NORTHERN OIL & GAS, INC. Form 8-K July 02, 2010

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): June 30, 2010

NORTHERN OIL AND GAS, INC.

(Exact name of Registrant as specified in its charter)

Minnesota
(State or other jurisdiction of incorporation)

001-33999 (Commission File Number)

95-3848122 (IRS Employer Identification No.)

315 Manitoba Avenue Suite 200 Wayzata, Minnesota

55391

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(Address of principal executive offices)

(Zip Code)

Registrant s telephone number, including area code (952) 476-9800

	neck the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of e registrant under any of the following provisions (<i>see</i> General Instruction A.2. below):
o	Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
0	Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17CFR 240.14a-12)
0	Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
0	Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))
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SECTION 5 CORPORATE GOVERNANCE AND MANAGEMENT

Item 1.01 Entry into a Material Definitive Agreement

Effective June 30, 2010, Northern Oil and Gas, Inc., a Nevada corporation (Northern Oil Nevada), completed its reincorporation in the State of Minnesota from the State of Nevada (the Reincorporation). The Reincorporation was completed pursuant to a Plan of Merger, dated as of June 30, 2010 (the Plan of Merger), between Northern Oil Nevada and Northern Oil and Gas, Inc., a Minnesota corporation and wholly-owned subsidiary of Northern Oil Nevada (the Company), pursuant to which Northern Oil Nevada merged with and into the Company (the Merger), with the Company surviving in the Merger. Pursuant to the recommendation of the Board of Directors of Northern Oil Nevada, the stockholders of Northern Oil Nevada approved the Reincorporation and the Plan of Merger at its 2010 Annual Meeting of Stockholders (the Annual Meeting) held on June 30, 2010.

Pursuant to the terms of the Plan of Merger, (i) the Company succeeded to the ownership of all of Northern Oil Nevada s assets, as well as the rights, powers and privileges of Northern Oil Nevada and assumed all of the obligations of Northern Oil Nevada then in existence; (ii) Northern Oil Nevada s officers and directors became the officers and directors of the Company; (iii) the Company s Articles of Incorporation and Bylaws govern the surviving corporation; and (vi) the name of the surviving corporation is Northern Oil and Gas, Inc.

As a result of the Reincorporation, (i) each share of Northern Oil Nevada s common stock, par value \$0.001 per share, outstanding immediately before the Reincorporation was automatically converted into one share of the Company s common stock, par value \$0.001 per share (Common Stock), and (ii) all options, warrants and other rights to acquire Northern Oil Nevada common stock outstanding immediately before the Reincorporation were also automatically converted into options, warrants and rights to acquire the same number of shares of Company Common Stock, with the same terms and conditions. Upon the Reincorporation, each outstanding certificate representing shares of certain Northern Oil Nevada common stock was deemed, without any action by the Northern Oil Nevada stockholders, to represent the same number and class of shares of Company Common Stock. Northern Oil Nevada stockholders do not need to exchange their stock certificates as a result of the Reincorporation. As of June 30, 2010, the rights of the Company s shareholders began to be governed by Minnesota corporation law and the Company s Articles of Incorporation and Bylaws.

The foregoing description of the Reincorporation, the Plan of Merger, the Articles of Incorporation and Bylaws is not complete and is qualified in its entirety by reference to the full text of the Plan of Merger, the Certificate of Incorporation and the Bylaws, which are attached as Exhibits 2.1, 3.1 and 3.2, respectively, to this Current Report on Form 8-K and incorporated herein by reference. A more detailed description of the Plan of Merger and the effects of the Reincorporation, including material differences between the corporation laws of Nevada and Minnesota, was previously reported in Proposal No. 3 of Northern Oil Nevada s proxy statement filed with the Securities and Exchange Commission on June 1, 2010.

Item 3.03 Material Modification to Rights of Security Holders

The information set forth in Item 1.01 is incorporated herein by reference.

Item 5.07 Submission of Matters to a Vote of Security Holders

(a)	On June 30, 2010, Northern Oil and Gas, Inc. (the	Company) held its 2010 Ani	nual Meeting	of Stockholders
As of Ju	ne 1, 2010, there were 51,058,976 shares of commo	on stock enti	tled to vote at the A	Annual Meetii	ng and a total
of 46,617	7,483 shares (91.30% of all outstanding shares) wer	e represente	d at the Annual Me	eting. The pi	roposals that
were vote	ed upon at the Annual Meeting, and the number of	votes cast fo	r or against, as well	l as the numb	er of
abstentio	ons, and broker non-votes, as to each such proposal	where applic	cable, are set forth b	pelow.	

(b)

Proposal One - Election of Directors

The Company s common stockholders elected each of the Company s seven nominees to serve as director for a term of one year, which term shall expire at the Company s 2011 Annual Meeting of Stockholders, as set forth below:

Director Nominee	Votes For	Votes Withheld	Broker Non-Votes	
Michael L. Reger	30,038,858	7,088,292	9,490,333	
Ryan R. Gilbertson	36,513,141	614,009	9,490,333	
Robert Grabb	34,915,774	2,211,376	9,490,333	
Loren J. O Toole	36,739,421	387,729	9,490,333	
Jack E. King	36,740,131	387,019	9,490,333	
Lisa Bromiley Meier	36,738,748	388,402	9,490,333	
Carter Stewart	34,542,018	2,584,132	9,490,333	

Proposal Two - Ratification of the Appointment of Mantyla McReynolds LLC as our Independent Registered Public Accounting Firm for the Fiscal Year Ending December 31, 2010

The Company s common stockholders ratified the appointment of Mantyla McReynolds LLC as the Company s independent registered public accounting firm for the fiscal year ending December 31, 2010, as set forth below:

For	Against	Abstain
46,461,805	99,772	55,906

Proposal Three - Approve a Change of the Company s State of Incorporation from Nevada to Minnesota

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The Company s common stockholders approved a change of the Company s state of incorporation from Nevada to Minnesota, as set forth below:

 For
 Against
 Abstain

 37,033,066
 62,499
 31,585

The above proposals submitted to vote of security holders at the Annual Meeting are described in more detail in the Company s definitive proxy statement filed with the Securities and Exchange Commission on June 1, 2010.

Item 9.01 Financial Statements and Exhibits.

(d) Exhibits.

Exhibit Number	Description
2.1	Plan of Merger, dated as of June 30, 2010, by and between Northern Oil and Gas, Inc. (a
	Nevada corporation) and Northern Oil and Gas, Inc. (a Minnesota corporation)
3.1	Articles of Incorporation of Northern Oil and Gas, Inc.
3.2	Bylaws of Northern Oil and Gas, Inc.
4.1	Specimen Certificate of Common Stock, par value \$0.001 per share of Northern Oil and Gas,
	Inc.

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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: June 30, 2010 NORTHERN OIL AND GAS, INC.

By /s/ Michael L. Reger

Michael L. Reger, Chief Executive

Officer