eLong, Inc. Form SC 13G/A February 14, 2006

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION

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SCHEDULE 13G/A

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UNDER THE SECURITIES EXCHANGE ACT OF 1934 (AMENDMENT NO. 1)*

ELONG, INC.

(Name of Issuer)

ORDINARY SHARES, \$.01 PAR VALUE

(Title of Class of Securities)

290138205

(CUSIP Number)

DECEMBER 31, 2005

(Date of Event Which Requires Filing of this Statement)

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

|X| Rule 13d-1(b)**

|_| Rule 13d-1(c)

|X| Rule 13d-1(d)

*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter the disclosures provided in a prior cover page.

The information required in the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

**For Sandgrain Securities Inc. and Angelo Frank Perrone only.

CUSIP N	JSIP No. 2		290138205					
1.	(ent IACT	ities Asia	Reporting Persons. I.R.S. Identification Nos. of above persons only) Pacific Limited Identification Number					
2.	Chec	X	Appropriate Box if a Member of a Group (See Instructions)					
	(b)	<u>_</u>						
3.	SEC	Use 0	nly					
4.			ip or Place of Organization lands					
Number Shares Benefic			Sole Voting Power 5,358					
Owned k Each Reporti	ing		Shared Voting Power 10,403,634					
		7.	Sole Dispositive Power 5,358 ordinary shares (1)					
		8.	Shared Dispositive Power O ordinary shares					
9.	Aggregate Amount Beneficially Owned by Each Reporting Person 10,403,634 ordinary shares (2)							
10.	Inst	ructi	the Aggregate Amount in Row (9) Excludes Certain Shares (See ons) _					
11.	Percent of Class Represented by Amount in Row (9) 42.1%(3)							
12.	Type of Reporting Person (See Instructions) 00 - a limited liability company							

(1) IACT Asia Pacific Limited is the record and beneficial owner of, and has

sole voting and dispositive power with respect to, 28,550,704 High-Vote Ordinary Shares of eLong, Inc. In addition, IACT Asia Pacific Limited is the record holder of options to purchase 916,347 ordinary shares of eLong, Inc. of which options to purchase 5,358 ordinary shares are currently exercisable or, exercisable within the next 60 days. The 28,550,704 High-Vote Ordinary Shares together with the options to purchase 916,347 ordinary shares of eLong, Inc. represent approximately 52% (on a fully-diluted basis) of the outstanding capital stock of eLong, Inc. The 28,550,704 High-Vote Ordinary Shares together with the vested options to purchase 5,358 ordinary shares of eLong, Inc. represent approximately 95.2% of the voting power of all issued and outstanding shares of capital stock of eLong, Inc. The High-Vote Ordinary Shares are not reportable on this Amendment (as defined below) pursuant to Sections 13(d) and (g) under the Exchange Act of 1934, as amended.

(2) Although IACT Asia Pacific Limited does not hold any ordinary shares of eLong, Inc., it is a party to a certain Investors Agreement dated July 23, 2004 (the "Investors Agreement") by and among eLong, Inc. and the other parties named therein, including IACT Asia Pacific Limited, Billable Development, Ltd., Lawrence Auriana, Peter Lerner, Ira S. Nordlicht and Helen S. Scott JTWROS, Purple Mountain Holding, Ltd., Time Intelligent Finance Limited, Mind Trade Assets Limited, Gold Partner Consultants Limited, Top River Assets Limited, Wang Gui Ying, Sun Li Ming and Wang Yi Jie (the "Shareholders"), pursuant to which the Shareholders have agreed to vote any shares of capital stock of eLong, Inc. held by each Shareholder for the election of directors and other matters in the manner provided in the Investors Agreement, including for the election of directors designated by IACT Asia Pacific Limited and for the election of the Chief Executive Officer of eLong, Inc. as a director. By virtue of the Investors Agreement, this Reporting Person may be deemed to beneficially own all of the Record Shares (as defined in Item 4(a)) and is filing this

Amendment as part of a group solely with respect to the shared voting power under the Investors Agreement.

(3) Percentage includes only the Record Shares. Taking into account the 28,550,704 High-Vote Ordinary Shares and the vested options to purchase 5,358 ordinary shares, IACT Asia Pacific Limited controls approximately 95.2% of the voting power of all issued and outstanding shares of capital stock of eLong, Inc.

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- Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Expedia, Inc. 91-1996083
- 2. Check the Appropriate Box if a Member of a Group (See Instructions) (a) |X|

(4)

(b) |_|

3. 4.	SEC Use Only Citizenship or Place of Organization				
	Washin	ngto 	n 		
Shares Benefic	cially		Sole Voting Power 5,358 ordinary shares (4)		
Owned b Each Report: Person	ing	6.	Shared Voting Power 10,403,634 ordinary shares (4)		
		7.	Sole Dispositive Power 5,358 ordinary shares (4)		
		8.	Shared Dispositive Power O ordinary shares		
9.		_	Amount Beneficially Owned by Each Reporting Person 4 ordinary shares (2)		
10.			the Aggregate Amount in Row (9) Excludes Certain Shares (See ons) _		
11.	Percent of Class Represented by Amount in Row (9) 42.1%(5)				
12.	Type of Reporting Person (See Instructions)				
option	to pu	rcha	1 for a description of the High-Vote Ordinary Shares and the se ordinary shares held of record by IACT Asia Pacific Limited. Washington corporation ("Expedia Washington"), has ultimate		

- option to purchase ordinary shares held of record by IACT Asia Pacific Limited. Expedia, Inc., a Washington corporation ("Expedia Washington"), has ultimate voting and investment power over IACT Asia Pacific Limited, which is a party to the Investors Agreement. Therefore, Expedia Washington may be deemed to beneficially own the Record Shares and is filing this Amendment as part of a group solely with respect to the shared voting power under the Investors Agreement.
- (5) See footnote 3.

1.	Names of Reporting Persons. I.R.S. Identification Nos. of above personal (entities only) Expedia, Inc. 91-1996085				
2.	Chec		he Appropriate Box if a Member of a Group (See Instructions)		
	(b)	_			
3.	SEC	Use	Only		
4.	Citi Dela		ship or Place of Organization e		
Number Shares Benefic Owned k	ciall	-У	. Sole Voting Power 5,358 ordinary shares (6)		
Reporti Person			10,403,634 ordinary shares (6)		
		7	. Sole Dispositive Power 5,358 ordinary shares (6)		
		8	. Shared Dispositive Power 0 ordinary shares		
9.			te Amount Beneficially Owned by Each Reporting Person 634 ordinary shares (6)		
10.			f the Aggregate Amount in Row (9) Excludes Certain Shares (See tions) \mid \mid		
11.	Percent of Class Represented by Amount in Row (9) 42.1%(7)				
12.	Type of Reporting Person (See Instructions)				

⁽⁶⁾ See footnote 1 for a description of the High-Vote Ordinary Shares and the option to purchase ordinary shares held of record by IACT Asia Pacific Limited. Expedia, Inc., a Delaware corporation ("Expedia Delaware"), has ultimate voting and investment power over Expedia Washington which has ultimate voting and investment power over IACT Asia Pacific Limited, which is a party to the

Investors Agreement. Therefore, Expedia Delaware may be deemed to beneficially own the Record Shares and is filing this Amendment as part of a group solely with respect to the shared voting power under the Investors Agreement. Expedia Delaware obtained its interest in Expedia Washington pursuant to a reorganization of IAC/InterActiveCorp, a Delaware corporation ("IAC"), on August 9, 2005, which was completed in connection with a spin-off of Expedia Delaware to the shareholders of IAC (the "Spin-off"). As a result of the Spin-off, Expedia Delaware became an independent, publicly-traded company and Expedia Washington became a wholly-owned subsidiary of Expedia Delaware. Prior to the Spin-off, Expedia Washington was a wholly-owned subsidiary of IAC. Mr. Barry Diller maintains the same ultimate voting and investment power over Expedia Delaware as he had over IAC just prior to the Spin-off. See footnote 8 for a description of Mr. Diller's voting and investment control over Expedia Delaware.

