## **UNITED STATES** SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

## **SCHEDULE 13G**

**Under the Securities Exchange Act of 1934** (Amendment No. 2)\*

			LightInTheBox Holding Co., Ltd.		
			(Name of Issuer)		
			Ordinary Shares, par value US\$0.000067 per share		
			(Title of Class of Securities)		
			53225G102 <sup>(1)</sup>		
			(CUSIP Number)		
			December 31, 2015		
			(Date of Event Which Requires Filing of this Statement)		
Check the appr	opriate bo	ox to des	signate the rule pursuant to which this Schedule is filed:		
0	Rule 13d	l-1(b)			
0	Rule 13d	l-1(c)			
X	Rule 13d	l-1(d)			
any subsequent The informatio of 1934 ("Act"	amendm n required ) or other	ent cont d on the wise sub	age shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for taining information which would alter disclosures provided in a prior cover page.  remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act bject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes)		
(1) 11115 CUSIF	riuiiiber	аррпеѕ	to the Issuer's American Depositary Shares, each representing two Ordinary Shares.		
CUSIP No. 5	3225G10	2	13G		
1.		es of Rej Kevin) V	porting Persons Wen		
2.	Chec	k the Ar	opropriate Box if a Member of a Group (See Instructions)		
	(a)	0	propriate Box is a intenset of a Group (see instructions)		
	(a) (b)				
	(0)	X			
3.	SEC	SEC Use Only			
4.	Citizenship or Place of Organization People's Republic of China				
Number of Shares Beneficially Owned by Each Reporting		5.	Sole Voting Power 3,542,541 <sup>(1)</sup> Ordinary Shares		
		6.	Shared Voting Power 0		
Person With		7.	Sole Dispositive Power 3,542,541 <sup>(1)</sup> Ordinary Shares		

			U						
9.	Aggregate Amount Beneficially Owned by Each Reporting Person 3,542,541 <sup>(1)</sup> Ordinary Shares								
10.	Check if the Aggregate Amount in Row (9) Excludes Certain Shares Not applicable								
11.	Percent of Class Represented by Amount in Row (9) 3.7% <sup>(2)</sup>								
12.	Type of Reporting Person (See Instructions) IN								
1) The Report	ting Perso	ns are	deemed to beneficially own 3,542,541 Ordinary Shares.						
2) The percen	tage is ba	sed or	95,003,586 Ordinary Shares issued and outstanding as of December 31, 2015.						
			2						
CUSIP No. 532	225G102		13G						
1.			porting Persons s Limited						
2.	Chack	tho Ar	opropriate Box if a Member of a Group (See Instructions)						
۷.	(a)	0	propriate Box is a interior of a Group (See instructions)						
	(b)	x							
3.	SEC U	se Onl	У						
4.		Citizenship or Place of Organization British Virgin Islands							
		5.	Sole Voting Power 3,542,541 <sup>(1)</sup> Ordinary Shares						
Number of Shares Beneficially Owned by Each Reporting Person With		6.	Shared Voting Power 0						
		7.	Sole Dispositive Power 3,542,541 <sup>(1)</sup> Ordinary Shares						
		8.	Shared Dispositive Power 0						
9.	Aggregate Amount Beneficially Owned by Each Reporting Person 3,542,541 <sup>(1)</sup> Ordinary Shares								
10.	Check if the Aggregate Amount in Row (9) Excludes Certain Shares Not applicable								
11.	Percent		ass Represented by Amount in Row (9)						

Shared Dispositive Power

8.

(1)

(2)

		3	
CUSIP No		EC 102	13G
LUSIP INC	). 3322	JG102	130
tem 1.			
	(a)	Name of Issuer LightInTheBox Holding Co., Ltd.	
	(b)	Address of Issuer's Principal Executive Offices Tower 2, Area D, Diantong Square No .7 Jiuxianqiao North Road Chaoyang District, Beijing 100015 People's Republic of China	
tem 2.			
	(a)	Name of Person Filing This schedule is filed by and on behalf of:	
		<ol> <li>Xin (Kevin) Wen</li> <li>Vitz Holdings Limited</li> </ol>	
	(b)	Address of the Principal Office or, if none, residence	
		1 Xin (Kevin) Wen	Tower 2, Area D, Diantong Square No .7 Jiuxianqiao North Road Chaoyang District, Beijing 100015 People's Republic of China
		2 Vitz Holdings Limited	Palm Grove House, P.O. Box 438, Road Town, Tortola, British Virgin Islands.
	(c)	Citizenship	
		1 Xin (Kevin) Wen	People's Republic of China
		2 Vitz Holdings Limited	British Virgin Islands
	(d)	Title of Class of Securities Ordinary Shares	
	(e)	CUSIP Number 53225G102	
tem 3.		is statement is filed pursuant to §§240.13d-1(b) or 240.13d-2(b) applicable.	or (c), check whether the person filing is a:
		4	
		G102 13G	

Shared power to vote or to direct the vote

0

0

Sole power to dispose or to direct the disposition of<sup>(1)</sup>

3,542,541

3,542,541

Shared power to dispose or to direct the disposition of

0

0

12.

