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ANALOG DEVICES INC Form 8-K March 11, 2015

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): March 11, 2015

Analog Devices, Inc.

(Exact name of registrant as specified in its charter)

Massachusetts 1-7819 04-2348234 (State or other jurisdiction (Commission (IRS Employer of incorporation) File Number) Identification No.)

One Technology Way, Norwood, MA 02062 (Address of principal executive offices) (Zip Code)

(Former name or former address, if changed since last report)

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:

- o Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
- o Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
- o Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
- o Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

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

At the 2015 Annual Meeting of Shareholders of Analog Devices, Inc. (the "Company"), held on March 11, 2015, the proposals listed below were submitted to a vote of our shareholders. The proposals are described in our definitive proxy statement for the Annual Meeting.

Proposal 1 – The election of eleven nominees to our Board of Directors each for a term expiring at the next annual meeting of shareholders.

The eleven (11) nominees named in the definitive proxy statement were elected to serve as directors until our 2016 annual meeting of shareholders. Information as to the vote on each director standing for election is provided below:

Votes	Votes	Votes Absteining	Broker
For	Against	votes Austanning	Non-Votes
266,425,077	1,051,972	237,242	15,711,690
266,901,747	547,671	264,873	15,711,690
266,637,495	649,716	427,080	15,711,690
266,893,581	306,559	514,151	15,711,690
265,685,258	1,514,549	514,484	15,711,690
266,748,070	385,683	580,538	15,711,690
266,771,779	391,075	551,437	15,711,690
266,729,468	505,515	479,308	15,711,690
266,681,328	462,590	570,373	15,711,690
266,536,195	681,460	496,636	15,711,690
266,871,235	315,292	527,764	15,711,690
	For 266,425,077 266,901,747 266,637,495 266,893,581 265,685,258 266,748,070 266,771,779 266,729,468 266,681,328 266,536,195	For Against 266,425,077 1,051,972 266,901,747 547,671 266,637,495 649,716 266,893,581 306,559 265,685,258 1,514,549 266,748,070 385,683 266,771,779 391,075 266,729,468 505,515 266,681,328 462,590 266,536,195 681,460	For Against Votes Abstaining 266,425,077 1,051,972 237,242 266,901,747 547,671 264,873 266,637,495 649,716 427,080 266,893,581 306,559 514,151 265,685,258 1,514,549 514,484 266,748,070 385,683 580,538 266,771,779 391,075 551,437 266,729,468 505,515 479,308 266,681,328 462,590 570,373 266,536,195 681,460 496,636

Proposal 2 – The approval of the compensation of our named executive officers, as described in the Compensation Discussion and Analysis, executive compensation tables and accompanying narrative disclosure in our proxy statement.

The shareholders approved, on an advisory basis, the compensation of our named executive officers. The voting results were as follows:

Votes For	Votes Against	Votes Abstaining	Broker Non-Votes
260,790,940	5,556,682	1,366,669	15,711,690

Proposal 3 – The ratification of the selection of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending October 31, 2015.

The shareholders ratified the Company's selection of Ernst & Young as our independent registered public accounting firm for the fiscal year ending October 31, 2015. The voting results were as follows:

Votes For	Votes Against	Votes Abstaining
280,434,220	2,563,652	428,109

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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.

Date: March 11, 2015 ANALOG DEVICES, INC.

By: /s/ Margaret K. Seif Margaret K. Seif

Senior Vice President, General Counsel

and Secretary