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GREENLIGHT CAPITAL RE, LTD. Form 8-K May 02, 2016

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

May 2, 2016

Date of report (Date of earliest event reported)

GREENLIGHT CAPITAL RE, LTD.

(Exact name of registrant as specified in charter)

Cayman Islands 001-33493 N/A

(State or other jurisdiction of incorporation) (Commission file number) (IRS employer identification no.)

65 Market Street, Suite 1207,

Jasmine Court, Camana Bay,

KY1-1205

P.O. Box 31110

Grand Cayman, Cayman Islands

(Zip code)

(Address of principal executive offices)

(345) 943-4573

(Registrant's telephone number, including area code)

Not Applicable

(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 (see General Instruction A.2. below):

- 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))

Item 2.02 Results of Operations and Financial Condition

On May 2, 2016, Greenlight Capital Re, Ltd. (the "Registrant") issued a press release announcing its financial results for the first quarter March 31, 2016. A copy of the press release is attached hereto as Exhibit 99.1 to this Form 8-K and incorporated herein by reference.

In accordance with general instruction B.2 to Form 8-K, the information set forth in this Item 2.02 (including Exhibit 99.1) shall be deemed "furnished" and not "filed" with the Securities and Exchange Commission for the purpose of Section 18 of the Securities Exchange Act of 1934, as amended, (the "Exchange Act"), or otherwise subject to the liabilities of that section, and shall not be incorporated by reference into any registration statement or other document filed under the Securities Act of 1933, as amended, or the Exchange Act, except as shall be expressly set forth by specific reference in such filing.

Item 5.07 Submission of Matters to a Vote of Security Holders

The Registrant held its 2016 Annual General Meeting of Shareholders on April 27, 2016. Pursuant to the Registrant's Third Amended and Restated Articles of Association (the "Articles of Association"), each Class A ordinary share is entitled to one vote per share and each Class B ordinary share is entitled to ten votes per share; provided, however, that the total voting power of the issued and outstanding Class B ordinary shares shall not exceed 9.5% of the total voting power of all issued and outstanding ordinary shares. Since, on the record date of the 2016 Annual Meeting of Shareholders, the total voting power of the issued and outstanding Class B ordinary shares exceeded 9.5% of the total voting power, the voting power of the Class B ordinary shares was reduced with the excess being allocated to the Class A ordinary shares in accordance with Article 53 of the Articles of Association. In addition, the Articles of Association provide that no holder of Class A ordinary shares shall be permitted to acquire an amount of shares which would cause any person to own 9.9% or more of the total voting power of the issued and outstanding ordinary shares. Therefore, the excess voting power from the Class B ordinary shares allocated to the Class A ordinary shares and the Class A ordinary shares allocated to other Class A ordinary shares with the excess being allocated to the other holders of Class A ordinary shares in accordance with Article 54 of the Articles of Association.

The following tables summarize the final voting results after adjustment of the voting power. For more information on the following proposals, see the Registrant's Proxy Statement dated March 4, 2016.

(1) The following eight persons were elected Directors of the Registrant by shareholders to serve for the term expiring at the Annual General Meeting of Shareholders in 2017.

Director	Class A For	Class A Against	Class A Abstain	Class A broker non-votes	Class B For	Class B Against		Class B broker non-votes
Alan Brooks	41,145,630	869,072	135,872	23,086,377	8,870,770	_		_
David Einhorn	40,818,310	1,255,789	76,475	23,086,377	8,870,770	_	_	_
Leonard Goldberg	40,229,155	1,841,507	79,913	23,086,377	8,870,770	_	_	_
Barton Hedges	41,251,313	819,348	79,913	23,086,377	8,870,770		_	_
Ian Isaacs	41,052,839	961,539	136,196	23,086,377	8,870,770		_	
Frank Lackner	41,075,627	992,567	82,380	23,086,377	8,870,770		_	
Bryan Murphy	41,260,732	808,833	81,009	23,086,377	8,870,770	_	_	_
Joseph Platt	41,113,264	956,300	81,009	23,086,377	8,870,770	_	_	_

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(2) The following eight persons were elected Directors of Greenlight Reinsurance, Ltd. by shareholders to serve for the term expiring at the Annual General Meeting of Shareholders in 2017.

Class A For			Class A broker	Class B For			Class B broker non-votes
41 691 210	212 507	156 667		0 070 770			non-votes
41,001,510	312,397	130,007	23,000,377	0,070,770		_	_
41,674,758	322,586	153,230	23,086,377	8,870,770			
41,674,350	319,283	156,941	23,086,377	8,870,770	_		_
41,667,453	326,180	156,941	23,086,377	8,870,770	_		_
41,604,273	389,113	157,188	23,086,377	8,870,770	_		_
41,613,705	378,557	158,312	23,086,377	8,870,770	_		_
41,679,199	314,434	156,941	23,086,377	8,870,770	_		_
41,668,374	326,081	156,119	23,086,377	8,870,770	_	_	_
	For 41,681,310 41,674,758 41,674,350 41,667,453 41,604,273 41,613,705 41,679,199	For Against 41,681,310 312,597 41,674,758 322,586 41,674,350 319,283 41,667,453 326,180 41,604,273 389,113 41,613,705 378,557 41,679,199 314,434	For Against Abstain 41,681,310 312,597 156,667 41,674,758 322,586 153,230 41,674,350 319,283 156,941 41,667,453 326,180 156,941 41,604,273 389,113 157,188 41,613,705 378,557 158,312 41,679,199 314,434 156,941	Class A Class A Class A broker Against Abstain 6000-votes 41,681,310 312,597 156,667 23,086,377 41,674,758 322,586 153,230 23,086,377 41,674,350 319,283 156,941 23,086,377 41,667,453 326,180 156,941 23,086,377 41,604,273 389,113 157,188 23,086,377 41,613,705 378,557 158,312 23,086,377 41,679,199 314,434 156,941 23,086,377	Class A Class A Class A Class A Class B Class B Class B For 41,681,310 312,597 156,667 23,086,377 8,870,770 41,674,758 322,586 153,230 23,086,377 8,870,770 41,674,350 319,283 156,941 23,086,377 8,870,770 41,667,453 326,180 156,941 23,086,377 8,870,770 41,604,273 389,113 157,188 23,086,377 8,870,770 41,613,705 378,557 158,312 23,086,377 8,870,770 41,679,199 314,434 156,941 23,086,377 8,870,770	Class A Class A Class A For Against Abstain broker non-votes	Class A Class A Class A Class B non-votes Nation-votes Nation-v

(3) The following four persons were elected Directors of Greenlight Reinsurance Ireland, Designated Activity Company by shareholders to serve for the term expiring at the Annual General Meeting of Shareholders in 2017.

	Class A	Close A	Class A	Class A	Class	Class P	Class B	Class B
Director	Class A	Class A	Class A	broker	В	Class D		
	For	Against	Abstain	non-votes	For Ag	Against	Abstain	non-votes

Philip Harkin 41,813,366 177,800 159,409 23,086,377