

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

**Form 10-K**

**ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934  
For the fiscal year ended December 31, 2012**

OR

**TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF  
1934**

**Commission File Number 001-35237**

**ZILLOW, INC.**

(Exact name of registrant as specified in its charter)

Washington  
(State or other jurisdiction of  
incorporation or organization)

20-2000033  
(IRS Employer  
Identification No.)

1301 Second Avenue, Floor 31,  
Seattle, Washington  
(Address of principal executive offices)

98101  
(Zip code)

(206) 470-7000

(Registrant's telephone number, including area code)

**Securities registered pursuant to Section 12(b) of the Act:**

**Class A Common Stock, par value \$0.0001 per share**  
(Title of each class)

**The Nasdaq Global Market**  
(Name of each exchange on which registered)

**Securities registered pursuant to Section 12(g) of the Act:**

None

Indicate by check mark whether the registrant is a well-known seasoned issuer, as defined in Rule 405 of the Securities Act: Yes  No

Indicate by check mark whether the registrant is not required to file reports pursuant to Section 13 or 15(d) of the Act: Yes  No

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes  No

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes  No

Indicate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K is not contained herein, and will not be contained, to the best of registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K.

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of "large accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act. (Check one):

Large accelerated filer

Accelerated filer

Non-accelerated filer  (Do not check if a smaller reporting company)

Smaller reporting company

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Act): Yes  No

As of June 30, 2012, the last business day of the Registrant's most recently completed second fiscal quarter, the aggregate market value of the Registrant's Class A common stock held by non-affiliates based upon the closing price of such shares on The Nasdaq Global Market on such date was \$497,366,929.

As of February 15, 2013, 26,477,650 shares of the Registrant's Class A common stock and 7,462,562 shares of the Registrant's Class B common stock were outstanding.

**DOCUMENTS INCORPORATED BY REFERENCE**

The information required by Part III of this Report, to the extent not set forth herein, is incorporated in this Report by reference to the Registrant's definitive proxy statement relating to its 2013 annual meeting of shareholders. The definitive proxy statement will be filed with the Securities and Exchange Commission within 120 days after the end of the 2012 fiscal year.

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**ZILLOW, INC.**  
**Annual Report on Form 10-K**  
**for the Fiscal Year Ended December 31, 2012**

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As used in this Annual Report on Form 10-K, the terms “the Company,” “we,” “us” and “our” refer to Zillow, Inc., unless the context indicates otherwise.

**NOTE REGARDING FORWARD-LOOKING STATEMENTS**

This Annual Report on Form 10-K, including the sections entitled “Management’s Discussion and Analysis of Financial Condition and Results of Operations,” “Risk Factors” and “Business,” contains forward-looking statements based on our management’s beliefs and assumptions and on information currently available to our management. Forward-looking statements include all statements that are not historical facts and generally may be identified by terms such as “believe,” “may,” “will,” “estimate,” “continue,” “anticipate,” “intend,” “could,” “would,” “project,” “plan,” “expect” or the negative or plural of these words or similar expressions.

These forward-looking statements are subject to a number of risks, uncertainties and assumptions, including those described in Part I, Item 1A (Risk Factors) of this report. Moreover, we operate in a very competitive and rapidly changing environment. New risks emerge from time to time. It is not possible for our management to predict all risks, nor can we assess the effect of all factors on our business or the extent to which any factor, or combination of factors, may cause actual results to differ materially from those contained in any forward-looking statements we may make. In light of these risks, uncertainties and assumptions, the forward-looking events and circumstances discussed in this report may not occur and actual results could differ materially and adversely from those anticipated or implied in the forward-looking statements.

You should not rely on forward-looking statements as predictions of future events. Although we believe that the expectations reflected in the forward-looking statements are reasonable, we cannot guarantee that the future results, levels of activity, performance, or events and circumstances reflected in the forward-looking statements will be achieved or occur. Moreover, except as required by law, neither we nor any other person assumes responsibility for the accuracy and completeness of the forward-looking statements, and we undertake no obligation to update publicly any forward-looking statements for any reason after the date of this report to conform these statements to actual results or to changes in our expectations.

**PART I**

**Item 1. Business**

**Mission**

Our mission is to build the most trusted and vibrant home-related marketplace to empower consumers with information and tools to make smart decisions about homes.

**Overview**

Zillow operates the leading real estate and home-related information marketplaces on mobile and the Web, with a complementary portfolio of brands and products to help people find vital information about homes, and connect with the best local professionals. In addition to our websites, including Zillow.com, we also own and operate Zillow Mobile, our suite of home-related mobile applications, Zillow Mortgage Marketplace, where borrowers connect with lenders to find loans and get competitive mortgage rates, Zillow Digs, our home improvement marketplace where consumers can find visual inspiration and local cost estimates, Zillow Rentals, a marketplace and suite of tools for rental professionals, Postlets, Diverse Solutions, Buyfolio, Mortech and HotPads. Zillow was incorporated as a Washington corporation in December 2004, and we launched the initial version of our website, Zillow.com, in February 2006.

Zillow provides products and services to help consumers through every stage of homeownership – buying, selling, renting, borrowing and remodeling. We are transforming the way people make home-related decisions, and enabling homeowners, buyers, sellers and renters to find and connect with local professionals best suited to meet their needs.

We maintain an unwavering commitment to providing consumers free access to as much useful information as possible. Our living database of more than 110 million U.S. homes includes homes for sale, homes for rent and homes not currently on the market, and attracts an active and vibrant community of users. Individuals and businesses that use Zillow have updated information on more than 37 million homes and have added nearly 100 million home photos, creating exclusive home profiles not available anywhere else. These profiles include detailed information about homes such as property facts, listing information, and purchase and sale data. We provide this information to our users through our industry-leading mobile applications that allow consumers to access our information when they are curbside, viewing homes, and through our websites.

Using complex, proprietary automated valuation models, we provide current home value estimates, or Zestimates, and current rental price estimates, or Rent Zestimates, on approximately 100 million U.S. homes. We present residential real estate data in ways that have changed the way consumers search for, find and understand home-related information and make real estate decisions.

Consumers increasingly are turning to the Internet and mobile devices for real estate information. For the three months ended December 31, 2012, more than 34.5 million average monthly unique users visited Zillow’s mobile applications and websites, representing year-over-year growth of 47%. Over 50% of our home views now occur on a mobile device. We operate the most popular suite of mobile real estate applications across all major mobile platforms. During December 2012, 143 million homes were viewed on Zillow on a mobile device, or 53 homes per second. We monetize our marketplace businesses on mobile in the same way we do on our web platform.

Real estate, rental, mortgage and home improvement professionals are a critical part of home-related marketplaces. We enable consumers to find and connect with local professionals best suited to meet their needs. We have created a trusted and transparent marketplace where consumers can search and read reviews on local real estate, rental, mortgage and home improvement professionals and contact those professionals on their own terms. Consumers initiate contact through our marketplaces when they are ready to speak with professionals—providing those professionals with access to highly qualified clients and giving consumers control over their decision-making process.

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Our home-related marketplaces benefit from network effects. As more consumers come to our mobile applications and websites to use our products and services, more real estate, rental, mortgage and home improvement professionals contribute content to distinguish themselves, thereby making our marketplaces more useful and attracting additional consumers.

We generate revenue from local real estate professionals, primarily on an individual subscription basis, and from mortgage professionals and brand advertisers. Our revenue has grown significantly since our initial website launch in 2006. For the year ended December 31, 2012, we generated revenue of \$116.9 million, as compared to \$66.1 million for the year ended December 31, 2011, an increase of 77%.

## **Industry Dynamics**

### ***The Importance of Homes***

Homes are the center of peoples' lives, the focus of some of their most important decisions and often their most valuable assets. Deciding where to live, which home to choose and whether and when to rent or buy are among the most important decisions a person must make. Historically, objective information and advice about the value of homes has been hard to find and keep current, even though a home's changing value can profoundly influence many financial and personal decisions. In addition to whether to buy, sell or rent, consumers make many other important home-related decisions throughout their lifetimes, including decisions relating to refinancing or home equity loans, home maintenance and home improvement.

### ***Large Market Opportunities***

Residential real estate is one of the largest sectors of the U.S. economy and supports millions of professionals that provide services related to home purchase and sale, rental, home financing, and home maintenance and improvement. Based on external and internal assessments, we believe our current addressable markets include the following:

*Purchase and Sale*—Sales of existing and new homes in the United States in 2011 had an aggregate transaction value of approximately \$994 billion, according to data published in May 2012 by the U.S. Census Bureau and the National Association of REALTORS®, or NAR. In an effort to acquire new client relationships and sell homes, U.S. real estate agents and brokers were projected to spend an estimated \$6.9 billion on residential advertising in 2012, according to a forecast from Borrell Associates released in 2012. In addition, U.S. real estate developers were projected to spend an estimated \$1.3 billion on residential advertising in 2012, also according to a forecast from Borrell Associates released in 2012.

*Rentals*—U.S. rental property managers and landlords were projected to spend an estimated \$2.2 billion on residential advertising in 2012, according to a forecast from Borrell Associates released in 2012. In the United States, there were 93 million people residing in rental housing units, according to data published by the U.S. Census Bureau in 2011. In the first quarter of 2012, there were approximately 43.4 million rental housing units in the United States, with nearly 9% vacant, according to data published by the U.S. Census Bureau in April 2012. Over 70% of movers in 2011 were renters, according to the U.S. Census Bureau migration data.

*Home Financing*—U.S. residential mortgage providers were projected to spend approximately \$3.6 billion in 2012 marketing their services and loan products to mortgage borrowers, according to a forecast from Borrell Associates released in 2012.

*Home Improvement*—Spending on advertising by the home improvement industry was expected to be approximately \$6.0 billion in 2012, according to a forecast from Borrell Associates released in 2012. Additionally, it is estimated that approximately \$300 billion was spent on home improvement and repairs in 2012, according to a January 2013 report from the Joint Center for Housing Studies of Harvard University.

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*Display Advertising*—We estimate that companies seeking to reach consumers spent approximately \$7.2 billion in 2011 on Web display and mobile display advertising, based on data published by the Interactive Advertising Bureau in 2012 and excluding our estimate of display advertising by real estate agents and brokers, real estate developers, rental property managers and landlords and mortgage providers based on a forecast of 2012 advertising from Borrell Associates released in 2012.

### ***Highly Fragmented, Local and Complex Market***

The market for residential real estate transactions and home-related services is highly fragmented, local and complex. Each home has unique characteristics, including location, value, size, style, age and condition. Each consumer approaches home-related transactions with a personal set of objectives, priorities and values. Real estate agents generally operate in local markets as independent contractors with different experiences and skills. These conditions create challenges for consumers and real estate, rental, mortgage and home improvement professionals alike. Consumers are challenged to find information about homes and to find real estate, rental and mortgage professionals who fit their individual needs. Real estate, rental, mortgage and home improvement professionals are challenged to efficiently advertise their services and identify new clients, and to measure the effectiveness of their marketing efforts.

### ***Absence of Consumer Orientation***

Historically, consumers had minimal access to comprehensive and objective residential real estate data, even though many home-related decisions are extraordinarily information-intensive. While real estate, rental, mortgage and home improvement professionals had some data, consumers did not have free, independent and easy access to it. Even when accessible, the data was difficult to interpret and analyze.

### ***Increasing Role of Mobile Technologies and the Internet***

Consumers are increasingly turning to mobile devices and the Internet to access real estate information. With the widespread adoption of mobile and location-based technologies, consumers increasingly expect home-related information to be available on their mobile devices where, when and how they want it. Over 50% of our home views now occur on mobile devices. We believe that the technological platform shift from desktop computers to mobile devices benefits technology leaders like Zillow who are quick to innovate.

## **Competitive Advantages**

We believe we have the following competitive advantages:

- *Inimitable Database of Homes.* Our living database of homes is the result of years of substantial investment, sophisticated economic and statistical analysis, complex data aggregation and millions of user contributions. Our dynamic and comprehensive living database includes detailed information on more than 110 million U.S. homes, and includes homes for sale, for rent and recently sold, as well as properties not currently on the market. This database is central to the value we provide to consumers and real estate, rental, mortgage and home improvement professionals. It contains extensive information that users can search, through an easy-to-use interface, to identify, analyze and compare homes. Our database is relevant to a broad range of users, including buyers, sellers, renters, homeowners, real estate agents and other real estate professionals. It includes information such as:
  - *Property facts:* Zestimate and its corresponding value range, number of bedrooms, number of bathrooms, square footage, lot size, assessed tax value and property type such as single-family, condominium, apartment, multifamily, manufactured home or land.
  - *Listing information:* price, price history and reductions, dollars per square foot, days on the market, listing type (such as for sale by agent, for sale by owner, foreclosures, new construction, rentals and Make Me Move homes) open houses, property photos and estimated monthly payment.

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- *Purchase and sale data:* prior sales information and recent sales nearby.

We synthesize data from hundreds of automated feeds, representing information from tens of thousands of public and private sources. Applying extensive computer analytics to the data, we transform it into information that is accessible, understandable and useful.

We refer to the database as “living” because the information is continually updated by the combination of our proprietary algorithms, synthesis of third-party data from hundreds of sources, and through improvements by us and, importantly, by our community of users. User-generated content from owners, agents and others enriches our database with photos and additional property information. More than 20 million pieces of user-generated content have been manually contributed to Zillow, and this is growing by more than 650,000 contributions per month.

Individuals and businesses that use Zillow have updated information on more than 37 million homes in our database and added nearly 100 million home photos, creating exclusive home profiles available nowhere else. Our inimitable database enables us to create content, products and services not available elsewhere, and attracts an active, vibrant community of users. As of December 31, 2012, we had published nearly 225,000 reviews of local real estate agents and nearly 26,000 reviews of mortgage professionals submitted by our users, and our users had submitted more than 635,000 questions and answers in our discussion forum, Zillow Advice. Zillow Advice allows consumers to ask questions of real estate, rental, mortgage and home improvement professionals and other consumers and quickly learn more about homes and real estate topics of interest. In particular, many of our dedicated active contributors devote substantial time sharing their expertise about Zillow and the real estate market on Zillow Advice. Real estate, rental, mortgage and home improvement professionals who participate in Zillow Advice play a key role in helping to educate consumers, and benefit from exposure to consumers and resulting referrals.

- *Zestimates, Rent Zestimates and Digs Estimates.* We have developed industry-leading automated home valuation models that use advanced statistical methods and complex, proprietary algorithms. We use these models to provide current home value estimates, or Zestimates, and current rental price estimates, or Rent Zestimates, on approximately 100 million U.S. homes. Based on our Zestimates, we produce Zillow Home Value Indexes at the neighborhood, zip code, city, metropolitan statistical area, county and national levels. Our Zillow Home Value Indexes have been cited by government entities such as the Federal Reserve Bank and the Congressional Oversight Panel, university studies and respected national publications. For historical comparisons, we provide up to 15 years of Zestimate history on each home and valuable information about property and real estate market trends. Our Zestimates, Rent Zestimates and Zillow Home Value Indexes allow consumers to evaluate homes and neighborhoods, and to easily evaluate historical trends, as they contemplate critical home-related decisions. Approximately 75% of all U.S. homes have been “Zillowd”. With Zillow Digs, home shoppers and homeowners can find visual inspiration and understand the real cost of remodeling projects. Users can browse tens of thousands of photos and see Zillow’s proprietary Digs Estimates for the estimated cost, based on where they live, of the actual bathrooms and kitchens they are viewing. Unique to Zillow, Digs Estimates give consumers the estimated cost of thousands of real bathrooms and kitchens in Zillow Digs’ ever-increasing portfolio of photos and are computed using Zillow’s proprietary algorithm, which includes real-world data from local contractors such as size, materials, finish level, and regional labor and material rates. The Digs Estimates’ patent-pending technology helps home shoppers and homeowners create more realistic budgets appropriate for their specific market.
- *Independent Market Positions and Consumer Focus.* Zillow has been built independent of any real estate industry group. We maintain an unwavering commitment to giving consumers free access to as much useful information as possible. We provide unbiased information, products and services, empowering consumers to make informed decisions about homes and the residential real estate market. We believe our independence enables us to create compelling products and services with broad consumer appeal.

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- *Powerful Brand and Scale.* We have established a powerful brand identity and built a large user community in a short time. The majority of our traffic comes direct, not dependent on search engines, with demonstrated consumer intent to visit the Zillow brand. During December 2012, 34.7 million unique users visited Zillow's mobile applications and websites, representing year-over-year growth of 48%.
- *Mobile Leadership and Monetization.* Shopping for a home is a far more meaningful consumer experience when it occurs curbside, untethered and on location, so we have developed and operate the most popular suite of mobile real estate applications across all major platforms. In December 2012, 143 million homes, or 53 homes per second, were viewed on Zillow on a mobile device, representing over 50% of our home views. Our suite of mobile applications includes 23 distinct real estate, rental, mortgage and home improvement applications that enable people to access and analyze information where, when and how they want it. We monetize our marketplace businesses on our mobile platform in the same way we do on our web platform.
- *Multiple Robust Home-Related Marketplaces.* We have created trusted and transparent marketplaces in real estate, rentals, mortgages and home improvement where consumers can identify and connect with local professionals that are best suited to meet their needs. Our living database of homes provides a foundation on which we can build new consumer and professional marketplaces in other home-related categories.
- *Technology Solutions for Professionals.* We offer a suite of marketing and technology solutions to help real estate, rental and mortgage professionals grow their businesses and personal brands.
- *Consumer-Oriented Mortgage Marketplace.* Unlike other sources of mortgage rate quotes, in Zillow Mortgage Marketplace consumers can anonymously submit mortgage loan requests and receive an unlimited number of personalized mortgage quotes directly from hundreds of consumer-rated lenders. Consumers can then choose to contact those lenders at their discretion. Because we operate this marketplace as part of our real estate home shopping experience, we can efficiently attract motivated users to the marketplace and prioritize the consumer's experience. For the year ended December 31, 2012, consumers submitted nearly 12 million mortgage loan requests in Zillow Mortgage Marketplace.
- *Personalized Experience.* We present consumers and real estate, rental, mortgage and home improvement professionals with many opportunities to personalize their Zillow experience, leading to more informed home shopping and financing decisions. Users can save favorite homes on Zillow and receive monthly email updates on changes in those homes' values, listing status, price changes and other data. Users also can customize "saved searches" for any neighborhood or zip code and receive daily email updates on new homes listed for sale, for rent, or price changes for existing listed homes. Once a favorite home or search parameters are saved on Zillow, a consumer or professional may access these personalized options every time they visit Zillow through a mobile device or on our websites, personalizing a Zillow experience unique to them.
- *Proven Management Team.* We believe the broad experience and depth of knowledge of our management team are distinct competitive advantages in the complex and evolving industry in which we compete. The Zillow management team has extensive experience building successful consumer Internet companies. In particular, we believe that the shared experience of 11 of our executives, who held similar positions together at Expedia Inc., provides our management team with unique cohesion and insight.

## **Growth Strategies**

Our growth strategies are:

- *Focus on Consumers.* Maintain our unwavering focus on consumers and leverage our industry independence to enhance existing products and services and develop new offerings with broad consumer appeal.

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- *Enhance Our Living Database.* Enhance the information in our database of homes, and use it as the foundation for new analyses, insights and tools to inform consumers throughout the home ownership lifecycle.
- *Leverage Our Mobile Leadership.* Innovate and expand our offerings for mobile devices, launching more applications and extending our brand and products across additional mobile platforms.
- *Deepen and Strengthen and Expand Our Marketplaces.* Deepen and strengthen our marketplaces by creating new opportunities for high-quality consumer-initiated connections with real estate, rental, mortgage and home improvement professionals when consumers want their services. Our living database of homes provides a foundation on which we can build new consumer and professional marketplaces in other home-related categories.
- *Efficiently Increase Brand Awareness.* Expand public relations, social media, content distribution and advertising programs to efficiently increase brand awareness.
- *Expand Our Platform.* Expand our platform beyond advertising services for real estate, rental, mortgage and home improvement professionals by developing additional marketing and business technology solutions to help those professionals manage and grow their businesses and personal brands.
- *Optimize Opportunities for Premier Agent Participation.* Optimize opportunities for Premier Agent participation in our marketplaces through development of a broad variety of marketing and business technology solutions.
- *Leverage Our Sales Force.* Leverage our sales force's expertise with new advertising and technology offerings.
- *Pursue Strategic Opportunities.* Pursue strategic opportunities, including commercial relationships and acquisitions, to strengthen our market position, enhance our capabilities and accelerate our growth.

In the year ended December 31, 2012, we completed four acquisitions that align with our growth strategies, including deepening, strengthening and expanding our marketplaces and, in particular, our emerging marketplaces of rentals and mortgages, focusing on consumers and optimizing opportunities for Premier Agent participation. In May 2012, we acquired RentJuice Corporation, a company that provides software tools for the rental industry. RentJuice is operated under Zillow Rentals, representing a strategic expansion of our rentals marketplace by providing us with a comprehensive suite of business and marketing services for rental professionals. We continued the strategic expansion of our rentals marketplace with the acquisition of HotPads, Inc., a map-based rental and real estate search site, in December 2012. HotPads, a consumer-facing company, was acquired to help grow our rental marketplace for consumers and professionals by extending the reach of our marketing tools and productivity solutions for rental professionals. We accelerated the development of another emerging marketplace, Zillow Mortgage Marketplace, with our November 2012 acquisition of Mortechn, Inc., a software and services company that provides mortgage-related solutions to lenders, bankers, credit unions and smaller community lenders. With the addition of Mortechn, Zillow now delivers valuable marketing and productivity solutions to mortgage professionals to help them manage their business and borrower contacts. To enhance opportunities for Premier Agent participation, Zillow acquired Buyfolio.com, in October 2012. Buyfolio, an online and mobile collaborative shopping platform where home shoppers can search, track, organize and discuss for-sale listings with their real estate agent, significant other, or a private group, enhances the increasing suite of tools Zillow offers to real estate agents in the Premier Agent program. Each of these strategic acquisitions support the expansion of our platform through our suite of marketing and business technology products and services for real estate professionals.

With the introduction of new tools and solutions, such as Zillow® Rentals, Property Management Websites and Premier Agent Websites, we continue to focus on strengthening our marketplaces for both consumers and professionals and enhancing the Premier Agent experience.

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**Advertising Products and Services**

We provide advertising products and services for real estate, rental, mortgage and home improvement professionals that provide useful content for consumers.

***Marketplace Advertising***

*Premier Agent Program*

Zillow's Premier Agent program offers a suite of marketing and business technology solutions to help real estate agents grow their businesses and personal brands. The Premier Agent program allows agents to select products and services that they can tailor to meet their business and advertising needs. The program has three tiers of participation including Premier Platinum, our original flagship subscription product, as well as Premier Gold and Premier Silver, to meet different marketing and business needs of a broad range of agents. All tiers of Premier Agents receive access to a dashboard portal on our website that provides individualized program performance analytics, as well as our personalized website service, and our customer relationship management, or CRM, tool that captures detailed information about each contact made with a Premier Agent through our mobile and web platforms. Our Premier Gold product also includes featured listings whereby the agent's listings will appear at the top of search results on our mobile and web platforms. Our Premier Platinum product includes the dashboard portal on our website, our personalized website service, our CRM tool, featured listings, and inclusion on our buyer's agent list, whereby the agent appears as the agent to contact for listings in the purchased zip code. Our multi-tiered Premier Agent advertising program, along with our Diverse Solutions agent website services, our CRM tools, and our Postlets syndication tool, serve as a foundation to extend our platform beyond just marketing services for real estate agents to a platform that also includes other types of trade services and tools we can offer to real estate agents to help them manage and grow their business.

*Zillow Mortgage Marketplace*

In Zillow Mortgage Marketplace, consumers request free, personalized quotes in response to their submission of limited anonymous data, such as specific loan amount, zip code, purchase price or estimated home value, and credit score. For the year ended December 31, 2012, consumers submitted nearly 12 million mortgage loan requests in Zillow Mortgage Marketplace. Consumers decide if and when to contact the mortgage professionals who provide quotes. User-generated ratings and reviews of mortgage professionals are provided as a powerful tool to help consumers shop for their loans.

***Display Advertising***

Our display advertising primarily consists of graphical mobile and web advertising sold on a cost per thousand impressions ("CPM") basis. We offer customers display advertising opportunities on our mobile applications through display ads that are optimized for the mobile experience, on our home page, and on individual web pages, through graphical displays and text links.

**Information Products and Services**

We provide consumers with information products and services to enable them to make intelligent decisions about homes.

***Zestimate and Rent Zestimate***

Our Zestimate and Rent Zestimate valuations are computed using complex, proprietary algorithms we have developed and refined through years of statistical analysis and technological development.

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A Zestimate is our estimated current market value of a home. We generate Zestimates using proprietary information, including:

- *Physical attributes:* location, lot size, square footage, number of bedrooms and bathrooms and many other details.
- *Tax assessments:* property tax information, actual property taxes paid, exceptions to tax assessments and other information provided in the tax assessors' records.
- *Prior and current transactions:* actual sale prices over time of the home itself and comparable recent sales of nearby homes.

We use proprietary automated valuation models that apply advanced algorithms to analyze our data to identify relationships within a specific geographic area between home-related data and actual sales prices. Home characteristics, such as square footage, location or the number of bathrooms, are given different weights according to their influence on home sale prices in each specific geography over a specific period of time, resulting in a set of valuation rules, or models, that are applied to generate each home's Zestimate.

To improve the accuracy of our Zestimates, our algorithms automatically remove or reconcile data that would otherwise inappropriately skew the valuation rules. In addition, our algorithms will automatically generate a new set of valuation rules based on the constantly changing universe of data included in our database. This allows us to provide timely home value information on a massive scale, updated three times a week.

We publicly disclose the accuracy of our Zestimates to further empower consumers in assessing a home's value. The accuracy may be impacted by a variety of factors, including the amount of data about homes we have for a particular geographic area.

A Rent Zestimate is our estimated current monthly rental price of a home, computed using similar automated valuation models we have designed to address the unique attributes of a rental home. We estimate rental prices on approximately 100 million homes, including apartments, single-family homes, condominiums and townhomes.

### ***Digs Estimates***

With Zillow Digs, home shoppers and homeowners can find visual inspiration and understand the real cost of remodeling projects. Users can browse tens of thousands of photos and see Zillow's proprietary Digs Estimates for the estimated cost, based on where they live, of the actual bathrooms and kitchens they are viewing. Unique to Zillow, Digs Estimates give consumers the estimated cost of thousands of real bathrooms and kitchens in Zillow Digs' ever-increasing portfolio of photos and are computed using Zillow's proprietary algorithm, which includes real-world data from local contractors such as size, materials, finish level, and regional labor and material rates. The Digs Estimates' patent-pending technology helps home shoppers and homeowners create more realistic budgets appropriate for their specific market.

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***Rich, Searchable Home-Related Data and Analysis***

We provide consumers and real estate professionals with a rich set of home-related information. Through our mobile applications or websites, users can access detailed information about homes, including:

|                                 |  |   |
|---------------------------------|--|---|
| <b>Value Information</b>        | Zestimate<br>Rent Zestimate<br>For sale price<br>Estimated mortgage payment<br>Rental price<br>Make Me Move price<br>Easy links to county assessor records<br>Digs Estimates | Prior sale prices<br>Historical Zestimate values<br>Historical Rent Zestimate values<br>Zillow Home Value Index<br>Zillow Home Value Index Forecasts<br>Tax-assessed value<br>Property taxes paid |
| <b>Home Details</b>             | Bedrooms<br>Bathrooms<br>Square footage<br>Lot size<br>Year built<br>Property type<br>County<br>Parcel number<br>Legal description   | Number of stories<br>Number of units in building<br>Finished basement<br>Cooling system<br>Heating system<br>Heat source<br>Fireplace<br>Exterior material<br>Parking type                        |
| <b>Neighborhood Information</b> | School district<br>Elementary school<br>Middle school  | High school<br>Walkability<br>Transit access  |
| <b>Listing Details</b>          | Price<br>Listing agent information<br>Listing brokerage information<br>Link to listing source<br>Rent amount   | Price reductions<br>Days on Zillow<br>MLS number<br>Foreclosure stage and details   |

Consumers and real estate professionals can update property information by, for example, adding home photos and personalized information regarding the neighborhood or school district, creating exclusive home profiles available nowhere else.

Our map-based user interface enables our users to search, navigate and zoom to areas of interest and find and compare home information quickly and efficiently from a variety of different perspectives across homes, neighborhoods, cities, counties and other geographical regions. Our consumer search experience supports complex search queries and filters across our data set of homes, allowing consumers to customize their searches and gain actionable insights.

Our team of economists and statisticians generates unbiased local and national real estate data and analysis on 371 metropolitan areas and approximately 9,700 individual neighborhoods that we provide to consumers and real estate, mortgage and rental professionals at no cost. This gives our users access to local market trends and data, such as home price cuts, list to sale price ratio and foreclosure data that was historically not easily obtained, if available at all. Users can compare these metrics across neighborhoods and different time periods using our real-time charting and filtering.

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***For Sale and Rental Listings***

We provide comprehensive for sale and rental listings through relationships with real estate brokerages, real estate listings aggregators, multiple listing services, apartment management companies, home builders and other third-parties. In addition, we provide consumers with access to exclusive home listings, such as our Make Me Move listings, which are a homeowner's posted price at which they would be willing to move. We also show listings that may not be available on other sources, such as for sale by owner, foreclosure and rental listings. Real estate agents and landlords may feature and gain more exposure for their listings through our advertising products.

A substantial portion of the listings displayed on our mobile applications and websites are provided to us pursuant to a Platform Services Agreement with Threewise Corporation. Under the terms of this agreement, Threewise granted to us a nonexclusive license to display listings on our mobile applications and websites. This agreement has a 48-month term, beginning in April 2011, and renews automatically for additional one year terms unless canceled by either party with 90 days prior notice, subject to earlier termination under limited circumstances.

***Marketplace of Real Estate Agents***

We present consumers with ratings and contact information for the listing agent and local buyer's agents alongside home profiles and listings for homes to assist them in evaluating and selecting the real estate agent best suited for them. We enhance this offering by providing an online professional directory for consumers to search and contact real estate professionals that they might wish to engage. Our directory includes rich profiles of real estate professionals, including nearly 225,000 ratings and reviews provided by our users, allowing consumers to evaluate these agents based on a number of criteria, including neighborhood specialization, number of listings and number of contributions to Zillow Advice.

***Home-Related Advice and Discussions***

Consumers have many questions and often seek advice during various stages of their home-ownership lifecycle. The Zillow Advice section of our Zillow.com website captures questions and discussion topics from our users, both consumers and real estate, mortgage and rental professionals. This allows our consumers to ask questions of other consumers and real estate, rental, mortgage and home improvement professionals and quickly learn more about relevant topics. Our users have submitted more than 635,000 questions and answers to Zillow Advice as of December 31, 2012. Zillow Advice also provides real estate, mortgage and rental professionals with an opportunity to help educate consumers and demonstrate their local expertise. These discussions and content are also indexed and searchable by geography and other custom parameters, allowing users to quickly find the information they seek. Email updates are used to provide ongoing monitoring and delivery of posts related to topics of interest.

***Mobile Access***

We operate the most popular suite of mobile real estate applications across all major mobile platforms. Our mobile real estate applications provide consumers and real estate, mortgage and rental professionals with location-based access to many of our products and services, including Zestimates, Rent Zestimates, for sale and rental listings and extensive home-related data. Through our mobile applications, for example, a consumer standing curbside at a home for sale can learn about the home's for-sale price, Zestimate, number of bedrooms, square footage and past sales, as well as similar information about surrounding homes. The consumer can call a real estate professional through our mobile applications to get more information or schedule a showing. During December 2012, 143 million homes were viewed on Zillow on a mobile device.

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**Marketing**

At Zillow, marketing starts with product development. We create compelling consumer products that people want to talk about and share. This enables us to execute a robust and viral communications program that is the primary driver of our brand and traffic acquisition efforts. We launched the consumer brand with communications at the core of our marketing strategy, which has allowed us to grow to more than 34.5 million average monthly unique users for the three months ending December 31, 2012. The majority of our traffic and brand awareness comes direct, with demonstrated consumer intent to visit the Zillow brand.

Our communications team includes former print and broadcast journalists who have established Zillow as an authoritative source for information on a broad range of home and real estate-related subjects. A typical week includes commentary from our real estate experts across dozens of national print and broadcast media outlets, guest opinion pieces or blog posts by our chief economist, and wide-ranging national and local media coverage of Zillow products, listings, data and consumer tips. We also produce considerable home and real estate-related content on Zillow Blog that is syndicated across dozens of prominent media sites. Zillow Blog content ranges from real estate market trends, to home financing tips, to celebrity real estate listings.

We focus substantial public relations effort around the marketing of our Zillow Real Estate Market Reports, which are in-depth reports produced by our economics and analytics bureau for 276 U.S. markets. Data is released on a monthly and quarterly basis, and Zillow data is widely used by government entities such as the Federal Reserve and Congressional Oversight Panel, as well as regularly featured in respected media outlets such as the *Wall Street Journal*, *New York Times*, *Bloomberg*, *Reuters* and across numerous national network and cable news shows including CNBC, CNN, Fox News, Bloomberg and MSNBC. We believe the considerable effort we have spent on public relations and social media has allowed us to build a large and credible brand.

Our living database of homes creates significant opportunities for home-ownership lifecycle marketing. A typical person will at various times in life be a renter, buyer, homeowner, remodeler, mortgage refinance or seller, and this presents opportunities to communicate with consumers over many years, not just during a transaction. We actively segment and communicate with our users through email and social media channels.

We believe Zillow has considerable opportunity to increase brand awareness and grow traffic through product development, targeted advertising programs and strategic partnerships. As such, we also selectively advertise to consumers and professionals in various online and offline channels that have tested well for us, as well as pursue strategic partnerships that drive traffic and brand awareness for Zillow.

**Sales and Customer Support**

Our sales team is responsible for generating advertising customers across our mobile applications and websites.

We primarily use a Seattle-based sales team to sell Premier Agent subscriptions to real estate agents, and in July 2012 we opened a new office in Irvine, California, where we are currently growing our sales team. We also have offices in Lincoln, Nebraska, and San Francisco, California, that support sales in our mortgage and rental marketplaces. We attract customers through a combination of outbound calling and inbound customer requests generated from our websites and event marketing activities. We also maintain a field sales team in New York, New York, with additional offices in Chicago, Illinois, and San Francisco, California, to specifically target larger advertising customers in the real estate and related content categories, such as real estate brokerages, home builders, lenders and home service providers, as well as advertisers in the telecommunications, automotive, insurance and other industries.

As part of our sales and distribution strategy, we entered into a strategic relationship with Yahoo! Inc. that launched in the first quarter of 2011. Our sales team serves as the exclusive sales force for real estate agent advertising and certain graphical advertising on the Yahoo! Real Estate site.

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We believe that customer support is important to our success. Our customer support team, which is located primarily in Seattle, responds to commercial, technical and consumer issues from our user community and advertisers. The Zillow Advice forum augments our direct customer support by enabling consumers to obtain answers to questions from our employees and other members of our user community, including real estate, mortgage and rental professionals.

### **Technology and Infrastructure**

Zillow is a data- and technology-driven company. Our technical infrastructure, mobile applications and websites are built to provide consumers and real estate, mortgage and rental professionals with access to rich real estate data and powerful online tools to help them accomplish their home-related goals. Many of our services are available through real-time web-based application programming interfaces that allow our information to be easily integrated into third-party websites. We provide HTML and JavaScript-based widgets to allow easy integration of Zillow information onto other websites, with little custom programming. Our technology platform is built using industry-leading third-party software and internally developed software as well as open source technologies. This combination allows for rapid development and release of high-performance software in a cost-effective and scalable manner. For information about our research and development costs, see Note 2 of the accompanying notes to our financial statements included within this annual report.

Our websites are primarily hosted at a third-party facility located in the Seattle area. Additionally, we utilize a third-party web service for cloud computing and storage to assist in service growth and redundancy. Content delivery network solutions have been put in place to ensure fast and local access to content. Development and test environments are located in a data center we manage at our corporate headquarters.

### **Intellectual Property**

We protect our intellectual property through a combination of trademarks, trade dress, domain names, copyrights, trade secrets and patents, as well as contractual provisions and restrictions on access to our proprietary technology.

Our trademarks registered in the United States and several other jurisdictions include “Zillow,” “Zillow.com,” “Zestimate,” “Postlets,” “Diverse Solutions,” “RentJuice,” and the Zillow logo. We also have filed other trademark applications in the United States and certain other jurisdictions and will pursue additional trademark registrations to the extent we believe it will be beneficial and cost-effective.

We have four patents issued in the United States, two of which expire in 2026, one that expires in 2027, one that expires in 2029, and one patent issued in Australia that expires in 2027. These cover proprietary techniques that relate to determining a current value for a real estate property, performing summarization of geographic data points in response to zoom selection, the incorporation of individual aerial images and incorporating visual information into a master planar image, and the collection, storage and display of home attribute values. We have 14 patent applications pending in the United States, which seek to cover proprietary techniques relevant to our products and services. We intend to pursue additional patent protection to the extent we believe it will be beneficial and cost-effective.

We are the registered holder of a variety of domestic and international domain names that include “Zillow.com,” “Postlets.com,” “DiverseSolutions.com,” “Buyfolio.com,” “Mortech.com,” “HotPads.com,” our other trademarks, and similar variations.

In addition to the protection provided by our intellectual property rights, we enter into confidentiality and proprietary rights agreements with our employees, consultants, contractors and business partners. Our employees and contractors are also subject to invention assignment provisions. We further control the use of our proprietary technology and intellectual property through provisions in both our general and product-specific terms of use on our mobile applications and websites.

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**Competition**

We face competition to attract consumers to our mobile applications and websites and to attract advertisers to purchase our advertising products and services.

***Competition for Consumers***

We compete for the attention of consumers with companies that operate, or could develop, national and local real estate, mortgage and rental mobile applications and websites. We compete for consumers primarily on the basis of the quality of the consumer experience, the utility of the data and services we provide, the breadth, depth and accuracy of information, and brand awareness and reputation. We believe we compete favorably on these factors.

***Competition for Advertisers***

We compete for advertising customers, such as real estate professionals, with media sites, including companies dedicated to providing mobile and web-based real estate, mortgage and rental information and services to real estate professionals and consumers, and major Internet portals, general search engines and social media sites, as well as other online companies. We also compete for a share of advertisers' overall marketing budgets with traditional media such as newspapers, television, magazines, and home/apartment guide publications, particularly with respect to advertising dollars spent at the local level by real estate agents, mortgage lenders, property managers or rental agents to advertise their qualifications or listings. We compete for advertising revenue based on perceived return on investment, the effectiveness and relevance of our advertising products, pricing structure and our ability to effectively deliver types of ads to targeted demographics. We believe we compete favorably on these factors.

**Government Regulation**

We are affected by laws and regulations that apply to businesses in general, as well as to businesses operating on the Internet. This includes a continually expanding and evolving range of laws, regulations and standards that address information security, data protection, privacy, consent and advertising, among other things. By providing a medium through which users can post content and communicate with one another, we may also be subject to laws governing intellectual property ownership, obscenity, libel, and privacy, among other issues. In addition, the real estate agents, mortgage brokers, banks, property managers, rental agents and some of our other customers and advertisers on our mobile applications and websites are subject to various state and federal laws and regulations relating to real estate, mortgages and rentals. While we do not believe that we are currently subject to these regulations, we intend to ensure that any content created by Zillow is consistent with them by obtaining assurances of compliance from our advertisers and customers for their activities through, and the content they provide on, our mobile applications and websites. Since the laws and regulations governing real estate, mortgages and rentals are constantly evolving, it is possible that some part of our business activities could fall within the scope of regulation or be prohibited altogether at some point in the future.

**Employees**

As of December 31, 2012, we had 560 full-time employees.

**Where You Can Find More Information**

Our filings with the Securities and Exchange Commission, including our annual reports on Form 10-K, quarterly reports on Form 10-Q, current reports on Form 8-K, and amendments to those reports are available on our website at [www.zillow.com](http://www.zillow.com), free of charge, as soon as reasonably practicable after the electronic filing of these reports with the Securities and Exchange Commission. The information contained on our website is not a part of this annual report on Form 10-K.

