## Edgar Filing: GRAINGER W W INC - Form 8-K

GRAINGER W W INC Form 8-K April 30, 2015		
UNITED STATES SECURITIES AND EXCHANGE O Washington, D.C. 20549	COMMISSION	
FORM 8-K		
CURRENT REPORT		
PURSUANT TO SECTION 13 OR	15(d) OF THE SECURITIES EXC	CHANGE ACT OF 1934
Date of Report (Date of earliest ever April 29, 2015	nt reported):	
W.W. Grainger, Inc. (Exact name of Registrant as Specification)	ied in its Charter)	
Illinois (State or Other Jurisdiction of Incorporation)	1-5684	36-1150280
	(Commission File Number)	(I.R.S. Employer Identification No.)
100 Grainger Parkway, Lake Forest, (Address of Principal Executive Off		
(847) 535-1000 (Registrant's Telephone Number, Inc	cluding Area Code)	
Not applicable (Former Name or Former Address, i	if Changed Since Last Report)	
Check the appropriate box below if the registrant under any of the follow	e e	simultaneously satisfy the filing obligation of
[] Written communications pursuan	at to Rule 425 under the Securities A	Act (17 CFR 230.425)
[ ] Soliciting material pursuant to Ru	ule 14a-12 under the Exchange Act	(17 CFR 240.14a-12)
[] Pre-commencement communicat	ions pursuant to Rule 14d-2(b) und	er the Exchange Act (17 CFR 240.14d-2(b))
[] Pre-commencement communicat	ions pursuant to Rule 13e-4(c) unde	er the Exchange Act (17 CFR 240.13e-4(c))

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

(a) An annual meeting of shareholders of the Company was held on April 29, 2015.

## (b) At that meeting:

Management's nominees were elected directors for the ensuing year. Of the 57,983,494 shares present in person or represented by proxy at the meeting, the number of shares voted for, the number of shares as to which authority to vote in the election was withheld, and the number of broker non-votes were as follows with respect to each of the nominees:

Shares Voted For Election	Shares as to Which Voting Authority Withheld	Broker Non-Votes
53,223,991	362,279	4,397,224
52,988,601	597,669	4,397,224
53,131,418	454,852	4,397,224
53,188,468	397,802	4,397,224
53,093,308	492,962	4,397,224
52,846,861	739,409	4,397,224
53,350,879	235,391	4,397,224
53,231,553	354,717	4,397,224
52,480,636	1,105,634	4,397,224
53,320,578	265,692	4,397,224
53,099,490	486,780	4,397,224
	Election  53,223,991  52,988,601  53,131,418  53,188,468  53,093,308  52,846,861  53,350,879  53,231,553  52,480,636  53,320,578	Shares Voted For Election         Voting Authority Withheld           53,223,991         362,279           52,988,601         597,669           53,131,418         454,852           53,188,468         397,802           53,093,308         492,962           52,846,861         739,409           53,350,879         235,391           53,231,553         354,717           52,480,636         1,105,634           53,320,578         265,692

A proposal to ratify the appointment of Ernst & Young LLP as independent auditor of Grainger for the year ending December 31, 2015, was approved. Of the 57,983,494 shares present or represented by proxy at the meeting, 57,616,508 shares were voted for the proposal, 268,220 shares were voted against the proposal and 98,766 shares abstained from voting with respect to the proposal.

A non-binding advisory proposal to approve the compensation of the Company's Named Executive Officers was approved. Of the 57,983,494 shares present or represented by proxy at the meeting, 50,302,091 shares were voted for the proposal, 925,556 shares were voted against the proposal and 2,358,623 shares abstained from voting with respect to the proposal. There were 4,397,224 broker non votes.

A proposal to approve the W.W. Grainger, Inc. 2015 Incentive Plan was approved. Of the 57,983,494 shares present or represented by proxy at the meeting, 49,632,322 shares were voted for the proposal, 2,971,427 shares were voted against the proposal and 982,521 shares abstained from voting with respect to the proposal. There were 4,397,224 broker non votes.

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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.

Dated: April 29, 2015

W.W. GRAINGER, INC.

By: /s/ David. L. Rawlinson David L. Rawlinson Vice President,

Deputy General Counsel and

Corporate Secretary