(7)	000	footnote	2
(/)	see	roornore	٥.

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1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Barry Diller $\ensuremath{\text{N/A}}$						
2.	Check		Appropriate Box if a Member of a Group (See Instructions)				
	(b) _						
3.	SEC U	se Or	nly				
4.	. Citizenship or Place of Organization United States						
Shares			Sole Voting Power 5,358 ordinary shares (8)				
Owned & Each Report:	ing		Shared Voting Power 10,403,634 ordinary shares (8)				
1613011	WICH	7.	Sole Dispositive Power 5,358 ordinary shares (8)				
		8.	Shared Dispositive Power 0 ordinary shares				

9. Aggregate Amount Beneficially Owned by Each Reporting Person

10,403,634 ordinary shares (8)

11. Percent of Class Represented by Amount in Row (9) 42.1%(9) 12. Type of Reporting Person (See Instructions) IN (8) See footnote 1 for a description of the High-Vote Ordinary Shares and the option to purchase ordinary shares held of record by TACT Asia Pacific Limited. Barry Diller is the Chairman and senior executive officer of Expedia Delaware. Mr. Diller and Liberty Media Corporation are parties to a Stockholders Agreement (the "Expedia Stockholders Agreement, Mr. Diller generally has the ability to control the outcome of all matters submitted to a vote of Expedia Delaware's stockholders (except with regard to certain specified matters). Therefore, Mr. Diller may be deemed to beneficially own the Record Shares and ifiling this Amendment as part of a group solely with respect to the shared voting power under the Investors Agreement. (9) See footnote 3. 5 1. Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Billable Development, Ltd. No. I.R.S> Identification Numaber 2. Check the Appropriate Box if a Member of a Group (See Instructions) (a) IXI (b)	10.	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) _
(8) See footnote 1 for a description of the High-Vote Ordinary Shares and the option to purchase ordinary shares held of record by IACT Asia Pacific Limited. Barry Diller is the Chairman and senior executive officer of Expedia Delaware. Mr. Diller and Liberty Media Corporation are parties to a Stockholders Agreement (the "Expedia Stockholders Agreement") relating to Expedia Delaware. Through his own holdings and the Expedia Stockholders Agreement, Mr. Diller generally has the ability to control the outcome of all matters submitted to a vote of Expedia Delaware's stockholders (except with regard to certain specified matters). Therefore, Mr. Diller may be deemed to beneficially own the Record Shares and if iling this Amendment as part of a group solely with respect to the shared voting power under the Investors Agreement. (9) See footnote 3. 1. Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Billable Development, Ltd. No. I.R.S> Identification Numaber 2. Check the Appropriate Box if a Member of a Group (See Instructions) (a) X (b) 3. SEC Use Only	11.	
option to purchase ordinary shares held of record by IACT Asia Pacific Limited. Barry Diller is the Chairman and senior executive officer of Expedia Delaware. Mr. Diller and Liberty Media Corporation are parties to a Stockholders Agreemen (the "Expedia Stockholders Agreement") relating to Expedia Delaware. Through hi own holdings and the Expedia Stockholders Agreement, Mr. Diller generally has the ability to control the outcome of all matters submitted to a vote of Expedia Delaware's stockholders (except with regard to certain specified matters). Therefore, Mr. Diller may be deemed to beneficially own the Record Shares and i filing this Amendment as part of a group solely with respect to the shared voting power under the Investors Agreement. (9) See footnote 3. 5 1. Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Billable Development, Ltd. No. I.R.S> Identification Numaber 2. Check the Appropriate Box if a Member of a Group (See Instructions) (a) X (b) _ (b) _ 3. SEC Use Only	12.	
<pre>(entities only) Billable Development, Ltd. No. I.R.S> Idenitification Numaber 2. Check the Appropriate Box if a Member of a Group (See Instructions) (a) X </pre>	option Barry Mr. Di (the " own ho the ab Delawa Theref filing voting	to purchase ordinary shares held of record by IACT Asia Pacific Limited. Diller is the Chairman and senior executive officer of Expedia Delaware. ller and Liberty Media Corporation are parties to a Stockholders Agreemen Expedia Stockholders Agreement") relating to Expedia Delaware. Through hi ldings and the Expedia Stockholders Agreement, Mr. Diller generally has ility to control the outcome of all matters submitted to a vote of Expedire's stockholders (except with regard to certain specified matters). ore, Mr. Diller may be deemed to beneficially own the Record Shares and i this Amendment as part of a group solely with respect to the shared power under the Investors Agreement.
<pre>(entities only) Billable Development, Ltd. No. I.R.S> Idenitification Numaber 2. Check the Appropriate Box if a Member of a Group (See Instructions) (a) X </pre>		
(a) X	1.	(entities only) Billable Development, Ltd.
3. SEC Use Only	2.	(a) X
	3.	
4. Citizenship or Place of Organization British Virgin Islands	4.	Citizenship or Place of Organization
1	2.	<pre>(entities only) Billable Development, Ltd. No. I.R.S> Idenitification Numaber Check the Appropriate Box if a Member of a Group (See Instructions) (a) X </pre>
	Number Shares	

Benefi Owned	cially		
Each Report Person	ing	6.	Shared Voting Power 10,403,634 ordinary shares (11)
		7.	Sole Dispositive Power 6,341 ordinary shares
		8.	Shared Dispositive Power O ordinary shares
9.		_	Amount Beneficially Owned by Each Reporting Person 4 ordinary shares (11)
10.			the Aggregate Amount in Row (9) Excludes Certain Shares (See
11.	Perce	nt of	f Class Represented by Amount in Row (9)
12.			eporting Person (See Instructions) mited liability company
shares the In Person this A	of cap vestors may be mendmen	pita s Agr e dee nt as	less than 1% of the voting power of all issued and outstanding 1 stock of eLong, Inc. (11) This Reporting Person is a party to reement. By virtue of the Investors Agreement, this Reporting emed to beneficially own all of the Record Shares and is filing a part of a group solely with respect to the shared voting power ors Agreement.
			6
1.		ties	Reporting Persons. I.R.S. Identification Nos. of above persons only) Zhong
2.	Check		Appropriate Box if a Member of a Group (See Instructions)
	(b) ₋	_ _ 	
3.	SEC U	se Or	nly

4.	4. Citizenship or Place of Organization People's Republic of China		
Number Shares Benefic	cially	5.	Sole Voting Power 6,341 ordinary shares (10)
Owned k Each Reporti	Ing	6.	Shared Voting Power 10,403,634 ordinary shares (12)
		7.	Sole Dispositive Power 6,341 ordinary shares
		8.	Shared Dispositive Power O ordinary shares
9.			Amount Beneficially Owned by Each Reporting Person ordinary shares (12)
10.	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) _		
11.	Percent of Class Represented by Amount in Row (9) 42.1%		
12.	2. Type of Reporting Person (See Instructions) IN		eporting Person (See Instructions)
Billabl Zhong m Amendme	le Deve nay be ent as	elopm deem part	as the ultimate voting and investment power with respect to ment, Ltd., a party to the Investors Agreement. Therefore, Mr. med to beneficially own the Record Shares and is filing this tof a group solely with respect to the shared voting power pers Agreement.

