Ingersoll-Rand plc

Form 144

December 07, 2016

OMB APPROVAL

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SEC USE ONLY

DOCUMENT SEQUENCE NO.

CUSIP NUMBER

WORK LOCATION

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 144

NOTICE OF PROPOSED SALE OF SECURITIES

PURSUANT TO RULE 144 UNDER THE SECURITIES ACT OF 1933

Transmit for

filing 3

copies of this

form

concurrently

with either

placing an

ATTENTION: order with a

broker to

execute sale

or executing

a sale

directly with

a market

maker.

1 (a) NAME OF ISSUER (Please type or print)

(b) IRS IDENT. (c) S.E.C. FILE

NO.

Ingersoll-Rand plc 98-06266⁹²1-34400

1 (d) ADDRESS OF

ISSUER STREET CITY (e) TELEPHONE NO.

STATE ZIP CODE

NUMBER

170/175 Lakeview Drive, Airside Business Park, Swords, Co. AREA 1870-7400

Dublin Ireland CODE

+(353)(0)

(c) ADDRESS STREET CITY

2 (a) NAME OF PERSON FOR WHOSE ACCOUNT THE (b) STATE ZIP CODE

SECURITIES ARE TO BE SOLD

RELATIONSHIP
TO ISSUER

170/175 Lakeview Drive, Airside

Didier P. Teirlinck

Officer

Officer

Didier P. Teirlinck

Officer

Officer

Diving Alistic

Ireland

INSTRUCTION: The person filing this notice should contact the issuer to obtain the I.R.S. Identification Number and the S.E.C. File Number.

3 (a)	(b)		SEC USE ONLY	(c)	(d)	(e)	(f)	(g)
Title of the Class of Securities To Be Sold	Each Broke Throu Whou Secun to be or Ea Make who i Acqu Secun	ers of er ugh m the rities are Offered ach Marke er is iring the rities	Broker-Dealer File Number et	Number of Shares or Other Units To Be Sold (See instr. 3(c)	(See instr	Units Outstand	Approximate Date of Sale inge instr. 3(f)) (MO. DAY YR.)	Name of Each Securities Exchange (See instr. 3(g))
Ordinary Shares	Servi 1285 of the Amer	Avenue e ricas York, York		7,216	\$547,766 (as of December 6, 2016)	258 330 8	December 7, 2010	6NYSE
	INST	RUCTIO	DNS:		3.	(a)	Title of the class of be sold	of securities to
	1.	(a)	Name of issuer			(b)	Name and address through whom the	
		(b)	Issuer's I.R.S. Io Number	dentification			intended to be sol	
		(c)	Issuer's S.E.C.	file number, if a	ny (c)		Number of shares or other units to be sold (if debt securities, give the	
		(d)	Issuer's address	, including zip			aggregate face amount)	
		(e)	code Issuer's telephone number, including area code			Aggregate marke (d) securities to be so specified date within 10 da filing of this notice.		old as of a ys prior to the
						(e)	Number of shares of outstanding, as most the class outstand securities the face thereof	shown by the ling, or if debt
	2.	(a)						

	Name of person for whose account the securities are to be sold		recent report or statement published by the issuer
(b)	Such person's relationship to the issuer (e.g., officer, director, 10% stockholder, or member of immediate family of any of the foregoing)	(f)	Approximate date on which the securities are to be sold
(c)	Such person's address, including zip code	(g)	Name of each securities exchange, if any, on which the securities are intended to be sold

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number. SEC 1147 (08-07)

TABLE I - SECURITIES TO BE SOLD

Furnish the following information with respect to the acquisition of the securities to be sold and with respect to the payment of all or any part of the purchase price or other consideration therefor:

		Name of		
		Person from		
Title		Whom		Matura
Date you	Nature of Acquisition	Acquired Amount of Securities	Date of	Nature
thequired Class	Transaction	(If gift, also Acquired give date	Payment	of Payment
		donor		
		acquired)		
Ordinary		Ingersoll-Rand		n/o
\$2.66 2013	Vesting of Restricted Stock Units	plc 7,216	n/a	n/a

TABLE II - SECURITIES SOLD DURING THE PAST 3 MONTHS

Furnish the following information as to all securities of the issuer sold during the past 3 months by the person for whose account the securities are to be sold.

