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Emdeon Inc. Form 8-K May 26, 2011

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 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): May 26, 2011 (May 25, 2011)

EMDEON INC.

(Exact Name of Registrant as Specified in Its Charter)

Delaware

001-34435

20-5799664

(State or Other Jurisdiction of Incorporation)

(Commission File Number)

(IRS Employer Identification No.)

3055 Lebanon Pike, Suite 1000 Nashville, TN 37214

(Zip Code)

(Address of Principal Executive Offices)

(615) 932-3000

(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):

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

Emdeon Inc. ( Emdeon ) held its 2011 Annual Meeting of Stockholders (the Annual Meeting ) on May 25, 2011. Emdeon s stockholders voted upon and approved each of the proposals presented at the Annual Meeting which are described in detail in Emdeon s Definitive Proxy Statement on Schedule 14A that was filed with the Securities and Exchange Commission on April 12, 2011 (the Proxy Statement ). Holders of 113,513,968 shares of Emdeon s Class A common stock and Class B common stock, voting together as a single class for purposes of the Annual Meeting, were present in person or represented by proxy at the Annual Meeting.

The following are the voting results on each matter submitted to Emdeon s stockholders at the Annual Meeting: Proposal 1: To elect nine directors to serve until the 2012 Annual Meeting of Stockholders and until their successors have been duly elected and qualified.

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Withheld/		
		Broker
For	<b>Abstentions</b>	Non-Votes
111,258,689	493,914	1,761,365
94,618,188	17,134,415	1,761,365
111,247,266	505,337	1,761,365
111,070,527	682,076	1,761,365
111,123,391	629,212	1,761,365
111,247,566	505,037	1,761,365
94,312,986	17,439,617	1,761,365
111,173,055	579,548	1,761,365
111,048,192	704,411	1,761,365
	111,258,689 94,618,188 111,247,266 111,070,527 111,123,391 111,247,566 94,312,986 111,173,055	111,258,689       493,914         94,618,188       17,134,415         111,247,266       505,337         111,070,527       682,076         111,123,391       629,212         111,247,566       505,037         94,312,986       17,439,617         111,173,055       579,548

Proposal 2: To ratify the appointment of Ernst & Young LLP as Emdeon s independent registered public accounting firm for the year ending December 31, 2011.

Votes For	Votes Against	Abstentions	
113,471,435	35,128	7,405	

Proposal 3: To approve, on an advisory basis, the executive compensation for Emdeon s named executive officers, as disclosed in the Proxy Statement.

Votes For	Votes Against	Abstentions	<b>Broker Non-Votes</b>
111,238,290	307,177	207,136	1,761,365

Proposal 4: To approve, on an advisory basis, the frequency Emdeon should seek an advisory vote on the executive compensation for Emdeon s named executive officers.

1 Year	2 Years	3 Years	<b>Abstentions</b>	<b>Broker Non-Votes</b>
23,072,985	442,675	86,674,516	705,639	1,761,365

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Following the Annual Meeting, Emdeon s Board of Directors determined that Emdeon will hold an advisory vote on executive compensation every three (3) years. A stockholder vote on the frequency of the vote to approve executive compensation is required to be held at least once every six years.

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#### **SIGNATURES**

Pursuant to the requirements of the Securities Exchange Act of 1934, as amended, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

#### EMDEON INC.

Date: May 26, 2011 By: /s/ Gregory T. Stevens

Name: Gregory T. Stevens

Title: Executive Vice President,

General Counsel and Secretary