CHEVRON CORP

Form 8-K June 04, 2018

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 30, 2018

Chevron Corporation

(Exact name of registrant as specified in its charter)

Delaware 001-00368 94-0890210

(State or Other Jurisdiction of Incorporation)

(Commission File Identification No.)

Number)

6001 Bollinger Canyon Road,

San Ramon, CA 94583

(Address of Principal

Executive Offices) (Zip Code)

Registrant's telephone number, including area code: (925) 842-1000

N/A

(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 obligations of the registrant under any of the following provisions:

- 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))

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 of this chapter) or Rule 12b-2 of the Securities Exchange Act of 1934 (§240.12b-2 of this chapter).

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 o 13(a) of the Exchange Act.

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

The 2018 Annual Meeting of Stockholders of Chevron Corporation ("Chevron") was held on Wednesday, May 30, 2018.

Chevron stockholders voted on the matters set forth below, with final voting results indicated. For the election of Directors in an uncontested election, each nominee who received a majority of votes cast (i.e., the number of shares

(b) voted for exceeded the number of shares voted against, excluding abstentions) was elected a Director. All other items were approved if the number of shares voted for exceeded the number of shares voted against, excluding abstentions.

All nominees for election to the Chevron Board of Directors

(1)("Board") were elected, each for a one-year term, based upon the following votes:

Nomatee For	Votes Against	Abstentions	Broker Non-Vote
W.			
M. 1,278,777,83499.49	67,518,495	6,934,512	331,644,521
Austin			
J.			
B. 1,238,568,51896.3%	647,636,431	7,025,892	331,644,521
Frank			
A.			
P. 1,278,673,12299.49	7,662,902	6,894,817	331,644,521
Gast			
E.			
Hennande 287,52197.49	634,118,735	7,024,585	331,644,521
Jr.			
C.			
W. 1,278,839,50599.49 Moorman	67.355.571	7.035.765	331,644,521
	- , ,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,- ,-
IV			
D.	4 0 720 552	6 001 654	221 644 521
F. 1,277,499,63499.39	68,739,553	6,991,654	331,644,521
Moyo			
R.	4 5 0 5 60 050	21 400 707	221 (44 521
D. 1,212,962,19495.49	658,768,850	21,499,797	331,644,521
Sugar			
I.	772 442 200	6.040.220	221 644 521
G. 1,212,848,21294.39	6 73,442,309	0,940,320	331,644,521
Thulin D.			
J. 1,278,706,64699.4%	7.7 555 126	6 060 050	331,644,521
	07,333,130	0,909,039	331,044,321
Umpleby M.			
K. 1,232,113,25496.09	7,51 920 <i>47</i> 0	0 297 117	331,644,521
Wirth	0.51,030,470	9,201,111	331,044,321
VV 11 U11			

(2) The Board's proposal to ratify the appointment of PricewaterhouseCoopers LLP as Chevron's independent registered

public accounting firm for 2018 was approved based upon the following votes:

Votes For 1,568,047,493 97.0 %

Votes 48,030,610 3.0 % Against

Abst/9070259

Brokers were permitted to cast stockholder non-votes (i.e.,

uninstructed shares) at Broker their discretion on this Non-Votes proposal item, and such non-votes are reflected in the votes for or against or abstentions.

The Board's proposal for stockholders to approve, on an advisory basis, the

(3) compensation of Chevron's named executive officers was approved based upon the following votes:

Votes For 1,193,035,93293.2%

Votes 8.7,680,958 6.8 % Against

Abstention951

Broker 331,644,521 Non-Votes

The stockholder proposal regarding a (4) report on lobbying was not approved based upon the following votes:

Votes For 396,281,36231.5%

Votes 859,963,89268.5 % Against

Ab**3t6:19185:15**87

Broker 331,644,521 Non-Votes The stockholder proposal regarding a report on business

(5) with conflict-complicit governments was not approved based upon the following votes:

Votes For 1,446,819 7.3 %

Votes 1,169,793,98192.7% Against

Abster9900941

Broker 331,644,521 Non-Votes

The stockholder proposal regarding a report on transition to (6) a low carbon business

model was not approved based upon the following votes:

Votes For 102,740,204 8.1 %

Votes 1,162,572,69491.9% Against

Ab20e1917p943

Broker 331,644,521 Non-Votes

The stockholder proposal regarding a

(7) report on methane emissions was not approved based upon the following votes:

Votes 540,183,28645.0%

Votes 660,382,79655.0% Against

Ab90210064n7559

Broker 331,644,521 Non-Votes

The stockholder proposal regarding

(8) an independent chairman was not approved based upon the following votes:

Votes For 308,020,24424.0% Votes Against Abstractions1 Broker Non-Votes

The stockholder proposal regarding an independent director with environmental expertise was not approved based upon the following votes:

 $\frac{\text{Votes}}{\text{For}}$ 338,113,20126.5%

Votes 938,701,18973.5% Against

Abs 16 16 14 16 14 5 1

Broker 331,644,521 Non-Votes

The stockholder proposal regarding special meetings was not approved based upon the following votes:

Votes For 431,903,22533.9% Votes Against Abstent5075795 Broker Non-Votes

SIGNATURES

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.

CHEVRON CORPORATION

Dated: June 4, 2018 By:/s/ Christine L. Cavallo Christine L. Cavallo Assistant Secretary