ION GEOPHYSICAL CORP Form 8-K May 27, 2011

## 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 27, 2011 ION Geophysical Corporation

(Exact name of registrant as specified in its charter)

Delaware

**1-12691** (Commission file number)

**22-2286646** (I.R.S. Employer Identification No.)

(State or other jurisdiction of incorporation)

2105 CityWest Blvd, Suite 400

Houston, Texas 77042-2839

(Address of principal executive offices, including Zip Code)

(281) 933-3339

(Registrant s telephone number, including area code)

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))

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

Results of Annual Meeting of Stockholders

On May 27, 2011, ION Geophysical Corporation (the Company ) held its Annual Meeting of Stockholders (the Meeting ) in Houston, Texas. Of the 155,846,294 shares of common stock outstanding and entitled to vote as of the record date, 145,297,593 shares (93%) were present or represented by proxy at the Meeting. The Company s stockholders approved all of the nominees and proposals, specifically (1) the election of Michael C. Jennings, Robert P. Peebler and John N. Seitz as directors to hold office until the 2014 Annual Meeting of Stockholders or until their successors are elected, (2) the amendments to the Company s 2004 Long-Term Incentive Plan, and (3) the ratification of Ernst & Young LLP as the Company s independent registered public accounting firm for the fiscal year ending December 31, 2011. Also at the Meeting, in non-binding advisory votes, the stockholders voted to approve the compensation of the Company s executive officers and voted for the frequency of advisory votes on executive compensation to be held every year.

The results of the voting on the matters submitted to the stockholders were as follows:

1. Election of Directors for a Three-Year Term Expiring in 2014 Michael C. Jennings				Votes Withheld
			2,006	1,863,129
		,	,	17,851,645
		108,871	,774	21,023,361
For	Against	Abs	stain	Broker Non- Votes
1 01	Iguilist	1100	, cum	votes
107,200,381	21,384,736	1,310,018		15,402,458
70,805,731	57,734,869	1,35	54,535	15,402,458
	Everv			
	·			
	Two		nree	
<b>Every Year</b>	Years	Years		Abstain
y Vote on Frequency of Executive tion Votes 77,691,659 723,634				1 206 250
		4 50,173,472		1,306,370
				Broker Non-
For	Ag	ainst	Abstain	Votes
		1,923	79,284	
In addition, the terms of the following directors continued after the meeting: James M. Lapeyre, Jr.				
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	For 107,200,381 70,805,731 Every Year 77,691,659 For ent 144,576 continued after the	For         Against           107,200,381         21,384,736           70,805,731         57,734,869           Every         Two           For         Years           77,691,659         723,634           For         Ag           ent         144,576,386         64           continued after the meeting:         64	For       For $128,032$ $112,043$ $112,043$ $108,871$ For       Against       Abs $107,200,381$ $21,384,736$ $1,311$ $70,805,731$ $57,734,869$ $1,352$ Every       Two       For         For       Years       Years $77,691,659$ $723,634$ $50,112$ For       Against         ent $144,576,386$ $641,923$ continued after the meeting:	Image: Second state       Image: Second state

David H. Barr Hao Huimin Franklin Myers S. James Nelson, Jr.

In light of the results of the non-binding advisory vote of the stockholders, the Company has determined that it will hold an annual advisory vote on the compensation payable to its named executive officers, until the next advisory vote on the frequency of stockholder votes on the compensation payable to the Company s named executive officers is required, or until the Board of Directors of the Company determines that it is in the best interest of the Company to hold such vote with a different frequency.

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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 hereunto duly authorized.

Date: May 27, 2011

#### ION GEOPHYSICAL CORPORATION

By: /s/ DAVID L. ROLAND David L. Roland Senior Vice President, General Counsel and Corporate Secretary

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