SOHU COM INC Form DEF 14A April 27, 2016

Table of Contents

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

SCHEDULE 14A

	ursuant to Section 14(a) of the Secu 934 (Amendment No.)	rities
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[]	Preliminary Pro Confidential, fo	xy Statement or Use of the Commission Only (as permitted by Rule 14a-6(e)(2))
[X]	Definitive Proxy	Statement
[]	Definitive Addit	tional Materials
[]	Soliciting Mater	rial Pursuant to §240.14a-12
Sohu.com Inc (Name of Reg	istrant as Specified In Its Charter)	s) Filing Proxy Statement, if other than the Registrant)
Payment of Filing [X] []	Fee (Check the appropriate box): No fee required. Fee computed on table below	per Exchange Act Rules 14a-6(i)(1) and 0-11.
	1)	Title of each class of securities to which transaction applies:
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1)	Amount Previously Paid:
2)	Form, Schedule or Registration Statement No.:
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4)	Date Filed:

Table of Contents

April 27, 2016

Dear Sohu.com Stockholders:

You are cordially invited to attend Sohu.com Inc. s Annual Meeting of Stockholders to be held at our office at Level 18, Sohu.com Media Plaza, Block 3, No. 2 Kexueyuan South Road, Haidian District, Beijing 100190, People s Republic of China, on Thursday, June 16, 2016 at 10:00 A.M., Beijing time.

This year we are again using the U.S. Securities and Exchange Commission (the SEC) rules that allow companies to furnish proxy materials to their stockholders primarily over the Internet. On or about May 6, 2016, we will mail to our stockholders (other than those who had previously requested email delivery) a notice containing instructions on how to access our 2016 Proxy Statement and 2015 Annual Report to Stockholders. The notice also will include instructions on how to receive a paper copy of the annual meeting materials, including the notice of annual meeting, proxy statement and proxy card. If you receive your annual meeting materials by mail, the notice of annual meeting, proxy statement and proxy card will be enclosed. If you receive your annual meeting materials via e-mail, the e-mail contains Internet links to the annual report and the proxy statement, which are both available at http://www.edocumentview.com/SOHU.

At this year s Annual Meeting, we are asking stockholders to (i) elect three directors, who shall serve for a two-year term or until their earlier death, resignation or removal; (ii) vote on advisory approval of our executive compensation; and (iii) ratify the appointment of PricewaterhouseCoopers Zhong Tian LLP as our independent auditors. The Board of Directors recommends that you vote FOR the election of the director nominees, FOR the advisory resolution approving our executive compensation, and FOR the ratification of PricewaterhouseCoopers Zhong Tian LLP as our independent auditors. Please refer to the Proxy Statement for detailed information on each of the proposals and the Annual Meeting.

Every stockholder s vote is important to us. Whether or not you expect to attend the meeting in person, we urge you to submit your proxy as soon as possible. You may vote over the Internet, by telephone or, if you ask for and receive paper copies of the proxy materials, by mail.

We look forward to seeing those of you who are able to attend the meeting in person.

Sincerely, Charles Zhang Chief Executive Officer

Table of Contents

NOTICE OF ANNUAL MEETING OF STOCKHOLDERS OF SOHU.COM INC.

TO BE HELD ON JUNE 16, 2016 10:00 A.M. BELJING TIME

April 27, 2016

To the Stockholders of Sohu.com Inc.:

We hereby notify you that the Annual Meeting of Stockholders (the Annual Meeting) of Sohu.com Inc. will be held at our office at Level 18, Sohu.com Media Plaza, Block 3, No. 2 Kexueyuan South Road, Haidian District, Beijing 100190, People s Republic of China, on Thursday, June 16, 2016 at 10:00 A.M., Beijing time, for the purpose of considering and acting upon the following matters, all as described in the accompanying Proxy Statement:

- 1) To elect three directors, who shall serve for a two-year term or until their earlier death, resignation or removal;
- 2) To vote on an advisory resolution approving our executive compensation;
- To ratify the appointment of PricewaterhouseCoopers Zhong Tian LLP as our independent auditors for the fiscal year ending December 31, 2016; and
- 4) To consider and act upon all other matters which may properly come before the Annual Meeting or any adjournment or postponement thereof.

We have not received notice of other matters that may be properly presented at the Annual Meeting. Our Board of Directors has set the close of business on Monday, April 25, 2016, as the record date for the purpose of determining the holders of our common stock entitled to notice of, and to vote at, the Annual Meeting or any adjournment or postponement thereof, and only stockholders of record on that date are entitled to notice of, and to vote, at the Annual Meeting.

On or about May 6, 2016, we will mail to our stockholders (other than those who had previously requested email delivery) a notice containing instructions on how to access our 2016 Proxy Statement and 2015 Annual Report to Stockholders. The notice also will include instructions on how to receive a paper copy of the annual meeting materials, including the notice of annual meeting, proxy statement and proxy card. If you receive a paper copy of your annual meeting materials by mail, the notice of annual meeting, proxy statement and proxy card will be enclosed. If you receive your annual meeting materials via e-mail, the e-mail contains Internet links to the annual report and the proxy statement, which are both available at http://www.edocumentview.com/SOHU.

By order of the Board of Directors,

/s/ Timothy B. Bancroft

Timothy B. Bancroft Secretary

Table of Contents

Table of Contents

PROXY STATEMENT		
	PROPOSAL I. ELECTION OF DIRECTORS	2
	GENERAL INFORMATION RELATING TO OUR BOARD OF DIRECTORS	<u> </u>
	BENEFICIAL OWNERSHIP OF COMMON STOCK	9
	SECTION 16(a) BENEFICIAL OWNERSHIP REPORTING COMPLIANCE	10
	TRANSACTIONS WITH RELATED PERSONS	10
	AUDIT COMMITTEE REPORT	11
	EXECUTIVE OFFICERS	12
	COMPENSATION DISCUSSION AND ANALYSIS	12
	COMPENSATION COMMITTEE REPORT	22
	SUMMARY COMPENSATION TABLE	23
	GRANTS OF PLAN-BASED AWARDS	23 24
	OUTSTANDING EQUITY AWARDS AT FISCAL YEAR-END	27
	<u>OPTION EXERCISES AND STOCK VESTED</u>	27 29
	PENSION BENEFITS	29 29
	POTENTIAL PAYMENTS UPON TERMINATION OR CHANGE-IN-CONTROL	29
	<u>DIRECTOR COMPENSATION</u>	<u>32</u>
	COMPENSATION COMMITTEE INTERLOCKS AND INSIDER PARTICIPATION	33
	PROPOSAL II. ADVISORY VOTE APPROVING EXECUTIVE COMPENSATION	<u>33</u>
	PROPOSAL III. RATIFICATION OF APPOINTMENT OF INDEPENDENT AUDITORS	34
	PRINCIPAL ACCOUNTANT FEES, SERVICES AND PRE-APPROVAL PROCESS	<u>34</u>
	MISCELLANEOUS	35

Table of Contents

SOHU.COM INC.

Level 18, Sohu.com Media Plaza Block 3, No. 2 Kexueyuan South Road, Haidian District Beijing 100190, People s Republic of China (010) 8610-6272-6666

ANNUAL MEETING OF STOCKHOLDERS TO BE HELD ON JUNE 16, 2016 10:00 A.M. BELJING TIME

PROXY STATEMENT

This Proxy Statement is furnished to our stockholders in connection with the solicitation by our Board of Directors (our Board) of our proxies for use at our Annual Meeting of Stockholders (the Annual Meeting) to be held at our office located at Level 18, Sohu.com Media Plaza, Block 3, No. 2 Kexueyuan South Road, Haidian District, Beijing 100190, People s Republic of China, on Thursday, June 16, 2016 at 10:00 A.M., Beijing time, and at any adjournment or postponement thereof.

If proxies are completed and submitted, the shares they represent will be voted at the Annual Meeting in accordance with the instructions of the stockholder. If no specific instructions are given, the shares represented by proxies will be voted as follows:

FOR the election of the nominees for directors named herein;

FOR the advisory resolution approving our executive compensation; and

FOR the ratification of the appointment of PricewaterhouseCoopers Zhong Tian LLP (PricewaterhouseCoopers) as our independent auditors for the fiscal year ending December 31, 2016.

In addition, if other matters come before the Annual Meeting, the persons named as proxy holders, Dr. Charles Zhang and Ms. Carol Yu, will vote in accordance with their judgment with respect to those matters. You have the power to revoke your proxy at any time prior to its exercise by filing with Ms. Carol Yu, our President and Chief Financial Officer, an instrument revoking it, by submitting an executed proxy bearing a later date prior to or as of the Annual Meeting or by attending the Annual Meeting and voting in person.

Expenses and Solicitation

We will bear the cost of soliciting proxies. Solicitations may be made by mail, personal interview, telephone, email or otherwise by our directors, officers and employees, without additional compensation for such solicitation activities. We have made arrangements with Computershare Trust Company, N.A. at 211 Quality Circle, Suite 210, College Station, TX 77845 and Georgeson Inc. at 480 Washington Boulevard, 29th Floor, Jersey City, NJ 07310 to assist with the solicitation of proxies. We are required to request that brokers and nominees who hold stock in their names furnish our proxy materials to the beneficial owners of the stock, and we must reimburse these brokers and nominees for the expenses of doing so in accordance with statutory fee schedules. The estimated cost of soliciting proxies is not expected to exceed \$100,000.

Voting Procedures

Only stockholders of record on our books at the close of business on April 25, 2016, the record date relating to the Annual Meeting, will be entitled to vote at the Annual Meeting and any adjournment or postponement thereof. Each share of our common stock outstanding on the record date will be entitled to one vote on each of the director nominees, one vote on the non-binding resolution on executive compensation, and one vote on the ratification of the appointment of PricewaterhouseCoopers as our independent auditors. Under our Second Amended and Restated By-laws, the presence in person or by proxy of a majority of the shares of our common stock outstanding on the record date is required for a quorum. Abstentions and broker non-votes are each included

Table of Contents

for purposes of determining the presence or absence of a sufficient number of shares to constitute a quorum for the transaction of business. With respect to the approval of any particular proposal, abstentions and broker non-votes are not counted in determining the number of votes cast. The election of directors requires a plurality of the votes cast in person or by proxy. The nominees receiving the highest number of affirmative votes of the shares present or represented and voting on the election of the directors at the Annual Meeting will be elected as directors. In voting on the advisory resolution approving our executive compensation, stockholders may vote in favor of the proposal or against the proposal, or abstain from voting. This matter will be decided by the affirmative vote of the holders of a majority of the shares of our common stock that are present in person or by proxy at the Annual Meeting and entitled to vote thereon. The result of the advisory vote approving our executive compensation when making future decisions regarding executive compensation. The ratification of the appointment of PricewaterhouseCoopers as our independent auditors requires the affirmative vote of the holders of a majority of the shares of our common stock that are present in person or by proxy at the Annual Meeting and entitled to vote thereon.

As of the close of business on April 25, 2016, there were 38,672,934 shares of our common stock outstanding.

Proposal I. Election of Directors

Our Board is divided into two classes, with each class holding office for a term of two years and the term of one class expiring each year. All directors will hold office until their successors have been duly elected and qualified or until their earlier death, resignation or removal. Our Board has fixed the number of directors to constitute the full Board for the ensuing year at six, three of whom are to be elected at the Annual Meeting for a term expiring at the 2018 Annual Meeting of Stockholders, and three directors whose term will expire at the 2017 Annual Meeting of Stockholders.

Our Board has nominated Dr. Charles Zhang, Dr. Edward B. Roberts and Dr. Zhonghan Deng for election to the class of directors to be elected at the Annual Meeting whose term will expire in 2018. Unless you indicate otherwise on your proxy, the proxies received will be voted in favor of the election of Dr. Charles Zhang, Dr. Edward B. Roberts and Dr. Zhonghan Deng to serve as directors.

Our Board knows of no reason why any of the nominees would be unable or unwilling to serve, but if that should be the case, proxies will be voted for the election of substitute nominee(s) selected by our Board, or our Board will fix the number of directors at a lesser number. The proxies cannot be voted for a greater number of persons than the number of nominees named in this Proxy Statement. The three nominees receiving a plurality of the votes cast by the stockholders represented at the Annual Meeting, in person or by proxy, will be elected as directors.

OUR BOARD OF DIRECTORS RECOMMENDS A VOTE FOR THE ELECTION OF EACH OF DR. CHARLES ZHANG, DR. EDWARD B. ROBERTS AND DR. ZHONGHAN DENG.

The table below sets forth certain information with respect to the nominees for election to our Board and those directors whose terms of office will continue after the Annual Meeting. All of the nominees for election as directors are currently serving on our Board. The table below includes information each director has given us about his age, all positions and offices he holds, his principal occupation and business experience for the past five years, and the names of other publicly-held companies of which he currently serves as a director or has served as a director during the past five years. In addition, the table below highlights each director s specific experience, qualifications, attributes and skills that led our Board to the conclusion that he should serve as a director.

Name, Age, Positions and Offices with Sohu.com Inc.

Dr. Charles Zhang

Chairman of our Board and Chief Executive Officer.

51 years old. Director since 1996.

Dr. Edward B. Roberts

Professor of Management of Technology at Massachusetts Institute of Technology s Alfred P. Sloan School of Management.

80 years old. Director since 1996. (2)(3)

Principal Occupation, Business Experience and Directorships held with Other Public Corporations during the past Five Years

Dr. Charles Zhang is our founder and has been Chairman of our Board and Chief Executive Officer since August 1996. Dr. Charles Zhang also served as our President from August 1996 to July 2004. Prior to founding Sohu.com Inc., Dr. Charles Zhang worked for Internet Securities Inc. and helped to establish its China operations. Prior to that, Dr. Charles Zhang worked as MIT s liaison officer with China. Dr. Charles Zhang has a Ph.D. in experimental physics from MIT and a Bachelor of Science degree from Tsinghua University in Beijing. Dr. Charles Zhang is a native of the People s Republic of China. Dr. Charles Zhang is also the Chairman of the Board of Changyou.com Limited, our independently-listed majority-owned subsidiary.

