CVS HEALTH Corp Form 8-K May 20, 2016

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 19, 2016

CVS HEALTH CORPORATION (Exact Name of Registrant

as Specified in Charter)

Delaware

(State or Other Jurisdiction of

Incorporation)

001-01011 05-0494040

(Commission File Number) (IRS Employer Identification

No.)

One CVS Drive

Woonsocket, Rhode Island

(Address of Principal Executive

Offices)

02895

(Zip Code)

Registrant's telephone number, including area code: (401) 765-1500

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):

- oWritten 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))

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

The following are the voting results on each matter submitted to the stockholders of CVS Health Corporation (the "Company") at the Annual Meeting of Stockholders held on May 19, 2016 (the "Annual Meeting"). The proposals below are described in detail in the proxy statement filed by the Company on April 8, 2016 (the "Proxy Statement"). At the Annual Meeting, the 11 nominees for director were elected to the Company's Board of Directors for a term of one year (Proposal 1). In addition, management proposals regarding the ratification of the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for 2016 (Proposal 2) and a non-binding resolution regarding approval of the compensation of the Company's named executive officers as disclosed in the Proxy Statement (Proposal 3), were approved. Stockholder proposals requesting a report on the alignment of the Company's political contributions and its corporate values (Proposal 4) and requesting a report on executive pay (Proposal 5) were rejected.

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	For	Against	Abstained	Broker Non-Votes
1. The election, for one-year terms, of persons nominated for directors, all as set forth in the Company's Proxy Statement, was approved by the following votes:				
Richard M. Bracken C. David Brown II	859,502,292 841,683,831		1,440,150 1,502,196	94,836,171 94,836,171
Alecia A. DeCoudreaux	860,979,464		1,388,065	94,836,171
Nancy-Ann M. DeParle	861,189,576		1,419,715	94,836,171
David W. Dorman		520,808,559		94,836,171
Anne M. Finucane		13,779,452		94,836,171
Larry J. Merlo	860,638,963		1,240,277	94,836,171
Jean-Pierre Millon	859,945,355		1,480,517	94,836,171
Richard J. Swift	779,563,716	581,927,589	3,255,643	94,836,171
William C. Weldon	843,115,815	520,078,999	1,552,134	94,836,171
Tony L. White	843,915,782	219,320,097	1,511,069	94,836,171
 2. Ratification of the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the 2016 fiscal year, as set forth in the Company's Proxy Statement, was approved by the following vote: 3. Company proposal to approve, by a 	950,956,355	56,745,154	1,881,610	_
non-binding vote, the compensation of the Company's named executive officers, as set forth in the Company's Proxy Statement, was approved by the following vote: 4. Stockholder proposal requesting a	689,956,751	1 169,784,62	35,005,574	94,836,171
report on the congruency of the Company's political contributions and its corporate values was rejected by the following vote:	48,687,102	695,391,62	0120,668,22	694,836,171
5. Stockholder proposal requesting a report on the Company's executive pay was rejected by the following vote:	59,207,680	756,944,69	548,594,573	94,836,171

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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.

CVS HEALTH CORPORATION

/s/

Colleen By:

M.

McIntosh Colleen

M.

McIntosh Senior Vice President and

Corporate Secretary

Dated: May 20, 2016