Type of Reporting Person (See Instructions)

Amount beneficially owned<sup>(1)</sup>

3,542,541

3,542,541

Reporting Person<sup>(1)</sup>

Xin (Kevin) Wen

Vitz Holdings Limited

1

2

Percent of class<sup>(2)</sup>

3.7%

3.7%

Sole power to vote or direct the vote<sup>(1)</sup> 3,542,541

3,542,541

wholly o	ldings Limited is the record holder of 3,542,541 Ordinary Shares of the Issuer. Vitz Holdings Limited, a British Virgin Islands company, is owned by Xin (Kevin) Wen. Mr. Wen has voting and investment power with respect to these Ordinary Shares.
2) The perc	centage is based on 95,003,586 Ordinary Shares issued and outstanding as of December 31, 2015.
tem 5.	Ownership of Five Percent or Less of a Class.
	nent is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than 5 percent of securities, check the following x.
Item 6.	Ownership of More than Five Percent on Behalf of Another Person.  Not applicable
tem 7.	Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the Parent Holding Company.
	Not applicable
Item 8.	Identification and Classification of Members of the Group.  Not applicable
Item 9.	Notice of Dissolution of Group.
	Not applicable
ítem 10.	Certification.
	Not applicable
	5
	5
	5 SIGNATURES
orrect.	SIGNATURES er 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
orrect.	SIGNATURES er 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 e: February 5, 2016
orrect.	SIGNATURES er 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 e: February 5, 2016  Xin (Kevin) Wen
orrect.	SIGNATURES er 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 e: February 5, 2016
orrect.	SIGNATURES  er 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  e: February 5, 2016  Xin (Kevin) Wen  /s/Xin (Kevin) Wen
orrect.	SIGNATURES er 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 e: February 5, 2016  Xin (Kevin) Wen  /s/Xin (Kevin) Wen  Signature  Vitz Holdings Limited
orrect.	SIGNATURES er 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 e: February 5, 2016  Xin (Kevin) Wen /s/Xin (Kevin) Wen Signature
correct.	SIGNATURES er 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 e: February 5, 2016  Xin (Kevin) Wen  /s/Xin (Kevin) Wen  Signature  Vitz Holdings Limited  /s/Xin (Kevin) Wen  Signature  Name: Xin (Kevin) Wen
orrect.	SIGNATURES er 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 e: February 5, 2016  Xin (Kevin) Wen  /s/Xin (Kevin) Wen  Signature  Vitz Holdings Limited  /s/Xin (Kevin) Wen  Signature  Name: Xin (Kevin) Wen  Title: Director
orrect.	SIGNATURES er 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 e: February 5, 2016  Xin (Kevin) Wen  /s/Xin (Kevin) Wen  Signature  Vitz Holdings Limited  /s/Xin (Kevin) Wen  Signature  Name: Xin (Kevin) Wen  Title: Director
eorrect.  Date	SIGNATURES er 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 e: February 5, 2016  Xin (Kevin) Wen  /s/Xin (Kevin) Wen  Signature  Vitz Holdings Limited  /s/Xin (Kevin) Wen  Name: Xin (Kevin) Wen  Title: Director  6  EXHIBIT INDEX  Description
orrect. Date	SIGNATURES er 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 e: February 5, 2016  Xin (Kevin) Wen  /s/Xin (Kevin) Wen  Signature  Vitz Holdings Limited  /s/Xin (Kevin) Wen  Name: Xin (Kevin) Wen  Title: Director  6  EXHIBIT INDEX

## **Joint Filing Agreement**

In accordance with Rule 13d-1(k) promulgated under the Securities Exchange Act of 1934, as amended, the undersigned hereby agree to the joint filing with all other Reporting Persons (as such term is defined in the Schedule 13G referred to below) on behalf of each of them of a statement on Schedule 13G (including amendments thereto) with respect to the Ordinary Shares, par value US\$0.000067 per share, of LightInTheBox Holding Co., Ltd., a Cayman Islands company, and that this Agreement may be included as an Exhibit to such joint filing. This Agreement may be executed in any number of counterparts, all of which taken together shall constitute one and the same instrument.

[Remainder of this page has been left intentionally blank.]

	Signature Page	
IN WITNESS WHEREOF, the undersigned hereby execute to	this Agreement as of February 5, 2016.	
	Xin (Kevin) Wen	
	/s/Xin (Kevin) Wen	
	Signature	
	Vitz Holdings Limited	
	/s/Xin (Kevin) Wen	
	Signature	
	Name: Xin (Kevin) Wen	
	Title: Director	