eLong, Inc. Form SC 13D June 01, 2015

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934

eLong, Inc.

(Name of Issuer)

Ordinary shares, par value US\$0.01 per share

(Title of Class of Securities)

290138205

(CUSIP Number)

Mr. Nanyan Zheng

c/o Keystone Lodging Holdings Limited

5C-11 TIT Creative Industry Zone

397 Xin Gang Middle Road

Guangzhou, Guangdong 510310

People s Republic of China

+86 20 8399 5777

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

with a copy to:

Karen Yan, Esq.

Latham & Watkins LLP

26th Floor, Two ifc

8 Century Boulevard

Shanghai 200120

People s Republic of China

Fax: +86 21 6101 6001

May 22, 2015

(Date of Event Which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of §§240.13d-l(e), 240.13d-l(f) or 240.13d-l(g), check the following box. o

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See §240.13d-7 for other parties to whom copies are to be sent.

* 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 disclosures provided in a prior cover page.

The information required on 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).

CCDII 110	. 270130203							
1.	Name of Reportin	g Person						
	Keystone Lodging	r Holdings I imite	ad					
2.								
2.	Check the Approp	oriate Box if a Me	ember of a Group (a)		0			
3.	SEC Use Only		(b)		X			
<i>3</i> . 4.	Source of Funds							
	Source of 1 unus							
	WC							
5	Check if Disclosus	re of Legal Proce	edings Is Required Pursuant to Items 2(d) or 2(e)	o				
6.		Citizenship or Place of Organization						
	Cayman Islands	_						
	Number of	7.	Sole Voting Power					
	Shares Beneficially							
	Owned by		16 200 257 1					
	Each	8.	16,399,357 1 Shared Voting Power					
	Reporting	0.	Shared voting rower					
	Person With							
			0					
		9.	Sole Dispositive Power					
			16,399,357 1					
		10.	Shared Dispositive Power					
			0					
11.	Aggregate Amour	nt Beneficially Ov	wned by Each Reporting Person					
	17,000,057							
10	16,399,357		D (11) F 1 1 G					
12 13		Check if the Aggregate Amount in Row (11) Excludes Certain Shares o Percent of Class Represented by Amount in Row (11)						
13	Percent of Class R	represented by A	mount in Row (11)					
	22.8%							
14	Type of Reporting	Person						
		•						
	СО							

CUSIP No. 290138205

¹ Consists of (i) 3,608,295 ordinary shares and 5,957,996 high-vote ordinary shares of the Issuer directly held by Keystone Lodging Holdings Limited and (ii) 2,577,354 ordinary shares and 4,255,712 high-vote ordinary shares of the Issuer directly held by

Plateno Group Limited. Each high-vote ordinary share is entitled to 15 votes per share and each ordinary share is entitled to one vote per share.

CUSIP 1	No. 290138205				
1.	Name of Repor	ting Person			
	Plateno Group	Limited			
2.		ropriate Box if a Mer	mber of a Group	(a)	o
2	and I. o. I			(b)	x
3. 4.	SEC Use Only Source of Fund	ls			
	WC				
5 6.		osure of Legal Procee Place of Organization	dings Is Required Pursuant to Items	2(d) or 2(e))
	Cayman Island Number of Shares	s 7.	Sole Voting Power		
	Beneficially Owned by Each Reporting Person With	8.	6,833,066 1 Shared Voting Power		
		9.	0 Sole Dispositive Power		
		10.	6,833,066 1 Shared Dispositive Power		
11.	Aggregate Ame	ount Beneficially Ow	0 rned by Each Reporting Person		
	6,833,066				
12	Check if the Ag	Check if the Aggregate Amount in Row (11) Excludes Certain Shares o			
13	Percent of Clas	s Represented by An	nount in Row (11)		
14	9.5% Type of Report	ing Person			
	CO				

¹ Consists of 2,577,354 ordinary shares and 4,255,712 high-vote ordinary shares of the Issuer directly held by Plateno Group Limited. Each high-vote ordinary share is entitled to 15 votes per share and each ordinary share is entitled to one vote per share.