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1. Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Lawrence Auriana $\ensuremath{\text{N/A}}$

2.	Check the Appropriate Box if a Member of a Group (See Instructions) (a) X						
	(b)						
3.	SEC U	se 0	nly				
4.	Citiz Unite		ip or Place of Organization ates				
Shares Benefic	cially		Sole Voting Power 3,911,111.12 ordinary shares (10)				
Owned be Each Reporti Person	ng	6.	Shared Voting Power 10,403,634 ordinary shares (11)				
		7.	Sole Dispositive Power O ordinary shares				
		8.	Shared Dispositive Power O ordinary shares				
9.	10,40	3,63	Amount Beneficially Owned by Each Reporting Person 4 ordinary shares (11)				
10.	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) $\mid _ \mid$						
11.	Percent of Class Represented by Amount in Row (9) 42.1%						
12.							
			8				
1.	Names of Reporting Persons. I.R.S. Identification Nos. of above per (entities only) Sandgrain Securities Inc. 11-300-6260		only) Securities Inc. 60				

2. Check the Appropriate Box if a Member of a Group (See Instructions)

	(a)	1_1			
	(b)	X			
3.	SEC	Use O	nly		
4.		zensh ware	ip or Place of Organization		
Number Shares Benefic			Sole Voting Power 0 ordinary shares		
Owned k Each Reporti Person	by Lng	6.	Shared Voting Power O ordinary shares		
2020011			Sole Dispositive Power 3,911,111.12 ordinary shares		
		8.	Shared Dispositive Power O ordinary shares		
9.			Amount Beneficially Owned by Each Reporting Person .12 ordinary shares		
10.			the Aggregate Amount in Row (9) Excludes Certain Shares (See ons) $\mid _ \mid$		
11.	Pero	cent o	f Class Represented by Amount in Row (9)		
12.	Type of Reporting Person (See Instructions) BD				
			9		
1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Angelo Frank Perrone N/A				
2.	Chec		Appropriate Box if a Member of a Group (See Instructions)		
	(b)				

3.	SEC Use Only					
4.	Citizenship or Place of Organization United States					
Number Shares Benefic			Sole Voting Power 0 ordinary shares			
Owned be Each Report: Person	ng	6.	Shared Voting Power 0 ordinary shares			
		7.	Sole Dispositive Power 3,911,111.12 ordinary shares			
		8.	Shared Dispositive Power O ordinary shares			
9.			Amount Beneficially Owned by Each Reporting Person .12 ordinary shares			
10.			the Aggregate Amount in Row (9) Excludes Certain Shares (See ons) $\mid _ \mid$			
11.	Percent of Class Represented by Amount in Row (9) 18%					
12.	Type of Reporting Person (See Instructions) BD					
			10			
1.		ies	Reporting Persons. I.R.S. Identification Nos. of above persons only) ner			
2.	Check		Appropriate Box if a Member of a Group (See Instructions)			
	(b)	_				
3.	SEC U	se 0:				

4.	United States					
Number Shares			Sole Voting Power 318,116.55 ordinary shares (10)			
Benefic Owned B Each Report: Person	oy ing		Shared Voting Power 10,403,634 ordinary shares (11)			
		7.	Sole Dispositive Power 318,116.55 shares			
		8.	Shared Dispositive Power O shares			
9.			Amount Beneficially Owned by Each Reporting Person 4 ordinary shares (11)			
10.			the Aggregate Amount in Row (9) Excludes Certain Shares (See ons) \mid \mid			
11.	Perce: 42.1%	 nt o	f Class Represented by Amount in Row (9)			
12.	Type of Reporting Person (See Instructions) IN					
			11			
1.	(entition of the second of the	ties . No	Reporting Persons. I.R.S. Identification Nos. of above persons only) rdlicht & Helen S. Scott JTWROS			
2.		the X	Appropriate Box if a Member of a Group (See Instructions)			
	(b) ₋	_				
3.	SEC U		nly			
4.		ensh	ip or Place of Organization			

Shares Benefic	cially		Sole Voting Power 97,777.78 ordinary shares (10)			
Owned be Each Reporti Person	ng	6.	Shared Voting Power 10,403,634 ordinary shares (11)			
		7.	Sole Dispositive Power 97,777.78 ordinary shares			
		8.	Shared Dispositive Power O ordinary shares			
9.	10,403	3 , 634	Amount Beneficially Owned by Each Reporting Person 4 ordinary shares (11)			
10.			the Aggregate Amount in Row (9) Excludes Certain Shares (See			
11.	Percer 42.1%	nt of	f Class Represented by Amount in Row (9)			
12.	Type of Reporting Person (See Instructions) IN					
			12			
1.	(entite Purple	cies e Mou	Reporting Persons. I.R.S. Identification Nos. of above persons only) untain Holding, Ltd. Identification Number			
2.	Check		Appropriate Box if a Member of a Group (See Instructions)			
	(b) _	_ _ 				
3.	SEC US	se Or	nly			
4.			ip or Place of Organization irgin Islands			
Number Shares Benefic			Sole Voting Power 4,344,997.55 ordinary shares (10)			

Owned Each Report Person	_	6.	Shared Voting Power 10,403,634 ordinary shares (11)
		7.	Sole Dispositive Power 4,344,997.55 ordinary shares
		8.	Shared Dispositive Power O ordinary shares
9.			Amount Beneficially Owned by Each Reporting Person 4 ordinary shares (11)
10.			the Aggregate Amount in Row (9) Excludes Certain Shares (See ons) _
11.	Perce 42.1%		f Class Represented by Amount in Row (9)
12.			eporting Person (See Instructions) mited liability company
			13
1.		ties	Reporting Persons. I.R.S. Identification Nos. of above persons only) ng
2.		X *	Appropriate Box if a Member of a Group (See Instructions) Only with respect to the shared voting power udner the Investors Agreeement
	(b)		
3.	SEC U	se 0	nly
4.			ip or Place of Organization Republic of China
Shares	cially		Sole Voting Power 4,651,247.55 ordinary shares (10)

Each Reporting Person With		6.	Shared Voting Power 10,403,634 ordinary shares (13)
		7.	Sole Dispositive Power 4,651,247.55 ordinary shares
		8.	Shared Dispositive Power O ordinary shares
9.			Amount Beneficially Owned by Each Reporting Person 4 ordinary shares (13)
10.			the Aggregate Amount in Row (9) Excludes Certain Shares (See
11.	Perce: 42.8%		f Class Represented by Amount in Row (9)
12.	Type	of Re	eporting Person (See Instructions)
Purple Mr. Tar Amendme	Mountage may ent as	ain I be o	s the ultimate voting and investment power with respect to Holding, Ltd., a party to the Investors Agreement. Therefore, deemed to beneficially own the Record Shares and is filing this t of a group solely with respect to the shared voting power ors Agreement.
			14
1.	(enti	ties Inte	Reporting Persons. I.R.S. Identification Nos. of above persons only) lligent Finance Limited Identification Number
2.	(a) X		Appropriate Box if a Member of a Group (See Instructions)
	(b) ₋	_	
3.	SEC U		nly
4.			ip or Place of Organization irgin Islands

Number of Shares Beneficially Owned by Each			Sole Voting Power 161,075 American shares of eLong, Inc., each of which represents two ordinary shares, or 322,150 ordinary shares in the aggregate (10)		
Report: Person	_	6.	Shared Voting Power 10,403,634 ordinary shares (11)		
		7.	Sole Dispositive Power 161,075 American depositary shares of eLong, Inc., each of which represents two ordinary shares, or 322,150 ordinary shares in the aggregate		
		8.	Shared Dispositive Power O ordinary shares		
9.			Amount Beneficially Owned by Each Reporting Person 4 ordinary shares (11)		
10.			the Aggregate Amount in Row (9) Excludes Certain Shares (See ons) _		
11.	Percer	nt o	f Class Represented by Amount in Row (9)		
12.			eporting Person (See Instructions) mited liability company		
			15		
1.	(entit Lee Zh N/A	cies nang	Reporting Persons. I.R.S. Identification Nos. of above persons only)		
2.		the	Appropriate Box if a Member of a Group (See Instructions)		
	(b) _ 				
3.	SEC Us	se 0:	nly		
4.			ip or Place of Organization Republic of China		

