NVIDIA CORP Form 8-K May 23, 2016

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 18, 2016
NVIDIA CORPORATION
(Exact name of registrant as specified in its charter)
Delaware 0-23985 94-3177549
(State or other jurisdiction (Commission (IRS Employer
of incorporation) File Number) Identification No.)
2701 San Tomas Expressway, Santa Clara, CA 95050
(Address of principal executive offices) (Zip Code)
Registrant's telephone number, including area code: (408) 486-2000
Not Applicable (Former pages on former address, if shaped since last report)
(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 (see General Instruction A.2. below):
[] Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
[] Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
[] Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
[] Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Item 5.02. Departure of Directors or Certain Officers; Election of Directors; Appointment of Certain Officers; Compensatory Arrangements of Certain Officers.

(e) Amendment and Restatement of Amended and Restated 2007 Equity Incentive Plan

On May 18, 2016, at the 2016 Annual Meeting of Stockholders, or the 2016 Annual Meeting, of NVIDIA Corporation, our stockholders approved an amendment and restatement of the NVIDIA Corporation Amended and Restated 2007 Equity Incentive Plan, or the 2007 Plan, to increase the available share reserve by 18,800,000 shares as described in our definitive proxy statement for the 2016 Annual Meeting filed with the Securities and Exchange Commission on April 7, 2016, or the Proxy Statement. The 2007 Plan previously had been approved, subject to stockholder approval, by the Compensation Committee of the Board of Directors of NVIDIA, or the Committee. A summary of the 2007 Plan is set forth in our Proxy Statement. That summary and the foregoing description of the 2007 Plan are qualified in their entirety by reference to the text of the 2007 Plan, which is filed as Exhibit 10.1 hereto and incorporated herein by reference.

Amendment and Restatement of 2012 Employee Stock Purchase Plan

At the 2016 Annual Meeting, our stockholders also approved an amendment and restatement of the NVIDIA Corporation Amended and Restated 2012 Employee Stock Purchase Plan, or the 2012 Plan, to increase the available share reserve by 10,000,000 shares as described in the Proxy Statement. The 2012 Plan previously had been approved, subject to stockholder approval, by the Committee. A summary of the 2012 Plan is set forth in our Proxy Statement. That summary and the foregoing description of the 2012 Plan are qualified in their entirety by reference to the text of the 2012 Plan, which is filed as Exhibit 10.2 hereto and incorporated herein by reference.

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

At the 2016 Annual Meeting, the following proposals were adopted by the margin indicated. Proxies for the 2016 Annual Meeting were solicited pursuant to Section 14(a) of the Securities Exchange Act of 1934, as amended, and there was no solicitation in opposition of management's solicitation.

- 1. The election of twelve (12) directors to serve for a one-year term until the 2017 Annual Meeting of Stockholders of NVIDIA Corporation. The results of the voting were as follows:
- a. Robert K. Burgess

Number of shares For 406,396,167 Number of shares Withheld 609,979 Number of shares Abstaining 863,331 Number of Broker Non-Votes 61,314,492

b. Tench Coxe

Number of shares For 401,503,666 Number of shares Withheld 861,824 Number of shares Abstaining 5,503,987 Number of Broker Non-Votes 61,314,492

c. Persis S. Drell

Number of shares For 406,618,232 Number of shares Withheld 656,972 Number of shares Abstaining 594,273 Number of Broker Non-Votes 61,314,492

d. James C. Gaither

Number of shares For 403,084,500 Number of shares Withheld 1,313,960 Number of shares Abstaining 3,471,017 Number of Broker Non-Votes 61,314,492

e. Jen-Hsun Huang

Number of shares For 405,744,009 Number of shares Withheld 403,096 Number of shares Abstaining 1,722,372 Number of Broker Non-Votes 61,314,492

f. Dawn Hudson

Number of shares For 406,878,070 Number of shares Withheld 406,624 Number of shares Abstaining 584,783 Number of Broker Non-Votes 61,314,492

g. Harvey C. Jones

Number of shares For 403,048,625 Number of shares Withheld 1,118,129 Number of shares Abstaining 3,702,723 Number of Broker Non-Votes 61,314,492

h. Michael G. McCaffery

Number of shares For 404,788,854 Number of shares Withheld 782,230 Number of shares Abstaining 2,298,393 Number of Broker Non-Votes 61,314,492

i. William J. Miller

Number of shares For 399,927,158 Number of shares Withheld 1,019,064 Number of shares Abstaining 6,923,255 Number of Broker Non-Votes 61,314,492

j. Mark L. Perry

Number of shares For 403,107,160 Number of shares Withheld 663,217 Number of shares Abstaining 4,099,100 Number of Broker Non-Votes 61,314,492

k. A. Brooke Seawell

Number of shares For 403,297,620 Number of shares Withheld 686,157 Number of shares Abstaining 3,885,700 Number of Broker Non-Votes 61,314,492

1. Mark A. Stevens

Number of shares For 404,079,206 Number of shares Withheld 1,283,228 Number of shares Abstaining 2,507,043 Number of Broker Non-Votes 61,314,492

2. The approval, on an advisory basis, of the compensation of our named executive officers as disclosed in the Proxy Statement. The results of the voting were as follows:

Number of shares For 398,480,045 Number of shares Against 8,260,412 Number of shares Abstaining 1,129,020 Number of Broker Non-Votes 61,314,492

3. The ratification of the appointment of PricewaterhouseCoopers LLP as our independent registered accounting firm for our fiscal year ending January 29, 2017. The results of the voting were as follows:

Number of shares For 465,916,054 Number of shares Against 2,821,978 Number of shares Abstaining 445,937 Number of Broker Non-Votes —

4. The approval of the 2007 Plan. The results of the voting were as follows:

Number of shares For 306,952,065 Number of shares Against 100,422,286 Number of shares Abstaining 495,126 Number of Broker Non-Votes 61,314,492

5. The approval of the 2012 Plan. The results of the voting were as follows:

Number of shares For 405,733,504 Number of shares Against 1,750,528 Number of shares Abstaining 385,445 Number of Broker Non-Votes 61,314,492

Item 9.01. Financial Statements and Exhibits.

(d) Exhibits

Exhibit

 $\begin{array}{cc} \text{Number} & \text{Description} \ . \\ 10.1 & \text{Amended and Restated 2007 Equity Incentive Plan} \end{array}$

10.2 Amended and Restated 2012 Employee Stock Purchase Plan

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.

NVIDIA Corporation

Date: May 23, 2016 By: /s/ Rebecca Peters

Rebecca Peters

Vice President, Corporate Affairs and Assistant Secretary

EXHIBIT INDEX

Exhibit

Description . Number Amended and Restated 2007 Equity Incentive Plan Amended and Restated 2012 Employee Stock Purchase Plan 10.1

10.2