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**Item 1A. Risk Factors**

*Our business is subject to numerous risks. You should carefully consider the following risk factors, as any of these risks could harm our business, results of operations, and financial condition and our prospects. In addition, risks and uncertainties not currently known to us or that we currently deem to be immaterial also may materially adversely affect our business, financial condition and operating results.*

**Risks Related to Our Business**

***If Real Estate and Mortgage Professionals or Other Advertisers Reduce or End Their Advertising Spending With Us and We are Unable to Attract New Advertisers, Our Business Would be Harmed.***

Our current financial model depends on advertising revenue generated primarily through sales to real estate agents and brokerages, mortgage lenders and advertisers in categories relevant to real estate. Our ability to attract and retain advertisers, and ultimately to generate advertising revenue, depends on a number of factors, including:

- increasing the number of consumers of our products and services;
- competing effectively for advertising dollars with other online media companies;
- continuing to develop our advertising products and services, including the expansion of those products and services to new advertising customers;
- keeping pace with changes in technology and with our competitors; and
- offering an attractive return on investment to our advertisers for their advertising spending with us.

We do not have long-term contracts with most of our advertisers. Our advertisers could choose to modify or discontinue their relationships with us with little or no advance notice. In addition, as existing subscriptions for our Premier Agent program expire, we may not be successful in renewing these subscriptions, securing new subscriptions or increasing the amount of revenue we earn for a given subscription over time. We may not succeed in retaining existing advertisers' spending or capturing a greater share of such spending if we are unable to convince advertisers of the effectiveness or superiority of our products as compared to alternatives, including traditional offline advertising media such as television and newspapers. In addition, future changes to our pricing methodology for advertising services may cause advertisers to reduce their advertising with us or choose not to advertise with us. If current advertisers reduce or end their advertising spending with us and we are unable to attract new advertisers, our advertising revenue and business, results of operations and financial condition would be harmed. In addition, if we do not realize the benefits we expect from strategic relationships we enter into, including for example, the generation of additional advertising revenue opportunities, our business could be harmed.

***If We do Not Innovate and Provide Products and Services that are Attractive to Our Users and to Our Advertisers, Our Business Could be Harmed.***

Our success depends on our continued innovation to provide products and services that make our mobile applications and websites useful for consumers and real estate, rental, mortgage and home improvement professionals, and attractive to our advertisers. As a result, we must continually invest significant resources in research and development in order to improve the attractiveness and comprehensiveness of our products and services and effectively incorporate new mobile and Internet technologies into them. If we are unable to provide products and services that users, including real estate professionals, want to use, then users may become dissatisfied and use competitors' mobile applications and websites. If we are unable to continue offering innovative products and services, we may be unable to attract additional users and advertisers or retain our current users and advertisers, which could harm our business, results of operations and financial condition.

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***We may Make Acquisitions and Investments, which could Result in Operating Difficulties, Dilution and Other Harmful Consequences.***

We continue to evaluate a wide array of potential strategic opportunities. For example, in 2012, we acquired RentJuice Corporation, The Guru Group, LLC (dba Buyfolio.com), Mortech, Inc. and Hotpads.com. Any transactions that we enter into could be material to our financial condition and results of operations. The acquisitions may not result in the intended benefits to our business, and we may not successfully evaluate or utilize the acquired products, technology, or personnel, or accurately forecast the financial impact of an acquisition transaction. The process of integrating an acquired company, business or technology could create unforeseen operating difficulties and expenditures. The areas where we face risks include:

- diversion of management time and focus from operating our business to acquisition integration challenges;
- implementation or remediation of controls, procedures and policies at the acquired company;
- coordination of product, engineering and sales and marketing functions;
- retention of employees from the acquired company;
- liability for activities of the acquired company before the acquisition;
- litigation or other claims arising in connection with the acquired company;
- impairment charges associated with goodwill and other acquired intangible assets; and
- in the case of foreign acquisitions, the need to integrate operations across different cultures and languages and to address the particular economic, currency, political and regulatory risks associated with specific countries.

Our failure to address these risks or other problems encountered in connection with our past or future acquisitions and investments could cause us to fail to realize the anticipated benefits of such acquisitions or investments, incur unanticipated liabilities, and harm our business, results of operations and financial condition.

***We may be Unable to Increase Awareness of the Zillow Brand Cost-effectively, which could Harm Our Business.***

We rely heavily on the Zillow brand, which we believe is a key asset of our company. Awareness and perceived quality and differentiation of the Zillow brand are important aspects of our efforts to attract and expand the number of consumers who use our mobile applications and websites. Should the competition for awareness and brand preference increase among providers of mobile or online real estate information, we may not be able to successfully maintain or enhance the strength of our brand. We expect to continue to increase our paid advertising. The results of increased paid advertising may not be successful or cost-effective. If we are unable to maintain or enhance user and advertiser awareness of our brand cost-effectively, our business, results of operations and financial condition could be harmed.

***We have Incurred Significant Operating Losses in the Past, and We may Not be Able to Generate Sufficient Revenue to be Profitable Over the Long Term.***

We have incurred significant net operating losses in the past and, as of December 31, 2012, we had an accumulated deficit of \$71.7 million. Although we have experienced significant growth in our revenue, we expect that our revenue growth rate will decline in the future as a result of a variety of factors, including the maturation of our business. At the same time, we also expect our costs to increase in future periods as we continue to expend substantial financial resources to develop and expand our business, including on:

- product development;
- sales and marketing;
- our technology infrastructure;

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- strategic opportunities, including commercial relationships and acquisitions; and
- general administration, including legal and accounting expenses related to being a public company.

These investments may not result in increased revenue or growth in our business. If we fail to continue to grow our revenue and overall business and to manage our expenses, we may incur significant losses in the future and not be able to maintain profitability.

***We are Dependent on the Real Estate Industry, and Changes to that Industry, or Declines in the Real Estate Market or Increases in Mortgage Interest Rates, Could Reduce the Demand for Our Products and Services.***

Our financial prospects are significantly dependent on real estate shoppers using our services. Real estate shopping patterns depend on the overall health of the real estate market. Changes to the regulation of the real estate industry, including mortgage lending, may negatively impact the prevalence of home ownership. Changes to the real estate industry, declines in the real estate market or increases in mortgage interest rates could reduce demand for our services. Real estate markets also may be negatively impacted by a significant natural disaster, such as earthquake, fire, flood or other disruption.

***We may be Unable to Maintain or Establish Relationships With Real Estate Brokerages, Real Estate Listing Aggregators, Multiple Listing Services, Property Management Companies, Home Builders and Other Third-Party Listing Providers, Which Could Limit the Information We are Able to Provide to Our Users.***

Our ability to attract users to our mobile applications and websites depends to some degree on providing a robust number of for-sale and rental listings. To provide these listings, we maintain relationships with real estate brokerages, real estate listing aggregators, multiple listing services, property management companies, home builders, other third-party listing providers, and homeowners and their real estate agents to include listing data in our services. Many of our agreements with real estate listing providers are short-term agreements that may be terminated with limited notice. The loss of some of our existing relationships with listing providers, whether due to termination of agreements or otherwise, or an inability to continue to add new listing providers, may cause our listing data to omit information important to users of our products and services. This could reduce user confidence in the sale and rental data we provide and make us less popular with consumers, which could harm our business, results of operations and financial condition.

We currently depend on a single real estate listing aggregator to provide us with a substantial portion of the listings in our database. As we have transitioned sales of our Platinum Premier Agent subscription product to charging for the number of impressions delivered on our buyer's agent list in zip codes purchased, these listings provide for revenue generating opportunities as impressions are delivered through our mobile applications and websites. While these listings are available from their original sources, it would take substantial time and effort for us to aggregate these listings from all of the original sources. Therefore, if the agreement with our largest real estate listing aggregator is terminated, we may not be able to fully replace the listings in a timely manner or on terms favorable to us, or at all, which could harm our business, results of operations and financial condition.

***We may be Unable to Maintain or Establish Relationships With Data Providers, which could Limit the Information We are Able to Provide to Our Users and Impair Our Ability to Attract or Retain Users.***

We obtain real estate data, such as sale transactions, property descriptions, tax-assessed value and property taxes paid, under licenses from third-party data providers. We use this data to enable the development, maintenance and improvement of our information services, including Zestimates and Rent Zestimates and our living database of homes. We have invested significant time and resources to develop proprietary algorithms, valuation models, software and practices to use and improve upon this specific data. We may be unable to renew our licenses with these data providers, or we may be able to do so only on terms that are less favorable to us, which could harm our ability to continue to develop, maintain and improve these information services and could harm our business, results of operations and financial condition.

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***We may in the Future be Subject to Disputes Regarding the Accuracy of Our Zestimates and Rent Zestimates.***

We provide our users with Zestimate and Rent Zestimate home and rental valuations. A Zestimate is our estimated current market value of a home based on our proprietary automated valuation models that apply advanced algorithms to analyze our data; it is not an appraisal. A Rent Zestimate is our estimated current monthly rental price of a home, using similar automated valuation models that we have designed to address the unique attributes of rental homes. Revisions to our automated valuation models, or the algorithms that underlie them, may cause certain Zestimates or Rent Zestimates to vary from our expectations for those Zestimates or Rent Zestimates. In addition, from time to time, users disagree with our Zestimates and Rent Zestimates. Any such variation in Zestimates or Rent Zestimates or disagreements could result in distraction from our business or potentially harm our reputation and could result in legal disputes.

***We Face Competition to Attract Consumers to Our Mobile Applications and Websites, which could Impair Our Ability to Continue to Grow the Number of Users Who Use Our Mobile Applications and Websites, Which Would Harm Our Business, Results of Operations and Financial Condition.***

Our success depends on our ability to continue to attract additional consumers to our mobile applications and websites. Our existing and potential competitors include companies that operate, or could develop, national and local real estate, rental, mortgage or home improvement websites. These companies could devote greater technical and other resources than we have available, have a more accelerated time frame for deployment, and leverage their existing user bases and proprietary technologies to provide products and services that consumers might view as superior to our offerings. Any of our future or existing competitors may introduce different solutions that attract consumers or provide solutions similar to our own but with better branding or marketing resources. If we are unable to continue to grow the number of consumers who use our mobile applications and websites, our business, results of operations and financial condition would be harmed.

***We may be Unable to Compete Successfully Against Our Existing or Future Competitors in Attracting Advertisers, which could Harm Our Business, Results of Operations and Financial Condition.***

We compete to attract advertisers with media sites, including websites dedicated to providing real estate, rental, mortgage and home improvement information and services to real estate professionals and consumers, and major Internet portals, general search engines and social media sites, as well as other online companies. We also compete for a share of advertisers' overall marketing budgets with traditional media such as television, magazines, newspapers and home/apartment guide publications, particularly with respect to advertising dollars spent at the local level by real estate professionals to advertise their qualifications and listings. Large companies with significant brand recognition have large numbers of direct sales personnel and substantial proprietary advertising inventory and web traffic, which may provide a competitive advantage. To compete successfully for advertisers against future and existing competitors, we must continue to invest resources in developing our advertising platform and proving the effectiveness and relevance of our advertising products and services. Pressure from competitors seeking to acquire a greater share of our advertisers' overall marketing budget could adversely affect our pricing and margins, lower our revenue, and increase our research and development and marketing expenses. If we are unable to compete successfully against our existing or future competitors, our business, financial condition or results of operations would be harmed.

***Our Dedication to Making Decisions Based Primarily on the Best Interests of Consumers may Cause Us to Forgo Short-Term Gains.***

Our guiding principle is to build our business by making decisions based primarily upon the best interests of consumers, which we believe has been essential to our success in increasing our user growth rate and engagement and has served the long-term interests of our company and our shareholders. In the past, we have forgone, and we will in the future forgo, certain expansion or short-term revenue opportunities that we do not believe are in the best interests of consumers, even if such decisions negatively impact our results of operations in the short term. In addition, our philosophy of putting consumers first may negatively impact our relationships

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with our existing or prospective advertisers. This could result in a loss of advertisers which could harm our revenue and results of operations. For example, we believe that some real estate agents have chosen not to purchase our Premier Agent subscriptions because we display a Zestimate on their for-sale listings. However, we believe it is valuable to consumers to have access to a valuation starting point on all homes, and so we display a Zestimate on every home in our database for which we have sufficient data to produce the Zestimate. Similarly, we gather and make available to our consumers reviews on real estate, rental, mortgage and home improvement professionals, even if those reviews are unfavorable. Although real estate, rental, mortgage and home improvement professionals who receive unfavorable reviews may be less likely to purchase our advertising products and services, we continue to post favorable and unfavorable reviews because we believe the reviews are useful to consumers in finding the right professional. Our principle of making decisions based primarily upon the best interests of consumers may not result in the long-term benefits that we expect, in which case our user traffic and engagement, business and results of operations could be harmed.

***If We Fail to Manage Our Growth Effectively, Our Brand, Results of Operations and Business Could be Harmed.***

We have experienced rapid growth in our headcount and operations, which places substantial demand on management and our operational infrastructure. The majority of our employees have been with us for fewer than two years. As we continue to grow, we must effectively integrate, develop and motivate a large number of new employees, while maintaining the beneficial aspects of our company culture. In particular, we intend to pursue strategic opportunities and make substantial investments in our technology and development and sales and marketing organizations. If we do not manage the growth of our business and operations effectively, the quality of our services and efficiency of our operations could suffer, which could harm our brand, results of operations and overall business.

***If Use of Mobile Technology and the Internet, Particularly with Respect to Real Estate Products and Services, Does Not Continue to Increase as Rapidly as We Anticipate, Our Business could be Harmed.***

Our future success is substantially dependent on the continued use of mobile technology and the Internet as effective media of business and communication by our consumers. Mobile technology and Internet use may not continue to develop at historical rates, and consumers may not continue to use mobile technology or the Internet as media for information exchange. Further, these media may not be accepted as viable long-term outlets for information for a number of reasons, including actual or perceived lack of security of information and possible disruptions of service or connectivity. If consumers begin to access real estate information through other media and we fail to innovate, our business may be negatively impacted.

***We Rely on the Performance of Highly Skilled Personnel, and if We are Unable to Attract, Retain and Motivate Well-Qualified Employees, Our Business could be Harmed.***

We believe our success has depended, and continues to depend, on the efforts and talents of our management and our highly skilled team of employees, including our software engineers, statisticians, marketing professionals and advertising sales staff. Our future success depends on our continuing ability to attract, develop, motivate and retain highly qualified and skilled employees. The loss of any of our senior management or key employees could materially adversely affect our ability to build on the efforts they have undertaken and to execute our business plan, and we may not be able to find adequate replacements. We cannot ensure that we will be able to retain the services of any members of our senior management or other key employees. If we do not succeed in attracting well-qualified employees or retaining and motivating existing employees, our business could be harmed.

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***Any Significant Disruption in Service on Our Mobile Applications or Websites or in Our Network could Damage Our Reputation and Brand, and Result in a Loss of Users of Our Products and Services and of Advertisers, which could Harm Our Business, Results of Operations and Financial Condition.***

Our brand, reputation and ability to attract users and advertisers depend on the reliable performance of our network infrastructure and content delivery processes. We have experienced minor interruptions in these systems in the past, including server failures that temporarily slowed the performance of our mobile applications and websites, and we may experience interruptions in the future. Interruptions in these systems, whether due to system failures, computer viruses, software errors or physical or electronic break-ins, could affect the security or availability of our products and services on our mobile applications and websites and prevent or inhibit the ability of users to access our services. Since our users may rely on our products and services, including our customer relationship management tools, for important aspects of their businesses, problems with the reliability, availability or security of our systems could damage our users' businesses, harm our reputation, result in a loss of users of our products and services and of advertisers and result in additional costs, any of which could harm our business, results of operations and financial condition.

The majority of the communications, network and computer hardware used to operate our mobile applications and websites are located at facilities in the Seattle area. We do not own or control the operation of these facilities. Our systems and operations are vulnerable to damage or interruption from fire, flood, power loss, telecommunications failure, terrorist attacks, acts of war, electronic and physical break-ins, computer viruses, earthquakes and similar events. The occurrence of any of the foregoing events could result in damage to our systems and hardware or could cause them to fail completely, and our insurance may not cover such events or may be insufficient to compensate us for losses that may occur.

A failure of our systems at one site could result in reduced functionality for our users, and a total failure of our systems could cause our mobile applications or websites to be inaccessible. Problems faced by our third-party web hosting providers with the telecommunications network providers with which they contract or with the systems by which they allocate capacity among their customers, including us, could adversely affect the experience of our users. Our third-party web hosting providers could decide to close their facilities without adequate notice. Any financial difficulties, such as bankruptcy reorganization, faced by our third-party web hosting providers or any of the service providers with whom they contract may have negative effects on our business, the nature and extent of which are difficult to predict. If our third-party web hosting providers are unable to keep up with our growing needs for capacity, this could harm our business. In addition, if distribution channels for our mobile applications experience disruptions, such disruptions could adversely affect the ability of users and potential users to access or update our mobile applications, which could harm our business.

We do not carry business interruption insurance sufficient to compensate us for the potentially significant losses, including the potential harm to the future growth of our business, which may result from interruptions in our service as a result of system failures. Any errors, defects, disruptions or other performance problems with our services could harm our reputation and harm our business, results of operations and financial condition.

***We are Subject to a Variety of Federal and State Laws, Many of which are Unsettled and Still Developing and which could Subject Us to Claims or Otherwise Harm Our Business.***

We are subject to a variety of federal and state laws that are continuously evolving and developing, including laws regarding the real estate, rental, mortgage and home improvement industries, Internet-based businesses and other businesses that rely on advertising. These laws can be costly to comply with, can require significant management time and effort, and can subject us to claims or other remedies. These laws may conflict with each other, and if we comply with the laws of one jurisdiction, we may find that we are violating laws of another jurisdiction. Additionally, our ability to provide a specific target audience to advertisers is a significant competitive advantage. Any legislation reducing this ability would have a negative impact on our business and results of operations.

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If we are unable to comply with these laws or regulations, if we become liable under these laws or regulations, or if unfavorable regulations or unfavorable interpretations of existing regulations by courts or regulatory bodies are implemented, we could be directly harmed and forced to implement new measures to reduce our exposure to this liability and it could cause the development of product or service offerings in affected markets to become impractical. This may require us to expend substantial resources or to discontinue certain products or services, limit our ability to expand our product and services offerings, or expand into new markets or otherwise harm our business, results of operations and financial condition. In addition, the increased attention focused upon liability issues as a result of lawsuits and legislative proposals could harm our reputation or otherwise impact the growth of our business. Any costs incurred as a result of this potential liability could harm our business and results of operations.

We assist with the processing of customer credit card transactions which results in us receiving personally identifiable information. This information is increasingly subject to legislation and regulation in the United States. This legislation and regulation is generally intended to protect the privacy and security of personal information, including credit card information that is collected, processed and transmitted. We could be adversely affected if government regulations require us to significantly change our business practices with respect to this type of information.

***We may be Unable to Continue to Use the Domain Names that We Use in Our Business, or Prevent Third Parties from Acquiring and Using Domain Names that Infringe on, are Similar to, or Otherwise Decrease the Value of Our Brand or Our Trademarks or Service Marks.***

We have registered domain names for our websites that we use in our business. If we lose the ability to use a domain name, we may incur significant expenses to market our products and services under a new domain name, which could harm our business. In addition, our competitors could attempt to capitalize on our brand recognition by using domain names similar to ours. Domain names similar to ours have been registered in the United States and elsewhere. We may be unable to prevent third parties from acquiring and using domain names that infringe on, are similar to, or otherwise decrease the value of our brand or our trademarks or service marks. Protecting and enforcing our rights in our domain names and determining the rights of others may require litigation, which could result in substantial costs and diversion of management's attention.

***We may be Unable to Adequately Protect Our Intellectual Property, which could Harm the Value of Our Brand and Our Business.***

We regard our intellectual property as critical to our success, and we rely on trademark, copyright and patent law, trade secret protection and contracts to protect our proprietary rights. If we are not successful in protecting our intellectual property, the value of our brand and our business, results of operations and financial condition could be harmed.

While we believe that our issued patents and pending patent applications help to protect our business, there can be no assurance that our operations do not, or will not, infringe valid, enforceable patents of third parties or that competitors will not devise new methods of competing with us that are not covered by our patents or patent applications. There also can be no assurance that our patent applications will be approved, that any patents issued will adequately protect our intellectual property, that such patents will not be challenged by third parties or found to be invalid or unenforceable, or that our patents will be effective in preventing third parties from utilizing a "copycat" business model to offer the same products or services. Moreover, we rely on intellectual property and technology developed or licensed by third parties, and we may not be able to obtain licenses and technologies from these third parties on reasonable terms or at all.

Effective trademark, service mark, copyright and trade secret protection may not be available in every country in which our products and services may be provided. The laws of certain countries do not protect proprietary rights to the same extent as the laws of the United States and, therefore, in certain jurisdictions, we may be unable to protect intellectual property and our proprietary technology adequately against unauthorized

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third-party copying or use, which could harm our competitive position. We have licensed in the past, and expect to license in the future, certain of our proprietary rights, such as trademarks or copyrighted material, to third parties. These licensees may take actions that might diminish the value of our proprietary rights or harm our reputation, even if we have agreements prohibiting such activity. To the extent third parties are obligated to indemnify us for breaches of our intellectual property rights, these third parties may be unable to meet these obligations. Any of these events could harm our business, results of operations or financial condition.

***Intellectual Property Disputes are Costly to Defend and could Harm Our Business, Results of Operations, Financial Condition and Reputation.***

From time to time, we face allegations that we have infringed the trademarks, copyrights, patents and other intellectual property rights of third parties. We are currently subject to patent infringement claims. These claims allege, among other things, that aspects of our technology infringe upon the plaintiffs' patents. If we are not successful in defending ourselves against these claims, we may be required to pay damages and may be subject to injunctions, each of which could harm our business, results of operations, financial condition and reputation. We may be subject to future claims or allegations relating to our intellectual property rights. As we grow our business and expand our operations, we expect that we will continue to be subject to intellectual property claims and allegations. Patent and other intellectual property disputes or litigation may be protracted and expensive, and the results are difficult to predict and may require us to stop offering certain products, services or features, purchase licenses which may be expensive to procure, or modify our products or services. In addition, patent or other intellectual property disputes or litigation may result in significant settlement costs. Any of these events could harm our business, results of operations, financial condition and reputation.

In addition, we use open source software in our services and will continue to use open source software in the future. From time to time, we may be subject to claims brought against companies that incorporate open source software into their products or services, claiming ownership of, or demanding release of, the source code, the open source software and/or derivative works that were developed using such software, or otherwise seeking to enforce the terms of the applicable open source license. These claims could also result in litigation, require us to purchase a costly license, or require us to devote additional research and development resources to changing our products or services, any of which would have a negative effect on our business and results of operations.

Even if these matters do not result in litigation or are resolved in our favor or without significant cash settlements, the time and resources necessary to resolve them could harm our business, results of operations, financial condition and reputation.

***Confidentiality Agreements with Employees and Others may not Adequately Prevent Disclosure of Trade Secrets and Other Proprietary Information.***

In order to protect our technologies and processes, we rely in part on confidentiality agreements with our employees, licensees, independent contractors and other advisors. These agreements may not effectively prevent disclosure of confidential information, including trade secrets, and may not provide an adequate remedy in the event of unauthorized disclosure of confidential information. In addition, others may independently discover our trade secrets and proprietary information, and in such cases we could not assert any trade secret rights against such parties. To the extent that our employees, contractors or other third parties with whom we do business use intellectual property owned by others in their work for us, disputes may arise as to the rights in related or resulting know-how and inventions. The loss of trade secret protection could make it easier for third parties to compete with our products by copying functionality. In addition, any changes in, or unexpected interpretations of, intellectual property laws may compromise our ability to enforce our trade secret and intellectual property rights. Costly and time-consuming litigation could be necessary to enforce and determine the scope of our proprietary rights, and failure to obtain or maintain protection of our trade secrets or other proprietary information could harm our business, results of operations, reputation and competitive position.

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***We may be Unable to Halt the Operations of Websites that Aggregate or Misappropriate Our Data.***

From time to time, third parties have misappropriated our data through website scraping, robots or other means, and aggregated this data on their websites with data from other companies. In addition, copycat websites have misappropriated data on our network and attempted to imitate our brand or the functionality of our websites. When we have become aware of such websites, we have employed technological or legal measures in an attempt to halt their operations. However, we may be unable to detect all such websites in a timely manner and, even if we could, technological and legal measures may be insufficient to halt their operations. In some cases, particularly in the case of websites operating outside of the United States, our available remedies may not be adequate to protect us against the impact of the operation of such websites. Regardless of whether we can successfully enforce our rights against the operators of these websites, any measures that we may take could require us to expend significant financial or other resources, which could harm our business, results of operations or financial condition. In addition, to the extent that such activity creates confusion among consumers or advertisers, our brand and business could be harmed.

***If Our Security Measures are Compromised, Consumers may Curtail Use of Our Products and Services and Advertisers may Reduce their Advertising on Our Mobile Applications and Websites.***

Our products and services involve the storage and transmission of users' information, some of which may be private, and security breaches could expose us to a risk of loss or exposure of this information, which could result in potential liability and litigation. For example, a hacker could steal a user's profile password and manipulate information about that user's home or post to a forum while posing as that user. Like all websites, our websites are vulnerable to computer viruses, break-ins, phishing attacks, attempts to overload our servers with denial-of-service or other attacks, and similar disruptions from unauthorized use of our computer systems, any of which could lead to interruptions, delays, or website shutdowns, causing loss of critical data or the unauthorized disclosure or use of personal or other confidential information. Further, outside parties may attempt to fraudulently induce employees, users or advertisers to disclose sensitive information in order to gain access to our information or our users' or advertisers' information. If we experience compromises to our security that result in website performance or availability problems, the complete shutdown of our websites or mobile applications, or the loss or unauthorized disclosure of confidential information, our users and advertisers may lose trust and confidence in us, and users may decrease the use of our websites or mobile applications or stop using our websites or mobile applications in their entirety, and advertisers may decrease or stop advertising on our websites or mobile applications. In January 2013, for example, we detected an anonymous user within our externally facing web services, which do not host any customer or financial data. Upon detection, the anonymous user was quarantined and security incident response procedures were executed. As a result of the unauthorized access, we have implemented additional security measures to further enhance security over our internet facing services. This incident did not have a material adverse affect on our business and our internal controls were not compromised.

However, because the techniques used to obtain unauthorized access, disable or degrade service, or sabotage systems change frequently, often are not recognized until launched against a target, and may originate from less regulated and remote areas around the world, we may be unable to proactively address all these techniques or to implement adequate preventative measures. Any or all of these issues could negatively impact our ability to attract new users and increase engagement by existing users, cause existing users to curtail or stop use of our products or services or close their accounts, cause existing advertisers to cancel their contracts, or subject us to third-party lawsuits, regulatory fines or other action or liability, thereby harming our business, results of operations and financial condition.

***We are Subject to a Number of Risks Related to the Credit Card and Debit Card Payments We Accept.***

We accept payments through credit and debit card transactions. For credit and debit card payments, we pay interchange and other fees, which may increase over time. An increase in those fees would require us to either

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increase the prices we charge or suffer an increase in our operating expenses, either of which could harm our business, financial condition and results of operations.

We depend on processing vendors to complete credit and debit card transactions. If we or our processing vendors fail to maintain adequate systems for the authorization and processing of credit card transactions, it could cause one or more of the major credit card companies to disallow our continued use of their payment products. In addition, if these systems fail to work properly and, as a result, we do not charge our customers' credit cards on a timely basis or at all, our business, revenue, results of operations and financial condition could be harmed.

We are also subject to payment card association operating rules, certification requirements and rules governing electronic funds transfers, which could change or be reinterpreted to make it more difficult for us to comply. We are required to comply with payment card industry security standards. Failing to comply with those standards may violate payment card association operating rules, federal and state laws and regulations, and the terms of our contracts with payment processors. Any failure to comply fully also may subject us to fines, penalties, damages and civil liability, and may result in the loss of our ability to accept credit and debit card payments. Further, there is no guarantee that such compliance will prevent illegal or improper use of our payment systems or the theft, loss, or misuse of data pertaining to credit and debit cards, card holders and transactions.

If we fail to adequately control fraudulent credit card transactions, we may face civil liability, diminished public perception of our security measures, and significantly higher credit card-related costs, each of which could harm our business, results of operations and financial condition.

If we are unable to maintain our chargeback rate or refund rates at acceptable levels, our processing vendors may increase our transaction fees or terminate their relationships with us. Any increases in our credit and debit card fees could harm our results of operations, particularly if we elect not to raise our rates for our service to offset the increase. The termination of our ability to process payments on any major credit or debit card would significantly impair our ability to operate our business.

***We have Pledged Substantially all of Our Assets to Secure Indebtedness.***

In March 2011, we entered into a loan and security agreement with a financial institution to establish a \$4.0 million line of credit. In April 2012, we amended our loan and security agreement to increase our line of credit from \$4.0 million to \$25.0 million. Indebtedness we incur under this agreement is secured by substantially all of our assets, including our intellectual property. If we default on our obligations under this agreement, the financial institution may foreclose on our assets, which would materially and adversely impact our business. As of December 31, 2012, there were no amounts outstanding under the line of credit.

In March 2011, we executed a standby letter of credit of \$1.5 million in connection with the lease of our Seattle offices, and in July 2012, we amended the standby letter of credit to increase the amount to approximately \$1.7 million. In November 2012, we executed a letter of credit of approximately \$0.2 million in connection with the lease of our San Francisco office. We also have four additional outstanding letters of credit totaling \$0.6 million as of December 31, 2012, payable to the landlord of our prior headquarters office in Seattle, Washington, in the event we default on our lease, which expires in February 2013.

***We Expect Our Results of Operations to Fluctuate on a Quarterly and Annual Basis.***

Our revenue and results of operations could vary significantly from period to period and may fail to match expectations as a result of a variety of factors, some of which are outside our control. The other risk factors discussed in this "Risk Factors" section may contribute to the variability of our quarterly and annual results. In addition, our results may fluctuate as a result of fluctuations in the quantity of, and the price at which we are able

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to sell, our remnant advertising and the size and seasonal variability of our advertisers' marketing budgets. As a result of the potential variations in our revenue and results of operations, period-to-period comparisons may not be meaningful and the results of any one period should not be relied upon as an indication of future performance. In addition, our results of operations may not meet the expectations of investors or public market analysts who follow us, which may adversely affect our stock price.

***Our Ability to Use Our Net Operating Loss Carryforwards and Certain Other Tax Attributes may be Limited.***

At December 31, 2012, we had federal net operating loss carryforwards of approximately \$115.7 million and tax credit carryforwards of approximately \$1.3 million. Under Sections 382 and 383 of the Internal Revenue Code of 1986, as amended, if a corporation undergoes an "ownership change," the corporation's ability to use its pre-change net operating loss carryforwards and other pre-change tax attributes, such as research tax credits, to offset its post-change income or income tax liability may be limited. In general, an "ownership change" will occur if there is a cumulative change in our ownership by certain "5-percent shareholders" that exceeds 50 percentage points over a rolling three-year period. If we experience one or more ownership changes in the future as a result of future transactions in our stock, our ability to utilize net operating loss carryforwards could be limited. Furthermore, our ability to utilize net operating loss carryforwards of any companies that we have acquired or may acquire in the future may be limited. As a result, if we earn net taxable income, our ability to use our pre-change net operating loss carryforwards, other pre-change tax attributes, or net operating loss carryforwards of any acquired companies to offset our federal taxable income or reduce our federal income tax liability may be subject to limitation.

***The Requirements of Being a Public Company may Strain Our Resources and Distract Our Management, which could Make It Difficult to Manage Our Business.***

We are required to comply with various regulatory and reporting requirements, including those required by the Securities and Exchange Commission, or the SEC. Complying with these reporting and other regulatory requirements can be time-consuming and results in increased costs to us and could harm our business, results of operations and financial condition.

As a public company, we are subject to the reporting requirements of the Securities Exchange Act of 1934, as amended, or the Exchange Act. These requirements could strain our systems and resources. The Exchange Act also requires that we file annual, quarterly and current reports with respect to our business and financial condition. The Exchange Act requires that we maintain effective disclosure controls and procedures and internal control over financial reporting. To maintain and improve the effectiveness of our disclosure controls and procedures and internal control over financial reporting, we have committed significant resources, hired additional staff and provided additional management oversight. We have implemented additional procedures and processes for the purpose of addressing the standards and requirements applicable to public companies. Sustaining our growth will require us to commit additional management, operational and financial resources to identify new professionals to join us and to maintain appropriate operational and financial systems to adequately support expansion. These activities may divert management's attention from other business concerns and could make it difficult to manage our business, which could harm our business, results of operations, financial condition and cash flows. In addition, if we identify any material weaknesses in our internal controls, we could lose investor confidence in the accuracy and completeness of our financial reports, which would cause the market price of our Class A common stock to decline.

***Risks Related to Ownership of Our Class A Common Stock***

***Our Stock Price may be Volatile, and the Value of an Investment in Our Common Stock may Decline.***

An active, liquid and orderly market for our Class A common stock may not be sustained, which could depress the trading price of our Class A common stock. The trading price of our Class A common stock has at

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times experienced substantial price volatility and may continue to be volatile. For example, since shares of our Class A common stock were sold in our initial public offering in July 2011 at a price of \$20.00 per share, the closing price of our Class A common stock has ranged from \$21.63 per share to \$46.17 per share through December 31, 2012. The market price of our Class A common stock could be subject to wide fluctuations in response to many of the risk factors discussed in this Annual Report on Form 10-K and others beyond our control, including:

- actual or anticipated fluctuations in our financial condition and results of operations;
- changes in projected operational and financial results;
- addition or loss of significant customers;
- actual or anticipated changes in our growth rate relative to that of our competitors;
- announcements by us or our competitors of significant acquisitions, strategic partnerships, joint ventures or capital-raising activities or commitments;
- announcements of technological innovations or new offerings by us or our competitors;
- additions or departures of key personnel;
- changes in laws or regulations applicable to our services;
- fluctuations in the valuation of companies perceived by investors to be comparable to us;
- issuance of new or updated research or reports by securities analysts;
- sales of our Class A common stock by us or our shareholders;
- stock price and volume fluctuations attributable to inconsistent trading volume levels of our shares; and
- general economic and market conditions.

Furthermore, the stock markets in recent years have experienced extreme price and volume fluctuations that have affected and continue to affect the market prices of the equity securities of many companies. These fluctuations often have been unrelated or disproportionate to the operating performance of those companies. These broad market and industry fluctuations, as well as general economic, political and market conditions such as recessions, interest rate changes or international currency fluctuations, may negatively impact the market price of our Class A common stock. In the past, companies that have experienced volatility in the market price of their stock have been subject to securities class action litigation. We are currently the target of this type of litigation as described in “Legal Proceedings” below in Part 1, Item 3, and we may continue to be the target of this type of litigation in the future. Current or future securities litigation against us, including the pending matters described below, could result in substantial costs and divert management’s attention from other business concerns, which could harm our business, results of operations or financial condition.

***The Dual Class Structure of Our Common Stock as Contained in Our Charter Documents has the Effect of Concentrating Voting Control with Our Founders, and Limits Your Ability to Influence Corporate Matters.***

Since Zillow’s inception, our capital structure has had authorized Class A common stock and authorized Class B common stock. Our Class A common stock has one vote per share, and our Class B common stock has 10 votes per share. All shares of Class B common stock have been and are held by our founders, Richard Barton and Lloyd Frink. As of December 31, 2012, Mr. Barton’s holdings and Mr. Frink’s holdings represented approximately 41.9% and 32.0%, respectively, of the voting power of our outstanding capital stock.

Therefore, for the foreseeable future, Mr. Barton and Mr. Frink will have significant control over our management and affairs and will be able to control all matters requiring shareholder approval, including the election or removal (with or without cause) of directors and approval of any significant corporate transaction,

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such as a merger or other sale of us or our assets. This concentrated control could delay, defer or prevent a change of control, merger, consolidation, takeover or other business combination involving us that you, as a shareholder, may otherwise support. This concentrated control could also discourage a potential investor from acquiring our Class A common stock due to the limited voting power of such stock relative to the Class B common stock and might harm the market price of our Class A common stock.

***Future Sales of Our Class A Common Stock in the Public Market could Cause Our Stock Price to Decline.***

Our Class A common stock began trading on The Nasdaq Global Market on July 20, 2011. We cannot predict the effect, if any, that market sales of shares or the availability of shares for sale will have on the prevailing trading price of our Class A common stock from time to time. There is currently no contractual restriction on our ability to issue additional shares, and all of our outstanding shares are generally freely tradable, except for shares held by our “affiliates” as defined in Rule 144 under the Securities Act, which may be sold in compliance with the volume restrictions of Rule 144. Sales of a substantial number of shares of our common stock could cause our stock price to fall.

***If Securities or Industry Analysts do not Publish Research or Publish Inaccurate or Unfavorable Research About Our Business, Our Stock Price and Trading Volume Could Decline.***

The trading market for our Class A common stock depends in part on the research and reports that securities or industry analysts publish about our company. If few or no securities or industry analysts cover our company, the market price of our Class A common stock could be negatively impacted. If securities or industry analysts cover us and if one or more of such analysts downgrades our Class A common stock or publishes inaccurate or unfavorable research about our business, our stock price would likely decline. If one or more of the analysts covering us fail to publish reports on us regularly, demand for our Class A common stock could decline, which could cause our stock price and trading volume to decline.

***If We Issue Additional Equity Securities or Issue Convertible Debt to Raise Capital, it may have a Dilutive Effect on Shareholders’ Investment.***

If we raise additional capital through further issuances of equity or convertible debt securities, our existing shareholders could suffer significant dilution in their percentage ownership of us. Moreover, any new equity securities we issue could have rights, preferences and privileges senior to those of holders of our common stock.

***Anti-Takeover Provisions in Our Charter Documents and Under Washington Law could Make an Acquisition of Us More Difficult, Limit Attempts by Shareholders to Replace or Remove Our Management and Affect the Market Price of Our Class A Common Stock.***

Provisions in our articles of incorporation and bylaws, as amended and restated, may have the effect of delaying or preventing a change of control or changes in our management. Our amended and restated articles of incorporation or amended and restated bylaws include provisions, some of which will become effective only after the date, which we refer to as the threshold date, on which the Class B common stock controlled by our founders represents less than 7% of the aggregate number of shares of the outstanding Class A common stock and Class B common stock, that:

- set forth the dual class structure of our common stock, which concentrates voting control of matters submitted to a vote of our shareholders with the holders of our Class B common stock, which is held by our founders;
- authorize our board of directors to issue, without further action by our shareholders, up to 30,000,000 shares of undesignated preferred stock, subject, prior to the threshold date, to the approval rights of our holders of Class B common stock;

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- establish that our board of directors will be divided into three classes, Class I, Class II and Class III, with each class serving three-year staggered terms;
- prohibit cumulative voting in the election of directors;
- provide that, after the threshold date, our directors may be removed only for cause;
- provide that, after the threshold date, vacancies on our board of directors may be filled only by the affirmative vote of a majority of directors then in office or by the sole remaining director;
- provide that only our board of directors may change the size of our board of directors;
- specify that special meetings of our shareholders can be called only by the chair of our board of directors, our board of directors, our chief executive officer, our president or, prior to the threshold date, holders of at least 25% of the combined voting power of our outstanding Class A common stock and Class B common stock;
- establish an advance notice procedure for shareholder proposals to be brought before a meeting of shareholders, including proposed nominations of persons for election to our board of directors;
- require the approval of our board of directors or the holders of two-thirds of the voting power of our outstanding Class A common stock and Class B common stock, voting together as a single group, to amend or repeal our bylaws; and
- require the approval of two-thirds of the outstanding voting power of our Class A common stock and Class B common stock, voting together as a single group, to amend certain provisions of our articles of incorporation.

Prior to the threshold date, our directors can be removed with or without cause by holders of our Class A common stock and Class B common stock, voting together as a single group, and vacancies on the board of directors may be filled by such shareholders, voting together as a single group. Given the dual class structure of our common stock, our founders, Richard Barton and Lloyd Frink, who hold our Class B common stock, will have the ability for the foreseeable future to control these shareholder actions. See the risk factor above titled “The Dual Class Structure of Our Common Stock as Contained in Our Charter Documents has the Effect of Concentrating Voting Control with Our Founders, and Limits Your Ability to Influence Corporate Matters.”

