Tuniu Corp Form SC 13G November 17, 2017
UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549
SCHEDULE 13G
Under the Securities Exchange Act of 1934
Tuniu Corporation
(Name of Issuer)
Ordinary Shares, par value \$0.0001 per share
(Title of Class of Securities)
89977P106 ⁽¹⁾
(CUSIP Number)

November 9, 2017

(Date of Event	***/1-:-1-	D	T:1:	- 6 41- :-	C4 - 4 4)
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Date of Livent	* * IIICII	1CCuuncs	1 1111112	or uns	Diatement,

C	heck	the	appro	priate	box 1	to de	esignat	e the	rule	pursuant	to	which	this	Sch	edule	is	file	ed:

- " Rule 13d-1(b)
- x Rule 13d-1(c)
- " Rule 13d-1(d)

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).

(1) This CUSIP number applies to the American Depositary Shares of Tuniu Corporation, each representing three Class A ordinary shares.

^{*} 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.

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NAMES OF REPORTING PERSONS
1
 Fullshare Holdings Limited
 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP
2
 (a) "
 (b) "
 SEC USE ONLY
3
 CITIZENSHIP OR PLACE OF ORGANIZATION
4
 Cayman Islands
                 SOLE VOTING POWER
                 20,960,042 Class A ordinary shares<sup>(1)</sup>
                 6,949,997 Class B ordinary shares<sup>(2)</sup>
                 SHARED VOTING POWER
NUMBER OF
                6
SHARES
BENEFICIALLY
OWNED BY
                 SOLE DISPOSITIVE POWER
EACH
REPORTING
PERSON WITH: 7
                 20,960,042 Class A ordinary shares<sup>(1)</sup>
                 6,949,997 Class B ordinary shares<sup>(2)</sup>
                 SHARED DISPOSITIVE POWER
                8
9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
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20,960,042 Class A ordinary shares⁽¹⁾
6,949,997 Class B ordinary shares⁽²⁾
CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES

10
..
PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)

11
7.4%⁽³⁾
TYPE OF REPORTING PERSON

12
CO

Including 4,104,137 Class A ordinary shares and 5,618,635 American Depository Shares of the Issuer. Each (1) American Depository Share represents three Class A ordinary shares. Each Class A ordinary share is entitled to one vote.

(2) Each Class B ordinary share is entitled to ten votes.

Calculation is based on the total number of ordinary shares in Row 9 above divided by the total number of ordinary shares outstanding as of March 31, 2017, which was 379,637,335, consisting of 362,263,835 Class A ordinary shares (excluding the 1,594,209 Class A ordinary shares, represented by 531,403 American Depository Shares, issued and reserved for the future exercise of options or the vesting of other awards under the Issuer's share (3) incentive plans) and 17,373,500 Class B ordinary shares, plus the number of Class A ordinary shares the reporting person has the right to acquire, including upon exercise of options and vesting of restricted shares and restricted share units, within 60 days after the date of this filing. Each Class B ordinary share is convertible into Ordinary share at any time by the holder thereof, while Class A ordinary shares are not convertible into Class B ordinary shares under any circumstance.

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NAMES OF REPORTING PERSONS
1
 Five Seasons XII Limited
 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP
2
 (a) "
 (b) "
 SEC USE ONLY
3
 CITIZENSHIP OR PLACE OF ORGANIZATION
4
 British Virgin Islands
                 SOLE VOTING POWER
                 20,960,042 Class A ordinary shares<sup>(1)</sup>
                 6,949,997 Class B ordinary shares<sup>(2)</sup>
                 SHARED VOTING POWER
NUMBER OF
                6
SHARES
BENEFICIALLY
OWNED BY
                 SOLE DISPOSITIVE POWER
EACH
REPORTING
PERSON WITH: 7
                 20,960,042 Class A ordinary shares<sup>(1)</sup>
                 6,949,997 Class B ordinary shares<sup>(2)</sup>
                 SHARED DISPOSITIVE POWER
                8
9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
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	20,960,042 Class A ordinary shares ⁽¹⁾
	6,949,997 Class B ordinary shares ⁽²⁾ CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES
1(
	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)
1 :	
	7.4% ⁽³⁾ TYPE OF REPORTING PERSON
12	2
	CO

Including 4,104,137 Class A ordinary shares and 5,618,635 American Depository Shares of the Issuer. Each (1) American Depository Share represents three Class A ordinary shares. Each Class A ordinary share is entitled to one vote.

(2) Each Class B ordinary share is entitled to ten votes.

