Kosmos Energy Ltd. Form 8-K June 20, 2016

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, DC 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):

June 16, 2016

KOSMOS ENERGY LTD.

(Exact Name of Registrant as Specified in its Charter)

Bermuda

(State or other jurisdiction of incorporation)

001-35167 (Commission File Number) **98-0686001** (I.R.S. Employer Identification No.)

Clarendon House 2 Church Street Hamilton, Bermuda (Address of Principal Executive Offices)

HM 11 (Zip Code)

Registrant s telephone number, including area code: +1 441 295 5950

Not Applicable

(Former name or former address, if changed since last report)

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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):

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

The 2016 Annual General Meeting of Shareholders of Kosmos Energy Ltd. (the Company) was held on June 16, 2016. There were 385,179,891 common shares entitled to vote at the meeting and a total of 368,337,851 (approximately 95.62%) were represented at the meeting.

The proposals voted upon at the 2016 Annual General Meeting of Shareholders and the final results of the vote on each proposal were as follows:

Proposal 1 The election of eleven directors to hold office until the 2017 Annual General Meeting of Shareholders, and until their respective successors are elected.

Each nominee for director was elected by a vote of the shareholders as follows:

Votes For	Votes Withheld	Not Voted (Broker Non-Votes)
327,820,990	24,377,544	16,139,317
331,721,913	20,476,621	16,139,317
349,318,805	2,879,729	16,139,317
350,081,752	2,116,782	16,139,317
289,677,459	62,521,075	16,139,317
313,951,093	38,247,441	16,139,317
314,200,862	37,997,672	16,139,317
290,028,239	62,170,295	16,139,317
349,971,100	2,227,434	16,139,317
350,091,719	2,106,815	16,139,317
350,093,614	2,104,920	16,139,317
	327,820,990 331,721,913 349,318,805 350,081,752 289,677,459 313,951,093 314,200,862 290,028,239 349,971,100 350,091,719	327,820,990 24,377,544 331,721,913 20,476,621 349,318,805 2,879,729 350,081,752 2,116,782 289,677,459 62,521,075 313,951,093 38,247,441 314,200,862 37,997,672 290,028,239 62,170,295 349,971,100 2,227,434 350,091,719 2,106,815

Proposal 2 The appointment of Ernst & Young LLP as the Company s independent registered public accounting firm for the fiscal year ending December 31, 2016 and the authorization of the Company s Audit Committee of the Board of Directors to determine their remuneration.

The proposal was approved by a vote of the shareholders as follows:

Votes For	Votes Against	Abstain
367,672,510	621,843	43,498

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Proposal 3 Nonbinding, advisory vote to approve the compensation of the Company s named executive officers as disclosed in its proxy statement.

The compensation of the Company s named executive officers was approved by nonbinding, advisory vote of the shareholders as follows:

333,559,989 18,583,127 55,418 16,139,317	Votes For	Votes Against	Abstain	Not Voted (Broker Non-Votes)
	333,559,989	18,583,127	55,418	16,139,317
2			2	

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SIGNATURES

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.

Date: June 20, 2016

KOSMOS ENERGY LTD.

By:

/s/ Thomas P. Chambers Thomas P. Chambers Senior Vice President and Chief Financial Officer

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