CUSIP No. 290138205

Item 1. Security and Issuer

This Statement on Schedule 13D (this <u>Statementre</u>) lates to the ordinary shares and high-vote ordinary shares, par value US\$0.01 per share (collectively, the <u>Ordinary Shares</u>) **el**Eong, Inc., a Cayman Islands company (the <u>Issuer</u>). The principal executive offices of the Issuer are located at Xingke Plaza, Tower B, Third Floor, 10 Middle Jiuxianqiao Road, Chaoyang District, Beijing 100015, People s Republic of China.

Holders of ordinary shares and high-vote ordinary shares have the same rights except for voting rights. Each high-vote ordinary share is entitled to fifteen votes, and each ordinary share is entitled to one vote.

Item 2. Identity and Background

- (a) This Statement is being filed jointly by Keystone Lodging Holdings Limited (<u>Keystone</u>), a company incorporated under the laws of the Cayman Islands, and Plateno Group Limited (<u>Plateno</u>), a company incorporated under the laws of the Cayman Islands (collectively, the <u>Reporting Persons</u>).
- (b) The principal business address of each of the Reporting Persons is 5C-11 TIT Creative Industry Zone, 397 Xin Gang Middle Road, Guangzhou 510310, the People s Republic of China.
 - The officers and directors of Keystone and Plateno are set forth in Schedule A and are incorporated by reference in this Item 2.
- (c) Keystone is a holding company, which, through its various subsidiaries, engages in the hotel and lodging business in China. Plateno is an indirect subsidiary of Keystone, which is also a holding company in the hotel and lodging industry.
- (d) During the past five years, none of the Reporting Persons has been convicted in a criminal proceeding (excluding traffic violations and similar misdemeanors).
- (e) During the past five years, none of the Reporting Persons has been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding, was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.
- (f) Keystone is a company incorporated under the laws of the Cayman Islands. Plateno is a company incorporated under the laws of the Cayman Islands.

Item 3. Source and Amount of Funds or Other Consideration

On May 22, 2015, Expedia, Inc., Expedia Asia Pacific - Alpha Limited (the Seller), Ctrip.com International, Ltd., C-Travel International Limited, Luxuriant Holdings Limited, Keystone and Plateno entered into a share purchase agreement (the <u>Share Purchase Agreement</u>).

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Pursuant to the terms of the Share Purchase Agreement, Keystone acquired for cash 9,566,291 Ordinary Shares, including 3,608,295 ordinary shares, par value \$0.01 per share, and 5,957,996 high-vote ordinary shares, par value \$0.01 per share, at an average price of US\$140,000,000; and Plateno acquired for cash 6,833,066 Ordinary Shares, including 2,577,354 ordinary shares, par value \$0.01 per share, and 4,255,712 high-vote ordinary shares, par value \$0.01 per share, at an average price of US\$14.6 per share for a total purchase price of US\$100,000,000. The transaction closed on May 22, 2015 (the <u>Closing Date</u>).

The purchase price was funded by working capital of Keystone and Plateno, respectively.

Item 4. Purpose of Transaction

Keystone and Plateno consummated the transaction described herein in order to acquire an interest in the Issuer for investment purposes. Keystone intends to review continuously their position in the Issuer. Depending upon future evaluations of the business prospects of the Issuer and upon other developments, including, but not limited to, general economic and business conditions and stock market conditions, Keystone may retain or from time to time increase their holdings or dispose of all or a portion of their holdings, subject to any applicable legal and contractual restrictions on their ability to do so.

On the Closing Date, Mr. Nanyan Zheng, who was designated by Keystone, was appointed by the Issuer to the Board.

Except as set forth in this Item 4 (including the matters described in Item 6 below which are incorporated in this Item 4 by reference), the Reporting Persons have no present plans or proposals that relate to or that result in any of the actions described in subparagraphs (a) through (j) of Item 4 of Schedule 13D.

Item 5. Interest in Securities of the Issuer

(a) (b) With respect to each of the Reporting Persons, the responses to Rows (7) through (13) of the cover pages of this Statement are hereby incorporated by reference in this Item 5.