Name and Address of Seller	Title of Securities Sold	Date of Sale	Securities Sold	Gross Proceeds
Didier P. Teirlinck, 170/175 Lakeview Drive, Airside Business Park, Swords, Co. Dublin Ireland	Ordinary Shares	11/2/2016	9,733	\$657,074.83
Didier P. Teirlinck, 170/175 Lakeview Drive, Airside Business Park, Swords, Co. Dublin Ireland	Ordinary Shares	11/2/2016	18,384	\$1,241,103.84
Didier P. Teirlinck, 170/175 Lakeview Drive, Airside Business Park, Swords, Co. Dublin Ireland	Ordinary Shares	11/7/2016	9,090	\$636,300
REMARKS:				

INSTRUCTIONS:

See the definition of "person" in paragraph (a) of Rule 144. Information is to be given not only as to the person for whose account the securities are to be sold but also as to all other persons included in that definition. In addition, information shall be given as to sales by all persons whose sales are required by paragraph (e) of Rule 144 to be aggregated with sales for the account of the person filing this notice.

December 7, 2016
DATE OF NOTICE

INSTRUCTION, IF RELYING ON RULE 10B5-1

DATE OF PLAN ADOPTION OR GIVING OF

/s/ Sara Walden Brown, Attorney-In-Fact (SIGNATURE)

The notice shall be signed by the person for whose account the securities are

to be sold. At least one copy of the notice shall be manually signed.

ATTENTION:

The person for whose account the securities to which this notice relates are to be sold hereby represents by signing this notice that he does not know any material adverse information in regard to the current and prospective operations of the Issuer of the securities to be sold which has not been publicly disclosed. If each person has adopted a written trading plan or given trading instructions to satisfy Rule 10b5-1 under the Exchange Act, by signing the form and indicating the date that the plan was adopted or the instruction given, that person makes such representation as of the plan adoption or instruction date.

Amount of

Any copies not manually signed shall bear typed o printed signatures.

ATTENTION: Intentional misstatements or omission of facts constitute Federal Criminal Violations (See 18 U.S.C 1001)
lign="bottom" style="border:none;border-bottom:solid windowtext 1.0pt;padding:3.0pt 3.0pt 3.0pt 3.0pt 3.0pt;width:81.22%;">
Shared Dispositive Power 3,609,186 (See Item 4(a))
9.
Aggregate Amount Beneficially Owned by Each Reporting Person 3,609,186
10.
Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) o
11.
Percent of Class Represented by Amount in Row (9) 6.6%
12.
Type of Reporting Person (See Instructions) OO
5

Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) 1. Polygon Investment Partners LLP 2. Check the Appropriate Box if a Member of a Group (See Instructions) **(b)** 0 3. **SEC Use Only** 4. Citizenship or Place of Organization United Kingdom 5. **Sole Voting Power** Number of 6. **Shared Voting Power Shares** Beneficially 3,609,186 (See Item 4(a)) Owned by **Each** 7. **Sole Dispositive Power** Reporting **Person With** 8. **Shared Dispositive Power** 3,609,186 (See Item 4(a)) 9. **Aggregate Amount Beneficially Owned by Each Reporting Person** 3,609,186 10. Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) o 11. Percent of Class Represented by Amount in Row (9) 6.6% 12. **Type of Reporting Person (See Instructions)**

1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Polygon Investment Partners LP		
2.	Check the Appropri (a) (b)	iate Box if a Member o ý o	of a Group (See Instructions)
3.	SEC Use Only		
4.	Citizenship or Place Delaware	e of Organization	
	5.		Sole Voting Power
Number of Shares Beneficially Owned by	6.		Shared Voting Power 3,609,186 (See Item 4(a))
Owned by Each Reporting Person With	7.		Sole Dispositive Power 0
	8.		Shared Dispositive Power 3,609,186 (See Item 4(a))
9.	Aggregate Amount Beneficially Owned by Each Reporting Person 3,609,186		
10.	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) o		
11.	Percent of Class Represented by Amount in Row (9) 6.6%		
12.	Type of Reporting I PN	Person (See Instruction	ns)
			7

1. Names of Reporting Persons. I.R.S. Identification Nos. of above persons (fication Nos. of above persons (entities only)		
	Polygon Investment Partners GP, LLC				
2.	Check the Appropriate Box if a Member of a Group (See Instructions)				
	(a)	ý			
	(b)	0			
3.	SEC Use Only				
4.	Citizenship or Plac	e of Organization			
	Delaware				
	5.		Sole Voting Power		
			0		
Number of	6.		Shared Voting Power		
Shares Beneficially	0.		3,609,186 (See Item 4(a))		
Owned by			3,009,180 (See Relli 4(a))		
Each	7.		Sole Dispositive Power		
Reporting Person With			0		
	8.		Shared Dispositive Power		
			3,609,186 (See Item 4(a))		
9.	Aggregate Amount 3,609,186	Beneficially Owned by	Each Reporting Person		
10.	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) o				
11.	Percent of Class Re	epresented by Amount i	in Row (9)		
	6.6%				
12.	Type of Reporting	Person (See Instruction	is)		
	8				