We believe Dr. Charles Zhang s qualifications to serve on our Board include his (i) position as our Chief Executive Officer, (ii) history as the founder of our company and status as one of the best-known and most successful entrepreneurs in China, (iii) general reputation and track record as an innovator, visionary and early mover in the Internet industry in China and (iv) deep understanding of the Chinese Internet industry.

Dr. Edward B. Roberts is the David Sarnoff Professor of Management of Technology at MIT s Alfred P. Sloan School of Management. Dr. Edward B. Roberts chaired MIT s research and educational programs in the management of technological innovation from 1967 to 1993 and also founded and chairs the MIT Entrepreneurship Center. Dr. Edward B. Roberts is currently a director of Medical Information Technology, Inc. Dr. Edward B. Roberts has authored over 160 articles and eleven books, one of which is Entrepreneurs in High Technology (Oxford University Press, 1991). Dr. Edward B. Roberts received four degrees from MIT, including a Ph.D. in 1962.

We believe Dr. Edward B. Roberts qualifications to serve on our Board include his (i) decades of experience teaching at the Alfred P. Sloan School of Management, (ii) related supervisory, board and committee positions, many of which have had a particular emphasis on technological innovation and entrepreneurship, and (iii) extensive experience investing in and serving on the boards of directors of, growing companies.

Term of Office

as Director

Dr. Charles Zhang s term expires at the 2016 Annual Meeting.

Dr. Edward B. Roberts term expires at the 2016 Annual Meeting.

Name, Age, Positions and Offices with Sohu.com Inc.

Dr. Zhonghan Deng

Chairman and Chief Executive Officer of Vimicro International Corporation.

48 years old. Director since 2007. (1)(3)

Mr. Charles Huang

Chief Executive Officer and Chairman of Netbig Education Holdings Ltd.

46 years old. Director since 2001. (1)(3)

Principal Occupation, Business Experience and Directorships held with Other Public Corporations during the past Five Years

Dr. Zhonghan Deng is the Chief Executive Officer and Chairman of the Board of Directors of Vimicro International Corporation (Vimicro), which he co-founded in 1999. Dr. Zhonghan Deng received a Ph.D. in electrical engineering and computer sciences, a Master of Science degree in economics and a Master of Science degree in physics from the University of California, Berkeley. After graduating from Berkeley, Dr. Zhonghan Deng worked as a research scientist for International Business Machines Corporation at the T.J. Watson Research Center in Yorktown Heights, New York.

We believe Dr. Zhonghan Deng s qualifications to serve on our Board include (i) academic credentials and experience in the computer industry, (ii) history as the founder of Vimicro, a company that was listed on NASDAQ until its recent going-private transaction, (iii) status and track record as a successful entrepreneur in China, and (iv) extensive experience managing a company that was listed on NASDAQ.

Mr. Charles Huang is the Founder, Chief Executive Officer and Chairman of Netbig Education Holdings Ltd. (Netbig), a leading education enterprise in China. Prior to founding Netbig in 1999, Mr. Charles Huang served as Executive Director and Head of Asia Securitization Group of Deutsche Bank, New York and Hong Kong, as well as Senior Vice President of Prudential Securities Inc., New York. He holds a Master of Science degree in Computer Science from the Massachusetts Institute of Technology (MIT) and a Bachelor of Science degree from the University of Science and Technology of China. Mr. Charles Huang is also a Chartered Financial Analyst.

We believe Mr. Charles Huang s qualifications to serve on our Board include his (i) qualification as a Chartered Financial Analyst and related experience in senior positions in the corporate finance industry in the U.S. and Asia, (ii) academic credentials and experience in the computer industry, (iii) status and track record as a successful entrepreneur and (iv) extensive experience managing an Internet company.

Term of Office

as Director

Dr. Zhonghan Deng s term expires at the 2016 Annual Meeting.

Mr. Charles Huang s term expires at the 2017 Annual Meeting.

Name, Age, Positions and Offices with Sohu.com Inc.

Dr. Dave Qi

Professor of Accounting and former Associate Dean, the Cheung Kong Graduate School of Business.

52 years old. Director since 2005. (1)(2)(3)

Principal Occupation, Business Experience and Directorships held with Other Public Corporations during the past Five Years

Dr. Dave Qi is a Professor of Accounting and the former Associate Dean of the Cheung Kong Graduate School of Business. He began teaching at the Cheung Kong Graduate School of Business in 2002 and was the founding Director of the Executive MBA program. Before joining the Cheung Kong Graduate School of Business, Dr. Dave Qi was an Associate Professor at the School of Accounting of the Chinese University of Hong Kong. Dr. Dave Qi has published many articles and research essays on accounting, financial reporting, capital market and other related topics. He has a Ph.D. in accounting from the Eli Broad Graduate School of management of Michigan State University, a Master of Business Administration from the University of Hawaii at Manoa and a Bachelor of Science and a Bachelor of Arts degree from Fudan University. Dr. Dave Qi is currently a member of the American Accounting Association. Dr. Dave Qi also serves as director of the following public companies: Honghua Group Limited (Hong Kong Stock Exchange), CTV Golden Bridge International Media Co., LTD. (Hong Kong Stock Exchange), iKang Healthcare Group, Inc. (NASDAQ), Momo Inc. (NASDAQ), Jutal Offshore Oil Services Limited (Hong Kong Stock Exchange), Dalian Wanda Commercial Properties Co., Ltd. (Hong Kong Stock Exchange) and Reorient Group Limited (Hong Kong Stock Exchange). In addition, Dr. Dave Qi serves as Chairman of the Audit Committee of each of Honghua Group Limited, CTV Golden Bridge International Media Co., LTD. iKang Healthcare Group, Inc. and Dalian Wanda Commercial Properties Co., Ltd., and as a member of the Audit Committee of each of Momo Inc., Jutal Offshore Oil Services Limited and Reorient Group Limited.

We believe Dr. Dave Qi s qualifications to serve on our Board include his (i) strong academic credentials and working experience with accounting and finance in general, and with accounting and finance in China in particular, (ii) status as former associate Dean of one of the best business schools in China, and (iii) extensive connections in the telecom and tech industries in China.

Term of Office

Dr. Dave Qi s term expires at the 2017 Annual Meeting.

Table of Contents

Name, Age, Positions and Offices with Sohu.com Inc.

*Mr. Shi Wang*Chairman of China Vanke Co.,
Ltd.

65 years old. Director since 2005.

(3)

Principal Occupation, Business Experience and Directorships held with Other Public Corporations during the past Five Years

Mr. Shi Wang is the Chairman of the Board of Directors of Vanke, of which he also served as General Manager from 1991 to 1999. In 1984 Mr. Shi Wang founded the Shenzhen Exhibition Center of Modern Science and Education Equipment, which is the predecessor of Vanke. Mr. Shi Wang is the Executive Manager of the China Real Estate Association and is Deputy Director of the City Housing Development Council of the China Real Estate Association.

We believe Mr. Shi Wang s qualifications to serve on our Board include (i) history as the founder of Vanke, a PRC-listed company, (ii) status and track record as a successful entrepreneur in China, and (iii) extensive experience managing a listed company.

Term of Office

Mr. Shi Wang s term expires at the 2017 Annual Meeting.

- (1) member of our Audit Committee
- (2) member of our Compensation Committee
- (3) member of our Nominating Committee

GENERAL INFORMATION RELATING TO OUR BOARD OF DIRECTORS

Our Board of Directors

Our Board held four regular quarterly meetings and one special meeting in the year ended December 31, 2015. During the periods between regular quarterly meetings, the Board also acted frequently through email communications, with matters approved by the Board through email being discussed and ratified at subsequent meetings of the Board. During 2015 Dr. Zhonghan Deng attended two of the regular meetings of our Board, one special meeting of our Board and three of the meetings of committees of our Board upon which he served. During 2015 Mr. Shi Wang did not attend any of the regular meetings of our Board during 2015, and attended one special meeting of our Board. The other members of our Board attended all of the meetings of our Board and committees thereof upon which they served during 2015. Members of our Board are encouraged, but not required, to attend our annual meetings of stockholders. At our 2015 Annual Meeting of Stockholders, Dr. Charles Zhang was in attendance.

Independence

Our Board has determined that Dr. Edward B. Roberts, Mr. Charles Huang, Dr. Dave Qi, Mr. Shi Wang and Dr. Zhonghan Deng are independent as that term is defined in Rule 5605(a)(2) of the NASDAQ Stock Market LLC (NASDAQ) Listing Rules. In determining independence pursuant to the NASDAQ Listing Rules, our Board affirmatively determined whether such independent directors had any material relationship with us, or any of our subsidiaries, either directly or indirectly as a partner, stockholder or officer of any organization, that may interfere with the director s ability to exercise independence. Our Board concluded that none of the independent directors had any direct or indirect material relationships with us, or any of our subsidiaries. Our Board considers what it deems to be all relevant facts and circumstances in determining the independence of its members, including whether our directors have any family relationship with any executive officer or any direct or indirect interest in any of our customers or our customer agreements, whether any of our directors have any interests in or ties to any of our competitors, suppliers or strategic business partners and whether our directors meet the independence standards set by the Securities and Exchange Commission (the SEC) and NASDAQ.

Table of Contents

Committees of our Board of Directors

Our Board has established a standing Audit Committee, a Compensation Committee and a Nominating Committee.

Audit Committee

The members of our Audit Committee currently are Dr. Dave Qi, Mr. Charles Huang and Dr. Zhonghan Deng, who are each independent as that term is defined in Rule 5605(a)(2) of the NASDAQ Listing Rules. Our Board has determined that Dr. Dave Qi is an Audit Committee financial expert, as that term is defined in Item 407(d)(5) of Regulation S-K. Our Audit Committee oversees our internal audit function and our accounting and financial reporting processes and the audits of our financial statements. Our Audit Committee held four meetings in 2015. In addition to the formal meetings, our Audit Committee also acted through email communications, with Audit Committee actions by email being ratified at subsequent meetings of the Audit Committee. Our Audit Committee and the full Board have adopted a written charter for our Audit Committee. Our Audit Committee appointed PricewaterhouseCoopers to serve as our independent auditors for the fiscal year ended December 31, 2016. The full responsibilities of our Audit Committee are set forth in its charter, which is reviewed and updated annually and approved by our Board, and is posted on our Web site at http://investors.sohu.com/documents.cfm. For more information, see Audit Committee Report.

Compensation Committee

The members of our Compensation Committee currently are Drs. Edward B. Roberts and Dave Qi, who are each independent as that term is defined in Rule 5605(a)(2) of the NASDAQ Listing Rules. Our Compensation Committee acted through e-mail communications among its members, and made recommendations to our Board, on eight occasions in 2015. Our Compensation Committee makes recommendations concerning salaries and incentive compensation, administers and approves restricted stock units, stock option grants and other share-based awards under our equity incentive plans, and otherwise determines compensation levels and performs such other functions regarding compensation as our Board may delegate to our Compensation Committee. Our Board adopted a compensation committee charter, which is posted on our Web site at http://investors.sohu.com/documents.cfm. Our Compensation Committee designed an executive compensation program in order to reward excellent performance and retain talented executive officers through a combination of cash and equity incentive awards. The Compensation Discussion and Analysis below provides additional information regarding the Compensation Committee s determination of named executive officer and director compensation levels and our Compensation Committee s policies and procedures in making such determinations.

Nominating Committee

The members of our Nominating Committee currently are Dr. Edward B. Roberts, Mr. Charles Huang, Dr. Dave Qi, Mr. Shi Wang and Dr. Zhonghan Deng, who are each independent as that term is defined in Rule 5605(a)(2) of the NASDAQ Listing Rules. The purpose of our Nominating Committee is to assist our Board in identifying individuals qualified to become directors under criteria approved by our Board, periodically review director compensation and benefits, recommend to our Board any proposed revisions to our corporate governance guidelines and assist our Board in assessing directors independence, board effectiveness, continuing education, new director orientation and committee membership. Our Nominating Committee did not hold any meetings in 2015. The full responsibilities of our Nominating Committee are set forth in its charter, which is posted on our Web site at http://investors.sohu.com/documents.cfm.

It is a policy of our Nominating Committee that candidates for director (i) be determined to have unquestionable integrity and honesty, (ii) have the ability to exercise sound, mature and independent business judgment which is in the best interests of the stockholders as a whole, (iii) have a background and experience in fields which will complement the talents of the other Board members, (iv) have the willingness and capability to take the time to actively participate in Board and committee meetings and related activities, (v) have the ability to work professionally and effectively with other Board members and our management, (vi) have the ability to remain on our Board long enough to make a meaningful contribution and (vii) have no material relationships with competitors or other third parties that could create a reasonable likelihood of a conflict of interest or other legal issues.

Table of Contents

Neither our Nominating Committee nor our Board has a policy with regard to the consideration of diversity when identifying and evaluating proposed director candidates, although both may consider diversity when identifying and evaluating proposed director candidates, and one of the enumerated factors under our Nominating Committee s charter that the committee may consider when identifying potential nominees is the interplay of the candidate s experience with the experience of the other board members. In compiling a list of possible candidates and considering their qualifications, our Nominating Committee makes its own inquiries, solicits input from other directors on our Board and may consult or engage other sources, such as a professional search firm, if it deems appropriate.

Stockholders who wish to recommend individuals for consideration by our Nominating Committee to become nominees for election to our Board at the 2017 Annual Meeting of Stockholders may do so by submitting a written recommendation to the committee with a summary of the proposed candidate s qualifications, care of Sohu.com Inc., at Level 18, Sohu.com Media Plaza, Block 3, No. 2 Kexueyuan South Road, Haidian District, Beijing 100190, People s Republic of China, Attention: Eric Yuan.

