| KONGZHONG CORP Form SC 13D/A April 14, 2017 |
|--|
| UNITED STATES |
| SECURITIES AND EXCHANGE COMMISSION |
| Washington, D.C. 20549 |
| |
| SCHEDULE 13D/A |
| UNDER SECURITIES EXCHANGE ACT OF 1934 |
| (Amendment No. 4)* |
| |
| KongZhong Corporation |
| (Name of Issuer) |
| |
| Ordinary Shares, par value US\$0.0000005 per share** |
| (Title of Class of Securities) |
| |
| 50047P104*** |
| (CUSIP Number) |
| |
| IDG-Accel China Growth Fund II L.P. |
| c/o IDG VC Management Ltd. |
| Unit 5505, The Center |
| 99 Queen's Road |
| Central, Hong Kong |

(Name, Address and Telephone Number of Person

+86 10 6526 2400

April 13, 2017

(Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1 (e), 13d-1(f) or 13d-1(g), check the following box ".

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

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

**Not for trading, but only in connection with the registration of American Depositary Shares each representing 40 ordinary shares.

*** This CUSIP applies to the American Depositary Shares, each representing 40 ordinary shares.

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

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NAME OF REPORTING **PERSONS**

1

IDG-Accel China Growth Fund II L.P.

CHECK THE

APPROPRIATE

2 **BOX IF A**

MEMBER (b) x

OF A **GROUP**

SEC USE ONLY

3

SOURCE OF FUNDS

4

00

CHECK BOX IF

DISCLOSURE OF LEGAL **PROCEEDINGS**

5 REQUIRED

> **PURSUANT** TO ITEM 2(d) or 2(e)

CITIZENSHIP OR

PLACE OF

6 **ORGANIZATION**

Cayman Islands

NUMBER OF **SOLE SHARES VOTING POWER**

BENEFICIALLY 7

OWNED BY

EACH 0

REPORTING 8 SHARED **VOTING PERSON**

POWER

WITH

```
POWER
             9
                0
             10 SHARED
                DISPOSITIVE
                POWER
                0
         AGGREGATE
         AMOUNT
         BENEFICIALLY
         OWNED BY EACH
11
         REPORTING PERSON
         0
         CHECK
         BOX IF
         THE
         AGGREGATE
         AMOUNT
         IN ROW
12
         (11)
         EXCLUDES
         CERTAIN
         SHARES
         PERCENT OF CLASS
         REPRESENTED BY
13
         AMOUNT IN ROW (11)
         0
         TYPE OF REPORTING
         PERSON
14
         PN
```

0 SOLE

DISPOSITIVE

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| | NAME O PERSON | F REPORTING S |
|-----------------------------|--|------------------------------------|
| 1 | IDG-Acc Growth I Associate | Fund II |
| 2 | CHECK THE APPROPE BOX IF A MEMBER OF A GROUP SEC USE | A (b) x |
| 3 | | |
| 4 | SOURCE | OF FUNDS |
| 5 | CHECK BOX IF DISCLOS OF LEGA PROCEE IS REQUIRI | AL DINGS ED NT |
| 6 | TO ITEM 2(d) or 2(c) CITIZEN PLACE CO ORGANI | e) SHIP OR DF |
| NUMBER O SHARES | Cayman F | Islands SOLE VOTING POWER |
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0 SOLE DISPOSITIVE POWER 9

> 0 10 SHARED DISPOSITIVE POWER

0 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

CHECK
BOX IF
THE
AGGREGATE
AMOUNT
IN ROW ...
(11)
EXCLUDES
CERTAIN
SHARES

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

0 TYPE OF REPORTING PERSON

PN

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| | NAME (PERSON | OF REPORTING NS |
|---|--|------------------------------------|
| 1 | | cel China Fund GP II es Ltd. |
| 2 | CHECK THE APPROI BOX IF MEMBE OF A GROUP | A ER (b) x |
| 3 | SEC US. | E ONLY |
| 4 | SOURC | E OF FUNDS |
| 5 | CHECK BOX IF DISCLO OF LEG PROCEI IS REQUIR | AL EDINGS |
| 6 | PLACE | M (e) NSHIP OR |
| NUMBER C SHARES BENEFICIA OWNED BY | ALLY 7 | Islands SOLE VOTING POWER |
| EACH REPORTING PERSON | G 8 | 0 SHARED VOTING POWER |

WITH 0 **SOLE DISPOSITIVE POWER** 9 0 10 SHARED **DISPOSITIVE POWER** 0 **AGGREGATE AMOUNT BENEFICIALLY** OWNED BY EACH 11 REPORTING PERSON 0 **CHECK BOX IF** THE **AGGREGATE** AMOUNT .. 12 IN ROW (11)**EXCLUDES CERTAIN SHARES** PERCENT OF CLASS REPRESENTED BY 13 AMOUNT IN ROW (11) 0 TYPE OF REPORTING

