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TOTAL SYSTEM SERVICES INC Form 8-K May 03, 2019

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, 2019

Date of Report (Date of Earliest Event Reported)

Total System Services, Inc.

(Exact Name of Registrant as Specified in its Charter)

Georgia (State of Incorporation)

1-10254 (Commission 58-1493818 (IRS Employer

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File Number) One TSYS Way, Columbus, Georgia 31901

Identification No.)

(Address of principal executive offices) (Zip Code)

(706) 644-4388

(Registrant s telephone number, including area 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:

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)) Indicate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 (§ 230.405) or Rule 12b 2 of the Securities Exchange Act of 1934 (§ 240.12b-2).

Emerging growth company.

If an 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 revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act.

Securities registered pursuant to Section 12(b) of the Act:

Trading Name of each exchange

Title of each class Symbol(s) on which registered
Common Stock, \$.10 Par Value TSS New York Stock Exchange

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<u>Item 5.03</u> <u>Amendments to Articles of Incorporation or Bylaws; Change in Fiscal Year.</u>

At the Annual Meeting of Shareholders held on May 2, 2019, the shareholders of Total System Services, Inc. (TSYS) approved an amendment to Article VIII, Section 2, of TSYS Articles of Incorporation which eliminates the supermajority voting threshold and provides for holders of a majority of the total number of votes entitled to vote thereon to be able to remove directors with or without cause. The Board of Directors has also adopted a corresponding change to Article III, Section 9, of TSYS bylaws.

The amendment to the Articles of Incorporation was effective upon the filing of Articles of Amendment with the Secretary of State of Georgia on May 3, 2019. The amendment to the bylaws was also effective on May 3, 2019. The full text of TSYS Articles of Incorporation, as amended, is attached hereto as Exhibit 3.1 and is incorporated herein by reference. The full text of TSYS bylaws, as amended, is attached hereto as Exhibit 3.2 and is incorporated herein by reference.

<u>Item 5.07</u> <u>Submission of Matters to a Vote of Security Holders.</u>

The 2019 Annual Meeting of Shareholders of TSYS was held on May 2, 2019. TSYS shareholders voted on the following four proposals which are detailed in TSYS definitive proxy statement on Schedule 14A which was filed with the Securities and Exchange Commission on March 20, 2019, and cast their votes as described below.

Proposal 1

TSYS shareholders elected nine individuals to the Board of Directors as set forth below:

			Broker
For	Against	Abstain	Non-Vote
129,920,629	689,091	362,189	21,985,659
124,606,383	6,003,942	361,584	21,985,659
125,030,589	5,579,899	361,421	21,985,659
125,421,909	5,149,173	400,827	21,985,659
127,592,254	2,967,647	412,008	21,985,659
130,088,314	468,959	414,636	21,985,659
129,874,098	732,787	365,024	21,985,659
122,695,916	7,918,548	357,445	21,985,659
123,514,708	6,912,719	544,482	21,985,659
	129,920,629 124,606,383 125,030,589 125,421,909 127,592,254 130,088,314 129,874,098 122,695,916	129,920,629 689,091 124,606,383 6,003,942 125,030,589 5,579,899 125,421,909 5,149,173 127,592,254 2,967,647 130,088,314 468,959 129,874,098 732,787 122,695,916 7,918,548	129,920,629 689,091 362,189 124,606,383 6,003,942 361,584 125,030,589 5,579,899 361,421 125,421,909 5,149,173 400,827 127,592,254 2,967,647 412,008 130,088,314 468,959 414,636 129,874,098 732,787 365,024 122,695,916 7,918,548 357,445

Proposal 2

TSYS shareholders ratified the appointment of KPMG LLP as the independent auditor of TSYS for the fiscal year ending December 31, 2019 as set forth below:

			Broker
For	Against	Abstain	Non-Vote
145,505,607	6,463,491	988,470	0

Proposal 3

TSYS shareholders approved, on an advisory basis, TSYS executive compensation as set forth below:

			Broker
For	Against	Abstain	Non-Vote
124,447,266	5,844,109	680,534	21,985,659

Proposal 4

TSYS shareholders approved an amendment to TSYS Articles of Incorporation to eliminate the supermajority voting requirement as set forth below:

			Broker
For	Against	Abstain	Non-Vote
129,992,812	382,249	596,848	21,985,659

Item 9.01 Financial Statements and Exhibits.

(d) Exhibits

Exhibit No. Description

- 3.1 <u>Articles of Incorporation, as amended</u>
- 3.2 <u>Bylaws, as amended</u>

Signature

Pursuant to the requirements of the Securities Exchange Act of 1934, as amended, registrant has caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

Dated: May 3, 2019

TOTAL SYSTEM SERVICES, INC.

By: /s/ Kathleen Moates Kathleen Moates

Senior Deputy General Counsel

4