 50 H Shares	7.05%
200	2,005	516 out of 2,005 applicants to receive 50 H Shares	6.43%
250	1,392	417 out of 1,392 applicants to receive 50 H Shares	5.99%
300	1,071	363 out of 1,071 applicants to receive 50 H Shares	5.65%
350	546	206 out of 546 applicants to receive 50 H Shares	5.39%
400	496	205 out of 496 applicants to receive 50 H Shares	5.17%
450	303	136 out of 303 applicants to receive 50 H Shares	4.99%
500	2,285	1,096 out of 2,285 applicants to receive 50 H Shares	4.80%
600	453	246 out of 453 applicants to receive 50 H Shares	4.53%
700	372	225 out of 372 applicants to receive 50 H Shares	4.32%
800	632	418 out of 632 applicants to receive 50 H Shares	4.13%
900	307	220 out of 307 applicants to receive 50 H Shares	3.98%
1,000	1,545	1,188 out of 1,545 applicants to receive 50 H Shares	3.84%
1,500	759	50 H Shares plus 10 out of 759 applicants to receive an additional 50 H Shares	3.38%
2,000	801	50 H Shares plus 186 out of 801 applicants to receive an additional 50 H Shares	3.08%
2,500	427	50 H Shares plus 186 out of 427 applicants to receive an additional 50 H Shares	2.87%
3,000	326	50 H Shares plus 204 out of 326 applicants to receive an additional 50 H Shares	2.71%
3,500	258	50 H Shares plus 208 out of 258 applicants to receive an additional 50 H Shares	2.58%
4,000	225	50 H Shares plus 220 out of 225 applicants to receive an additional 50 H Shares	2.47%
4,500	159	100 H Shares plus 23 out of 159 applicants to receive an additional 50 H Shares	2.38%
5,000	533	100 H Shares plus 160 out of 533 applicants to receive an additional 50 H Shares	2.30%
6,000	239	100 H Shares plus 145 out of 239 applicants to receive an additional 50 H Shares	2.17%
7,000	178	100 H Shares plus 159 out of 178 applicants to receive an additional 50 H Shares	2.07%

Number of H Shares	Number of valid		Approximate percentage allotted of the total number of H Shares
applied for	applications	Basis of allocation/ballot	applied for
	•	Pool A	
8,000	162	150 H Shares plus 27 out of 162 applicants to receive an additional 50 H Shares	1.98%
9,000	137	150 H Shares plus 59 out of 137 applicants to receive an additional 50 H Shares	1.91%
10,000	803	150 H Shares plus 550 out of 803 applicants to receive an additional 50 H Shares	1.84%
20,000	430	250 H Shares plus 390 out of 430 applicants to receive an additional 50 H Shares	1.48%
30,000	218	350 H Shares plus 172 out of 218 applicants to receive an additional 50 H Shares	1.30%
40,000	125	450 H Shares plus 59 out of 125 applicants to receive an additional 50 H Shares	1.18%
50,000	139	550 H Shares plus 4 out of 139 applicants to receive an additional 50 H Shares	1.10%
60,000	81	600 H Shares plus 39 out of 81 applicants to receive an additional 50 H Shares	1.04%
70,000	65	650 H Shares plus 56 out of 65 applicants to receive an additional 50 H Shares	0.99%
80,000	135	750 H Shares plus 25 out of 135 applicants to receive an additional 50 H Shares	0.95%
Total	45,019	Total number of Pool A successful applicants: 14,897	

Number of H Shares applied for	Number of valid applications	Basis of allocation/ballot	Approximate percentage allotted of the total number of H Shares applied for
		Pool B	
90,000	183	1,400 H Shares plus 147 out of 183 applicants to receive an additional 50 H Shares	1.60%
100,000	142	1,550 H Shares plus 94 out of 142 applicants to receive an additional 50 H Shares	1.58%
200,000	63	3,000 H Shares	1.50%
300,000	30	4,350 H Shares	1.45%
400,000	16	5,650 H Shares	1.41%
500,000	19	6,950 H Shares	1.39%
600,000	11	8,200 H Shares	1.37%
700,000	4	9,450 H Shares	1.35%
800,000	5	10,700 H Shares	1.34%
900,000	4	11,900 H Shares	1.32%
1,000,000	7	13,100 H Shares	1.31%
1,503,500	8	19,050 H Shares	1.27%
Total	492	Total number of Pool B successful applicants: 492	

As of the date of this announcement, the relevant subscription monies previously deposited in the designated nominee accounts have been remitted back to the accounts of all HKSCC participants. Investors should contact their relevant brokers for any inquiries.