As of the date of this Statement, Keystone beneficially owns 16,399,357 Ordinary Shares, including 6,185,649 ordinary shares and 10,213,708 high-vote ordinary shares of the Issuer, representing an aggregate of 22.8% of the Issuer s total outstanding Ordinary Shares; and Plateno beneficially owns 6,833,066 Ordinary Shares, including 2,577,354 ordinary shares and 4,255,712 high-vote ordinary shares of the Issuer, representing an aggregate of 9.5% of the Issuer s total outstanding Ordinary Shares. Notwithstanding that Keystone and Plateno entered into the Share Purchase Agreement together with C-Travel International Limited and Luxuriant Holdings Limited, and Keystone entered into the Right of First Refusal Agreement (as defined below in Item 6) with C-Travel International Limited, the Reporting Persons disclaim membership in a group as defined under Section 13(d) of the Securities Exchange Act of 1934, as amended.

- (c) Except as set forth in Item 3 above, the Reporting Persons have not effected any transaction in Ordinary Shares of during the past 60 days.
- (d) Not applicable.
- (e) Not applicable.

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Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer. The matters set forth in Items 3 and 4 are incorporated in this Item 6 by reference as if fully set forth herein.

On June 1, 2015, the Reporting Persons entered into an agreement with respect to the joint filing of this Schedule 13D and any amendments thereto (the <u>Joint Filing Agreement</u>). A copy of the Joint Filing Agreement is attached as Exhibit 99.1 to this Schedule 13D and is incorporated by reference herein.

Right of First Refusal Agreement with C-Travel International Limited

Pursuant to the Right of First Refusal Agreement, during the period commencing on May 22, 2015 and ending on May 22, 2018 (the <u>Restricted Period</u>), subject to certain exceptions, Keystone may not transfer any of the Ordinary Shares acquired by it under the Share Purchase Agreement (the <u>Subject Shares</u>). During the Restricted Period and subject to applicable laws, C-Travel International Limited will have a right of first refusal to, subject to certain procedural requirements, purchase all or any portion of the Subject Shares that Keystone or any of its Affiliates may propose to transfer, at the same price and on the same terms and conditions as those offered to the prospective transferee of the Subject Shares. This agreement will terminate on May 22, 2018.

Except as set forth herein, there are no contracts, arrangements, understandings or relationships between the Reporting Persons or between the Reporting Persons and any other person with respect to any securities of the Issuer.

Item 7. Material to be Filed as Exhibits.

- 99.1 Joint Filing Agreement by and between the Reporting Persons on June 1, 2015.
- 99.2 Share Purchase Agreement by and among Expedia, Inc., Expedia Asia Pacific Alpha Limited, C-Travel International Limited, Keystone, Plateno and certain other parties thereunder dated May 22, 2015.
- Pisch Right of First Refusal Agreement dated May 22, 2015 by and between C-Travel International Limited and Keystone.

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CUSIP No. 290138205				
SIGNATURE				
After reasonable inquiry and to the best and correct.	of my knowledge and belief, I ce	rtify that	the information set forth in this statement is true, complete	
Dated: June 1, 2015				
Keystone Lodging Holdings Limited		By: Name: Title:	/s/ Nanyan Zheng Nanyan Zheng Director	
Plateno Group Limited		By: Name: Title:	/s/ Nanyan Zheng Nanyan Zheng Director	
	7			
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99.(a)(3)				
(Going-private disclosure document). N 99.(a)(4)	ot applicable.			
(Prospectus used in connection with an	exchange offer where securities a	re registe	ered under the Securities Act of 1933). Not applicable.	
99.(a)(5)				
(Other disclosure materials). Not applic	able.			
99.(b)				

