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Form 8-K	
November 05, 2014	
LINUTED OT ATEC	
UNITED STATES SECURITIES AND EXCHANGE COMMISSION	
SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20540	
Washington, D.C. 20549	
FORM 8 K	
CLUB DENOTE DEDODE	
CURRENT REPORT	
Pursuant to Section 13 or 15(d) of The Securities Exchange Act of 1934	
Tursdant to Section 13 of 13(d) of the Securities Exchange Act of 1734	
Date of Report (Date of earliest event reported): November 5, 2014 (October 30, 2014)	
QUOTIENT LIMITED	

**Ouotient Ltd** 

Jersey, Channel Islands 001 36415 Not Applicable (State or other jurisdiction (Commission File Number) (IRS Employer of incorporation) Identification No.)

Pentlands Science Park Bush Loan, Penicuik, Midlothian

EH26 OPZ, United Kingdom Not Applicable (Address of principal executive offices) (Zip Code)

Registrant's telephone number, including area code: 011-44-0131-445-6159

n/a (Former name or former address, if changed since last report.)

(Exact name of registrant as specified in its charter)

Check the appropriate box below if the Form 8 K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions (see General Instruction A.2. below):

£Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

£Soliciting material pursuant to Rule 14a 12 under the Exchange Act (17 CFR 240.14a 12)

£Pre commencement communications pursuant to Rule 14d 2(b) under the Exchange Act (17 CFR 240.14d 2(b))

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£Pre	commencement	communications pursuant to Rule 13e	4(c) under the Exchange Act (17 CFR 240.13e 4(d	2))
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Item 5.07. Submission of Matters to a Vote of Security Holders.

On October 30, 2014, the annual shareholder meeting of Quotient Limited was held at which 12,514,310 of Quotient Limited's ordinary shares were represented in person or by proxy, representing approximately 87% of Quotient Limited's issued and outstanding ordinary shares entitled to vote. At that meeting, resolutions were approved for the re-election of eight directors of Quotient Limited and the re-appointment of Ernst & Young LLP as auditors from the conclusion of the meeting until the next annual shareholder meeting to be held in 2015 and to authorize the directors to determine the fees to be paid to the auditors.

The votes cast in respect of each resolution were as follows:

Proposal to re-elect eight members to the Board of Directors

	Votes	Votes	
Director Nominees			
	For	Withheld	
Paul Cowan	11,309,221	140	
Thomas Bologna	11,309,221	140	
Frederick Hallsworth	11,309,221	140	
Brian McDonough	11,309,221	140	
Sarah O'Connor	11,309,221	140	
Heino von Prondzynski	11,309,221	140	
Zubeen Shroff	10,310,395	998,966	
John Wilkerson	11,309,221	140	
	Votes	Votes	Votes
Decreed to accomplish Front C. Verre III Decreed to a confidence of the	For	Against	Abstained
Proposal to re-appoint Ernst & Young LLP as auditors and to authorize the			
directors to determine the fees to be paid to the auditors	11,952,603	561,177	530

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## **SIGNATURES**

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.

QUOTIENT LIMITED

By:/s/ Stephen Unger Name: Stephen Unger Title: Chief Financial Officer

Date: November 5, 2014