COMPLIANCE WITH LISTING RULES AND GUIDANCE

The Directors confirm that, except for the Listing Rules that have been waived and/or in respect of which consent has been obtained, the Company has complied with the Listing Rules and guidance materials in relation to the placing, allotment and listing of the Company's Shares.

The Directors confirm that, to the best of their knowledge, the consideration paid by the placees or the public (as the case may be) directly or indirectly for each Offer Share subscribed for or purchased by them was the same as the Offer Price in addition to any brokerage, AFRC transaction levy, SFC transaction levy and trading fee payable.

OTHERS | ADDITIONAL INFORMATION

Allocation of H Shares to existing minority Shareholders and their close associates

The Company has applied for, and the Hong Kong Stock Exchange has granted, a waiver from strict compliance with the requirements under Rule 10.04 and consent under Paragraph 1C(2) of Appendix F1 to the Listing Rules to permit H Shares in the International Offering to be placed to certain existing minority Shareholders who (i) hold less than 5% of the voting rights in our Company prior to the completion of the Global Offering and (ii) are not and will not become (upon the completion of the Global Offering) core connected persons of our Company or the close associates of any such core connected person (together, the "Existing Minority Shareholders") and/or their close associates, subject to the conditions as follows:

- (a) each Existing Minority Shareholder to whom our Company may allocate the H Shares in the International Offering holds less than 5% of the voting rights in our Company before Listing;
- (b) each Existing Minority Shareholder is not, and will not be, a core connected person of our Company or any close associate of any such core connected person immediately prior to or following the Global Offering;
- (c) none of the Existing Minority Shareholders has the right to appoint a Director and/or have any other special rights;
- (d) allocation to the Existing Minority Shareholders or its close associates will not affect our ability to satisfy the public float requirement as prescribed by the Hong Kong Stock Exchange under Rule 8.08 (as amended and replaced by Rule 19A.13A) of the Listing Rules or otherwise approved by the Hong Kong Stock Exchange; and
- (e) none of the Existing Minority Shareholders or its close associates receives any preferential treatment, or is in a position to exert influence on our Company to obtain actual or perceived preferential treatment in the allocation either as a placee by virtue of its relationship with our Company.

All allocations of Offer Shares to the Existing Minority Shareholders are in compliance with all the conditions under the waiver and consent granted by the Hong Kong Stock Exchange.

Allocations of Offer Shares to a Cornerstone Investor with consent under Chapter 4.15 of the Guide for New Listing Applicants

The Company has applied to, and the Hong Kong Stock Exchange has granted, a consent under Chapter 4.15 of the Guide for New Listing Applicants to permit the Company to allocate further Offer Shares in the International Offering to a Cornerstone Investor as placees (the "Size-based Exemption Participants"), subject to the following conditions (the "Size-based Exemption"):

- (a) the final offering size of the Global Offering, excluding any over-allocation, will be of a total value of at least HK\$1 billion;
- (b) the Offer Shares allocated to the Size-based Exemption Participants (whether as Cornerstone Investors and/or as placees) as permitted under this exemption do not exceed 30% of the total number of Shares offered under the Global Offering;
- (c) each Director, chief executive and Supervisor and member of the group of Controlling Shareholders of the Company confirms that no securities have been allocated to them or their respective close associates under the Size-based Exemption;
- (d) the allocation to Size-based Exemption Participants will not affect the Company's ability to satisfy its public float requirement under Rule 8.08 of the Listing Rules; and
- (e) details of the allocation to Size-based Exemption Participants under the Size-based Exemption will be disclosed in this announcement.

Such allocations of Offer Shares are in compliance with all the conditions under the consent granted by the Hong Kong Stock Exchange.

For details of the allocations of Offer Shares to existing Shareholders and/or their close associates and Cornerstone Investors, please refer to the section headed "Allotment Results Details — International Offering — Allotees with Waivers/Consents Obtained" in this announcement.

