# 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 31, 2017

### **Exxon Mobil Corporation**

(Exact name of registrant as specified in its charter)

**New Jersey** (State or other jurisdiction of incorporation)

**1-2256** (Commission File Number)

**13-5409005** (IRS Employer Identification No.)

#### 5959 LAS COLINAS BOULEVARD, IRVING, TEXAS 75039-2298

Registrant's telephone number, including area code: (972) 444-1000

(Address of principal executive offices)

(Zip 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))

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.  $\Box$ 

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 tl

(a)

ExxonMobil held its Annual Meeting of Shareholders on May 31, 2017, at which the matters set forth below in response to Item 5.07(b) were submitted t vote of security holders. Percentages are based on the total votes cast. Under the corporate law of New Jersey, where ExxonMobil is incorporated, abster are not votes cast.

(b)

The shareholders elected each of the Board's eleven director nominees as set forth below:

Nominees	<b>Votes Cast For</b>	% For	<b>Votes Withheld</b>	Broker Non-
Susan K. Avery	2,716,814,951	98.5	42,739,700	872,741,9
Michael J. Boskin	2,635,099,386	95.5	124,451,237	872,741,9
Angela F. Braly	2,701,529,091	97.9	58,016,635	872,741,9
Ursula M. Burns	2,709,078,231	98.2	50,465,534	872,741,9
Henrietta H. Fore	2,660,532,672	96.4	99,021,114	872,741,9
Kenneth C. Frazier	2,000,271,324	72.5	759,284,464	872,741,9
Douglas R. Oberhelman	2,711,912,273	98.3	47,628,124	872,741,9
Samuel J. Palmisano	2,642,950,437	95.8	116,588,365	872,741,9
Steven S Reinemund	2,158,150,103	78.2	601,404,705	872,741,9
William C. Weldon	2,663,715,107	96.5	95,840,083	872,741,9
Darren W. Woods	2,639,128,189	95.6	120,428,210	872,741,9

The shareholders voted as set forth below on three management proposals:

Ratification of	f Inde	ependent	<b>Auditors:</b>
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Votes Cast For:	3,546,882,671	98.2%
Votes Cast Against:	65,046,308	1.8%
Abstentions:	20,217,475	
Broker Non-Votes:	0	

#### ${\bf Advisory\ Vote\ to\ Approve\ Executive\ Compensation:}$

Votes Cast For:	1,868,351,125	68.5%
Votes Cast Against:	859,270,572	31.5%
Abstentions:	31,917,568	
Broker Non-Votes:	872,741,998	

#### **Frequency of Advisory Vote on Executive Compensation:**

Votes Cast for 1 Year:	2,414,661,290	88.2%
Votes Cast for 2 Years:	20,404,158	0.8%
Votes Cast for 3 Years:	302,037,602	11.0%
Abstentions:	22,367,498	
Broker Non-Votes:	872,741,998	

The shareholders voted as set forth below on nine shareholder proposals:

Independent Chairman:		
Votes Cast For:	1,046,894,002	38.3%
Votes Cast 1 or.  Votes Cast Against:	1,685,240,603	61.7%
Abstentions:	27,341,560	01.770
Broker Non-Votes:	872,741,998	
Dioner From Votes.	0,2,, 11,550	
Majority Vote for Directors:		
Votes Cast For:	1,250,287,504	45.8%
Votes Cast Against:	1,478,003,257	54.2%
Abstentions:	31,184,806	
Broker Non-Votes:	872,741,998	
Special Shareholder Meetings:		
Votes Cast For:	1,092,151,788	40.1%
Votes Cast Against:	1,630,409,441	59.9%
Abstentions:	36,920,873	
Broker Non-Votes:	872,741,998	
Restrict Precatory Proposals:		
Votes Cast For:	42,236,692	1.6%
Votes Cast Against:	2,680,700,324	98.4%
Abstentions:	36,525,004	30.170
Broker Non-Votes:	872,741,998	
Report on Compensation for Women:		
Votes Cast For:	211 702 504	7.9%
Votes Cast For.  Votes Cast Against:	211,703,584 2,461,189,465	92.1%
Abstentions:	86,606,856	92.170
Broker Non-Votes:	872,741,998	
Diokei Ivoli-voles.	0/2,/41,990	
Report on Lobbying:		
Votes Cast For:	749,907,049	27.5%
Votes Cast Against:	1,972,541,558	72.5%
Abstentions:	37,048,522	
Broker Non-Votes:	872,741,998	
Increase Capital Distributions in Lieu of Investment:		
Votes Cast For:	103,502,343	3.8%
Votes Cast Against:	2,609,747,605	96.2%
Abstentions:	46,248,456	
Broker Non-Votes:	872,741,998	

#### **Report on Impacts of Climate Change Policies:**

Votes Cast For:	1,673,974,439	62.1%
Votes Cast Against:	1,020,603,226	37.9%
Abstentions:	64,926,757	
Broker Non-Votes:	872,741,998	

#### **Report on Methane Emissions:**

Votes Cast For:	1,042,362,479	38.7%
Votes Cast Against:	1,651,596,600	61.3%
Abstentions:	65,537,658	

Abstentions: 65,537,658 Broker Non-Votes: 872,741,998

(d)

ExxonMobil will include an advisory vote on executive compensation in its proxy materials annually until the next required vote on the frequency of shareholder votes on the compensation of executives.

#### 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.

#### EXXON MOBIL CORPORATION

Date: June 6, 2017 By: /s/ DAVID S. ROSENTHAL

Name: David S. Rosenthal

Title: Vice President and Controller

(Principal Accounting Officer)