The provisions described above, after the threshold date, may frustrate or prevent any attempts by our shareholders to replace or remove our current management by making it more difficult for shareholders to replace members of our board of directors, which is responsible for appointing our management. In addition, because we are incorporated in the State of Washington, we are governed by the provisions of Chapter 23B.19 of the Washington Business Corporation Act, which prohibits certain business combinations between us and certain significant shareholders unless specified conditions are met. These provisions may also have the effect of delaying or preventing a change of control of our company, even if this change of control would benefit our shareholders.

### **Item 1B. Unresolved Staff Comments**

Not applicable.

### **Item 2. Properties**

In March 2011, we entered into a lease effective through November 2022 for approximately 66,000 square feet of office space that has housed our principal offices in Seattle, Washington, since August 2011. This new office space replaced our approximately 46,000 square feet of office space in Seattle, Washington, under a lease that expires in February 2013. In June 2012, we entered into a lease amendment for our corporate headquarters in Seattle, Washington which increases the rentable area of the premises by 21,575 square feet. In April 2012, we

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entered into an operating lease in Irvine, California for 20,025 square feet under which we are obligated to make escalating monthly lease payments which began in August 2012 and continue through July 2022. In November 2012, we entered into an operating lease in San Francisco, California for 18,353 square feet under which we are obligated to make escalating monthly lease payments which began in December 2012 and continue through November 2018. We lease additional office space in San Francisco, California, Chicago, Illinois, Lincoln, Nebraska, and New York, New York.

**Item 3. Legal Proceedings**

In March 2010, Smarter Agent, LLC (“Smarter Agent”), a provider of mobile real estate applications, filed a complaint against us and multiple other defendants for patent infringement in the U.S. District Court for the District of Delaware. The complaint alleges, among other things, that our mobile technology infringes three patents held by Smarter Agent purporting to cover: a “Global positioning-based real estate database access device and method,” a “Position-based information access device and method” and a “Position-based information access device and method of searching,” and seeks an injunctive order against the alleged infringing activities and an award for damages. We have denied the allegations and asserted counterclaims seeking declarations that we are not infringing the patents and that the patents are invalid. In November 2010, the U.S. Patent and Trademark Office granted our petition for re-examination of the three patents-in-suit and its first office action found all claims invalid. In March 2011, the court stayed the litigation pending the completion of the re-examination proceedings. In addition, in October 2011, Smarter Agent filed a substantially similar complaint against Diverse Solutions, Inc. (“Diverse Solutions”), and other defendants, for patent infringement in the U.S. District Court for the District of Delaware. On October 31, 2011, we acquired substantially all of the operating assets and certain liabilities of Diverse Solutions, including the Smarter Agent complaint. In addition, in March 2010, Smarter Agent filed a substantially similar complaint against HotPads, Inc. (“HotPads”), and other defendants, for patent infringement in the U.S. District Court for the District of Delaware. On December 14, 2012, we acquired HotPads, including the Smarter Agent complaint.

In September 2010, LendingTree, LLC, a provider of an online lending marketplace, filed a complaint against us, and other defendants, for patent infringement in the U.S. District Court for the Western District of North Carolina. The complaint alleges, among other things, that our website technology infringes two patents purporting to cover a “Method and computer network for coordinating a loan over the internet,” and seeks an injunctive order against the alleged infringing activities and an award for damages. We have denied the allegations and asserted counterclaims seeking declarations that we are not infringing the patents and that the patents are unenforceable and invalid.

In November 2012, a securities class action lawsuit was filed against us and certain of our executive officers in the U.S. District Court for the Western District of Washington at Seattle. The complaint purports to state claims for violations of federal securities laws on behalf of a class of those who purchased our common stock between February 15, 2012 and November 6, 2012. In general, the complaint alleges, among other things, that during the period between February 15, 2012 and November 6, 2012, we issued materially false and misleading statements regarding our business practices and financial results. We anticipate that a consolidated amended complaint will be filed in the second quarter of 2013. We intend to deny the allegations of any wrongdoing and vigorously defend the claims in the lawsuit.

In January 2013, a shareholder derivative lawsuit was filed against certain of our executive officers and directors seeking unspecified damages on behalf of Zillow. In general, the complaint alleges, among other things, that the defendants breached their fiduciary obligations owed to Zillow, and that as a result of the breach of such fiduciary duties, Zillow wasted corporate assets defending itself in the securities class action lawsuit described above, and that defendants were unjustly enriched by selling shares of our common stock on the basis of knowledge of adverse trends before such information was publicly disclosed. The defendants intend to deny the allegations of wrongdoing and vigorously defend the claims in the lawsuit.

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Although the results of litigation cannot be predicted with certainty, we currently believe we have substantial and meritorious defenses to the outstanding claims and that the final outcome of the outstanding litigation matters will not have a material effect on our business, financial position, results of operations or cash flow.

From time to time, we are involved in litigation and claims that arise in the ordinary course of business and although we cannot be certain of the outcome of any such litigation or claims, nor the amount of damages and exposure that we could incur, we currently believe that the final disposition of such matters will not have a material effect on our business, financial position, results of operations or cash flow. Regardless of the outcome, litigation can have an adverse impact on us because of defense and settlement costs, diversion of management resources and other factors.

**Item 4. Mine Safety Disclosures**

Not applicable.

**PART II**

**Item 5. Market for Registrant’s Common Equity, Related Stockholder Matters and Issuer Purchases of Equity Securities**

**Market Information and Holders**

Since our initial public offering on July 20, 2011, our Class A common stock has traded on The Nasdaq Global Market under the symbol “Z”. The initial public offering price of our common stock was \$20.00 per share. Our Class B common stock is not listed and there is no established public trading market. The following table sets forth, for each quarterly period indicated, the high and low sales prices for our Class A common stock as quoted on The Nasdaq Global Market:

| <b>Year Ended December 31, 2012:</b>       | <b>High</b> | <b>Low</b> |
|--|-------------|------------|
| First Quarter                              | \$36.60     | \$22.17    |
| Second Quarter                             | 44.23       | 30.60      |
| Third Quarter                              | 46.86       | 35.57      |
| Fourth Quarter                             | 42.82       | 23.00      |
| <b>Year Ended December 31, 2011:</b>       | <b>High</b> | <b>Low</b> |
| Third Quarter (beginning on July 20, 2011) | \$60.00     | \$23.43    |
| Fourth Quarter                             | 33.48       | 21.22      |

From July 20, 2011 through December 31, 2012, the closing price of our Class A common stock ranged from \$21.63 per share to \$46.17 per share.

As of February 15, 2013, there were 98 holders and three holders of record of our Class A common stock and our Class B common stock, respectively.

**Dividends**

We have never declared or paid a cash dividend on our capital stock and we intend to retain all available funds and any future earnings to fund the development and growth of our business. We therefore do not anticipate paying any cash dividends on our Class A common stock or Class B common stock in the foreseeable future. Any future determinations to pay dividends on our Class A common stock or Class B common stock would depend on our results of operations, our financial condition and liquidity requirements, restrictions that may be imposed by applicable law or our contracts, and any other factors that our board of directors may consider relevant. Pursuant to the current terms of our loan and security agreement with a financial institution, we cannot pay dividends unless specified financial covenants are satisfied.

**Recent Sales of Unregistered Securities and Use of Proceeds from Registered Securities**

***Recent Sales of Unregistered Securities***

On November 30, 2012, in connection with our acquisition of Mortech, Inc. (“Mortech”), we issued 150,000 restricted shares of our Class A common stock to the shareholders of Mortech. The restricted shares vest over a three-year period from the closing date of the acquisition (25% after the first year and the remaining portion in equal installments after the second and third years), subject to the achievement of certain performance metrics relating to Mortech’s business and the continued employment with Zillow of Mortech’s president, Don Kracl, and its chief technology officer, Jason Steele. In the event of termination of service by Mr. Kracl or Mr. Steele by Zillow without cause or by Mr. Kracl or Mr. Steele for good reason or upon either of their death or disability, 50% of then unvested shares held by Mr. Kracl or Mr. Steele on the date of such termination, as applicable, will become vested and no longer subject to forfeiture.

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This transaction was exempt from registration under the Securities Act in reliance upon Section 4(2) of the Securities Act and Regulation D promulgated thereunder. The recipients of shares of Class A common stock in this transaction represented their intentions to acquire the securities for investment only and not with a view to or for sale in connection with any distribution thereof, and appropriate legends were placed upon the stock certificates issued in these transactions. All recipients had adequate access, through their relationships with us, to information about Zillow.

There were no other sales of unregistered securities during the year ended December 31, 2012.

***Use of Proceeds***

Concurrent with the closing of our initial public offering of our Class A common stock ("IPO"), on July 25, 2011, we completed a private placement offering to funds affiliated with Technology Crossover Ventures and PAR Investment Partners, L.P., for 274,999 shares of our Class A common stock at a price of \$20.00 per share.

On July 25, 2011, in connection with our IPO, we sold and issued 3,981,300 shares of our Class A common stock, including 519,300 shares of Class A common stock pursuant to the underwriters' option to purchase additional shares, at a public offering price of \$20.00 per share. The aggregate gross proceeds for all shares sold by us in the IPO were \$79,626,000. The offer and sale of all of the shares in the IPO were registered under the Securities Act pursuant to a registration statement on Form S-1 (File No. 333-173570), which was declared effective by the SEC on July 19, 2011, and a prospectus filed pursuant to Rule 424(b) of the Securities Act.

There has been no material change in the planned use of proceeds from our IPO as described in our final prospectus filed with the SEC pursuant to Rule 424(b).

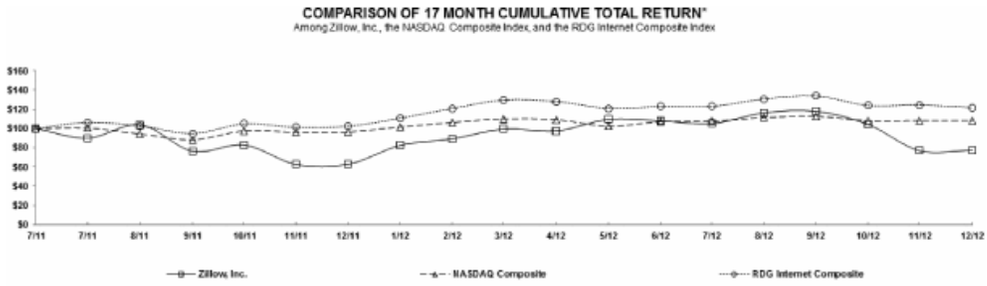
**Purchases of Equity Securities by the Issuer**

None.

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**Performance Graph**

The following graph compares our cumulative total shareholder return on our Class A common stock with the NASDAQ Composite Index and the RDG Internet Composite Index. This graph covers the period from July 20, 2011, using the closing price for the first day of trading immediately following the effectiveness of our initial public offering per SEC regulations (rather than the IPO offering price of \$20.00 per share), through December 31, 2012. This graph assumes that the value of the investment in our Class A common stock and each index (including reinvestment of dividends) was \$100 on July 20, 2011. The information contained in the graph is based on historical data and is not intended to forecast possible future performance.



\*\$100 invested on 7/20/11 in stock or 6/30/11 in index, including reinvestment of dividends. Fiscal year ending December 31.

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**Item 6. Selected Financial Data**

The selected financial data set forth below should be read in conjunction with the information under “Management’s Discussion and Analysis of Financial Condition and Results of Operations” and our financial statements and related notes included elsewhere in this annual report and our previously audited financial statements that are not included herein. Our historical results are not necessarily indicative of our results to be expected in any future period.

|   | Year Ended December 31,               |           |            |             |             |
|---|---------------------------------------|-----------|------------|-------------|-------------|
|   | 2012                                  | 2011      | 2010       | 2009        | 2008        |
|   | (in thousands, except per share data) |           |            |             |             |
| <b>Statement of Operations Data:</b>  |                                       |           |            |             |             |
| Revenue   | \$116,850                             | \$66,053  | \$30,467   | \$ 17,491   | \$ 10,593   |
| Costs and expenses:   |                                       |           |            |             |             |
| Cost of revenue (exclusive of amortization) (1)(2)  | 14,043                                | 10,575    | 4,973      | 4,042       | 4,198       |
| Sales and marketing (1)   | 49,105                                | 25,725    | 14,996     | 9,654       | 7,481       |
| Technology and development (1)  | 26,614                                | 14,143    | 10,651     | 11,260      | 15,048      |
| General and administrative (1)(3)   | 21,291                                | 14,613    | 6,684      | 5,501       | 5,770       |
| Total costs and expenses  | 111,053                               | 65,056    | 37,304     | 30,457      | 32,497      |
| Income (loss) from operations   | 5,797                                 | 997       | (6,837)    | (12,966)    | (21,904)    |
| Other income  | 142                                   | 105       | 63         | 111         | 687         |
| Net income (loss)   | \$ 5,939                              | \$ 1,102  | \$ (6,774) | \$ (12,855) | \$ (21,217) |
| Net income (loss) attributable to common shareholders   | \$ 5,939                              | \$ —      | \$ (6,774) | \$ (12,855) | \$ (21,217) |
| Net income (loss) per share attributable to common shareholders—basic   | \$ 0.20                               | \$ —      | \$ (0.53)  | \$ (1.02)   | \$ (1.68)   |
| Net income (loss) per share attributable to common shareholders—diluted   | \$ 0.18                               | \$ —      | \$ (0.53)  | \$ (1.02)   | \$ (1.68)   |
| Weighted average shares outstanding—basic   | 30,194                                | 19,815    | 12,770     | 12,613      | 12,593      |
| Weighted average shares outstanding—diluted   | 32,709                                | 22,305    | 12,770     | 12,613      | 12,593      |
| (1) Includes share-based compensation as follows:   |                                       |           |            |             |             |
| Cost of revenue   | \$ 380                                | \$ 189    | \$ 210     | \$ 183      | \$ 157      |
| Sales and marketing   | 2,433                                 | 388       | 445        | 408         | 408         |
| Technology and development  | 1,886                                 | 546       | 389        | 394         | 412         |
| General and administrative  | 1,912                                 | 822       | 671        | 666         | 544         |
| Total   | \$ 6,611                              | \$ 1,945  | \$ 1,715   | \$ 1,651    | \$ 1,521    |
| (2) Amortization of website development costs and intangible assets included in technology and development is as follows: | \$ 11,179                             | \$ 5,384  | \$ 4,184   | \$ 4,797    | 5,465       |
| (3) General and administrative includes a facility exit charge as follows:  | \$ —                                  | \$ 1,737  | \$ —       | \$ —        | \$ —        |
|   | At December 31,                       |           |            |             |             |
|   | 2012                                  | 2011      | 2010       | 2009        | 2008        |
|   | (in thousands)                        |           |            |             |             |
| <b>Balance Sheet Data:</b>  |                                       |           |            |             |             |
| Cash, cash equivalents and investments  | \$203,483                             | \$ 92,136 | \$13,777   | \$16,091    | \$24,270    |
| Property and equipment, net   | 13,634                                | 7,227     | 4,929      | 4,409       | 6,249       |
| Working capital   | 184,968                               | 71,713    | 11,941     | 16,432      | 25,428      |
| Total assets  | 304,235                               | 116,668   | 24,013     | 24,608      | 34,482      |
| Convertible preferred stock   | —                                     | —         | 4          | 4           | 4           |
| Total shareholders’ equity  | 280,317                               | 101,213   | 17,448     | 21,126      | 31,840      |

## Item 7. Management's Discussion and Analysis of Financial Condition and Results of Operations

*The following discussion of our financial condition and results of operations should be read in conjunction with our audited financial statements and the related notes included elsewhere in this annual report. In addition to historical financial information, the following discussion contains forward-looking statements that reflect our plans, estimates and beliefs. Our actual results may differ materially from those contained in or implied by any forward-looking statements. Factors that could cause or contribute to these differences include those discussed below and elsewhere in this annual report, particularly in "Risk Factors".*

### Overview

Zillow operates the leading real estate and home-related information marketplaces on mobile and the Web, with a complementary portfolio of brands and products to help people find vital information about homes, and connect with local professionals. In addition to our websites, including Zillow.com, we also own and operate Zillow Mobile, our suite of home-related mobile applications, Zillow Mortgage Marketplace, where borrowers connect with lenders to find loans and get competitive mortgage rates, Zillow Digs, our home improvement marketplace where consumers can find visual inspiration and local cost estimates, Zillow Rentals, a marketplace and suite of tools for rental professionals, Postlets, Diverse Solutions, Buyfolio, Mortech and HotPads.

Zillow provides products and services to help consumers through every stage of homeownership – buying, selling, renting, borrowing and remodeling. We are transforming the way people make home-related decisions, and enabling homeowners, buyers, sellers and renters to find and connect with local professionals best suited to meet their needs.

Our living database of more than 110 million U.S. homes—homes for sale, homes for rent and homes not currently on the market—attracts an active and vibrant community of users. Individuals and businesses that use Zillow have updated information on more than 37 million homes and added nearly 100 million home photos, creating exclusive home profiles available nowhere else. These profiles include detailed information about homes, including property facts, listing information and purchase and sale data. We provide this information to our users where, when and how they want it, through our industry-leading mobile applications that enable consumers to access our information when they are curbside, viewing homes, and through our websites. Using industry-leading automated valuation models, we provide current home value estimates, or Zestimates, and current rental price estimates, or Rent Zestimates, on approximately 100 million U.S. homes.

The following is a listing of our significant milestones for the year ended December 31, 2012:

- In April, we announced a renewal of our exclusive advertising agreement with Yahoo! Inc., which creates the Yahoo!-Zillow® Real Estate Network, the largest real estate network on the Web. The companies entered into an advertising agreement in 2011, creating the Yahoo!-Zillow Real Estate Network to give real estate agents and brokers the ability to buy local advertisements on both sites with just one transaction.
- In April, we announced the opening of a new office in Irvine, California, where we have expanded our sales team.
- In April, we announced the launch of Zillow® Rentals for Android™ App, our first dedicated rentals application, optimized for renters who need to make decisions quickly.
- In May, we announced the launch of Premier Agent Websites, which allow real estate agents to quickly and affordably create a custom WordPress®-powered website for their personal brand and business.
- In May, we acquired RentJuice Corporation ("RentJuice"), a company that provides rental relationship management software for landlords, property managers and rental brokers.
- In July, we announced an expansion of our successful relationship with Yahoo!® Homes to include rentals. Zillow is now the exclusive provider of both for-sale and for-rent listings to Yahoo! Homes.

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- In September, we announced the launch of the Zillow® Rentals for iPhone® App, our first dedicated rental shopping application for iPhone and iPod touch®.
- In September, we sold and issued 3,844,818 shares of our Class A common stock, including 419,818 shares of our Class A common stock pursuant to the underwriters' option to purchase additional shares, and certain shareholders sold 575,000 shares of our Class A common stock, at a price of \$43.00 per share. We received net proceeds of \$156.7 million after deducting underwriting discounts and commissions and estimated offering expenses payable by us. We received no proceeds from the sale of our Class A common stock by the selling shareholders.
- In October, we introduced Zillow® Rentals, a free marketplace and suite of tools for rental professionals. Zillow Rentals provides property managers, rental agents and landlords with best-in-class productivity tools and resources to help them manage and market their listings, for free.
- In October, we introduced pre-market inventory to our home-search experience. Home shoppers on Zillow now are able to search for and find information on 1.2 million pre-foreclosure and foreclosed properties, for free.
- In October, we launched the Zillow Mortgage Marketplace App for iPad®, a new personalized mortgage research and shopping application designed especially for the iPad's interactive, multi-touch capabilities.
- In October, we acquired The Guru Group LLC, dba Buyfolio.com ("Buyfolio"), an online and mobile collaborative shopping platform where home shoppers can search, track, organize and discuss for-sale listings with their real estate agent, significant other or a private group.
- In November, we acquired Mortech, Inc. ("Mortech"), a mortgage technology company that provides essential software tools to the mortgage industry.
- In December, we acquired HotPads, Inc. ("HotPads"), a map-based rental and real estate search site.
- In December, we announced the addition of Property Management Websites to the Zillow® Rentals suite of free tools and productivity solutions, whereby property managers and rental agents can quickly and easily create a custom website for their personal brand or business, for free.

In the year ended December 31, 2012, we completed four acquisitions that align with our growth strategies, including deepening, strengthening and expanding our marketplaces and, in particular, our emerging marketplaces of rentals and mortgages, focusing on consumers and optimizing opportunities for Premier Agent participation. Each of these strategic acquisitions support the expansion of our platform through our suite of marketing and business technology products and services for real estate professionals. Further, with the introduction of new tools and solutions, such as Zillow® Rentals, Property Management Websites and Premier Agent Websites, we continue to focus on strengthening our marketplaces for both consumers and professionals and enhancing the Premier Agent experience.

We generate revenue from local real estate professionals, primarily on an individual subscription basis, and from mortgage professionals and brand advertisers. Our revenue includes marketplace revenue, consisting of subscriptions sold to real estate agents whereby we charge for the number of impressions delivered in zip codes purchased, and advertising sold on a cost per click, or CPC, basis to mortgage lenders, and display revenue consisting of advertising placements sold primarily on a cost per thousand impressions, or CPM, basis.

We have experienced significant revenue growth over the past three years. In 2010, 2011 and 2012 we focused on growing our marketplace revenue, which accounted for the majority of our revenue growth over that period. The increase in marketplace revenue resulted primarily from growth in our Premier Agent program. Our Premier Agent program established a significant source of more predictable subscription-based revenue that complements our display revenue, and created a more diversified revenue mix. As a greater proportion of our revenue has shifted to marketplace revenue, with a corresponding lesser proportion of revenue being display revenue, we believe we are experiencing less quarterly seasonality in our business as compared to prior periods.

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For the years ended December 31, 2012, 2011 and 2010, we generated revenue of \$116.9 million, \$66.1 million and \$30.5 million, respectively, representing year-over-year growth of 77%, 117% and 74%, respectively. We believe achieving these levels of revenue growth were primarily the result of significant growth in the following areas:

- Traffic to our owned and operated mobile applications and websites—indicated by the average number of monthly unique users for the three months ended December 31, 2012, 2011 and 2010 of 34.5 million, 23.5 million and 12.7 million, respectively, representing year-over-year growth of 47%, 86% and 66%, respectively;
- Marketplace revenue—due primarily to the launch of our Premier Agent program in 2008, for which we have generally experienced increases in average monthly revenue per subscriber primarily driven by price increases supported by growth in our audience across our mobile and desktop platforms, as well as increased sales to existing Premier Agent subscribers looking to expand their presence on our platform; and
- Display revenue—resulting from our traffic growth and the improved productivity of our sales force.

### **Key Growth Drivers**

To analyze our business performance, determine financial forecasts and help develop long-term strategic plans, we frequently review the following key growth drivers:

#### ***Unique Users***

Measuring unique users is important to us because our marketplace revenue depends in part on our ability to enable our users to connect with real estate and mortgage professionals, and our display revenue depends in part on the number of impressions delivered. Furthermore, our community of users improves the quality of our living database of homes with their contributions. We count a unique user the first time an individual accesses our mobile applications using a mobile device during a calendar month and the first time an individual accesses one of our websites using a web browser during a calendar month. If an individual accesses our mobile applications using different mobile devices within a given month, the first instance of access by each such mobile device is counted as a separate unique user. If an individual accesses our websites using different web browsers within a given month, the first access by each such web browser is counted as a separate unique user. If an individual accesses more than one of our websites in a single month, the first access to each website is counted as a separate unique user since unique users are tracked separately for each domain. Beginning in October 2011, we measure unique users with Google Analytics. Prior to October 2011, we measured monthly unique user metrics with Omniture analytical tools. We believe Google Analytics and Omniture result in materially consistent measurements of our monthly unique users. Beginning in June 2012, the reported monthly unique users reflect the effect of Zillow's May 31, 2012 acquisition of RentJuce. Beginning in December 2012, the reported monthly unique users reflect the effect of Zillow's December 14, 2012 acquisition of HotPads.

|              | Average Monthly Unique<br>Users for the Three Months |        |        | 2011 to 2012<br>% Change | 2010 to 2011<br>% Change |
|--------------|--|--------|--------|--------------------------|--------------------------|
|              | Ended December 31,                                   |        |        |                          |                          |
|              | 2012   | 2011   | 2010   |                          |                          |
| Unique Users | 34,535   | 23,507 | 12,666 | 47%                      | 86%                      |

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[Table of Contents](#)**Premier Agent Subscribers**

The number of Premier Agent Subscribers is an important driver of revenue growth as each subscribing agent pays a monthly fee to participate in the program. We define a Premier Agent subscriber as an agent with a paid subscription at the end of a period.

|                           | At December 31, |        |       | 2011 to 2012<br>% Change | 2010 to 2011<br>% Change |
|---------------------------|-----------------|--------|-------|--------------------------|--------------------------|
|                           | 2012            | 2011   | 2010  |                          |                          |
| Premier Agent Subscribers | 29,473          | 15,799 | 8,102 | 87%                      | 95%                      |

**Basis of Presentation****Revenue**

We generate revenue from local real estate professionals, primarily on an individual subscription basis, and from mortgage professionals and brand advertisers. Our revenue includes marketplace revenue and display revenue.

**Marketplace Revenue.** Marketplace revenue consists of subscriptions sold to real estate agents under our Premier Agent program and CPC advertising related to our Zillow Mortgage Marketplace sold to mortgage lenders.

Zillow's Premier Agent program offers a suite of marketing and business technology solutions to help real estate agents grow their businesses and personal brands. The Premier Agent program allows agents to select products and services that they can tailor to meet their business and advertising needs. The program has three tiers of participation including Premier Platinum, our original flagship subscription product, as well as Premier Gold and Premier Silver, to meet different marketing and business needs of a broad range of agents. All tiers of Premier Agents receive access to a dashboard portal on our website that provides individualized program performance analytics, as well as our personalized website service, and our CRM tool that captures detailed information about each contact made with a Premier Agent through our mobile and web platforms. Our Premier Gold product also includes featured listings whereby the agent's listings will appear at the top of search results on our mobile and web platforms. Our Premier Platinum product includes the dashboard portal on our website, our personalized website service, our CRM tool, featured listings, and inclusion on our buyer's agent list, whereby the agent appears as the agent to contact for listings in the purchased zip code.

Since the launch of our Platinum Premier Agent subscription product, we have historically charged for this product based upon a percentage of the total Platinum Premier Agent views in the zip code rather than the number of impressions actually delivered on our buyer's agent list. Thus, up until the end of the third quarter of 2012, Premier Agent subscription advertising revenue was primarily recognized on a straight-line basis during the contractual period over which the advertising was delivered, typically over a period of six months. In the year ended December 31, 2012, we transitioned sales of our Platinum Premier Agent subscription product to charging for the number of impressions delivered on our buyer's agent list in zip codes purchased.

Our Platinum Premier Agent subscription product includes multiple deliverables which are accounted for as a single unit of accounting, as the delivery or performance of the undelivered elements is based on traffic to our mobile applications and websites. We recognize revenue related to our impression-based Platinum Premier Agent subscription product based on the lesser of (i) the actual number of impressions delivered on our buyer's agent list during the period multiplied by the contracted maximum cost per impression, or (ii) the contractual maximum spend on a straight-line basis during the contractual period over which the services are delivered.

We charge a fixed subscription fee for our Premier Gold and Premier Silver tiers of participation. Subscription advertising revenue for our Premier Gold and Premier Silver tiers is recognized on a straight-line basis during the contractual period over which the services are delivered, typically over a period of six months and then month-to-month thereafter.

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In Zillow Mortgage Marketplace, participating qualified mortgage lenders make a prepayment to gain access to consumers interested in connecting with mortgage professionals. Consumers who request rates for mortgage loans in Zillow Mortgage Marketplace are presented with personalized lender quotes from participating lenders. We only charge mortgage lenders a fee when users click on their links for more information regarding a mortgage loan quote. Mortgage lenders who exhaust their initial prepayment can then prepay additional funds to continue to participate in the marketplace.

**Display Revenue.** Display revenue primarily consists of graphical mobile and web advertising sold on a CPM basis to advertisers primarily in the real estate industry, including real estate brokerages, home builders, mortgage lenders and home services providers. Our advertising customers also include telecommunications, automotive, insurance and consumer products companies. We recognize display revenue as impressions are delivered to users interacting with our mobile applications or websites. Growth in display revenue depends on continuing growth in traffic to our mobile applications and websites and migration of advertising spend online from traditional broadcast and print media.

### **Costs and Expenses**

**Cost of Revenue.** Our cost of revenue consists of expenses related to operating our mobile applications and websites, including associated headcount expenses, such as salaries and benefits and share-based compensation expense and bonuses. Cost of revenue also includes credit card fees, ad serving costs paid to third parties, revenue-sharing costs related to our commercial business relationships, and facilities costs allocated on a headcount basis.

**Sales and Marketing.** Sales and marketing expenses consist of headcount expenses, including salaries, commissions, benefits, share-based compensation expense and bonuses for sales, sales support, customer support, marketing and public relations employees. Sales and marketing expenses also include advertising costs and other sales expenses related to promotional and marketing activities, and facilities costs allocated on a headcount basis.

**Technology and Development.** Technology and development expenses consist of headcount expenses, including salaries and benefits, share-based compensation expense and bonuses for salaried employees and contractors engaged in the design, development and testing of our mobile applications and websites, equipment and maintenance costs and facilities costs allocated on a headcount basis. Technology and development expenses also include amortization costs related to capitalized website and development activities, amortization of certain intangibles and other data agreement costs related to the purchase of data used to populate our mobile applications and websites, and amortization of intangible assets recorded in connection with acquisitions.

**General and Administrative.** General and administrative expenses consist of headcount expenses, including salaries, benefits, share-based compensation expense and bonuses for executive, finance, accounting, legal, human resources, recruiting and administrative support. General and administrative expenses also include legal, accounting and other third-party professional service fees, bad debt expense and facilities costs allocated on a headcount basis.

### **Other Income**

Other income consists primarily of interest income earned on our cash, cash equivalents and investments.

### **Income Taxes**

We are subject to federal and state income taxes in the United States. During the years ended December 31, 2012, 2011 and 2010, we did not have taxable income. We have provided a full valuation allowance against our net deferred tax assets as of December 31, 2012 and 2011 because, based on the weight of available evidence, it

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is more likely than not (a likelihood of more than 50%) that some or all of the deferred tax asset will not be realized. Therefore, no tax liability or expense has been recorded in the financial statements. We have accumulated federal tax losses of approximately \$115.7 million as of December 31, 2012, which are available to reduce future taxable income.

**Results of Operations**

The following tables present our results of operations for the periods indicated and as a percentage of total revenue:

|   | Year Ended December 31, |                 |                   |
|---|-------------------------|-----------------|-------------------|
|   | 2012                    | 2011            | 2010              |
| (in thousands, except per share data)   |                         |                 |                   |
| <b>Statements of Operations Data:</b>   |                         |                 |                   |
| Revenue   | \$116,850               | \$66,053        | \$30,467          |
| Costs and expenses:   |                         |                 |                   |
| Cost of revenue (exclusive of amortization) (1)(2)  | 14,043                  | 10,575          | 4,973             |
| Sales and marketing (1)   | 49,105                  | 25,725          | 14,996            |
| Technology and development (1)  | 26,614                  | 14,143          | 10,651            |
| General and administrative (1)(3)   | 21,291                  | 14,613          | 6,684             |
| Total costs and expenses  | <u>111,053</u>          | <u>65,056</u>   | <u>37,304</u>     |
| Income (loss) from operations   | 5,797                   | 997             | (6,837)           |
| Other income  | 142                     | 105             | 63                |
| Net income (loss)   | <u>\$ 5,939</u>         | <u>\$ 1,102</u> | <u>\$ (6,774)</u> |
| Net income (loss) attributable to common shareholders   | \$ 5,939                | \$ —            | \$ (6,774)        |
| Net income (loss) per share attributable to common shareholders—basic   | \$ 0.20                 | \$ —            | \$ (0.53)         |
| Net income (loss) per share attributable to common shareholders—diluted   | \$ 0.18                 | \$ —            | \$ (0.53)         |
| Weighted-average shares outstanding—basic   | 30,194                  | 19,815          | 12,770            |
| Weighted-average shares outstanding—diluted   | 32,709                  | 22,305          | 12,770            |
| <b>Other Financial Data:</b>  |                         |                 |                   |
| Adjusted EBITDA (unaudited) (4)   | \$ 25,181               | \$11,869        | \$ 140            |
| (1) Includes share-based compensation as follows:   |                         |                 |                   |
| Cost of revenue   | \$ 380                  | \$ 189          | \$ 210            |
| Sales and marketing   | 2,433                   | 388             | 445               |
| Technology and development  | 1,886                   | 546             | 389               |
| General and administrative  | 1,912                   | 822             | 671               |
| Total   | <u>\$ 6,611</u>         | <u>\$ 1,945</u> | <u>\$ 1,715</u>   |
| (2) Amortization of website development costs and intangible assets included in technology and development is as follows: | \$ 11,179               | \$ 5,384        | \$ 4,184          |
| (3) General and administrative includes a facility exit charge as follows:  | \$ —                    | \$ 1,737        | \$ —              |

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- (4) See “Adjusted EBITDA” below for more information and for a reconciliation of Adjusted EBITDA to net income (loss), the most directly comparable financial measure calculated and presented in accordance with U.S. generally accepted accounting principles, or GAAP.

|                               | Year Ended December 31, |      |       |
|-------------------------------|-------------------------|------|-------|
|                               | 2012                    | 2011 | 2010  |
| <b>Percentage of Revenue:</b> |                         |      |       |
| Revenue                       | 100%                    | 100% | 100%  |
| Costs and expenses:           |                         |      |       |
| Cost of revenue               | 12                      | 16   | 16    |
| Sales and marketing           | 42                      | 39   | 49    |
| Technology and development    | 23                      | 21   | 35    |
| General and administrative    | 18                      | 22   | 22    |
| Total costs and expenses      | 95                      | 98   | 122   |
| Income (loss) from operations | 5                       | 2    | (22)  |
| Other income                  | 0                       | 0    | 0     |
| Net income (loss)             | 5%                      | 2%   | (22%) |

### Adjusted EBITDA

To provide investors with additional information regarding our financial results, we have disclosed Adjusted EBITDA within this annual report, a non-GAAP financial measure. Below, we have provided a reconciliation of Adjusted EBITDA to net income (loss), the most directly comparable GAAP financial measure.

We have included Adjusted EBITDA in this annual report as it is a key metric used by our management and board of directors to measure operating performance and trends and to prepare and approve our annual budget. In particular, the exclusion of certain expenses in calculating Adjusted EBITDA facilitates operating performance comparisons on a period-to-period basis.

Our use of Adjusted EBITDA has limitations as an analytical tool, and you should not consider it in isolation or as a substitute for analysis of our results as reported under GAAP. Some of these limitations are:

- Adjusted EBITDA does not reflect our cash expenditures or future requirements for capital expenditures or contractual commitments;
- Adjusted EBITDA does not reflect changes in, or cash requirements for, our working capital needs;
- Adjusted EBITDA does not consider the potentially dilutive impact of share-based compensation;
- Although depreciation and amortization are non-cash charges, the assets being depreciated and amortized may have to be replaced in the future, and Adjusted EBITDA does not reflect cash capital expenditure requirements for such replacements or for new capital expenditure requirements;
- Adjusted EBITDA does not reflect certain facility exit charges; and
- Other companies, including companies in our own industry, may calculate Adjusted EBITDA differently than we do, limiting its usefulness as a comparative measure.

Because of these limitations, you should consider Adjusted EBITDA alongside other financial performance measures, including various cash flow metrics, net income (loss) and our other GAAP results.

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The following table presents a reconciliation of Adjusted EBITDA to net income (loss) for each of the periods presented:

|  | Year Ended December 31, |                 |               |
|--|-------------------------|-----------------|---------------|
|  | 2012                    | 2011            | 2010          |
|  | (in thousands)          |                 |               |
| <b>Reconciliation of Adjusted EBITDA to Net Income (Loss):</b> |                         |                 |               |
| Net income (loss)  | \$ 5,939                | \$ 1,102        | \$(6,774)     |
| Other income   | (142)                   | (105)           | (63)          |
| Depreciation and amortization expense                          | 12,773                  | 7,190           | 5,262         |
| Share-based compensation expense                               | 6,611                   | 1,945           | 1,715         |
| Facility exit charge   | —                       | 1,737           | —             |
| Adjusted EBITDA (unaudited)                                    | <u>\$25,181</u>         | <u>\$11,869</u> | <u>\$ 140</u> |

**Year Ended December 31, 2012 Compared to Year Ended December 31, 2011**

**Revenue**

|                     | Year Ended December 31, |                  | 2011 to 2012<br>% Change |
|---------------------|-------------------------|------------------|--------------------------|
|                     | 2012                    | 2011             |                          |
|                     | (in thousands)          |                  |                          |
| Marketplace revenue | \$ 86,670               | \$ 42,190        | 105%                     |
| Display revenue     | 30,180                  | 23,863           | 26%                      |
| Total               | <u>\$116,850</u>        | <u>\$ 66,053</u> | 77%                      |

|                               | Year Ended December 31, |             |
|-------------------------------|-------------------------|-------------|
|                               | 2012                    | 2011        |
| <b>Percentage of Revenue:</b> |                         |             |
| Marketplace revenue           | 74%                     | 64%         |
| Display revenue               | 26%                     | 36%         |
| Total                         | <u>100%</u>             | <u>100%</u> |

Overall revenue grew by \$50.8 million, or 77%, in the year ended December 31, 2012 compared to the year ended December 31, 2011. Marketplace revenue grew by 105%, and display revenue grew by 26%. Marketplace revenue was \$86.7 million in the year ended December 31, 2012 compared to \$42.2 million in the year ended December 31, 2011, an increase of \$44.5 million. Marketplace revenue represented 74% of total revenue in the year ended December 31, 2012 compared to 64% of total revenue in the year ended December 31, 2011. The increase in marketplace revenue was primarily attributable to growth in the number of subscribers in our Premier Agent program to 29,473 as of December 31, 2012 from 15,799 as of December 31, 2011, representing growth of 87%. The increase in marketplace revenue was also partially attributable to a 5% increase in the average monthly revenue per subscriber to \$266 for the year ended December 31, 2012 from \$254 for the year ended December 31, 2011. We calculate our average monthly revenue per subscriber by dividing the revenue generated by our Premier Agent subscription products in the period by the average number of Premier Agent subscribers in the period, divided again by the number of months in the period. The average number of Premier Agent subscribers is derived by calculating the average of the beginning and ending number of Premier Agent subscribers for the period. The increase in average monthly revenue per subscriber was primarily driven by price increases supported by growth in our audience across our mobile and desktop platforms, as well as increased sales to existing Premier Agent subscribers looking to expand their presence on our platform.

Display revenue was \$30.2 million for the year ended December 31, 2012 compared to \$23.9 million for the year ended December 31, 2011, an increase of \$6.3 million. Display revenue represented 26% of total revenue

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for the year ended December 31, 2012 compared to 36% of total revenue for the year ended December 31, 2011. The increase in display revenue was primarily the result of an increase in the number of unique users to our mobile applications and websites, which increased to 34.5 million average monthly unique users for the three months ended December 31, 2012 from 23.5 million average monthly unique users for the three months ended December 31, 2011, representing growth of 47%. The growth in unique users increased the number of graphical display impressions available for sale and advertiser demand for graphical display inventory. Although there is a relationship between the number of average monthly unique users and display revenue, there is not a direct correlation, as we do not sell our entire display inventory each period and some of the inventory is sold through networks and not directly through our sales team which impacts the cost per impression we charge to customers. As a result, similar to prior periods, the growth rate in our average monthly unique users outpaced the growth rate of display revenue.

### ***Cost of Revenue***

Cost of revenue was \$14.0 million for the year ended December 31, 2012 compared to \$10.6 million for the year ended December 31, 2011, an increase of \$3.5 million, or 33%. The increase in cost of revenue was primarily attributable to increased credit card and ad serving fees of \$1.1 million, increased headcount related expenses of \$1.0 million, including share-based compensation, driven by growth in headcount, a \$0.3 million increase in data center operations costs, a \$0.3 million increase in costs related to our revenue share agreements, and a \$0.2 million increase in royalties paid to third parties. The remaining increase of \$0.6 million was primarily related to an increase in various miscellaneous expenses, including connectivity costs and other costs paid to third parties. We expect our cost of revenue to increase in future years as we continue to incur more expenses that are associated with growth in revenue.

