## 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): May 1, 2014

|  | CENVEO, INC.                                |  |
|--|---|--|
| (Exact   | Name of Registrant as Specified in Cha      | arter)   |
| Colorado<br>(State of Incorporation)   | 1-12551<br>(Commission<br>File Number)      | 84-1250533<br>(IRS Employer<br>Identification No.) |
| 200 First Stamford Place, Stamford, CT (Address of Principal Executive Offices)    |   | 06902<br>(Zip Code)                                |
| Registrant's telephone number, including   | g area code: (203) 595–3000  Not Applicable |  |
| Former nan   | ne or former address, if changed since la   | ast report)  |
| Check the appropriate box below if the F the registrant under any of the following | _   | • •  |
| [ ] Written communications pursuant to   | Rule 425 under the Securities Act (17 C     | CFR 230.425)                                       |
| [ ] Soliciting material pursuant to Rule 1   | 4a-12 under the Exchange Act (17 CF         | R 240.14a-12)                                      |
| [ ] Pre–commencement communications  | s pursuant to Rule 14d–2(b) under the E     | Exchange Act (17 CFR 240.14d-2(b))                 |
| [ ] Pre-commencement communications  | s pursuant to Rule 13e–4(c) under the E     | Exchange Act (17 CFR 240.13e–4(c))                 |

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

On May 1, 2014, the Annual Meeting of Shareholders (the "Annual Meeting") of Cenveo, Inc. (the "Company") was held. The matters submitted to the Company's shareholders at the Annual Meeting and the final voting results thereof were as follows:

1. On the matter of the proposal electing six directors to serve for terms indicated in the proxy statement relating to the Annual Meeting, the final vote was as follows:

| Nominees                 | Votes For  | . 0000    | Broker<br>Non-Votes |
|--------------------------|------------|-----------|---------------------|
| Robert G.<br>Burton, Sr. | 39,418,996 | 2,143,960 | 10,286,257          |
| Gerald S.<br>Armstrong   | 34,276,143 | 7,286,813 | 10,286,257          |
| Robert G.<br>Burton, Jr. | 39,533,037 | 2,029,919 | 10,286,257          |
| Dr. Mark J.<br>Griffin   | 34,123,559 | 7,439,397 | 10,286,257          |
| Dr. Susan<br>Herbst      | 39,949,644 | 1,613,312 | 10,286,257          |
| Robert B.<br>Obernier    | 34,198,792 | 7,364,164 | 10,286,257          |

2. On the matter of the proposal ratifying the selection of Grant Thornton, LLP by our audit committee as our independent auditors for 2014, the final vote was as follows:

| Votes For  | Votes     | Abstain |  |
|------------|-----------|---------|--|
|            | Against   |         |  |
|            |           |         |  |
| 50,580,640 | 1,251,870 | 16,703  |  |

3. On the matter of the non-binding, advisory resolution approving the 2013 compensation paid to the Company's named executive officers, the final vote was as follows:

| Votes For  | Votes<br>Against | Abstain | Broker<br>Non-Votes |
|------------|------------------|---------|---------------------|
| 26,066,126 | 15,453,665       | 43,165  | 10,286,257          |

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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.

Date: May 2, 2014

CENVEO, INC.

By: /s/ Scott J. Goodwin Scott J. Goodwin Chief Financial Officer