Calculation is based on the total number of ordinary shares in Row 9 above divided by the total number of ordinary shares outstanding as of March 31, 2017, which was 379,637,335, consisting of 362,263,835 Class A ordinary shares (excluding the 1,594,209 Class A ordinary shares, represented by 531,403 American Depository Shares, issued and reserved for the future exercise of options or the vesting of other awards under the Issuer's share (3) incentive plans) and 17,373,500 Class B ordinary shares, plus the number of Class A ordinary shares the reporting person has the right to acquire, including upon exercise of options and vesting of restricted shares and restricted share units, within 60 days after the date of this filing. Each Class B ordinary share is convertible into one Class A ordinary share at any time by the holder thereof, while Class A ordinary shares are not convertible into Class B ordinary shares under any circumstance.

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NAMES OF REPORTING PERSONS
1
 Fullshare Value Fund II L.P.
 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP
2
 (a) "
 (b) "
 SEC USE ONLY
3
 CITIZENSHIP OR PLACE OF ORGANIZATION
4
 Cayman Islands
                 SOLE VOTING POWER
                 20,960,042 Class A ordinary shares<sup>(1)</sup>
                 6,949,997 Class B ordinary shares<sup>(2)</sup>
                 SHARED VOTING POWER
NUMBER OF
                6
SHARES
BENEFICIALLY
OWNED BY
                 SOLE DISPOSITIVE POWER
EACH
REPORTING
PERSON WITH: 7
                 20,960,042 Class A ordinary shares<sup>(1)</sup>
                 6,949,997 Class B ordinary shares<sup>(2)</sup>
                 SHARED DISPOSITIVE POWER
                8
9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
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20,960,042 Class A ordinary shares⁽¹⁾ 6,949,997 Class B ordinary shares⁽²⁾ CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES 10 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 11 $7.4\%^{(3)}$ TYPE OF REPORTING PERSON 12 PN Including 4,104,137 Class A ordinary shares and 5,618,635 American Depository Shares of the Issuer. Each (1) American Depository Share represents three Class A ordinary shares. Each Class A ordinary share is entitled to one vote.

Each Class B ordinary share is entitled to ten votes. (2)

Calculation is based on the total number of ordinary shares in Row 9 above divided by the total number of ordinary shares outstanding as of March 31, 2017, which was 379,637,335, consisting of 362,263,835 Class A ordinary shares (excluding the 1,594,209 Class A ordinary shares, represented by 531,403 American Depository Shares, issued and reserved for the future exercise of options or the vesting of other awards under the Issuer's share (3) incentive plans) and 17,373,500 Class B ordinary shares, plus the number of Class A ordinary shares the reporting person has the right to acquire, including upon exercise of options and vesting of restricted shares and restricted

share units, within 60 days after the date of this filing. Each Class B ordinary share is convertible into one Class A ordinary share at any time by the holder thereof, while Class A ordinary shares are not convertible into Class B

ordinary shares under any circumstance.

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NAMES OF REPORTING PERSONS
1
 Fullshare Investment Management III Limited
 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP
2
 (a) "
 (b) "
 SEC USE ONLY
3
 CITIZENSHIP OR PLACE OF ORGANIZATION
4
 Cayman Islands
                 SOLE VOTING POWER
                 20,960,042 Class A ordinary shares(1)
                 6,949,997 Class B ordinary shares<sup>(2)</sup>
                 SHARED VOTING POWER
NUMBER OF
               6
SHARES
BENEFICIALLY
OWNED BY
                 SOLE DISPOSITIVE POWER
EACH
REPORTING
PERSON WITH: 7
                 20,960,042 Class A ordinary shares<sup>(1)</sup>
                 6,949,997 Class B ordinary shares<sup>(2)</sup>
                 SHARED DISPOSITIVE POWER
               8
9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
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20,960,042 Class A ordinary shares⁽¹⁾
6,949,997 Class B ordinary shares⁽²⁾
CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES

10
..
PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)

11
7.4%⁽³⁾
TYPE OF REPORTING PERSON

12
OO

Including 4,104,137 Class A ordinary shares and 5,618,635 American Depository Shares of the Issuer. Each (1) American Depository Share represents three Class A ordinary shares. Each Class A ordinary share is entitled to one vote.

(2) Each Class B ordinary share is entitled to ten votes.

