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NEXTERA ENERGY INC Form 8-K May 29, 2012

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 earliest event reported: May 25, 2012

Commission	Exact name of registrant as specified in its	IRS Employer
File	charter, address of principal executive offices and	Identification
Number	registrant's telephone number	Number

NextEra Energy, Inc.

1-8841 700 Universe Boulevard

Juno Beach, Florida 33408

(561) 694-4000

State or other jurisdiction of incorporation or organization: Florida

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrants 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 Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

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••	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 5.07 Submission of Matters to a Vote of Security Holders

The Company held its 2012 Annual Meeting of Shareholders ("2012 Annual Meeting") on May 25, 2012 in Juno
Beach, Florida. At the 2012 Annual Meeting, the Company's shareholders approved three proposals. The proposals are described in detail in the Company's definitive proxy statement on Schedule 14A for the 2012 Annual Meeting, filed with the Securities and Exchange Commission on April 6, 2012.

(b) The final voting results with respect to each proposal voted upon at the 2012 Annual Meeting are set forth below.

Proposal 1 The Company's shareholders elected each of the twelve nominees to the Board of Directors for a one-year term by a majority of the votes cast, as set forth below:

For	Against	Abstantions	Broker
1.01	Agamst	Austentions	Non-votes
279,893,008	3,057,056	762,368	71,547,717
267,898,060	15,033,853	780,519	71,547,717
281,550,868	1,382,738	778,826	71,547,717
270,239,028	12,703,272	770,132	71,547,717
270,144,145	12,784,682	783,605	71,547,717
271,009,098	11,891,406	811,928	71,547,717
269,501,901	13,476,571	733,960	71,547,717
281,123,240	1,831,184	758,008	71,547,717
269,034,562	13,892,916	784,954	71,547,717
281,443,197	1,503,124	766,111	71,547,717
279,741,976	3,212,886	757,570	71,547,717
280,665,316	2,272,427	774,689	71,547,717
	267,898,060 281,550,868 270,239,028 270,144,145 271,009,098 269,501,901 281,123,240 269,034,562 281,443,197 279,741,976	279,893,008 3,057,056 267,898,060 15,033,853 281,550,868 1,382,738 270,239,028 12,703,272 270,144,145 12,784,682 271,009,098 11,891,406 269,501,901 13,476,571 281,123,240 1,831,184 269,034,562 13,892,916 281,443,197 1,503,124 279,741,976 3,212,886	279,893,008 3,057,056 762,368 267,898,060 15,033,853 780,519 281,550,868 1,382,738 778,826 270,239,028 12,703,272 770,132 270,144,145 12,784,682 783,605 271,009,098 11,891,406 811,928 269,501,901 13,476,571 733,960 281,123,240 1,831,184 758,008 269,034,562 13,892,916 784,954 281,443,197 1,503,124 766,111 279,741,976 3,212,886 757,570

Proposal 2

The Company's shareholders ratified the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for 2012, as set forth below:

FOR	AGAINST	ABSTENTIONS	BROKER NON-VOTES
349,386,370	4,697,235	1,176,544	

Proposal 3

The Company's shareholders approved, by non-binding advisory vote, NextEra Energy's compensation of its named executive officers as disclosed in the proxy statement for the 2012 Annual Meeting, as set forth below:

FOR	AGAINST	ABSTENTIONS	BROKER
			NON-VOTES
209,546,051	70,018,444	4,147,937	71,547,717

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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 thereunto duly authorized.

NextEra Energy, Inc. (Registrant)

Date: May 29, 2012

CHARLES E. SIEVING Charles E. Sieving Executive Vice President & General Counsel

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