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LILLY ELI & CO Form 8-K April 19, 2011

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 18, 2011

ELI LILLY AND COMPANY

 $(Exact\ name\ of\ registrant\ as\ specified\ in\ its\ charter)$

Indiana (State or Other Jurisdiction 001-06351 (Commission 35-0470950 (I.R.S. Employer

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	of Incorporation)	File Number)	Identification No.)					
	Lilly Corporate Center							
	Indianapolis, Indiana (Address of Principal		46285 (Zip Code)					
	Executive Offices) Registrant s telephone number, including area code: (317) 276-2000							
No Change								
(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:								
	Written communications pursuant	to Rule 425 under the Securities Act (17 CFR 230.425)						
	Soliciting material pursuant to Rul	e 14a-12 under the Exchange Act (17 CFR 240.14a-12)						
	Pre-commencement communication	ons pursuant to Rule 14d-2(b) under the Exchange Act (17 CF	FR 240.14d-2(b))					
	Pre-commencement communication	ons pursuant to Rule 13e-4(c) under the Exchange Act (17 CF	FR 240.13e-4(c))					

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

We held our annual meeting of shareholders on April 18, 2011. The following is a summary of the matters voted on at the meeting:

a) The four nominees for director were elected to serve three-year terms ending in 2014, as follows:

				Broker
Nominee	For	Against	Abstain	Nonvote
Michael L. Eskew	858,277,579	20,653,067	2,630,737	117,759,723
Alfred G. Gilman	867,419,016	11,496,682	2,645,685	117,759,723
Karen N. Horn	819,355,507	59,450,060	2,755,816	117,759,723
John C. Lechleiter	857,368,007	21,747,912	2,445,464	117,759,723

b) The appointment of Ernst & Young LLP as our principal independent auditor was ratified by the following shareholder vote:

For: 986,619,977 Against: 10,370,964

Abstain:

2,330,165

c) By the following vote, the shareholders approved an advisory vote on 2010 compensation paid to named executive officers:

For: 771,097,867 Against: 102,649,442 Abstain: 7,814,074 Broker Nonvote: 117,759,723

d) By the following vote, the shareholders voted, on an advisory basis, to hold future advisory votes on executive compensation on an annual basis:

Annually: 735,421,559

Every 2 years: 7,330,463

Every 3 years: 134,001,483

Abstain: 4,807,878

Broker Nonvote: 117,759,723

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e) By the following vote, the shareholders did not approve the proposal (which required the vote of 80 percent of outstanding shares) to amend the company s articles of incorporation to provide for annual election of directors:

For: 848,841,946 Against: 145,932,392

Abstain:

4,546,768

f) By the following vote, the shareholders did not approve the proposal (which required the vote of 80 percent of outstanding shares) to amend the company s articles of incorporation to eliminate all supermajority voting requirements:

For: 840,513,773 Against: 151,928,189

Abstain:

6,879,144

g) By the following vote, the shareholders approved the Eli Lilly and Company Executive Officer Incentive Plan:

For: 803,999,103 Against: 70,125,135 Abstain: 7,437,145 Broker Nonvote: 117,759,723

As of the record date of the meeting, 1,157,664,779 shares of common stock were issued and outstanding.

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 thereunto duly authorized.

ELI LILLY AND COMPANY

(Registrant)

By: /s/ James B. Lootens Name: James B. Lootens Title: Corporate Secretary

Dated: April 19, 2011