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): May 8, 2018

GENPACT LIMITED

(Exact name of registrant as specified in its charter)

Bermuda (State or other jurisdiction of incorporation) 001-33626 (Commission File Number) 98-0533350 (I.R.S. Employer Identification No.)

Canon's Court, 22 Victoria Street Hamilton HM 12, Bermuda (Address of Principal Executive Offices) (Zip Code)

Registrant's telephone number, including area code: (441) 295-2244

 $\begin{tabular}{ll} Not\ Applicable \\ (Former name\ or\ former\ address,\ if\ changed\ since\ last\ report) \\ \end{tabular}$

Check provis	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 sions:
	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))
	Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))
	ate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 (§230.405 of this chapter) le 12b-2 of the Securities Exchange Act of 1934 (§240.12b-2 of this chapter).
Emerg	ging growth company \square
	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 ed financial accounting standards provided pursuant to Section 13(a) of the Exchange Act. \Box

Item 5.02 Departure of Directors or Certain Officers; Election of Directors; Appointment of Certain Officers; Compensatory Arrangements of Certain Officers.

On May 8, 2018, at a regularly scheduled meeting of the Compensation Committee (the "Committee") of the Board of Directors of Genpact Limited, a Bermuda company ("Genpact" or the "Company"), the Committee approved an increase in the annual base salary of N.V. Tyagarajan, the Company's President and Chief Executive Officer, from \$630,000 to \$750,000. The increase is effective as of June 1, 2018 and is the first increase in Mr. Tyagarajan's base salary since September 2012.

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

On May 8, 2018, the Company held its 2018 annual general meeting of shareholders (the "Annual Meeting") at the Fairmont Chicago Millennium Park Hotel, 200 N Columbus Drive, Chicago, Illinois 60601 at 10:00 a.m. local time. At the Annual Meeting, Genpact shareholders voted on four proposals. The full results of the votes are set forth below. Each proposal is described in detail in Genpact's previously filed Proxy Statement related to the Annual Meeting.

Proposal 1

Genpact shareholders elected each of the nominees to the Company's Board of Directors as set forth below:

	Number of Shares	Number of Shares	
Number of Shares For	<u>Against</u>	<u>Abstaining</u>	Broker Non-Votes
166,405,928	432,655	28,291	6,269,406
166,180,878	657,577	28,419	6,269,406
140,030,781	26,807,738	28,355	6,269,406
166,736,416	106,471	23,987	6,269,406
166,183,828	654,549	28,497	6,269,406
166,682,027	161,160	23,687	6,269,406
163,011,931	3,826,400	28,543	6,269,406
166,728,794	108,307	29,773	6,269,406
166,737,788	105,291	23,795	6,269,406
166,440,697	397,567	28,610	6,269,406
166,679,565	158,666	28,643	6,269,406
	166,405,928 166,180,878 140,030,781 166,736,416 166,183,828 166,682,027 163,011,931 166,728,794 166,737,788 166,440,697	Number of Shares For 166,405,928 Against 432,655 166,180,878 657,577 140,030,781 26,807,738 166,736,416 106,471 166,183,828 654,549 166,682,027 161,160 163,011,931 3,826,400 166,728,794 108,307 166,737,788 105,291 166,440,697 397,567	Number of Shares For 166,405,928 Against 432,655 Abstaining 28,291 166,180,878 657,577 28,419 140,030,781 26,807,738 28,355 166,736,416 106,471 23,987 166,183,828 654,549 28,497 166,682,027 161,160 23,687 163,011,931 3,826,400 28,543 166,728,794 108,307 29,773 166,737,788 105,291 23,795 166,440,697 397,567 28,610

Proposal 2

Genpact shareholders voted to approve, on a non-binding, advisory basis, the compensation of the Company's named executive officers as set forth below:

Votes cast in favor	161,710,561	
Votes cast against	3,802,017	
Votes abstaining	1,354,296	
Broker non-votes	6,269,406	

Proposal 3

Genpact shareholders voted to approve the amendment and restatement of the Genpact Limited U.S. Employee Stock Purchase Plan and International Employee Stock Purchase Plan, each in the form set forth in Exhibit 1 to the previously filed Proxy Statement related to the Annual Meeting, as set forth below:

Votes cast in favor	165,100,493		
Votes cast against	1,740,541		
Votes abstaining	25,840		
Broker non-votes	6 269 406		

Proposal 4

Genpact shareholders approved the appointment of KPMG as the Company's independent registered public accounting firm for the 2018 fiscal year as set forth below:

Votes cast in favor	171,707,920
Votes cast against	1,346,107
Votes abstaining	82,253

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.

GENPACT LIMITED

Date: May 11, 2018 By: /s/ Heather D. White

Name: Heather D. White

Title: Senior Vice President, General Counsel and Secretary