### ***Sales and Marketing***

Sales and marketing expenses were \$49.1 million for the year ended December 31, 2012 compared to \$25.7 million for the year ended December 31, 2011, an increase of \$23.4 million, or 91%. The increase was primarily due to a \$10.8 million increase in headcount related expenses, including share-based compensation, driven by growth in the size of our sales team to promote our marketplace business, and an increase of \$8.5 million in marketing and advertising expenses, primarily related to testing of advertising spend to acquire shoppers across online and offline channels, which supports our growth initiatives. We believe we have considerable opportunity to increase brand awareness and grow traffic through targeted advertising programs. As such, we plan to continue to selectively advertise to consumers and professionals in various online and offline channels that have tested well for us to drive traffic and brand awareness for Zillow. We also incurred a \$2.8 million increase in consulting costs to support our marketing and advertising spend, and we incurred a \$1.2 million increase in tradeshow expenses, including related travel costs. We expect our sales and marketing expenses to increase in future years as we continue to expand our sales team and invest more resources in extending our audience through marketing and advertising initiatives.

### ***Technology and Development***

Technology and development expenses, which include research and development costs, were \$26.6 million for the year ended December 31, 2012 compared to \$14.1 million for the year ended December 31, 2011, an increase of \$12.5 million, or 88%. Approximately \$5.8 million of the increase was the result of increased amortization of intangible assets, including website development costs, purchased content and acquired intangible assets. Amortization expense for the year ended December 31, 2012 also included \$0.5 million of additional amortization expense recorded for a trademark intangible asset related to an acquisition, based on a change in the estimated useful life of the intangible asset. Approximately \$5.1 million of the increase related to growth in headcount related expenses, including share-based compensation, as we continue to grow our engineering headcount to support current and future product initiatives. The remaining increase of \$1.6 million was primarily the result of additional consulting costs.

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Amortization expense included in technology and development for capitalized website development costs was \$6.9 million and \$4.1 million, respectively, for the years ended December 31, 2012 and 2011. Amortization expense included in technology and development for purchased data content intangible assets was \$2.2 million and \$0.9 million, respectively, for the years ended December 31, 2012 and 2011. Amortization expense included in technology and development related to intangible assets recorded in connection with acquisitions was \$2.2 million and \$0.4 million, respectively, for the years ended December 31, 2012 and 2011. Other data content expense was \$0.4 million and \$0.8 million, respectively, for the years ended December 31, 2012 and 2011. While we expect our technology and development expenses to increase over time as we continue to build new mobile and website functionality, we expect these expenses will decrease as a percentage of revenue.

### **General and Administrative**

General and administrative expenses were \$21.3 million for the year ended December 31, 2012 compared to \$14.6 million for the year ended December 31, 2011, an increase of \$6.7 million, or 46%. The increase in general and administrative expenses was a result of an increase of \$2.9 million in headcount related expenses, including share-based compensation, driven primarily by growth in headcount, a \$1.2 million increase in professional services fees, including \$0.7 million of acquisition-related costs incurred in connection with our acquisition of RentJuice, a \$1.2 million increase in building lease related expenses including rent, utilities and insurance, a \$0.9 million increase in state and local taxes, a \$0.7 million increase in travel and meals expense, a \$0.6 million increase in bad debt expense, a \$0.3 million increase in business and license fees, and a \$0.7 million increase in various other miscellaneous expenses, including consulting costs. The increase in general and administrative expenses was partially offset by a decrease in expense of \$1.4 million related to a facility exit charge that was recorded during the year ended December 31, 2011, and a \$0.4 million decrease related to the settlement of legal matters. We expect general and administrative expenses to increase over time on an absolute basis as we continue to expand our business, but we expect general and administrative expenses to decline as a percentage of revenue in the near term and going forward.

### **Year Ended December 31, 2011 Compared to Year Ended December 31, 2010**

#### **Revenue**

|                     | <u>Year Ended December 31,</u> |                  | <u>2010 to 2011</u><br><u>% Change</u> |
|---------------------|--------------------------------|------------------|--|
|                     | <u>2011</u>                    | <u>2010</u>      |  |
|                     | (in thousands)                 |                  |  |
| Marketplace revenue | \$ 42,190                      | \$ 13,228        | 219%                                   |
| Display revenue     | 23,863                         | 17,239           | 38%                                    |
| Total               | <u>\$ 66,053</u>               | <u>\$ 30,467</u> | 117%                                   |

|                               | <u>Year Ended December 31,</u> |             |
|-------------------------------|--------------------------------|-------------|
|                               | <u>2011</u>                    | <u>2010</u> |
| <b>Percentage of Revenue:</b> |                                |             |
| Marketplace revenue           | 64%                            | 43%         |
| Display revenue               | 36%                            | 57%         |
| Total                         | <u>100%</u>                    | <u>100%</u> |

Overall revenue grew by \$35.6 million, or 117%, in the year ended December 31, 2011 compared to the year ended December 31, 2010. Marketplace revenue grew by 219%, and display revenue grew by 38%. Marketplace revenue was \$42.2 million for the year ended December 31, 2011 compared to \$13.2 million for the year ended December 31, 2010, an increase of \$29.0 million. Marketplace revenue represented 64% of total revenue for the year ended December 31, 2011 compared to 43% of total revenue for the year ended December 31, 2010. The increase in marketplace revenue was primarily attributable to growth in the number of

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subscribers in our Premier Agent program to 15,799 as of December 31, 2011 from 8,102 as of December 31, 2010, an increase of 95%. The increase in marketplace revenue was also partially attributable to a 60% increase in the average monthly revenue per subscriber to \$254 for the year ended December 31, 2011 from \$158 for the year ended December 31, 2010. The increase in average monthly revenue per subscriber was primarily driven by price increases supported by growth in our audience across our mobile and desktop platforms, as well as increased sales to existing Premier Agent subscribers looking to expand their presence on our platform.

Display revenue was \$23.9 million for the year ended December 31, 2011 compared to \$17.2 million for the year ended December 31, 2010, an increase of \$6.6 million. Display revenue represented 36% of total revenue for the year ended December 31, 2011 compared to 57% of total revenue for the year ended December 31, 2010. The increase in display revenue was primarily the result of an increase in unique users to our mobile applications and websites which increased to 23.5 million average monthly unique users for the three months ended December 31, 2011 from 12.7 million average monthly unique users for the three months ended December 31, 2010, an increase of 86%. The growth in unique users increased the number of graphical display impressions available for sale and advertiser demand for graphical display inventory. Although there is a relationship between the number of average monthly unique users and display revenue, there is not a direct correlation, as we do not sell our entire display inventory each period and some of the inventory is sold through networks and not directly through our sales team which impacts the cost per impression we charge to customers. As a result, similar to prior periods, the growth rate in our average monthly unique users outpaced the growth rate of display revenue.

### ***Cost of Revenue***

Cost of revenue was \$10.6 million for the year ended December 31, 2011 compared to \$5.0 million for the year ended December 31, 2010, an increase of \$5.6 million, or 113%. The increase in cost of revenue was primarily attributable to revenue sharing costs related to our strategic relationship with Yahoo! Real Estate, which launched in February 2011, as well as a \$0.8 million increase in credit card and ad serving fees and increases in other miscellaneous costs related to revenue growth, primarily in our marketplace revenue category.

### ***Sales and Marketing***

Sales and marketing expenses were \$25.7 million for the year ended December 31, 2011 compared to \$15.0 million for the year ended December 31, 2010, an increase of \$10.7 million, or 72%. The increase was primarily a result of growth in headcount related expenses of \$5.4 million driven by increases in the size of our sales team to promote our marketplace business, as well as a \$4.3 million increase in marketing and advertising expenses, including tradeshows and related travel costs. The remaining increase of \$1.0 million was primarily the result of consulting costs and additional depreciation expense.

### ***Technology and Development***

Technology and development expenses, which include research and development costs, were \$14.1 million for the year ended December 31, 2011 compared to \$10.7 million for the year ended December 31, 2010, an increase of \$3.5 million, or 33%. Approximately \$1.5 million of the increase was related to growth in headcount related expenses, and approximately \$1.2 million of the increase was the result of amortization of intangible assets, including website development costs, purchased content and acquired intangible assets. The remaining increase of \$0.8 million was primarily the result of consulting costs and additional depreciation expense. Amortization expense included in technology and development for capitalized website development costs was \$4.1 million and \$3.6 million, respectively, for the years ended December 31, 2011 and 2010.

Amortization expense included in technology and development for purchased data content intangible assets was \$0.9 million and \$0.6 million, respectively, for the years ended December 31, 2011 and 2010. Other data agreement expense was \$0.8 million and \$0.7 million, respectively, for the years ended December 31, 2011 and 2010. Amortization expense included in technology and development related to intangible assets recorded in

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connection with acquisitions was \$0.4 million for the year ended December 31, 2011. There was no amortization expense related to intangible assets recorded in connection with acquisitions for the year ended December 31, 2010.

***General and Administrative***

General and administrative expenses were \$14.6 million for the year ended December 31, 2011 compared to \$6.7 million for the year ended December 31, 2010, an increase of \$7.9 million, or 119%. Approximately \$1.7 million of the increase was the result of a facility exit charge we recorded in the year ended December 31, 2011. In August 2011, we relocated our headquarters in Seattle, Washington to accommodate growth in our business. The fluctuation in general and administrative expenses was also a result of an increase of \$1.8 million in professional services and consulting fees, which primarily arose from becoming a public company during 2011, an increase of \$1.7 million in headcount-related costs, including share-based compensation, driven by growth in headcount, an increase of \$1.3 million in rent and utilities expense primarily related to rent and utilities expense recorded for our new corporate headquarters in Seattle, Washington, a \$0.7 million increase related to the settlement of legal matters, a \$0.4 million increase in bad debt expense, a \$0.2 million increase in travel costs, and a \$0.8 million increase in various other miscellaneous expenses. The increases were partially offset by a \$0.7 million decrease in local, business and occupational and gross receipts taxes, approximately \$0.3 million of which was the result of a tax credit we received relating to a refund of certain state and local taxes from 2006 to 2009.

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**Quarterly Results of Operations**

The following table sets forth our unaudited quarterly statements of operations data for each of the periods presented below. In the opinion of management, the data has been prepared on the same basis as the audited financial statements included in this annual report, and reflects all necessary adjustments, consisting only of normal recurring adjustments, necessary for a fair presentation of this data. The results of historical periods are not necessarily indicative of the results of operations of any future period. You should read this data together with our financial statements and the related notes included elsewhere in this annual report.

|   | Three Months Ended                               |                       |                  |                   |                      |                       |                  |                   |
|---|--|-----------------------|------------------|-------------------|----------------------|-----------------------|------------------|-------------------|
|   | December 31,<br>2012                             | September 30,<br>2012 | June 30,<br>2012 | March 31,<br>2012 | December 31,<br>2011 | September 30,<br>2011 | June 30,<br>2011 | March 31,<br>2011 |
|   | (in thousands, except per share data, unaudited) |                       |                  |                   |                      |                       |                  |                   |
| <b>Statement of Operations Data:</b>                                    |  |                       |                  |                   |                      |                       |                  |                   |
| Revenue   | \$ 34,337  | \$ 31,915             | \$ 27,765        | \$ 22,833         | \$ 19,891            | \$ 19,057             | \$ 15,845        | \$ 11,260         |
| Costs and expenses:   |  |                       |                  |                   |                      |                       |                  |                   |
| Cost of revenue (exclusive of amortization) (1)(2)                      | 3,806  | 3,623                 | 3,264            | 3,350             | 2,961                | 3,084                 | 2,713            | 1,817             |
| Sales and marketing (1)   | 14,519   | 14,118                | 12,153           | 8,315             | 7,576                | 7,035                 | 5,630            | 5,484             |
| Technology and development (1)  | 9,079  | 6,687                 | 5,818            | 5,030             | 3,994                | 3,849                 | 3,304            | 2,996             |
| General and administrative (1)(3)                                       | 6,422  | 5,192                 | 5,232            | 4,445             | 4,463                | 5,695                 | 2,627            | 1,828             |
| Total costs and expenses  | 33,826   | 29,620                | 26,467           | 21,140            | 18,994               | 19,663                | 14,274           | 12,125            |
| Income (loss) from operations   | 511  | 2,295                 | 1,298            | 1,693             | 897                  | (606)                 | 1,571            | (865)             |
| Other income  | 38   | 39                    | 34               | 31                | 25                   | 36                    | 5                | 39                |
| Net income (loss)   | \$ 549   | \$ 2,334              | \$ 1,332         | \$ 1,724          | \$ 922               | \$ (570)              | \$ 1,576         | \$ (826)          |
| Net income (loss) attributable to common shareholders                   | \$ 549   | \$ 2,334              | \$ 1,332         | \$ 1,724          | \$ 922               | \$ (570)              | \$ —             | \$ (826)          |
| Net income (loss) per share attributable to common shareholders—basic   | \$ 0.02  | \$ 0.08               | \$ 0.05          | \$ 0.06           | \$ 0.03              | \$ (0.02)             | \$ —             | \$ (0.06)         |
| Net income (loss) per share attributable to common shareholders—diluted | \$ 0.02  | \$ 0.07               | \$ 0.04          | \$ 0.06           | \$ 0.03              | \$ (0.02)             | \$ —             | \$ (0.06)         |
| Weighted-average shares outstanding—basic                               | 33,408   | 30,040                | 28,946           | 28,348            | 27,748               | 24,020                | 13,940           | 13,347            |
| Weighted-average shares outstanding—diluted                             | 36,292   | 32,230                | 31,320           | 30,994            | 30,592               | 24,020                | 24,106           | 13,347            |
| <b>Other Financial Data:</b>  |  |                       |                  |                   |                      |                       |                  |                   |
| Adjusted EBITDA (4)   | \$ 6,838   | \$ 7,624              | \$ 5,272         | \$ 5,447          | \$ 3,312             | \$ 3,654              | \$ 3,852         | \$ 1,051          |

|   | Three Months Ended        |                       |                  |                   |                      |                       |                  |                   |
|---|---------------------------|-----------------------|------------------|-------------------|----------------------|-----------------------|------------------|-------------------|
|   | December 31,<br>2012      | September 30,<br>2012 | June 30,<br>2012 | March 31,<br>2012 | December 31,<br>2011 | September 30,<br>2011 | June 30,<br>2011 | March 31,<br>2011 |
|   | (in thousands, unaudited) |                       |                  |                   |                      |                       |                  |                   |
| (1) Includes share-based compensation as follows:   |                           |                       |                  |                   |                      |                       |                  |                   |
| Cost of revenue   | \$ 109                    | \$ 94                 | \$ 92            | \$ 85             | \$ 54                | \$ 48                 | \$ 46            | \$ 41             |
| Sales and marketing   | 1,084                     | 870                   | 289              | 190               | 129                  | 85                    | 67               | 107               |
| Technology and development  | 704                       | 374                   | 498              | 310               | 235                  | 135                   | 90               | 86                |
| General and administrative  | 359                       | 374                   | 346              | 833               | 236                  | 220                   | 210              | 156               |
| Total   | \$ 2,256                  | \$ 1,712              | \$ 1,225         | \$ 1,418          | \$ 654               | \$ 488                | \$ 413           | \$ 390            |
| (2) Amortization of website development costs and intangible assets included in technology and development is as follows  |                           |                       |                  |                   |                      |                       |                  |                   |
|   | \$ 3,603                  | \$ 3,198              | \$ 2,374         | \$ 2,004          | \$ 1,466             | \$ 1,461              | \$ 1,234         | \$ 1,223          |
| (3) General and administrative includes a facility exit charge as follows   |                           |                       |                  |                   |                      |                       |                  |                   |
|   | \$ —                      | \$ —                  | \$ —             | \$ —              | \$ —                 | \$ 1,737              | \$ —             | \$ —              |
| (4) See "Adjusted EBITDA" below for more information and for a reconciliation of Adjusted EBITDA to net income (loss), the most directly comparable financial measure calculated and presented in accordance with U.S. generally accepted accounting principles, or GAAP. |                           |                       |                  |                   |                      |                       |                  |                   |

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The following tables present our revenue by type and as a percentage of total revenue for the periods presented:

|                           | Three Months Ended   |                       |                  |                   |                      |                       |                  |                   |
|---------------------------|----------------------|-----------------------|------------------|-------------------|----------------------|-----------------------|------------------|-------------------|
|                           | December 31,<br>2012 | September 30,<br>2012 | June 30,<br>2012 | March 31,<br>2012 | December 31,<br>2011 | September 30,<br>2011 | June 30,<br>2011 | March 31,<br>2011 |
| (in thousands, unaudited) |                      |                       |                  |                   |                      |                       |                  |                   |
| <b>Revenue:</b>           |                      |                       |                  |                   |                      |                       |                  |                   |
| Marketplace revenue       | \$ 26,838            | \$ 23,616             | \$ 19,623        | \$ 16,593         | \$ 13,746            | \$ 11,840             | \$ 9,723         | \$ 6,881          |
| Display revenue           | 7,499                | 8,299                 | 8,142            | 6,240             | 6,145                | 7,217                 | 6,122            | 4,379             |
| Total                     | <u>\$ 34,337</u>     | <u>\$ 31,915</u>      | <u>\$ 27,765</u> | <u>\$ 22,833</u>  | <u>\$ 19,891</u>     | <u>\$ 19,057</u>      | <u>\$ 15,845</u> | <u>\$ 11,260</u>  |

|                               | Three Months Ended   |                       |                  |                   |                      |                       |                  |                   |
|-------------------------------|----------------------|-----------------------|------------------|-------------------|----------------------|-----------------------|------------------|-------------------|
|                               | December 31,<br>2012 | September 30,<br>2012 | June 30,<br>2012 | March 31,<br>2012 | December 31,<br>2011 | September 30,<br>2011 | June 30,<br>2011 | March 31,<br>2011 |
| <b>Percentage of Revenue:</b> |                      |                       |                  |                   |                      |                       |                  |                   |
| Marketplace revenue           | 78%                  | 74%                   | 71%              | 73%               | 69%                  | 62%                   | 61%              | 61%               |
| Display revenue               | 22                   | 26                    | 29               | 27                | 31                   | 38                    | 39               | 39                |
| Total                         | <u>100%</u>          | <u>100%</u>           | <u>100%</u>      | <u>100%</u>       | <u>100%</u>          | <u>100%</u>           | <u>100%</u>      | <u>100%</u>       |

Revenue increased sequentially in all quarters presented. The strong increase in consumer adoption of our mobile applications and websites in the year ended December 31, 2012 was reflected in the significant growth in unique users over the year. The composition of revenue continues to shift from display revenue to marketplace revenue, as we continue to dedicate more of our advertising placements on search, map and home detail pages to our marketplace products, which provide consumers with services that are directly relevant to home-related searches. As a greater proportion of our revenue has shifted to marketplace revenue, with a corresponding lesser proportion of revenue being display revenue, we believe we are experiencing less quarterly seasonality in our business as compared to prior periods.

The following table presents our average monthly revenue per subscriber for the periods presented:

|  | Three Months Ended   |                       |                  |                   |                      |                       |                  |                   |
|--|----------------------|-----------------------|------------------|-------------------|----------------------|-----------------------|------------------|-------------------|
|  | December 31,<br>2012 | September 30,<br>2012 | June 30,<br>2012 | March 31,<br>2012 | December 31,<br>2011 | September 30,<br>2011 | June 30,<br>2011 | March 31,<br>2011 |
| (unaudited)                            |                      |                       |                  |                   |                      |                       |                  |                   |
| Average Monthly Revenue per Subscriber | \$ 267               | \$ 270                | \$ 263           | \$ 263            | \$ 258               | \$ 242                | \$ 233           | \$ 206            |

The average monthly revenue per subscriber increased sequentially during each of the quarters presented above, with the exception of the three months ended June 30, 2012 compared to the three months ended March 31, 2012, and with the exception of the three months ended December 31, 2012 compared to the three months ended September 30, 2012. The quarterly increases in average monthly revenue per subscriber have primarily been driven by price increases supported by growth in our audience across our mobile and desktop platforms demonstrated by increases in our average monthly unique users, as well as increased sales to existing Premier Agent subscribers looking to expand their presence on our platform. The average monthly revenue per subscriber remained unchanged for the three months ended June 30, 2012 compared to the three months ended March 31, 2012, primarily because we began to monetize the third position in our buyer's agent list in June 2012, resulting in an increase in the number of subscribers to our Premier Agent program as of June 30, 2012 compared to March 31, 2012, but for which the related increase in revenue is weighted more heavily to future periods. The average monthly revenue per subscriber decreased by approximately 1% for the three months ended December 31, 2012 compared to the three months ended September 30, 2012, which we believe is primarily a result of the shift in our revenue model to impression-based pricing, which has allowed more new agents to purchase and test smaller amounts of our Premier Agent Platinum product.

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**Adjusted EBITDA**

The following table sets forth a reconciliation of Adjusted EBITDA to net income (loss) for each of the periods presented below. See “Adjusted EBITDA” under “Results of Operations” above in this Item 7 for additional information about why we have included Adjusted EBITDA in this annual report and how we use Adjusted EBITDA.

|  | Three Months Ended   |                       |                  |                   |                      |                       |                  |                   |
|--|----------------------|-----------------------|------------------|-------------------|----------------------|-----------------------|------------------|-------------------|
|  | December 31,<br>2012 | September 30,<br>2012 | June 30,<br>2012 | March 31,<br>2012 | December 31,<br>2011 | September 30,<br>2011 | June 30,<br>2011 | March 31,<br>2011 |
| (in thousands, unaudited)                                |                      |                       |                  |                   |                      |                       |                  |                   |
| <b>Reconciliation of Adjusted EBITDA to Net (Income)</b> |                      |                       |                  |                   |                      |                       |                  |                   |
| <b>Loss:</b>   |                      |                       |                  |                   |                      |                       |                  |                   |
| Net income (loss)  | \$ 549               | \$ 2,334              | \$ 1,332         | \$ 1,724          | \$ 922               | \$ (570)              | \$ 1,576         | \$ (826)          |
| Other income   | (38)                 | (39)                  | (34)             | (31)              | (25)                 | (36)                  | (5)              | (39)              |
| Depreciation and amortization expense                    | 4,071                | 3,617                 | 2,749            | 2,336             | 1,761                | 2,035                 | 1,868            | 1,526             |
| Share-based compensation expense                         | 2,256                | 1,712                 | 1,225            | 1,418             | 654                  | 488                   | 413              | 390               |
| Facility exit charge                                     | —                    | —                     | —                | —                 | —                    | 1,737                 | —                | —                 |
| Adjusted EBITDA  | <u>\$ 6,838</u>      | <u>\$ 7,624</u>       | <u>\$ 5,272</u>  | <u>\$ 5,447</u>   | <u>\$ 3,312</u>      | <u>\$ 3,654</u>       | <u>\$ 3,852</u>  | <u>\$ 1,051</u>   |

**Key Growth Drivers**

The following tables set forth our key growth drivers for each of the periods presented below. Refer to “Key Growth Drivers—Unique Users” above for information about how we measure unique users.

|                | Average for the Three Months Ended |                       |                  |                   |                      |                       |                  |                   |
|----------------|------------------------------------|-----------------------|------------------|-------------------|----------------------|-----------------------|------------------|-------------------|
|                | December 31,<br>2012               | September 30,<br>2012 | June 30,<br>2012 | March 31,<br>2012 | December 31,<br>2011 | September 30,<br>2011 | June 30,<br>2011 | March 31,<br>2011 |
| (in thousands) |                                    |                       |                  |                   |                      |                       |                  |                   |
| Unique Users   | 34,535                             | 36,096                | 33,474           | 31,797            | 23,507               | 24,238                | 20,758           | 17,306            |

|                           | Period Ended         |                       |                  |                   |                      |                       |                  |                   |
|---------------------------|----------------------|-----------------------|------------------|-------------------|----------------------|-----------------------|------------------|-------------------|
|                           | December 31,<br>2012 | September 30,<br>2012 | June 30,<br>2012 | March 31,<br>2012 | December 31,<br>2011 | September 30,<br>2011 | June 30,<br>2011 | March 31,<br>2011 |
| Premier Agent Subscribers | 29,473               | 26,703                | 22,696           | 18,616            | 15,799               | 14,876                | 13,385           | 10,710            |

**Liquidity and Capital Resources**

Prior to our initial public offering in July 2011, we funded our operations primarily from the issuance of common and preferred stock. Through 2007, we raised approximately \$81.0 million through various offerings of our convertible preferred stock and approximately \$5.9 million from the sale of our common stock.

On July 25, 2011, we sold and issued 3,981,300 shares of our Class A common stock, including 519,300 shares of Class A common stock pursuant to the underwriters’ option to purchase additional shares, at a public offering price of \$20.00 per share, and we sold and issued 274,999 shares of our Class A common stock at a price of \$20.00 per share in a private placement. As a result of the offerings, we received net proceeds of approximately \$76.3 million, after deducting underwriting discounts and commissions of approximately \$5.6 million and additional offering-related expenses of \$3.3 million, for total expenses of \$8.9 million. The net offering proceeds were invested into money market funds, certificates of deposit and fixed income U.S. government agency securities.

In September 2012, we sold and issued 3,844,818 shares of our Class A common stock, including 419,818 shares of our Class A common stock pursuant to the underwriters’ option to purchase additional shares, and

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certain shareholders sold 575,000 shares of our Class A common stock, at a price of \$43.00 per share. The net proceeds for all shares sold by us in the public offering were approximately \$156.7 million after deducting underwriting discounts and commissions of approximately \$7.9 million and additional offering-related expenses of \$0.7 million, for total expenses of \$8.6 million. We received no proceeds from the sale of our Class A common stock by the selling shareholders. The net offering proceeds have been invested into money market funds.

As of December 31, 2012 and 2011, we had cash, cash equivalents and investments of \$203.5 million and \$92.1 million, respectively. Cash and cash equivalents balances consist of operating cash on deposit with financial institutions and money market funds. Investments as of December 31, 2012 consisted of fixed income securities, which include U.S. government agency securities, commercial paper and corporate notes and bonds. Investments as of December 31, 2011 consisted of fixed income U.S. government agency securities. Amounts on deposit with third-party financial institutions exceed the applicable Federal Deposit Insurance Corporation and the Securities Investor Protection Corporation insurance limits, as applicable. We believe that cash from operations and cash, cash equivalents and investment balances will be sufficient to meet our ongoing operating activities, working capital, capital expenditures and other capital requirements for at least the next 12 months.

During March 2011, we entered into a loan and security agreement with a financial institution to establish a line of credit of \$4.0 million. In April 2012, we amended our loan and security agreement to increase our line of credit from \$4.0 million to \$25.0 million. The line of credit is secured by substantially all our assets, including our intellectual property, and provides us with flexibility for future potential financing needs. The revolving line of credit contains customary financial covenants, including the maintenance of a minimum adjusted quick ratio (calculated as (i) unrestricted cash plus net accounts receivable divided by (ii) current liabilities less the sum of deferred revenue and any indebtedness owing from borrower to bank), measured on a monthly basis, of 1.50 to 1.00, and minimum Adjusted EBITDA, measured on a quarterly basis, of greater than or equal to negative \$5 million for each quarterly period through December 31, 2012 and greater than or equal to \$0 for each quarterly period thereafter. In addition, the revolving line of credit contains customary restrictions on our ability to, among other things, engage in certain mergers and acquisition transactions and create liens on assets. The revolving line of credit contains customary events of default that include, among others, non-payment of principal, interest or fees, violation of certain covenants, inaccuracy of representations and warranties, bankruptcy and insolvency events and material judgments. The occurrence of an event of default will increase the applicable rate of interest by five percentage points and could result in the acceleration of Zillow's obligations under the revolving line of credit. As of December 31, 2012, we were in compliance with all covenants, and there were no amounts outstanding under the line of credit. The line of credit is available through April 2016.

In March 2011, we executed a standby letter of credit of \$1.5 million in connection with the lease of our Seattle offices, and in July 2012, we amended the standby letter of credit to increase the amount to approximately \$1.7 million. In November 2012, we executed a letter of credit of approximately \$0.2 million in connection with the lease of our San Francisco office. We also have four additional outstanding letters of credit totaling \$0.6 million as of December 31, 2012, payable to the landlord of our prior headquarters office in Seattle, Washington, in the event we default on our lease, which expires in February 2013. The letters of credit are secured by our investments and are effective until 60 days after the expiration date of the lease.

In May 2012, we completed the acquisition of RentJuce. The total purchase price for the acquisition of RentJuce was approximately \$38.4 million. In addition, we adopted a retention bonus plan pursuant to which restricted stock units for 280,961 shares of our Class A common stock were granted on July 26, 2012 to former employees of RentJuce who accepted employment with Zillow. All vested options to purchase shares of RentJuce's common stock were cancelled and, in exchange for such cancellation, the holders of such options received cash payments representing a portion of the merger consideration. In addition, Zillow substituted unvested stock options of RentJuce outstanding as of the merger closing and held by individuals who accepted employment or service with Zillow for stock options to purchase shares of Zillow's Class A common stock at an exchange ratio implied by the merger consideration as described in the merger agreement. Based on the

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allocation of the purchase price in connection with our acquisition of RentJuice, a substantial majority of the purchase price has been allocated to goodwill. We do not expect that the acquisition of RentJuice will result in a meaningful contribution to revenue in the near term. Further, we plan to invest in the RentJuice platform in the near term, which we expect will result in an increase in operating expenses, particularly for sales and marketing, technology and development and general and administrative expenses.

In October 2012, we completed the acquisition of Buyfolio, an online and mobile collaborative shopping platform where home shoppers can search, track, organize and discuss for-sale listings with their real estate agent, significant other, or a private group. Zillow paid cash and issued to the co-founders of Buyfolio, who were also the sole members, a total of 99,000 restricted shares of Zillow's Class A common stock effective on October 26, 2012, which shares vest over a four-year period subject to the continued employment with Zillow of the co-founders.

In November 2012, we completed the acquisition of Mortech, a software and services company that provides mortgage-related solutions to lenders, bankers, credit unions and smaller community lenders. In consideration for the acquisition of all of the outstanding capital stock of Mortech from its shareholders, Zillow (i) paid to the shareholders approximately \$12 million in cash, less certain transactions expenses and other costs and as adjusted at closing based on Mortech's net working capital, and (ii) issued to the shareholders a total of 150,000 restricted shares of Zillow's Class A common stock, which will vest over a three-year period beginning on December 1, 2012 (25% after the first year and the remaining portion in equal installments after the second and third years), subject to the achievement of certain performance metrics relating to Mortech's business and the continued employment with Zillow of Mortech's president, Don Kracl, and its chief technology officer, Jason Steele. In connection with the closing, \$1,800,000 of the cash consideration and 75,000 of the restricted shares otherwise payable to the shareholders has been deposited in a third-party escrow account to secure certain indemnification obligations of the shareholders. Based on the allocation of the purchase price in connection with our acquisition of Mortech, a substantial majority of the purchase price has been allocated to goodwill and definite lived intangible assets.

In December 2012, we completed our acquisition of HotPads, a map-based rental and real estate search site. The total merger consideration paid to HotPads equity holders was approximately \$16 million in cash, less certain transaction expenses and other costs. All vested options to purchase shares of HotPads' common stock were cancelled and, in settlement thereof, the holders of such options received cash payments representing a pro-rata portion of the merger consideration. In addition, unvested stock options of HotPads outstanding as of the closing of the merger were substituted for stock options to purchase shares of Zillow's Class A common stock at an exchange ratio based on the merger consideration and the average closing price of Zillow's Class A common stock on The Nasdaq Global Market for each of the 10 consecutive trading days immediately preceding the closing of the merger. In connection with the closing of the merger, approximately \$1.6 million of the purchase price otherwise payable to HotPads' stockholders and holders of vested stock options was deposited in a third-party escrow account to secure certain indemnification obligations of those equity holders. Based on the allocation of the purchase price in connection with our acquisition of HotPads, a substantial majority of the purchase price has been allocated to goodwill and definite lived intangible assets.

The following table presents selected cash flow data for the years ended December 31, 2012, 2011 and 2010:

|   | Year Ended December 31, |           |         |
|---|-------------------------|-----------|---------|
|   | 2012                    | 2011      | 2010    |
|   | (in thousands)          |           |         |
| <b>Cash Flow Data:</b>                                |                         |           |         |
| Cash flows provided by operating activities           | \$ 32,298               | \$ 14,826 | \$2,258 |
| Cash flows provided by (used in) investing activities | (94,358)                | (58,383)  | 4,631   |
| Cash flows provided by financing activities           | 164,174                 | 79,205    | 950     |

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***Cash Flows Provided By Operating Activities***

Cash flows provided by operating activities of \$32.3 million for the year ended December 31, 2012 was primarily driven by net income of \$5.9 million, adjusted by depreciation and amortization expense of \$12.8 million, share-based compensation expense of \$6.6 million, bad debt expense of \$1.2 million, and the change in deferred rent of approximately \$2.2 million. Changes in operating assets and liabilities increased cash provided by operating activities for the year ended December 31, 2012 by \$2.5 million. The overall increase in operating assets and liabilities is consistent with the increase in revenue for the year ended December 31, 2012 compared to the year ended December 31, 2011.

Cash flows provided by operating activities of \$14.8 million for the year ended December 31, 2011 was primarily driven by net income of \$1.1 million, adjusted by depreciation and amortization expense of \$7.2 million, the facility exit charge of \$1.7 million, share-based compensation expense of \$1.9 million and the change in deferred rent of approximately \$1.2 million. Changes in operating assets and liabilities increased cash provided by operating activities for the year ended December 31, 2011 by \$0.7 million.

For the year ended December 31, 2010, net cash provided by operating activities was \$2.3 million. This was driven primarily by an increase in the deferred revenue balance of \$2.5 million.

***Cash Flows Provided By (Used In) Investing Activities***

Our primary investing activities include the purchase and maturity of short-term and long-term investments, the purchase of property and equipment and intangible assets, and for the years ended December 31, 2012 and 2011, include cash paid in connection with acquisitions.

For the year ended December 31, 2012, net cash used in investing activities was \$94.4 million. This was the result of \$10.0 million of net purchases of investments, \$16.8 million of purchases for property and equipment and intangible assets, and a total of \$67.6 million, net of cash acquired, paid in connection with the acquisitions of RentJuice, Buyfolio, Mortech and HotPads.

For the year ended December 31, 2011, net cash used in investing activities was \$58.4 million. This was the result of \$43.0 million of net purchases of investments, \$8.8 million of purchases for property and equipment and intangible assets, and a total of \$6.5 million paid in connection with the acquisitions of the operating assets of Diverse Solutions, Inc. and Postlets LLC.

For the year ended December 31, 2010, net cash provided by investing activities was \$4.6 million. This was the result of \$10.2 million of net proceeds from investments partially offset by \$5.5 million for the purchase of property and equipment and intangible assets.

***Cash Flows Provided By Financing Activities***

Our financing activities have primarily resulted from the exercise of employee non-qualified stock options, as well as proceeds from our public offering for the year ended December 31, 2012, and proceeds from our initial public offering and our concurrent private placement for the year ended December 31, 2011.

For the year ended December 31, 2012, net cash provided by financing activities was approximately \$164.2 million, which was primarily the result of \$156.7 million in proceeds, net of offering costs, from our September 2012 public offering, and \$7.5 million in proceeds from the issuance of Class A common stock from the exercise of stock options.

For the year ended December 31, 2011, net cash provided by financing activities was approximately \$79.2 million, which was primarily the result of \$70.8 million in proceeds from our initial public offering, net of offering costs, approximately \$5.5 million in proceeds from our concurrent private placement, and \$2.9 million in proceeds from the issuance of Class A common stock from the exercise of stock options.

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The proceeds from the issuance of Class A common stock from the exercise of stock options for the year ended December 31, 2010 was \$1.0 million.

**Off-Balance Sheet Arrangements**

We did not have any off-balance sheet arrangements as of December 31, 2012.

**Contractual Obligations**

The following table provides a summary of our contractual obligations as of December 31, 2012:

|                             | Payment Due By Period |                     |                             |                 | More Than<br>5 Years |
|-----------------------------|-----------------------|---------------------|-----------------------------|-----------------|----------------------|
|                             | Total                 | Less Than<br>1 Year | 1-3 Years<br>(in thousands) | 3-5 Years       |                      |
| Operating lease obligations | \$40,463              | \$ 4,255            | \$ 8,467                    | \$ 8,895        | \$ 18,846            |
| Purchase obligations        | 17,233                | 4,533               | 8,449                       | 4,251           | —                    |
| Total                       | <u>\$57,696</u>       | <u>\$ 8,788</u>     | <u>\$16,916</u>             | <u>\$13,146</u> | <u>\$ 18,846</u>     |

We have various operating leases for office space and equipment. In March 2011, we entered into a lease effective through November 2022 for approximately 66,000 square feet of office space that has housed our principal offices in Seattle, Washington, since August 2011. This new office space replaced our approximately 46,000 square feet of office space in Seattle, Washington, under a lease that expires in February 2013. In June 2012, we entered into a lease amendment for our corporate headquarters in Seattle, Washington which increases the rentable area of the premises by 21,575 square feet. In April 2012, we entered into an operating lease in Irvine, California, for 20,025 square feet under which we are obligated to make escalating monthly lease payments which began in August 2012 and continue through July 2022. In November 2012, we entered into an operating lease in San Francisco, California, for 18,353 square feet under which we are obligated to make escalating monthly lease payments which began in December 2012 and continue through November 2018. We lease additional office space in San Francisco, California, Chicago, Illinois, Lincoln, Nebraska, and New York, New York. We also have purchase obligations for content related to our mobile applications and websites. We do not have any debt or capital lease obligations. The contractual commitment amounts in the table above are associated with agreements that are enforceable and legally binding. Obligations under contracts that we can cancel without a significant penalty are not included in the table above.

**Critical Accounting Policies and Estimates**

Our financial statements are prepared in accordance with U.S. generally accepted accounting principles, or GAAP. The preparation of these financial statements requires us to make estimates and assumptions that affect the reported amounts of assets, liabilities, revenue, expenses and related disclosures. We evaluate our estimates and assumptions on an ongoing basis. Our estimates are based on historical experience and various other assumptions that we believe to be reasonable under the circumstances. Our actual results could differ from these estimates.

We believe that the assumptions and estimates associated with revenue recognition, the allowance for doubtful accounts, website and software development costs, goodwill, recoverability of intangible assets with definite lives and other long-lived assets, and share-based compensation have the greatest potential impact on our financial statements. Therefore, we consider these to be our critical accounting policies and estimates.

**Revenue Recognition**

Our revenue is primarily derived from advertising services. In general, we recognize revenue when (i) persuasive evidence of an arrangement exists, (ii) delivery has occurred or services have been rendered to the

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customer, (iii) the fee is fixed or determinable, and (iv) collectability is reasonably assured. We consider a signed agreement, a binding insertion order or other similar documentation reflecting the terms and conditions under which products will be provided to be persuasive evidence of an arrangement. Collectability is assessed based on a number of factors, including payment history and the creditworthiness of a customer. If it is determined that collection is not reasonably assured, revenue is not recognized until collection becomes reasonably assured, which is generally upon receipt of cash. Our two revenue categories are marketplace revenue and display revenue.

Our marketplace revenue consists of subscriptions sold to real estate agents under our Premier Agent program, and CPC advertising sold to mortgage lenders related to our Zillow Mortgage Marketplace. Zillow's Premier Agent program offers a suite of marketing and business technology solutions to help real estate agents grow their businesses and personal brands. The Premier Agent program allows agents to select products and services that they can tailor to meet their business and advertising needs. The program has three tiers of participation including Premier Platinum, our original flagship subscription product, as well as Premier Gold and Premier Silver, to meet different marketing and business needs of a broad range of agents. All tiers of Premier Agents receive access to a dashboard portal on our website that provides individualized program performance analytics, as well as our personalized website service, and our customer relationship management, or CRM, tool that captures detailed information about each contact made with a Premier Agent through our mobile and web platforms. Our Premier Gold product also includes featured listings whereby the agent's listings will appear at the top of search results on our mobile and web platforms. Our Premier Platinum product includes the dashboard portal on our website, our personalized website service, our CRM tool, featured listings, and inclusion on our buyer's agent list, whereby the agent appears as the agent to contact for listings in the purchased zip code.

