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AMERICAN FINANCIAL GROUP INC Form 8-K May 18, 2016 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 17, 2016

AMERICAN FINANCIAL GROUP, INC.

(Exact name of registrant as specified in its charter)

Ohio 1-13653 31-1544320 (State or other jurisdiction of incorporation) (Commission File Number) (IRS Employer Identification No.)

301 East Fourth Street, Cincinnati, OH 45202 (Address of principal executive offices) (Zip Code)

Registrant's telephone number, including area code: (513) 579-2121

(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 (see General Instruction A.2. below):

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))

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Item 1.01 Entry into a Material Definitive Agreement.

As reported in Item 5.07 of this Current Report on Form 8-K, the shareholders of American Financial Group, Inc. (the "Company"), at its annual meeting of shareholders held on May 17, 2016, approved the Senior Executive Long Term Incentive Compensation Plan (the "Plan"). A summary of the Plan (the "Plan") was included as Proposal No. 4 contained on pages 11-13 of the Company's 2016 proxy statement (the "Proxy Statement") filed with the Securities and Exchange Commission on April 1, 2016, and the summary is qualified in its entirety by reference to the full text of the Plan, which was filed as Appendix A to the Proxy Statement. The summary of the Plan and the full text of the Plan are incorporated by reference into this Current Report on Form 8-K.

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

The Company held its annual meeting of shareholders on May 17, 2016. The voting results on the proposals considered at the annual meeting are set forth below:

1. Elect 11 directors.

For	Withheld	Broker
		Non-Votes
69,782,779	4,586,329	5,231,366
69,781,668	4,587,440	5,231,366
68,664,037	5,705,071	5,231,366
63,415,334	10,953,774	5,231,366
62,368,206	12,000,902	5,231,366
60,151,038	14,218,070	5,231,366
63,232,930	11,136,178	5,231,366
68,980,443	5,388,665	5,231,366
72,587,743	1,781,365	5,231,366
64,220,464	10,148,644	5,231,366
71,519,132	2,849,976	5,231,366
	69,782,779 69,781,668 68,664,037 63,415,334 62,368,206 60,151,038 63,232,930 68,980,443 72,587,743 64,220,464	69,782,7794,586,329 69,781,6684,587,440 68,664,0375,705,071 63,415,33410,953,774

^{2.} Ratify the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for 2016.

For Against Abstain 78,937,199587,02676,249

3. Approve, on an advisory basis, compensation of our named executive officers.

For Against Abstain Broker Non-Votes 61,794,53612,427,918146,6545,231,366

4. Approve the Senior Executive Long Term Incentive Compensation Plan.

For Against Abstain Broker Non-Votes 66,187,6548,037,781143,6735,231,366

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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 thereunto duly authorized.

AMERICAN FINANCIAL GROUP, INC.

Date: May 18, 2016 By: /s/ Mark A. Weiss

Mark A. Weiss Vice President