Shares 161,075 American depositary shares of eLong, Inc., each of Beneficially which represents two ordinary shares or 322,150 ordinary shares Owned by in the aggregate (10)

Each ---Reporting 6. Shared Voting Power Person With 10,403,634 ordinary shares (14) 7. Sole Dispositive Power 161,075 American depositary shares of eLong, Inc., each of which represents two ordinary shares or 322,150 ordinary shares in the aggregate ______ 8. Shared Dispositive Power 0 ordinary shares 9. Aggregate Amount Beneficially Owned by Each Reporting Person 10,403,634 ordinary shares (14) ______ 10. Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) |_| ______ 11. Percent of Class Represented by Amount in Row (9) 12. Type of Reporting Person (See Instructions) ______ (14) Mr. Zhang has the ultimate voting and investment power with respect to Time Intelligent Finance Limited, a party to the Investors Agreement. Therefore, Mr. Zhang may be deemed to beneficially own the Record Shares and is filing this Amendment as part of a group solely with respect to the shared voting power under the Investors Agreement. 16

 Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only)
 Mind Trade Assets Limited
 No I.R.S. Identification Number

2. Check the Appropriate Box if a Member of a Group (See Instructions) (a) |X|

	(b)	_ _			
3.	SEC	Use (Only		
4.			nip or Place of Organization Virgin Islands		
Number Shares Benefic	ciall		Sole Voting Power 470,000 ordinary shares (10)		
Owned k Each Reporti Person	ing	6.	Shared Voting Power 10,403,634 ordinary shares (11)		
		7.	Sole Dispositive Power 470,000 ordinary shares		
		8.	Shared Dispositive Power O ordinary shares		
9.			e Amount Beneficially Owned by Each Reporting Person 34 ordinary shares (11)		
10.			the Aggregate Amount in Row (9) Excludes Certain Shares (See ions) _		
11.	Percent of Class Represented by Amount in Row (9)				
12.	. Type of Reporting Person (See Instructions) OO - a limited liability company				
			17		
1.	(ent		Reporting Persons. I.R.S. Identification Nos. of above persons only) Chen		
2.			e Appropriate Box if a Member of a Group (See Instructions) * Only with respect to the sahred voting pwoer udner the Investors Agreement		

3.	SEC Us	se C	Only	
4.	People	e's	nip or Place of Organization Republic of China	
Number Shares Benefic			Sole Voting Power 591,857 ordinary shares (10)	
Owned b Each Report: Person	oy ing	6.	Shared Voting Power 10,403,634 ordinary shares (15)	
		7.	Sole Dispositive Power 591,857 ordinary shares	
		8.	Shared Dispositive Power 0 ordinary shares	
9.	Aggregate Amount Beneficially Owned by Each Reporting Person 10,525,509 ordinary shares (15)			
10.	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) _			
11.	Percent of Class Represented by Amount in Row (9) 42.4%			
12.				
(15) M:				

(15) Mr. Chen has the ultimate voting and investment power with respect to Mind Trade Assets Limited, a party to the Investors Agreement. Therefore, Mr. Chen may be deemed to beneficially own the Record Shares and is filing this Amendment as part of a group solely with respect to the shared voting power under the Investors Agreement.

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 Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only)
 Gold Partner Consultants Limited

e Instructions)
g, Inc., each of 2,150 ordinary shares
g, Inc., each of 2,150 ordinary shares
g Person
rtain Shares (See

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1. Names of Reporting Persons. I.R.S. Identification Nos. of above persons

	(enti Faith N/A		only) ng					
2.	Check the Appropriate Box if a Member of a Group (See Instructions) (a) $ X $							
	(b)	 						
3.	SEC U	se Or	nly					
4.	Citizenship or Place of Organization People's Republic of China							
Shares Benefic Owned b	cially		Sole Voting Power 201,075 American depositary shares of eLong, Inc., each of which represents two ordinary shares or 402,150 ordinary shares in the aggregate (10)					
Each Reporti	_	6.	Shared Voting Power 10,403,634 ordinary shares (16)					
		7.	Sole Dispositive Power 201,075 American depositary shares of eLong, Inc., each of which represents two ordinary shares or 402,150 ordinary shares in the aggregate					
		8.	Shared Dispositive Power 0 ordinary shares					
9.			Amount Beneficially Owned by Each Reporting Person 4 ordinary shares (16)					
10.	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) _							
11.	Percent of Class Represented by Amount in Row (9) 42.1%							
12.	Type IN	of Re	eporting Person (See Instructions)					

(16) Ms. Huang has the ultimate voting and investment power with respect to Gold Partner Consultants Limited, a party to the Investors Agreement. Therefore, Ms. Huang may be deemed to beneficially own the Record Shares and is filing this Amendment as part of a group solely with respect to the shared voting power under the Investors Agreement.

(ent	ities River	Reporting Persons. I.R.S. Identification Nos. of above persons only) Assets Limited Identification Number
		Appropriate Box if a Member of a Group (See Instructions)
(b)	_	
SEC	Use O	nly
Brit	ish V	ip or Place of Organization irgin Islands
of	5.	Sole Voting Power 360,000 ordinary shares (10)
oy ing	6.	Shared Voting Power 10,403,634 ordinary shares (11)
	7.	Sole Dispositive Power 360,000 ordinary shares
	8.	Shared Dispositive Power O ordinary shares
		Amount Beneficially Owned by Each Reporting Person 4 ordinary shares (11)
Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) _		
Percent of Class Represented by Amount in Row (9) 42.1%		
		eporting Person (See Instructions) mited liability company
	(ent Top No I Top No I Check (a) (b) SEC Citi Brith of Ciall Dy ing With Percentage Aggrant 10,4 Check Instruction Type	(entities Top River No I.R.S

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1.	. Names of Reporting Persons. I.R.S. Identification Nos. of above per Frank Zheng N/A				
2.			Appropriate Box if a Member of a Group (See Instructions) Only with respect to the shared voting power under the Investors Agreement		
	(b)	_			
3.	SEC	Use 0:	nly		
4.			ip or Place of Organization Republic of China		
Number Shares Benefic			Sole Voting Power 458,750 ordinary shares (10)		
Owned k Each Reporti	by Lng	6.	Shared Voting Power 10,403,634 ordinary shares (17)		
		7.	Sole Dispositive Power 458,750 ordinary shares		
		8.	Shared Dispositive Power O ordinary shares		
9.			Amount Beneficially Owned by Each Reporting Person 4 ordinary shares (17)		
10.	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) _				
11.	Perc 42.4		f Class Represented by Amount in Row (9)		
12.	Type of Reporting Person (See Instructions) IN				

(17) Mr. Zheng has the ultimate voting and investment power with respect to Top River Assets Limited, a party to the Investors Agreement. Therefore, Mr. Zheng

may be deemed to beneficially own the Record Shares and is filing this Amendment as part of a group solely with respect to the shared voting power under the Investors Agreement.