Since the launch of our Platinum Premier Agent subscription product, we have historically charged for this product based upon a percentage of the total Platinum Premier Agent views in the zip code rather than the number of impressions actually delivered on our buyer's agent list. Thus, up until the end of the third quarter of 2012, Premier Agent subscription advertising revenue was primarily recognized on a straight-line basis during the contractual period over which the advertising was delivered, typically over a period of six months. In the year ended December 31, 2012, we transitioned sales of our Platinum Premier Agent subscription product to charging for the number of impressions delivered on our buyer's agent list in zip codes purchased.

Our Platinum Premier Agent subscription product includes multiple deliverables which are accounted for as a single unit of accounting, as the delivery or performance of the undelivered elements is based on traffic to our mobile applications and websites. We recognize revenue related to our impression-based Platinum Premier Agent subscription product based on the lesser of (i) the actual number of impressions delivered on our buyer's agent list during the period multiplied by the contracted maximum cost per impression, or (ii) the contractual maximum spend on a straight-line basis during the contractual period over which the services are delivered.

We charge a fixed subscription fee for our Premier Gold and Premier Silver tiers of participation. Subscription advertising revenue for our Premier Gold and Premier Silver tiers is recognized on a straight-line basis during the contractual period over which the services are delivered, typically over a period of six months and then month-to-month thereafter.

For Zillow Mortgage Marketplace, we recognize revenue when a user clicks on a mortgage advertisement or on a link to obtain additional information about a mortgage loan quote.

Display revenue primarily consists of graphical advertising sold on a CPM basis to advertisers. We recognize display revenue as impressions are delivered to users interacting with our mobile applications or websites.

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***Allowance for Doubtful Accounts***

We review our accounts receivable on a regular basis and estimate an amount of losses for uncollectible accounts based on our historical collections experience, age of the receivable, knowledge of the customer and the condition of the general economy and industry as a whole. In cases where we become aware of circumstances that may impair a specific customer's ability to meet its financial obligations, we record a specific allowance against amounts due from the customer and thereby reduce the net recognized receivable to the amount we reasonably believe will be collected. There is significant judgment involved in estimating the allowance for doubtful accounts. As of December 31, 2012, the allowance for doubtful accounts represented approximately 10% of total accounts receivable, or approximately \$1.0 million. A change of 1% in our estimate would amount to approximately \$0.1 million.

***Website and Software Development Costs***

The costs incurred in the preliminary stages of website and software development are expensed as incurred. Once an application has reached the development stage, internal and external costs, if direct and incremental and deemed by management to be significant, are capitalized in property and equipment and amortized on a straight-line basis over their estimated useful lives. Maintenance and enhancement costs (including those costs in the post-implementation stages) are typically expensed as incurred, unless such costs relate to substantial upgrades and enhancements to the websites (or software) that result in added functionality, in which case the costs are capitalized and amortized on a straight-line basis over the estimated useful lives.

Capitalized development activities placed in service are amortized over the expected useful lives of those releases, currently estimated at one year. Estimated useful lives of website and software development activities are reviewed frequently and adjusted as appropriate to reflect upcoming development activities that may include significant upgrades and/or enhancements to the existing functionality.

We exercise judgment in determining the point at which various projects may be capitalized, in assessing the ongoing value of the capitalized costs, and in determining the estimated useful lives over which the costs are amortized. To the extent that we change the manner in which we develop and test new features and functionalities related to our mobile applications and websites, assess the ongoing value of capitalized assets, or determine the estimated useful lives over which the costs are amortized, the amount of website and software development costs we capitalize and amortize could change in future periods.

***Goodwill***

Goodwill represents the excess of the cost of an acquired business over the fair value of the assets acquired at the date of acquisition. We assess the impairment of goodwill on an annual basis, in our fourth quarter, or whenever events or changes in circumstances indicate that goodwill may be impaired.

We assess goodwill for possible impairment by first performing a qualitative assessment to determine whether it is more likely than not that the fair value of our reporting unit is less than its carrying amount. If we determine that it is not more likely than not that the fair value of our reporting unit is less than its carrying amount, then the first and second steps of the goodwill impairment test are unnecessary. If we determine that it is more likely than not that the fair value of our reporting unit is less than its carrying amount, we perform the two-step goodwill impairment test. The first step of the goodwill impairment test identifies if there is potential goodwill impairment. If step one indicates that an impairment may exist, a second step is performed to measure the amount of the goodwill impairment, if any. Goodwill impairment exists when the estimated fair value of goodwill is less than its carrying value. If impairment exists, the carrying value of the goodwill is reduced to fair value through an impairment charge recorded in our statements of operations.

For our impairment assessment performed during the year ended December 31, 2012, we performed a qualitative assessment and determined that it is not more likely than not that the fair value of our reporting unit is

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less than its carrying amount, and therefore, the first and second steps of the goodwill impairment test were unnecessary. In evaluating whether it is more likely than not that the fair value of our reporting unit is less than its carrying amount, we considered macroeconomic conditions, industry and market considerations, cost factors, our overall financial performance, other relevant entity-specific events, potential events affecting our reporting unit, and changes in the market price of our common stock. The primary qualitative factors we considered in our analysis for the year ended December 31, 2012 were our overall financial performance, including our revenue growth and positive cash flows, and a market capitalization that is well in excess of the book value of our common stock. We have not recognized any goodwill impairments since our inception.

***Recoverability of Intangible Assets with Definite Lives and Other Long-Lived Assets***

We evaluate intangible assets and other long-lived assets for impairment whenever events or circumstances indicate they may not be recoverable. Recoverability is measured by comparing the carrying amount of an asset group to future undiscounted net cash flows expected to be generated. We group assets for purposes of such review at the lowest level for which identifiable cash flows of the asset group are largely independent of the cash flows of the other groups of assets and liabilities. If this comparison indicates impairment, the amount of impairment to be recognized is calculated as the difference between the carrying value and the fair value of the asset group.

Unforeseen events, changes in circumstances and market conditions and material differences in estimates of future cash flows could adversely affect the fair value of our assets and could result in an impairment charge. Fair value can be estimated utilizing a number of techniques including quoted market prices, prices for comparable assets, or other valuation processes involving estimates of cash flows, multiples of earnings or revenues, and we may make various assumptions and estimates when performing our impairment assessments, particularly as it relates to cash flow projections. Cash flow estimates are by their nature subjective, and include assumptions regarding factors such as recent and forecasted operating performance, revenue trends and operating margins. These estimates could also be adversely impacted by changes in federal, state, or local regulations, economic downturns or developments, or other market conditions affecting our industry. We have not recorded any impairment losses since inception.

***Share-Based Compensation***

We measure compensation expense for all share-based awards at fair value on the date of grant and recognize compensation expense over the service period for awards expected to vest. We use the Black-Scholes-Merton option-pricing model to determine the fair value for option awards and recognize compensation expense on a straight-line basis over the awards' vesting period. For restricted stock awards and restricted stock units, we use the market value of the stock on the date of grant to determine the fair value and recognize compensation expense on a straight-line basis over the awards' vesting period.

Determining the fair value of option awards at the grant date requires judgment. If any of the assumptions used in the Black-Scholes-Merton model changes significantly, share-based compensation for future option awards may differ materially compared with the awards granted previously. In valuing our options, we make assumptions about risk-free interest rates, dividend yields, volatility, and weighted-average expected lives, including estimated forfeiture rates.

***Risk-free rate.*** Risk-free interest rates are derived from U.S. Treasury securities as of the option grant date.

***Expected dividend yields.*** Expected dividend yields are based on our historical dividend payments, which have been zero to date.

***Volatility.*** We have estimated volatility of our share price based on the published historical volatilities of industry peers in the online publishing market (primarily the financial and real estate services industries) representing the verticals in which we operate.

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**Expected term.** We estimate the weighted-average expected life of the options as the average of the vesting option schedule and the term of the award, since, due to the limited period of time share-based awards have been exercisable, we do not have sufficient historical exercise data to provide a reasonable basis upon which to estimate the expected term. The term of the award is estimated using the simplified method as the awards granted are plain vanilla share options.

**Forfeiture rate.** We record share-based compensation expense net of estimated forfeitures. Forfeiture rates are estimated using historical actual forfeiture trends as well as our judgment of future forfeitures. These rates are evaluated at least quarterly and any change in compensation expense is recognized in the period of the change. The estimation of stock awards that will ultimately vest requires judgment, and to the extent actual results or updated estimates differ from our current estimates, such amounts will be recorded as a cumulative adjustment in the period in which the estimates are revised. We consider many factors when estimating expected forfeitures, including the types of awards and employee class and historical experience. Actual results, and future changes in estimates, may differ substantially from management's current estimates.

We will continue to use judgment in evaluating the expected volatility, expected terms, and forfeiture rates utilized for our share-based compensation calculations on a prospective basis. As we continue to accumulate additional data related to our Class A common stock, we may have refinements to the estimates of our expected volatility, expected terms, and forfeiture rates, which could materially impact our future share-based compensation expense. In future periods, we expect our share-based compensation expense to increase as a result of our existing, unrecognized share-based compensation that will be recognized as the awards vest, and as we grant additional share-based awards to attract and retain employees.

### **Recent Accounting Pronouncements**

In May 2011, the Financial Accounting Standards Board ("FASB") amended existing rules covering fair value measurement and disclosure to clarify guidance and minimize differences between GAAP and International Financial Reporting Standards ("IFRS"). The guidance requires entities to provide information about valuation techniques and unobservable inputs used in Level 3 fair value measurements and provide a narrative description of the sensitivity of Level 3 measurements to changes in unobservable inputs. The guidance is effective during interim and annual periods beginning after December 15, 2011. We adopted this guidance on January 1, 2012. The adoption of this guidance did not have any impact on our financial position, results of operations or cash flows.

In June 2011, the FASB issued guidance on the presentation of comprehensive income to increase the prominence of other comprehensive income in the financial statements. An entity has the option to present the components of net income and comprehensive income in either one or two consecutive financial statements. This guidance is effective for interim and annual reporting periods beginning after December 15, 2011, with earlier adoption permitted, and must be applied retrospectively. We adopted this guidance on January 1, 2012. The adoption of this guidance did not have any impact on our financial position, results of operations or cash flows as we do not have any items of other comprehensive income in any period presented, and therefore, we are not required to report other comprehensive income or comprehensive income.

In September 2011, the FASB issued guidance on testing goodwill for impairment to permit an entity to first assess qualitative factors to determine whether it is more likely than not that the fair value of a reporting unit is less than its carrying amount as a basis for determining whether it is necessary to perform the two-step goodwill impairment test. This guidance is effective for fiscal years beginning after December 15, 2011 with earlier application permitted. We early adopted this guidance for our annual goodwill impairment test performed in our fourth quarter of 2011. The early adoption of this guidance did not have any impact on our financial position, results of operations or cash flows.

**Item 7A. Quantitative and Qualitative Disclosures About Market Risk**

We are exposed to market risks in the ordinary course of our business. These risks primarily consist of fluctuations in interest rates.

***Interest Rate Risk***

We do not have any long-term borrowings as of December 31, 2012 or 2011.

Under our current investment policy, we invest our excess cash in money market funds, FDIC-insured certificates of deposit, U.S. government agency securities, commercial paper and corporate notes and bonds. Our current investment policy seeks first to preserve principal, second to provide liquidity for our operating and capital needs and third to maximize yield without putting our principal at risk.

Our investments are exposed to market risk due to the fluctuation of prevailing interest rates that may reduce the yield on our investments or their fair value. As our investment portfolio is primarily short-term in nature, we do not believe an immediate 10% increase in interest rates would have a material effect on the fair market value of our portfolio, and therefore we do not expect our results of operations or cash flows to be materially affected by a sudden change in market interest rates.

***Inflation Risk***

We do not believe that inflation has had a material effect on our business, results of operations or financial condition. If our costs were to become subject to significant inflationary pressures, we may not be able to fully offset such higher costs through price increases. Our inability or failure to do so could harm our business, results of operations and financial condition.

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**Item 8. Financial Statements and Supplementary Data**

**Index to Financial Statements**

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**REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM**

The Board of Directors and Shareholders of Zillow, Inc.

We have audited the accompanying balance sheets of Zillow, Inc. as of December 31, 2012 and 2011, and the related statements of operations, shareholders' equity, and cash flows for each of the three years in the period ended December 31, 2012. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of Zillow, Inc. at December 31, 2012 and 2011, and the results of its operations and its cash flows for each of the three years in the period ended December 31, 2012, in conformity with U.S. generally accepted accounting principles.

We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), Zillow, Inc.'s internal control over financial reporting as of December 31, 2012, based on criteria established in Internal Control-Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission and our report dated February 22, 2013 expressed an unqualified opinion thereon.

/s/ Ernst & Young LLP

Seattle, Washington  
February 22, 2013

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**ZILLOW, INC.**  
**BALANCE SHEETS**  
(in thousands, except share data)

|  | December 31,     |                  |
|--|------------------|------------------|
|  | 2012             | 2011             |
| <b>Assets</b>  |                  |                  |
| Current assets:  |                  |                  |
| Cash and cash equivalents  | \$150,040        | \$ 47,926        |
| Short-term investments   | 44,054           | 28,925           |
| Accounts receivable, net of allowance for doubtful accounts of \$965 and \$683 at December 31, 2012 and 2011, respectively   | 8,655            | 5,638            |
| Prepaid expenses and other current assets  | <u>2,652</u>     | <u>3,214</u>     |
| Total current assets   | 205,401          | 85,703           |
| Long-term investments  | 9,389            | 15,285           |
| Property and equipment, net  | 13,634           | 7,227            |
| Goodwill   | 54,284           | 3,676            |
| Intangible assets, net   | 21,248           | 4,532            |
| Other assets   | 279              | 245              |
| Total assets   | <u>\$304,235</u> | <u>\$116,668</u> |
| <b>Liabilities and shareholders' equity</b>  |                  |                  |
| Current liabilities:   |                  |                  |
| Accounts payable   | \$ 3,158         | \$ 1,681         |
| Accrued expenses and other current liabilities   | 6,318            | 4,893            |
| Accrued compensation and benefits  | 2,514            | 1,587            |
| Deferred revenue   | 8,349            | 5,769            |
| Deferred rent, current portion   | <u>94</u>        | <u>60</u>        |
| Total current liabilities  | 20,433           | 13,990           |
| Deferred rent, net of current portion  | 3,485            | 1,347            |
| Other non-current liabilities  | —                | 118              |
| Commitments and contingencies (Note 13)  |                  |                  |
| Shareholders' equity:  |                  |                  |
| Preferred stock, \$0.0001 par value; 30,000,000 shares authorized as of December 31, 2012 and 2011; no shares issued and outstanding as of December 31, 2012 and 2011  | —                | —                |
| Class A common stock, \$0.0001 par value; 600,000,000 shares authorized as of December 31, 2012 and 2011; 26,414,414 and 18,580,292 shares issued and outstanding as of December 31, 2012 and 2011, respectively | 3                | 2                |
| Class B common stock, \$0.0001 par value; 15,000,000 shares authorized as of December 31, 2012 and 2011; 7,462,526 and 9,528,313 shares issued and outstanding as of December 31, 2012 and 2011, respectively    | 1                | 1                |
| Additional paid-in capital   | 351,981          | 178,817          |
| Accumulated deficit  | <u>(71,668)</u>  | <u>(77,607)</u>  |
| Total shareholders' equity   | 280,317          | 101,213          |
| Total liabilities and shareholders' equity   | <u>\$304,235</u> | <u>\$116,668</u> |

See accompanying notes to financial statements.

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**ZILLOW, INC.**  
**STATEMENTS OF OPERATIONS**  
**(in thousands, except per share data)**

|   | Year Ended December 31, |                 |                   |
|---|-------------------------|-----------------|-------------------|
|   | 2012                    | 2011            | 2010              |
| Revenue   | \$116,850               | \$66,053        | \$30,467          |
| Costs and expenses:   |                         |                 |                   |
| Cost of revenue (exclusive of amortization) (1)   | 14,043                  | 10,575          | 4,973             |
| Sales and marketing   | 49,105                  | 25,725          | 14,996            |
| Technology and development  | 26,614                  | 14,143          | 10,651            |
| General and administrative (2)  | 21,291                  | 14,613          | 6,684             |
| Total costs and expenses  | <u>111,053</u>          | <u>65,056</u>   | <u>37,304</u>     |
| Income (loss) from operations   | 5,797                   | 997             | (6,837)           |
| Other income  | 142                     | 105             | 63                |
| Net income (loss)   | <u>\$ 5,939</u>         | <u>\$ 1,102</u> | <u>\$ (6,774)</u> |
| Net income (loss) attributable to common shareholders   | \$ 5,939                | \$ —            | \$ (6,674)        |
| Net income (loss) per share attributable to common shareholders—basic   | \$ 0.20                 | \$ —            | \$ (0.53)         |
| Net income (loss) per share attributable to common shareholders—diluted   | \$ 0.18                 | \$ —            | \$ (0.53)         |
| Weighted-average shares outstanding—basic   | 30,194                  | 19,815          | 12,770            |
| Weighted-average shares outstanding—diluted   | 32,709                  | 22,305          | 12,770            |
| (1) Amortization of website development costs and intangible assets included in technology and development is as follows: | \$ 11,179               | \$ 5,384        | \$ 4,184          |
| (2) General and administrative includes a facility exit charge as follows:  | \$ —                    | \$ 1,737        | \$ —              |

See accompanying notes to financial statements.

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**ZILLOW, INC.**  
**STATEMENTS OF SHAREHOLDERS' EQUITY**  
(in thousands, except share data)

|   | Convertible Preferred Stock |        |             |        |             |        | Class A      |        | Class B      |        | Class C      |        | Additional<br>Paid-In<br>Capital | Accumulated<br>Deficit | Total<br>Shareholders'<br>Equity |
|---|-----------------------------|--------|-------------|--------|-------------|--------|--------------|--------|--------------|--------|--------------|--------|----------------------------------|------------------------|----------------------------------|
|   | Series A                    |        | Series B    |        | Series C    |        | Common Stock |        | Common Stock |        | Common Stock |        |                                  |                        |                                  |
|   | Shares                      | Amount | Shares      | Amount | Shares      | Amount | Shares       | Amount | Shares       | Amount | Shares       | Amount |                                  |                        |                                  |
| Balance at December 31, 2009  | 17,931,034                  | \$ 2   | 6,933,103   | \$ 1   | 6,489,660   | \$ 1   | 803,201      | \$ —   | 9,528,313    | \$ 1   | 2,305,980    | \$ —   | \$ 93,056                        | \$ (71,935)            | \$ 21,126                        |
| Issuance of Class A common stock upon exercise of stock options   | —                           | —      | —           | —      | —           | —      | 487,401      | —      | —            | —      | —            | —      | 950                              | —                      | 950                              |
| Share-based compensation expense  | —                           | —      | —           | —      | —           | —      | —            | —      | —            | —      | —            | —      | 2,146                            | —                      | 2,146                            |
| Net loss and total comprehensive loss   | —                           | —      | —           | —      | —           | —      | —            | —      | —            | —      | —            | —      | —                                | (6,774)                | (6,774)                          |
| Balance at December 31, 2010  | 17,931,034                  | 2      | 6,933,103   | 1      | 6,489,660   | 1      | 1,290,602    | —      | 9,528,313    | 1      | 2,305,980    | —      | 96,152                           | (78,709)               | 17,448                           |
| Issuance of Class A common stock upon exercise of stock options   | —                           | —      | —           | —      | —           | —      | 1,169,121    | —      | —            | —      | —            | —      | 2,917                            | —                      | 2,917                            |
| Share-based compensation expense  | —                           | —      | —           | —      | —           | —      | —            | —      | —            | —      | —            | —      | 2,545                            | —                      | 2,545                            |
| Class A common stock issued in connection with an acquisition   | —                           | —      | —           | —      | —           | —      | 207,100      | —      | —            | —      | —            | —      | 910                              | —                      | 910                              |
| Conversion of convertible preferred stock to Class A common stock in connection with initial public offering  | (17,931,034)                | (2)    | (6,933,103) | (1)    | (6,489,660) | (1)    | 9,276,190    | 1      | —            | —      | —            | —      | 3                                | —                      | —                                |
| Conversion of Class C common stock to Class A common stock in connection with initial public offering         | —                           | —      | —           | —      | —           | —      | 2,305,980    | —      | —            | —      | (2,305,980)  | —      | —                                | —                      | —                                |
| Issuance of Class A common stock in connection with initial public offering, net of issuance costs of \$8,835 | —                           | —      | —           | —      | —           | —      | 3,981,300    | 1      | —            | —      | —            | —      | 70,790                           | —                      | 70,791                           |

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|   | Convertible Preferred Stock |        |          |        |          |        | Class A      |        | Class B      |        | Class C      |        | Additional<br>Paid-In<br>Capital | Accumulated<br>Deficit | Total<br>Shareholders'<br>Equity |
|---|-----------------------------|--------|----------|--------|----------|--------|--------------|--------|--------------|--------|--------------|--------|----------------------------------|------------------------|----------------------------------|
|   | Series A                    |        | Series B |        | Series C |        | Common Stock |        | Common Stock |        | Common Stock |        |                                  |                        |                                  |
|   | Shares                      | Amount | Shares   | Amount | Shares   | Amount | Shares       | Amount | Shares       | Amount | Shares       | Amount |                                  |                        |                                  |
| Issuance of Class A common stock in concurrent private placement in connection with initial public offering | —                           | —      | —        | —      | —        | —      | 274,999      | —      | —            | —      | —            | —      | 5,500                            | —                      | 5,500                            |
| Issuance of restricted shares of Class A common stock   | —                           | —      | —        | —      | —        | —      | 75,000       | —      | —            | —      | —            | —      | —                                | —                      | —                                |
| Net income and total comprehensive income   | —                           | —      | —        | —      | —        | —      | —            | —      | —            | —      | —            | —      | —                                | 1,102                  | 1,102                            |
| Balance at December 31, 2011  | —                           | —      | —        | —      | —        | —      | 18,580,292   | 2      | 9,528,313    | 1      | —            | —      | 178,817                          | (77,607)               | 101,213                          |
| Issuance of Class A common stock upon exercise of stock options   | —                           | —      | —        | —      | —        | —      | 1,624,304    | —      | —            | —      | —            | —      | 7,448                            | —                      | 7,448                            |
| Share-based compensation expense  | —                           | —      | —        | —      | —        | —      | —            | —      | —            | —      | —            | —      | 8,990                            | —                      | 8,990                            |
| Conversion of Class B common stock to Class A common stock  | —                           | —      | —        | —      | —        | —      | 2,065,787    | —      | (2,065,787)  | —      | —            | —      | —                                | —                      | —                                |
| Issuance of Class A common stock in connection with public offering, net of issuance costs of \$8,601       | —                           | —      | —        | —      | —        | —      | 3,844,818    | 1      | —            | —      | —            | —      | 156,726                          | —                      | 156,727                          |
| Issuance of restricted shares of Class A common stock   | —                           | —      | —        | —      | —        | —      | 299,213      | —      | —            | —      | —            | —      | —                                | —                      | —                                |
| Net income and total comprehensive income   | —                           | —      | —        | —      | —        | —      | —            | —      | —            | —      | —            | —      | —                                | 5,939                  | 5,939                            |
| Balance at December 31, 2012  | —                           | \$ —   | —        | \$ —   | —        | \$ —   | 26,414,414   | \$ 3   | 7,462,526    | \$ 1   | —            | \$ —   | \$ 351,981                       | \$ (71,668)            | \$ 280,317                       |

See accompanying notes to financial statements.

**ZILLOW, INC.**  
**STATEMENTS OF CASH FLOWS**  
**(in thousands)**

|  | Year Ended December 31, |                  |                 |
|--|-------------------------|------------------|-----------------|
|  | 2012                    | 2011             | 2010            |
| <b>Operating activities</b>  |                         |                  |                 |
| Net income (loss)  | \$ 5,939                | \$ 1,102         | \$ (6,774)      |
| Adjustments to reconcile net income (loss) to net cash provided by operating activities: |                         |                  |                 |
| Depreciation and amortization  | 12,773                  | 7,190            | 5,262           |
| Facility exit charge   | —                       | 1,737            | —               |
| Share-based compensation expense   | 6,611                   | 1,945            | 1,715           |
| Loss on disposal of property and equipment   | 353                     | 157              | 161             |
| Bad debt expense   | 1,227                   | 594              | 240             |
| Deferred rent  | 2,155                   | 1,243            | (266)           |
| Amortization (accretion) of bond premium (discount)                                      | 751                     | 181              | (5)             |
| Changes in operating assets and liabilities:   |                         |                  |                 |
| Accounts receivable  | (3,458)                 | (2,208)          | (1,356)         |
| Prepaid expenses and other assets  | 650                     | (2,882)          | (69)            |
| Accounts payable   | 991                     | 916              | 327             |
| Accrued expenses   | 1,776                   | 2,460            | 546             |
| Deferred revenue   | 2,530                   | 2,391            | 2,477           |
| Net cash provided by operating activities  | 32,298                  | 14,826           | 2,258           |
| <b>Investing activities</b>  |                         |                  |                 |
| Proceeds from investment maturities  | 28,434                  | 4,750            | 17,578          |
| Purchases of investments   | (38,397)                | (47,772)         | (7,421)         |
| Purchases of property and equipment  | (12,677)                | (7,686)          | (4,896)         |
| Purchases of intangible assets   | (4,073)                 | (1,135)          | (630)           |
| Acquisitions, net of cash acquired of \$2,879 in 2012 and \$0 in 2011 and 2010           | (67,645)                | (6,540)          | —               |
| Net cash provided by (used in) investing activities                                      | (94,358)                | (58,383)         | 4,631           |
| <b>Financing activities</b>  |                         |                  |                 |
| Proceeds from exercise of Class A common stock options                                   | 7,448                   | 2,917            | 950             |
| Proceeds from public offering, net of offering costs                                     | 156,726                 | 70,788           | —               |
| Proceeds from concurrent private placement   | —                       | 5,500            | —               |
| Net cash provided by financing activities  | 164,174                 | 79,205           | 950             |
| Net increase in cash and cash equivalents during period                                  | 102,114                 | 35,648           | 7,839           |
| Cash and cash equivalents at beginning of period   | 47,926                  | 12,278           | 4,439           |
| Cash and cash equivalents at end of period   | <u>\$150,040</u>        | <u>\$ 47,926</u> | <u>\$12,278</u> |
| <b>Supplemental disclosures of cash flow information</b>                                 |                         |                  |                 |
| Noncash transactions:  |                         |                  |                 |
| Capitalized share-based compensation   | \$ 2,379                | \$ 600           | \$ 431          |
| Class A common stock issued in connection with an acquisition                            | —                       | 910              | —               |
| Write-off of fully depreciated property and equipment                                    | 2,986                   | 2,133            | —               |

See accompanying notes to financial statements.

**ZILLOW, INC.**  
**NOTES TO FINANCIAL STATEMENTS**

**Note 1. Organization and Description of Business**

Zillow, Inc. (the “Company,” “we,” “us” and “our”) was incorporated as a Washington corporation effective December 13, 2004, and we launched the initial version of our website, Zillow.com, in February 2006. Zillow operates the leading real estate and home-related information marketplaces on mobile and the Web, with a complementary portfolio of brands and products to help people find vital information about homes, and connect with local professionals. In addition to our websites, including Zillow.com, we also own and operate Zillow Mobile, our suite of home-related mobile applications, Zillow Mortgage Marketplace, where borrowers connect with lenders to find loans and get competitive mortgage rates, Zillow Digs, our home improvement marketplace where consumers can find visual inspiration and local cost estimates, Zillow Rentals, a marketplace and suite of tools for rental professionals, Postlets, Diverse Solutions, Buyfolio, Mortech and HotPads. Zillow provides products and services to help consumers through every stage of homeownership – buying, selling, renting, borrowing and remodeling.

***Certain Significant Risks and Uncertainties***

We operate in a dynamic industry and, accordingly, can be affected by a variety of factors. For example, we believe that changes in any of the following areas could have a significant negative effect on us in terms of our future financial position, results of operations or cash flows: rates of revenue growth; engagement and usage of our products; scaling and adaptation of existing technology and network infrastructure; competition in our market; management of our growth; acquisitions and investments; qualified employees and key personnel; protection of our brand and intellectual property; changes in government regulation affecting our business; intellectual property infringement and other claims; protection of customers’ information and privacy concerns; and security measures related to our mobile applications and websites, among other things.

**Note 2. Summary of Significant Accounting Policies**

***Basis of Presentation***

These financial statements have been prepared in conformity with accounting principles generally accepted in the United States (“GAAP”).

***Use of Estimates***

The preparation of financial statements in conformity with GAAP requires management to make certain estimates, judgments and assumptions that affect the reported amounts of assets and liabilities and the related disclosures at the date of the financial statements, as well as the reported amounts of revenue and expenses during the periods presented. Estimates are used for revenue recognition, the allowance for doubtful accounts, website development costs, goodwill, recoverability of intangible assets with definite lives and other long-lived assets, and for share-based compensation. To the extent there are material differences between these estimates, judgments, or assumptions and actual results, our financial statements will be affected. In many cases, the accounting treatment of a particular transaction is specifically dictated by GAAP and does not require management’s judgment in its application.

***Concentrations of Credit Risk***

Financial instruments, which potentially subject us to concentrations of credit risk, consist primarily of cash and cash equivalents, short-term and long-term investments and accounts receivable. We place cash and cash equivalents and short-term and long-term investments with major financial institutions, which management assesses to be of high credit quality, in order to limit exposure of our investments.

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Credit risk with respect to accounts receivable is dispersed due to the large number of customers. Further, our credit risk on accounts receivable is mitigated by the relatively short payment terms that we offer. Collateral is not required for accounts receivable. We maintain an allowance for doubtful accounts such that receivables are stated at net realizable value.

***Cash and Cash Equivalents***

Cash includes currency on hand as well as demand deposits with banks or financial institutions. Cash equivalents include short-term, highly liquid investments that are both readily convertible to known amounts of cash, and so near their maturity that they present minimal risk of changes in value because of changes in interest rates. Our cash equivalents include only investments with original maturities of three months or less. We regularly maintain cash in excess of federally insured limits at financial institutions.

***Investments***

As of December 31, 2012, our investments consist of fixed income securities, which include U.S. government agency securities, commercial paper and corporate notes and bonds. Securities with maturities greater than three months but less than one year are classified as short-term investments. Securities with maturities greater than one year are classified as long-term investments. Our investments are classified as held-to-maturity and are recorded at amortized cost, as we do not intend to sell the investments, and it is not more likely than not that we will be required to sell these investments prior to maturity. The amortized cost of our investments approximates their fair value.

***Accounts Receivable and Allowance for Doubtful Accounts***

Accounts receivable are generally due within 30 days and are recorded net of the allowance for doubtful accounts. We consider accounts outstanding longer than the contractual terms past due. We review accounts receivable on a regular basis and estimate an amount of losses for uncollectible accounts based on our historical collections experience, age of the receivable, knowledge of the customer and the condition of the general economy and industry as a whole. We record changes in our estimate to the allowance for doubtful accounts through bad debt expense and relieve the allowance when accounts are ultimately determined to be uncollectible. Bad debt expense is included in general and administrative expenses.

***Property and Equipment***

Property and equipment is recorded at cost and depreciated using the straight-line method over the estimated useful lives of the related assets. The useful lives are as follows:

|   |   |
|---|---|
| Computer equipment                        | 3 years                                       |
| Office equipment, furniture, and fixtures | 5 to 7 years                                  |
| Purchased software                        | 3 years                                       |
| Leasehold improvements                    | Shorter of expected useful life or lease term |

Maintenance and repair costs are charged to expense as incurred. Major improvements, which extend the useful life of the related asset, are capitalized. Upon disposal of a fixed asset, we record a gain or loss based on the differences between the proceeds received and the net book value of the disposed asset.

***Website and Software Development Costs***

The costs incurred in the preliminary stages of development are expensed as incurred. Once an application has reached the development stage, internal and external costs, if direct and incremental and deemed by management to be significant, are capitalized in property and equipment and amortized on a straight-line basis

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over their estimated useful lives. Maintenance and enhancement costs, including those costs in the post-implementation stages, are typically expensed as incurred, unless such costs relate to substantial upgrades and enhancements to the website or software that result in added functionality, in which case the costs are capitalized and amortized on a straight-line basis over the estimated useful lives. Amortization expense related to capitalized website and software development costs is included in technology and development expense.

Capitalized development activities placed in service are amortized over the expected useful lives of those releases, currently estimated at one year. The estimated useful lives of website and software development activities are reviewed frequently and adjusted as appropriate to reflect upcoming development activities that may include significant upgrades and/or enhancements to the existing functionality.

### ***Goodwill***

Goodwill represents the excess of the cost of an acquired business over the fair value of the assets acquired at the date of acquisition. We assess the impairment of goodwill on an annual basis, in our fourth quarter, or whenever events or changes in circumstances indicate that goodwill may be impaired.

We assess goodwill for possible impairment by first performing a qualitative assessment to determine whether it is more likely than not that the fair value of our reporting unit is less than its carrying amount. If we determine that it is not more likely than not that the fair value of our reporting unit is less than its carrying amount, then the first and second steps of the goodwill impairment test are unnecessary. If we determine that it is more likely than not that the fair value of our reporting unit is less than its carrying amount, we perform the two-step goodwill impairment test. The first step of the goodwill impairment test identifies if there is potential goodwill impairment. If step one indicates that an impairment may exist, a second step is performed to measure the amount of the goodwill impairment, if any. Goodwill impairment exists when the estimated fair value of goodwill is less than its carrying value. If impairment exists, the carrying value of the goodwill is reduced to fair value through an impairment charge recorded in our statements of operations.

### ***Intangible Assets***

We purchase and license data content from multiple data providers. This data content consists of U.S. county data about home details (e.g., the number of bedrooms, bathrooms, square footage) and other information relating to the purchase price of homes, both current and historical, as well as imagery, mapping and parcel data that is displayed on our mobile applications and websites. Our home details data not only provides information about a home and its related transactions which is displayed on our mobile applications and websites, but is also used in our proprietary valuation algorithms to produce Zestimates, Rent Zestimates and Zillow Home Value Indexes. License agreement terms vary by vendor. In some instances, we retain perpetual rights to this information after the contract ends; in other instances, the information and data are licensed only during the fixed term of the agreement. Additionally, certain data license agreements provide for uneven payment amounts throughout the life of the contract term.

We capitalize payments made to third parties for data licenses that we expect to provide future economic benefit through the recovery of the costs of these arrangements via the generation of our revenue and margins. For data license contracts that include uneven payment amounts, we capitalize the payments as they are made as an intangible asset and amortize the total contract value over the estimated useful life. For contracts in which we have perpetual rights to the data, the total contract value is amortized on a straight-line basis over the life of the contract plus two years, which is equivalent to the estimated useful life of the asset. For contracts in which we do not have access to the data beyond the contractual term, the total contract value is amortized on a straight line basis over the term of the contract. We evaluate data content contracts for potential capitalization at the inception of the arrangement as well as each time periodic payments to third parties are made.

The amortization period for the capitalized purchased content is based on our best estimate of the useful life of the asset, which ranges from five to 7.5 years. The determination of the useful life includes consideration of a

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variety of factors including, but not limited to, our assessment of the expected use of the asset and contractual provisions that may limit the useful life, as well as an assessment of when the data is expected to become obsolete based on our estimates of the diminishing value of the data over time. We evaluate the useful life of the capitalized purchased data content each reporting period to determine whether events and circumstances warrant a revision to the remaining useful life. If we determine the estimate of the asset's useful life requires modification, the carrying amount of the asset is amortized prospectively over the revised useful life. The capitalized purchased data content is amortized on a straight-line basis as the pattern of delivery of the economic benefits of the data cannot reliably be determined because we do not have the ability to reliably predict future traffic to our websites and mobile applications.

Under certain other data agreements, the underlying data is obtained on a subscription basis with consistent monthly recurring payment terms over the contractual period. Upon the expiration of such arrangements, we no longer have the right to access the related data, and therefore, the costs incurred under such contracts are not capitalized and are expensed as payments are made. We would immediately lose rights to data under these arrangements if we were to cancel the subscription and/or cease making payments under the subscription arrangements.

We also have intangible assets for developed technology, customer relationships and trademarks which we recorded in connection with acquisitions. These intangible assets are amortized over the estimated useful life of the asset.

### ***Recoverability of Intangible Assets with Definite Lives and Other Long-Lived Assets***

We evaluate intangible assets and other long-lived assets for impairment whenever events or circumstances indicate that they may not be recoverable. Recoverability is measured by comparing the carrying amount of an asset group to future undiscounted net cash flows expected to be generated. We group assets for purposes of such review at the lowest level for which identifiable cash flows of the asset group are largely independent of the cash flows of the other groups of assets and liabilities. If this comparison indicates impairment, the amount of impairment to be recognized is calculated as the difference between the carrying value and the fair value of the asset group.

### ***Deferred Revenue***

Deferred revenue consists of prepaid but unrecognized subscription revenue, advertising fees received or billed in advance of the delivery or completion of the services, and for amounts received in instances when revenue recognition criteria have not been met. Deferred revenue is recognized when the services are provided and all revenue recognition criteria have been met.

### ***Deferred Rent***

For our operating leases, we recognize rent expense on a straight-line basis over the terms of the leases and, accordingly, we record the difference between cash rent payments and the recognition of rent expense as a deferred rent liability. Landlord-funded leasehold improvements, to the extent the improvements are not landlord property upon lease termination, are also recorded as deferred rent liabilities and are amortized as a reduction of rent expense over the non-cancelable term of the related operating lease.

### ***Revenue Recognition***

In general, we recognize revenue when (i) persuasive evidence of an arrangement exists, (ii) delivery has occurred or services have been rendered to the customer, (iii) the fee is fixed or determinable, and (iv) collectability is reasonably assured. We consider a signed agreement, a binding insertion order or other similar documentation reflecting the terms and conditions under which products or services will be provided to

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be persuasive evidence of an arrangement. Collectability is assessed based on a number of factors, including payment history and the creditworthiness of a customer. If it is determined that collection is not reasonably assured, revenue is not recognized until collection becomes reasonably assured, which is generally upon receipt of cash.

We generate revenue from the sale of advertising services and our suite of tools to businesses and professionals primarily associated with the real estate and mortgage industries. These professionals include local real estate professionals, primarily on an individual subscription basis, and mortgage professionals and brand advertisers. Our two revenue categories are marketplace revenue and display revenue.

**Marketplace Revenue.** Marketplace revenue consists primarily of subscriptions sold to real estate agents under our Premier Agent program, and advertising sold to mortgage lenders and financial institutions related to our Zillow Mortgage Marketplace on a cost-per-click, or CPC, basis.

Zillow's Premier Agent program offers a suite of marketing and business technology solutions to help real estate agents grow their businesses and personal brands. The Premier Agent program allows agents to select products and services that they can tailor to meet their business and advertising needs. The program has three tiers of participation including Premier Platinum, our original flagship subscription product, as well as Premier Gold and Premier Silver, to meet different marketing and business needs of a broad range of agents. All tiers of Premier Agents receive access to a dashboard portal on our website that provides individualized program performance analytics, as well as our personalized website service, and our customer relationship management, or CRM, tool that captures detailed information about each contact made with a Premier Agent through our mobile and web platforms. Our Premier Gold product also includes featured listings whereby the agent's listings will appear at the top of search results on our mobile and web platforms. Our Premier Platinum product includes the dashboard portal on our website, our personalized website service, our CRM tool, featured listings, and inclusion on our buyer's agent list, whereby the agent appears as the agent to contact for listings in the purchased zip code.

Since the launch of our Platinum Premier Agent subscription product, we have historically charged for this product based upon a percentage of the total Platinum Premier Agent views in the zip code rather than the number of impressions actually delivered on our buyer's agent list. Thus, up until the end of the third quarter of 2012, Premier Agent subscription advertising revenue was primarily recognized on a straight-line basis during the contractual period over which the advertising was delivered, typically over a period of six months. In the year ended December 31, 2012, we transitioned sales of our Platinum Premier Agent subscription product to charging for the number of impressions delivered on our buyer's agent list in zip codes purchased.

