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EMAGIN CORP Form 8-K May 20, 2013

## 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): May 17, 2013

eMagin Corporation (Exact name of registrant as specified in its charter)

Delaware (State or other jurisdiction of incorporation) 001-15751

56-1764501

(Commission File Number)

(IRS Employer Identification

No.)

3006 Northup Way, Suite 103, Bellevue, WA 98004

(Address of principal executive offices and Zip Code)

Registrant's telephone number, including area code (425) 284-5200

Copies to:

Richard Friedman, Esq.
Sichenzia Ross Friedman Ference LLP
61 Broadway
New York, New York 10006
Phone: (212) 930-9700

Fax: (212) 930-9725

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):

[] 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))

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

On May 17, 2013, at the Annual Meeting of Stockholders of eMagin Corporation (the "Company"), the Company's stockholders approved (i) electing the 8 director nominees named by the Company in the Company's definitive proxy statement dated April 2, 2013 (the "Proxy Statement") (i.e., Christopher Brody, Claude Charles, Paul Cronson, Irwin Engelman, Leslie G. Polgar, Andrew G. Sculley, Stephen Seay and Jill J. Wittels), (ii) the Company's 2013 Incentive Stock Plan, (iii) ratification of McGladrey, LLP as the Company's independent auditors for the fiscal year ending December 31, 2013 ("Auditor Ratification"), and (iv) by non-binding vote, the executive compensation disclosed in the Proxy Statement.

As of March 21, 2013, the record date for the meeting, the Company had outstanding and entitled to vote 23,537,196 shares of common stock and 5,659 shares of its outstanding Series B Convertible Preferred Stock, of which each share of Series B Convertible Preferred Stock was entitled to voting rights equal to the number of shares of common stock issuable upon conversion of the Series B Convertible Preferred Stock, which is a total of 7,545,333 shares of common stock. The vote results for each proposal was as follows:

*17, 991, 506 **9, Christopher Brody 17,321,710 669,796 352, 183 *17, 991, 506 **9, Claude Charles 17,318,214 673,292 352, 183
Christopher Brody 17,321,710 669,796 352, 183 *17,991, 506 **9, Claude Charles 17,318,214 673,292 352, 183
*17, 991, 506 **9, Claude Charles 17,318,214 673,292 352, 183
506 **9, Claude Charles 17,318,214 673,292 352, 183
Claude Charles 17,318,214 673,292 352, 183
*17,991,
506 **9,
Paul Cronson 17,125,766 865,740 352, 183
*17, 991,
506 **9,
Irwin Engelman 17,163,201 828,305 352, 183
*17,991,
506 **9,
Leslie G. Polgar 17,334,650 656,856 352, 183
*17, 991,
506 **9,
Andrew G. Sculley 17,296,385 695,121 352, 183
*17, 991,
506 **9,
Stephen Seay 17,217,038 774,468 352, 183
*17, 991,
506 **9,
Jill J. Wittels 17,298,878 692,628 352, 183
2. 2013 Incentive Stock *17,991,505
Plan 16,510,432 1,453,629 27,444 **9,352,184
10,510,152 1,155,027 27,444 7,552,104
3. Auditor Ratification 27,233,061 45,069 65,559 *27,343,689

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4. Executive				
Compensation			30,	*17,991,505
Advisory Vote	17,081,226	880, 170	109	**9,352,184

<sup>\*</sup>Total

2

<sup>\*\*</sup>Broker Non-Vote

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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.

eMagin Corporation

Date: May 20, 2013 By: /s/ Paul Campbell

Name: Paul Campbell

Title: CFO

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