DELTA AIR LINES INC /DE/ Form 8-K June 27, 2014

## 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): June 27, 2014

DELTA AIR LINES, INC.

(Exact name of registrant as specified in its charter)

Delaware 001-05424 58-0218548 (IRS (State or other jurisdiction (Commission Employer of incorporation) File Number) Identification No.)

#### P.O. Box 20706, Atlanta, Georgia 30320-6001

(Address of principal executive offices)

Registrant's telephone number, including area code: (404) 715-2600

Registrant's Web site address: www.delta.com

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):

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

oSoliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)

oPre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

oPre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

## Item 5.03. Amendments to Articles of Incorporation or Bylaws; Change in Fiscal Year.

At the Annual Meeting of Stockholders of Delta Air Lines, Inc. (the "Company") held on June 27, 2014 (the "2014 Annual Meeting"), the Company's stockholders voted on and approved an amendment to the Company's Amended and Restated Certificate of Incorporation (the "Certificate") to increase the maximum size of the Board of Directors from fifteen (15) to eighteen (18).

An amendment to Article Six, Section 1(a) of the Certificate was filed with the Delaware Secretary of State on June 27, 2014 and was effective as of such date. The amendment to the Certificate is filed as Exhibit 3.1 to this Form 8-K.

In connection with the amendment to the Certificate to increase the maximum number of directors, the Company's Board of Directors approved a conforming amendment to Article III, Section 1(a) of the Bylaws, effective following stockholder approval of the amendment to the Certificate.

The Company's Bylaws, as amended through June 27, 2014, are attached as Exhibit 3.2 to this Form 8-K. The amendment to the Bylaws was effective on June 27, 2014.

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

At the Company's 2014 Annual Meeting, five proposals were voted upon by the Company's stockholders. The proposals are described in detail in the Company's definitive proxy statement filed on May 12, 2014. A brief description of the proposals and the final results of the votes for each matter follows:

1. The stockholders elected all fourteen director nominees to serve as members of the Company's Board of Directors until the Company's 2015 Annual Meeting of Stockholders:

				Broker
Nominee	For	Against	Abstain	l
				Non-Votes
Richard H. Anderson	620,614,136	6627,092	367,025	88,366,853
Edward H. Bastian	619,619,568	31,577,806	410,879	88,366,853
Roy J. Bostock	603,188,807	17,896,779	522,667	88,366,853
John S. Brinzo	620,313,495	5766,752	528,006	88,366,853
Daniel A. Carp	620,310,704	1784,253	513,296	88,366,853

David G. DeWalt	617,958,7623,135,465	514,026 88,366,853
William H. Easter III	620,414,934668,307	525,012 88,366,853
Mickey P. Foret	619,857,6731,258,182	492,398 88,366,853
Shirley C. Franklin	620,049,2811,081,967	477,005 88,366,853
David R. Goode	614,471,0746,646,591	490,588 88,366,853
George N. Mattson	620,372,237709,625	526,391 88,366,853
Paula Rosput Reynolds	617,716,0893,402,553	489,611 88,366,853
Kenneth C. Rogers	620,064,3741,011,337	532,542 88,366,853
Kenneth B. Woodrow	620,281,599793,375	533,279 88,366,853

2. The stockholders approved the advisory vote on executive compensation:

For Abstain
Against Broker Non-Votes

608,267,5066,570,7876,769,96088,366,853

3. The stockholders ratified the appointment of Ernst & Young LLP as the Company's independent auditors for 2014:

For Abstain Against Broker Non-Votes

701,827,6467,457,284690,176 Not Applicable

4. The stockholders approved the increase in the maximum number of directors:

For Abstain
Against Broker Non-Votes

600,738,96720,303,173566,11388,366,853

5. The stockholders did not approve the adoption of a stockholder proposal regarding an executive stock retention requirement:

For Abstain
Against Broker Non-Votes

140,526,690468,194,60712,886,95688,366,853

### Item 9.01 Financial Statements and Exhibits.

(d) Exhibits.

Exhibit 3.1 Amendment to Amended and Restated Certificate of Incorporation of Delta Air Lines, Inc. Exhibit 3.2 Delta Air Lines, Inc. Bylaws, as amended through June 27, 2014

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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.

DELTA AIR LINES, INC.

By: <u>/s/ Richard B. Hirst</u> Richard B. Hirst Date: June 27, 2014 Executive Vice President and

Chief Legal Officer

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# EXHIBIT INDEX

# Exhibit Number Description

- Exhibit 3.1 Amendment to Amended and Restated Certificate of Incorporation of Delta Air Lines, Inc.
- Exhibit 3.2 Delta Air Lines, Inc. Bylaws, as amended through June 27, 2014