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1.		ties	Reporting Persons. I.R.S. Identification Nos. of above persons only) Ying
2.	Check		Appropriate Box if a Member of a Group (See Instructions)
	(b)	I I	
3.	SEC U	se 01	nly
4.			ip or Place of Organization Republic of China
Shares Benefic	cially		Sole Voting Power 160 ordinary shares (10)
Owned & Each Report: Person	ing	6.	Shared Voting Power 10,403,634 ordinary shares (11)
		7.	Sole Dispositive Power 160 ordinary shares
		8.	Shared Dispositive Power 0 ordinary shares
9.			Amount Beneficially Owned by Each Reporting Person 4 ordinary shares (11)
10.	Instr	ucti	the Aggregate Amount in Row (9) Excludes Certain Shares (See ons) \mid \mid \mid
11.	Perce: 42.1%		f Class Represented by Amount in Row (9)
12.			eporting Person (See Instructions)

IN

23 1. Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Wang Yi Jie N/A ______ 2. Check the Appropriate Box if a Member of a Group (See Instructions) (b) |_| 3. SEC Use Only 4. Citizenship or Place of Organization People's Republic of China ______ Number of 5. Sole Voting Power 85,472 ordinary shares (10) Beneficially _____ Owned by Reporting 10,403,634 ordinary shares (11)
Person With ------6. Shared Voting Power ______ 7. Sole Dispositive Power 85m472 ordinary shares -----8. Shared Dispositive Power 0 ordinary shares 9. Aggregate Amount Beneficially Owned by Each Reporting Person 10,403,634 ordinary shares (11) 10. Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) |_| 11. Percent of Class Represented by Amount in Row (9) 42.1% 12. Type of Reporting Person (See Instructions)

1.	 Names of Reporting Persons. I.R.S. Identification Nos. of above (entities only) Sun Li Ming N/A 			
2.	Check		Appropriate Box if a Member of a Group (See Instructions)	
	(b)	_ _		
3.	SEC U	se Or	nly	
4.			ip or Place of Organization Republic of China	
Number Shares Benefic Owned be Each	cially		Sole Voting Power 40,000 American depositary shares of eLong, Inc., each of which represents two ordinary shares or 80,000 ordinary shares in the aggregate (10)	
	_	6.	Shared Voting Power 10,403,634 ordinary shares (14)	
		7.	Sole Dispositive Power 40,000 American depositary shares of eLong, Inc., each of which represents two ordinary shares or 80,000 ordinary shares in the aggregate	
		8.	Shared Dispositive Power Ordinary shares	
9.	10,40	3 , 634	Amount Beneficially Owned by Each Reporting Person 4 ordinary shares (11)	
10.	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) $ _ $			
11.	Percent of Class Represented by Amount in Row (9) 42.1%			
12.	Type of Reporting Person (See Instructions) IN			

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This Amendment No. 1 (this "Amendment") amends and restates in its entirety the Statement on Schedule 13G filed by the Reporting Persons with the Securities and Exchange Commission on February 14, 2005.

ITEM 1.

(a) Name of Issuer
 eLong, Inc.

-____

(b) Address of Issuer's Principal Executive Offices Block B, Xingke Plaza 10 Jiuxianqiao Zhonglu Chaoyuag District Beijing 100016 People's Republic of China

ITEM 2.

(a) Name of Person Filing
IACT Asia Pacific Limited, Expedia Washington, Expedia Delaware,
Barry Diller, Billable Development, Ltd., Xiaojian Zhong, Lawrence
Auriana, Sandgrain Securities Inc., Angelo Frank Perrone, Peter
Lerner, Ira S. Nordlicht & Helen S. Scott, JTWROS, Purple Mountain
Holding, Ltd., Justin Tang, Time Intelligent Finance Limited, Lee
Zhang, Mind Trade Assets Limited, Richard Chen, Gold Partner
Consultants Limited, Faith Huang, Top River Assets Limited, Frank
Zheng, Wang Gui Ying, Sun Li Ming and Wang Yi Jie. The persons

named in this paragraph are referred to individually herein as a "Reporting Person" and collectively as the "Reporting Persons."

Pan Dai no longer owns any ordinary shares of the Company and therefore has ceased to be a beneficial owner of more than 5% of the ordinary shares of the Company as of December 31, 2005.

IAC does not own any ordinary shares of the Company and by virtue of the Spin-off, as described in footnote 6, IAC no longer holds ultimate investment and voting power over Delaware Washington and therefore has ceased to be a beneficial owner of more than 5% of the ordinary shares of the Company as of December 31, 2005.

(b) Address of Principal Business Office or, if none, Residence IACT Asia Pacific Limited c/o IAC/InterActiveCorp 152 West 57th Street, 42nd Floor New York, NY 10019 USA

Expedia, Inc. (Washington) 3150 139th Avenue SE Bellevue, WA 98005

Expedia, Inc. (Delaware)

3150 139th Avenue SE Bellevue, WA 98005

Barry Diller c/o IAC/InterActiveCorp 152 West 57th Street, 42nd Floor New York, NY 10019 USA

Billable Development, Ltd. Room 1401, Hung Kei Mansion 8 Victoria Street Central Hong Kong

Xiaojian Zhong Room 1401, Hung Kei Mansion 8 Victoria Street Central

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Hong Kong

Lawrence Auriana 140 E. 45th Street 43rd Floor New York, NY 10017 USA

Sandgrain Securities Inc. 1050 Franklin Avenue Suite 104 Garden City, NY 11530

Angelo Frank Perrone c/o Sandgrain Securities Inc. 1050 Franklin Avenue Suite 104 Garden City, NY 11530

Peter Lerner Harbor Road, Harbor Acres New York, NY 11050 USA

Ira S. Nordlicht & Helen S. Scott c/o Nordlicht & Hand 645 Fifth Avenue New York, NY 10022 USA

Purple Mountain Holding, Ltd. 3rd Floor, Xingke Plaza B Jiu Xian Qian Middle Road Chao Yang District Beijing 10016 People's Republic of China

Justin Tang
Suite 602, 603 & 604
Union Plaza
Chao Yang Men Wai Avenue
Beijing 10020
People's Republic of China

Time Intelligent Finance Limited Jianwai Soho 2-1605 39 East Third Ring Middle Road Beijing 100022 People's Republic of China

Lee Zhang Suite 602, 603 & 604 Union Plaza Chao Yang Men Wai Avenue Beijing 10020 People's Republic of China

Mind Trade Assets Limited Suite 602, 603 & 604 Union Plaza Chao Yang Men Wai Avenue Beijing 10020

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People's Republic of China

Richard Chen Suite 602, 603 & 604 Union Plaza Chao Yang Men Wai Avenue Beijing 10020 People's Republic of China

Gold Partner Consultants Limited Jianwai Soho 2-1605 39 East Third Ring Middle Road Beijing 100022 People's Republic of China

Faith Huang Jianwai Soho 2-1605 39 East Third Ring Middle Road Beijing 100022 People's Republic of China

Top River Assets Limited Suite 602, 603 & 604 Union Plaza Chao Yang Men Wai Avenue Beijing 10020 People's Republic of China

Frank Zheng Suite 602, 603 & 604 Union Plaza Chao Yang Men Wai Avenue Beijing 10020 People's Republic of China

Wang Gui Ying Suite 602, 603 & 604 Union Plaza Chao Yang Men Wai Avenue Beijing 10020 People's Republic of China

Sun Li Ming Suite 602, 603 & 604 Union Plaza Chao Yang Men Wai Avenue Beijing 10020 People's Republic of China

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Wang Yi Jie Suite 602, 603 & 604 Union Plaza Chao Yang Men Wai Avenue Beijing 10020 People's Republic of China

c) Citizenship

The following Reporting Persons are limited liability companies organized under the laws of the British Virgin Islands: Billable Development Ltd., Purple Mountain Holding, Ltd., Time Intelligent Finance Limited, Mind Trade Assets Limited, Gold Partner Consultants Limited and Top River Assets Limited.

The following Reporting Person is a limited liability company organized under the laws of the Cayman Islands: IACT Asia Pacific Limited.

The following Reporting Persons are corporations organized under the laws of the state of Delaware: Sandgrain Securities Inc. and Expedia, Inc. (Delaware).

The following Reporting Person is a corporation organized under the laws of the state of Washington: Expedia, Inc. (Washington).

The following Reporting Persons are citizens of the United States: Barry Diller, Lawrence Auriana, Peter Lerner, Ira S. Nordlicht & Helen S. Scott and Angelo Frank Perrone.