There have been no material changes in our Nominating Committee s procedures for selecting director candidates since our last annual meeting of stockholders. The Nominating Committee does not intend to alter the manner in which it evaluates candidates, including the criteria set forth above, based on whether the candidate was recommended by a stockholder or otherwise.

Board s Leadership Structure

Our Board believes that our Chief Executive Officer is best situated to serve as Chairman, and our lead director, because he is the director most familiar with our business and industry, and most capable of effectively identifying strategic priorities and leading the discussion and execution of strategy, and because he is a very well-known, respected and influential leader of the Internet industry in China. Independent directors and management have different perspectives and roles in strategy development. Our independent directors bring experience, oversight and expertise from outside our company and industry, while our Chief Executive Officer brings company-specific experience and expertise. Our Board believes that the combined role of Chairman and Chief Executive Officer promotes strategy development and execution, and facilitates information flow between management and our Board, which are essential to effective governance.

Board s Role in Risk Oversight

Our Board has an active role, as a whole and also at the committee level, in overseeing management of our risks. Our Board regularly reviews information regarding our credit, liquidity and operations, as well as the risks associated with each. Our Audit Committee oversees management of financial risks. Our Compensation Committee is responsible for overseeing the management of risks relating to our compensation policies and practices as discussed in more detail below under the heading Risk Considerations in our Compensation Policies and Practices. Our Nominating Committee manages risks associated with the independence of our Board and potential conflicts of interest. While each committee is responsible for evaluating certain risks and overseeing the management of such risks, our entire Board is regularly informed through committee reports about such risks.

Given its role in the risk oversight of our company, our Board believes that any leadership structure that it adopts must allow it to effectively oversee the management of the risks relating to our operations. Although there are different leadership structures that could allow our Board to effectively oversee the management of such risks, and while our Board believes its current leadership structure enables it to effectively manage such risks, it was not the primary reason our Board selected its current leadership structure over other potential alternatives. See the discussion under the heading Board s Leadership Structure above for a discussion of why our Board has determined that its current leadership structure is appropriate.

Risk Considerations in our Compensation Policies and Practices

We believe that risks arising from our compensation policies and practices for our employees are not reasonably likely to have a material adverse effect on our company. In addition, our Compensation Committee believes that the mix and design of the elements of executive compensation do not encourage management to assume excessive risks.

Table of Contents

Our Compensation Committee extensively reviewed the elements of executive compensation to determine whether any portion of executive compensation encouraged excessive risk taking and concluded:

We have appropriate weighting of long-term incentive compensation;

goals are appropriately set to avoid targets that, if not achieved, result in a large percentage loss of compensation;

we do not rely on hard targets that can only be evaluated with reference to numerical results, so as to minimize the risk of our executives focusing excessively on short-term results; and

we have a limit on the total amount of compensation that can be paid to each executive, which helps reduce the risk of our executives pursuing achievement of short-term goals in order to increase compensation.

BENEFICIAL OWNERSHIP OF COMMON STOCK

The following table sets forth certain information regarding the beneficial ownership of our common stock as of April 15, 2016 by (i) each person (including any group as that term is used in Section 13(d)(3) of the Securities Exchange Act of 1934, as amended (the Exchange Act)) known by us to be the beneficial owner of more than 5% of our common stock (assuming conversion of all outstanding exercisable options and warrants held by that person), (ii) each current director and nominee for election as director, (iii) each named executive officer and (iv) all of our current directors and named executive officers as a group. Except as otherwise provided in the footnotes to this table, we believe that the persons named in this table have voting and investment power with respect to all the shares of common stock indicated.

	Amount and Nature of	
Name and Address of Beneficial Owner	Beneficial Ownership(1)	Percent of Class(1)
Charles Zhang	7,804,861(2)	20.14%
Edward Roberts	246,202(3)	*
Carol Yu	97,500(4)	*
Charles Huang	74,195(5)	*
Shi Wang	32,062(6)	*
Dave Qi	26,588(7)	*
Zhonghan Deng	13,479(8)	*
All directors, nominees and executive officers as a group (7 persons)	8,294,887(9)	21.37%
Photon Group Limited	7,028,254(10)	18.17%
Orbis Investment Management Ltd.	6,579,899(11)	17.03%
Delaware Management Business Trust	3,135,197(12)	8.11%

^{*} Less than 1%.

- (1) Includes the number of shares and percentage ownership represented by such shares determined to be beneficially owned by a person in accordance with the rules of the SEC. The number of shares beneficially owned by a person includes shares of common stock subject to options or restricted stock units held by that person that are currently exercisable or settleable or that are exercisable or settleable within 60 days of April 15, 2016. Such shares are deemed outstanding for the purpose of computing the percentage of outstanding shares owned by that person. Such shares are not deemed outstanding, however, for the purpose of computing the percentage ownership of each other person.
- (2) Includes (i) 75,000 shares of our common stock subject to options exercisable within 60 days of April 15, 2016 and (ii) 7,028,254 shares of our common stock beneficially owned by Photon Group Limited. Dr. Charles Zhang is a Director of Photon Group Limited, and may be deemed to be a beneficial owner of shares owned by it. Dr. Charles Zhang disclaims beneficial ownership of such shares. Dr. Charles Zhang s address is c/o Sohu.com Inc., Level 18, Sohu.com Media Plaza, Block 3, No. 2 Kexueyuan South Road, Haidian District, Beijing 100190, People s Republic of China.
- (3) Includes (i) 96,694 shares held by the EBR 2003 Trust; and (ii) 125,420 shares held by the NHR Trust; Dr. Edward Roberts is a trustee of each of these trusts. Dr. Roberts s address is 300 Boylston Street, Boston, Massachusetts 02116, U.S.A.
- (4) Includes 62,500 shares of our common stock subject to options exercisable within 60 days of April 15, 2016. Ms. Carol Yu s address is c/o Sohu.com Inc., Level 18, Sohu.com Media Plaza, Block 3, No. 2 Kexueyuan South Road, Haidian District, Beijing 100190, People s Republic of China.
- (5) Mr. Charles Huang s address is Suite 1804B, Tower 1, Admiralty Centre, 18 Harbour Road, Hong Kong.

Table of Contents

- (6) Mr. Shi Wang s address is Vanke Architecture Research Center, No. 68 Meilin Road, Futian District, Shenzhen 518049, People s Republic of China.
- (7) Dr. Dave Qi s address is c/o Sohu.com Media Plaza, Block 3, No. 2 Kexueyuan South Road, Haidian District, Beijing 100190, People s Republic of China.
- (8) Dr. Zhonghan Deng s address is c/o Sohu.com Media Plaza, Block 3, No. 2 Kexueyuan South Road, Haidian District, Beijing 100190, People s Republic of China.
- (9) Includes 137,500 shares of our common stock that such persons have the right to acquire pursuant to currently exercisable options or options that may be exercised within 60 days of April 15, 2016.
- (10) Photon Group Limited s address is c/o Sohu.com Inc., Sohu.com Media Plaza, Block 3, No. 2 Kexueyuan South Road, Haidian District, Beijing 100190, People s Republic of China.
- (11) Data based on a Schedule 13G/A filed with the SEC on February 16, 2016. Orbis Investment Management Ltd s address is Orbis House, 25 Front Street, Hamilton HM 11, Bermuda.
- (12) Data based on a Schedule 13G/A filed with the SEC on February 16, 2016. Delaware Management Business Trust s address is 2005 Market Street, Philadelphia, PA 19103.

SECTION 16(a) BENEFICIAL OWNERSHIP REPORTING COMPLIANCE

Section 16(a) of the Exchange Act requires our directors and executive officers and holders of more than 10% of our common stock to file with the SEC initial reports of ownership and reports of changes in ownership of our common stock and other equity securities. Directors, executive officers and holders of more than 10% of our common stock are required by SEC regulations to furnish us with copies of all Section 16(a) forms they file. Based solely on a review of copies of reports furnished to us or written representations that no other reports were required, we believe that during the year ended December 31, 2015, our directors, executive officers and holders of more than 10% of our common stock timely complied with all applicable Section 16(a) reporting requirements.

TRANSACTIONS WITH RELATED PERSONS

Transactions with Vanke Co., Ltd.

In the 2015 fiscal year, Vanke Co., Ltd. purchased \$331,000 in advertising services from us. Mr. Shi Wang, one of our directors, is the Chairman of the Board of Vanke Co., Ltd.

Policies and Procedures for Reviewing Transactions with Related Persons

We review all relationships and transactions into which we enter to determine whether such relationships and transactions exceed \$120,000 and whether they involve any related persons who have a direct or indirect material interest in such relationships or transactions. The term related person has the same meaning as set forth in Item 404(a) of Regulation S-K. We have developed and implemented processes and controls whereby we solicit information from persons identified as related persons through written questionnaires and, based on the information obtained and the facts and circumstances of the relationship, we make a determination as to whether the related person has a direct or indirect material interest in the transaction.

In addition, pursuant to its duties under its written charter, our Audit Committee reviews and approves or ratifies, as the case may be, any related person transactions identified through the process described above. In deciding whether to approve or ratify a related person transaction, our Audit Committee considers the following factors:

the nature of the related person s interest in the transaction;

the material terms of the transaction, including, without limitation, the amount and type of transaction;

the importance of the transaction to the related person and to us;

whether the transaction would impair the judgment of any of our directors or executive officers to act in our best interest;

whether the terms of the transaction are substantially equal to or more favorable to us and no more favorable to the related person than if we had negotiated similar arrangements with non-affiliated third parties; and

any other matters our Audit Committee deems appropriate.

Table of Contents

Any member of our Board who is a related person with respect to a transaction under review may not participate in the deliberations or vote respecting approval or ratification of the transaction, provided, however, that such director may be counted in determining the presence of a quorum at a meeting where the transaction is considered.

To our knowledge, for 2015, all transactions with related persons to which we are or were a party have been reviewed under the policies and procedures described above.

AUDIT COMMITTEE REPORT

The Audit Committee assists the Board of Directors (our Board) in its oversight of Sohu s financial reporting, internal controls and audit functions, and is directly responsible for the appointment, retention, compensation and oversight of the work of Sohu s independent auditors. The full responsibilities of the Audit Committee are set forth in the Audit Committee charter. The Audit Committee charter, which is reviewed and updated annually, was approved by our Board.

The Audit Committee reviews the scope of the annual audit by Sohu s independent auditors and internal auditors, monitors internal financial and accounting controls and procedures and appoints the independent auditors. In fulfilling its responsibilities, the Audit Committee has:

received the written disclosures and the letter from the independent auditors required by applicable requirements of the Public Company Accounting Oversight Board regarding the independent auditors communications with the Audit Committee concerning independence;

discussed with the independent auditors the independent auditors independence; and

discussed with the independent auditors the matters required to be discussed by Statement on Auditing Standards No. 16 as adopted by the Public Company Accounting Oversight Board, pursuant to SEC Release No. 34-68453, File No. PCAOB 2012-01.

The Audit Committee met with selected members of management to review financial statements, including quarterly reports, discussing such matters as the quality of earnings, estimates, reserves and accruals, the suitability of accounting principles, financial reporting decisions and audit adjustments.

The Audit Committee selected PricewaterhouseCoopers as Sohu s independent auditors. In addition, the Audit Committee considered the quality and adequacy of Sohu s internal controls and made recommendations to the full Board for enhancing such controls.

Based upon its work and the information received in the inquiries outlined above, the Audit Committee recommended to the Board that Sohu s audited financial statements be included in Sohu s Annual Report on Form 10-K for the year ended December 31, 2015 for filing with the Securities and Exchange Commission.

Respectfully submitted,

AUDIT COMMITTEE

Dr. Dave Qi Mr. Charles Huang Dr. Zhonghan Deng

11

Table of Contents

Executive Compensation

EXECUTIVE OFFICERS

Our executive officers as of December 31, 2015 were Dr. Charles Zhang and Ms. Carol Yu. For a description of the background of Dr. Charles Zhang, see Election of Directors.

Carol Yu, age 54, is our President and Chief Financial Officer. Ms. Carol Yu joined us in March 2004 as our Chief Financial Officer. From March 1995 until November 2000, Ms. Carol Yu served as Senior Vice-President Investment Banking of Donaldson Lufkin & Jenrette Securities Corporation in Hong Kong. Ms. Carol Yu also worked with Arthur Andersen Hong Kong and Beijing for ten years and was a partner in the Audit Division, holding the position of General Manager of Arthur Andersen-Hua Qiang, the joint venture accounting firm formed between Arthur Andersen and the Ministry of Finance in China.

COMPENSATION DISCUSSION AND ANALYSIS

The following is a discussion and analysis of our named executive officer compensation program for the year ended December 31, 2015 detailing what we pay to our named executive officers and how our compensation objectives and policies help achieve our business objectives.

Overview of our Named Executive Officer Compensation Program and Objectives

Our Executive Pay Philosophy

The goal of our named executive officer compensation program is to attract and retain qualified management and create long-term value for our stockholders.

Towards this goal, we have designed and implemented a compensation program for our named executive officers that we believe will:

Attract and retain executives who will significantly contribute to the creation of value for our stockholders;

Pay compensation that is competitive in comparison to that paid by others in our industry;

Effectively make use of our cash and available equity incentives by determining appropriate cash salary and bonus and equity award components in view of each executive s position and responsibility level in our company, individual performance, skills, competency, experience, and contribution to our realization of our performance goals as a company; and

Rationally and fairly pay performance-based compensation through a combination of financial performance reviews and non-quantitative evaluations, in order to help ensure transparency in our executive compensation decisions.

