ENERGEN CORP Form 8-K May 04, 2018 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 May 3, 2018 (Date of earliest event reported)

Commission file number 1-7810 Energen Corporation (Exact name of registrant as specified in its charter)

Alabama 63-0757759
(State or other jurisdiction of incorporation or organization) (I.R.S. Employer Identification No.) 605 Richard Arrington Jr. Boulevard North, Birmingham, Alabama 35203-2707
(Address of principal executive offices) (Zip Code)

Registrant's telephone number, including area code (205) 326-2700

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))

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 the Securities Exchange Act (§240.12b-2 of this chapter).

Emerging growth company o

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. o

Submission of Matters to

ITEM 5.07 a Vote of

Security Holders

The

registrant's annual meeting of shareholders on May 3, 2018. There

were 97,404,730 shares of common stock eligible to be voted at

the Annual Meeting, and 89,158,162

shares were

represented

in person or

by proxy. Shareholders

voted on the

following

proposals:

Three nominees for Director were elected for 1... three-year terms expiring 2021 as follows:

Jonathan Z. Cohen For 56,251,518

> Against 26,006,389 Abstain 65,160 Broker non-votes 6,835,095

William G. Hargett For 80,868,118

> Against 1,409,818 Abstain 45,131 Broker non-votes 6,835,095

Alan A. Kleier 80,985,998 For

> Against 1,277,449 Abstain 59,620

Broker non-votes 6,835,095

One nominee for Director was elected for a two-year term expiring in 2020.

Vincent J. Intrieri For 55,415,188

Against 26,842,585 Abstain 65,294 Broker non-votes 6,835,095

Two nominees for Director were elected for one-year term expiring in 2019.

Laurence M. Downes For 81,034,271

Against 1,226,440 Abstain 62,356 Broker non-votes 6,835,095

Lori A. Lancaster For 81,374,089

Against 889,638 Abstain 59,340 Broker non-votes 6,835,095

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 $2. Proposal \ to \ ratify \ Price waterhouse Coopers \ LLP \ as \ the \ Company's \ independent \ registered \ public \ accountants - approved.$

For 87,869,857
Against 1,191,568
Abstain 96,737
Broker non-votes 0

3. Advisory vote on executive compensation - approved

For 78,928,503 Against 3,229,284 Abstain 165,280 Broker non-votes 6,835,095

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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 thereunto duly authorized.

ENERGEN CORPORATION (Registrant)

May 4, 2018 By /s/ John K. Molen
John K. Molen
Vice President, General Counsel and Secretary of Energen Corporation

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