Placing to connected clients with a prior consent under paragraph 1C(1) of the Placing Guidelines

Under the International Offering, certain Offer Shares were placed to connected clients of their connected distributors pursuant to the Placing Guidelines.

The Company has applied to the Hong Kong Stock Exchange for, and the Hong Kong Stock Exchange has granted, a consent under paragraph 1C(1) of the Placing Guidelines to permit the Company to allocate such Offer Shares in the International Offering to the connected clients. The allocation of Offer Shares to such connected clients is in compliance with all the conditions under the consent granted by the Hong Kong Stock Exchange.

Details of the placement to connected clients are set out below:

No.	Connected distributor	Connected client	Relationship with the connected distributor	Whether the connected clients will hold the beneficial interests of the Offer Shares on a nondiscretionary basis or discretionary basis for independent third parties	Number of Offer Shares to be allocated to the connected client	Approximate percentage of Offer Shares allocated to the connected client (assuming no exercise of the Over-allotment Option)	Approximate percentage of total issued share capital after the Global Offering (assuming no exercise of the Over-allotment Option)
1.	CLSA Limited ("CLSA")	CSICM ^{Note (1)}	CSICM is a member of the same group of companies as CLSA.	Non-discretionary	52,000	0.17%	0.013%
2.	GF Securities (Hong Kong) Brokerage Limited ("GF Securities (Hong Kong) Brokerage")	GFGC ^{Note (2)}	GFGC is a member of the same group of GF Securities (Hong Kong) Brokerage.	Non-discretionary	567,650	1.89%	0.14%
3.	CLSA	CITIC Asset Management ^{Note (3)}	CITIC Asset Management is a member of the same group of companies as CLSA.	Discretionary	15,000	0.05%	0.004%
4.	GF Securities (Hong Kong) Brokerage	GF International ^{Note (4)}	GF Securities (Hong Kong) Brokerage is an indirect wholly-owned subsidiary of GF Securities Co., Ltd (Stock Code: 1776), which in turn holds 54.53% of the issued share capital of GF Fund Management Co., Ltd ("GF Fund"). GF International is a wholly-owned subsidiary of GF Fund.	Discretionary	67,000	0.22%	0.017%

Notes

(1) CSICM and CITIC Securities Company Limited will enter into a series of cross border OTC swap transactions (the "OTC Swaps") with the investment managers, who act for and on behalf of certain ultimate clients (collectively, the "CSICM Ultimate Clients"), pursuant to which CSICM will hold the Offer Shares to be subscribed for and on behalf of the investment managers on a non-discretionary basis to hedge the OTC Swaps while the economic risks and returns of the underlying Offer Shares are passed to the CSICM Ultimate Clients, subject to customary fees and commissions. CSICM will not take part in any economic returns or bear any economic losses in relation to the Offer Shares. The OTC Swaps will be fully funded by the CSICM Ultimate Clients. Each of the investment managers and their ultimate beneficial owner is independent from each of the Company, its subsidiaries and substantial shareholders.

- (2) GFGC will hold the Offer Shares for and on behalf of two ultimate clients (the "GFGC Ultimate Clients") on non-discretionary basis. To the best of knowledge of GFGC, each of the ultimate beneficial owners of ultimate clients listed above is an independent third party of GFGC, GF Securities (Hong Kong) Brokerage and the companies which are members of the same group of companies as GF Securities (Hong Kong) Brokerage.
- (3) CITIC Asset Management will hold the Offer Shares in its capacity as the discretionary fund manager managing the funds on behalf of their investors, each of which is an independent third party. No ultimate beneficial owner holds 30% or more interest in the funds.
- (4) GF International will hold the Offer Shares in its capacity as the discretionary fund manager managing certain funds, the ultimate beneficial owner of which is an Independent Third Party.

DISCLAIMERS

Hong Kong Exchanges and Clearing Limited, The Stock Exchange of Hong Kong Limited (the "Hong Kong Stock Exchange") and Hong Kong Securities Clearing Company Limited ("HKSCC") 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.

This announcement is not for release, publication, distribution, directly or indirectly, in or into the United States (including its territories and possessions, any state of the United States and the District of Columbia). This announcement does not constitute or form a part of any offer or solicitation to purchase or subscribe for securities in the United States. The securities mentioned herein have not been, and will not be, registered under the United States Securities Act of 1933, as amended (the "U.S. Securities Act"). The securities may not be offered or sold in the United States except pursuant to an exemption from the registration requirements of the U.S. Securities Act and in compliance with any applicable state securities laws, or outside the United States unless in compliance with Regulation S under the U.S. Securities Act. There will be no public offer of securities in the United States.