Our named executive officer compensation program is composed of the following elements:

Cash compensation, which includes an annual salary and the opportunity to earn an annual performance-based cash bonus;

Equity incentive compensation, in the form of stock options and restricted stock units;

Other benefits, in the form of housing allowances, tax equalization, tuition/training reimbursement and premiums paid for health, life, travel and disability insurance; and

Severance benefits.

Administration and Process

Our executive compensation program is administered by the Compensation Committee of our Board. The Compensation Committee annually reviews the overall compensation of our named executive officers.

Table of Contents

Our Human Resources (HR) department engaged Hay Group as a management compensation consultant to provide recommendations as to our 2015 executive compensation plan, including peer group updates, compensation and performance comparisons, and annual compensation adjustments. Based on Hay Group s analysis and a database of executive compensation that it assembles and maintains, Hay Group recommended that we maintain for 2015 executive compensation a mix of base salary, incentive bonuses and equity incentives structured similar to our 2014 compensation packages, with increases in base salaries and maximum bonuses.

When making its recommendations, Hay Group took into consideration the following factors:

the competitiveness of the total compensation packages for our named executive officers as compared to the total compensation packages for similarly situated named executive officers at peer companies in different markets, including the Chinese and other selected Asian markets and the U.S. market;

the level of responsibility of our named executive officers; and

the skills, competency, and past work experience of our named executive officers.

Our HR department submitted to our Chief Executive Officer for review a proposal that it had prepared based on Hay Group s recommendations, and our Chief Executive Officer adjusted the recommendations based on his judgments as to each named executive officer s performance and responsibilities. Our HR department then submitted the revised proposal to the Compensation Committee and made revisions based on comments from the Compensation Committee. The Compensation Committee approved the revised recommendations. The compensation recommendations for our Chief Executive Officer were submitted to our full Board for approval, with our Chief Executive Officer abstaining from the Board s vote.

Considerations in Designing Executive Compensation

Reward Excellent Performance

Each named executive officer s pay level is set to be reflective of his or her management experience and perceived leadership ability, continued high performance and career of service to us. Key elements of our compensation policy that depend upon the named executive officer s performance include:

Base salary. We aim to offer pay at a level that is sufficiently competitive to attract and retain experienced and successful executives. We set the base salaries, and make subsequent adjustments, for our named executive officers with reference to their individual performance, contributions to our business, competitive pay levels and comparisons to the pay levels of non-executive officer members of our senior management. The base salary is set to reflect the named executive officer s level of responsibility, expertise, skills, knowledge and experience. In making adjustments to base salaries, we also consider (i) the overall performance of our business, (ii) any increases in the overall volume of our business, (iii) any increases in each named executive officer s level of responsibility, (iv) any increases in the market share of our products and services, and (v) Hay Group s projections as to increases in the average base salaries of similarly-situated executives in the Chinese and other selected Asian markets.

Annual cash incentive. We offer an annual cash bonus incentive to encourage and reward contributions to our annual financial performance and strategic objectives and an executive s leadership. The potential award amount varies with the degree to which we achieve our annual financial objectives, the extent to which the executive officer contributes to strategic and operational objectives and his or her individual leadership. The incentive payouts are linked to Sohu s performance, with individual compensation differentiated based on individual performance. The actual total cash compensation (base salary and annual cash incentive) of one of our named executive officers may reach the 75th percentile in the market under circumstances where Sohu s performance and the named executive officer s performance are both determined to be excellent. For 2015, we set the annual cash bonus s variation range with a maximum ratio of 200% (i.e., a maximum annual cash bonus equal to 200% of the respective executive officers annual base salaries for 2015), to encourage our executives to achieve outstanding performance, and to allow their actual total cash compensation to be increasingly attractive in comparison to the market as performance levels increase.

13

Table of Contents

Long-term incentives. Long-term incentives are designed to encourage and reward building long-term stockholder value and to retain our executive officers. We provide a mix of stock options and restricted stock units, with the Compensation Committee determining the mix and the amounts awarded each year.

Selection of and Analysis of Peer Groups for Competitive Compensation Packages

We requested that Hay Group identify peer groups for use for comparison purposes in connection with our named executive officer compensation packages, using such considerations as similar geographical location, industry and size to ours and presence in similar capital markets to ours, including the U.S., Hong Kong and Singapore. We indicated that our comparison points and the selection criteria should include:

consideration of pay-for-performance, in order to align compensation with our business objectives and performance;

consideration of the state of the market for executive talent, in order to position Sohu competitively among the companies against which we recruit and compete for talent, in order to enable us to attract, retain, and reward executive officers; and

the availability of relevant data from the companies selected.

Based on these criteria Hay Group recommended three categories of peer group, consisting of: Peer Group 1: Listed US companies in high-tech/media or related industries

The companies in Peer Group 1, which includes 35 companies, were selected because their shares trade in the same capital market as ours. Because we are generally smaller, but growing faster, than many of the companies in Peer Group 1, we used Peer Group 1 for purposes of making a rough comparison of the types and mix of compensation, and relative pay levels as between our executive officers and different levels of responsibility and title, to such types, mix and relative pay levels prevailing in Peer Group 1 companies, but we do not use them for more specific benchmarking purposes. Peer Group 1 consists of the following companies:

14

Activision Blizzard, Inc. Linkedin Corporation Microsoft Corp. Adobe Systems Inc. Amazon.com. Inc. NetApp, Inc. AOL, Inc. Netflix, Inc. Apple Inc. News Corp. Blucora Inc. Oracle Corp. Comcast Corp. Qualcomm, Inc. Demand Media Inc. Salesforce.com Inc eBay Inc. Symantec Corp.

Electronic Arts Inc.

Electronic Arts Inc.

EMC Corp.

Expedia, Inc.

Facebook Inc.

Google Inc.

Groupon Inc.

IAC/InterActive Corp.

Synnamec Corp.

The Walt Disney Co.

The Walt Disney Co.

The Walt Disney Co.

The Walt Disney Co.

Time Warner Inc.

Twitter Inc.

Viacom, Inc.

Xo Group Inc.

Yahoo! Inc.

Intuit Inc. Zynga Inc. Juniper Networks, Inc.

Table of Contents

Peer Group 2: Companies in Hay Group Asian Region Top Executives Remuneration Report

We determined that Peer Group 2 had a high correlation to us with respect to company size and provided relevant data. We therefore relied primarily on information from the Peer Group 2 database to determine the base salary and target bonus levels and pay mix for our named executive officers, and benchmarked to Peer Group 2 according to the executive officers position in our company. We benchmarked base salary to Peer Group 2 s 50th percentile. We set the target level for total cash compensation to be no lower than Peer Group 2 s 50th percentile, and the maximum possible total cash compensation to be at Peer Group 2 s 75th percentile. Peer Group 2 companies include 38 companies located in Mainland China, Hong Kong and Singapore. In Hay Group s analyses prior to 2015, Peer Group 2 companies in its database included only companies located in Mainland China. As many multinational companies have established their global and regional headquarters in Hong Kong and Singapore, we have become increasingly interested in recruiting talent for senior positions in our company from these two markets. Accordingly, Hay Group, at our request, expanded its database of Peer Group 2 companies to include companies located in Hong Kong and Singapore for its comparison and analysis purposes in connection with our named executive officer compensation packages for 2015. Hay Group obtains data from these companies subject to agreements of confidentiality, but has authorized us to identify the companies below, which represent a few of the larger and better-known companies included in Peer Group 2, but do not necessarily represent companies that reflect the 50th to 75th percentile in terms of the cash compensation paid to their executives.

Coca Cola China Industries Limited

Compass Group

ABB (China) Ltd.

Siemens Limited China

Minnesota Mining and Manufacturing Limited China

Saint-Gobain Abrasives (Shanghai) Co., Ltd.

Dell (China) Co., Ltd.

Shell China Ltd.

Volvo Group China

Caterpillar (China) Investment Co., Ltd.

Peer Group 3: US/HK-listed companies in Chinese Internet/media or related industries

Peer Group 3 consists of 52 Chinese companies in the Internet/media or related industries that are listed in the U.S. or Hong Kong. These companies generally report publicly their financial condition and results of operations, but provide limited data as to the compensation of their executive officers. As a result, we used Peer Group 3 only for purposes of comparing our relative performance as a company to that of the Peer Group 3 companies, to assist us in our consideration of appropriate levels and types of compensation for our executives. Peer Group 3 consists of the following companies:

21 Vianet Group Inc. 500.com Ltd. 51job, Inc. 58.com Inc. AirMedia Group Inc. Alibaba Group Holding Ltd. Autohome Inc.

Baidu.com, Inc.

Perfect World Co., Ltd. Phoenix New Media Ltd. Qihoo 360 Technology Co Ltd. Qunar Cayman Islands Ltd.

Ourgame International Holdings Ltd.

NetEase.com, Inc.

Pacific Online Ltd.

NO Mobile Inc.

15

Table of Contents

Bitauto Holdings Ltd. Renren Inc.
Cheetah Mobile Inc. Shanda Games Ltd.
China Finance Online Co. SINA Corp.
Chinanet Online Holdings Inc. Sky mobi Ltd.

Ctrip.com International, Ltd. SouFun Holdings Ltd. E Commerce China Dangdang Inc. Taomee Holdings Ltd. eLong, Inc. Tencent Holdings Ltd.

iDreamSky Technology Ltd. The9 Ltd.

JD.Com Inc. Tian Ge Interactive Holdings Limited.

Jiayuan.com International Ltd.

Jumei International Holding Ltd.

Kingsoft Corp. Ltd.

KongZhong Corp.

Ku6 Media Co., Ltd.

Tuniu Corp.

V Media Corp.

Vipshop Holdings Ltd.

VisionChina Media Inc.

Ku6 Media Co., Ltd.

Weibo Corp.

Leju Holdings Ltd. Xunlei Ltd.
Lightinthebox Holding Co Ltd. Youku Tudou Inc.

Momo Inc.YY Inc.Net Dragon Websoft Inc.Zhaopin Ltd.

Other Considerations

The Compensation Committee also took into consideration the following factors when setting each executive officer s compensation:

Key financial measurements such as revenue, operating profit, earnings per share and operating margins;

Key performance indicator (KPI) measurements intended to challenge executive officers to drive high financial and operating results;

Promoting commercial excellence by launching new or continuously improving products and services;

Becoming or remaining as a leading market player and attracting and retaining customers and users;

Achieving excellence in the named executive officer s business area of responsibility; and

Supporting our values by promoting a culture of integrity and adherence to our code of conduct.

The mix of compensation elements is designed to reward short-term results and motivate long-term performance through a combination of cash and equity incentive awards. The Compensation Committee seeks to balance compensation elements that are based on financial, operational and strategic metrics with others that are based on subjective judgments of each named executive officer sperformance.

Table of Contents

Elements of Compensation

General

Our named executive officers pay is composed of four main components: base salary, annual performance-based cash bonus, long-term equity awards, and benefits. We do not target a specific weighting of these four components or use a prescribed formula to establish pay levels. Rather our Compensation Committee considers changes in our business, external market factors and our financial position each year when determining pay levels and allocating between long-term and short-term compensation for our named executive officers. The Compensation Committee also considers management s business development goals for the year in setting target bonus levels and performance-based milestones.

Hay Group proposed targeting total compensation for each executive officer in the light of (i) data concerning amounts paid by Peer Group 2 companies, targeting the level of total cash compensation to be approximately at Peer Group 2 s 50th percentile and setting the maximum total cash compensation to be approximately at Peer Group 2 s 75th percentile, with the goal of allowing us to be competitive in the market for executive talent, (ii) the individual named executive officer s level of responsibility within our company, with the goal of promoting a sense of fairness among our employees, (iii) performance targets, including annual performance, strategic indicators, and leadership competency, and (iv) changes in the exchange rate of the U.S. dollar to the Chinese Yuan (Renminbi or RMB). Hay Group allocated the recommended targeted total compensation for each executive officer into four components, consisting of (i) base salaries, (ii) targeted annual performance bonuses, which would be calculated by multiplying a base amount equal to 100% of annual base salary for 2015 by a bonus ratio determined based on the criteria described under the heading 2015 Executive Bonus Plan of this proxy statement, (iii) equity awards, and (iv) allowances frequently provided to executives, such as housing allowances.

We include an equity incentive component as part of our compensation package because we believe equity incentives align the long-term interests of our named executive officers with those of our stockholders. The equity incentive component links an appropriate portion of compensation to stockholder value as the value of granted equity awards increases or decreases in line with any increase or decrease in the market price of our common stock.

The cash and equity components of compensation are supplemented by various other benefits that provide for housing allowances, tax equalization, tuition/training reimbursement, health, life, travel and disability benefits and severance benefits.

The goal of our named executive officer compensation program is to attract and retain qualified management and create long-term value for our stockholders. Towards this goal, we have designed and implemented a compensation program for our named executive officers that we believe will: (i) attract and retain accomplished and high-potential executives; (ii) motivate them to achieve both short-term and long-term corporate goals; (iii) reward them for sustained financial and operating performance and leadership excellence; and (iv) align their interests with those of our stockholders. We believe that each element of our compensation program fulfills one or more of these objectives.

Annual Cash Compensation

Base Salary

We include base salary as part of each named executive officer s compensation package because we believe that it is appropriate that some amount of the named executive officers compensation be provided as a fixed amount of cash, in order to provide our executive officers with a basic level of annual income security. When deciding upon an appropriate base salary for each named executive officer, the Compensation Committee considers the named executive officer s previous salary, the amounts paid to other members of senior management within the company and the named executive officer s prior performance, and trends in compensation in the Internet and high-tech sectors. Decisions regarding salary adjustments take similar matters into account.

