AUTODESK INC Form 8-K June 16, 2017

UNITED STATES SECURITIES AND EXCHANGE COMMISS Washington, DC 20549	SION	
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	d)	
June 14, 2017 Autodesk, Inc. (Exact name of registrant as specified in its ch	narter)	
Delaware	000-14338	94-2819853
(State or other jurisdiction of incorporation)	(Commission File Number)	(IRS Employer Identification No.)
111 McInnis Parkway San Rafael, California 94903 (Address of principal executive offices, included)	ding zip code)	identification 140.)
(415) 507-5000 (Registrant's telephone number, including are	ea code)	
(Former name or former address, if changed s	since last report)	
Check the appropriate box below if the Form the registrant under any of the following prov [] Written communications pursuant to Rule [] Soliciting material pursuant to Rule 14a-12 [] Pre-commencement communications pursu [] Pre-commencement communications pursu	isions: 425 under the Securities Act 2 under the Exchange Act (17 uant to Rule 14d-2(b) under the	(17 CFR 230.425) 7 CFR 240.14a-12) the Exchange Act (17 CFR 240.14d-2(b))

Indicate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 (§230.405 of this chapter) or Rule 12b-2 of the Securities Exchange Act of 1934 (§240.12b-2 of this chapter).

Emerging growth company []

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If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the							
Exchange Act. []							

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

At the Annual Meeting of Stockholders of Autodesk, Inc. ("Autodesk" or the "Company") held on June 14, 2017 (the "Annual Meeting"), the stockholders of the Company elected the following ten individuals to the Board of Directors. Each director will serve for the ensuing year and until their successors are duly elected and qualified.

Votes For	Votes Against	t Abstentions*	Broker Non-Votes*
191,445,731	1,927,266	183,294	12,869,184
190,742,725	52,752,294	61,272	12,869,184
189,893,267	73,600,027	62,997	12,869,184
192,133,561	1,360,742	61,988	12,869,184
192,169,014	1,321,435	65,842	12,869,184
188,803,932	24,676,771	75,588	12,869,184
192,277,666	51,221,199	57,426	12,869,184
190,066,756	3,426,609	62,926	12,869,184
189,537,905	3,962,059	56,327	12,869,184
192,127,598	31,366,832	61,861	12,869,184
	191,445,731 190,742,725 189,893,267 192,133,561 192,169,014 188,803,932 192,277,666 190,066,756 189,537,905	Votes For Votes Against 191,445,7311,927,266 190,742,7252,752,294 189,893,2673,600,027 192,133,5611,360,742 192,169,0141,321,435 188,803,9324,676,771 192,277,6661,221,199 190,066,7563,426,609 189,537,9053,962,059 192,127,5981,366,832	190,742,7252,752,294 61,272 189,893,2673,600,027 62,997 192,133,5611,360,742 61,988 192,169,0141,321,435 65,842 188,803,9324,676,771 75,588 192,277,6661,221,199 57,426 190,066,7563,426,609 62,926 189,537,9053,962,059 56,327

^{*} Abstentions and broker non-votes do not affect the outcome of the election.

In addition, the following proposals were voted on and approved at the Annual Meeting.

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		Votes For	Votes Against	Abstentions	Broker Non-Votes
Proposal to ratify the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the fiscal year ending January 31, 2018.		204,151,027	72,204,418	70,030	N/A
Proposal to approve, on a non-binding advisory basis, the compensation of the Company's named executive officers as described in the proxy statement.	;	183,490,220	69,898,376	167,689	12,869,184
Proposal to approve the amendment and restatement of the Company's 1998 Employee Qualified Stock Purchase Plan.		192,725,629	9766,594	64,068	12,869,184
Proposal to approve the amendment and restatement of the Company's 2012 Employee Stock Plan to increase the number shares reserved for issuance under the plan by 12.2 million stand re-approve performance goals.		178,032,386	615,426,162	97,743	12,869,184
	1 Yea	ar 2 Yea	ars3 Years	Abstention	Broker Non-Votes
Proposal to approve the frequency with which stockholders are provided an advisory (non-binding) vote on the compensation of the Company's named executive officers.	180,3	05,227 40,63	3 13,155,65	0 54,781	N/A

In accordance with the recommendation of our Board of Directors and the voting results of the stockholders of Autodesk on this advisory proposal, our Board of Directors has continued its policy of holding advisory votes on the compensation of our named executive officers on an annual basis. The next required advisory vote on the frequency of approval of the compensation of our named executive officers will take place no later than the Company's annual meeting of stockholders in 2023.

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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.

AUTODESK, INC.

By:/s/ Pascal W. Di Fronzo
Pascal W. Di Fronzo
SVP, Corporate Affairs, Chief Legal Officer and Secretary

Date: June 16, 2017