PERSON

CO

14

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NAME OF REPORTING

| | PERSONS | | |
|-----------------------|--|--|--|
| 1 | IDG-Accel China Investors II L.P. | | |
| 2 | CHECK THE APPROPRIATE BOX IF A MEMBER (b) x OF A GROUP SEC USE ONLY | | |
| | | | |
| 4 | SOURCE OF FUNDS | | |
| 5 | OO CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e) | | |
| 6 | CITIZENSHIP OR PLACE OF ORGANIZATION | | |
| NUMBER O SHARES | Cayman Islands F SOLE VOTING POWER | | |
| BENEFICIA OWNED BY | LLY 7 | | |
| EACH REPORTING | 0 G 8 | | |

PERSON SHARED VOTING WITH **POWER** 0 **SOLE DISPOSITIVE POWER** 9 0 10 SHARED **DISPOSITIVE POWER** 0 **AGGREGATE AMOUNT BENEFICIALLY** OWNED BY EACH 11 REPORTING PERSON 0 **CHECK BOX IF** THE **AGGREGATE** AMOUNT IN ROW 12 (11)**EXCLUDES CERTAIN SHARES** PERCENT OF CLASS REPRESENTED BY 13 AMOUNT IN ROW (11) TYPE OF REPORTING **PERSON** 14

PN

CUSIP No. 50047P104 13DPage 6 of 11 pages

NAME OF **REPORTING PERSONS** 1 Chi Sing Ho **CHECK** THE APPROPRI(A)TE BOX IF A 2 MEMBER (b) x OF A **GROUP** SEC USE ONLY 3 SOURCE OF FUNDS 4 00 **CHECK BOX IF DISCLOSURE** OF **LEGAL PROCEEDINGS** 5 IS **REQUIRED PURSUANT** TO ITEM 2(d) or 2(e) CITIZENSHIP OR PLACE OF 6 **ORGANIZATION** Canada NUMBER OF **SOLE SHARES VOTING POWER** BENEFICIALLY 7 OWNED BY **EACH** 0 8 SHARED REPORTING **VOTING PERSON POWER**

WITH

11

12

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0 SOLE DISPOSITIVE POWER

9

0 10 SHARED DISPOSITIVE POWER

 $100,409,160^{(1)}$

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

0

CHECK
BOX IF
THE
AGGREGATE
AMOUNT
IN ROW ..
(11)
EXCLUDES
CERTAIN

SHARES

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW

 $13 \qquad \qquad (11)$

0 TYPE OF REPORTING PERSON

IN

CUSIP No. 50047P104 13DPage 7 of 11 pages

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|---------------------------------|----------------------------------|--------------------------|-------------------------------|
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| 2 | BOX MEM OF A GROU | OPI IF A BEI JP | RIAME A R (b) x ONLY |
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| SOURC 4 | | RCE | OF FUNDS |
| | OO CHEC BOX DISCO OF LE | IF LOS EGA | L |
| 5 | PROC IS REQU | | DINGS ED |
| 6 | PLAC | EM r 2(d EN E C | e) SHIP OR |
| O | United States of America | | |
| | | 7 | SOLE VOTING POWER |
| NUMBER O SHARES BENEFICIA | | 8 | 0 SHARED VOTING |

OWNED BY **EACH** REPORTING

POWER

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0
                SOLE
                DISPOSITIVE
                POWER
             9
                0
                SHARED
                DISPOSITIVE
                POWER
             10
                0
         AGGREGATE
         AMOUNT
         BENEFICIALLY
         OWNED BY EACH
11
         REPORTING PERSON
         0
         CHECK
         BOX IF
         THE
         AGGREGATE
         AMOUNT
         IN ROW ..
12
         (11)
         EXCLUDES
         CERTAIN
         SHARES
         PERCENT OF CLASS
         REPRESENTED BY
13
         AMOUNT IN ROW (11)
         TYPE OF REPORTING
         PERSON
14
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IN

Introductory Note

This Amendment No. 4 (this <u>"Amendment No. 4"</u>) amends and supplements the Schedule 13D filed by the Reporting Persons with the Securities and Exchange Commission (the <u>"Commission"</u>) on February 5, 2016, as previously amended and supplemented by amendments to Schedule 13D filed on February 17, 2016, August 26, 2016 and December 2, 2016 (as so amended, the <u>"Original Schedule 13D"</u>). Except as amended and supplemented herein, the information set forth in the Original Schedule 13D remains unchanged. Capitalized terms used herein have meanings as assigned thereto in the Original Schedule 13D, unless defined herein.

Item 4. Purpose of Transaction.

Item 4 of the Original Schedule 13D is hereby amended and supplemented as follows:

On March 20, 2017, an extraordinary general meeting of the shareholders of the Issuer was held at 10:00 a.m. (Beijing time) at 35th Floor, Tengda Plaza, No. 168, Xizhimenwai Street, Beijing, 100044, the People's Republic of China. At the extraordinary general meeting, the shareholders of the Issuer authorized and approved the Merger Agreement, the plan of merger required to be filed with the Registrar of Companies of the Cayman Islands (the "Plan of Merger") and the transactions contemplated thereby, including the Merger, and the proposal to authorize the directors to do all things necessary to give effect to the Merger Agreement.

