RLI CORP		
Form 8-K		
May 02, 2019		

UNITED STATES	
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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 2, 2019

RLI Corp.

(Exact name of registrant as specified in its charter)

Delaware 001-09463 37-0889946 (State or other jurisdiction (Commission (IRS Employer of incorporation) File Number) Identification

No.)

9025 North Lindbergh Drive, Peoria, IL (Address of principal executive offices) (Zip Code)

Registrant's telephone number, including area	a code: (309) 692	-1000
Not applicable (Former name or former address, if changed s	ince last report.)	
Securities registered pursuant to Section 12(b)) of the Securities	s Exchange Act of 1934.
	Trading Symbol RLI	Name of each exchange on which registered The New York Stock Exchange
Check the appropriate box below if the Form the registrant under any of the following provides		nded to simultaneously satisfy the filing obligation of
Written communications pursuant to Rule 4	25 under the Sec	urities Act (17 CFR 230.425)
Soliciting material pursuant to Rule 14a-12	under the Excha	nge Act (17 CFR 240.14a-12)
Pre-commencement communications pursua	ant to Rule 14d-2	2(b) under the Exchange Act (17 CFR 240.14d-2(b))
Pre-commencement communications pursua	ant to Rule 13e-4	(c) under the Exchange Act (17 CFR 240.13e-4(c))
•		growth company as defined in Rule 405 of the Securities curities Exchange Act of 1934 (§240.12b-2 of this
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.

- (a) On May 2, 2019, RLI Corp. (the "Company") held its annual meeting of shareholders ("Annual Meeting").
- (b) At the Annual Meeting, the Company's shareholders voted on the following three proposals and cast their votes as described below.
- 1. The nominees for election to the Board of Directors were elected at the Annual Meeting, each to hold office for a one-year term expiring at the next annual meeting, based upon the following votes:

		Broker
For	Withheld	Non-Votes
38,397,500	924,994	2,978,297
39,120,779	201,715	2,978,297
38,446,731	875,763	2,978,297
38,105,734	1,216,760	2,978,297
38,494,575	827,919	2,978,297
38,981,751	340,743	2,978,297
38,750,728	571,766	2,978,297
38,865,780	456,714	2,978,297
38,902,167	420,327	2,978,297
38,620,118	702,376	2,978,297
38,935,739	386,755	2,978,297
39,016,079	306,415	2,978,297
	38,397,500 39,120,779 38,446,731 38,105,734 38,494,575 38,981,751 38,750,728 38,865,780 38,902,167 38,620,118 38,935,739	

2. The proposal to approve, on a non-binding, advisory basis, the compensation of the Company's named executive officers, as described in the proxy materials, was approved based upon the following votes:

			Broker
For	Against	Abstentions	Non-Votes
37,931,473	1,297,474	93,547	2,978,297

3. The proposal to ratify the selection of KPMG LLP as the Company's independent registered public accounting firm for 2019 was approved based upon the following votes:

For 40,797,568	Against 1,394,360	Abstentions 108,863	Broker Non-Votes —
Item 8.01	Other Ev	vents.	
per share. Th	e dividend is	payable on Jur	d that the Board approved a quarterly dividend on its common stock of \$0.23 to 20, 2019, to shareholders of record as of May 31, 2019. Furnished as eference is the press release issued by the Company.
Item 9.01	Financia	l Statements ar	nd Exhibits.
(d) Exhibits			
5 Exhibit No. 99.1	This Exhibit		2019 regarding dividend. 1 ursuant to Item 8.01 hereof and should not be deemed to be "filed" under the 1934.

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.

Pril

RLI CORP.

Date: May 2, 2019 By: /s/ Jeffrey D. Fick

Jeffrey D. Fick Sr. Vice President, Chief Legal Officer

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