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Eaton Corp plc Form 8-K April 30, 2018

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

FORM 8-K

CURRENT REPORT

Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of Report (Date of earliest event reported): April 25, 2018

EATON CORPORATION plc

(Exact name of registrant as specified in its charter)

Ireland 000-54863 98-1059235 (State or other jurisdiction of incorporation) (Commission File Number) (I.R.S. Employer Identification No.)

Eaton House, 30

offices)

Pembroke D04 Road Y0C2

Road Y0C2
Dublin
4,
Ireland
(Address
of
principal
executive

Y0C2

Cip
Code)

353 1637 2900 (Registrant's telephone number, including area code)

Check the appropriate box below if the Form 8-K is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

[&]quot;Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

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Indicate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 or Rule 12b-2 of the Securities Exchange Act of 1934. Emerging growth company "

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act. "

[&]quot;Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)

[&]quot;Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

[&]quot;Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Item 5.07 Submission of Matters to a Vote of Security Holders.

(a)(b) At the Annual General Meeting of Shareholders of the Company held on April 25, 2018, the items listed below were submitted to a vote of the shareholders through the solicitation of proxies. The proposals are described in the Company's Proxy Statement for the 2018 Annual General Meeting of Shareholders. Each of the items was approved by the shareholders. The voting results for each proposal are set forth below.

Item 1 - Electing the twelve director nominees named in the proxy statement.

Each of the following individuals was elected as a director, based on the voting results shown below, to serve until the 2018 Annual General Meeting of Shareholders or until his or her successor is duly elected and qualified:

Each of the following individuals was elected as a director, based on the voting results shown below, to serve until the 2018 Annual General Meeting of Shareholders or until his or her successor is duly elected and qualified:

For	Against	Abstain	Broker Non-Votes
320,861,657	17,509,407	1,913,420	46,116,477
281,149,184	57,887,505	1,247,795	46,116,477
333,493,902	6,107,443	683,139	46,116,477
328,558,312	11,015,395	710,777	46,116,477
316,519,188	23,119,963	645,333	46,116,477
331,829,362	7,710,077	745,045	46,116,477
334,506,340	5,008,592	769,552	46,116,477
330,053,479	9,401,422	829,583	46,116,477
326,833,488	12,564,309	886,687	46,116,477
327,738,202	11,933,203	613,079	46,116,477
337,348,113	2,117,825	818,546	46,116,477
338,136,350	1,506,480	641,654	46,116,477
	320,861,657 281,149,184 333,493,902 328,558,312 316,519,188 331,829,362 334,506,340 330,053,479 326,833,488 327,738,202 337,348,113	320,861,657 17,509,407 281,149,184 57,887,505 333,493,902 6,107,443 328,558,312 11,015,395 316,519,188 23,119,963 331,829,362 7,710,077 334,506,340 5,008,592 330,053,479 9,401,422 326,833,488 12,564,309 327,738,202 11,933,203 337,348,113 2,117,825	For Against Abstain 320,861,657 17,509,407 1,913,420 281,149,184 57,887,505 1,247,795 333,493,902 6,107,443 683,139 328,558,312 11,015,395 710,777 316,519,188 23,119,963 645,333 331,829,362 7,710,077 745,045 334,506,340 5,008,592 769,552 330,053,479 9,401,422 829,583 326,833,488 12,564,309 886,687 327,738,202 11,933,203 613,079 337,348,113 2,117,825 818,546 338,136,350 1,506,480 641,654

Item 2 - Appointment of Ernst & Young LLP as independent auditor for 2018 and authorizing the Audit Committee of the Board of Directors to set its remuneration.

For Against Abstain 372,810,897 13,141,504 448,560

Item 3 - Advisory approval of the Company's executive compensation.

For Against Abstain Broker Non-Votes 320,712,367 17,425,630 2,146,487 46,116,477

Item 4 - Grant of Board authority to issue shares under Irish law.

For Against Abstain 377,023,866 7,682,214 1,694,881

Item 5 - Grant of Board authority to opt-out of pre-emption rights under Irish law.

For Against Abstain 371,432,979 12,238,334 2,729,648

Item 6 - Authorization to the Company and or any subsidiary of the Company to make overseas market purchases of Company shares.

For Against Abstain

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SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

Eaton

Corporation plc

/s/

Date: April 30, 2018 By: Thomas

E. Moran Thomas E. Moran Senior Vice President and Secretary