KROGER CO Form 8-K June 28, 2011

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: June 23, 2011

(Date of earliest event reported)

THE KROGER CO.

(Exact name of registrant as specified in its charter)

An Ohio Corporation (State or other jurisdiction of incorporation) No. 1-303 (Commission File Number)

31-0345740 (IRS Employer Identification No.)

1014 Vine Street Cincinnati, OH 45201

(Address of principal executive offices)

Registrant s telephone number: (513) 762-4000

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:

o Written 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)

o Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

o Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Section 5 Corporate Governance and Management

<u>Item 5.07</u> <u>Submission of Matters to a Vote of Security Holders.</u>

- (a) June 23, 2011 Annual Meeting
- (b) The shareholders elected fourteen directors to serve until the annual meeting in 2012, or until their successors have been elected and qualified; approved the 2011 Long-Term Incentive and Cash Bonus Plan; approved executive compensation on an advisory basis; recommended every one year as the frequency of future advisory votes on executive compensation; and ratified the selection of PricewaterhouseCoopers LLP as the Company s independent public accounting firm for the year 2011. The shareholders defeated the shareholder proposal to recommend a revision to Kroger s Code of Conduct. The final results are as follows:

			Broker
For	Against	Abstain	Non-Votes
465,169,182	6,481,202	1,774,126	46,134,428
463,668,195	7,884,204	1,872,111	46,134,428
457,101,220	14,957,801	1,365,489	46,134,428
468,078,216	3,448,551	1,897,743	46,134,428
463,488,440	8,092,612	1,843,458	46,134,428
468,335,553	3,235,354	1,853,603	46,134,428
465,024,136	6,910,434	1,489,940	46,134,428
467,985,500	3,484,018	1,954,992	46,134,428
463,812,899	7,898,556	1,713,055	46,134,428
468,575,702	2,899,434	1,949,374	46,134,428
464,878,054	6,727,350	1,819,106	46,134,428
467,330,211	4,060,614	2,033,685	46,134,428
441,156,365	30,494,750	1,773,395	46,134,428
464,778,350	6,871,024	1,775,136	46,134,428
	465,169,182 463,668,195 457,101,220 468,078,216 463,488,440 468,335,553 465,024,136 467,985,500 463,812,899 468,575,702 464,878,054 467,330,211 441,156,365	465,169,182 6,481,202 463,668,195 7,884,204 457,101,220 14,957,801 468,078,216 3,448,551 463,488,440 8,092,612 468,335,553 3,235,354 465,024,136 6,910,434 467,985,500 3,484,018 463,812,899 7,898,556 468,575,702 2,899,434 464,878,054 6,727,350 467,330,211 4,060,614 441,156,365 30,494,750	465,169,182 6,481,202 1,774,126 463,668,195 7,884,204 1,872,111 457,101,220 14,957,801 1,365,489 468,078,216 3,448,551 1,897,743 463,488,440 8,092,612 1,843,458 468,335,553 3,235,354 1,853,603 465,024,136 6,910,434 1,489,940 467,985,500 3,484,018 1,954,992 463,812,899 7,898,556 1,713,055 468,575,702 2,899,434 1,949,374 464,878,054 6,727,350 1,819,106 467,330,211 4,060,614 2,033,685 441,156,365 30,494,750 1,773,395

	For	Against	Abstain	Broker Non-Votes
	ror	Against	Abstaili	Non-votes
Approve the 2011 Long-Term Incentive and				
Cash Bonus Plan	414,047,032	57,600,398	1,777,079	46,134,428

	For	Against	Abstain	Broker Non-Votes
Advisory vote approving executive				
compensation	458,426,969	12,588,888	2,408,653	46,134,428

	One Year	Two Years	Three Years	Abstain	Broker Non-Votes
	One rear	I wo I ears	Tillee Tears	Austain	Non-votes
Advisory vote regarding frequency of future					
advisory votes on executive compensation	370,654,835	3,739,334	97,186,966	1,843,375	46,134,428

	For	Against	Abstain
Approve PricewaterhouseCoopers LLP as auditors for 2010	511,146,038	6,789,564	1,623,336

	For	Against	Abstain	Broker Non-Votes
Shareholder proposal (recommending revision		9		
to Kroger s Code of Conduct)	43,817,763	352,330,041	77,275,926	46,134,428

(d) Upon consideration of the results of the shareholder vote on frequency of future advisory votes on executive compensation, the Board of Directors determined to follow the shareholder recommendation of every—one year—for holding an advisory vote on executive compensation until the next required vote on the frequency of future advisory votes on executive compensation.

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.

THE KROGER CO.

June 28, 2011 By: /s/ Paul Heldman
Paul Heldman

Executive Vice President, Secretary

General Counsel

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