(Loan agreement if third-party tender offer). Not applicable.
99.(d)(1)
On Assignment, Inc. Restated 1987 Stock Option Plan (As Amended and Restated April 7, 2006) (Conformed to include First Amendment dated January 23, 2007, Second Amendment dated April 17, 2007, and Third Amendment dated December 11, 2008), incorporated by reference to On Assignment s Statement on Form S-8 (File No. 333-143907) filed with the SEC on June 20, 2007, and Current Report on Form 8-K (File No. 000-20540) filed with the SEC on December 16, 2008).
99.(d)(2)
Form of Option Agreement under the Plan, incorporated by reference to On Assignment s Annual Report on Form 10-K (File No. 000-20540) filed with the SEC on March 16, 2005.
99.(d)(3)
Form of Restricted Stock Unit Agreement under the Plan, incorporated by reference to On Assignment s Current Report on Form 8-K (File No. 000-20540) filed with the SEC on August 8, 2005.
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99.(g) (Written instruction, form or other material furnished to persons making oral solicitation or recommendation by or on behalf of On Assignment, Inc. for use directly or indirectly in connection with the transaction). Not applicable.

99.(h) (Written opinion prepared by legal counsel at On Assignment, Inc. s request and communicated to On Assignment, Inc.

regarding tax consequences of transaction). Not applicable.

ITEM 13. INFORMATION REQUIRED BY SCHEDULE 13E-3.

Not applicable.

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SIGNATURE

After due 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: December 23, 2008

ON ASSIGNMENT, INC.

By: /s/ James Brill James Brill

Senior Vice President and Chief Financial Officer

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INDEX OF EXHIBITS

Exhibit	
Number	Description
99.(a)(1)(A)	Offer to Exchange Outstanding Options to Purchase Common Stock, dated December 23, 2008.
99.(a)(1)(B)	E-Mail dated December 23, 2008 from Peter Dameris to All Employees of On Assignment, Inc.
99.(a)(1)(C)	E-Mail dated December 23, 2008 from James Brill to Eligible Option Holders.
99.(a)(1)(D)	Form of E-Mail from Stock Administrator Re: Eligible Option Grant.
99.(a)(1)(E)	Form of Election Form.
99.(a)(1)(F)	Form of E-Mail Confirming Receipt of Election Form.
99.(a)(1)(G)	Form of Notice of Withdrawal Form.
99.(a)(1)(H)	Form of E-Mail Confirming Receipt of Notice of Withdrawal Form.
99.(a)(1)(I)	Form of E-Mail Reminder Re: Offer Deadline.
99.(a)(1)(J)	Annual Report on Form 10-K for the fiscal year ended December 31, 2007 filed with the SEC on March 17, 2008 and incorporated herein by reference.
99.(a)(1)(K)	Quarterly Report on Form 10-Q for the fiscal quarter ended September 30, 2008, filed with the SEC on November 10, 2008 and incorporated herein by reference.
99.(a)(2)	(Solicitation or recommendation). Not applicable.
99.(a)(3)	(Going-private disclosure document). Not applicable.
99.(a)(4)	(Prospectus used in connection with an exchange offer where securities are registered under the Securities Act of 1933). Not applicable.
99.(a)(5)	(Other disclosure materials). Not applicable.
99.(b)	(Loan agreement if third-party tender offer). Not applicable.
99.(d)(1)	On Assignment, Inc. Restated 1987 Stock Option Plan (As Amended and Restated April 7, 2006) (Conformed to include First Amendment dated January 23, 2007, Second Amendment dated April 17, 2007, and Third Amendment dated December 11, 2008), incorporated by reference to On Assignment s Statement on Form S-8 (File No. 333-143907) filed with the SEC on June 20, 2007, and Current Report on Form 8-K (File No. 000-20540) filed with the SEC on December 16, 2008).
99.(d)(2)	Form of Option Agreement under the Plan, incorporated by reference to On Assignment s Annual Report on Form 10-K (File No. 000-20540) filed with the SEC on March 16, 2005.
99.(d)(3)	Form of Restricted Stock Unit Agreement under the Plan, incorporated by reference to On Assignment s Current Report on Form 8-K (File No. 000-20540) filed with the SEC on August 8, 2005.
99.(g)	(Written instruction, form or other material furnished to persons making oral solicitation or recommendation by or on behalf
	of On Assignment, Inc. for use directly or indirectly in connection with the transaction). Not applicable.
99.(h)	(Written opinion prepared by legal counsel at On Assignment, Inc. s request and communicated to On Assignment, Inc. regarding tax consequences of transaction). Not applicable.