Our Platinum Premier Agent subscription product includes multiple deliverables which are accounted for as a single unit of accounting, as the delivery or performance of the undelivered elements is based on traffic to our mobile applications and websites. We recognize revenue related to our impression-based Platinum Premier Agent subscription product based on the lesser of (i) the actual number of impressions delivered on our buyer's agent list during the period multiplied by the contracted maximum cost per impression, or (ii) the contractual maximum spend on a straight-line basis during the contractual period over which the services are delivered.

We charge a fixed subscription fee for our Premier Gold and Premier Silver tiers of participation. Subscription advertising revenue for our Premier Gold and Premier Silver tiers is recognized on a straight-line basis during the contractual period over which the services are delivered, typically over a period of six months and then month-to-month thereafter.

In Zillow Mortgage Marketplace, participating qualified mortgage lenders make a prepayment to gain access to consumers interested in connecting with mortgage professionals. Consumers who request rates for mortgage loans in Zillow Mortgage Marketplace are presented with personalized lender quotes from participating lenders. We only charge mortgage lenders a fee when users click on their links for more information regarding a

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mortgage loan quote. Mortgage lenders who exhaust their initial prepayment can then prepay additional funds to continue to participate in the marketplace. We recognize revenue when a user clicks on a mortgage advertisement or on a link to obtain additional information about a mortgage loan quote.

**Display Revenue.** Display revenue primarily consists of graphical mobile and web advertising sold on a cost per thousand impressions, or CPM basis, to advertisers primarily in the real estate industry, including real estate brokerages, home builders, mortgage lenders and home services providers. Our advertising customers also include telecommunications, automotive, insurance and consumer products companies. We recognize display revenue as impressions are delivered to users interacting with our mobile applications or websites.

There were no customers that generated 10% or more of our total revenue in the years ended December 31, 2012, 2011 or 2010.

**Cost of Revenue**

Our cost of revenue consists of expenses related to operating our mobile applications and websites, including associated headcount expenses, such as salaries and benefits and share-based compensation and bonuses. Cost of revenue also includes credit card fees, ad serving costs paid to third parties, revenue sharing costs related to our commercial business relationships and facilities costs allocated on a headcount basis.

**Research and Development**

Research and development costs are expensed as incurred. For the years ended December 31, 2012, 2011 and 2010, expenses attributable to research and development for our business totaled \$22.0 million, \$10.7 million and \$7.8 million, respectively. Research and development costs are recorded in technology and development expenses.

**Other Income**

Other income consists primarily of interest income earned on our cash, cash equivalents and investments.

**Share-Based Compensation**

We measure compensation expense for all share-based awards at fair value on the date of grant and recognize compensation expense over the service period on a straight-line basis for awards expected to vest.

We use the Black-Scholes-Merton option-pricing model to determine the fair value for stock options. In valuing our options, we make assumptions about risk-free interest rates, dividend yields, volatility, and weighted-average expected lives, including estimated forfeiture rates. Risk-free interest rates are derived from U.S. Treasury securities as of the option grant date. Expected dividend yield is based on our historical dividend payments, which have been zero to date. As we do not have an extensive public trading history for shares of our Class A common stock, the expected volatility for our Class A common stock is estimated using the published historical volatilities of industry peers in the online publishing market representing the verticals in which we operate. We estimate the weighted-average expected life of the options as the average of the vesting option schedule and the term of the award, since we do not have sufficient historical exercise data to provide a reasonable basis upon which to estimate expected term due to the limited period of time share-based awards have been exercisable. The term of the award is estimated using the simplified method, as awards are plain vanilla share options. Forfeiture rates are estimated using historical actual forfeiture trends as well as our judgment of future forfeitures. These rates are evaluated at least annually and any change in compensation expense is recognized in the period of the change. The estimation of stock awards that will ultimately vest requires judgment, and to the extent actual results or updated estimates differ from our current estimates, such amounts will be recorded as a cumulative adjustment in the period the estimates are revised. We consider many factors when estimating expected forfeitures, including the types of awards and the employee class. Actual results, and future changes in estimates, may differ substantially from management's current estimates.

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For issuances of restricted stock awards and restricted stock units, we determine the fair value of the award based on the market value of our Class A common stock at the date of grant.

***Advertising Costs***

Advertising costs are expensed as incurred. For the years ended December 31, 2012, 2011 and 2010, expenses attributable to advertising totaled \$11.1 million, \$4.0 million and \$0.2 million, respectively. Advertising costs are recorded in sales and marketing expenses.

***Income Taxes***

We use the asset and liability approach for accounting and reporting income taxes, which requires the recognition of deferred tax assets and liabilities for the expected future tax consequences of temporary differences between the financial statement and tax bases of assets and liabilities at the applicable enacted tax rates. A valuation allowance against deferred tax assets would be established if, based on the weight of available evidence, it is more likely than not (a likelihood of more than 50%) that some or all of the deferred tax assets are not expected to be realized.

We establish reserves for tax-related uncertainties based on estimates of whether, and the extent to which, additional taxes will be due. We adjust these reserves in light of changing facts and circumstances, such as the closing of a tax audit, new tax legislation or the change of an estimate. To the extent that the final tax outcome of these matters is different than the amounts recorded, such differences will affect the provision for income taxes in the period in which such determination is made.

***Recently Issued Accounting Standards***

In May 2011, the Financial Accounting Standards Board (“FASB”) amended existing rules covering fair value measurement and disclosure to clarify guidance and minimize differences between GAAP and International Financial Reporting Standards (“IFRS”). The guidance requires entities to provide information about valuation techniques and unobservable inputs used in Level 3 fair value measurements and provide a narrative description of the sensitivity of Level 3 measurements to changes in unobservable inputs. The guidance is effective during interim and annual periods beginning after December 15, 2011. We adopted this guidance on January 1, 2012. The adoption of this guidance did not have any impact on our financial position, results of operations or cash flows.

In June 2011, the FASB issued guidance on the presentation of comprehensive income to increase the prominence of other comprehensive income in the financial statements. An entity has the option to present the components of net income and comprehensive income in either one or two consecutive financial statements. This guidance is effective for interim and annual reporting periods beginning after December 15, 2011, with earlier adoption permitted, and must be applied retrospectively. We adopted this guidance on January 1, 2012. The adoption of this guidance did not have any impact on our financial position, results of operations or cash flows as we do not have any items of other comprehensive income in any period presented, and therefore, we are not required to report other comprehensive income or comprehensive income.

In September 2011, the FASB issued guidance on testing goodwill for impairment to permit an entity to first assess qualitative factors to determine whether it is more likely than not that the fair value of a reporting unit is less than its carrying amount as a basis for determining whether it is necessary to perform the two-step goodwill impairment test. This guidance is effective for fiscal years beginning after December 15, 2011 with earlier application permitted. We early adopted this guidance for our annual goodwill impairment test performed in our fourth quarter of 2011. The early adoption of this guidance did not have any impact on our financial position, results of operations or cash flows.

**Note 3. Fair Value Measurements**

Accounting standards define fair value as the price that would be received to sell an asset or paid to transfer a liability (an exit price) in the principal or most advantageous market in an orderly transaction between market participants on the measurement date. The standards also establish a fair value hierarchy, which requires an entity to maximize the use of observable inputs and minimize the use of unobservable inputs when measuring fair value. There are three levels of inputs that may be used to measure fair value:

- Level 1—Quoted prices in active markets for identical assets or liabilities.
- Level 2—Assets and liabilities valued based on observable market data for similar instruments, such as quoted prices for similar assets or liabilities.
- Level 3—Unobservable inputs that are supported by little or no market activity; instruments valued based on the best available data, some of which is internally developed, and considers risk premiums that a market participant would require.

We applied the following methods and assumptions in estimating our fair value measurements:

*Cash equivalents*—Cash equivalents are comprised of highly liquid investments, including money market funds and certificates of deposit with original maturities of less than three months. The fair value measurement of these assets is based on quoted market prices in active markets and, therefore, these assets are recorded at fair value on a recurring basis and classified as Level 1 in the fair value hierarchy.

*Short-term and long-term investments*—Our investments consist of fixed income securities, which include U.S. government agency securities, commercial paper and corporate notes and bonds. The fair value measurement of these assets is based on observable market-based inputs or inputs that are derived principally from or corroborated by observable market data by correlation or other means. Our U.S. government agency securities are classified as Level 1 in the fair value hierarchy. Our commercial paper, corporate notes and bonds are classified as Level 2 in the fair value hierarchy.

Of the short-term investments and long-term investments on hand as of December 31, 2012, 82.4% mature in 2013 and the remaining 17.6% mature in 2014.

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The following tables present the balances of assets measured at fair value on a recurring basis as of the dates presented (in thousands):

|                                  | Year Ended December 31, 2012 |                  |                 |
|----------------------------------|------------------------------|------------------|-----------------|
|                                  | Total                        | Level 1          | Level 2         |
| Cash equivalents:                |                              |                  |                 |
| Money market funds               | \$143,246                    | \$143,246        | \$ —            |
| Certificates of deposit          | —                            | —                | —               |
| Short-term investments:          |                              |                  |                 |
| U.S government agency securities | 26,085                       | 26,085           | —               |
| Commercial paper                 | 16,965                       | —                | 16,965          |
| Corporate notes and bonds        | 1,004                        | —                | 1,004           |
| Long-term investments:           |                              |                  |                 |
| U.S government agency securities | 7,079                        | 7,079            | —               |
| Corporate notes and bonds        | 2,310                        | —                | 2,310           |
| Total                            | <u>\$196,689</u>             | <u>\$176,410</u> | <u>\$20,279</u> |

|                                  | Year Ended December 31, 2011 |                  |             |
|----------------------------------|------------------------------|------------------|-------------|
|                                  | Total                        | Level 1          | Level 2     |
| Cash equivalents:                |                              |                  |             |
| Money market funds               | \$ 24,201                    | \$ 24,201        | \$ —        |
| Certificates of deposit          | 20,000                       | 20,000           | —           |
| Short-term investments:          |                              |                  |             |
| U.S government agency securities | 28,925                       | 28,925           | —           |
| Commercial paper                 | —                            | —                | —           |
| Corporate notes and bonds        | —                            | —                | —           |
| Long-term investments:           |                              |                  |             |
| U.S government agency securities | 15,285                       | 15,285           | —           |
| Corporate notes and bonds        | —                            | —                | —           |
| Total                            | <u>\$ 88,411</u>             | <u>\$ 88,411</u> | <u>\$ —</u> |

We did not have any Level 3 assets measured at fair value on a recurring basis as of December 31, 2012 or 2011. There were no liabilities measured at fair value on a recurring basis as of December 31, 2012 or 2011.

### **Note 4. Accounts Receivable, net**

The following table presents the detail of accounts receivable as of the dates presented (in thousands):

|                                       | December 31,   |                |
|---------------------------------------|----------------|----------------|
|                                       | 2012           | 2011           |
| Accounts receivable                   | \$9,620        | \$6,321        |
| Less: allowance for doubtful accounts | (965)          | (683)          |
| Accounts receivable, net              | <u>\$8,655</u> | <u>\$5,638</u> |

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The following table presents the changes in the allowance for doubtful accounts for the periods presented (in thousands):

|   | Year Ended December 31, |               |               |
|---|-------------------------|---------------|---------------|
|   | 2012                    | 2011          | 2010          |
| Allowance for doubtful accounts:                          |                         |               |               |
| Balance, beginning of period                              | \$ 683                  | \$ 501        | \$ 261        |
| Additions charged to expense                              | 1,227                   | 594           | 377           |
| Less: write-offs, net of recoveries and other adjustments | (945)                   | (412)         | (137)         |
| Balance, end of period                                    | <u>\$ 965</u>           | <u>\$ 683</u> | <u>\$ 501</u> |

### Note 5. Property and Equipment, net

The following table presents the detail of property and equipment as of the dates presented (in thousands):

|   | December 31,     |                 |
|---|------------------|-----------------|
|   | 2012             | 2011            |
| Website development costs                       | \$ 33,448        | \$ 23,410       |
| Computer equipment                              | 8,380            | 9,265           |
| Leasehold improvements                          | 831              | 519             |
| Software  | 1,209            | 1,367           |
| Construction-in-progress                        | 3,093            | 1,629           |
| Office equipment, furniture and fixtures        | 2,186            | 1,051           |
| Property and equipment                          | 49,147           | 37,241          |
| Less: accumulated amortization and depreciation | (35,513)         | (30,014)        |
| Property and equipment, net                     | <u>\$ 13,634</u> | <u>\$ 7,227</u> |

We recorded amortization and depreciation expense related to property and equipment other than website development costs of \$1.6 million, \$1.8 million and \$1.1 million, respectively, during the years ended December 31, 2012, 2011 and 2010.

We capitalized \$11.5 million, \$5.5 million and \$3.8 million, respectively, in website development costs during the years ended December 31, 2012, 2011 and 2010. Amortization expense for website development costs included in technology and development expenses was \$6.9 million, \$4.1 million and \$3.6 million, respectively, for the years ended December 31, 2012, 2011 and 2010.

Construction-in-progress primarily consists of website development costs that are capitalizable, but for which the associated applications had not been placed in service.

### Note 6. Acquisitions

#### *RentJuice Corporation*

On May 31, 2012, Zillow, through its wholly owned subsidiary, Renegade Acquisition, Inc., a Delaware corporation (“Merger Sub”), consummated its acquisition of RentJuice Corporation, a Delaware corporation (“RentJuice”), pursuant to an Agreement and Plan of Merger (the “Merger Agreement”) by and among Zillow, RentJuice, Merger Sub and Shareholder Representative Services LLC, acting as the stockholder representative, dated May 2, 2012. Under the terms and subject to the conditions of the Merger Agreement, Merger Sub merged with and into RentJuice with RentJuice remaining as the surviving company and a wholly owned subsidiary of

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Zillow (the “Merger”). On August 7, 2012, RentJuce was merged with and into Zillow, with Zillow remaining as the surviving entity. RentJuce provides rental relationship management software for landlords, property managers and rental brokers, and is operated under Zillow Rentals. RentJuce was acquired to help grow our rental marketplace for consumers and professionals.

All vested options to purchase shares of RentJuce’s common stock were cancelled and, in exchange for such cancellation, the holders of such options received cash payments representing a portion of the Merger consideration as described in the Merger Agreement. In addition, Zillow substituted unvested stock options of RentJuce outstanding as of the Merger closing and held by individuals who accepted employment or service with Zillow for stock options to purchase shares of Zillow’s Class A common stock at an exchange ratio implied by the Merger consideration as described in the Merger Agreement. In connection with the closing, approximately \$4.0 million of the purchase price otherwise payable to RentJuce stockholders and holders of vested stock options has been deposited in a third-party escrow account to secure certain indemnification obligations of those equity holders.

Pursuant to the terms of the Merger Agreement, Zillow established a retention bonus plan pursuant to which restricted stock units for 280,961 shares of Zillow’s Class A common stock were granted on July 26, 2012 to employees of RentJuce who accepted employment with Zillow in proportion to each employee’s total equity holdings in RentJuce prior to the closing of the Merger (see Note 11).

Zillow’s acquisition of RentJuce has been accounted for as a business combination, and assets acquired and liabilities assumed were recorded at their estimated fair values as of May 31, 2012. Goodwill, which represents the expected synergies from combining the acquired assets and the operations of the acquirer, as well as intangible assets that do not qualify for separate recognition, is measured as of the acquisition date as the excess of consideration transferred, which is also generally measured at fair value, and the net of the acquisition date fair values of the assets acquired and the liabilities assumed. The purchase price was \$38.4 million, reflecting the cash amount paid for the outstanding stock of RentJuce, the payment by Zillow of certain transaction costs and expenses incurred by RentJuce, and the cash payments for the cancellation of all vested options to purchase shares of RentJuce’s common stock, as summarized in the following table (in thousands):

|  |                 |
|--|-----------------|
| Cash paid for the outstanding stock of RentJuce  | \$37,269        |
| Cash payments for the cancellation of vested options to purchase shares of RentJuce’s common stock | 486             |
| Certain transaction expenses and other costs incurred by RentJuce                                  | 679             |
| Total purchase price   | <u>\$38,434</u> |

The fair value of the RentJuce unvested stock options substituted and the restricted stock units issued in connection with the retention bonus plan will be recorded as share-based compensation expense over the related vesting periods, as it relates to post-combination services.

Identifiable intangible assets acquired consisted of the following (in thousands):

|                                  |                | Estimated<br>Amortization<br>Period<br>(in years) |
|----------------------------------|----------------|---|
| Developed technology             | \$4,000        | 7   |
| Customer relationships           | 500            | 3   |
| Trademarks                       | 500            | 5   |
| Total intangible assets acquired | <u>\$5,000</u> |   |

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The estimated fair value of the intangible assets acquired was determined by the Company, and we considered or relied in part upon a valuation report of a third-party expert. We used an income approach to measure the fair value of the developed technology based on the multi-period excess earnings method, whereby the fair value is estimated based upon the present value of cash flows that the applicable asset is expected to generate. We used a cost approach to measure the fair value of the customer relationships based on the estimated cost to reacquire the customers. We used an income approach to measure the fair value of the trademarks based on the relief-from-royalty method. These fair value measurements were based on Level 3 measurements under the fair value hierarchy.

Net tangible assets were valued at their respective carrying amounts, as we believe that these amounts approximate their current fair values.

The total purchase consideration has been allocated to the assets acquired and liabilities assumed, including identifiable intangible assets, based on their respective fair values at the acquisition date. Based upon the fair values determined by Zillow, in which we considered or relied in part upon a valuation report of a third-party expert, the total purchase price was allocated as follows (in thousands):

|  |                 |
|--|-----------------|
| Cash   | \$ 2,029        |
| Other identifiable tangible assets             | 97              |
| Total tangible assets                          | <u>2,126</u>    |
| Accounts payable                               | (59)            |
| Accrued expenses and other current liabilities | (139)           |
| Accrued compensation and benefits              | (178)           |
| Other identifiable liabilities                 | (15)            |
| Total liabilities                              | <u>(391)</u>    |
| Net acquired tangible assets                   | <u>1,735</u>    |
| Identifiable intangible assets                 | 5,000           |
| Goodwill                                       | <u>31,699</u>   |
| Total purchase price allocation                | <u>\$38,434</u> |

We also acquired net deferred tax assets of \$0.4 million for RentJuice, and we have established a full valuation allowance against the acquired net deferred tax assets.

Acquisition-related expenses incurred of \$0.7 million for the year ended December 31, 2012, including legal and accounting fees and other external costs directly related to the acquisition, were expensed as incurred, and are included in general and administrative expenses.

The results of operations related to the acquisition of RentJuice have been included in our financial statements since the date of acquisition of May 31, 2012. However, disclosure of the amounts of revenue and earnings of the acquiree since the acquisition date is impracticable because discrete financial information is not available as we have one operating segment.

### ***Buyfolio***

In October 2012, Zillow, The Guru Group, LLC (dba Buyfolio.com), a New York limited liability company ("Buyfolio"), and the members of Buyfolio, entered into a Securities Purchase Agreement providing for the acquisition of 100% of the interests in Buyfolio by Zillow. Buyfolio is an online and mobile collaborative shopping platform where home shoppers can search, track, organize and discuss for-sale listings with their real estate agent, significant other, or a private group. The acquisition closed in October 2012.

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Under the terms of the Securities Purchase Agreement, Zillow paid cash and issued to the co-founders of Buyfolio, who were also the sole members, a total of 99,000 restricted shares of Zillow's Class A common stock effective on October 26, 2012 (see Note 11). The fair value of the restricted shares will be recorded as share-based compensation expense over the related vesting periods, as it relates to post-combination services.

Zillow's acquisition of Buyfolio has been accounted for as a business combination, and assets acquired and liabilities assumed were recorded at their estimated fair values as of October 26, 2012, and were not significant.

### **Mortech, Inc.**

On November 30, 2012, we consummated our acquisition of Mortech, Inc., a Nebraska corporation ("Mortech"), pursuant to the terms and subject to the conditions of the Stock Purchase Agreement by and among Zillow, Mortech, Don Kracl, Judy Kracl, Joyce Kracl, Jason Steele and Sara Steele (who were the shareholders of Mortech), and Don Kracl, in his capacity as shareholder representative, dated November 4, 2012. Mortech is a software and services company that provides mortgage-related solutions to lenders, bankers, credit unions and smaller community lenders. Mortech accelerates the development of Zillow Mortgage Marketplace, Zillow's lending marketplace where borrowers can connect with reputable lenders to get personalized loan options and real-time mortgage rates.

In consideration for the acquisition of all of the outstanding capital stock of Mortech from its shareholders, we (i) paid to the shareholders approximately \$12 million in cash, less certain transaction expenses and other costs and as adjusted at closing based on Mortech's net working capital, and (ii) issued to the shareholders a total of 150,000 restricted shares of Zillow's Class A common stock (see Note 11). In connection with the closing, \$1,800,000 of the cash consideration and 75,000 of the restricted shares otherwise payable to the shareholders has been deposited in a third-party escrow account to secure certain indemnification obligations of the shareholders.

Our acquisition of Mortech has been accounted for as a business combination, and assets acquired and liabilities assumed were recorded at their estimated fair values as of November 30, 2012. Goodwill, which represents the expected synergies from combining the acquired assets and the operations of the acquirer, as well as intangible assets that do not qualify for separate recognition, is measured as of the acquisition date as the excess of consideration transferred, which is also generally measured at fair value, and the net of the acquisition date fair values of the assets acquired and the liabilities assumed. The purchase price was approximately \$12.0 million, reflecting the cash amount paid for the outstanding stock of Mortech and the payment of certain transaction costs and expenses incurred by Mortech, as summarized in the following table (in thousands):

|  |                 |
|--|-----------------|
| Cash paid for the outstanding stock of Mortech                   | \$11,892        |
| Certain transaction expenses and other costs incurred by Mortech | 75              |
| Total purchase price   | <u>\$11,967</u> |

The fair value of the Mortech restricted shares granted in connection with the acquisition will be recorded as share-based compensation expense over the related vesting periods, as it relates to post-combination services.

Identifiable intangible assets acquired consisted of the following (in thousands):

|                                  |                | Estimated<br>Amortization<br>Period<br>(in years) |
|----------------------------------|----------------|---|
| Developed technology             | \$2,700        | 5   |
| Customer relationships           | 2,300          | 5   |
| Trademarks                       | 100            | 1   |
| Total intangible assets acquired | <u>\$5,100</u> |   |

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The estimated fair value of the intangible assets acquired was determined by the Company, and we considered or relied in part upon a valuation report of a third-party expert. We used an income approach to measure the fair value of the developed technology and the trademarks based on the relief-from-royalty method. We used an income approach to measure the fair value of the customer relationships based on the excess earnings method, whereby the fair value is estimated based upon the present value of cash flows that the applicable asset is expected to generate. These fair value measurements were based on Level 3 measurements under the fair value hierarchy.

Net tangible assets were valued at their respective carrying amounts, as we believe that these amounts approximate their current fair values.

The total purchase consideration has been allocated to the assets acquired and liabilities assumed, including identifiable intangible assets, based on their respective fair values at the acquisition date. Based upon the fair values determined by the Company, in which we considered or relied in part upon a valuation report of a third-party expert, the total purchase price was allocated as follows (in thousands):

|  |                 |
|--|-----------------|
| Cash   | \$ 509          |
| Other identifiable tangible assets             | <u>310</u>      |
| Total tangible assets                          | <u>819</u>      |
| Accounts payable                               | (230)           |
| Accrued expenses and other current liabilities | (41)            |
| Accrued compensation and benefits              | (78)            |
| Other identifiable liabilities                 | <u>(39)</u>     |
| Total liabilities                              | <u>(388)</u>    |
| Net acquired tangible assets                   | <u>431</u>      |
| Identifiable intangible assets                 | 5,100           |
| Goodwill                                       | <u>6,436</u>    |
| Total purchase price allocation                | <u>\$11,967</u> |

Acquisition-related expenses incurred for the year ended December 31, 2012, including legal and accounting fees and other external costs directly related to the acquisition, were not significant, were expensed as incurred, and are included in general and administrative expenses.

The results of operations related to the acquisition of Mortech have been included in our financial statements since the date of acquisition of November 30, 2012, and are not significant.

### **HotPads**

On December 14, 2012, Zillow, through its wholly owned subsidiary, Huckleberry Acquisition, Inc., a Delaware corporation (“Merger Sub”), consummated its acquisition of HotPads, Inc., a Delaware corporation (“HotPads”), pursuant to an Agreement and Plan of Merger (the “Merger Agreement”) by and among Zillow, HotPads, Merger Sub and David J. Becker, acting as the stockholder representative, dated November 26, 2012. Under the terms and subject to the conditions of the Merger Agreement, Merger Sub merged with and into HotPads with HotPads remaining as the surviving company and a wholly owned subsidiary of Zillow (the “Merger”). On December 21, 2012, HotPads was merged with and into Zillow, with Zillow remaining as the surviving entity. HotPads is a map-based rental and real estate search site. HotPads was acquired to help grow our rental marketplace for consumers and professionals.

The total merger consideration paid to HotPads’ equity holders was approximately \$16 million in cash, less certain transaction expenses and other costs. All vested options to purchase shares of HotPads’ common stock

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were cancelled and, in settlement thereof, the holders of such options received cash payments representing a pro-rata portion of the merger consideration. In addition, unvested stock options of HotPads outstanding as of the closing of the merger were substituted for stock options to purchase shares of Zillow's Class A common stock at an exchange ratio based on the Merger consideration and the average closing price of Zillow's Class A common stock on The Nasdaq Global Market for each of the 10 consecutive trading days immediately preceding the closing of the merger. In connection with the closing of the Merger, approximately \$1.6 million of the purchase price otherwise payable to HotPads' stockholders and holders of vested stock options was deposited in a third-party escrow account to secure certain indemnification obligations of those equity holders.

Zillow's acquisition of HotPads has been accounted for as a business combination, and assets acquired and liabilities assumed were recorded at their estimated fair values as of December 14, 2012. Goodwill, which represents the expected synergies from combining the acquired assets and the operations of the acquirer, as well as intangible assets that do not qualify for separate recognition, is measured as of the acquisition date as the excess of consideration transferred, which is also generally measured at fair value, and the net of the acquisition date fair values of the assets acquired and the liabilities assumed. The purchase price was approximately \$16.2 million, as summarized in the following table (in thousands):

|  |                 |
|--|-----------------|
| Cash paid for the outstanding stock of HotPads   | \$14,593        |
| Cash payments for the cancellation of vested options to purchase shares of HotPads' common stock | 1,279           |
| Certain transaction expenses and other costs incurred by HotPads                                 | 209             |
| Substituted unvested stock options attributable to pre-combination service                       | 123             |
| Total purchase price   | <u>\$16,204</u> |

The fair value of HotPads' unvested stock options substituted in connection with the acquisition that relate to post-combination services will be recorded as share-based compensation expense over the related vesting periods.

Identifiable intangible assets acquired consisted of the following (in thousands):

|                                  |                | Estimated<br>Amortization<br>Period<br>(in years) |
|----------------------------------|----------------|---|
| Developed technology             | \$3,400        | 7   |
| Customer relationships           | 1,300          | 5   |
| Trademarks                       | 500            | 3   |
| Total intangible assets acquired | <u>\$5,200</u> |   |

The estimated fair value of the intangible assets acquired was determined by the Company, and we considered or relied in part upon a valuation report of a third-party expert. We used a cost approach to measure the fair value of the developed technology based on the estimated cost to recreate the technology. We used an income approach to measure the fair value of the customer relationships based on the excess earnings method, whereby the fair value is estimated based upon the present value of cash flows that the applicable asset is expected to generate. We used an income approach to measure the fair value of the trademarks based on the relief-from-royalty method. These fair value measurements were based on Level 3 measurements under the fair value hierarchy.

Net tangible assets were valued at their respective carrying amounts, as we believe that these amounts approximate their current fair values.

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The total purchase consideration has been allocated to the assets acquired and liabilities assumed, including identifiable intangible assets, based on their respective fair values at the acquisition date. Based upon the fair values determined by the Company, in which we considered or relied in part upon a valuation report of a third-party expert, the total purchase price was allocated as follows (in thousands):

|  |                 |
|--|-----------------|
| Cash   | \$ 337          |
| Other identifiable tangible assets             | 690             |
| Total tangible assets                          | <u>1,027</u>    |
| Accounts payable                               | (8)             |
| Accrued expenses and other current liabilities | (54)            |
| Accrued compensation and benefits              | (6)             |
| Other identifiable liabilities                 | <u>(11)</u>     |
| Total liabilities                              | <u>(79)</u>     |
| Net acquired liabilities                       | 948             |
| Identifiable intangible assets                 | 5,200           |
| Goodwill                                       | <u>10,056</u>   |
| Total purchase price allocation                | <u>\$16,204</u> |

We also acquired net deferred tax liabilities of \$1.1 million for HotPads. As of December 31, 2012, the net deferred tax liability from the HotPads acquisition has been combined with Zillow's net deferred tax asset, which resulted in an overall net deferred tax asset, and we have established a full valuation against the resulting net deferred tax asset.

Acquisition-related expenses incurred for the year ended December 31, 2012, including legal and accounting fees and other external costs directly related to the acquisition, were not significant, were expensed as incurred, and are included in general and administrative expenses.

The results of operations related to the acquisition of HotPads have been included in our financial statements since the date of acquisition of December 14, 2012, and are not significant.

### ***Unaudited Pro Forma Financial Information***

The following unaudited pro forma condensed combined financial information gives effect to the acquisition of RentJuice, Mortech, and HotPads as if the acquisitions were consummated on January 1, 2011 (the beginning of the comparable prior reporting period), and includes pro forma adjustments related to the amortization of acquired intangible assets, share-based compensation expense, and direct and incremental transaction costs reflected in the historical financial statements. The unaudited pro forma condensed combined financial information is presented for informational purposes only. The unaudited pro forma condensed combined financial information is not intended to represent or be indicative of the results of operations that would have been reported had the acquisitions occurred on January 1, 2011 and should not be taken as representative of future results of operations of the combined company.

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The following table presents the unaudited pro forma condensed combined financial information (in thousands, except per share amounts):

|  | Year Ended<br>December 31, |            |
|--|----------------------------|------------|
|  | 2012                       | 2011       |
| Revenue  | \$124,436                  | \$73,328   |
| Net loss attributable to common shareholders                             | \$ (165)                   | \$ (8,267) |
| Net loss per share attributable to common shareholders—basic and diluted | \$ (0.01)                  | \$ (0.42)  |

### Note 7. Goodwill

The following table presents the change in goodwill from December 31, 2011 through December 31, 2012 (in thousands):

|   |                 |
|---|-----------------|
| Balance as of December 31, 2011                                   | \$ 3,676        |
| Goodwill recorded in connection with the acquisition of RentJuice | 31,699          |
| Goodwill recorded in connection with the acquisition of Buyfolio  | 2,417           |
| Goodwill recorded in connection with the acquisition of Mortech   | 6,436           |
| Goodwill recorded in connection with the acquisition of HotPads   | 10,056          |
| Balance as of December 31, 2012                                   | <u>\$54,284</u> |

The goodwill recorded in connection with the acquisitions of RentJuice and HotPads is not deductible for tax purposes. The goodwill recorded in connection with the Mortech is deductible for tax purposes. All of the goodwill recorded as of December 31, 2011 is deductible for tax purposes.

### Note 8. Intangible Assets

The following tables present the detail of intangible assets subject to amortization as of the dates presented (in thousands):

|                        | Year Ended December 31, 2012 |                             |                 |
|------------------------|------------------------------|-----------------------------|-----------------|
|                        | Cost                         | Accumulated<br>Amortization | Net             |
| Purchased content      | \$ 9,044                     | \$ (6,015)                  | \$ 3,029        |
| Developed technology   | 14,335                       | (1,534)                     | 12,801          |
| Customer relationships | 4,875                        | (387)                       | 4,488           |
| Trademarks             | 1,061                        | (131)                       | 930             |
| Total                  | <u>\$29,315</u>              | <u>\$ (8,067)</u>           | <u>\$21,248</u> |

|                        | Year Ended December 31, 2011 |                             |                |
|------------------------|------------------------------|-----------------------------|----------------|
|                        | Cost                         | Accumulated<br>Amortization | Net            |
| Purchased content      | \$5,150                      | \$ (4,036)                  | \$1,114        |
| Developed technology   | 2,635                        | (329)                       | 2,306          |
| Customer relationships | 724                          | (49)                        | 675            |
| Trademarks             | 461                          | (24)                        | 437            |
| Total                  | <u>\$8,970</u>               | <u>\$ (4,438)</u>           | <u>\$4,532</u> |

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Amortization expense recorded for intangible assets for the years ended December 31, 2012, 2011 and 2010 was \$4.3 million, \$1.3 million and \$0.6 million, respectively, and these amounts are included in technology and development expenses. For the year ended December 31, 2012, amortization expense included \$0.5 million of additional amortization expense recorded for a trademark intangible asset related to an acquisition, based on a change in the estimated useful life of the intangible asset. The remaining weighted-average amortization period for all intangible assets as of December 31, 2012 and 2011 was approximately 4.9 years and 3.9 years, respectively.

Estimated future amortization expense for intangible assets, including amortization related to future commitments, as of December 31, 2012 is as follows (in thousands):

|                  |                 |
|------------------|-----------------|
| 2013             | \$ 8,115        |
| 2014             | 7,949           |
| 2015             | 7,724           |
| 2016             | 5,322           |
| 2017             | 3,178           |
| All future years | 3,271           |
| Total            | <u>\$35,559</u> |

**Note 9. Income Taxes**

We are subject to federal income taxes in the United States. For the years ended December 31, 2012, 2011 and 2010, we did not have reportable taxable income and, therefore, no tax liability or expense has been recorded in the financial statements.

The following table presents a reconciliation of the federal statutory rate and our effective tax rate for the periods presented:

|                                       | Year Ended December 31, |             |             |
|---------------------------------------|-------------------------|-------------|-------------|
|                                       | 2012                    | 2011        | 2010        |
| Tax expense at federal statutory rate | 34.0%                   | 34.0%       | (34.0%)     |
| Nondeductible expenses                | 9.2%                    | 10.0%       | 0.8%        |
| Share-based compensation              | 3.5%                    | 37.1%       | 1.9%        |
| Research and development credits      | 0.0%                    | (32.6%)     | (1.7%)      |
| Valuation allowance                   | (46.7%)                 | (48.5%)     | 33.0%       |
| Effective tax rate                    | <u>0.0%</u>             | <u>0.0%</u> | <u>0.0%</u> |

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Deferred federal income taxes reflect the net tax impact of temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and such amounts for tax purposes. The following table presents the significant components of our deferred tax assets and liabilities as of the dates presented (in thousands):

|  | December 31, |           |
|--|--------------|-----------|
|  | 2012         | 2011      |
| Deferred tax assets:                               |              |           |
| Net operating loss carryforwards                   | \$ 19,899    | \$ 19,437 |
| Share-based compensation                           | 2,712        | 1,858     |
| Goodwill   | 591          | 763       |
| Intangibles  | —            | 523       |
| Depreciation and amortization                      | —            | 201       |
| Start-up and organizational costs                  | 554          | 597       |
| Research and development credits                   | 1,255        | 1,225     |
| Accruals and reserves                              | 792          | 840       |
| Other  | 1,606        | 893       |
| Total deferred tax assets                          | 27,409       | 26,337    |
| Deferred tax liability:                            |              |           |
| Website and software development costs             | (2,934)      | (1,357)   |
| Intangibles  | (3,037)      | —         |
| Depreciation and amortization                      | (67)         | —         |
| Net deferred tax assets before valuation allowance | 21,371       | 24,980    |
| Less: valuation allowance                          | (21,371)     | (24,980)  |
| Net deferred tax assets                            | \$ —         | \$ —      |

Realization of deferred tax assets is dependent upon the generation of future taxable income, if any, the timing and amount of which are uncertain. We have provided a full valuation allowance against the net deferred tax assets as of December 31, 2012 and 2011 because, based on the weight of available evidence, it is more likely than not (a likelihood of more than 50%) that some or all of the deferred tax assets will not be realized. The valuation allowance decreased by \$3.6 million and \$0.5 million, respectively, during the years ended December 31, 2012 and 2011.

We have accumulated tax losses of approximately \$115.7 million and \$68.6 million as of December 31, 2012 and 2011, respectively, which are available to reduce future taxable income. Approximately \$57.1 million of our net operating loss carryforwards relate to tax deductible share-based compensation in excess of amounts recognized for financial reporting purposes. To the extent that net operating loss carryforwards, if realized, relate to share-based compensation, the resulting tax benefits will be recorded to shareholders' equity rather than to the statement of operations. Additionally, we have research and development credit carryforwards of \$1.3 million and \$1.2 million, respectively, as of December 31, 2012 and 2011, which are available to reduce future tax liabilities. The tax loss and research and development credit carryforwards begin to expire in 2025. The use of these net operating loss carryforwards and research and development tax credits may be limited should an ownership change occur in future years under Internal Revenue Code Section 382.

We are currently not under audit in any tax jurisdiction. Tax years from 2008 through 2011 are currently open for audit by federal and state taxing authorities.

At December 31, 2012, the total amount of unrecognized tax benefits of \$1.2 million is recorded as a reduction to the deferred tax asset. We do not anticipate that the amount of existing unrecognized tax benefits will significantly increase or decrease within the next 12 months. Accrued interest and penalties related to unrecognized tax benefits are recorded as income tax expense and are zero.

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Changes for unrecognized tax benefits for the periods presented are as follows (in thousands):

|  |            |
|--|------------|
| Balance at January 1, 2009                   | \$ 753     |
| Gross increases—current-period tax positions | <u>113</u> |
| Balance at December 31, 2010                 | \$ 866     |
| Gross increases—current-period tax positions | <u>359</u> |
| Balance at December 31, 2011                 | \$1,225    |
| Gross increases—prior-period tax positions   | <u>2</u>   |
| Balance at December 31, 2012                 | \$1,227    |

On January 2, 2013 the American Taxpayer Relief Act of 2012 (“the Act”) was signed into law. Included in the Act was the extension of the research and development tax credit under Internal Revenue Code Section 41 retroactive to January 1, 2012 through December 31, 2013. The effect of this enactment has not been included within our financial statements for the year ended December 31, 2012. Had the effect of the enactment been included within our financial statements, we would have record a net increase to deferred tax assets of approximately \$1.8 million and a corresponding increase of \$1.8 million in the valuation allowance. The increase in net deferred tax assets of \$1.8 million reflects an estimated research and development tax credit for the year ended December 31, 2012 of \$3.5 million, reduced by 50% under the relevant accounting guidance for uncertain tax positions.

**Note 10. Shareholders’ Equity**

Upon the effectiveness of our registration statement on Form S-1 (File No. 333-173570) on July 19, 2011, all of the outstanding shares of convertible preferred stock and all of the outstanding shares of Class C common stock automatically converted into 9,276,190 and 2,305,980 shares of Class A common stock, respectively. Our Class A common stock has no preferences or privileges and is not redeemable. Holders of Class A common stock are entitled to one vote for each share.

Our Class B common stock has no preferences or privileges and is not redeemable. At any time after the date of issuance, each share of Class B common stock, at the option of the holder, may be converted into one share of Class A common stock, or automatically converted upon the affirmative vote by or written consent of holders of a majority of the shares of the Class B common stock. During the year ended December 31, 2012, 2,065,787 shares of Class B common stock were converted into Class A common stock at the option of the holders. Holders of Class B common stock are entitled to 10 votes for each share.

On July 25, 2011, we closed our initial public offering (“IPO”) of 3,981,300 shares of Class A common stock at an offering price of \$20.00 per share, including 519,300 Class A common shares pursuant to the underwriters’ option to purchase additional shares, and also closed the sale of 274,999 shares of our Class A common stock in a private placement at a price of \$20.00 per share, resulting in proceeds to us of \$76.3 million after deducting underwriting discounts and commissions of \$5.6 million and additional offering-related expenses of \$3.3 million, for total net expenses of \$8.9 million.

In September 2012, we sold and issued 3,844,818 shares of our Class A common stock, including 419,818 shares of our Class A common stock pursuant to the underwriters’ option to purchase additional shares, and certain shareholders sold 575,000 shares of our Class A common stock, at a price of \$43.00 per share. We received net proceeds of \$156.7 million after deducting underwriting discounts and commissions and estimated offering expenses payable by us. We received no proceeds from the sale of our Class A common stock by the selling shareholders.