1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Reade E. Griffith		
2.	Check the Appropriate (a) (b)	te Box if a Member of a ý o	a Group (See Instructions)
3.	SEC Use Only		
4.	Citizenship or Place of United States	of Organization	
	5.		Sole Voting Power 0
Number of Shares Beneficially Dwned by	6.		Shared Voting Power 3,609,186 (See Item 4(a))
Owned by Each Reporting Person With	7.		Sole Dispositive Power 0
	8.		Shared Dispositive Power 3,609,186 (See Item 4(a))
9.	Aggregate Amount Beneficially Owned by Each Reporting Person 3,609,186		
10.	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions)		
11.	Percent of Class Represented by Amount in Row (9) 6.6%		
12.	Type of Reporting Person (See Instructions) IN		

9

1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities on				
	Alexander E. Jackso	n			
2.	Check the Appropriate Box if a Member of a Group (See Instructions)				
	(a)	ý			
	(b)	0			
3.	SEC Use Only				
4.	Citizenship or Place	e of Organization			
	United States				
	5.		Sole Voting Power		
			0		
Number of			U		
Shares	6.		Shared Voting Power		
Beneficially			3,609,186 (See Item 4(a))		
Owned by			2,007,100 (SEE HEIII 1(A))		
Each	7.		Sole Dispositive Power		
Reporting			0		
Person With					
	8.		Shared Dispositive Power		
			3,609,186 (See Item 4(a))		
9.	Aggregate Amount Beneficially Owned by Each Reporting Person				
	3,609,186				
10.	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions)				
11.	Percent of Class Represented by Amount in Row (9)				
	6.6%				
12.	Type of Reporting Person (See Instructions)				
	IN				
			10		

1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Patrick G. G. Dear		
2.	Check the Appropri (a) (b)	iate Box if a Member ý o	of a Group (See Instructions)
3.	SEC Use Only		
4.	Citizenship or Place United Kingdom	e of Organization	
	5.		Sole Voting Power
Number of Shares Beneficially Owned by	6.		Shared Voting Power 3,609,186 (See Item 4(a))
Each Reporting Person With	7.		Sole Dispositive Power 0
	8.		Shared Dispositive Power 3,609,186 (See Item 4(a))
9.	Aggregate Amount Beneficially Owned by Each Reporting Person 3,609,186		
10.	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) o		
11.	Percent of Class Represented by Amount in Row (9) 6.6%		
12.	Type of Reporting Person (See Instructions) IN		

Item 1(a). Name of Issuer: 8x8, Inc. (8x8) Item 1(b). Address of Issuer s Principal Executive Offices: 3151 Jay Street, Santa Clara, California 95054 Item 2(a). Name of Person Filing Item 2(b). Address of Principal Business Office Item 2(c). Citizenship This Schedule 13G is filed on behalf of Kings Road Investments Ltd., Polygon Global Opportunities Master Fund, Polygon Investments Ltd., Polygon Investment Management Limited, Polygon Investment Partners LLP, Polygon Investment Partners LP, Polygon Investment Partners GP, LLC, Mr. Reade E. Griffith, Mr. Alexander E. Jackson and Mr. Patrick G. G. Dear (the Reporting Persons). Kings Road Investments Ltd. (KRIL) c/o Polygon Investment Partners LP 598 Madison Avenue 14th Floor New York, New York 10022 Citizenship: Cayman Islands, British West Indies Polygon Global Opportunities Master Fund (the Master Fund) c/o Polygon Investment Partners LLP 10 Duke of York Square London SW3 4LY United Kingdom Citizenship: Cayman Islands, British West Indies Polygon Investments Ltd. (the Investment Manager)

c/o Polygon Investment Partners LLP

10 Duke of York Square London SW3 4LY United Kingdom

Citizenship: Cayman Islands, British West Indies

Polygon Investment Management Limited (PIML)

c/o Polygon Investment Partners LLP

10 Duke of York Square

London SW3 4LY

United Kingdom

Citizenship: United Kingdom

Polygon Investment Partners LLP (the UK Investment Manager)

10 Duke of York Square

London SW3 4LY

United Kingdom

Citizenship: United Kingdom

Polygon Investment Partners LP (the US Investment Manager) 598 Madison Avenue 14th Floor
New York, New York 10022

