BOEING CO Form 8-K May 03, 2017

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 ACTOF 1934

May 1, 2017

Date of Report (Date of earliest event reported)

The

Boeing

Company

(Exact

name of

registrant

as

specified

in its

charter)

1-442 91-0425694 Delaware (State or Other Jurisdiction (Commission File No.) (I.R.S. Employer

of Incorporation)

Identification Number)

100 N. Riverside, Chicago, IL 60606-1596 (Address of Principal Executive Offices) (Zip Code)

(312) 544-2000

(Registrant's Telephone Number, Including Area

Code)

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:

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)

oPre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

oPre-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 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 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. c

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

The Boeing Company (the "Company") held its Annual Meeting of Shareholders on May 1, 2017. Set forth below are the final voting results for each of the proposals submitted to a vote of the shareholders.

1. Election of Directors:

NORME AGAINST ABSTAINBROKER NON-VOTES

Robert

436,726,1264,916,813 3,034,952 105,389,019

Bradway

David

434,447,7197,310,246 2,919,926 105,389,019

Calhoun

Arthur

D 434,031,3257,570,200 3,076,366 105,389,019 Collins,

Jr.

Kenneth

M26,941,26614,720,7403,015,885 105,389,019

Duberstein

Edmund

P 436,457,1375,405,529 2,815,225 105,389,019 Giambastiani,

Jr.

Lynn

436,824,2575,039,147 2,814,487 105,389,019

Good

Lawrence

¥10,640,96031,087,9402,948,991 105,389,019

Kellner

Edward

M33,674,0268,048,961 2,954,904 105,389,019

Liddy

Dennis

A33,352,3767,572,548 3,752,967 105,389,019

Muilenburg

Susan

432,715,8109,173,212 2,788,869 105,389,019

Schwab

Randall

401,965,62539,732,4352,979,831 105,389,019

Stephenson

Ronald

430,388,19811,330,2122,959,481 105,389,019

Williams

Mike

\$32,466,6399,140,416 3,070,836 105,389,019

Zafirovski

2. Approve, on an Advisory Basis, Named Executive Officer Compensation:

FOR AGAINST ABSTAINBROKER NON-VOTES

422,216,12517,992,0884,469,678 105,389,019

3. Recommend the Frequency of Future Advisory Votes on Named Executive Officer Compensation:

1 YEAR 2 YEARS 3 YEAR ABSTAINBROKER NON-VOTES

396,877,9123,011,633 41,370,095 3,418,251 105,389,019

Consistent with the recommendation of the Board of Directors and the vote of shareholders, the Company will continue to hold future advisory votes on named executive compensation on an annual basis.

4. Ratify the Appointment of Deloitte & Touche LLP as Independent Auditor for 2017:

FOR AGAINSTABSTAIN

538,365,2029,123,798 2,577,910

5. Shareholder Proposal - Additional Report on Lobbying Activities:

FOR AGAINST ABSTAIN BROKER NON-VOTES

88,770,804341,528,35914,378,728105,389,019

6. Shareholder Proposal - Reduce Threshold to call Special Shareholder Meetings from 25% to 15%:

FOR AGAINST ABSTAINBROKER NON-VOTES

165,006,927275,206,8464,464,118 105,389,019

7. Shareholder Proposal - Report on Arms Sales to Israel: FOR AGAINST ABSTAIN BROKER NON-VOTES 16,978,095406,955,33120,744,465105,389,019

8. Shareholder Proposal - Implement Holy Land Principles: FOR AGAINST ABSTAIN BROKER NON-VOTES 12,574,711407,736,91424,366,266105,389,019

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, as amended, the registrant has duly caused this report to be signed on its behalf by the undersigned, hereunto duly authorized.

THE BOEING COMPANY

By: /s/ Grant M. Dixton Grant M. Dixton Vice President, Deputy General Counsel and Corporate Secretary

Dated: May 3, 2017