CAPRICOR THERAPEUTICS, INC.

Form 8-K June 06, 2016

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8840 Wilshire Blvd., 2nd Floor, Beverly Hills, CA	90211			
(Address of principal executive offices)	(Zip Code)			
(310) 358-3200				
(Registrant's telephone number, including area coo	de)			
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:				
"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 Rul	le 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))			
"Pre-commencement communications pursuant to Rul	le 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.

Capricor Therapeutics, Inc. (the "Company") held its 2016 Annual Meeting of Stockholders (the "Annual Meeting") on June 2, 2016 at the Company's principal executive offices located at 8840 Wilshire Blvd., Beverly Hills, California 90211. At the Annual Meeting, the Company's stockholders were asked to vote upon the following three proposals, each of which is described in more detail in the Company's definitive proxy statement filed with the Securities and Exchange Commission on April 28, 2016:

The election of seven nominees to the Company's Board of Directors to serve until the 2017 annual meeting of stockholders. The nominees for election were Frank Litvack, M.D., Linda Marbán, Ph.D., David B. Musket,

- 1. George W. Dunbar, Jr., Louis Manzo, Earl M. (Duke) Collier, Jr. and Joshua Kazam. Mr. Lou Grasmick, one of the original eight nominees to the Company's Board of Directors as set forth in the Company's definitive proxy statement, died on May 26, 2016, and so his name was withdrawn from the slate of directors standing for election;
- The approval of amendments to the Company's 2012 Restated Equity Incentive Plan (the "2012 Plan") to, among other things, increase the number of shares of Common Stock that may be issued under the 2012 Plan to equal the sum of 4,149,710 plus 2% of the outstanding shares of Common Stock as of December 31, 2015, with the number of shares that may be issued under the 2012 Plan automatically increasing thereafter on January 1st of each year, commencing with January 1, 2017, by 2% of the outstanding shares of Common Stock as of the last day of the immediately preceding fiscal year.

The ratification of the appointment by the Audit Committee of the Company's Board of Directors of Rose, Snyder 3.& Jacobs LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2016.

The results of the matters voted on at the Annual Meeting, based on the presence in person or by proxy of holders of record of 15,339,487 shares of the 17,952,323 shares of the Company's common stock entitled to vote, were as follows:

The election of each of Dr. Litvack, Dr. Marbán, and Messrs. Musket, Dunbar, Manzo, Collier, and Kazam, as 1. directors of the Company to serve until the 2017 annual meeting of stockholders, and until his or her successor is elected, or until his or her earlier death, resignation or removal, was approved as follows:

	FOR	WITHHELI	DBROKER NON-VOTES
Frank Litvack, M.D.	11,710,990	317,274	3,311,223
Linda Marbán, Ph.D.	12,019,121	9,143	3,311,223
David B. Musket	11,996,056	532,208	3,311,223
George W. Dunbar, Jr.	11,996,056	532,208	3,311,223

Louis Manzo	11,995,55632,708	3,311,223
Earl M. (Duke) Collier, Jr.	11,941,77886,486	3,311,223
Joshua Kazam	11,723,103305,161	3,311,223

2. The amendments to the 2012 Plan were approved as follows:

#### For Against Abstain Broker Non-Votes

11,438,280373,622216,3623,311,223

The ratification of the appointment by the Audit Committee of the Company's Board of Directors of Rose, Snyder 3.& Jacobs LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2016 was ratified as follows:

## FOR AGAINST ABSTAINBROKER NON-VOTES

14,986,72536,975 315,787 0

#### **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 6, 2016 Capricor Therapeutics, Inc.

By: /s/ Linda Marbán, Ph.D.
Name: Linda Marbán, Ph.D.
Title: President and Chief
Executive Officer