8X8 INC /DE/ Form 8-K July 27, 2016

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

July 22, 2016

Date of Report (Date of earliest event reported)

8x8, INC.

(Exact name of registrant as specified in its charter)

<u>Delaware</u> <u>000-21783</u> <u>77-0142404</u>

(State or other jurisdiction of incorporation)

(Commission File Number) 2125 O'Nel Drive San Jose, CA 95131 (I.R.S. Employer Identification Number)

(Address of principal executive offices including zip code)

(408) 727-1885

(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:

o Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

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- 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))

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

On July 22, 2016, 8x8, Inc. (the "Company") held its annual meeting of stockholders at which stockholders voted on and approved each of the following proposals:

- Proposal 1. Election of Guy L. Hecker, Jr., Vikram Verma, Bryan R. Martin, Eric Salzman, Ian Potter, Jaswinder Pal Singh, and Vladimir Jacimovic to serve as directors until the next annual meeting of stockholders.
- Proposal 2. Ratification of the appointment of Moss Adams LLP as the Company's independent registered public accounting firm for the fiscal year ending March 31, 2017.
- Proposal 3. To approve the amendments to the Company's 2012 Equity Incentive Plan including an increase in the number of shares currently reserved for issuance thereunder by adding to the share reserve an additional 4,500,000 shares, and limit on the value of annual awards to non-employee directors.

Final voting results were as follows:

• Proposal 1 - Election of Directors.

For

Withheld

Broker Non-Vote

Guy L. Hecker, Jr.

57,660,359

3,323,576

88,597

Vikram Verma

60,309,084

674,851

88,597

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Bryan R. Martin					
		60,352,629			
		631,306			
		88,597			
Eric Salzman					
		58,255,145			
		2,728,790			
		88,597			
Ian Potter					
		58,492,363			
		2,491,572			
		88,597			
Jaswinder Pal Singh					
		60,412,547			
		571,388			
		88,597			
Vladimir Jacimovic					
		60,400,369			
		583,566			
		88,597			
• Proposal 2 - Ratification of Independent Registered Public Accounting Firm.					
For	Against	Abstoin	Broker Non Vote		

<u>For</u>	<u>Against</u>	<u>Abstain</u>	Broker Non-Vote
60,389,067	630,729	53,136	

• Proposal 3 - Increase the Number of Shares of Common Stock Reserved for Issuance under the 2012 Equity Incentive Plan and Approve Amendments.

For Against	Abstain	Broker Non-Vote

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47,129,102 13,787,054 67,779 88,597

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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: July 27, 2016

8X8, INC.

By: /s/ Mary Ellen Genovese

Mary Ellen Genovese

Chief Financial Officer and Secretary

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