The following Reporting Persons are citizens of the People's Republic of China: Xiaojian Zhong, Justin Tang, Richard Chen, Lee Zhang, Faith Huang, Frank Zheng, Wang Gui Ying, Sun Li Ming and Wang Yi Jie.

- (d) Title of Class of Securities
 Ordinary Shares, \$.01 par value
- (e) CUSIP Number
- 290138205
- ITEM 3. IF THIS STATEMENT IS FILED PURSUANT TO SS.SS.240.13D-1(B) OR 240.13D-2(B) OR (C), CHECK WHETHER THE PERSON FILING IS A:
 - (a) |_|Broker or dealer registered under section 15 of the Act (15 U.S.C. 78o).
 - (b) |_|Bank as defined in section 3(a)(6) of the Act (15 U.S.C. 78c).
 - (c) |_|Insurance company as defined in section 3(a)(19) of the Act (15 U.S.C. 78c).
 - (d) |_|Investment company registered under section 8 of the Investment Company Act of 1940 (15 U.S.C 80a-8).
 - (e) |_|An investment adviser in accordance with ss.240.13d-1 (b) (1) (ii) (E);
 - (f) |_|An employee benefit plan or endowment fund in accordance with ss.240.13d-1 (b) (1) (ii) (F);
 - (g) |_|A parent holding company or control person in accordance with ss. 240.13d-1 (b) (1) (ii) (G);
 - (h) $|_|$ A savings associations as defined in Section 3(b) of the Federal Deposit Insurance Act (12 U.S.C. 1813);
 - i) |_|A church plan that is excluded from the definition of an (investment company under section 3(c)(14) of the Investment Company Act of 1940 (15 U.S.C. 80a-3);
 - (j) |-|Group, in accordance with ss.240.13d-1(b)(1)(ii)(J). Not Applicable.

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ITEM 4. OWNERSHIP

Provide the following information regarding the aggregate number and percentage of the class of securities of the issuer identified in Item 1.

(a) Amount beneficially owned:

IACT Asia Pacific Limited is the record owner of options to purchase 916,347 ordinary shares of which options to purchase 5,358 are currently exercisable. By virtue of the fact that Expedia Washington has ultimate voting and investment power over IACT Asia Pacific Limited, Expedia Washington may be deemed to beneficially own such option to purchase such ordinary shares. By virtue of the fact that Expedia Delaware has ultimate voting and investment power over Expedia Washington, which has ultimate voting and investment power over IACT Asia Pacific Limited, Expedia Delaware may be deemed to beneficially own such option to purchase such ordinary shares. Barry Diller is the Chairman and senior executive officer of Expedia Delaware. Mr. Diller and Liberty Media Corporation are parties to a Stockholders Agreement (the "Expedia Stockholders Agreement") relating to Expedia Delaware. Through his own holdings and the Expedia Stockholders Agreement, Mr. Diller generally has the ability to control the outcome of all matters submitted to a vote of Expedia

Delaware's stockholders (except with regard to certain specified matters). Therefore, Mr. Diller may be deemed to beneficially own the option to purchase 916,347 ordinary shares, of which 5,358 are currently exercisable, held by IACT Asia Pacific Limited.

Billable Development, Ltd. is the record owner of 6,341 ordinary shares. By virtue of the fact that Xiaojian Zhong holds ultimate investment and voting power over Billable Development, Ltd., Mr. Zhong may be deemed to beneficially own such ordinary shares.

Lawrence Auriana is the record owner of 3,911,111.12 ordinary shares. Such 3,911,111.12 ordinary shares held of record by Mr. Auriana are placed in a discretionary account with Sandgrain Securities Inc. with Angelo Frank Perrone being authorized to direct the disposition of such shares. As a result, Sandgrain Securities Inc. and Mr. Perrone may be deemed to beneficially own such 3,911,111.12 ordinary shares.

Peter Lerner is the record owner of 318,116.55 ordinary shares.

Ira S. Nordlicht & Helen S. Scott JTWROS are the record owners of 97,777.78 ordinary shares.

Purple Mountain Holding, Ltd. is the record owner of 4,344,997.55 shares, which includes 1,438,747.55 ordinary shares and 2,906,250 ordinary shares issuable upon the exercise of options held by Purple Mountain Holding, Ltd. that are vested or that will vest within 60 days from December 31, 2005. By virtue of the fact that Justin Tang holds ultimate investment and voting power over Purple Mountain Holding, Ltd., Mr. Tang may be deemed to beneficially own such ordinary shares. In addition, Mr. Tang holds 306,250 ordinary shares issuable upon the exercise of options that are vested or that will vest within 60 days from December 31, 2005.

Time Intelligent Finance Limited is the record owner of 161,075 American depositary shares of eLong, Inc., each of which represents two ordinary shares, or 322,150 ordinary shares in the aggregate. By virtue of the fact that Lee Zhang holds ultimate investment and voting power Time Intelligent Finance Limited, Mr. Zhang may be deemed to beneficially own such American depository shares.

Mind Trade Assets Limited is the record owner of 470,000 ordinary shares, and by virtue of the fact that Richard Chen holds ultimate investment and voting power over Mind Trade Assets Limited, Mr. Chen may be deemed to beneficially own such ordinary shares. In addition, Mr. Chen holds 121,875 ordinary shares issuable upon the exercise of options that are vested or will vest within 60 days from December 31, 2005.

Gold Partner Consultants Limited is the record owner of 201,075 American depositary shares of eLong, Inc., each of which represents two ordinary shares, or 402,150 ordinary shares in the aggregate. By virtue of the fact that Faith Huang holds ultimate investment and voting power over Gold Partner Consultants Limited, Ms. Huang may be deemed to beneficially own such ordinary shares.

Top River Assets Limited is the record owner of 360,000 ordinary shares. By virtue of the fact that Frank Zheng holds ultimate investment and voting power over Top River Assets Limited, Mr. Zheng may be deemed to beneficially own such ordinary shares. In addition, Mr. Zheng holds 98,750 ordinary shares issuable upon the exercise of options that are vested or will vest within 60 days from December 31, 2005.

Wang Gui Ying is the record owner of 160 ordinary shares.

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Wang Yi Jie is the record owner of 85,472 ordinary shares.

Sun Li Ming is the record owner of 40,000 American depositary shares of eLong, Inc., each of which represents two ordinary shares, or 80,000 ordinary shares in the aggregate.

All ordinary shares and options to purchase ordinary shares referenced above (except for the options to purchase ordinary shares held by Messrs. Tang, Chen and Zheng) are collectively referred to herein as the "Record Shares."

Each of the Reporting Persons (except for Sandgrain Securities Inc. and Perrone) shares voting power of the Record Shares owned by the other Reporting Persons (except for Sandgrain Securities Inc. and Perrone) by virtue of the Investors Agreement and with respect to Expedia Washington, Expedia Delaware and Barry Diller, and Messrs. Tang, Zhong, Zhang, Chen, Zheng and Ms. Huang, by virtue of the fact that they have direct or indirect ultimate investment and voting power over IACT Asia Pacific Limited, Purple Mountain Holding, Ltd., Billable Development, Ltd., Time Intelligent Finance Limited, Mind Trade Assets Limited, Top River Assets Limited and Gold Partner Consulting Limited, respectively. Therefore, each Reporting Person (except for Sandgrain Securities Inc. and Perrone) may be deemed to beneficially own all of the Record Shares.

Each Reporting Person disclaims beneficial ownership of ordinary shares and options to purchase ordinary shares referred to herein except for the ordinary shares and options, if any, such Reporting Person holds of record.

(b) Percent of class:

Each Reporting Person except for Sandgrain Securities Inc. and Messrs. Perrone, Tang, Chen and Zheng: 42.1%. Sandgrain Securities Inc. and Mr. Perrone: 18%.

