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CORELOGIC, INC. Form 8-K May 04, 2018

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): May 4, 2018 (May 1, 2018)

## CORELOGIC, INC.

(Exact Name of the Registrant as Specified in Charter)

Delaware 001-13585 95-1068610 (State or Other Jurisdiction of Incorporation) (Commission (IRS Employer File Number) Identification No.)

40 Pacifica, Irvine, California 92618-7471 (Address of Principal Executive Offices) (Zip Code)

Registrant's telephone number, including area code (949) 214-1000

Not Applicable.

(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:

- oWritten 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)
- oPre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
- oPre-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).

Emerging growth company o

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. o

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

- (a) The Company's Annual Meeting was held on May 1, 2018.
- (b) The final voting results for each of the proposals submitted to a vote of stockholders at the Annual Meeting are set forth below.

The eleven nominees for election to the Board were elected, each to serve until the next annual meeting and until their successors are duly elected and qualified, based upon the following votes:

For	Against	Abstain	Broker Non-Votes
69,002,274	800,390	44,043	4,590,518
69,704,545	97,765	44,396	4,590,519
69,713,269	89,506	43,931	4,590,519
69,356,989	457,480	32,237	4,590,519
69,668,427	132,489	45,790	4,590,519
69,686,232	131,151	29,324	4,590,518
69,284,995	518,160	43,552	4,590,518
69,703,813	98,948	43,945	4,590,519
69,391,681	412,650	42,375	4,590,519
67,967,272	1,835,524	43,910	4,590,519
69,484,929	303,437	58,342	4,590,517
	69,002,274 69,704,545 69,713,269 69,356,989 69,668,427 69,686,232 69,284,995 69,703,813 69,391,681 67,967,272	69,002,274 800,390 69,704,545 97,765 69,713,269 89,506 69,356,989 457,480 69,668,427 132,489 69,686,232 131,151 69,284,995 518,160 69,703,813 98,948 69,391,681 412,650	69,002,274 800,390 44,043 69,704,545 97,765 44,396 69,713,269 89,506 43,931 69,356,989 457,480 32,237 69,668,427 132,489 45,790 69,686,232 131,151 29,324 69,284,995 518,160 43,552 69,703,813 98,948 43,945 69,391,681 412,650 42,375 67,967,272 1,835,524 43,910

The proposal to approve the CoreLogic, Inc. 2018 Performance Incentive Plan was approved based upon the 2. following votes:

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For
                     Abstain Broker Non-Votes
           Against
66,574,103 3,178,855 93,748 4,590,519
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3. The proposal to approve, on an advisory basis, the compensation of the Company's named executive officers was approved based upon the following votes:

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Abstain Broker Non-Votes
          Against
68,442,452 1,280,659 123,594 4,590,520
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4. The proposal to ratify the selection of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2018 was approved based upon the following votes:

Against Abstain Broker Non-Votes

73,371,805 955,479 109,941 --

Item 9.01. Financial Statements and Exhibits

(d) Exhibits

No.

Exhibit Description

CoreLogic, Inc. 2018 Performance Incentive Plan 10.1

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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.

CoreLogic, Inc. (Registrant)

Date: May 4, 2018 By: /s/ Arnold A. Pinkston

Name: Arnold A. Pinkston

Title: Chief Legal Officer & Corporate Secretary