The Offer Shares are being offered and sold outside the United States in offshore transactions in reliance on Regulation S under the U.S. Securities Act.

This announcement is for information purposes only and does not constitute an invitation or offer to acquire, purchase or subscribe for securities. This announcement is not a prospectus. Potential investors should read the Prospectus dated November 27, 2025 issued by Guangdong Tianyu Semiconductor Co., Ltd. for detailed information about the Global Offering described below before deciding whether or not to invest in the Shares thereby being offered.

* Potential investors of the Offer Shares should note that the Sole Sponsor and the Sole Representative (for itself and on behalf of the other Hong Kong Underwriters) shall be entitled to terminate their obligations under the Hong Kong Underwriting Agreement with immediate effect upon the occurrence of any of the events set out in the paragraph headed "Underwriting — Underwriting Arrangements — Hong Kong Public Offering — Hong Kong Underwriting Agreement — Grounds for Termination" in the Prospectus at any time prior to 8:00 a.m. (Hong Kong time) on the Listing Date (which is currently expected to be on Friday, December 5, 2025).

PUBLIC FLOAT AND FREE FLOAT

Immediately following the completion of the Global Offering (before any exercise of the Over-allotment Option), an aggregate of 58,990,426 H Shares or approximately 15.0000% of the total issued share capital of the Company will be held in the public hands, which is at least the prescribed percentage of H Shares required to be held in public hands of 15% under Rule 19A.13A(1) of the Listing Rules calculated based on the final Offer Price of HK\$58.00 per H Share, thereby satisfying Rule 19A.13A(1) of the Listing Rules.

Each of the Cornerstone Investors has agreed to a lock-up period of six months following the Listing Date. As such, Shares held by the Cornerstone Investors upon the Listing shall not be counted towards the free float of the Shares of the Company at the time of Listing. Based on the final Offer Price of HK\$58.00 per H Share, the Company satisfies the free float requirement under Rule 19A.13C of the Listing Rules.

The Directors confirm that, immediately following the completion of the Global Offering (before any exercise of the Over-allotment Option), (i) no place will, individually, be placed more than 10% of the enlarged issued share capital of the Company immediately after the Global Offering; (ii) there will not be any new substantial Shareholder immediately after the Global Offering; (iii) the three largest public Shareholders do not hold more than 50% of the H Shares held in the public hands at the time of the Listing in compliance with Rules 8.08(3) and 8.24 of the Listing Rules; and (iv) there will be at least 300 Shareholders at the time of the Listing in compliance with Rule 8.08(2) of the Listing Rules.

COMMENCEMENT OF DEALINGS

The H Share certificates will only become valid evidence of title at 8:00 a.m. on Friday, December 5, 2025 (Hong Kong time), provided that the Global Offering has become unconditional and the right of termination described in the paragraph headed "Underwriting — Underwriting Arrangements — Hong Kong Public Offering — Grounds for Termination" in the Prospectus has not been exercised. Investors who trade the H Shares on the basis of publicly available allocation details prior to the receipt of H Share certificates or prior to the H Share certificates becoming valid evidence of title do so entirely at their own risk.

Assuming that the Global Offering becomes unconditional at or before 8:00 a.m. on Friday, December 5, 2025 (Hong Kong time), it is expected that dealings in the H Shares on the Hong Kong Stock Exchange will commence at 9:00 a.m. on Friday, December 5, 2025 (Hong Kong time).

The H Shares will be traded in board lots of 50 H Shares each, and the stock code of the H Shares will be 2658.

The trading symbol of the H Shares will be "TIANYU SEMI".

By order of our Board
Guangdong Tianyu Semiconductor Co., Ltd.
Li Xiguang

Chairman and executive director

Hong Kong, December 4, 2025

As at the date of this announcement, the Board comprises Mr. LI Xiguang as executive Director, Mr. AU YEUNG Chung and Mr. JIANG Dacai as non-executive Directors, Mr. HE Zhengsheng, Ms. LI Min and Mr. CHIN Vincent as independent non-executive Directors.