Table of Contents

Base salary changes from 2014 to 2015 for our named executive officers were as follows:

		2015 Increase/(decrease)				
	2012 B	Increase/ Increase/ 2015 Ba				
	2013 Base	(decrease)	(decrease)	Effective		
Name	Salary	Amount	Percentage	1-Jan-15		
Charles Zhang	\$653,595	\$ 0.00	0.0%	\$ 653,595		
Carol Yu	\$490,196	(\$98,039)	(20.0%)	\$ 392,157		

Hay Group recommended a base salary increase in 2015 for each of Dr. Charles Zhang and Ms. Carol Yu. Dr. Charles Zhang, however, decided to voluntarily give up any increase in his base salary in 2015 and our Compensation Committee respected Dr. Zhang s decision. As a result, Dr. Zhang s base salary in 2015 remained the same as his base salary in 2014.

Ms. Carol Yu was appointed as Changyou s Co-Chief Executive Officer in November 2014, and she remained also as Sohu s President and Chief Financial Officer. Accordingly, beginning in November 2014 and throughout 2015 Ms. Yu was involved directly in Changyou s management and operations as Changyou s Co-Chief Executive Officer. These responsibilities were in addition to her role as Sohu s President and Chief Financial Officer, which required, in addition to her duties directly for Sohu, some managerial oversight of Changyou on behalf of Sohu, as Changyou s controlling shareholder. As a result of this reallocation of responsibilities, the Compensation Committee decreased Ms. Yu s Sohu base salary for 2015, with an understanding that Ms. Yu would be eligible for a separate cash bonus from Changyou for her services as Changyou s Co-Executive Officer, and the expectation that the combined cash compensation paid by Sohu and Changyou to Ms. Yu for 2015 would be likely to be greater than the amount she would have received if her direct responsibilities had been only to Sohu. See the description under the heading Bonus Paid by Changyou to Ms. Carol Yu as Co-Chief Executive Officer of Changyou.

2015 Executive Bonus Plan

Our 2015 Executive Bonus Plan was intended to reward our named executive officers who drive high-performing results in their areas of responsibility and to incentivize them to sustain their high-level performance over a long career with us. We use a multidimensional evaluation method to establish and strengthen a direct correlation between annual cash bonus payouts and our overall corporate performance and to specify the range of our Compensation Committee s or our Chief Executive Officer s discretion as to appropriate annual bonus levels for our named executive officers.

In determining the bonus levels for our Chief Executive Officer and for our President and Chief Financial Officer for 2015, our Compensation Committee reviewed our overall corporate performance, including revenue and profit targets, and the performance of our subsidiaries and business units. Our Compensation Committee reviewed our overall corporate performance based on our achievement of specified revenue targets (weighted 50%) and profit targets (also weighted 50%) for 2015. In establishing those performance goals, our Compensation Committee sets threshold and target levels of attainment on a sliding scale. The target performance levels are based on our performance budget and are intended to reward superior performance relative to our peers taking into consideration the market conditions and industry trends that affect us. The target performance levels for each measure are intended to be reasonably attainable given maximum effort on the part of our named executive officers.

Given that our business plan is highly confidential, we do not publicly disclose specific internal revenue or operating income goals. Revealing specific objectives would provide our competitors and other third parties with insights into our confidential planning process and strategies, thereby causing competitive harm. Our performance goals were designed to be aggressive and there was a risk that bonus awards would not be made at all or would be made at less than 100% of the target amounts. The uncertainty in meeting the performance goals helped ensure that the bonus awards made were truly performance-based, consistent with our strategic objectives.

The Compensation Committee believes that these criteria are consistent with the overall goals and long-term strategic direction that our Board has set for our company and are closely related to or reflective of financial performance, operational improvements, growth and return to stockholders.

Table of Contents

Under our 2015 Executive Bonus Plan:

The initial annual bonus ratio for a named executive officer was determined based on a performance review and was initially equal to the percentage level of attainment of specified corporate performance goals (including specified performance goals for our subsidiaries), except that no annual bonus would be paid unless a minimum weighted percentage level of performance, which was 70% for 2015, was achieved; and

After the initial annual bonus ratio was determined, our Compensation Committee, in the case of our Chief Executive Officer, and our Chief Executive Officer Dr. Charles Zhang, in the case of our named executive officers other than our Chief Executive Officer (which included only Ms. Carol Yu, our President and Chief Financial Officer, for 2015), had the discretion to adjust the applicable executive officer s initial bonus ratio within a pre-determined, specified range based on our Compensation Committee s or our Chief Executive Officer s non-quantitative evaluation based on strategic indicators and competency indicators. Our Compensation Committee and our Chief Executive Officer generally did not expect to adjust the initial bonus ratio downward unless the applicable executive officer s performance was deemed to have fallen below expectations. Neither our Compensation Committee nor our Chief Executive Officer established in advance specific criteria for adjusting the bonus upward (or downward), but made an assessment retroactively based on its or his judgment, as the case may be, of the applicable executive officer s having exceeded expectations in his or her area of responsibility.

The levels of performance attainment on a sliding scale and the corresponding discretion ranges for our Compensation Committee and our Chief Executive Officer for 2015 were as follows:

	Compensation Committee s and
Weighted KPI Achievement%	CEO s Discretion range
< 70%	0 bonus
70% to 100% (exclusive)	50% 110%
100% to 110% (exclusive)	70 130%
110% to 120% (exclusive)	80 150%
120% to 140% (exclusive)	100 180%
>=140%	120 200%

Dr. Charles Zhang s initial annual bonus ratio for 2015 was 108%, which was equal to attainment of a performance percentage of 108%, determined based on his achievement of specified corporate performance goals for 2015. Our Compensation Committee decided to not exercise its discretion to adjust Dr. Zhang s initial bonus ratio. As a result, Dr. Zhang s annual bonus ratio for 2015 was 108%, which we applied to Dr. Zhang s targeted annual bonus (equal to 100% of Dr. Zhang s annual base salary for 2015) in calculating his annual bonus for 2015.

Ms. Carol Yu s initial annual bonus ratio for 2015 was 115%, which was equal to attainment of a performance percentage of 115%, determined based on her achievement of specified corporate performance goals for 2015. Our Chief Executive Officer decided to not exercise his discretion to adjust Ms. Yu s initial bonus ratio. As a result, Ms. Yu s annual bonus ratio for 2015 was 115%, which we applied to Ms. Yu s targeted annual bonus (equal to 100% of Ms. Yu s annual base salary paid by Sohu for 2015) in calculating her annual bonus for 2015.

Bonus Paid by Changyou to Carol Yu as Co-Chief Executive Officer of Changyou

In November 2014 Ms. Yu was appointed by Changyou s board of directors as Changyou s Co-Chief Executive Officer, while remaining as Sohu s President and Chief Financial Officer. In June 2015, Changyou s board of directors set a target performance cash bonus of \$980,392 for Ms. Yu for 2015 in connection with her duties as Changyou s Co-Chief Executive Officer, with performance thresholds and target levels on a sliding scale. Based on her achievement of specified corporate performance goals for Changyou, Ms. Yu s performance percentage for 2015 was determined to be 129%, which Changyou applied to her target performance cash bonus in calculating her annual performance cash bonus to be paid by Changyou for 2015. Changyou s board of directors subsequently approved a cash performance bonus of \$1,264,706 for Ms. Yu for her services as Changyou s Co-Chief Executive Officer during 2015.

Table of Contents

Annual Equity Compensation

Our equity-based compensation program is designed to recognize the scope of the named executive officers—responsibilities; reward demonstrated performance and leadership; motivate future superior performance; align the interests of the named executive officers with the interests of our stockholders; and, through the use of vesting terms that require minimum terms of service before there can be payouts, encourage continuity in our management.

We granted stock options to our executive officers under our 2000 Stock Incentive Plan from time to time prior to 2006. Stock options have value to the extent the price of our common stock on the date of exercise or thereafter exceeds the exercise price, which is set on the grant date. Between 2006 and 2014, we also granted restricted stock units to our executive officers. With restricted stock units our executives receive shares of our common stock on the vesting date without payment of any cash consideration. Consistent with recent trends in China, in 2015 we granted to our named executive officers stock options with a nominal exercise price of \$0.001 per share. We believe that restricted stock units, as well as stock options with a nominal exercise price, can be effective in compensating our named executive officers because they reward and serve to retain named executive officers during times where our stock price remains stable, as there is value to the restricted stock units and the stock options with a nominal exercise price upon vesting even if the market price of our common stock has not increased since the grant date.

Equity-based compensation was awarded pursuant to our stock incentive plans. Generally, our decisions to make equity-based compensation grants are independent of our cash compensation program decisions. When making any grant, we consider the grant size. To do so, we make certain assumptions about our stock price to determine the value of any proposed grant to a named executive officer. In February 2015, we granted to our named executive officers under our 2010 Stock Incentive Plan stock options with an exercise price of \$0.001 per share. The number of stock options granted to Dr. Charles Zhang was determined based on his responsibility for overseeing the overall Sohu business, and the number of Sohu stock options granted to Ms. Carol Yu was determined based partially on her responsibility, as Sohu s President and Chief Financial Officer, for overseeing Sohu s Focus business (www.focus.cn), which is a leading online real estate information and services provider in China, and Changyou s business.

Other Components of Compensation

Our named executive officers receive various other benefits, such as housing allowances, tax equalization, tuition/training reimbursement and health, life, travel and disability insurance. Based on the Asian Region Top Executives Remuneration Report provided by Hay Group, we believe that these other benefits are reasonable, competitive (as it is customary for Chinese companies to provide such benefits to their named executive officers) and consistent with our overall compensation program. We further believe that companies within our peer groups in China provide similar benefits to their named executive officers, and we believe that it is necessary for us to do the same for retention and recruitment purposes.

Both Dr. Charles Zhang and Ms. Carol Yu are provided with a tax equalization benefit under their employment agreements. Dr. Charles Zhang and Ms. Carol Yu are responsible for paying income tax equal to 15% of their individual income from base salary and bonus, which amount is withheld by us from their base salaries and bonuses, and our company bears their remaining liability for income tax on their base salaries and bonuses. We believe that providing this benefit to executive officers is customary in China and necessary for us to continue attracting and retaining talented individuals.

Severance Benefits

Under Chinese law, we must pay severance to all employees who are Chinese nationals and who are terminated without cause or terminate their employment with us for good reason, or whose employment agreements expire and we do not continue their employment. The severance benefits required to be paid under Chinese law equal the average monthly compensation paid to the terminated employee (including any bonuses or other payments made in the twelve months prior to the employee s termination) multiplied by the number of years the employee has been employed with us, plus an additional month s salary if thirty days prior notice of such termination is not given. However, if the average monthly compensation to be received by the terminated employee exceeds three times the average monthly salary in the employee s local area as determined and published by the local government, such

Table of Contents

average monthly compensation is capped at three times the average monthly salary in the employee s local area. However, we believe that it is important, for recruitment and retention, to provide certain of our named executive officers with severance benefits beyond those required by Chinese law to help minimize financial stress in the event of job loss. As a result, we have agreed to provide additional severance pay and continuation of benefits to our named executive officers to help bridge the time until they secure new employment.

With respect to Dr. Charles Zhang, in addition to the severance benefits he would be entitled to receive under Chinese law upon a termination without cause or a resignation for good reason, or if we do not continue his employment upon expiration of his employment agreement, we have agreed to pay him his monthly housing allowance multiplied by the number of years he has been employed by us, to continue his insurance benefits for the lesser of (i) six months and (ii) the remainder of the term of his employment agreement (the severance period), and to pay his monthly salary during the severance period. Dr. Zhang is also entitled to receive his bonus for the remainder of the year in which he is terminated to the extent that the bonus would have been earned had his employment continued through the end of that year.

Ms. Carol Yu is not entitled to the severance benefits afforded under Chinese law because she is not a Chinese national. Rather, she is entitled to severance benefits based on her employment agreement with us. If we terminate Ms. Yu s employment without cause or if Ms. Yu terminates her employment with us for good reason, we are obligated during the severance period to (1) pay her monthly base salary in effect on the date of termination, (2) pay her monthly housing allowance and (3) continue her insurance benefits. Ms. Yu is also entitled to receive her bonus for the remainder of the year in which she is terminated to the extent that the bonus would have been earned had her employment continued through the end of that year.

Compensation for Independent Directors in 2015

Non-management directors compensation is guided by the following goals: compensation should fairly pay directors for work required in a company of our size and scope; compensation should align directors interests with the long-term interest of stockholders; and the structure of the compensation should be simple, transparent and easy for stockholders to understand. The compensation of non-management directors in 2015 is described in the narrative following the Director Compensation Table below.

Table of Contents

COMPENSATION COMMITTEE REPORT

The Compensation Committee has reviewed and discussed the Compensation Discussion and Analysis for the year ended December 31, 2015 with management. Based on the review and discussion with management, the Compensation Committee recommended to our Board that the Compensation Discussion and Analysis be included in this Proxy Statement.

Respectfully submitted,

COMPENSATION COMMITTEE

Dr. Edward B. Roberts Dr. Dave Qi

22

SUMMARY COMPENSATION TABLE

The following table sets forth compensation information for the years ended December 31, 2015, 2014 and 2013 for our Chief Executive Officer and our President and Chief Financial Officer. These individuals are together referred to as the named executive officers.

The amounts show in the Option Awards and Stock Awards columns do not reflect compensation actually received by the named executive officers. Instead the amounts shown represent the compensation expense recognized for financial reporting purposes, computed in accordance with U.S. GAAP, in respect of awards granted in prior years.

