# 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): November 7, 2013

# Vistaprint N.V.

(Exact Name of Registrant as Specified in Charter)

The Netherlands (State or Other Jurisdiction of Incorporation) 000-51539 (Commission File Number) 98-0417483 (IRS Employer Identification No.)

Hudsonweg 8
Venlo
The Netherlands
(Address of Principal Executive Offices)

5928 LW (Zip Code)

Registrant's telephone number, including area code: 31 77 850 7700

Not applicable (Former Name or Former Address, if Changed Since Last Report)

| ck 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 visions (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

Vistaprint N.V. held its Annual General Meeting of Shareholders on November 7, 2013, at which our shareholders took the following actions on the following proposals. There were 33,062,012 ordinary shares of Vistaprint issued, outstanding, and eligible to vote at the record date of October 10, 2013.

- (1) Our shareholders reappointed John J. Gavin, Jr. as a member of our Supervisory Board to serve for a term of four years ending on the date of our annual general meeting of shareholders in 2017.
- (2) Our shareholders reappointed George M. Overholser as a member of our Supervisory Board to serve for a term of four years ending on the date of our annual general meeting of shareholders in 2017.
- (3) Our shareholders reappointed Robert S. Keane as a member of our Management Board to serve for a term of four years ending on the date of our annual general meeting of shareholders in 2017.
  - (4) Our shareholders adopted our statutory annual accounts, as prepared in accordance with Dutch law, for the fiscal year ended June 30, 2013.
- (5) Our shareholders discharged the members of our Management Board from liability with respect to the exercise of their duties during the year ended June 30, 2013.
- (6) Our shareholders discharged the members of our Supervisory Board from liability with respect to the exercise of their duties during the year ended June 30, 2013.
- (7) Our shareholders authorized our Management Board, acting with the approval of the Supervisory Board, to repurchase up to 6,500,000 of our issued and outstanding ordinary shares until May 7, 2015.
- (8) Our shareholders reapproved our Performance Incentive Plan for Covered Employees for purposes of Section 162(m) of the United States Internal Revenue Code.
  - (9) Our shareholders approved changes to our Supervisory Board compensation package.
- (10) Our shareholders appointed Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending June 30, 2014.
- (11) Our shareholders approved our non-binding "say on pay" proposal regarding the compensation of our named executive officers, as described in the Compensation Discussion and Analysis, executive compensation tables and accompanying narrative disclosures in our definitive proxy statement dated October 16, 2013.

### The voting results for each proposal are as follows:

| Votes FOR  | Votes AGAINST  | Abstentions   | Broker Non-Votes   |
|------------|--|---|--|
| 25,759,017 | 1,305,481  | _   | 3,361,678  |
| 26,772,910 | 291,588  | _   | 3,361,678  |
| 26,779,085 | 285,413  | _   | 3,361,678  |
| 30,376,153 | 1,686  | 48,337  | 0  |
| 30,287,868 | 132,992  | 5,316   | 0  |
| 30,189,559 | 231,301  | 5,316   | 0  |
| 24,287,963 | 6,135,806  | 2,407   | 0  |
| 26,871,716 | 156,443  | 36,339  | 3,361,678  |
| 21,267,081 | 5,751,710  | 45,707  | 3,361,678  |
| 28,077,271 | 2,348,365  | 540   | 0  |
| 23,830,020 | 145,171  | 3,089,307   | 3,361,678  |
|            | 25,759,017<br>26,772,910<br>26,779,085<br>30,376,153<br>30,287,868<br>30,189,559<br>24,287,963<br>26,871,716<br>21,267,081<br>28,077,271 | 25,759,017     1,305,481       26,772,910     291,588       26,779,085     285,413       30,376,153     1,686       30,287,868     132,992       30,189,559     231,301       24,287,963     6,135,806       26,871,716     156,443       21,267,081     5,751,710       28,077,271     2,348,365 | 25,759,017         1,305,481         —           26,772,910         291,588         —           26,779,085         285,413         —           30,376,153         1,686         48,337           30,287,868         132,992         5,316           30,189,559         231,301         5,316           24,287,963         6,135,806         2,407           26,871,716         156,443         36,339           21,267,081         5,751,710         45,707           28,077,271         2,348,365         540 |

#### **SIGNATURE**

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: November 12, 2013 VISTAPRINT N.V.

By: /s/ Lawrence A. Gold

Lawrence A. Gold

Senior Vice President, Chief Legal Officer, and Secretary