CONOCOPHILLIPS Form 8-K May 17, 2011

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 11, 2011 ConocoPhillips

(Exact name of registrant as specified in its charter)

Delaware (State or other jurisdiction of

incorporation)

001-32395

01-0562944 I.R.S. Employer

(Commission File Number) (I.R.S. Employer Identification No.)

600 North Dairy Ashford

Houston, Texas 77079

(Address of principal executive offices and zip code) Registrant s telephone number, including area code: (281) 293-1000

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 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)

- 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))

Item 5.03 Amendments to Articles of Incorporation or Bylaws; Change in Fiscal Year.

On May 11, 2011, our Board of Directors amended and restated our By-Laws. Article III, Section 1 (a)(i) was modified to remove the prohibition on employees being elected to the Board once they have reached the age of 65. The preceding summary of the amendments to the By-Laws is qualified in its entirety by reference to the full text of the Amended and Restated By-Laws filed as Exhibit 3.1 and incorporated by reference herein. The By-Law amendments are effective as of May 11, 2011. A complete copy of our Amended and Restated By-Laws, as amended, are attached as Exhibit 3.1 and incorporated by reference herein.

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

ConocoPhillips held its annual stockholders meeting on May 11, 2011. A brief description of each proposal and the voting results are summarized below.

A Company proposal to elect 13 directors:

	Number of Shares			
	Voted For	Voted Against	Abstentions	Broker Nonvotes
Distant L. Annita a	1 004 106 506	20.7(0.41(4 029 257	175 021 050
Richard L. Armitage	1,024,106,526	39,769,416	4,938,357	175,831,858
Richard H. Auchinleck	990,681,149	73,155,649	4,977,501	175,831,858
James E. Copeland, Jr.	1,019,783,918	43,876,178	5,154,203	175,831,858
Kenneth M. Duberstein	1,004,782,489	58,920,705	5,111,105	175,831,858
Ruth R. Harkin	1,025,352,504	38,545,637	4,916,158	175,831,858
Harold W. McGraw III	943,524,579	120,068,233	5,221,487	175,831,858
James J. Mulva	1,008,839,069	55,316,155	4,659,075	175,831,858
Robert A. Niblock	983,259,883	80,382,557	5,171,859	175,831,858
Harald J. Norvik	1,020,833,614	42,756,235	5,224,450	175,831,858
William K. Reilly	1,015,868,956	47,749,326	5,196,017	175,831,858
Victoria J. Tschinkel	1,018,641,184	45,256,270	4,916,845	175,831,858
Kathryn C. Turner	988,887,954	75,012,823	4,913,522	175,831,858
William E. Wade, Jr.	984,648,347	79,184,632	4,981,320	175,831,858

A Company proposal to ratify the appointment of Ernst & Young LLP as ConocoPhillips independent registered public accounting firm for 2011:

	Number of Shares			Darler
	Voted For	Voted Against	Abstentions	Broker Nonvotes
Ratification of Appointment of Ernst & Young LLP as ConocoPhillips Independent Registered Public Accounting Firm	1,127,553,667	113,314,655	3,777,835	

A Company proposal for stockholders to provide an advisory approval of the compensation of our Named Executive Officers:

	Number of Shares				
	Voted For	Voted Against	Abstentions	Broker Nonvotes	
Advisory Approval of the					
Compensation of our Named					
Executive Officers	624,929,657	435,776,509	8,108,133	175,831,858	
A Company proposal for stockholders		ce on the frequency o	f the advisory vote	e to approve the	
compensation of our Named Executiv	e Officers:				
		Number of Shares			
		Broker			
1 Ye	ear 2 Year	3 Year	Abstentions	Nonvotes	
Advisory Indication of					
Preference of Frequency					
of Advisory Vote on Approval of					
Compensation of Named					
Executive Officers 738,56	52,543 19,500,35	6 222,714,507	29,353,124	232,276,903	
A Company proposal to approve the 2				, ,	
				1	
		Number of Shares			
	Voted For	Voted Against	Abstentions	Broker Nonvotes	
Approval of 2011 Omnibus Stock and	1				
Approval of 2011 Omnibus Stock and Performance Incentive Plan of	1				
ConocoPhillips	897,361,864	164,785,465	6,666,970	175,831,858	
Stockholder proposals relating to the f		104,705,405	0,000,770	175,051,050	
Stockholder proposals featuring to the following matters.					
		Number of Shares			
				Broker	
	Voted For	Voted Against	Abstentions	Nonvotes	
Gender Expression					
Non-Discrimination	269,289,744	617,569,022	181,955,533	175,831,858	
Political Contributions	254,085,400	687,811,775	126,917,124	175,831,858	
Report on Grassroots Lobbying	20 .,000,100			1,0,001,000	
Expenditures	246,225,277	686,683,428	135,905,594	175,831,858	
Accident Risk Mitigation	70,853,388	841,737,236	156,223,675	175,831,858	
Company Environmental Policy					
(Louisiana Wetlands)	56,096,217	869,652,935	143,065,147	175,831,858	
Greenhouse Gas Reduction Targets	239,416,181	654,288,544	175,109,574	175,831,858	

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	Number of Shares			
	Voted For	Voted Against	Abstentions	Broker Nonvotes
Report on Financial Risks of				
Climate Change	70,778,425	841,961,178	156,074,696	175,831,858
Canadian Oil Sands	256,990,761	666,090,398	145,733,140	175,831,858
Membership in US Chamber of				
Commerce*		1,068,809,194		175,831,858

* Proposal submitted from floor.

All 13 nominated directors were reelected and the appointment of the independent auditors was ratified. The compensation of the Company s named executive officers in 2010 was approved and the future interval for future advisory votes on executive compensation with the most support was 1 year. The 2011 Omnibus Stock and Performance Incentive Plan was approved. The nine stockholder proposals presented were not approved. **Item 9.01 Financial Statements and Exhibits.**

(d) Exhibits

Exhibit Number Description

3.1 Amended and Restated By-Laws of ConocoPhillips, as amended and restated on May 11, 2011.

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.

CONOCOPHILLIPS

May 17, 2011

/s/ Janet Langford Kelly Janet Langford Kelly Senior Vice President, Legal, General Counsel and Corporate Secretary