Summary Compensation Table

		Salary	Sohu Option Awards	Sohu Stock Awards	Sogou Share Option Awards	Sohu Video Share Option Awards	Non-Equity Incentive Plan Compensation	All Other CompensationTotal
Name and Principal Position	Year	(\$)	(\$)(1)	(\$)(1)	(\$)(2)	(\$)(3)	(\$)	(\$)(4) (\$)
Charles Zhang	2015	\$653,595	\$8,006,621	\$ 0	\$ 0	\$ 0	705,882(5)	\$832,042 \$10,198,140
Chairman of the Board and	2014	\$653,595	\$ 0	\$ 6,294	\$ 0	\$ 0	\$ 584,175	\$725,977 \$ 1,970,041
Chief Executive Officer	2013	\$570,000	\$ 0	\$123,264	\$ 0	\$ 0	\$ 376,200	\$620,453 \$ 1,689,917
Carol Yu	2015	\$392,157	\$6,671,351	\$ 0	\$ 273,988	\$ 18,750	1,715,686(6)	\$631,162 \$ 9,703,094
President and	2014	\$490,196	\$ 0	\$ 6,294	\$3,235,551	\$253,125	\$ 919,111	\$360,620 \$ 5,264,897
Chief Financial Officer	2013	\$460,000	\$ 0	\$123,264	\$ 249,912	\$ 0	\$ 441,600	\$413,375 \$ 1,688,151

(1) Amount represents expense recognized with respect to stock awards and option awards granted from January 1, 2006 through December 31, 2015.

See Note 16 Sohu.com Inc. Shareholders Equity in the Notes to Consolidated Financial Statements included in our Annual Report on Form 10-K for the year ended December 31, 2015 for the relevant assumptions we used to determine the valuation of our option awards and stock awards.

- (2) Amount represents expense recognized with respect to Sogou share option awards.
- (3) Sohu Video share options, which are exercisable for the purchase of Sohu Video ordinary shares, were granted in 2012 under Sohu Video s 2011 Share Incentive Plan. No grant date had been established for these options as of December 31, 2015 under U.S. GAAP because no mutual understanding had been be reached between Sohu Video and the recipients as to the option awards key terms and conditions. No compensation expense was recognized or reported for these awards in 2013 and 2014 because the fair values of the awards could not be determined. Compensation expense for these options for 2014 and 2015 is based on the then-current fair value of the awards.
- (4) The table below shows the components of this column for 2015, which include housing allowances, tax equalization, premiums paid for health, life, travel and disability insurance and training fees.

	Housing	Tax	Life, Travel and Disability	
Name	Allowance	Equalization	Insurance	Total
Charles Zhang	\$196,078	\$607,735	\$28,229	\$832,042
Carol Yu	\$196,078	\$406,432	\$28,651	\$631,161

(5) Consists of an annual cash bonus earned for 2015 that was paid by Sohu to Mr. Charles Zhang pursuant to our 2015 Executive Bonus Plan.

(6) Consists of (i) an annual bonus of \$450,980 earned under the 2015 Executive Bonus Plan that was paid by Sohu to Ms. Carol Yu, and (ii) a cash bonus of \$1,264,706 that was paid by Changyou to Ms. Yu for her services in 2015 as the Co-Chief Executive Officer of Changyou. See the descriptions under the heading 2015 Executive Bonus Plan and the heading Bonus Paid by Changyou to Carol Yu as Co-Chief Executive Officer of Changyou above.

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GRANTS OF PLAN-BASED AWARDS

The following table sets forth summaries of all grants of plan-based awards, including estimated payouts under our 2015 Executive Bonus Plan and equity incentive awards, made to our named executive officers during the year ended December 31, 2015.

		Payouts Under No an Awards (1)	n-Equity	Option Award	Awards under Equity-Incentive Plan			
	Threshold	Target	Maximum	Grant Number of Fair V m Option Awards Optio				
Name Charles Zhang Carol Yu	\$ 0 \$ 0(3)	(\$) \$653,595 \$392,157(3)	(\$) \$1,307,190 \$784,314(3)	Grant date 2/16/2015 2/16/2015	Sohu(2) 300,000 250,000	Sohu \$15,837,000 \$13,197,500		

(1) The amounts shown represent the range of non-equity incentive bonus opportunities for each named executive officer under our 2015 Executive Bonus Plan.

The plan is described in detail under the heading Compensation Discussion and Analysis above. Payment of the bonuses is expected to occur on or about

(2) Consists of options granted under our 2010 Stock Incentive Plan. See the detailed description under the heading Terms of Stock Option and Restricted Unit Awards and Sogou and Sohu Video Share Option Awards in this proxy statement.

(3) Represents amount that could be paid by Sohu only and does not include any bonus paid by Changyou. See the description under the heading Bonus Paid by Changyou to Carol Yu as Co-Chief Executive Officer of Changyou above.

Executive Employment Agreements

We normally enter into three-year employment agreements with our named executive officers. Under these employment agreements, the named executive officers are generally entitled to (i) annual base salaries; (ii) an annual performance-based cash bonus; and (iii) equity incentive compensation, all as presented in the Summary Compensation Table for 2015. The employment agreements may also provide for the following additional benefits for the named executive officers: vacation time, health, life, travel and disability insurance, housing allowances, tuition/training reimbursement and tax equalization.

The employment agreements generally provide for continued employment until termination by either party. We may terminate any of the named executive officers employment with or without cause at any time. However, if the termination is without cause, we must provide the named executive officer with thirty days prior notice of termination. If we terminate without cause or a named executive officer terminates his or her employment for good reason (each as defined below under the heading Potential Payments upon Termination or Change-in-Control), the named executive officer will be entitled to the following, except as noted below:

payments equal to the named executive officer s monthly base salary (which includes his or her housing allowance) in effect on the date of termination for the shorter of (i) six months and (ii) the remainder of the term of the named executive officer s employment agreement; and

insurance benefits for so long as we are obligated to pay severance.

March 31, 2016. See the Summary Compensation Table above.

Notwithstanding the provisions above with respect to our severance obligations, if any portion of the employment agreements is at any time deemed to be in conflict with any applicable Chinese statute, rule, regulation or ordinance, such portion will be deemed to be modified or altered to conform to such applicable statue, rule, regulation or ordinance or, if that is not possible, to be omitted from such agreement. Accordingly, Chinese law will be applied if, at the time of such determination, the severance benefits provided under Chinese law are greater than those which the named executive officer would be entitled to receive under his or her employment agreement.

In addition, if we terminate a named executive officer s employment without cause and the termination is within the one-year period following a change-in-control (as defined below under the heading Potential Payments Upon Termination or Change-in-Control) of us, except as noted below, all of the named executive officer s stock options and other stock awards will become immediately exercisable.

Table of Contents

Also, if we terminate a named executive officer s employment agreement without cause, if a named executive officer terminates his or her employment agreement for good reason or if a named executive officer dies or becomes disabled, the named executive officer will be entitled to receive the bonus to which he or she would have been entitled had he or she continued to be employed through the end of the then current year.

The employment agreements also require the named executive officers to enter into agreements providing for (i) assignment of intellectual property, (ii) confidential treatment of our proprietary information and (iii) during the term of their employment and for the following year, (a) non-solicitation of our employees, contractors, customers, suppliers and partners and (b) non-competition with us.

If a named executive officer violates the confidentiality, non-solicitation, non-competition and assignment of intellectual property agreement after the termination of his or her employment:

the named executive officer will not be entitled to any further payments from us;

any insurance or other benefits that have continued will terminate immediately; and

the named executive officer must reimburse us for any severance payments previously made by us to the named executive officer.

Terms of Stock Option and Restricted Stock Unit Awards and Sogou and Sohu Video Share Option Awards

Our 2000 Stock Incentive Plan expired on January 24, 2010. Our 2010 Stock Incentive Plan, which was adopted by our shareholders on July 2, 2010, provides for the issuance of up to 1,500,000 shares of our common stock, including shares issued pursuant to the vesting and settlement of restricted share units and pursuant to the exercise of options. All equity awards granted after June 21, 2010, with the exception of the Sogou and Sohu Video share option awards discussed below, were granted pursuant to our 2010 Stock Incentive Plan. The maximum term of any equity awards granted under our 2010 Stock Incentive Plan will expire on July 1, 2020.

Sohu Stock Options

The granted stock options reflected in the Outstanding Equity Awards at Fiscal Year End Table were granted to our named executive officers under our 2010 Stock Incentive Plan. On February 16, 2015, our Board approved grants of options to our management and key employees, including options (i) to our Chief Executive Officer Dr. Charles Zhang for the purchase of 300,000 shares of common stock and (ii) to our President and Chief Financial Officer Ms. Carol Yu for the purchase of 250,000 share of common stock, with a nominal exercise price of \$0.001 per share. The options are subject to vesting in four equal annual installments commencing February 7, 2016; provided however, that if our Chief Executive Officer determines, in his sole discretion, that the performance of any of the grantees, including Dr. Charles Zhang and Mrs. Carol Yu, in connection with his or her employment with us is not satisfactory, one or more installments of his or her unvested options will be forfeited and automatically suspended, and will remain so suspended indefinitely, unless and until our Chief Executive Officer determines, in his sole discretion, that all or part of such vesting should be resumed.

Sohu Restricted Stock Units

Under our 2000 Stock Incentive Plan we could grant, and under our 2010 Stock Incentive Plan we may grant, restricted stock units which represent the right to receive, upon vesting, at the discretion of our Compensation Committee, either one share of our common stock for each unit vested or an amount of cash equal to the then market value of one share of our common stock for each unit vested, in each case subject to any additional or different terms set forth in the applicable award agreement. Restricted stock units granted to date were only settled upon vesting in our common stock, and we expect that generally we will continue to grant restricted stock units that will only be settleable in our common stock upon vesting.

Table of Contents

Sogou Share Option Awards

We grant options to purchase ordinary shares of our subsidiary Sogou, either pursuant to the Sogou 2010 Share Incentive Plan or from ordinary shares of Sogou that we hold for the purpose of making such grants. Vesting of options that we grant to our named executive officers exercisable for the purchase of Sogou ordinary shares generally occurs in equal annual installments over a four-year period, but vesting for each year is also subject to the achievement of annual performance milestones related to Sogou that our Board establishes in its discretion. Vesting of share options exercisable for the purchase of Sogou ordinary shares and vesting of Sogou restricted ordinary shares that we granted to Ms. Carol Yu in 2013 will occur in five equal installments over a four-year period, with the first installment vesting upon an initial public offering by Sogou and the remaining four installments vesting upon the first four anniversaries of Sogou s initial public offering. The annual performance milestones set by our Board for periods through the end of 2014 are based in part on financial targets, consisting of target revenue levels and target operating profit levels, and in part on operating metric targets, consisting of target levels of search traffic. We do not disclose the actual amounts of these targets, as they constitute confidential business and financial information related to Sogou s internal budgeting and planning that could be unfairly used by Sogou s competitors if revealed publicly, and we do not believe that the amounts of these targets are material information to our investors. Until Sogou s completion of an underwritten public offering on NASDAQ, the New York Stock Exchange or another internationally recognized stock exchange of similar prestige and liquidity, upon the termination of employment with us of any of our named executive officers who has received Sogou share option awards, we have the right in our discretion to repurchase up to 50% of the Sogou ordinary shares, at the then fair market value of such ordinary shares, acquired by any such named executive officer upon exercise of vested Sogou share options. We did not grant any options to purchase ordinary shares of Sogou to our named executive officers in 2015.

Sohu Video Share Option Awards

We granted options to purchase ordinary shares of our subsidiary Sohu Video pursuant to the Sohu Video 2011 Share Incentive Plan. Vesting of options that we granted to our named executive officers exercisable for the purchase of Sohu Video ordinary shares occurs in equal annual installments over a four-year period, but vesting for each year will also be subject to the achievement of annual performance milestones related to Sohu Video that our Board establishes in its discretion. The annual performance milestones set by our Board for vesting of each installment will include financial and operating metric targets. We do not except to disclose the actual amounts of any such milestones, as we expect them to constitute confidential business and financial information related to Sohu Video s internal budgeting and planning that could be unfairly used by Sohu Video s competitors if revealed publicly, and also expect that they will not be material to our investors. Until Sohu Video s completion of an underwritten public offering on NASDAQ, the New York Stock Exchange or another internationally recognized stock exchange of similar prestige and liquidity, upon the termination of employment with us of any of our named executive officers who has received Sohu Video share option awards, we have the right at our discretion to repurchase up to 50% of the Sohu Video ordinary shares, at the then fair market value of such ordinary shares, acquired by any such named executive officer upon exercise of vested Sohu Video share options. We did not grant any options to purchase ordinary shares of Sohu Video to our named executive officers in 2015.

Table of Contents

OUTSTANDING EQUITY AWARDS AT FISCAL YEAR-END

The following tables set forth summaries of all outstanding equity awards granted by us and held by each of our named executive officers as of December 31, 2015.

Sohu Option and Stock Awards

	Option Awards	s(1)	Stock Awards(1)			
	Number of	Number of			Number of	
	Securities	Securities			Shares or	Market Value
	Underlying	Underlying			Units of	of Shares or
	Unexercised	Unexercised	Option		Stock That	Units of Stock
	Options	Options	Exercise	Option	Have Not	That Have
	Exercisable	Unexercisable	Price	Expiration	Vested	Not Vested
Name	(#)	(#)	(\$)	Date	(#)	(\$)
Charles Zhang	0	300,000	\$0.001	2/15/2025(2)	0	\$0
Carol Yu	0	250,000	\$0.001	2/15/2025(2)	0	\$0

⁽¹⁾ Sohu options awards were granted under our 2010 Stock Incentive Plan, and relate to our common stock.

(2) The grant date of each option is listed on the table below by reference to the expiration date set forth in the table below.

Grant Date	Expiration Date
2/16/2015	2/15/2025

Sogou Share Option

	Number of Securities Underlying Unexercised Options Exercisable	Number of Securities Underlying Unexercised Options Unexercisable	Option Exercise Price	Option Expiration
Name	(#)	(#)	(\$)	Date
Carol Yu	671,040(3)(4)	48,960(4)	\$0.625	6/3/2021(5)
		2,400,000(4)	\$0.625	2/28/2023(5)

⁽³⁾ These options became vested on November 4, 2015 upon the achievement of certain performance milestones by Sogou.

