NORTHROP GRUMMAN CORP /DE/

Form 8-K May 17, 2013

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

FORM 8-K

CURRENT REPORT

Washington, D.C. 20549

Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934 Date of Report (Date of earliest event reported) May 15, 2013

NORTHROP GRUMMAN CORPORATION

(Exact name of registrant as specified in its charter)

DELAWARE 1-16411 No. 80-0640649
(State or Other Jurisdiction of (Commission File Number) (I.R.S. Employer Incorporation or Organization) Identification Number)

2980 Fairview Park Drive, Falls Church, Virginia 22042

www.northropgrumman.com

(Address of principal executive offices and internet site)

(703) 280-2900

(Registrant's telephone number, including area 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:

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

At the 2013 Annual Meeting, shareholders considered and approved Management's three proposals, each of which is described in more detail in the Company's Proxy Statement filed on April 5, 2013.

The results detailed below represent the final voting results as certified by the Inspector of Election:

Management's Proposals

Proposal 1

The shareholders elected the following twelve directors to hold office until the 2014 Annual Meeting of Shareholders: Wesley G. Bush, Victor H. Fazio, Donald E. Felsinger, Stephen E. Frank, Bruce S. Gordon, Madeleine A. Kleiner, Karl J. Krapek, Richard B. Myers, Aulana L. Peters, Gary Roughead, Thomas M. Schoewe and Kevin W. Sharer.

For	Against	Abstain	Broker Non-Vote
180,408,125	3,708,164	2,756,080	18,690,811
181,502,689	3,168,634	2,200,929	18,690,811
182,436,425	2,140,244	2,295,701	18,690,811
159,591,083	25,125,418	2,155,869	18,690,811
182,288,688	2,396,416	2,187,267	18,690,811
182,511,371	2,197,674	2,163,325	18,690,811
181,717,213	2,981,471	2,173,685	18,690,811
180,458,501	4,222,553	2,191,316	18,690,811
157,935,149	26,692,034	2,245,188	18,690,811
183,134,276	1,562,288	2,175,805	18,690,811
182,762,351	1,825,264	2,284,754	18,690,811
182,449,561	2,208,928	2,213,881	18,690,811
	180,408,125 181,502,689 182,436,425 159,591,083 182,288,688 182,511,371 181,717,213 180,458,501 157,935,149 183,134,276 182,762,351	180,408,125 3,708,164 181,502,689 3,168,634 182,436,425 2,140,244 159,591,083 25,125,418 182,288,688 2,396,416 182,511,371 2,197,674 181,717,213 2,981,471 180,458,501 4,222,553 157,935,149 26,692,034 183,134,276 1,562,288 182,762,351 1,825,264	180,408,125 3,708,164 2,756,080 181,502,689 3,168,634 2,200,929 182,436,425 2,140,244 2,295,701 159,591,083 25,125,418 2,155,869 182,288,688 2,396,416 2,187,267 182,511,371 2,197,674 2,163,325 181,717,213 2,981,471 2,173,685 180,458,501 4,222,553 2,191,316 157,935,149 26,692,034 2,245,188 183,134,276 1,562,288 2,175,805 182,762,351 1,825,264 2,284,754

Proposal 2

A proposal to approve, on an advisory basis, the compensation of the Company's named executive officers:

For	Against	Abstain	Broker Non-Vote
175,714,812	8,220,740	2,936,818	18,690,811

Proposal 3

The appointment of Deloitte & Touche LLP as the Company's independent auditor for the fiscal year ending December 31, 2013 was ratified with a vote of 200,688,892 shares for, 3,013,431 shares against and 1,860,857 abstentions.

Shareholder Proposals

Proposal 4

Shareholder proposal regarding additional disclosure of lobbying activities:

For	Against	Abstain	Broker Non-Vote
13,978,300	165,242,924	7,651,146	18,690,811

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Proposal 5

Shareholder proposal regarding independent board chairman:

Against Abstain Broker Non-Vote

54,656,537 129,377,076 18,690,811 2,838,757

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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.

NORTHROP GRUMMAN CORPORATION

(Registrant)

By: /s/ Jennifer C. McGarey

Jennifer C. McGarey

Corporate Vice President and Secretary

Date: May 17, 2013

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