333-190918) OF QIWI PLC AND IN THE OUTSTANDING PROSPECTUS CONTAINED IN SUCH REGISTRATION STATEMENT.

THIS REPORT ON FORM 6-K IS INCORPORATED BY REFERENCE IN THE REGISTRATION STATEMENT ON FORM S-8 (FILE NO.

If “Yes” is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2(b):

Yes  No 

the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.

Indicate by check mark whether the registrant by furnishing the information contained in this Form is also thereby furnishing the information to

Form 20-F  Form 40-F 

Indicate by check mark whether the registrant files or will file annual reports under cover of Form 20-F or Form 40-F.

(Address of principal executive offices)

P.C. 1087, Nicosia, Cyprus

Kennedy

 Business Centre, 2nd Floor,

Kennedy 12,

QIWI plc

For June 7, 2016

OF THE SECURITIES EXCHANGE ACT OF 1934

PURSUANT TO RULE 13A-16 OR 15D-16

REPORT OF A FOREIGN ISSUER

FORM 6-K

Washington, D.C. 20549

SECURITIES AND EXCHANGE COMMISSION

the Company

 39,064,711

42,203

1,947

To approve no remuneration shall be fixed for executive Directors of

To approve non-executive Directors’ remuneration

 39,061,780

45,554

1,527

Brief description of the matter put to vote

Votes for

Votes Against

Abstained

Regarding the approval of remuneration for the Directors of the Company, the final voting results were as follows:

Independent Directors of the Company.

•

Mr. Marcus James Rhodes, Mr. Osama Bedier and Mr. Rohinton Minoo Kalifa were elected and appointed to the office of

Directors of the Company.

•

Mr. Andrey Romanenko, Mr. Boris Kim, Mr. David Birch and Mr. Sergey Solonin, were elected and appointed to the office of Elected

Regarding the Election of Directors to the Company’s Board of Directors, the final voting results were as follows:

To approve the Auditor’s remuneration

 39,104,943

963

2,524

(Cyprus) as the Company’s Auditors

 39,108,103

515

193

YOUNG LLC (Russia) and Ernst &Young Cyprus Limited

To re-appoint ERNST &YOUNG represented by ERNST &

Brief description of the matter put to vote

Votes for

Votes Against

Abstained

Regarding the re-appointment of ERNST & YOUNG as the Company’s Auditors, the final voting results were as follows:

Company for the 2015 financial year

 39,096,535

963

11,213

To adopt the audited standalone financial statements of the

Company for the 2015 financial year

 39,096,635

963

11,213

To adopt the audited consolidated financial statements of the

Brief description of the matter put to vote

Votes for

Votes Against

Abstained

Regarding adoption of the audited financial statements of the Company for the 2015 financial year, the final voting results were as follows:

•

Approval of the Directors’ remuneration.

•

Election of Directors to the Board of Directors of the Company; and

•

Re-appointment of ERNST & YOUNG as the Company’s Auditors.

•

Adoption of the Company’s audited financial statements for the 2015 financial year.

The following is a brief description of the matters voted upon at the AGM of the Company held on June 02, 2016,

total of 44,903,733 voting rights. Each Class A share carries ten votes and each Class B share carries one vote.

eligible to vote at the AGM was 15,516,573, with a total of 155,165,730 voting rights; the total number of Class B shares was 44,903,733, with a

Depositary Shares (“ADSs”) who were holding the ADSs on a record date determined by the Depositary. The total number of Class A shares

The matters to be voted upon were notified to the shareholders on record and, through the Depositary, to all registered holders of American

concerning the matters voted upon at the Annual General Meeting (“AGM”) of the Company held on June 2, 2016.

QIWI plc (“QIWI” or the “Company”) hereby furnishes to the United States Securities and Exchange Commission, the following information

SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS

Chief Financial Officer

Alexander Karavaev

Date: June 7, 2016

By:

/s/ Alexander Karavaev

QIWI PLC (Registrant)

behalf by the undersigned, thereunto duly authorized.

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its

SIGNATURES