(5) The grant date of each option listed on the table above, by reference to its expiration date, is as follows:

Grant Date	Expiration Date		
6/4/2011	6/3/2021		
3/1/2013	2/28/2023		

⁽⁴⁾ Consists of options granted to Ms. Carol Yu by Sohu prior to 2014 for the purchase of ordinary shares of Sogou held by us. See a detailed description under the heading Terms of Stock Option and Restricted Unit Awards and Sogou and Sohu Video Share Option Awards above.

Table of Contents

Sohu Video Share Option Awards

	Number of Securities Underlying Unexercised Options Exercisable	Number of Securities Underlying Unexercised Options Unexercisable	Option Exercise Price	Option Expiration
Name	(#)	(#)	(\$)	Date
Carol Yu	312,500(6)	937,500	\$0.01	1/3/2022(7)

⁽⁶⁾ Options granted to Ms. Carol Yu by Sohu Video under its 2011 Share Incentive Plan. There is a detailed description above under the heading Terms of Stock Option and Restricted Unit Awards and Sogou and Sohu Video Share Option Awards.

(7) The grant date of each option listed on the table above, by reference to its expiration date, is as follows:

Grant Date	Expiration Date
1/4/2012	1/3/2022

28

Table of Contents

OPTION EXERCISES AND STOCK VESTED

The following table summarizes the value realized by our named executive officers in connection with the exercise of Sohu stock options during the year ended December 31, 2015.

	Option Awards(1)	
	Sohu	
	Number of Shares Value	
	Acquired On	Realized on
	Exercise	Exercise
Name	(#)	(\$)
Charles Zhang	30,000	\$2,104,200

⁽¹⁾ Reflects shares received upon the exercise of stock options granted under the Sohu 2000 Stock Incentive Plan.

PENSION BENEFITS

We do not have any plans that provide for payments or other benefits at, following, or in connection with retirement nor do we have any defined contribution or other plan that provides for the deferral of compensation on a basis that is not tax-qualified.

POTENTIAL PAYMENTS UPON TERMINATION OR CHANGE-IN-CONTROL

Severance Benefits and Change-in-Control Arrangements

As discussed in the narrative description following the Grants of Plan-Based Awards Table, we have entered into employment agreements with each of our named executive officers. These agreements, along with Chinese legal requirements which are discussed in the Compensation Discussion and Analysis under the heading Severance Benefits, provide for certain payments and other benefits if a named executive officer s employment with us is terminated under circumstances specified in his or her employment agreement, including a change-in-control of us. Chinese legal requirements also provide for certain payments and benefits if an employment agreement is not renewed. A named executive officer s rights upon the termination of his or her employment will depend upon the circumstances of the termination. Central to an understanding of the rights of each named executive officer under the employment agreements is an understanding of the definitions of cause, change-in-control, good reason and disability that are used in those agreements. For purposes of the employment agreements such terms have the following meanings:

cause means:

willful misconduct or gross negligence by the named executive officer, or any willful or grossly negligent omission to perform any act, resulting in injury to us;

misconduct or negligence of the named executive officer that results in gain or personal enrichment of the named executive officer to our detriment:

breach of any of the named executive officer s agreements with us, including, but not limited to, the repeated failure to perform substantially the named executive officer s duties to us, excessive absenteeism or dishonesty;

any attempt by the named executive officer to assign or delegate his or her employment agreement or any of the rights, duties, responsibilities, privileges or obligations thereunder without our prior consent (except in respect of any delegation by the named executive officer of his employment duties thereunder to our other employees in accordance with our usual business practice);

the named executive officer s indictment or conviction for, or confession of, a felony or any crime involving moral turpitude under the laws of the U.S. or any State thereof, or under the laws of China or Hong Kong;

declaration by a court that the named executive officer is insane or incompetent to manage his or her business affairs;

Table of Contents

habitual drug or alcohol abuse which materially impairs the named executive officer s ability to perform his or her duties; or

filing of any petition or other proceeding seeking to find the named executive officer bankrupt or insolvent. change-in-control means the occurrence of any of the following events:

any person (within the meaning of Section 13(d) or Section 14(d)(2) of the Securities Exchange Act of 1934) other than us, any trustee or other fiduciary holding securities under an employee benefit plan of Sohu or any corporation owned, directly or indirectly, by our stockholders in substantially the same proportion as their ownership of our common stock, becomes the direct or beneficial owner of securities representing 50% or more of the combined voting power of our then-outstanding securities;

during any period of two consecutive years after the date of the named executive officer s employment agreement, individuals who at the beginning of such period constitute our Board, and all new directors (other than directors designated by a person who has entered into an agreement with us to effect a transaction described in the first, third and fourth bullet point of this definition) whose election or nomination to our Board was approved by a vote of at least two-thirds of the directors then in office, cease for any reason to constitute at least a majority of the members of our Board:

the effective date of a merger or consolidation of us with any other entity, other than a merger or consolidation which would result in our voting securities outstanding immediately prior to such merger or consolidation continuing to represent (either by remaining outstanding or by being converted into voting securities of the surviving entity) more than 50% of the combined voting power of the voting securities of the surviving entity outstanding immediately after such merger or consolidation and with the power to elect at least a majority of the board of directors or other governing body of such surviving entity;

our complete liquidation or the sale or disposition by us of all or substantially all of our assets; or

there occurs any other event of a nature that would be required to be reported in response to Item 6(e) of Schedule 14A of Regulation 14A (or a response to any similar item on any similar schedule or form) promulgated under the Securities and Exchange Act of 1934, whether or not we are then subject to such reporting requirements.

disability means the named executive officer becomes physically or mentally impaired to an extent which renders him or her unable to perform the essential functions of his or her job, with or without reasonable accommodation, for a period of six consecutive months, or an aggregate of nine months in any two year period.

good reason means the occurrence of any of the following events without the named executive officer s express written consent, provided that the named executive officer has given notice to us of such event and we have not remedied the problem within fifteen days:

any significant change in the duties and responsibilities of the named executive officer inconsistent in any material and adverse respect with the named executive officer s title and position (including status, officer positions and reporting requirements), authority, duties or responsibilities as contemplated by the named executive officer s employment agreement.

any material breach by us of the employment agreement with the named executive officer, including without limitation any reduction of the named executive officer s base salary or our failure to pay to the named executive officer any portion of his or her compensation; or

the failure, in the event of a change-in-control in which we are not the surviving entity, of the surviving entity or the successor to our business to assume the named executive officer s employment agreement pursuant to its terms or to offer the named executive officer employment on substantially equivalent terms to those set forth in such employment agreement.

30

Table of Contents

Potential Payments Upon Termination or Change-in-Control

The table that follows summarizes the estimated potential post-employment compensation that would have been payable to our named executive officers if the named executive officers employment had been terminated as described in the table below on December 31, 2015. Such amounts do not reflect any actual payments to be received by the named executive officers.

				Involuntary Terminat	ion	Cha	nge in Control	
	Compensation	Voluntary Resignation for Good	Death or	Without	For	Voluntary Resignation for Good	Involuntary Termination within 12 m Without	For
Name	Element	Reason	Disability	Cause	Cause	Reason	Cause	Cause
Charles Zhang	Severance Pay(1)	\$ 326,797(2)	\$0	\$ 326,797(2)	\$0	\$ 326,797(2)	\$326,797(2)	\$0
	Housing Allowance(1)	\$ 98,039	\$0	\$ 98,039	\$0	\$ 98,039	\$ 98,039	\$0
	Bonus	\$ 0(3)	\$0(4)	\$ 0(3)	\$0	\$ 0(3)	\$ 0(3)	\$0
	Benefits	\$ 14,114	\$0	\$ 14,114	\$0	\$ 14,114	\$ 14,114	\$0
	Accelerated Vesting of							
	Sohu Stock Options and							
	Restricted Stock Unit							
	Awards	\$ 0	\$0	\$ 0	\$0	\$ 0	\$ 0	\$0
Total		\$ 438,950	\$0	\$ 438,950	\$0	\$ 438,950	\$438,950	\$0
Carol Yu	Severance Pay(1)	\$ 196,078	\$0	\$ 196,078	\$0	\$ 196,078	\$196,078	\$0
	Housing Allowance(1)	\$ 98,039	\$0	\$ 98,039	\$0	\$ 98,039	\$ 98,039	\$0
	Bonus	\$ 0(3)	\$0(4)	\$ 0(3)	\$0	\$ 0(3)	\$ 0(3)	\$0
	Benefits	\$ 14,326	\$0	\$ 14,326	\$0	\$ 14,326	\$ 14,326	\$0
	Accelerated Vesting of							
	Sohu Stock Options and							
	Restricted Stock Unit							
	Awards	\$ 0	\$0	\$ 0	\$0	\$ 0	\$ 0	\$0
	Accelerated Vesting of							
	Sogou Share Options							
	Awards	\$ 0	\$0	\$ 0	\$0	\$ 0	\$ 0	\$0
Total		\$ 308,443	\$0	\$ 308,443	\$0	\$ 308,443	\$308,443	\$0

- (1) Severance payments are made ratably over the severance period according our standard payroll practices.
- (2) In the event of a voluntary resignation for good reason or an involuntary termination without cause, Dr. Charles Zhang is entitled to receive payment of his monthly base salary in effect on the date of termination for the shorter of (i) six (6) months and (ii) the remainder of the term of his employment agreement with us. Dr. Zhang would be entitled to severance benefits under his employment agreement with us, as these benefits would be greater than the severance benefits under Chinese law.
- (3) In the event of a voluntary resignation for good reason or an involuntary termination without cause, our named executive officers are entitled to receive their bonuses for the remainder of the year of the termination, but only to the extent that the bonuses would have been earned had the named executive officers continued in employment through the end of the year, as determined in good faith by our Chief Executive Officer, Board or Compensation Committee based on the specific corporate and individual performance targets established for the year, and only to the extent that bonuses were paid for the year to other similarly-situated employees. Payment of the entire 2015 bonus rests on the assumption that the named executive officer voluntarily resigned for good reason or was terminated without cause as of December 31, 2015 and that no additional bonus would have been due as a result of the termination.
- (4) In the event of termination of the named executive officers employment by reason of death or disability, they or their estates or representatives, as applicable, are entitled to receive the bonus for the year in which the death or disability occurs to the extent that the bonus would have been earned had the named executive officers continued in employment through the end of the year, as determined in good faith by our Chief Executive Officer, Board or our Compensation Committee based on the specific corporate and individual performance targets established for the year, and only to the extent that bonuses are paid for the year to other similarly-situated employees. Payment of the entire 2015 bonus rests on the assumption that the named executive officer voluntarily resigned for good reason or was terminated without cause as of December 31, 2015 and that no additional bonus would have been due as a result of the termination.

DIRECTOR COMPENSATION

DIRECTOR COMPENSATION (1)

The following table summarizes the compensation paid to our directors during the 2015 fiscal year.

				Sogou Restricted	
	Sohu Stock Option	Sohu Restricted	Sogou Share Option	Ordinary Shares	
	Awards	Stock Units Awards	Awards	Awards	Total
Name	(\$)(2)(3)	(\$)(2)(4)	(\$)(2)(4)	(\$)(2)(4)	(\$)
Dave Qi		\$131,685	\$21,090		\$152,775
Edward B. Roberts		\$131,685		\$21,090	\$152,775
Shi Wang		\$115,873	\$21,090		\$136,963
Charles Huang		\$115,873	\$21,090		\$136,963
Zhonghan Deng		\$115,873	\$21,090		\$136,963

- (1) Dr. Charles Zhang has been omitted from this table because he receives no compensation for serving on our Board. All compensation paid to Dr. Zhang in fiscal year 2015 was paid to him in his capacity as Chief Executive Officer and is reported in the Summary Compensation Table.
- (2) Amounts shown represent compensation expense recognized with respect to Sohu restricted stock units and Sogou share options and Sogou restricted ordinary shares, as applicable, granted from January 1, 2015 through December 31, 2015, in accordance with U.S. GAAP. See Note 16, Sohu.com Inc. Shareholders Equity in the Notes to Consolidated Financial Statements included in our Annual Report on Form 10-K for the year ended December 31, 2015 for the relevant assumptions we used to determine the valuation of our stock awards and option awards.
- (3) As of December 31, 2015, none of our non-employee directors had outstanding Sohu stock options.
- (4) Represents compensation expense computed in accordance with U.S. GAAP based on the grant date fair value of the 2015 Sohu restricted stock units and Sogou options awards granted to each of Dave Qi, Shi Wang, Charles Huang, and Zhonghan Deng and Sogou restricted ordinary shares granted by us to Edward B. Roberts.

Compensation

In 2015, we compensated non-employee members of our Board with equity-based compensation. Directors who are our employees do not receive any compensation for their service as a member of our Board or any committee. In addition, non-employee members of our Board were reimbursed for reasonable travel expenses incurred in connection with attending Board and committee meetings.

Equity Compensation

Effective as of the first business day of each calendar year, Drs. Edward B. Roberts and Dave Qi will be granted such number of restricted stock units as is equal to \$125,000 divided by the average of the daily closing prices of shares of our common stock on the NASDAQ Global Select Market for the month of December of the immediately preceding year and Messrs. Charles Huang, Shi Wang and Dr. Zhonghan Deng will be granted such number of restricted stock units as is equal to \$110,000, divided by such average of the daily closing prices, with 50% of such restricted stock units vesting on July 1 and the remaining 50% vesting on December 31 of the grant year.

On January 8, 2015, Drs. Edward B. Roberts and Dave Qi were each granted 2,515 restricted stock units, and Messrs. Charles Huang, Shi Wang and Dr. Zhonghan Deng were each granted 2,213 restricted stock units. 50% of these restricted stock units vested on July 1, 2015 and the remaining 50% vested on December 31, 2015.