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The following shares of Class A common stock have been reserved for future issuance as of the dates presented:

|   | December 31,<br>2012 | December 31,<br>2011 |
|---|----------------------|----------------------|
| Class A common stock options outstanding                            | 5,462,672            | 5,361,256            |
| Class A common stock options available for grant                    | 306,535              | 979,024              |
| Restricted stock outstanding  | 340,103              | —                    |
| Restricted stock units outstanding                                  | 296,004              | —                    |
| Shares issuable upon conversion of outstanding Class B common stock | 7,462,526            | 9,528,313            |
| Total   | <u>13,867,840</u>    | <u>15,868,593</u>    |

**Note 11. Share-Based Awards**

On July 19, 2011, our 2011 Incentive Plan (the “2011 Plan”) became effective and was subsequently amended and restated effective as of June 1, 2012, to, among other things, increase the total number of authorized shares and include the material terms of performance goals for performance-based awards. The 2011 Plan is administered by the compensation committee of the board of directors. Under the terms of the 2011 Plan, the compensation committee of the board of directors may grant equity awards, including incentive stock options, nonqualified stock options, restricted stock or restricted stock units, to employees, officers, directors, consultants, agents, advisors and independent contractors. The Compensation Committee has also authorized certain senior executive officers to grant options under the 2011 Plan, within limits prescribed by the Compensation Committee. After the effective date of the 2011 Plan, all compensatory equity awards have been granted under the 2011 Plan.

**Stock Options**

All stock options outstanding at December 31, 2012 are nonqualified stock options, with the exception of substituted incentive stock options for 15,143 shares of Zillow’s Class A common stock that were granted in connection with the acquisition of HotPads (see Note 6). Options under the 2011 Plan are granted with an exercise price per share not less than 100% of the fair market value of our Class A common stock on the date of grant, with the exception of substituted stock options granted in connection with an acquisition, and are exercisable at such times and under such conditions as determined by the compensation committee. Under the 2011 Plan, the maximum term of an option is ten years from the date of grant. Any portion of an option that is not vested and exercisable on the date of a participant’s termination of service expires on such date. Employees generally forfeit their rights to exercise vested options after 3 months following their termination of employment or 12 months in the event of termination by reason of death, disability or retirement. Options granted under the 2011 Plan are typically granted with seven-year terms and typically vest 25% after 12 months and ratably thereafter over the next 36 months, except for options granted under the Stock Option Grant Program for Nonemployee Directors (“Nonemployee Director Awards”), which are fully vested and exercisable on the grant date, and except for an option for 500,000 shares granted to the Company’s chief executive officer on December 26, 2012 (the “Executive Award”).

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The following table summarizes stock option activity for the year ended December 31, 2012:

|   | Options Available for Grant | Number of Shares Subject to Existing Options | Weighted-Average Exercise Price Per Share | Weighted-Average Remaining Contractual Life (Years) | Aggregate Intrinsic Value |
|---|-----------------------------|--|---|---|---------------------------|
| Outstanding at January 1, 2012              | 979,024                     | 5,361,256                                    | \$ 6.23                                   | 4.51  | \$89,749,207              |
| Authorized increase in plan shares          | 1,053,231                   | —  | —   |   |                           |
| Granted                                     | (1,884,079)                 | 1,884,079                                    | 30.01                                     |   |                           |
| Exercised                                   | —                           | (1,624,304)                                  | 4.59                                      |   |                           |
| Forfeited or cancelled                      | 158,359                     | (158,359)                                    | 21.42                                     |   |                           |
| Outstanding at December 31, 2012            | 306,535                     | 5,462,672                                    | 14.48                                     | 4.88  | 78,912,364                |
| Vested and exercisable at December 31, 2012 |                             | 2,303,959                                    | 6.50                                      | 3.57  | 49,364,540                |

As of December 31, 2012, there was a total of \$40.7 million in unrecognized compensation cost related to unvested stock options, which is expected to be recognized over a weighted-average period of 2.98 years. The total intrinsic value of options exercised during the years ended December 31, 2012, 2011 and 2010 was \$49.7 million, \$11.3 million and \$0.9 million, respectively.

The fair value of options granted, excluding Nonemployee Director Awards and the Executive Award, is estimated at the date of grant using the Black-Scholes-Merton option-pricing model, assuming no dividends and with the following assumptions for the periods presented:

|  | Year Ended December 31, |               |               |
|--|-------------------------|---------------|---------------|
|  | 2012                    | 2011          | 2010          |
| Expected volatility                            | 49% – 52%               | 49% – 52%     | 47% – 53%     |
| Expected dividend yields                       | —                       | —             | —             |
| Average risk-free interest rate                | 0.53% – 0.76%           | 0.79% – 1.87% | 1.23% – 2.16% |
| Weighted-average expected life                 | 4.58 years              | 4.58 years    | 4.58 years    |
| Weighted-average fair value of options granted | \$ 13.79                | \$ 4.66       | \$ 1.52       |

In March 2012, stock options for 45,005 shares of our Class A common stock were granted as Nonemployee Director Awards, which are fully vested and exercisable on the grant date. The fair value of options granted for the Nonemployee Director Awards, \$11.52 per share, is estimated at the date of grant using the Black-Scholes-Merton option-pricing model, assuming no dividends, expected volatility of 51%, a risk-free interest rate of 0.43%, and a weighted-average expected life of 3.5 years. During the year ended December 31, 2012, share-based compensation expense recognized in our statement of operations related to Nonemployee Director Awards was \$0.5 million, and is included in general and administrative expenses.

In December 2012, an option for 500,000 shares of our Class A common stock was granted to the Company's chief executive officer as the Executive Award. One-eighth of the total number of shares subject to the option will vest and become exercisable on the one-year anniversary of the grant date. An additional 1/96<sup>th</sup> of the total number of shares subject to the option will vest and become exercisable monthly thereafter over the next three years so that this portion of the award will be vested and exercisable four years from the grant date. One-eighth of the total number of shares subject to the option will vest and become exercisable on the two-year anniversary of the grant date. An additional 1/96<sup>th</sup> of the total number of shares subject to the option will vest and become exercisable monthly thereafter over the next three years so that this portion of the award will be vested and exercisable five years from the grant date. The fair value of the option, \$12.23 per share, is estimated at the date of grant using the Black-Scholes-Merton option-pricing model, assuming no dividends, expected volatility of 49%, a risk-free interest rate of 0.60%, and a weighted-average expected life of 5.0 years. The option is

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subject to shareholder approval of a share increase under the Company's Amended and Restated 2011 Incentive Plan, and no portion of the option is exercisable until such shareholder approval has been obtained. However, for accounting purposes for determining the grant date, shareholder approval is deemed to be a formality or perfunctory because the award has been approved by Zillow's co-founders, who control enough votes to ensure shareholder approval.

The fair value of stock options vested at December 31, 2012, 2011 and 2010 was \$0.8 million, \$1.0 million and \$1.3 million, respectively.

The following table summarizes information about options outstanding and vested stock options as of December 31, 2012:

| Exercise Price or Range | Options Outstanding |   |                                 | Options Vested and Exercisable |                                 |
|-------------------------|---------------------|---|---------------------------------|--------------------------------|---------------------------------|
|                         | Number Outstanding  | Weighted-Average Remaining Contractual Life (Years) | Weighted Average Exercise Price | Number Exercisable             | Weighted Average Exercise Price |
| \$0.30 – \$3.515        | 862,923             | 3.95  | \$ 3.33                         | 610,819                        | \$ 3.42                         |
| \$3.583                 | 659,394             | 4.19  | 3.58                            | 398,404                        | 3.58                            |
| \$3.853                 | 37,679              | 3.81  | 3.85                            | 20,025                         | 3.85                            |
| \$3.887                 | 958,853             | 5.16  | 3.89                            | 342,677                        | 3.89                            |
| \$3.988 – \$7.267       | 811,050             | 2.41  | 6.62                            | 744,216                        | 6.66                            |
| \$7.49 – \$28.78        | 828,849             | 6.59  | 27.20                           | 52,745                         | 17.79                           |
| \$29.50 – \$29.69       | 81,540              | 5.89  | 29.66                           | 20,568                         | 29.69                           |
| \$30.46                 | 611,426             | 6.08  | 30.46                           | —                              | —                               |
| \$30.60 – \$40.28       | 555,158             | 6.17  | 33.64                           | 114,505                        | 30.88                           |
| \$40.83 – \$44.41       | 55,800              | 6.51  | 41.91                           | —                              | —                               |
| Total                   | <u>5,462,672</u>    | 4.88  | 14.48                           | <u>2,303,959</u>               | 6.50                            |

#### **Restricted Stock**

Under the terms of the Securities Purchase Agreement described in Note 6, Zillow issued to the co-founders of Buyfolio a total of 99,000 restricted shares of Zillow's Class A common stock effective on October 26, 2012, which shares vest over a four-year period subject to the continued employment with Zillow of the co-founders. In the event of termination of service by Zillow of a founder of Buyfolio without cause, resignation by such founder of Buyfolio for good reason or upon such founder's death or disability, any unvested shares held by such founder will become fully vested and no longer subject to forfeiture. The grant date fair value of the restricted shares is approximately \$3.7 million.

In consideration for the acquisition of all of the outstanding capital stock of Mortech described in Note 6, Zillow issued to the shareholders of Mortech a total of 150,000 restricted shares of Zillow's Class A common stock, which will vest over a three-year period beginning on December 1, 2012 (25% after the first year and the remaining portion in equal installments after the second and third years) subject to the achievement of certain performance metrics relating to Mortech's business and the continued employment with Zillow of Mortech's president, Don Kracl, and its chief technology officer, Jason Steele, who were the employee shareholders of Mortech. In the event of termination of service by Zillow of one of the employee shareholders of Mortech without cause, resignation by such employee shareholder of Mortech for good reason or upon such employee shareholder's death or disability (a "covered termination"), 50% of the then unvested shares held by the recipients will become vested shares and no longer subject to forfeiture, and the remaining unvested shares will continue to vest in accordance with the original vesting schedule subject to the continued employment or service of the remaining employee shareholder and achievement of the performance goals. In the event of the

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simultaneous or subsequent termination of service of the remaining employee shareholder by reason of a covered termination, the then unvested shares held by the recipients will become fully vested and no longer subject to forfeiture without regard to the employment requirement and achievement of the performance goals. The grant date fair value of the restricted shares is approximately \$4.1 million.

In December 2012, Zillow granted a total of 45,270 restricted shares of Zillow's Class A common stock to certain former employees of HotPads, subject to the recipients' continued full-time employment or service to Zillow. With respect to 40,000 of the shares of restricted stock, one-third of the shares will vest on December 15, 2013, and the remainder will vest in equal installments each monthly period thereafter for two years. With respect to 5,270 of the shares of restricted stock, one-fourth of the shares will vest on December 15, 2013, and the remainder will vest in equal installments each monthly period thereafter for three years. The total grant date fair value of the restricted stock is approximately \$1.2 million.

The following table summarizes restricted stock activity for the year ended December 31, 2012:

|   | Shares of<br>Restricted Stock | Weighted-<br>Average Grant-<br>Date Fair<br>Value |
|---|-------------------------------|---|
| Unvested outstanding at January 1, 2012   | 75,000                        | \$ 29.69  |
| Granted                                   | 299,213                       | 30.43   |
| Vested                                    | (34,110)                      | 29.41   |
| Forfeited or cancelled                    | —                             | —   |
| Unvested outstanding at December 31, 2012 | <u>340,103</u>                | 30.34   |

The total fair value of shares of restricted stock vested for the year ended December 31, 2012 was \$1.0 million. There were no shares of restricted stock vested for the years ended December 31, 2011 and 2010.

The fair value of the outstanding restricted stock will be recorded as share-based compensation expense over the vesting period. As of December 31, 2012, there was \$10.1 million of total unrecognized compensation cost related to restricted stock, which is expected to be recognized over a weighted-average period of 3.1 years.

**Restricted Stock Units**

Pursuant to the terms of the Agreement and Plan of Merger described in Note 6 entered into between RentJuice, Zillow and certain other parties, Zillow adopted a retention bonus plan in connection with the closing of the merger pursuant to which restricted stock units for 280,961 shares of our Class A common stock were granted on July 26, 2012 to former employees of RentJuice who accepted employment with Zillow in proportion to each employee's total equity holdings in RentJuice prior to the closing of the merger. Twenty-five percent of each restricted stock unit award will vest on May 31, 2013, and the remainder will vest in substantially equal installments each three-month period thereafter for three years, subject to the recipient's continued full-time employment or service to Zillow. With respect to grants to the founders of RentJuice, in the event of termination of service by Zillow of a founder of RentJuice without cause, resignation by such founder of RentJuice for good reason or upon such founder's death or disability, any unvested units held by such founder will become vested units, and such founder of RentJuice will be entitled to receive one share of Zillow's Class A common stock for each then outstanding unit. The grant date fair value of the restricted stock units is approximately \$11.2 million.

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The following table summarizes activity for restricted stock units for the year ended December 31, 2012:

|   | Restricted Stock<br>Units | Weighted-<br>Average Grant-<br>Date Fair<br>Value |
|---|---------------------------|---|
| Unvested outstanding at January 1, 2012   | —                         | \$ —  |
| Granted                                   | 300,961                   | 38.77   |
| Vested                                    | —                         | —   |
| Forfeited or cancelled                    | (4,957)                   | 39.69   |
| Unvested outstanding at December 31, 2012 | <u>296,004</u>            | <u>38.76</u>                                      |

The total fair value of vested restricted stock units was \$0 for the years ended December 31, 2012, 2011 and 2010 since no restricted stock units were vested on such date.

The fair value of the outstanding restricted stock units will be recorded as share-based compensation expense over the vesting period. As of December 31, 2012, there was \$10.2 million of total unrecognized compensation cost related to restricted stock units, which is expected to be recognized over a weighted-average period of 3.44 years.

**Share-Based Compensation Expense**

The following table presents the effects of share-based compensation in our statements of operations during the periods presented (in thousands):

|                            | Year Ended December 31, 2012 |                  |                     |                           |
|----------------------------|------------------------------|------------------|---------------------|---------------------------|
|                            | Total                        | Stock<br>Options | Restricted<br>Stock | Restricted<br>Stock Units |
| Cost of revenue            | \$ 380                       | \$ 380           | \$ —                | \$ —                      |
| Sales and marketing        | 2,433                        | 1,228            | 1,009               | 196                       |
| Technology and development | 1,886                        | 1,417            | 332                 | 137                       |
| General and administrative | 1,912                        | 1,909            | 3                   | —                         |
| Total                      | <u>\$6,611</u>               | <u>\$4,934</u>   | <u>\$ 1,344</u>     | <u>\$ 333</u>             |

|                            | Year Ended December 31, 2011 |                  |                     |                           |
|----------------------------|------------------------------|------------------|---------------------|---------------------------|
|                            | Total                        | Stock<br>Options | Restricted<br>Stock | Restricted<br>Stock Units |
| Cost of revenue            | \$ 189                       | \$ 189           | \$ —                | \$ —                      |
| Sales and marketing        | 388                          | 388              | —                   | —                         |
| Technology and development | 546                          | 422              | 124                 | —                         |
| General and administrative | 822                          | 822              | —                   | —                         |
| Total                      | <u>\$1,945</u>               | <u>\$1,821</u>   | <u>\$ 124</u>       | <u>\$ —</u>               |

|                            | Year Ended December 31, 2010 |                  |                     |                           |
|----------------------------|------------------------------|------------------|---------------------|---------------------------|
|                            | Total                        | Stock<br>Options | Restricted<br>Stock | Restricted<br>Stock Units |
| Cost of revenue            | \$ 210                       | \$ 210           | \$ —                | \$ —                      |
| Sales and marketing        | 445                          | 445              | —                   | —                         |
| Technology and development | 389                          | 389              | —                   | —                         |
| General and administrative | 671                          | 671              | —                   | —                         |
| Total                      | <u>\$1,715</u>               | <u>\$1,715</u>   | <u>\$ —</u>         | <u>\$ —</u>               |

**Note 12. Net Income (Loss) Per Share Attributable to Common Shareholders**

Basic net income (loss) per share is computed by dividing net income (loss) attributable to common shareholders by the weighted-average number of common shares (including Class A common stock, Class B common stock and Class C common stock) outstanding during the period. In the calculation of basic net income (loss) per share attributable to common shareholders, undistributed earnings are allocated assuming all earnings during the period were distributed. Prior to our IPO in July 2011, net income is first allocated to the Series A, Series B and Series C convertible preferred shareholders, as the convertible preferred stock is a participating security and the preferred shareholders have contractual preferential rights to distributions. For the year ended December 31, 2011, all income was allocated to Series A, Series B and Series C convertible preferred shareholders, and as a result, there was no income attributable to common shareholders. For the year ended December 31, 2010, the net loss is allocated entirely to the Class A common stock, Class B common stock and Class C common stock as the preferred shareholders did not share in the losses.

Diluted net income (loss) per share attributable to common shareholders is computed by dividing net income (loss) by the weighted-average number of common shares (including Class A common stock, Class B common stock and Class C common stock) outstanding during the period and potentially dilutive Class A common stock equivalents, except in cases where the effect of the Class A common stock equivalent would be antidilutive. Potential Class A common stock equivalents consist of Class A common stock issuable upon exercise of stock options and Class A common stock underlying unvested restricted stock and restricted stock units using the treasury stock method.

For the periods presented, the following Class A common stock equivalents were included in the computation of diluted net income (loss) per share attributable to common shareholders because they had a dilutive impact (in thousands):

|  | Year Ended December 31, |              |          |
|--|-------------------------|--------------|----------|
|  | 2012                    | 2011         | 2010     |
| Class A common stock issuable upon the exercise of stock options | 2,469                   | 2,490        | —        |
| Class A common stock underlying unvested restricted stock        | 53                      | —            | —        |
| Total Class A common stock equivalents                           | <u>2,515</u>            | <u>2,490</u> | <u>—</u> |

For the year ended December 31, 2011, 75,000 shares of Class A common stock underlying unvested shares of restricted stock were excluded in the computation of diluted net income per share as their effect would have been antidilutive.

For the year ended December 31, 2010, 5,010,310 shares underlying stock options have been excluded from the calculations of diluted net income (loss) per share attributable to common shareholders because their effect would have been antidilutive.

In the event of liquidation, dissolution, distribution of assets or winding-up of the Company, the holders of all classes of common stock have equal rights to receive all the assets of the Company after the rights of the holders of the preferred stock have been satisfied. We have not presented net income (loss) per share attributable to common shareholders under the two-class method for our Class A common stock, Class B common stock and Class C common stock because it would be the same for each class due to equal dividend and liquidation rights for each class.

**Note 13. Commitments and Contingencies****Lease Commitments**

We have various operating leases for office space and equipment. In March 2011, we entered into a lease effective through November 2022 for approximately 66,000 square feet of office space that has housed our principal offices in Seattle, Washington, since August 2011. This new office space replaced our approximately 46,000 square feet of office space in Seattle, Washington, under a lease that expires in February 2013. In June 2012, we entered into a lease amendment for our corporate headquarters in Seattle, Washington, which increases the rentable area of the premises by 21,575 square feet. In April 2012, we entered into an operating lease in Irvine, California for 20,025 square feet under which we are obligated to make escalating monthly lease payments which began in August 2012 and continue through July 2022. In November 2012, we entered into an operating lease in San Francisco, California for 18,353 square feet under which we are obligated to make escalating monthly lease payments which began in December 2012 and continue through November 2018. We lease additional office space in San Francisco, California, Chicago, Illinois, Lincoln, Nebraska, and New York, New York.

The operating lease for our prior headquarters in Seattle, Washington, which we vacated in August 2011, expires in February 2013. As a result of vacating the office space, during the year ended December 31, 2011 we recorded a facility exit charge for \$1.7 million related to costs that will continue to be incurred under the operating lease for the remaining term. As of December 31, 2012, there was \$0.3 million of accrued facility exit costs included in accrued expenses and other current liabilities. A summary of activity related to the facility exit charge accrual for the periods presented is as follows (in thousands):

|                                  | Year Ended<br>December 31, |                 |
|----------------------------------|----------------------------|-----------------|
|                                  | 2012                       | 2011            |
| Balance, beginning of the period | \$ 1,541                   | \$ —            |
| Charges and adjustments          | 318                        | 2,236           |
| Less: cash payments              | (1,525)                    | (695)           |
| Balance, end of period           | <u>\$ 334</u>              | <u>\$ 1,541</u> |

Future minimum payments for all operating leases as of December 31, 2012 are as follows (in thousands):

|                                     |                 |
|-------------------------------------|-----------------|
| 2013                                | \$ 4,255        |
| 2014                                | 4,166           |
| 2015                                | 4,301           |
| 2016                                | 4,387           |
| 2017                                | 4,508           |
| All future years                    | 18,846          |
| Total future minimum lease payments | <u>\$40,463</u> |

Rent expense for the years ended December 31, 2012, 2011 and 2010, was \$2.6 million, \$2.1 million and \$1.2 million, respectively.

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**Purchase Commitments**

As of December 31, 2012, we had non-cancelable purchase commitments for content related to our mobile applications and websites totaling \$17.2 million. The amount due for this content as of December 31, 2012 is as follows (in thousands):

|                                   |                 |
|-----------------------------------|-----------------|
| 2013                              | \$ 4,533        |
| 2014                              | 4,157           |
| 2015                              | 4,291           |
| 2016                              | 3,435           |
| 2017                              | 817             |
| All future years                  | —               |
| Total future purchase commitments | <u>\$17,233</u> |

**Line of Credit and Letters of Credit**

During March 2011, we entered into a loan and security agreement with a financial institution to establish a line of credit of \$4.0 million. In April 2012, we amended our loan and security agreement to increase our line of credit from \$4.0 million to \$25.0 million. The line of credit is secured by substantially all our assets, including our intellectual property, and provides us with flexibility for future potential financing needs. The revolving line of credit contains customary financial covenants, including the maintenance of a minimum adjusted quick ratio (calculated as (i) unrestricted cash plus net accounts receivable divided by (ii) current liabilities less the sum of deferred revenue and any indebtedness owing from borrower to bank), measured on a monthly basis, of 1.50 to 1.00, and minimum Adjusted EBITDA, measured on a quarterly basis, of greater than or equal to negative \$5 million for each quarterly period through December 31, 2012 and greater than or equal to \$0 for each quarterly period thereafter. In addition, the revolving line of credit contains customary restrictions on our ability to, among other things, engage in certain mergers and acquisition transactions and create liens on assets. The revolving line of credit contains customary events of default that include, among others, non-payment of principal, interest or fees, violation of certain covenants, inaccuracy of representations and warranties, bankruptcy and insolvency events and material judgments. The occurrence of an event of default will increase the applicable rate of interest by five percentage points and could result in the acceleration of Zillow's obligations under the revolving line of credit. As of December 31, 2012, we were in compliance with all covenants, and there were no amounts outstanding under the line of credit. The line of credit is available through April 2016.

In March 2011, we executed a standby letter of credit of \$1.5 million in connection with the lease of our Seattle offices, and in July 2012, we amended the standby letter of credit to increase the amount to approximately \$1.7 million. In November 2012, we executed a letter of credit of approximately \$0.2 million in connection with the lease of our San Francisco office. We also have four additional outstanding letters of credit totaling \$0.6 million as of December 31, 2012, payable to the landlord of our prior headquarters office in Seattle, Washington, in the event we default on our lease, which expires in February 2013. The letters of credit are secured by our investments and are effective until 60 days after the expiration date of the lease.

**Legal Proceedings**

In March 2010, Smarter Agent, LLC ("Smarter Agent") filed a complaint against us for patent infringement in the U.S. District Court for the District of Delaware. The complaint seeks, among other things, a judgment that we may have infringed certain patents held by Smarter Agent, an injunctive order against the alleged infringing activities and an award for damages. In November 2010, the U.S. Patent Office granted our petition for re-examination of the three patents-in-suit, and in an initial office action rejected all claims. In March 2011, the court granted a stay of the litigation pending the completion of the re-examination proceedings. We were granted a stay against the patent infringement complaint. In addition, in October 2011, Smarter Agent filed a substantially similar complaint against Diverse Solutions, and other defendants, for patent infringement in the

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U.S. District Court for the District of Delaware. On October 31, 2011, we acquired substantially all of the operating assets and certain liabilities of Diverse Solutions, including the Smarter Agent complaint against Diverse Solutions. In addition, in March 2010, Smarter Agent filed a substantially similar complaint against HotPads, Inc. (“HotPads”), and other defendants, for patent infringement in the U.S. District Court for the District of Delaware. On December 14, 2012, we acquired HotPads, including the Smarter Agent complaint against HotPads. We have not recorded an accrual related to these complaints as of December 31, 2012 or December 31, 2011 as we do not believe a material loss is probable. It is a reasonable possibility that a loss may be incurred; however, the possible loss or range of loss is not estimable.

In September 2010, LendingTree, LLC filed a complaint against us, for patent infringement in the U.S. District Court for the Western District of North Carolina. The complaint seeks, among other things, a judgment that we may have infringed certain patents held by LendingTree, an injunctive order against the alleged infringing activities and an award for damages. We have not recorded an accrual related to this complaint as of December 31, 2012 or December 31, 2011 as we do not believe a material loss is probable. It is a reasonable possibility that a loss may be incurred; however, the possible loss or range of loss is not estimable.

In November 2012, a securities class action lawsuit was filed against us and certain of our executive officers in the U.S. District Court for the Western District of Washington at Seattle. The complaint purports to state claims for violations of federal securities laws on behalf of a class of those who purchased our common stock between February 15, 2012 and November 6, 2012. In general, the complaint alleges, among other things, that during the period between February 15, 2012 and November 6, 2012, we issued materially false and misleading statements regarding our business practices and financial results. We anticipate that a consolidated amended complaint will be filed in the second quarter of 2013. We intend to deny the allegations of any wrongdoing and vigorously defend the claims in the lawsuit. We have not recorded an accrual related to this lawsuit as of December 31, 2012 as we do not believe a material loss is probable. It is a reasonable possibility that a loss may be incurred; however, the possible loss or range of loss is not estimable.

In January 2013, a shareholder derivative lawsuit was filed against certain of our executive officers and directors seeking unspecified damages on behalf of Zillow. In general, the complaint alleges, among other things, that the defendants breached their fiduciary obligations owed to Zillow, and that as a result of the breach of such fiduciary duties, Zillow wasted corporate assets defending itself in the securities class action lawsuit described above, and that defendants were unjustly enriched by selling shares of our common stock on the basis of knowledge of adverse trends before such information was publicly disclosed. The defendants intend to deny the allegations of wrongdoing and vigorously defend the claims in the lawsuit. We have not recorded an accrual related to this lawsuit as of December 31, 2012 as we do not believe a material loss is probable. It is a reasonable possibility that a loss may be incurred; however, the possible loss or range of loss is not estimable.

In addition to the matters discussed above, from time to time, we are involved in litigation and claims that arise in the ordinary course of business. Although we cannot be certain of the outcome of any litigation and claims, nor the amount of damages and exposure that we could incur, we currently believe that the final disposition of such matters will not have a material effect on our financial position, results of operations or cash flow. Regardless of the outcome, litigation can have an adverse impact on us because of defense and settlement costs, diversion of management resources and other factors.

#### ***Indemnifications***

In the ordinary course of business, we enter into contractual arrangements under which we agree to provide indemnification of varying scope and terms to business partners and other parties with respect to certain matters, including, but not limited to, losses arising out of the breach of such agreements and out of intellectual property infringement claims made by third parties. In these circumstances, payment may be conditional on the other party making a claim pursuant to the procedures specified in the particular contract. Further, our obligations under these agreements may be limited in terms of time and/or amount, and in some instances, we may have recourse

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against third parties for certain payments. In addition, we have indemnification agreements with certain of our directors and executive officers that require us, among other things, to indemnify them against certain liabilities that may arise by reason of their status or service as directors or officers. The terms of such obligations may vary.

**Note 14. Segment Information and Revenue**

We have one reportable segment. Our reportable segment has been identified based on how our chief operating decision-maker manages our business, makes operating decisions and evaluates operating performance. The chief executive officer acts as the chief operating decision-maker and reviews financial and operational information on an entity-wide basis. We have one business activity and there are no segment managers who are held accountable for operations, operating results or plans for levels or components. Accordingly, we have determined that we have a single reporting segment and operating unit structure.

The chief executive officer reviews information about revenue categories, including marketplace revenue and display revenue. The following table presents our revenue categories during the periods presented (in thousands):

|                     | Year Ended December 31, |                 |                 |
|---------------------|-------------------------|-----------------|-----------------|
|                     | 2012                    | 2011            | 2010            |
| Marketplace revenue | \$ 86,670               | \$42,190        | \$13,228        |
| Display revenue     | 30,180                  | 23,863          | 17,239          |
| Total               | <u>\$116,850</u>        | <u>\$66,053</u> | <u>\$30,467</u> |

**Note 15. Subsequent Events**

On January 24, 2013, an option for 500,000 shares of our Class A common stock was granted to the Company's chief executive officer. One-eighth of the total number of shares subject to the option will vest and become exercisable on the three-year anniversary of the grant date. An additional 1/96<sup>th</sup> of the total number of shares subject to the option will vest and become exercisable monthly thereafter over the next three years so that this portion of the award will be vested and exercisable six years from the grant date. One-eighth of the total number of shares subject to the option will vest and become exercisable on the four-year anniversary of the grant date. An additional 1/96<sup>th</sup> of the total number of shares subject to the option will vest and become exercisable monthly thereafter over the next three years so that this portion of the award will be vested and exercisable seven years from the grant date. The option is subject to shareholder approval of a share increase under the Company's Amended and Restated 2011 Incentive Plan, and no portion of the option is exercisable until such shareholder approval has been obtained.

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**Item 9. Changes in and Disagreements with Accountants on Accounting and Financial Disclosure**

None.

**Item 9A. Controls and Procedures**

***Evaluation of Disclosure Controls and Procedures***

The Company carried out an evaluation, with the participation of our management, and under the supervision of our Chief Executive Officer and Chief Financial Officer, of the effectiveness of our disclosure controls and procedures (as defined under Rule 13a-15(e) and Rule 15d-15(e) under the Exchange Act) as of the end of the period covered by this report. Based upon that evaluation, our Chief Executive Officer and Chief Financial Officer concluded that our disclosure controls and procedures were effective as of December 31, 2012.

***Management's Report on Internal Control Over Financial Reporting***

Our management is responsible for establishing and maintaining adequate internal control over financial reporting, as such term is defined under Rule 13a-15(f) under the Exchange Act. Under the supervision and with the participation of our management, including our Chief Executive Officer and Chief Financial Officer, we conducted an evaluation of the effectiveness of our internal control over financial reporting based on the framework in Internal Control – Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission. Based on our evaluation, our management concluded that our internal control over financial reporting was effective as of December 31, 2012.

We intend to regularly review and evaluate the design and effectiveness of our disclosure controls and procedures and internal control over financial reporting on an ongoing basis and to improve these controls and procedures over time and to correct any deficiencies that we may discover in the future. While we believe the present design of our disclosure controls and procedures and internal control over financial reporting are effective, future events affecting our business may cause us to modify our controls and procedures.

The Company's independent registered public accounting firm has issued an attestation report regarding its assessment of the effectiveness of the Company's internal control over financial reporting as of December 31, 2012.

***Changes in Internal Control over Financial Reporting***

There were no changes in our internal control over financial reporting identified in connection with the evaluation required by Rule 13a-15(d) and 15d-15(d) of the Exchange Act that occurred during the three months ended December 31, 2012 that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

**REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM**

The Board of Directors and Shareholders of Zillow, Inc.

We have audited Zillow, Inc.'s internal control over financial reporting as of December 31, 2012, based on criteria established in Internal Control—Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (the COSO criteria). Zillow, Inc.'s management is responsible for maintaining effective internal control over financial reporting, and for its assessment of the effectiveness of internal control over financial reporting included in the accompanying Management's Report on Internal Control over Financial Reporting. Our responsibility is to express an opinion on the Company's internal control over financial reporting based on our audit.

We conducted our audit in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether effective internal control over financial reporting was maintained in all material respects. Our audit included obtaining an understanding of internal control over financial reporting, assessing the risk that a material weakness exists, testing and evaluating the design and operating effectiveness of internal control based on the assessed risk, and performing such other procedures as we considered necessary in the circumstances. We believe that our audit provides a reasonable basis for our opinion.

A company's internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use or disposition of the company's assets that could have a material effect on the financial statements.

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

In our opinion, Zillow, Inc. maintained, in all material respects, effective internal control over financial reporting as of December 31, 2012, based on the COSO criteria.

We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the 2012 financial statements of Zillow, Inc. and our report dated February 22, 2013 expressed an unqualified opinion thereon.

/s/ Ernst & Young LLP

Seattle, Washington  
February 22, 2013

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**Item 9B. Other Information**

None.

**PART III**

**Item 10. Directors, Executive Officers and Corporate Governance**

The information required by this item is incorporated by reference to our definitive proxy statement relating to our 2013 annual meeting of shareholders. The definitive proxy statement will be filed with the Securities and Exchange Commission within 120 days after the end of the 2012 fiscal year.

We have adopted a Code of Ethics that applies to our Chief Executive Officer, Chief Financial Officer, principal accounting officer and controller and persons performing similar functions. The Code of Ethics is posted on our website at <http://investors.zillow.com/Governance.cfm>. We intend to satisfy the disclosure requirements under Item 5.05 of Form 8-K regarding an amendment to, or waiver from, a provision of the Code of Ethics by posting such information on our website at the address specified above.

**Item 11. Executive Compensation**

The information required by this item is incorporated by reference to our definitive proxy statement relating to our 2013 annual meeting of shareholders. The definitive proxy statement will be filed with the Securities and Exchange Commission within 120 days after the end of the 2012 fiscal year.

**Item 12. Security Ownership of Certain Beneficial Owners and Management and Related Stockholder Matters**

The information required by this item is incorporated by reference to our definitive proxy statement relating to our 2013 annual meeting of shareholders. The definitive proxy statement will be filed with the Securities and Exchange Commission within 120 days after the end of the 2012 fiscal year.

**Item 13. Certain Relationships and Related Transactions, and Director Independence**

The information required by this item is incorporated by reference to our definitive proxy statement relating to our 2013 annual meeting of shareholders. The definitive proxy statement will be filed with the Securities and Exchange Commission within 120 days after the end of the 2012 fiscal year.

**Item 14. Principal Accountant Fees and Services**

The information required by this item is incorporated by reference to our definitive proxy statement relating to our 2013 annual meeting of shareholders. The definitive proxy statement will be filed with the Securities and Exchange Commission within 120 days after the end of the 2012 fiscal year.

**PART IV**

**Item 15. Exhibits and Financial Statement Schedules**

(a)(1) *Financial Statements*

We have filed the financial statements listed in the Index to Financial Statements as a part of this Annual Report.

(a)(2) *Financial Statement Schedules*

All financial statement schedules have been omitted because they are not applicable, not material or the required information is presented in the financial statements or the notes thereto.

(a)(3) *Exhibits*

The list of exhibits included in the Exhibit Index to this Annual Report is incorporated herein by reference.



