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CA, INC. Form 8-K

August 11, 2017

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: August 9, 2017 (Date of earliest event reported)

CA, Inc.

(Exact name of registrant as specified in charter)

Delaware

(State or other jurisdiction of incorporation)

1-9247 13-2857434

(Commission File Number) (IRS Employer Identification No.)

520 Madison Avenue

New York, New York 10022 (Address of principal executive offices) (Zip Code)

(800) 225-5224

(Registrant's telephone number, including area code)

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

On August 9, 2017, CA, Inc. (the "Company") held its Annual Meeting of Stockholders (the "Annual Meeting"). The Company's stockholders voted on the matters outlined in the 2017 Proxy Statement ("Proxy Statement"), filed with the Securities and Exchange Commission on June 22, 2017. The final voting results on the proposals presented at the meeting are set forth below.

1. Proposal 1 – Election of Directors:

Shares For	Shares Against	Abstentions	Broker Non-Votes
359,977,739	2,285,080	180,794	18,384,944
358,259,090	3,979,490	205,033	18,384,944
361,149,506	51,139,530	154,577	18,384,944
360,009,048	32,248,630	185,935	18,384,944
359,985,416	52,246,628	211,569	18,384,944
341,004,005	521,242,030	197,578	18,384,944
340,182,882	221,875,304	385,427	18,384,944
341,590,449	20,655,615	197,549	18,384,944
339,987,108	322,280,645	175,860	18,384,944
341,780,653	320,231,219	431,741	18,384,944
	359,977,739 358,259,090 361,149,500 360,009,048 359,985,410 341,004,005 340,182,882 341,590,449 339,987,108	Shares For Shares Against 359,977,7392,285,080 358,259,0903,979,490 361,149,5061,139,530 360,009,0482,248,630 359,985,4162,246,628 341,004,00521,242,030 340,182,88221,875,304 341,590,44920,655,615 339,987,10822,280,645 341,780,65320,231,219	358,259,0903,979,490       205,033         361,149,5061,139,530       154,577         360,009,0482,248,630       185,935         359,985,4162,246,628       211,569         341,004,00521,242,030       197,578         340,182,88221,875,304       385,427         341,590,44920,655,615       197,549         339,987,10822,280,645       175,860

Renato (Ron) Zambonini, who had been nominated in the Proxy Statement for re-election to the Company's Board of Directors (the "Board"), passed away prior to the Annual Meeting. The Board chose not to submit a substitute nominee for Mr. Zambonini's director position, and reduced the Board from eleven to ten members to eliminate the vacancy.

2. Proposal 2 – Ratification of the appointment of KPMG LLP as the Company's independent registered public accounting firm for the fiscal year ending March 31, 2018:

Shares For Shares Against Abstentions Proposal 2 377,118,3593,421,745 288,453

 $3.\ Proposal\ 3-Approval, on\ an\ advisory\ basis, of\ the\ compensation\ of\ the\ Company's\ Named\ Executive\ Officers:$ 

Shares For Shares Against Abstentions Broker Non-Votes

Proposal 3 327,115,667 34,972,068 355,878 18,384,944

4. Proposal 4 – Approval, on an advisory basis, of the frequency of future advisory votes to approve the compensation of the Company's Named Executive Officers:

One Year Two Years Three Years Abstentions Broker Non-Votes Proposal 4 337,528,483 463,736 24,196,951 254,443 18,384,944

5. Proposal 5 – Approval of the amendment to increase the number of authorized shares issuable under the CA, Inc. 2012 Compensation Plan for Non-Employee Directors:

Shares For Shares Against Abstentions Broker Non-Votes

Proposal 5 360,130,7222,042,153 270,738 18,384,944

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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.

CA, Inc.

Date: August 11, 2017 By:/s/ Michael C. Bisignano
Michael C. Bisignano
Executive Vice President, General Counsel and Corporate Secretary