In addition, on May 21, 2015, we granted to each of Dr. Dave Qi, Mr. Charles Huang, Mr. Shi Wang and Dr. Zhonghan Deng options for the purchase from Sohu of 3,000 Sogou ordinary shares held by us at an exercise price of \$0.001 per share. All of those options became vested and exercisable on December 31 2015. On May 21, 2015, Sohu granted to Dr. Edward B. Roberts 3,000 Sogou restricted ordinary shares from Sogou ordinary shares held by us. All of such Sogou restricted ordinary shares became vested on December 31, 2015.

Table of Contents

COMPENSATION COMMITTEE INTERLOCKS AND INSIDER PARTICIPATION

During fiscal year 2015, none of the members of our Compensation Committee was our current or former officer or employee.

No member of our Compensation Committee has had any relationship with us requiring disclosure under Item 404 of Regulation S-K under the Exchange Act. No member of our Compensation Committee during 2015 was an officer of Sohu or any of our subsidiaries.

None of our executive officers has served as a director or member of the compensation committee (or other committee serving an equivalent function) of any other organization whose executive officer served as a member of our Board or Compensation Committee.

Proposal II. Advisory Vote Approving Executive Compensation

Section 951 of the Dodd-Frank Wall Street Reform and Consumer Protection Act (the Dodd-Frank Act) and the implementing regulations of the SEC thereunder provide that for the first annual meeting of stockholders on or after January 21, 2011 and not less than once every three years thereafter we must include a separate resolution subject to stockholder vote to approve the compensation of our named executive officers, as disclosed in our proxy statement pursuant to Item 402 of Regulation S-K. Section 951 of the Dodd-Frank Act and the implementing regulations thereunder also require that at the first annual meeting of stockholders held on or after January 21, 2011 and not less frequently than once every six years thereafter we must include a separate resolution subject to a stockholder advisory vote to determine whether the stockholder advisory vote on approving our executive compensation that is the subject of this Proposal II should occur every one, two or three years. At our 2011 Annual Meeting of Stockholders, our stockholders voted in favor of an advisory resolution that the stockholder advisory vote on approving our executive compensation should occur every year. In response to that vote, our Board determined that the stockholder advisory vote on executive compensation would be held every year between now and the expiration of that six-year period.

This proposal, commonly known as a say-on-pay proposal, gives our stockholders the opportunity to endorse or not endorse our executive pay program and policies, as disclosed in this Proxy Statement, through the following resolution:

Resolved, to approve, on an advisory basis, the compensation paid to Sohu.com Inc. s named executive officers, as disclosed pursuant to the compensation disclosure rules of the U.S. Securities and Exchange Commission, including the Compensation Discussion and Analysis, the compensation tables, the narrative discussion, and any related material disclosed in this Proxy Statement.

As provided in the Dodd-Frank Act, this vote will not be binding on our Board and may not be construed as overruling a decision by our Board, creating or implying any change to the fiduciary duties of our Board or any additional fiduciary duty by our Board or restricting or limiting the ability of stockholders to make proposals for inclusion in proxy materials related to executive compensation. Our Board and our Compensation Committee, however, may take into account the outcome of the vote when considering future executive compensation arrangements.

In voting to approve the above resolution, stockholders may vote for the resolution or against the resolution or abstain from voting. This matter will be decided by the affirmative vote of a majority of the votes cast at the Annual Meeting.

OUR BOARD OF DIRECTORS RECOMMENDS A VOTE FOR APPROVAL, ON AN ADVISORY BASIS, OF THE COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS AS DISCLOSED IN THIS PROXY STATEMENT.

Table of Contents

Proposal III. Ratification of Appointment of Independent Auditors

The Audit Committee of our Board of Directors has selected PricewaterhouseCoopers as our independent auditors for the fiscal year ending December 31, 2016. PricewaterhouseCoopers has served as our independent auditors since 2000. Representatives of PricewaterhouseCoopers will be present at the Annual Meeting, will have the opportunity to make a statement if they so desire and will be available to respond to appropriate questions. Stockholder ratification of our independent auditors is not required under Delaware law or under our Sixth Restated Certificate of Incorporation or our Second Amended and Restated By-Laws. If our stockholders do not ratify the selection of PricewaterhouseCoopers as our independent auditors for the current fiscal year ending December 31, 2016, our Audit Committee will evaluate what would be in our best interests and our stockholders and consider whether to select new independent auditors for the current fiscal year or for future fiscal years. Unless otherwise instructed on the proxy, properly executed proxies will be voted in favor of ratifying the appointment of PricewaterhouseCoopers to audit our books and accounts for the fiscal year ending December 31, 2016.

PRINCIPAL ACCOUNTANT FEES, SERVICES AND PRE-APPROVAL PROCESS

Audit and Audit-Related Service Fees

The aggregate fees billed by PricewaterhouseCoopers for audit services were \$3.5 million and \$3.8 million, respectively, for the fiscal years ended December 31, 2015 and 2014. Audit services consisted primarily of services rendered for the audit of our annual financial statements, including reviews of the financial statements included in our Quarterly Reports on Form 10-Q, assistance with our filings under the Securities Act of 1933, as amended, and the audit of the effectiveness of internal control over financial reporting required under Item 308 of Regulation S-K, and the audits of Sogou and Changyou.

The aggregate fees billed by PricewaterhouseCoopers for audit-related services were \$0.4 million and \$0.4 million, respectively, for the fiscal years ended December 31, 2015 and 2014. Audit-related services consisted primarily of Extensible Business Reporting Language (XBRL) for our annual financial statements and Quarterly Reports on Form 10-Q, due diligence services and accounting advisory services.

Tax-Related Service Fees

The aggregate fees billed by PricewaterhouseCoopers for tax-related services were \$4.7 million and \$4.6 million, respectively, for the fiscal years ended December 31, 2015 and 2014. Tax-related services mainly included tax compliance, tax consulting and tax planning related to U.S. and Chinese taxes.

Other Fees

The aggregate fees billed by PricewaterhouseCoopers for other services were \$3,605 and \$135,000, respectively, for the fiscal years ended December 31, 2015 and 2014.

Pre-Approval Process

Our Audit Committee will consider annually for pre-approval a list of specific services and categories of services, including audit and audit-related, tax and other services, for the upcoming or current fiscal year to be provided by the independent auditors. Thereafter, our Audit Committee s policy is to pre-approve all such services as it deems advisable. Any service that is not included in the approved list of services or that does not fit within the definition of a pre-approved service is required to be presented separately to our Audit Committee for consideration at our next regular meeting or, if necessary, by other means of communication. In 2015, our Audit Committee pre-approved all services provided by PricewaterhouseCoopers.

OUR BOARD OF DIRECTORS RECOMMENDS A VOTE FOR RATIFICATION OF THE SELECTION OF PRICEWATERHOUSECOOPERS AS INDEPENDENT AUDITORS.

Table of Contents

MISCELLANEOUS

Code of Ethics

We have adopted a code of ethics that applies to our principal executive officer, principal financial officer, principal accounting officer or controller or persons performing similar functions. A copy of the code of ethics is filed as an exhibit to our Annual Report on Form 10-K for the year ended December 31, 2003 and can be found on our website at *www.sohu.com*. In addition, copies of our code of ethics may be obtained free of charge by writing to Eric Yuan, Sohu.com Inc., Level 18, Sohu.com Media Plaza, Block 3, No. 2 Kexueyuan South Road, Haidian District, Beijing 100190, People s Republic of China.

Other Matters

Our Board is not aware of any matter, other than those described above, that may come before the Annual Meeting. However, if any matters are properly presented to the meeting for action, it is intended that the persons named in the enclosed proxy will vote on such matters in accordance with their best judgment.

Communications with Directors

Our Board has not established a formal process for stockholders to send communications to our Board and individual directors. However, the names of all directors are available to stockholders in this Proxy Statement. If we receive any stockholder communication intended for the full Board or any individual director, we will forward the communication to the full Board or the individual director, unless the communication is clearly of a marketing nature or is unduly hostile, threatening, illegal, or similarly inappropriate, in which case we have the authority to discard the communication or take appropriate legal action regarding the communication.

Procedures and Deadline for Receipt of Stockholder Proposals and Director Nominations

In order for a stockholder proposal to be considered for inclusion in our proxy materials for the 2017 Annual Meeting of Stockholders, it must be in compliance with Rule 14a-8 under the Exchange Act and received by us at Sohu.com Inc., Level 18, Sohu.com Media Plaza, Block 3, No. 2 Kexueyuan South Road, Haidian District, Beijing 100190, People s Republic of China, Attention: Eric Yuan, no later than December 31, 2016. A stockholder proposal or a stockholder nomination of a candidate for election to our Board intended to be considered at the 2017 Annual Meeting of Stockholders, but not included in our proxy materials for that meeting, must be received by us at the above address not less than 90 days nor more than 120 days prior to the first anniversary date of the 2016 Annual Meeting of Shareholders provided that if the 2017 Annual Meeting of Stockholders is more than 30 days before or more than 70 days after such anniversary date, the proposal must be received not earlier on the 120th day prior to the 2017 Annual Meeting of Stockholders and not later than the later date of the 90th day prior to that meeting or the 10th day after the date of that meeting is first publicly announced. The proposal or nomination must be in compliance with the procedures, and include the information, specified in our Second Amended and Restated By-laws, including information concerning the proposal or nominee and documentation of the stockholder s ownership of our stock, and must also comply with the requirements of Rule 14a-4(c)(2) under the Exchange Act.

By order of our Board of Directors

People s Republic of China April 27, 2016

IMPORTANT ANNUAL MEETING INFORMATION

Electronic Voting Instructions

Available 24 hours a day, 7 days a week!

Instead of mailing your proxy, you may choose one of the voting methods outlined below to vote your proxy.

VALIDATION DETAILS ARE LOCATED BELOW IN THE TITLE BAR.

Proxies submitted by the Internet or telephone must be received by 10:00 p.m., Eastern Time, on June 14, 2016.

Vote by Internet

Go to www.envisionreports.com/SOHU

Or scan the QR code with your smartphone Follow the steps outlined on the secure website

Vote by telephone

Call toll free 1-800-652-VOTE (8683) within the USA, US territories & Canada on a touch tone telephone Follow the instructions provided by the recorded message

Using a $\underline{\text{black ink}}$ pen, mark your votes with an X as shown in this example. Please do not write outside the designated areas.

Annual Meeting Proxy Card

IF YOU HAVE NOT VOTED VIA THE INTERNET OR TELEPHONE, FOLD ALONG THE PERFORATION, DETACH AND RETURN THE BOTTOM PORTION IN THE ENCLOSED ENVELOPE.

- A Proposals The Board of Directors recommends a vote <u>FOR</u> all the nominees listed, and <u>FOR</u> Proposals 2 and 3.
- 1. To elect three directors, who shall serve for a two-year term or until their earlier death, resignation or removal. Nominees:

01 - Dr. Charles Zhang 02 - Dr. Edward B. Roberts 03 - Dr. Zhonghan Deng

For All EXCEPT - To withhold authority to vote for any Mark here to vote Mark here to WITHHOLD vote from all nominees FOR all nominees nominee(s), write the name(s) of such nominee(s) below.

For Against Abstain For Against Abstain

- 2. Advisory resolution approving our executive compensation
- 4. All other matters which may properly
- adjournment or postponement thereof

B Non-Voting Items

come before the Annual Meeting or any

3. Ratification of the appointment of PricewaterhouseCoopers Zhong Tian LLP as our independent auditors for the fiscal year ending December 31, 2016

42

Comments Please print your comments below.

Change of Address Please print new address below.

Authorized Signatures This section must be completed for your vote to be counted. Date and Sign Below NOTE: Please sign as your name(s) is (are) shown on the certificates to which the Proxy applies. When signing as attorney, executor, administrator, trustee or guardian, please give full title as such. If a corporation, please sign in full corporate name by president or other authorized officer. If a partnership or limited liability company, please sign in partnership or limited liability company name by authorized person.

Date (mm/dd/yyyy) Please print date below. Signature 1 Please keep signature within the box. Signature 2 Please keep signature within the box.

<u>Γable of Contents</u>
Important notice regarding the Internet availability of proxy materials for the Annual Meeting of Stockholders. The Proxy Statement and the 2015 Annual Report to Stockholders are available at: http://www.envisionreports.com/SOHU
IF YOU HAVE NOT VOTED VIA THE INTERNET <u>OR</u> TELEPHONE, FOLD ALONG THE PERFORATION, DETACH AND RETURN THE BOTTOM PORTION IN THE ENCLOSED ENVELOPE.

Proxy SOHU.COM INC.

LEVEL 18, SOHU.COM MEDIA PLAZA BLOCK 3, NO. 2 KEXUEYUAN SOUTH ROAD, HAIDIAN DISTRICT BEIJING 100190, PEOPLE S REPUBLIC OF CHINA

The person or entity signed on the reverse side of this proxy card hereby appoints Dr. Charles Zhang and Ms. Carol Yu and each of them, as proxy or proxies for such person or entity, with full power of substitution, who may act by unanimous vote of said proxies or their substitutes as shall be present at the meeting, or, if only one be present, then the one shall have all the powers hereunder, to represent and to vote, as designated on the other side (**if no direction is made, this Proxy will be voted FOR Proposals 1, 2, and 3),** all of the shares of common stock, par value \$0.001 per share, of Sohu.com Inc. standing in the name of such person or entity on April 25, 2016 at the Annual Meeting of Stockholders of Sohu.com Inc. to be held on Thursday, June 16, 2016 at 10:00 a.m., Beijing time, and any adjournment thereof. In their discretion, the proxies are authorized to vote upon such other business as may properly come before the meeting.

(Please sign, date and return this proxy in the enclosed postage prepaid envelope).

(Continued and to be marked, dated and signed, on the other side)