Justin Tang: 42.9%. Richard Chen: 42.5% Frank Zheng: 42.4%

The foregoing percentages are calculated based on 24,700,315 ordinary shares of eLong, Inc. issued and outstanding as of December 31, 2005, as adjusted pursuant to Rule 13d-3(d)(1).

(c) Number of shares as to which the person has:

(i) Sole power to vote or to direct the vote

5,358 ordinary shares for IACT Asia Pacific Limited, Expedia Washington, Expedia Delaware and Barry Diller.*

- 6,341 ordinary shares for Billable Development and Xiaojian Zhong.
- 3,911,111.12 ordinary shares for Lawrence Auriana.
- O ordinary shares for Sandgrain Securities Inc. and Perrone.
- 318,116.55 ordinary shares for Peter Lerner.
- 97,777.78 ordinary shares for Ira S. Nordlicht & Helen S. Scott JTWROS.
- 4,344,997.55 ordinary shares for Purple Mountain Holding, Ltd. and 4,651,247.55 ordinary shares for Justin Tang.
- 161,075 American depositary shares of eLong, Inc., each of which represents two ordinary shares, or 322,150 ordinary shares in the aggregate for Time Intelligent Finance Limited and Lee Zhang.
- 470,000 ordinary shares for Mind Trade Assets Limited and 591,875 ordinary shares for Richard Chen.
- 201,075 American depositary shares of eLong, Inc., each of which represents two ordinary shares, or 402,150 ordinary shares in the aggregate for Gold Partner Consultants Limited and Faith Huang.
- 360,000 ordinary shares for Top River Assets Limited and 458,750 ordinary shares for Frank Zheng.
- 160 ordinary shares for Wang Gui Ying.

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- 85,472 ordinary shares for Wang Yi Jie.
- 40,000 American depositary shares of eLong, Inc., each of which represents two ordinary shares, or 80,000 ordinary shares in the aggregate for Sun Li Ming.
- * See also footnotes 1 and 3 for a description of IACT Asia Pacific Limited's ownership of 28,550,704 High-Vote Ordinary Shares.
- ______
- (ii) Shared power to vote or to direct the vote
 - 10,403,634 ordinary shares for each Reporting Person except for Sandgrain Securities Inc. and Perrone.
 - -----
- (iii) Sole power to dispose or to direct the disposition of
 - 5,358 ordinary shares for IACT Asia Pacific Limited, Expedia Washington, Expedia Delaware and Barry Diller.*

- 6,341 ordinary shares for Billable Development and Xiaojian Zhong.
- O ordinary shares for Lawrence Auriana.
- 3,911,111.12 ordinary shares for Sandgrain Securities Inc. and Mr. Perrone.
- 318,116.55 ordinary shares for Peter Lerner.
- 97,777.78 ordinary shares for Ira S. Nordlicht & Helen S. Scott JTWROS.
- 4,344,997.55 ordinary shares for Purple Mountain Holding, Ltd. and 4,651,247.55 ordinary shares for Justin Tang.
- 161,075 American depositary shares of eLong, Inc., each of which represents two ordinary shares, or 322,150 ordinary shares in the aggregate for Time Intelligent Finance Limited and Lee Zhang.
- 470,000 ordinary shares for Mind Trade Assets Limited and 591,875 ordinary shares for Richard Chen.
- 201,075 American depositary shares of eLong, Inc., each of which represents two ordinary shares, or 402,150 ordinary shares in the aggregate for Gold Partner Consultants Limited and Faith Huang.
- 360,000 ordinary shares for Top River Assets Limited and 458,750 ordinary shares for Frank Zheng.
- 160 ordinary shares for Wang Gui Ying.
- 85,472 ordinary shares for Wang Yi Jie.
- 40,000 American depositary shares of eLong, Inc., each of which represents two ordinary shares, or 80,000 ordinary shares in the aggregate for Sun Li Ming.
- * See also footnotes 1 and 3 for a description of IACT Asia Pacific Limited's ownership of 28,550,704 High-Vote Ordinary Shares.
- ______
- (iv) Shared power to dispose or to direct the disposition of
 - 0 shares for each Reporting Person.

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ITEM 5. OWNERSHIP OF FIVE PERCENT OR LESS OF A CLASS

If this statement is being filed to report the fact that as of the date hereof

the reporting person has ceased to be the beneficial owner of more than five percent of the class of securities, check the following $|X|^*$

*Pan Dai no longer owns any ordinary shares of the Company and therefore has ceased to be a beneficial owner of more than 5% of the ordinary shares of the Company as of December 31, 2005.

*IAC does not own any ordinary shares of the Company and by virtue of the Spin-off, as described in footnote 6, IAC no longer holds ultimate investment and voting power over Delaware Washington and therefore has ceased to be a beneficial owner of more than 5% of the ordinary shares of the Company as of December 31, 2005.

Not Applicable.

ITEM 6. OWNERSHIP OF MORE THAN FIVE PERCENT ON BEHALF OF ANOTHER PERSON Not Applicable.

ITEM 7. IDENTIFICATION AND CLASSIFICATION OF THE SUBSIDIARY WHICH ACQUIRED THE SECURITY BEING REPORTED ON BY THE PARENT HOLDING COMPANY OR CONTROL PERSON

Not Applicable.

ITEM 8. IDENTIFICATION AND CLASSIFICATION OF MEMBERS OF THE GROUP Exhibit 1.

ITEM 9. NOTICE OF DISSOLUTION OF GROUP Not Applicable.

ITEM 10. CERTIFICATION Not Applicable.

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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.

Date February 14, 2006

IACT Asia Pacific Limited

By: /s/ Keenan Conder

Name: Keenan Conder Title: Director

Expedia, Inc. (Washington)

By: /s/ Keenan Conder

Name: Keenan Conder

Title: SVP, General Counsel &

Secretary

Expedia, Inc. (Delaware)
By: /s/ Keenan Conder
Name: Keenan Conder Title: SVP, General Counsel & Secretary
/s/ Barry Diller
Barry Diller
Billable Development, Ltd.
By: *
Name: Title:
*
Xiaojian Zhong
*
Lawrence Auriana
Sandgrain Securities Inc.
By: *
Name: Title:
*
Angelo Frank Perrone
*
Peter Lerner
*
Ira S. Nordlicht and Helen S. Scott JTWROS

Purple Mountain Holding, Ltd.

Ву:	*
	Name: Title:
*	
Just	in Tang
Time	e Intelligent Finance Limited
Ву:	*
	Name: Title:
*	
Lee	Zhang
Mino	l Trade Assets Limited
Ву:	*
	Name: Title:
*	
Rich	nard Chen
Golo	l Partner Consultants Limited
Ву:	*
	Name: Title:
*	
Fait	:h Huang
Top	River Assets Limited
Ву:	*
	Name: Title:
*	

Wang Gui Ying	
*	
Sun Li Ming	
*	
Wang Yi Jie	
*	
Pan Dai	
	/s/ Justin Yue Tang

Except with respect to IACT Asia Pacific Limited, Expedia Washington, Expedia Delaware and Barry Diller, this Amendment is executed pursuant to a Power of Attorney, filed with the Securities and Exchange Commission on February 14, 2005, in connection with a Schedule 13G for eLong, Inc., which Power of Attorney is incorporated herein by reference, and a copy of which is attached hereto as Exhibit 3.