Calculation is based on the total number of ordinary shares in Row 9 above divided by the total number of ordinary shares outstanding as of March 31, 2017, which was 379,637,335, consisting of 362,263,835 Class A ordinary shares (excluding the 1,594,209 Class A ordinary shares, represented by 531,403 American Depository Shares, issued and reserved for the future exercise of options or the vesting of other awards under the Issuer's share (3) incentive plans) and 17,373,500 Class B ordinary shares, plus the number of Class A ordinary shares the reporting person has the right to acquire, including upon exercise of options and vesting of restricted shares and restricted share units, within 60 days after the date of this filing. Each Class B ordinary share is convertible into one Class A ordinary share at any time by the holder thereof, while Class A ordinary shares are not convertible into Class B ordinary shares under any circumstance.

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NAMES OF REPORTING PERSONS
1
 Five Seasons XV Limited
 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP
2
 (a) "
 (b) "
 SEC USE ONLY
3
 CITIZENSHIP OR PLACE OF ORGANIZATION
4
 British Virgin Islands
                 SOLE VOTING POWER
                 20,960,042 Class A ordinary shares<sup>(1)</sup>
                 6,949,997 Class B ordinary shares<sup>(2)</sup>
                 SHARED VOTING POWER
NUMBER OF
                6
SHARES
BENEFICIALLY
OWNED BY
                 SOLE DISPOSITIVE POWER
EACH
REPORTING
PERSON WITH: 7
                 20,960,042 Class A ordinary shares<sup>(1)</sup>
                 6,949,997 Class B ordinary shares<sup>(2)</sup>
                 SHARED DISPOSITIVE POWER
                8
9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
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20,960,042 Class A ordinary shares⁽¹⁾
6,949,997 Class B ordinary shares⁽²⁾
CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES

10
..
PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)

11
7.4%⁽³⁾
TYPE OF REPORTING PERSON

12
CO
Including 4,104,137 Class A ordinary shares and 5,618,635 American Depository Shares of the Issuer. Each

(2) Each Class B ordinary share is entitled to ten votes.

(1) American Depository Share represents three Class A ordinary shares. Each Class A ordinary share is entitled to one

shares outstanding as of March 31, 2017, which was 379,637,335, consisting of 362,263,835 Class A ordinary shares (excluding the 1,594,209 Class A ordinary shares, represented by 531,403 American Depository Shares, issued and reserved for the future exercise of options or the vesting of other awards under the Issuer's share (3) incentive plans) and 17,373,500 Class B ordinary shares, plus the number of Class A ordinary shares the reporting person has the right to acquire, including upon exercise of options and vesting of restricted shares and restricted share units, within 60 days after the date of this filing. Each Class B ordinary share is convertible into one Class A ordinary share at any time by the holder thereof, while Class A ordinary shares are not convertible into Class B ordinary shares under any circumstance.

Calculation is based on the total number of ordinary shares in Row 9 above divided by the total number of ordinary

6

vote.

SCHEDULE 13G
Item 1(a) Name of Issuer:
Tuniu Corporation
Item 1(b) Address of Issuer's Principal Executive Offices:
Tuniu Building, No. 699-32
Xuanwudadao, Xuanwu District
Nanjing, Jiangsu Province 210042
People's Republic of China
Item 2(a) Name of Person Filing:
Each of the following is hereinafter referred to as a "Reporting Person". This statement is filed on behalf of:
(i) Fullshare Holdings Limited; (ii) Five Seasons XII Limited; (iii) Fullshare Value Fund II L.P.; (iv) Fullshare Investment Management III Limited; and (v) Five Seasons XV Limited.
Item 2(b) Address or Principal Business Office, or, if None, Residence:
Fullshare Holdings Limited

Unit 2526, Level 25

Admiralty Centre Tower One

18 Harcourt Road, Admiralty
Hong Kong
Five Seasons XII Limited
Vistra Corporate Services Centre, Wickhams Cay II
Road Town, Tortola, VG1110
British Virgin Islands
Fullshare Value Fund II L.P.
Campbells Corporate Services Limited
Floor 4, Willow House
Cricket Square, Grand Cayman KY1-9010
Cayman Islands
Fullshare Investment Management III Limited
Campbells Corporate Services Limited
Floor 4, Willow House
Cricket Square, Grand Cayman KY1-9010
Cayman Islands
Five Seasons XV Limited
Vistra Corporate Services Centre, Wickhams Cay II
Road Town, Tortola, VG 1110
British Virgin Islands

See item 4 of each of the cover pages.

Item 2(d) Title of Class of Securities:

Ordinary shares, including Class A ordinary shares and Class B ordinary shares, par value of \$0.0001 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 into one Class A ordinary share at any time by the holder thereof, while Class A ordinary shares are not convertible into Class B ordinary shares under any circumstance. Each Class A ordinary share is entitled to one vote, whereas each Class B ordinary share is entitled to ten votes.

