ATMOS ENERGY CORP Form 8-K February 12, 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

February 7, 2018

Date of Report (Date of earliest event reported)

ATMOS ENERGY CORPORATION (Exact Name of Registrant as Specified in its Charter)

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:

Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
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))
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 of 1934 (§ 240.12b-2 of this chapter).

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Emerging growth company "

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. "

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

At the company's 2018 annual meeting of shareholders on February 7, 2018, of the 110,958,181 total shares of common stock outstanding and entitled to vote, a total of 99,823,932 shares were represented, constituting an 89.96% quorum. The final results for each of the matters submitted to a vote of our shareholders at the annual meeting are as follows:

Proposal No. 1: All of the board's nominees for director were elected by our shareholders to serve until the company's 2019 annual meeting of shareholders or until their respective successors are elected and qualified, with the vote totals as set forth in the table below:

Nominee	For	Against	Abstain Broker Non-Votes
Robert W. Best	82,442,602	21,160,251	111,953 16,109,126
Kim R. Cocklin	82,715,481	1794,870	204,455 16,109,126
Kelly H. Compton	83,201,671	1388,703	124,43216,109,126
Richard W. Douglas	82,803,961	1787,686	123,15916,109,126
Ruben E. Esquivel	83,187,499	9401,715	125,59216,109,126
Rafael G. Garza	83,186,371	1404,092	124,343 16,109,126
Richard K. Gordon	81,843,880	01,753,212	2117,71416,109,126
Robert C. Grable	82,909,227	7685,687	119,89216,109,126
Michael E. Haefner	83,124,095	5475,158	115,553 16,109,126
Nancy K. Quinn	82,555,484	1,049,253	3110,06916,109,126
Richard A. Sampson	83,297,499	9298,761	118,54616,109,126
Stephen R. Springer	82,508,284	11,093,350	113,17216,109,126
Richard Ware II	82,118,775	51,471,264	124,767 16,109,126

Proposal No. 2: The appointment of Ernst & Young LLP as the company's independent registered public accounting firm for fiscal 2018 was ratified by our shareholders, with the vote totals as set forth in the table below:

For Against Abstain Broker Non-Votes 98,569,791 1,080,583 173,558-0-

Proposal No. 3: Our shareholders approved, on an advisory (non-binding) basis, the compensation of our named executive officers for fiscal 2017, with the vote totals as set forth in the table below:

For Against Abstain Broker Non-Votes 72,849,52610,522,861342,41916,109,126

Item 8.01. Other Events.

On February 7, 2018, the independent directors of the company's board designated director Richard K. Gordon as Lead Director.

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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.

ATMOS ENERGY CORPORATION (Registrant)

By: /s/ KAREN E. HARTSFIELD Karen E. Hartsfield

DATE: February 12, 2018 Senior Vice President, General Counsel and Corporate Secretary

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