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): January 30, 2014

WAYSIDE TECHNOLOGY GROUP, INC.

(Exact name of registrant as specified in its charter)

Delaware000-2640813-3136104(State or other jurisdiction
of incorporation)(Commission
File Number)(IRS Employer
Identification No.)

1157 Shrewsbury Avenue, Shrewsbury, New Jersey (Address of principal executive offices)

07702 (Zip Code)

732-389-8950 (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):

ш	Written communications	pursuant to Rule 4	125 under the S	ecurities 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 5.02. Departure of Directors or Certain Officers; Election of Directors; Appointment of Certain Officers; Compensatory Arrangements of Certain Officers.

(d) On January 31, 2014, Wayside Technology Group, Inc. (the "Company") issued a press release announcing that Steve DeWindt has been appointed a member of the Company's Board of Directors (the "Board"), effective January 30, 2014. With the appointment of Mr. DeWindt, the Company's Board consists of eight directors. A copy of this press release is furnished as Exhibit 99.1 to this report.

In accordance with General Instruction B.2. of Form 8-K, the information in this Current Report on Form 8-K, including Exhibit 99.1, shall not be deemed to be "filed" for purposes 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 9.01. Financial Statements and Exhibits.

(d) Exhibits.

99.1 Press Release dated January 31, 2014.

SIGNATURE

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.

Date: February 3, 2014

By: /s/ Thomas J. Flaherty

Name: Thomas J. Flaherty
Title: Chief Financial Officer



PRESS RELEASE

FOR IMMEDIATE RELEASE

Contact: Tom Flaherty

Chief Financial Officer

Wayside Technology Group, Inc.

(732) 389-0932

tom.flaherty@waysidetechnology.com

Steve DeWindt Appointed to Wayside Technology Group Board of Directors

Seasoned software industry executive brings extensive and varied executive operating experience Shrewsbury, NJ, January 31, 2014 — Wayside Technology Group Inc. (NASDAQ:WSTG) today announced that Steve DeWindt has been appointed to Wayside's board of directors.

"Steve DeWindt has an exceptional executive track record in the software industry," said Simon F. Nynens, Chairman and Chief Executive Officer. "With his experience in high growth stage companies, we expect that Steve will add great value to our company as we continue our trajectory of growth and development."

Steve DeWindt's executive management and global sales experience spans more than three decades. During this time he led international sales and channel teams that generated more than \$6 billion in sales. He provided leadership during critical high-growth stages of well-known high technology industry pioneers such as Intel and Computer2000 AG. At Intel, as Director of Worldwide Reseller Sales, he was responsible for indirect sales channels, as well as the development and implementation of new distribution strategies. Under Steve's guidance as Co-President, Computer2000 AG—then Europe's leading technology products distributor—grew from \$800 million to \$3.5 billion in revenues in less than four years, prior to its acquisition by TechData.

Steve also has hands-on entrepreneurial experience, including his tenure as co-founder of Sparxent, a roll up of service providers, and most recently as president and chairman of OptionEase, a software-as-a-service financial services company where Steve engineered its sale to Solium Capital.

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About Wayside Technology Group

Wayside Technology Group, Inc. (NASDAQ: WSTG) was founded in 1982 and is a unified and integrated technology company providing products and solutions for corporate resellers, VARs, and developers as well as business, government and educational entities. The company offers technology products from software publishers and manufacturers including Acronis, Bluebeam Software, CA Technologies, DataCore, Datawatch, Dell/Dell Software, Flexera Software, Hewlett Packard, Infragistics, Intel Software, Lenovo, Microsoft, Mindjet, Samsung, SAP/Sybase, SmartBear, SolarWinds, Sophos, StorageCraft Technology, TechSmith, Telerik, Unitrends, Veeam Software and VMware.

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The statements in this release concerning the Company's future prospects are forward-looking statements that involve certain risks and uncertainties. Such risks and uncertainties could cause actual results to differ materially from those indicated by such forward-looking statements, and include, without limitation, the continued acceptance of the Company's distribution channel by vendors and customers, the timely availability and acceptance of new products, product mix, market conditions, contribution of key vendor relationships and support programs, as well as factors that affect the software industry in general and other factors. The forward-looking statements contained herein are also subject generally to other risks and uncertainties that are described from time to time in our filings with the Securities and Exchange Commission. Except as otherwise required by law, the Company undertakes no obligation to update or revise these forward-looking statements.