HCA Holdings, Inc. Form 8-K April 25, 2013

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 (Date of earliest event reported): April 25, 2013 (April 24, 2013)

HCA HOLDINGS, INC.

(Exact name of registrant as specified in its charter)

Delaware (State or other jurisdiction

001-11239 (Commission 27-3865930 (IRS Employer

of incorporation)

File Number)

Identification No.)

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One Park Plaza, Nashville, Tennessee 37203
(Address of principal executive offices) (Zip Code)
Registrant s telephone number, including area code: (615) 344-9551

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 content of the registrant under	ρf
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.

At the Annual Meeting of Stockholders (the Annual Meeting) of HCA Holdings, Inc. (the Company) held on April 24, 2013 at the Company s corporate headquarters in Nashville, Tennessee, a total of 400,600,625 shares of the Company s common stock, out of a total of 445,140,632 shares of common stock outstanding and entitled to vote, were present in person or represented by proxies. The following proposals were voted on and approved by the Company s stockholders at the Annual Meeting:

1. Election to the Company s Board of Directors of the following 13 director nominees to serve until the 2014 annual meeting of the stockholders of the Company or until such director s respective successor is duly elected and qualified:

For	Withheld	Broker Non-Votes
308,905,379	56,661,930	35,033,316
287,896,567	77,670,742	35,033,316
290,206,865	75,360,444	35,033,316
301,400,958	64,166,351	35,033,316
262,078,241	103,489,068	35,033,316
300,169,059	65,398,250	35,033,316
301,402,394	64,164,915	35,033,316
357,073,674	8,493,635	35,033,316
361,398,337	4,168,972	35,033,316
276,478,848	89,088,461	35,033,316
301,400,509	64,166,800	35,033,316
276,880,046	88,687,263	35,033,316
345,101,989	20,465,320	35,033,316
	308,905,379 287,896,567 290,206,865 301,400,958 262,078,241 300,169,059 301,402,394 357,073,674 361,398,337 276,478,848 301,400,509 276,880,046	308,905,379 56,661,930 287,896,567 77,670,742 290,206,865 75,360,444 301,400,958 64,166,351 262,078,241 103,489,068 300,169,059 65,398,250 301,402,394 64,164,915 357,073,674 8,493,635 361,398,337 4,168,972 276,478,848 89,088,461 301,400,509 64,166,800 276,880,046 88,687,263

^{2.} Ratification of the selection of Ernst & Young LLP as the Company s independent registered public accounting firm for the year ending December 31, 2013:

For	Against	Abstentions	Broker Non-Votes
394,302,526	6,212,536	85,563	0

^{3.} Adoption of a non-binding advisory resolution on the Company s executive compensation as described in the Company s 2013 proxy statement:

For	Against	Abstentions	Broker Non-Votes
358,074,373	7,375,608	117,328	35,033,316

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.

HCA HOLDINGS, INC. (Registrant)

By: /s/ John M. Franck II John M. Franck II Vice President and Corporate Secretary

Date: April 25, 2013