Item 2(e) CUSIP No.:

The CUSIP number 89977P106 applies to the American Depositary Shares of the Issuer, each representing three Class A ordinary shares of the Issuer, par value \$0.0001 per share.

Item 3. If this Statement is Filed Pursuant to $\S\S 240.13d-1(b)$, or 240.13d-2(b) or (c), Check whether the Person filing is a:

Not applicable

Item 4. Ownership

The following information with respect to the ordinary shares of par value of \$0.0001 per share of the Issuer, including ordinary shares represented by American Depositary Shares, held by the reporting persons is provided as of the filing date:

Amount
Reporting Person beneficially owned:

Percent vote or to direct of class: the vote:

Shared
Sole power to
power to
dispose or to
vote or to
direct the
disposition of:

Fullshare 20,960,042 Class A ordinary shares Holdings 6,949,997 Class B ordinary shares

7.4% 20,960,042 Class A ordinary shares 6,949,997 Class B ordinary shares

0 20,960,042 Class A o 6,949,997 Class B ord

Limited					
Five Seasons	XII 20,960,042 Class A ordinary shares	7 1 07.	20,960,042 Class A ordinary shares	0	20,960,042 Class A o 6,949,997 Class B ord
Limited	6,949,997 Class B ordinary shares	7.4 %	7.4% 20,960,042 Class A ordinary shares 6,949,997 Class B ordinary shares	U	6,949,997 Class B or
Fullshare Val	ue 20,960,042 Class A ordinary shares	7.40	20,960,042 Class A ordinary shares	Λ	20,960,042 Class A o
Fund II L.P.	6,949,997 Class B ordinary shares	7.4%	20,960,042 Class A ordinary shares 6,949,997 Class B ordinary shares	U	6,949,997 Class B ord
Fullshare					
Investment	20,960,042 Class A ordinary shares	7.40	20,960,042 Class A ordinary shares	Λ	20,960,042 Class A o
Management	III 6,949,997 Class B ordinary shares	7.4%	.4% 20,960,042 Class A ordinary shares 6,949,997 Class B ordinary shares		20,960,042 Class A o 6,949,997 Class B ord
Limited					
Five Seasons	XV 20,960,042 Class A ordinary shares	7 4 0%	20,960,042 Class A ordinary shares	Λ	20,960,042 Class A o
Limited	6,949,997 Class B ordinary shares	1.4%	20,960,042 Class A ordinary shares 6,949,997 Class B ordinary shares	U	6,949,997 Class B or

The calculations in the table above are based on 362,263,835 Class A ordinary shares (excluding 1,594,209 Class A ordinary shares represented by 531,403 American Depository Shares, issued and reserved for the future exercise of options or the vesting of other awards under the Issuer's share incentive plans) and 17,373,500 Class B ordinary shares, par value \$0.0001 per share, as of March 31, 2017.

Five Seasons XV Limited is the holder of 20,960,042 Class A ordinary shares (including 4,104,137 Class A ordinary shares and 5,618,635 American Depository Shares, each American Depository Share represents three Class A ordinary shares) and 6,949,997 Class B ordinary shares of the Issuer. Five Seasons XV Limited is a wholly owned subsidiary of Fullshare Value Fund II L.P., Fullshare Investment Management III Limited is the general partner of Fullshare Value Fund II L.P., and is wholly owned by Five Seasons XII Limited, which is a wholly owned subsidiary of Fullshare Holdings Limited. Accordingly, Fullshare Value Fund II L.P., Fullshare Investment Management III Limited, Five Seasons XII Limited and Fullshare Holdings Limited may be deemed to beneficially own the securities directly held by Five Seasons XV Limited.

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 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 Dissolution of Group
Not applicable
Item 10. Certifications
Not applicable
9

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: November 17, 2017

Fullshare Holdings Limited

By: /s/ Wang Bo Name: Wang Bo Title: Director

Five Seasons XII Limited

By: /s/ Wang Bo Name: Wang Bo Title: Director

Fullshare Value Fund II L.P.

By: Fullshare Investment Management III Limited

Its General Partner

By: /s/ Jack Tsai Name: Jack Tsai Title: Director

Fullshare Investment

Management III Limited

By: /s/ Jack Tsai Name: Jack Tsai Title: Director

Five Seasons XV Limited

By: /s/ Wang Bo Name: Wang Bo Title: Director

LIST OF EXHIBITS

Exhibit No. Description

99.1 Joint Filing Agreement