Name: Justin Yue Tang Title: Attorney-in-Fact

EXHIBIT 1

IDENTITY OF GROUP MEMBERS

The members of the group filing this Amendment pursuant to ss.240.13d-1(d) are as follows:

- 1. IACT Asia Pacific Limited
- 2. Expedia Washington

- 3. Expedia Delaware
- 4. Barry Diller
- 5. Billable Development, Ltd.
- 6. Xiaojian Zhong
- 7. Lawrence Auriana
- 8. Peter Lerner
- 9. Ira S. Nordlicht and Helen S. Scott JTWROS
- 10. Purple Mountain Holding, Ltd.
- 11. Justin Tang*
- 12. Time Intelligent Finance Limited
- 13. Lee Zhang
- 14. Mind Trade Assets Limited
- 15. Richard Chen
- 16. Gold Partner Consultants Limited
- 17. Faith Huang
- 18. Top River Assets Limited
- 19. Frank Zheng
- 20. Wang Gui Ying
- 21. Sun Li Ming
- 22. Wang Yi Jie
- * Only with respect to the voting power under the Investors Agreement.

EXHIBIT 2

AGREEMENT

WHEREAS, the undersigned are beneficial owners, as determined pursuant to Rule 13d-3 of the General Rules and Regulations of the Securities Exchange Act of 1934, as amended of certain Ordinary Shares, \$.01 par value, of eLong Inc. ("Ordinary Shares").

NOW, THEREFORE,

1. The undersigned acknowledge and agree that the foregoing amended and restated statement on Schedule 13G is filed on behalf of each of the undersigned and that

all subsequent amendments to this statement shall be filed on behalf of each of the undersigned without the necessity of filing additional joint filing agreements. The undersigned acknowledge that each shall be responsible for the timely filing of such amendments, and for the completeness and accuracy of the information concerning it contained therein, but shall not be responsible for the completeness and accuracy of the information concerning the others, except to the extent that it knows or has reason to believe that such information is inaccurate.

IN WITNESS WHEREOF, this Agreement has been signed by the undersigned as of the 14th day of February, 2006.

14th day of February, 2006. IACT Asia Pacific Limited By: /s/ Keenan Conder ______ Name: Keenan Conder Title: Director Expedia, Inc. (Washington) By: /s/ Keenan Conder _____ Name: Keenan Conder Title: SVP, General Counsel & Secretary Expedia, Inc. (Delaware) By: /s/ Keenan Conder _____ Name: Keenan Conder Title: SVP, General Counsel & Secretary /s/ Barry Diller Barry Diller Billable Development, Ltd. By: * _____ Name: Title: _____ Xiaojian Zhong Lawrence Auriana

Sand	dgrain Securities Inc.
ву:	*
	Name: Title:
*	
Ange	elo Frank Perrone
*	
Pete	er Lerner
*	
Ira JTWE	S. Nordlicht and Helen S. Scott
Purp	ole Mountain Holding, Ltd.
Ву:	*
	Name: Title:
*	
Just	in Tang
Time	e Intelligent Finance Limited
Ву:	*
	Name: Title:
*	
Lee	Zhang
Mino	d Trade Assets Limited
Ву:	*
	Name: Title:

Richard Chen		
Gold Partner Consultants Limited		
By: *		
Name:		
Title:		
*		
Faith Huang		
Top River Assets Limited		
By: *		
Name: Title:		
iitie.		
*		
Frank Zheng		
*		
Wang Gui Ying		
*		
Sun Li Ming		
*		
Wang Yi Jie		
*		
Pan Dai		
	*By:	/s/ Justin Yue Tang
		Name: Justin Yue Tang

Title: Attorney-in-Fact

Except with respect to IACT Asia Pacific Limited, Expedia Washington, Expedia Delaware and Barry Diller, this Agreement is executed pursuant to a Power of Attorney, filed with the Securities and Exchange Commission on February 14, 2005, in connection with a Schedule 13G for eLong, Inc., which Power of Attorney is incorporated herein by reference, and a copy of which is attached hereto as Exhibit 3.

EXHIBIT 3

AGREEMENT AND POWER OF ATTORNEY

WHEREAS, the undersigned are beneficial owners, as determined pursuant to Rule 13d-3 of the General Rules and Regulations of the Securities Exchange Act of 1934, as amended of certain Ordinary Shares, \$.01 par value, of eLong Inc. ("Ordinary Shares").

NOW, THEREFORE,

- 1. The undersigned acknowledge and agree that the foregoing statement on Schedule 13G is filed on behalf of each of the undersigned and that all subsequent amendments to this statement shall be filed on behalf of each of the undersigned without the necessity of filing additional joint filing agreements. The undersigned acknowledge that each shall be responsible for the timely filing of such amendments, and for the completeness and accuracy of the information concerning it contained therein, but shall not be responsible for the completeness and accuracy of the information concerning the others, except to the extent that it knows or has reason to believe that such information is inaccurate.
- 2. The undersigned (except for IACT Asia Pacific Limited, Expedia, Inc., IAC/InterActiveCorp and Barry Diller) hereby severally constitute and appoint Justin Yue Tang and Derek Palaschuk and each of them singly, our true and lawful attorneys, with full power to them, and each of them to sign for us, and in our names and in the capacities indicated below, the Schedule 13G relating to the Ordinary Shares owned by us and any and all amendments thereto filed or to be filed with the Securities and Exchange Commission with respect to any agreement entered into by us relating to the Ordinary Shares owned by us, hereby ratifying and confirming our signatures as they may be signed by our said attorneys to said Schedule 13G and any and all amendments thereto.

This Power of Attorney shall remain in full force and effect until each of the undersigned who are giving this Power of Attorney are no longer required to file a Schedule 13G or any amendments thereto with respect to the undersigneds' beneficial ownership of the Ordinary Shares of the Company, unless earlier revoked by the undersigned in a signed writing delivered to the foregoing attorneys.

IN WITNESS WHEREOF, this Agreement has been signed by the undersigned as of the 14th day of February, 2005.

IACT Asia Pacific Limited

By: /s/ Keenan Conder

Name: Keenan Conder Title: Director

Expedia, Inc. By: /s/ Keenan Conder _____ Name: Keenan Conder Title: SVP, General Counsel & Secretary IAC/InterActiveCorp By: /s/ Greg Blatt _____ Name: Greg Blatt Title: SVP, General Counsel & Secretary /s/ Barry Diller Barry Diller IN WITNESS WHEREOF, this Agreement and Power of Attorney has been signed as of the 14th day of February, 2005. Billable Development, Ltd. By: /s/ Xiaojian Zhong _____ Name: Xiaojian Zhong Title: /s/ Xiaojian Zhong _____ Xiaojian Zhong /s/ Lawrence Auriana _____ Lawrence Auriana Sandgrain Securities Inc. By: /s/ Authorized Representative _____ Name: Title:

/s/	Angelo Frank Perrone
Ange	elo Frank Perrone
/s/ 	Peter Lerner
Pete	er Lerner
/s/ Scot	Ira S. Nordlicht and Helen S.
Ira JTWF	S. Nordlicht and Helen S. Scott
Purp	ole Mountain Holding, Ltd.
Ву:	/s/ Justin Tang
	Name: Justin Tang Title:
/s/	Justin Tang
Just	in Tang
Time	e Intelligent Finance Limited
By:	/s/ Lee Zhang
	Name: Lee Zhang Title:
/s/	Lee Zhang
Lee	Zhang
Mino	d Trade Assets Limited
ву:	/s/ Richard Chen
	Name: Richard Chen Title:
/s/	Richard Chen

Richard Chen

Gold Partner Consultants Limited
By: /s/ Faith Huang
Name: Faith Huang Title:
/s/ Faith Huang
Faith Huang
Top River Assets Limited
By: /s/ Frank Zheng
Name: Frank Zheng Title:
/s/ Frank Zheng
Frank Zheng
/s/ Wang Gui Ying
Wang Gui Ying
/s/ Sun Li Ming
Sun Li Ming
/s/ Wang Yi Jie
Wang Yi Jie
/s/ Pan Dai

Pan Dai