New York, New York 10022 Citizenship: Delaware

Polygon Investment Partners GP, LLC (the General Partner) c/o Polygon Investment Partners LP 598 Madison Avenue 14th Floor
New York, New York 10022
Citizenship: Delaware

Reade E. Griffith (Mr. Griffith) c/o Polygon Investment Partners LLP 10 Duke of York Square London SW3 4LY United Kingdom Citizenship: United States

Alexander E. Jackson (Mr. Jackson) c/o Polygon Investment Partners LP 598 Madison Avenue 14th Floor New York, New York 10022 Citizenship: United States

Patrick G. G. Dear (Mr. Dear) c/o Polygon Investment Partners LLP 10 Duke of York Square London SW3 4LY United Kingdom Citizenship: United Kingdom

Item 2(d). Title of Class of Securities:

Common stock, par value \$.001 per share, of 8x8 (Common Stock).

Item 2(e). The Common Stock has the following CUSIP number: 282914100.

Item 3. Not Applicable.

Item 4(a). Amount Beneficially Owned:

As of December 31, 2005, each Reporting Person may be deemed to be beneficial owner of (i) 2,716,329 shares of Common Stock held by KRIL (the Purchased Shares) and (ii) 892,857 shares of Common Stock issuable to KRIL pursuant to a Warrant (the Warrant).

Item 4(b). Percent of Class:

6.6%

Item Number of shares as to which Reporting Persons have:

4(c).

(i) sole power to vote or direct the vote: 0

(ii) shared power to vote or to direct the vote: 3,609,186

(iii) the sole power to dispose of or to direct the disposition of: 0

(iv) shared power to dispose of or to direct the disposition of: 3,609,186

The Purchased Shares and the Warrant are directly held by KRIL. KRIL is a wholly-owned subsidiary of the Master Fund. The Investment Manager, UK Investment Manager, the US Investment Manager, PIML and the General Partner have voting and depository control over securities owned by KRIL and the Master Fund. Messrs. Griffith, Dear and Jackson control the Investment Manager, the UK Investment Manager, the US Investment Manager, PIML and the General Partner.

Item 5. Ownership of Five Percent or Less of a Class

If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than five percent of the class of securities, check the following o

Item 6. Ownership of More than Five Percent on Behalf of another Person

Not Applicable.

Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on by the Parent Holding

Company.

Not Applicable.

Item 8. Identification and Classification of Members of the Group.

See Exhibit 1.

Item 9. Notice of Dissolution of the Group.

Not Applicable.

Item 10. Certification.

By signing below each of the undersigned certifies that, to the best of such person s knowledge and belief, the securities referred to above were acquired in the ordinary course of business and were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

SIGNATURE

After reasonable inquiry and to the best of their knowledge and belief, each of the undersigned certify that the information set forth in this statement is true, complete and correct.

Date: February 14, 2006 KINGS ROAD INVESTMENTS LTD.

By Polygon Investment Partners LLP, its investment manager

By /s/ Patrick G. G. Dear

Name: Patrick G. G. Dear

Title: Principal

Date: February 14, 2006 POLYGON GLOBAL OPPORTUNITIES MASTER FUND

By Polygon Investment Partners LLP, its investment manager

By /s/ Patrick G. G. Dear

Name: Patrick G. G. Dear

Title: Principal

Date: February 14, 2006 POLYGON INVESTMENTS LTD.

By /s/ Patrick G. G. Dear

Name: Patrick G. G. Dear

Title: Principal

Date: February 14, 2006 POLYGON INVESTMENT MANAGEMENT LIMITED

By /s/ Patrick G. G. Dear

Name: Patrick G. G. Dear

Title: Principal

Date: February 14, 2006 POLYGON INVESTMENT PARTNERS LLP

By /s/ Patrick G. G. Dear

Name: Patrick G. G. Dear

Title: Principal

15

Date: February 14, 2006 POLYGON INVESTMENT PARTNERS LP

By /s/ Patrick G. G. Dear

Name: Patrick G. G. Dear

Title: Principal

Date: February 14, 2006 POLYGON INVESTMENT PARTNERS GP, LLC

By /s/ Patrick G. G. Dear

Name: Patrick G. G. Dear

Title: Principal

Date: February 14, 2006 /s/ Reade E. Griffith

Reade E. Griffith

Date: February 14, 2006 /s/ Alexander E. Jackson

Alexander E. Jackson

Date: February 14, 2006 /s/ Patrick G. G. Dear

Patrick G. G. Dear

Exhibit Index

Exhibit 1 Identification of Members of the Group.