On April 13, 2017, the Issuer and Merger Sub filed the Plan of Merger with the Registrar of Companies of the Cayman Islands, which was registered by the Registrar of Companies of the Cayman Islands as of April 13, 2017, pursuant to which the Merger became effective on April 13, 2017 (the "Effective Time"). As a result of the Merger, the Issuer ceased to be a publicly traded company and became wholly owned by Parent.

At the Effective Time, each Share issued and outstanding immediately prior to the Effective Time, other than (a) the Excluded Shares (as defined below) and (b) the Shares held by shareholders who have validly exercised and not effectively withdrawn or lost their rights to dissent from the Merger in accordance with Section 238 of the Cayman Islands Companies Law (the "Dissenting Shares"), was cancelled in consideration for the right to receive US\$0.18875 in cash per Share without interest. Each ADS issued and outstanding immediately prior to the Effective Time, other than ADSs representing the Excluded Shares, was cancelled in consideration for the right to receive US\$7.55 in cash per ADS without interest. "Excluded Shares" means, collectively, (i) the Shares held by the Rollover Shareholders to be contributed to Parent pursuant to the Contribution Agreement; (ii) the Shares held by Parent, the Issuer or any of their subsidiaries; and (iii) the Shares (including ADSs corresponding to such Shares) held by the depositary bank and reserved for issuance and allocation pursuant to the share incentive plan of the Issuer. Each of the Excluded Shares was cancelled and cease to exist at the Effective Time without payment of any consideration or distribution therefor. The Dissenting Shares were cancelled and each holder thereof is entitled to receive only the payment of the fair value of such Dissenting Shares in accordance with Section 238 of the Cayman Islands Companies Law.

In addition to the foregoing, at the Effective Time, the Issuer terminated the share incentive plans adopted by the Issuer in 2002, 2006 and 2013, respectively, and all amendments and modifications thereto (the "Share Incentive Plans"), terminated all relevant award agreements applicable to the Share Incentive Plans, cancelled all options to purchase Shares or ADSs (the "Issuer Options") under the Share Incentive Plans that are then outstanding and unexercised, whether or not vested or exercisable, all restricted share units (the "RSUs") that are then outstanding and unvested, and all warrants (the "Issuer Warrants") that are then outstanding and unexercised, whether or not vested or exercisable. Each former holder of (i) such cancelled Issuer Options shall have the right to receive an amount in cash equal to the excess of US\$0.18875 over the applicable per share exercise price of such Issuer Options multiplied by the number of Shares underlying such Issuer Options, (ii) such cancelled RSUs shall have the right to receive a cash amount equal to US\$0.18875 multiplied by the number of RSUs, and (iii) such cancelled Issuer Warrants shall have the right to receive an amount in cash equal to the excess of US\$0.18875 over the applicable per share exercise price of such Issuer Warrants multiplied by the number of Shares underlying such Issuer Warrants.

Following the completion of the Merger, the Issuer will cease to have ADSs listed on any securities exchange or quotation system, including the NASDAQ Global Select Market, after the filing of Form 25. In addition, ninety (90) days after the filing of Form 15 in connection with the completion of the Merger or such shorter period as may be determined by the Commission, registration of the ADSs under the Securities Exchange Act of 1934, as amended, will be terminated.

As a result of these transactions, the Reporting Persons no longer beneficially own any Shares.

Item 5. Interest in Securities of the Issuer

Item 5 is hereby amended and restated in its entirety as follows:

(a)-(b) As of the date of this Amendment, the Reporting Persons do not beneficially own any Shares or have any voting power or dispositive power over any Shares.

(c) Except as described herein, none of the Reporting Persons has effected any transaction in the Shares during the 60-day period prior to the filing of this Amendment.

(d) Not applicable.

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Date: April 14, 2017

IDG-ACCEL CHINA GROWTH FUND II L.P.

By:/s/ Quan Zhou Name: Quan Zhou

Title: Authorised Signatory

IDG-ACCEL CHINA GROWTH FUND II ASSOCIATES L.P.

By:/s/ Quan Zhou Name: Quan Zhou

Title: Authorised Signatory

IDG-ACCEL CHINA INVESTORS II L.P.

By:/s/ Quan Zhou Name: Quan Zhou

Title: Authorised Signatory

IDG-ACCEL CHINA GROWTH FUND GP II ASSOCIATES LTD.

By:/s/ Quan Zhou Name: Quan Zhou

Title: Authorised Signatory

CHI SING HO

By:/s/ Chi Sing Ho Name: Chi Sing Ho

QUAN ZHOU

By:/s/ Quan Zhou Name: Quan Zhou