CONSUMERS ENERGY CO Form 8-K May 25, 2011

Table of Contents

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 20, 2011

Commission	Registrant; State of	IRS Employer	
File Number	Incorporation;	Identification No.	
	Address; and Telephone Number		
1-9513	CMS ENERGY	38-2726431	
	CORPORATION		
	(A Michigan Corporation)		
	One Energy Plaza		
	Jackson, Michigan 49201		
	(517) 788-0550		
1-5611	CONSUMERS ENERGY	38-0442310	
	COMPANY		
	(A Michigan Corporation)		
	One Energy Plaza		
	Jackson, Michigan 49201		
	(517) 788-0550		

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))

TABLE OF CONTENTS

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

Table of Contents

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

At the CMS Energy Corporation (CMS Energy) annual meeting of shareholders held on May 20, 2011, the CMS Energy shareholders voted upon five proposals as described in the CMS Energy Proxy Statement dated April 8, 2011. The results of the shareholder votes are as follows:

Proposal to ratify the appointment of PricewaterhouseCoopers LLP as the independent registered public accounting firm to audit CMS Energy s financial statements for the year ending December 31, 2011 was approved, with a vote as follows:

Number of Votes:

For	Against	Abstentions	Broker non-votes
225,655,516	399,900	297,262	0

Non-binding proposal that the compensation paid to CMS Energy s named executive officers, as disclosed in the proxy statement pursuant to the compensation disclosure rules of the Securities and Exchange Commission, including the *Compensation Discussion and Analysis*, the compensation tables and the related narrative disclosure, was approved with a vote as follows:

Number of Votes:

For	Against	Abstentions	Broker non-votes
200,323,502	7,116,025	790,548	18,122,603

Non-binding vote on the frequency of holding a shareholder advisory vote on executive compensation was voted on as follows:

One Year	Two Years	Three Years	Abstentions	Broker non-votes
181,845,467	3,061,142	22,043,759	1,279,703	18,122,607

As a result of the outcome of the vote by shareholders at the annual meeting of shareholders held on May 20, 2011 regarding the frequency of an advisory vote by the shareholders on executive compensation, the CMS Energy Board of Directors approved and adopted an annual frequency (one year) for future advisory votes by shareholders on executive compensation, until further action of the CMS Energy Board of Directors.

Shareholder proposal requesting a report on the financial risks of continued reliance on coal contrasted with increased investments in efficiency and cleaner energy, including assessment of the cumulative costs of environmental compliance for coal plants compared to alternative generating sources was not approved, with a vote as follows:

Number of Votes:

For	Against	Abstentions	Broker non-votes
11,495,496	161,714,989	35,019,592	18,122,601

Table of Contents

Proposal to elect ten members to the CMS Energy board of directors. All of the nominees were elected with the votes for individual nominees as follows:

Number of Votes:

		Broker
For	Withheld	non-votes
207,533,788	696,303	18,122,587
205,212,010	3,018,081	18,122,587
204,924,277	3,305,814	18,122,587
199,372,681	8,857,410	18,122,587
204,500,200	3,729,891	18,122,587
205,755,322	2,474,769	18,122,587
206,302,781	1,927,310	18,122,587
204,794,747	3,435,344	18,122,587
200,962,580	7,267,511	18,122,587
202,101,877	6,128,214	18,122,587
	207,533,788 205,212,010 204,924,277 199,372,681 204,500,200 205,755,322 206,302,781 204,794,747 200,962,580	207,533,788 696,303 205,212,010 3,018,081 204,924,277 3,305,814 199,372,681 8,857,410 204,500,200 3,729,891 205,755,322 2,474,769 206,302,781 1,927,310 204,794,747 3,435,344 200,962,580 7,267,511

CONSUMERS ENERGY COMPANY

Consumers Energy Company (Consumers Energy) did not solicit proxies for the matters submitted to votes at the contemporaneous May 20, 2011 Consumers Energy s annual meeting of shareholders. All 84,108,789 shares of Consumers Energy common stock held by CMS Energy were voted in favor of electing the above-named individuals as directors of Consumers Energy and in favor of the ratification of the appointment of PricewaterhouseCoopers LLP as the independent registered public accounting firm to audit Consumers Energy s financial statements for the year ending December 31, 2011. None of the 441,599 shares of Consumers Energy preferred stock were voted at the annual meeting.

This Form 8-K contains forward-looking statements as defined in Rule 3b-6 of the Securities Exchange Act of 1934, as amended, Rule 175 of the Securities Act of 1933, as amended, and relevant legal decisions. The forward-looking statements are subject to risks and uncertainties. They should be read in conjunction with FORWARD-LOOKING STATEMENTS AND INFORMATION and RISK FACTORS sections of CMS Energy Corporation s (CMS Energy) Form 10-K and Consumers Energy Company s (Consumers Energy) Form 10-K each for the Year Ended December 31, 2010 and as updated in CMS Energy s and Consumers Energy s Forms 10-Q for the Quarter Ended March 31, 2011. CMS Energy s and Consumers Energy s FORWARD-LOOKING STATEMENTS AND INFORMATION and RISK FACTORS sections are incorporated herein by reference and discuss important factors that could cause CMS Energy s and Consumers Energy s results to differ materially from those anticipated in such statements.

Table of Contents

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrants have duly caused this report to be signed on their behalf by the undersigned hereunto duly authorized.

CMS ENERGY CORPORATION

Dated: May 25, 2011 By: /s/ Thomas J. Webb

Thomas J. Webb

Executive Vice President and Chief Financial Officer

CONSUMERS ENERGY COMPANY

Dated: May 25, 2011 By: /s/ Thomas J. Webb

Thomas J. Webb

Executive Vice President and Chief Financial Officer