**EXHIBIT INDEX**

Certain of the following exhibits have heretofore been filed with the Securities and Exchange Commission and are incorporated by reference from the documents described in parentheses. Certain others are filed herewith. The exhibits are numbered in accordance with Item 601 of Regulation S-K.

| <u>Exhibit Number</u> | <u>Description</u>  |
|-----------------------|---|
| 2.1                   | Agreement and Plan of Merger, dated May 2, 2012, by and among Zillow, Inc., RentJuice Corporation, Renegade Acquisition, Inc. and Shareholder Representative Services LLC (Filed as Exhibit 2.1 to Registrant's Current Report on Form 8-K filed with the Securities and Exchange Commission on May 2, 2012, and incorporated herein by reference). |
| 3.1                   | Amended and Restated Articles of Incorporation, dated July 20, 2011 (Filed as Exhibit 3.1 to Zillow, Inc.'s Quarterly Report on Form 10-Q (SEC File No. 001-35237) filed on August 25, 2011, and incorporated herein by reference).   |
| 3.2                   | Amended and Restated Bylaws, dated July 25, 2011 (Filed as Exhibit 3.2 to Zillow, Inc.'s Quarterly Report on Form 10-Q (SEC File No. 001-35237) filed on August 25, 2011, and incorporated herein by reference).  |
| 4.1                   | Specimen of Class A Common Stock Certificate (Filed as Exhibit 4.1 to Zillow, Inc.'s Amendment No. 3 to Registration Statement on Form S-1 (SEC File No. 333-173570) filed on June 20, 2011, and incorporated herein by reference).   |
| 4.2                   | Second Amended and Restated Investors' Rights Agreement, dated September 7, 2007 (Filed as Exhibit 4.2 to Zillow, Inc.'s to Registration Statement on Form S-1 (SEC File No. 333-173570) filed on April 18, 2011, and incorporated herein by reference).  |
| 4.3                   | Common Stock Purchase Agreement among Zillow, Inc., TCV V, L.P., TCV Member Fund, L.P., and PAR Investment Partners, L.P. dated June 16, 2011 (Filed as Exhibit 4.3 to Zillow, Inc.'s Current Report on Form 8-K (SEC File No. 001-35237) filed on July 29, 2011, and incorporated herein by reference).  |
| 4.4                   | Agreement, Waiver and Amendment With Respect to Initial Public Offering and Common Stock Financing, dated as of April 16, 2011 (Filed as Exhibit 4.14 to Registrant's Registration Statement on Form S-3 (SEC File No. 333-183111) filed with the Securities and Exchange Commission on August 7, 2012, and incorporated herein by reference).      |
| 10.1*                 | Form of Indemnification Agreement between Zillow, Inc. and each of its directors and executive officers (Filed as Exhibit 10.1 to Zillow, Inc.'s Registration Statement on Form S-1 (SEC File No. 333-173570) filed on April 18, 2011, and incorporated herein by reference).   |
| 10.2*                 | Zillow, Inc. Amended and Restated 2011 Equity Incentive Plan (Filed as Appendix A to Zillow's Definitive Proxy Statement filed with the Securities and Exchange Commission on April 17, 2012, and incorporated herein by reference).  |
| 10.3*                 | Form of Stock Option Grant Notice and Stock Option Agreement under the Zillow, Inc. 2011 Incentive Plan (Filed as Exhibit 10.3 to Zillow, Inc.'s Amendment No. 3 to Registration Statement on Form S-1 (SEC File No. 333-173570) filed on June 20, 2011, and incorporated herein by reference).   |
| 10.4*                 | Zillow, Inc. Amended and Restated 2005 Equity Incentive Plan (Filed as Exhibit 10.5 to Zillow, Inc.'s Amendment No. 3 to Registration Statement on Form S-1 (SEC File No. 333-173570) filed on June 20, 2011, and incorporated herein by reference).  |
| 10.5*                 | Form of Stock Option Grant Notice and Stock Option Agreement under the Zillow, Inc. Amended and Restated 2005 Equity Incentive Plan (Filed as Exhibit 10.6 to Zillow, Inc.'s Registration Statement on Form S-1 (SEC File No. 333-173570) filed on April 18, 2011, and incorporated herein by reference).   |

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| 10.6    | Office Lease between The Northwestern Mutual Life Insurance Company and Zillow, Inc. dated March 22, 2011 (Filed as Exhibit 10.10 to Zillow, Inc.'s Registration Statement on Form S-1 (SEC File No. 333-173570) filed on April 18, 2011, and incorporated herein by reference).                                     |
| 10.7    | Amendment to Office Lease by and between FSP-RIC LLC and Zillow, Inc., dated as of June 27, 2012 (Filed as Exhibit 10.1 to Registrant's Current Report on Form 8-K filed with the Securities and Exchange Commission on June 29, 2012, and incorporated herein by reference).  |
| 10.8†   | Listings and Sales Agreement by and among Yahoo! Inc., Yahoo! Realty Inc. and Zillow, Inc. dated July 2, 2010 (Filed as Exhibit 10.11 to Zillow, Inc.'s Amendment No. 3 to Registration Statement on Form S-1 (SEC File No. 333-173570) filed on June 20, 2011, and incorporated herein by reference).               |
| 10.9†   | Amendment No. 1 to the Listings and Sales Agreement by and among Yahoo! Inc., Yahoo! Realty Inc. and Zillow, Inc., dated August 30, 2011 (Filed as Exhibit 10.1 to Registrant's Form 10-Q filed with the Securities and Exchange Commission on May 4, 2012, and incorporated herein by reference).                   |
| 10.10†  | Amendment No. 2 to the Listings and Sales Agreement by and among Yahoo! Inc., Yahoo! Realty Inc. and Zillow, Inc., dated February 7, 2012 (Filed as Exhibit 10.2 to Registrant's Form 10-Q filed with the Securities and Exchange Commission on May 4, 2012, and incorporated herein by reference).                  |
| 10.11†  | Amendment No. 3 to the Listings and Sales Agreement by and among Yahoo! Inc., Yahoo! Realty Inc. and Zillow, Inc., dated June 28, 2012 (Filed as Exhibit 10.3 to Registrant's Form 10-Q filed with the Securities and Exchange Commission on August 7, 2012, and incorporated herein by reference).                  |
| 10.12   | Amended and Restated Loan and Security Agreement, dated April 30, 2012, by and among Zillow, Inc. and Silicon Valley Bank (Filed as Exhibit 10.1 to Registrant's Current Report on Form 8-K filed with the Securities and Exchange Commission on May 2, 2012, and incorporated herein by reference).                 |
| 10.13*  | Forms of Confidential Information, Inventions, Nonsolicitation and Noncompetition Agreement for the officers of Zillow, Inc. (Filed as Exhibit 10.13 to Zillow, Inc.'s Amendment No. 1 to Registration Statement on Form S-1 (SEC File No. 333-173570) filed on May 23, 2011, and incorporated herein by reference). |
| 10.14*  | Executive Employment Agreement by and between Spencer M. Rascoff and Zillow, Inc. (Filed as Exhibit 10.14 to Zillow, Inc.'s Amendment No. 1 to Registration Statement on Form S-1 (SEC File No. 333-173570) filed on May 23, 2011, and incorporated herein by reference).  |
| 10.15*  | Executive Employment Agreement by and between Chad M. Cohen and Zillow, Inc. (Filed as Exhibit 10.15 to Zillow, Inc.'s Amendment No. 1 to Registration Statement on Form S-1 (SEC File No. 333-173570) filed on May 23, 2011, and incorporated herein by reference).   |
| 10.16*  | Executive Employment Agreement by and between Kathleen Philips and Zillow, Inc. (Filed as Exhibit 10.16 to Zillow, Inc.'s Amendment No. 1 to Registration Statement on Form S-1 (SEC File No. 333-173570) filed on May 23, 2011, and incorporated herein by reference).  |
| 10.17*  | Stock Option Grant Program for Nonemployee Directors under the Zillow, Inc. 2011 Incentive Plan (Filed as Exhibit 10.17 to Zillow, Inc.'s Amendment No. 3 to Registration Statement on Form S-1 (SEC File No. 333-173570) filed on June 20, 2011, and incorporated herein by reference).                             |
| 10.18†† | Platform Services Agreement, dated April 7, 2011, by and between Zillow, Inc. and Threewise Corporation.   |
| 23.1    | Consent of independent registered public accounting firm.  |

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| 31.1     | Certification of Chief Executive Officer pursuant to Rule 13-14(a) of the Securities Exchange Act of 1934 as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.   |
| 31.2     | Certification of Chief Financial Officer pursuant to Rule 13-14(a) of the Securities Exchange Act of 1934 as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.   |
| 32.1     | Certification of Chief Executive Officer Pursuant to 18 U.S.C. Section 1350 as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.   |
| 32.2     | Certification of Chief Financial Officer Pursuant to 18 U.S.C. Section 1350 as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.   |
| 101.INS+ | XBRL Instance Document.   |
| 101.SCH+ | XBRL Taxonomy Extension Schema Document.  |
| 101.CAL+ | XBRL Taxonomy Extension Calculation Linkbase Document.  |
| 101.DEF+ | XBRL Taxonomy Extension Definition Linkbase Document.   |
| 101.LAB+ | XBRL Taxonomy Extension Label Linkbase Document.  |
| 101.PRE+ | XBRL Taxonomy Extension Presentation Linkbase Document.   |
| *        | Indicates a management contract or compensatory plan or arrangement.  |
| †        | Portions of this exhibit have been omitted pursuant to a confidential treatment order by the Securities and Exchange Commission.  |
| ††       | Portions of this exhibit have been omitted pending a determination by the Securities and Exchange Commission as to whether these portions should be granted confidential treatment.   |
| +        | Users of this data are advised that, pursuant to Rule 406T of Regulation S-T, these interactive data files are deemed not filed or part of a registration statement or prospectus for purposes of Sections 11 or 12 of the Securities Act of 1933 or Section 18 of the Exchange Act of 1934 and otherwise are not subject to liability. |

[\*\*\*] Indicates confidential material that has been omitted pursuant to a Confidential Treatment Request filed with the Securities and Exchange Commission. A complete copy of this agreement has been separately filed with the Securities and Exchange Commission.

### Platform Services Agreement

This Platform Services Agreement (“**Agreement**”) is entered into by and between Threewide Corporation, a corporation formed under the laws of Delaware, with an address at 709 Beechurst Avenue, Suite 1B, Morgantown, West Virginia 26505 (“**Threewide**”) and Zillow, Inc., a corporation formed under the laws of Washington, with an address at 999 Third Avenue, Suite 4600, Seattle, Washington 98104 (“**Partner**”). This Agreement will be effective as of the date the last signing party executes this Agreement (the “**Effective Date**”).

**1 DEFINED TERMS.** The following capitalized terms will have the meanings set forth below.

1.1 “**Additional Sites**” has the meaning set forth in Section 1.6, below.

1.2 “**Affiliate**” means with respect to either party, any entity that directly or indirectly controls, is controlled by, or is under common control with that party. For these purposes, “control” includes control over greater than fifty percent (50%) of the voting rights or equity interests of a party.

1.3 “**Content Source**” means a unique Multiple Listing Service (“MLS”), brokerage, franchise or any other source of real estate listing data.

1.4 “**Data Feeds**” has the meaning set forth in Section 3.1, below.

1.5 “**End Users**” means end users who access, use, view or purchase the Partner’s services, including but not limited to consumers, brokers and agents.

1.6 “**Partner Services**” means Partner’s business-to-consumer products and services that are accessible through the Zillow real estate network (the “**Zillow Real Estate Network**”), which consists of the websites listed on Exhibit A hereto, provided that “Partner Services” shall not include any products and services other than business-to-consumer products and services that are or may become accessible through the Zillow Real Estate Network. Partner may add other websites (a) that are owned or operated by Partner or its Affiliates, or (b) for which Partner or its Affiliates both generate the real estate search user experience and sell products into the real estate search user experience, to Exhibit A upon thirty (30) days prior written notice to Threewide (which sites are referred to herein as “**Additional Sites**”).

1.7 “**Platform**” means the platform provided by Threewide’s proprietary software (branded “ListHub™”) for brokers, agents, franchises, consumers and/or MLSs to: 1) access listing inventory in a database and distribute it to Partner; 2) purchase services from Partner; and/or 3) view offers, sponsorships or marketing collateral from Partner.

1.8 “**Licensed Content**” means the listing content, if any, provided by Threewide to Partner pursuant to the delivery mechanism described in Section 3.1, including, without limitation, all text, data, images, materials and other content, and any Updates thereto provided to Partner by Threewide.

1.9 “**Tier 1 Listing Aggregator**” has the meaning set forth in Section 3.9, below.

1.10 “**Updates**” means updates, refreshes, corrections and other modifications.

1.11 “**Zillow Real Estate Network**” has the meaning set forth in Section 1.6, above.

### 2 LICENSED CONTENT.

2.1 License. Subject in all instances to the terms and conditions of this Agreement, Threewide hereby grants to Partner a nonexclusive and worldwide right and license, during the Term only, to (i) use the Licensed Content within the Partner Services, pursuant to the Partner’s published terms and conditions; (ii) allow End Users to access and use

[\*\*\*] Indicates confidential material that has been omitted pursuant to a Confidential Treatment Request filed with the Securities and Exchange Commission.

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the Licensed Content through the Partner Services pursuant to the Partner's published terms and conditions; and/or (iii) utilize the Platform to market and sell Partner Services, if applicable. Threewide and Partner acknowledge that Partner's published terms and conditions in effect as of the Effective Date provide for two (2) separate programs – a "Simple Listing Program" and a "Listing and Sold Program" – and agree that the Licensed Content shall be governed by the Simple Listing Program unless the applicable Content Source expressly authorizes the Listing and Sold Program. At the time that a Content Source first elects to use the Partner Services, Threewide will provide such Content Source with the Partner's published terms and conditions. Partner may use consultants and other contractors in connection with the performance of obligations and exercise of rights under this Agreement, provided that such consultants and contractors must agree in writing to be subject to the same obligations, including without limitation confidentiality obligations, as Partner hereunder. The license granted hereunder may not be sublicensed by Partner, except to its Affiliates.

2.2 Reservation of Threewide Rights. Except for the license granted hereunder, as between the parties, Threewide retains all right, title and interest in and to the Licensed Content and the Platform.

2.3 Reservation of Partner Rights. Notwithstanding anything to the contrary, Threewide understands and agrees that nothing in this Agreement will prevent or restrict Partner from using data Partner obtains from a source other than Threewide. Threewide acknowledges and agrees that it will not have any right, title or interest in any information, content, or data obtained from a source other than Threewide and used by Partner in conjunction or association with the Licensed Content, and Threewide shall not make any claim of ownership or interest in any such information, content, or data. Partner and/or its Affiliates retain all right, title and interest in and to the Partner Services and all content or data forming part of or displayed as part of or through the Partner Services other than the Licensed Content.

2.4 Marketing. During the Term, the parties will perform the marketing obligations outlined in Exhibit B.

### **3 DELIVERY AND FORMAT OF LICENSED CONTENT.**

3.1 Delivery: Access. Beginning on the Effective Date and continuing throughout the Term, Threewide will make the Licensed Content available to Partner via a single set of data feeds (the "**Data Feeds**"), which Data Feeds shall be initially in ZIFF syndication spec format. On a date to be mutually determined by the parties, which date shall in any event occur no later than one hundred eighty (180) days after the Effective Date, Threewide will begin providing, and Partner will begin accepting, the Data Feeds in RETS syndication spec format. At any time during the Term, Threewide may, in its sole discretion, upgrade to the then-current version of the RETS syndication spec format upon ninety (90) days prior written notice to Partner. Licensed Content Data Specification is included as Exhibit C. Threewide agrees to make available to Partner the content described in Exhibit C, to the extent that Threewide's Content Sources have made such content available to Threewide and have elected to participate in the Partner Services. (All such content will be considered "Licensed Content".) In the event that the Licensed Content includes URLs, any such URL provided by Threewide will link directly to a page that contains, and is directly relevant to, the Licensed Content. In the event that Threewide learns, at any time during the Term, that the Data Feeds are not being successfully delivered to Partner, Threewide will notify Partner of such non-delivery within one (1) business day and will provide Partner with updates every successive business day until the delivery problem is resolved. Threewide will use commercially reasonable efforts to resolve such delivery problem within two (2) business days.

3.1.1 Threewide will ensure that offers to Content Sources to participate in the Partner Services will be presented to Content Sources in an objective manner.

3.2 Content Sources. Threewide may add listings from new Content Sources to the Licensed Content at any time.

3.3 Updates: Refreshes. From time to time during the Term, Threewide will update and refresh the Licensed Content, and make such refreshed Licensed Content available to Partner in the manner described in Section 3.1. Threewide will use commercially reasonable efforts to update and refresh the Licensed Content four (4) times per day, provided however that any Licensed Content from a Content Source that does not permit Threewide to access such Licensed Content four (4) times per day will be updated and refreshed no more frequently than is permitted by such Content Source. Within thirty (30) days following the Effective Date, Threewide will provide Partner with a report listing any Content Sources that do not permit Threewide to access the

[\*\*\*] Certain information has been omitted and filed separately with respect to the omitted portions.

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Licensed Content at least four (4) times per day. Thereafter, Threewise will provide Partner with updates to such report within thirty (30) days after any Content Source who was not listed on such initial report begins to permit Threewise to access the Licensed Content fewer than four (4) times per day. Upon Partner's request, which request may be made no more than once per contract year, Threewise will provide Partner with a report identifying each Content Source and the frequency with which it updates and refreshes the Licensed Content it provides.

3.4 Display. The rights granted to Partner herein include the right to display all or portions of the Licensed Content on Partner Services; provided that, any URLs provided by Threewise with the Licensed Content shall be displayed with any portion of the Licensed Content. Notwithstanding the foregoing, for all listings included within the Licensed Content, Partner shall display, at a minimum, the following content fields: property address, listing price, number of bedrooms, number of bathrooms, square footage, property description, office phone number, broker name, and listing redirection link, provided however that in the event that one of the foregoing content fields is not included in the Licensed Content, Partner shall not be obligated to display such content field. In addition, the parties acknowledge that Threewise may, in its discretion, provide Partner with up to two (2) email addresses per listing, of which two (2) email addresses, one shall be designated for display and one shall be designated for lead routing. The parties agree that (a) Partner may, in its discretion, but shall not be obligated to, display within the Partner Services the email address designated for display; and (b) Partner must at all times during the Term route all leads destined for the listing agent or broker from listings within the Licensed Content to the applicable email address designated for lead routing. Partner will have the sole right to determine the placement and location of the selected Licensed Content through the Partner Services. For the sake of clarity, each party retains sole discretion with respect to the look-and-feel, display and operation of its respective services and websites. This Agreement does not affect any right that either party would have had, or shall have, independent of the Agreement including but not limited to rights under the U.S. Copyright Act or analogous laws in other jurisdictions. Partner shall abide by any applicable state or federal laws governing the display of the Licensed Content and/or abide by a Content Source's request to include copyright or other legal notifications displayed alongside the Licensed Content.

3.5 Additional Sites. In the event that Partner provides Threewise written notice of any Additional Site pursuant to Section 1.6, above, Threewise may communicate to Content Sources the addition of such Additional Site for the purpose of allowing Content Sources to determine whether to permit their content to appear on such Additional Site. During the first sixty (60) days following the addition of any Additional Site to the Zillow Real Estate Network, Threewise may permit Content Sources to elect not to allow their content to be displayed on such Additional Site while still allowing their content to be displayed on the rest of the Zillow Real Estate Network. After such sixty (60) day period, Threewise shall permit Content Sources to elect not to allow their content to be displayed on any site within the Zillow Real Estate Network (including without limitation the Additional Site) only by electing not to allow their content to be displayed on the Zillow Real Estate Network in general.

3.6 Redistribution. Partner shall not have the right to distribute Licensed Content to third parties, third party sites, or any other person, entity, or site except as expressly permitted pursuant to Sections 1.6, 3.4, and/or 3.11 hereof. For sake of clarity, Partner is expressly prohibited from sending or distributing the Licensed Content to any third party; all Licensed Content must remain resident in Partner's database and under Partner's control at all times, except as expressly authorized by Content Sources pursuant to Section 3.11 hereof, in which event all provisions of Section 3.11 hereof must be strictly adhered to.

### 3.7 Partner Reporting.

3.7.1 Error Reporting. Beginning ninety (90) days following the Effective Date, Partner will provide Threewise with error reporting for each listing within the Licensed Content. Partner must provide a decipherable error code if a listing within the Licensed Content was rejected by the Partner Service. If a listing is accepted by the Partner Service, Partner must provide a URL to see the listing displayed on Partner Service. In the event that Partner learns, at any time during the Term, that any reporting metrics required to be delivered by Partner to Threewise pursuant to this Section 3.7 are not being successfully delivered to Threewise, Partner will notify Threewise of such non-delivery within one (1) business day and will provide Partner with updates every successive business day until the delivery problem is resolved. Partner will use commercially reasonable efforts to resolve such delivery problem within two (2) business days.

3.7.2 Reporting Metrics. No less often than once per day, Partner shall provide reporting metrics, in a mutually agreeable format and via a mutually agreeable delivery mechanism, for display to the applicable

[\*\*\*] Certain information has been omitted and filed separately with respect to the omitted portions.

Content Source through the Platform. Neither Threewise nor its Affiliates will utilize, display, or publish any reporting metrics provided by Partner to Threewise pursuant hereto other than as permitted herein. Threewise and its Affiliates will refrain from distributing such reporting metrics to employees and independent contractors other than those employees and independent contractors who have a need to know them and are under an obligation to maintain their confidentiality. Notwithstanding any provision to the contrary contained herein, no provision of this Section 3.7.2 shall be construed to prohibit or otherwise restrict Threewise or its Affiliates from utilizing, displaying, publishing, or distributing any metrics or other information that are provided to or become known by Threewise or its Affiliates via a source other than Partner. Notwithstanding any provision to the contrary contained herein, Partner and Threewise agree that (a) Threewise shall remain free at all times during the Term to publish, share, and publicly disseminate marketing materials and other materials containing reporting regarding the aggregate performance of the Platform (“**Aggregate Reporting Materials**”); and (b) Threewise shall be permitted to include in such Aggregate Reporting Materials data contained within and/or derived from the reporting metrics provided by Partner pursuant to this Section 3.7, so long as such Aggregate Reporting Materials describe the performance of the Platform as a whole and not the performance of any specific destination or publisher that provides reporting metrics to Threewise, including, without limitation, the Partner Services.

Threewise will provide Partner with templates of all reports in which Threewise intends to use the reporting metrics provided by Partner to Threewise pursuant hereto, as well as with any revisions to such templates. Threewise will cause the format of all reports in which it utilizes the reporting metrics provided by Partner to Threewise pursuant hereto to be based on objective criteria.

The reporting metrics delivered by Partner to Threewise each day shall include the following data:

- 3.7.2.1 Listing Data. Partner shall provide the ListHub Listing ID and the property address of all listings within the Licensed Content that are then displayed within the Partner Services.
- 3.7.2.2 Detail Impressions. Partner shall provide the counts for when an End User accesses the detail page within Partner Service to view more details on a specific listing. Detail impressions must be provided per listing with a datestamp, provided that in the event that, at any time during the Term, Partner begins storing timestamps for detail impressions, Partner shall then replace the datestamp provided to Threewise with a timestamp.
- 3.7.2.3 Leads. Partner shall provide the counts for each time an End User contacts the Content Source or applicable broker or agent within the Content Source directly from the Licensed Content. Lead counts must be provided per listing with a datestamp, including listings that received zero (0) leads, provided that in the event that, at any time during the Term, Partner begins storing timestamps for lead counts, Partner shall then replace the datestamp provided to Threewise with a timestamp. For listings where lead data is not provided because the listing agent is not active for the listing within the Partner Service, Zillow will report NA in the reporting field. Such report must be provided per listing with a datestamp, provided that in the event that, at any time during the Term, Partner begins storing timestamps for such reports, Partner shall then replace the datestamp provided to Threewise with a timestamp.

3.8 Threewise Reporting. Each month during the Term, Threewise will provide Partner with an aggregate monthly report containing the same categories of reporting metrics that then populate the monthly reports provided by Threewise to Content Sources. [\*\*\*].

3.9 Licensed Content Duplication. The parties acknowledge that Partner may receive listing content for a specific listing sent through the Platform from one or more additional sources and agree that: (a) In the event that Partner receives listing content for such specific listing directly from the listing agent, broker, franchise or multiple listing service, Partner [\*\*\*]; (b) in the event that Partner receives listing content for such specific listing from another aggregator that sources listings directly from MLSs (a “**Tier 1 Listing Aggregator**”), Partner [\*\*\*]; and (c) in the event that Partner receives listing content for such specific listing from any other non-MLS source, Partner [\*\*\*]. Each day during the Term, Partner will provide Threewise with a report detailing all listings received through the Platform during such day that were not displayed by Partner as the result of Partner receiving the same listing from

[\*\*\*] Certain information has been omitted and filed separately with respect to the omitted portions.

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more than one source, which report shall identify in reasonable detail both the listing and the reason that it was not displayed. Notwithstanding the foregoing, during the Term, Partner may provide listing agents and brokers whose listing content is provided to Partner by more than one listing content aggregator with the ability to instruct Partner as to which listing content aggregator's listing content should be displayed. In addition, during the Term, Partner may elect to append or augment the Licensed Content with listings content or portions of listings content received from other third-party providers in an effort to maximize the quality of data displayed by Partner through the Partner Services, provided that: (x) In so doing, Partner shall not be permitted to replace any portion of the Licensed Content with any listings content or portions of listings content received from any third-party provider, provided however that Partner shall be permitted to display one or more listing photographs received from a third-party provider in lieu of one or more listing photographs included within the Licensed Content; (y) for all listings within the Licensed Content, Partner must, at all times, display at least the minimum fields required to be displayed pursuant to Section 3.4 hereof; and (z) Partner must, at all times during the Term, provide the reporting described in Section 3.7 hereof.

**3.10 Image Management.** Threewide provides images in the Listing Content as provided and as available from Content Sources. Images are provided as URL links in the Licensed Content, and the actual images are stored in Threewide's image database. Partner shall use the Threewide image database to access the images and download them to their own servers prior to displaying to consumers or end users. For the sake of clarity, Threewide's image database is not intended to act as the photo server for Partner to display images to its consumers or end users. Partner is responsible to download or otherwise cache images included in Licensed Content, managing this content independent of Threewide's image database.

**3.11 Non-Display Uses.** In the event that Partner, during the Term, utilizes the Licensed Content within the Partner Services for any purpose other than display, [\*\*\*]. The parties acknowledge and agree that use by Partner of the Licensed Content within the Partner Services in the automated home valuation model known as of the Effective Date as "Zestimate" ("**Zestimate**") and in the median Zestimate valuation for a given geographic area known as of the Effective Date as "Zindex" shall be deemed to be display uses within the meaning of this Section 3.11.

**4 [\*\*\*]** As used herein, "**MLS-Sourced Data**" shall mean data pertaining to real properties that Partner receives or accepts either (i) directly from a multiple listing service, or (ii) from one or more third-parties that receive such data, either directly or indirectly, from a multiple listing service, provided that data pertaining to real properties that Partner receives directly from a real estate agent shall not be deemed to be MLS-Sourced Data unless Partner is reasonably able to determine that such real estate agent received such data from a multiple listing service. In the event that Partner begins, at any time after the [\*\*\*] of the Term, to directly or indirectly operate any business or platform that distributes MLS-Sourced Data to any website outside of the Zillow Real Estate Network (other than via a Zillow widget that meets the requirements described above), Partner shall provide Threewide prompt written notice of such, which written notice must be provided no later than the earlier of: (a) ten (10) days after the date on which Partner first enters into an agreement with a content source pursuant to which Partner acquires MLS-Sourced Data, or rights thereto, for distribution to any website outside of the Zillow Real Estate Network; and (b) ninety (90) days prior to Partner actually beginning to directly or indirectly operate any such business or platform. In the event that Partner provides such notice to Threewide, Threewide shall be permitted to terminate this Agreement at any time thereafter, effective immediately upon written notice to Partner. Such termination right is in addition to the termination rights contained in Section 9.2 hereof.

**5 WARRANTIES AND DISCLAIMER.** Each party represents and warrants that it has full power and authority to enter into the Agreement. Threewide represents and warrants that: (a) the Platform does not violate any applicable law or infringe any third party trademark or copyright or misappropriate any trade secret or violate any right of privacy or right of publicity or other legal right of any person; (b) Threewide has obtained and will maintain throughout the Term all rights, authorizations and licenses, if any, that are required in order for it to grant the rights and licenses granted hereunder and for Partner to use the Licensed Content as permitted herein; and (c) the Licensed Content provided to Partner will not contain any viruses, worms, Trojan horses or other similar harmful components. Except as expressly provided for herein, NEITHER PARTY MAKES ANY OTHER WARRANTY OF ANY KIND, WHETHER EXPRESS, IMPLIED, STATUTORY OR OTHERWISE, INCLUDING WITHOUT LIMITATION WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR USE AND NONINFRINGEMENT.

**6 INDEMNIFICATION.** Partner will indemnify, defend, or at its option settle, any third party lawsuit or proceeding brought against Threewide, its Affiliates, and any of their respective officers, directors, employees and agents, based upon or otherwise arising out of: (1) a claim alleging facts that would constitute a breach of Partner's warranties per

[\*\*\*] Certain information has been omitted and filed separately with respect to the omitted portions.

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this Agreement, and (2) Partner's use of any Licensed Content, including without limitation Partner's display of the Licensed Content pursuant to Section 3.4 hereof. Threewise will: (i) promptly notify Partner of such claim, (ii) provide Partner with reasonable information, assistance and cooperation, at Partner's expense, in defending the lawsuit or proceeding, and (iii) give Partner full control and sole authority over the defense and settlement of such claim, subject to Threewise's approval of any such settlement, which approval will not be unreasonably withheld or delayed.

**7 LIMITATION OF LIABILITY.** EXCEPT FOR (I) PARTNER'S INDEMNIFICATION OBLIGATIONS UNDER SECTION 6, AND (II) BREACHES OF CONFIDENTIALITY UNDER SECTION 8, (A) NEITHER PARTY WILL BE LIABLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL, EXEMPLARY OR PUNITIVE DAMAGES, INCLUDING BUT NOT LIMITED TO DAMAGES FOR LOST DATA, LOST PROFITS, LOST REVENUE OR COSTS OF PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES, HOWEVER CAUSED AND UNDER ANY THEORY OF LIABILITY, INCLUDING BUT NOT LIMITED TO CONTRACT OR TORT (INCLUDING PRODUCTS LIABILITY, STRICT LIABILITY AND NEGLIGENCE), AND WHETHER OR NOT SUCH PARTY WAS OR SHOULD HAVE BEEN AWARE OR ADVISED OF THE POSSIBILITY OF SUCH DAMAGE AND NOTWITHSTANDING THE FAILURE OF ESSENTIAL PURPOSE OF ANY LIMITED REMEDY STATED HEREIN, AND (B) IN NO EVENT SHALL EITHER PARTY'S TOTAL AGGREGATE LIABILITY FOR ANY AND ALL CLAIMS ARISING OUT OF OR RELATED TO THIS AGREEMENT EXCEED [\*\*\*]. The parties agree that (i) the mutual agreements made in this Section reflect a reasonable allocation of risk, and (ii) that each party would not enter into the Agreement without these limitations on liability.

**8 Confidentiality; PR.** Information that is disclosed by one party to the other party, and that is marked "confidential," or which under the circumstances ought reasonably to be treated as confidential information (including this Agreement), will be treated as confidential by the receiving party. The receiving party will not disclose to a third party such information, or use such information other than for the purposes for which it was provided, without the written consent of the other party; this limitation will apply for a period of one year after disclosure of such confidential information. The foregoing limitations do not apply to the extent such information: (a) is or subsequently becomes publicly available other than through a breach of these limitations; (b) is already known to the receiving party at the time of disclosure; (c) is developed by the receiving party independent of such information; or (d) is rightfully received from a third party without restrictions on disclosure or use. Neither party will issue any public announcement regarding the existence or content of this Agreement without the other party's prior written approval. Notwithstanding the foregoing, either party may include the other party's marks, names and logos in presentations, marketing materials, and customer lists for general marketing purposes upon approval by the other party.

## **9 TERM AND TERMINATION.**

9.1 **Term.** This Agreement will begin on the Effective Date and, unless earlier terminated in accordance with this Agreement, will expire forty-eight (48) months thereafter (the "**Initial Term**"). Thereafter, this Agreement will automatically renew for additional one (1) year terms unless either party notifies the other party in writing of its intent to not renew at least ninety (90) days prior to the end of the then-current term (the Initial Term and all such renewal terms, collectively, the "**Term**").

9.2 **Termination.** Either party may terminate this Agreement: (a) immediately upon written notice to the other party if (1) the other party files a petition for bankruptcy, becomes insolvent, or makes an assignment for the benefit of its creditors, or a receiver is appointed for the other party or its business, or (2) the other party breaches Section 8 of this Agreement (Confidentiality; PR) in a manner that has a reasonable likelihood of causing material harm to the other party's business; or (b) if the other party materially breaches any material term or condition of this Agreement and fails to cure such breach within thirty (30) days after receiving written notice thereof. Such termination rights are in addition to the termination right contained in Sections 4 and 10 hereof.

9.3 **Effects of Termination, Expiration.** Upon the expiration or termination of this Agreement for any reason, Threewise will block Partner from receiving from Threewise any new or updated versions of the Licensed Content. Upon the expiration or termination of this Agreement for any reason, Partner will cease display of Licensed Content to End Users within one (1) day after receiving notice of the Termination, except to the extent that Partner has been specifically permitted by the applicable Content Source, pursuant to the terms of use in place between Partner and such Content Source, to continue to use or display such Licensed Content. Sections 2.2, 2.3, and 5 through 10 will survive any termination or expiration of this Agreement. If Agreement is terminated as a result of Threewise's material breach of this Agreement, Threewise will promptly refund to Partner that portion of any payment, if any, made by Partner intended to cover any portion of the remainder of the Term.

[\*\*\*] Certain information has been omitted and filed separately with respect to the omitted portions.

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**10 MISCELLANEOUS.** Each party will comply with all laws, rules and regulations, if any, applicable to it in connection with the performance of its obligations under the Agreement. All notices will be in English and in writing and (a) if sent to Threewide to the address identified above and (b) if sent to Partner to address identified above. Notice will be deemed given (i) upon receipt when delivered personally, (ii) upon written verification of receipt from overnight courier, (iii) upon verification of receipt of registered or certified mail or (iv) upon verification of receipt via facsimile, provided that such notice is also sent simultaneously via first class mail. Except as expressly set forth herein, neither party may assign or otherwise transfer its rights or delegate its obligations under the Agreement, in whole or in part, provided however that: (a) Threewide may assign its rights or delegate its obligations hereunder to any person or entity that acquires all or substantially all of its assets, provided however that Threewide shall provide Partner written notice of such assignment or delegation promptly thereafter; and (b) Partner may assign its rights or delegate its obligations hereunder to any person or entity that acquires all or substantially all of its assets, provided however that (i) Partner must provide Threewide written notice of any such assignment or delegation no less than ten (10) days prior to any such assignment or delegation; and (ii), in the event that such assignment or delegation is to any of the entities listed on Exhibit D hereto, Threewide shall be permitted, in its sole discretion, to terminate this Agreement at any time within thirty (30) days after receiving such notice, effective immediately upon providing written notice of termination to Partner. No more than one (1) time per calendar year, Threewide in its sole discretion, may add entities to and/or remove entities from Exhibit D upon written notice to Partner, provided that such written notice is provided on or before January 6 of such year and provided that Exhibit D shall at no time contain in excess of twenty (20) entities. Any assignment or other transfer of rights or delegation by a party in accordance with this Section 10 shall not operate to relieve such assigning party of its responsibilities under this Agreement. The assigning party will require its assignees, transferees, or delegates to agree, in writing, to the terms and conditions of this Agreement. This Agreement and any claim or dispute of whatever nature arising out of or relating to this Agreement will be governed by and construed in accordance with the laws of the State of California and applicable federal U.S laws, without giving effect to any choice of law principles that would require the application of the laws of a different state. Each party agrees to submit to the personal and exclusive jurisdiction of the courts located in Los Angeles County, California. The Agreement supersedes any other prior or collateral agreements, whether oral or written, with respect to the subject matter hereof. Any amendments or modifications to the Agreement must (i) be in writing; (ii) refer to the Agreement; and (iii) be executed by an authorized representative of each party. The failure to require performance of any provision will not affect a party's right to require performance at any time thereafter; nor will waiver of a breach of any provision constitute a waiver of the provision itself. If any provision is adjudged by a court of competent jurisdiction to be unenforceable, invalid or otherwise contrary to law, such provision will be interpreted so as to best accomplish its intended objectives and the remaining provisions will remain in full force and effect. The parties hereto are and will remain independent contractors and nothing herein will be deemed to create any agency, partnership, or joint venture relationship between the parties. Neither party will be deemed to be an employee or legal representative of the other nor will either party have any right or authority to create any obligation on behalf of the other party. Neither party will be liable for failing or delaying performance of its obligations (except for the payment of money) resulting from any condition beyond its reasonable control, including but not limited to, governmental action, acts of terrorism, earthquake, fire, flood or other acts of God, labor conditions, power failures, and Internet disturbances. The Agreement is not intended to benefit, nor will it be deemed to give rise to, any rights in any third party. The Agreement (a) will be binding on and inure to the benefit of each of the parties and their respective successors and assigns; and (b) may be executed in counterparts, including facsimile counterparts, each of which will be deemed an original and all of which when taken together will constitute one and the same instrument.

[\*\*\*] Certain information has been omitted and filed separately with respect to the omitted portions.

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IN WITNESS WHEREOF, the parties have executed this Agreement by persons duly authorized as of the Effective Date.

**Threewise Corporation**

**Partner**

By: /s/ Luke A. Glass  
Print Name: Luke A. Glass  
Title: VP and GM  
Date: April 7, 2011

By: /s/ Spencer Rascoff  
Print Name: Spencer Rascoff  
Title: CEO  
Date: April 7, 2011

[\*\*\*] Certain information has been omitted and filed separately with respect to the omitted portions.

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**EXHIBIT A**

**PARTNER SERVICES DESCRIPTION**

The Zillow Real Estate Network:

- Zillow.com
- Yahoo! Real Estate

\*\*\*] Certain information has been omitted and filed separately with respect to the omitted portions.

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**EXHIBIT B**  
**MARKETING PLAN**

Marketing.

1. Threewise shall perform the following marketing tasks:

-Threewise shall include the logo and short description of Partner in the Platform for display to all registered brokers.

-Threewise may make available to Partner additional marketing opportunities as they become available.

2. During the Term, Partner shall publicly endorse Threewise as a preferred syndication partner and shall publicly endorse the Platform as (a) “Zillow’s largest partner for listing syndication”; (b) “one of the most accurate and timely data feeds”; and (c) a “trusted partner for communicating Zillow’s metrics through the Platform’s reporting”. Partner shall make such endorsement via a joint press release, the content and form of which shall be agreed to by the parties, which approval shall not be unreasonably withheld or delayed, issued upon the execution of the Agreement and via such other means as Partner and Threewise shall agree from time to time.

3. Except as set forth herein or otherwise agreed to in writing, Partner agrees that it will not, in the course of performance of this Agreement, or thereafter, use or refer to in any advertising, publicity, promotional, marketing, or other materials, media, or activities, any name, trade name, trademark, service mark, logo, or any other designation of Threewise or ListHub without the prior written consent of Threewise.

\*\*\*] Certain information has been omitted and filed separately with respect to the omitted portions.

**EXHIBIT C**

**LICENSED CONTENT DATA SPECIFICATION**

ListHub Listing Data Fields

|                         |             |                         |                     |
|-------------------------|-------------|-------------------------|---------------------|
| Listing Status          | Street Name | Listing Modified Date   | List Agent Phone    |
| Internet/IDX            | Street Type | Photo URL               | List Agent Email    |
| For Sale, For Rent      | City        | Property Interior Sq Ft | List Office Name    |
| Subdivision             | State       | Lot Size                | List Office ID      |
| Unit No                 | Zip         | HOA Fee w/time units    | List Office Phone   |
| County                  | Style       | Tax Fee                 | Virtual Tour        |
| Longitude               | Model Name  | Zoning                  | Photo Modified Date |
| Latitude                | Remarks     | School Elementary       | Photo Count         |
| MLS ID                  | Baths Full  | School Middle           |                     |
| Price                   | Bedrooms    | School High             |                     |
| Property Type           | Baths Half  | School District         |                     |
| Street Number           | Year Built  | List Agent ID           |                     |
| Street Direction prefix | List Date   | List Agent Name         |                     |

The above fields are generally available in most MLS markets. Exceptions do exist.

ListHub Office Fields

|                  |                |           |       |
|------------------|----------------|-----------|-------|
| Office ID        | Office Phone   | Address 1 | State |
| Parent Office ID | Office email   | Address 2 | Zip   |
| Office Name      | Office website | City      |       |

ListHub Agent Fields

|           |            |                |       |
|-----------|------------|----------------|-------|
| Agent ID  | First Name | (or) Full Name | Email |
| Office ID | Last Name  | Phone          |       |

ListHub Open House Fields

|        |                |              |
|--------|----------------|--------------|
| MLS ID | From date-time | To date-time |
|--------|----------------|--------------|

In addition to the fields above, the following is available relating to photos:

Access to URL based Photos.

Access to a photo modified date field

Access to a photo count field

\*\*\*] Certain information has been omitted and filed separately with respect to the omitted portions.

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**EXHIBIT D**

**LIST OF ENTITIES**

Any of the following, or any subsidiary, parent company, or affiliate of any of the following:

\*\*\*]

\*\*\*] Certain information has been omitted and filed separately with respect to the omitted portions.

**CONSENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM**

We consent to the incorporation by reference in the following Registration Statements:

- (1) Registration Statement (Form S-8 No. 333-176095) pertaining to the Zillow, Inc. 2011 Incentive Plan and the Amended and Restated 2005 Equity Incentive Plan,
- (2) Registration Statement (Form S-8 No. 333-182096) pertaining to the Zillow, Inc. Amended and Restated 2011 Incentive Plan, and
- (3) Registration Statement (Form S-3 No. 333-183111) of Zillow, Inc. and in the related Prospectus,

of our reports dated February 22, 2013, with respect to the financial statements of Zillow, Inc. and the effectiveness of internal control over financial reporting of Zillow, Inc. included in this Annual Report (Form 10-K) for the year ended December 31, 2012.

/s/ Ernst & Young LLP

Seattle, Washington  
February 22, 2013

**CERTIFICATION OF CHIEF EXECUTIVE OFFICER  
PURSUANT TO SECTION 302(a) OF THE SARBANES-OXLEY ACT OF 2002**

I, Spencer M. Rascoff, certify that:

1. I have reviewed this annual report on Form 10-K of Zillow, Inc.;
2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
  - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
  - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
  - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
  - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
  - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
  - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

**ZILLOW, INC.**

Date: February 22, 2013

By: /s/ SPENCER M. RASCOFF  
Name: Spencer M. Rascoff  
Title: Chief Executive Officer

**CERTIFICATION OF CHIEF FINANCIAL OFFICER  
PURSUANT TO SECTION 302(a) OF THE SARBANES-OXLEY ACT OF 2002**

I, Chad M. Cohen, certify that:

1. I have reviewed this annual report on Form 10-K of Zillow, Inc.;
2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
  - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
  - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
  - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
  - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
  - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
  - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

**ZILLOW, INC.**

Date: February 22, 2013

By: /s/ CHAD M. COHEN  
Name: Chad M. Cohen  
Title: Chief Financial Officer and Treasurer

**CERTIFICATION OF CHIEF EXECUTIVE OFFICER  
PURSUANT TO 18 U.S.C. SECTION 1350 AS ADOPTED  
PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002**

In connection with the Annual Report of Zillow, Inc. (the "Company") on Form 10-K for the fiscal year ended December 31, 2012 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Spencer M. Rascoff, Chief Executive Officer of the Company, certify, pursuant to 18 U.S.C. §1350, as adopted pursuant to §906 of the Sarbanes-Oxley Act of 2002, that:

- (1) The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934 (15 U.S.C. 78m or 78o(d)); and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

**ZILLOW, INC.**

Date: February 22, 2013

By: /s/ SPENCER M. RASCOFF  
Name: Spencer M. Rascoff  
Title: Chief Executive Officer

**CERTIFICATION OF CHIEF FINANCIAL OFFICER  
PURSUANT TO 18 U.S.C. SECTION 1350 AS ADOPTED  
PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002**

In connection with the Annual Report of Zillow, Inc. (the "Company") on Form 10-K for the fiscal year ended December 31, 2012 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Chad M. Cohen, Chief Financial Officer and Treasurer of the Company, certify, pursuant to 18 U.S.C. §1350, as adopted pursuant to §906 of the Sarbanes-Oxley Act of 2002, that:

- (1) The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934 (15 U.S.C. 78m or 78o(d)); and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

**ZILLOW, INC.**

Date: February 22, 2013

By: /s/ CHAD M. COHEN

Name: Chad M. Cohen

Title: Chief Financial Officer and Treasurer

