UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 14A

Proxy Statement Pursuant to Section 14(a) of the Securities Exchange Act of 1934

Filed by	the	Registrant [X] Filed by a Party other than the Registrant []				
Check th	he ap	propriate box:				
[] Prel	limir	nary Proxy Statement				
[] Con	ıfide	ntial, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))				
[] Def	initi	ve Proxy Statement				
[X] Def	initi	ve Additional Materials				
[] Soli	icitin	ng Material Under Rule 14a-12				
		BLINK CHARGING CO. (Name of Registrant as Specified in its Charter)				
		(Name of Person(s) Filing Proxy Statement, if other than the Registrant)				
Paymen	t of l	Filing Fee (Check the appropriate box):				
[X]	No	fee required.				
[]	Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.					
	1)	Title of each class of securities to which transaction applies:				
	2)	Aggregate number of securities to which transaction applies:				
	3)	Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (Set forth the amount on which the filing fee is calculated and state how it was determined):				
	4)	Proposed maximum aggregate value of transaction:				
	5)	Total fee paid:				
[]	Fee	paid previously with preliminary materials.				
[]	Check box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for which the offsetting fee was paid previously. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.					
	1)	Amount Previously Paid:				
	2)	Form, Schedule or Registration Statement No.:				
	3)	Filing Party:				
	4)	Date Filed:				

BLINK CHARGING CO. 407 LINCOLN ROAD, SUITE 704 MIAMI BEACH, FL 33139 **UNITED STATES**

VOTE BY INTERNET - www.proxyvote.com

Use the Internet to transmit your voting instructions and for electronic delivery of information up until 11:59 p.m. Eastern Time the day before the cut-off date or meeting date. Have your proxy card in hand when you access the website and follow the instructions to obtain your records and to create an electronic voting instruction form.

ELECTRONIC DELIVERY OF FUTURE PROXY MATERIALS

If you would like to reduce the costs incurred by our company in mailing proxy materials, you can consent to receiving all future proxy statements, proxy cards and annual reports electronically via e-mail or the Internet. To sign up for electronic delivery, please follow the instructions above to vote using the Internet and, when prompted, indicate that you agree to receive or access proxy materials electronically in future years.

VOTE BY PHONE - 1-800-690-6903

Use any touch-tone telephone to transmit your voting instructions up until 11:59 p.m. Eastern Time the day before the cut-off date or meeting date. Have your proxy card in hand when you call and then follow the instructions.

VOTE BY MAIL

Mark, sign and date your proxy card and return it in the postage-paid envelope we have provided or return it to Vote Processing, c/o Broadridge, 51 Mercedes Way, Edgewood, NY 11717.

			IS WILL	D OILLI W	HEN SIGNED AND DATED.				
RGING CO. Pard of Directors recommends powing:	s you vote FOR	For 1	Withhold All	For All Except	To withhold authority to vote for any individual nominee(s), mark "For All Except" and write the number(s) of the nominee(s) on the line below.				_
Election of Directors.					[—————————————————————————————————————				
o elect five directors to serve for a lominees:	one year:								
Michael D. Farkas Michael J. Calise Donald Engel									
The Board of Directors recommends you vote FOR the following proposals:		For A	For Against Abstain		The Board of Directors recommends you vote 3 YEARS on the following proposal:	1 Year	2 Years	3 Years	Abst
ppointment of Marcum LLP as	the Company's	0			ADVISORY VOTE REGARDING FREQUENC OF HOLDING "SAY-ON-PAY" VOTE. Advisor (non-binding) vote regarding the frequence	/ icy			
ADVISORY VOTE TO APPROVE EXECUTIVE COMPENSATION. Advisory (non-binding) "say-on-pay" vote to approve executive compensation:					The Board of Directors recommends you vote For following proposal:	OR the	For	Against A	bstain
					PLAN. To approve the Company's 2018 Compensation Plan under which 5,000,000	Incentive shares of			
waddress in the address space on th	ne reverse side. Please n	ote that cha	inges						
each holder should sign. When sig n, please give full title as such. If tl	ning as executor, admi he signer is a corporati	nistrator, at on, please s	ttorney, to	rustee or orporate					
o i 123 an April Co	idection of Directors. idection of Directors to serve for cominees: i) Michael D. Farkas i) Michael J. Calise i) Donald Engel rd of Directors recommends yog proposals: INTELECTION OF ACCOUNTANTS pointment of Marcum LLP as dependent registered public acc ar ending December 31, 2018: DVISORY VOTE TO APPROMISSION. Advisory (non-bite to approve executive compentation of the account plants o	lection of Directors. elect five directors to serve for one year: ominees: 1. Michael D. Farkas 2. Od). Robert C. S. 1. Dinal Engel 2. Michael J. Calise 3. OS). Grant E. Fit 1. Donald Engel 2. Grant E. Fit 2. Donald Engel 2. The Company's dependent registered public accounting firm for the ar ending December 31, 2018: 2. OVISORY VOTE TO APPROVE EXECUTIVE DIMPENSATION. Advisory (non-binding) "say-on-pay" te to approve executive compensation: 2. OVISORY WOTE TO APPROVE EXECUTIVE DIMPENSATION. Advisory (non-binding) "say-on-pay" te to approve executive compensation: 2. OVISORY WOTE TO APPROVE EXECUTIVE DIMPENSATION. Advisory (non-binding) "say-on-pay" te to approve executive compensation: 3. OVISORY WOTE TO APPROVE EXECUTIVE DIMPENSATION. Advisory (non-binding) "say-on-pay" te to approve executive compensation: 4. OVISORY WOTE TO APPROVE EXECUTIVE DIMPENSATION. Advisory (non-binding) "say-on-pay" te to approve executive compensation: 4. OVISORY WOTE TO APPROVE EXECUTIVE DIMPENSATION. Advisory (non-binding) "say-on-pay" te to approve executive compensation: 4. OVISORY WOTE TO APPROVE EXECUTIVE DIMPENSATION. Advisory (non-binding) "say-on-pay" te to approve executive compensation: 4. OVISORY WOTE TO APPROVE EXECUTIVE DIMPENSATION. Advisory (non-binding) "say-on-pay" te to approve executive compensation: 4. OVISORY WOTE TO APPROVE EXECUTIVE DIMPENSATION. Advisory (non-binding) "say-on-pay" approve executive compensation: 4. OVISORY WOTE TO APPROVE EXECUTIVE DIMPENSATION. Advisory (non-binding) "say-on-pay" approve executive compensation: 4. OVISORY WOTE TO APPROVE EXECUTIVE DIMPENSATION. Advisory (non-binding) "say-on-pay" approve executive compensation: 4. OVISORY WOTE TO APPROVE EXECUTIVE DIMPENSATION. Advisory (non-binding) "say-on-pay" approve executive compensation: 4. OVISORY WOTE TO APPROVE EXECUTIVE DIMPENSATION. Advisory (non-binding) "say-on-pay" approve executive compensation: 4. OVISORY WOTE TO APPROVE EXECUTIVE DIMPENSATION. Advisory (non-binding) "say-on-pay" approve executive compen	and of Directors recommends you vote FOR wing: lection of Directors. lection of Directors. lection of Directors. lection of Directors. lection of Directors to serve for one year: lection of Mobert C. Schweitzer lection of	and of Directors recommends you vote FOR wiving: lection of Directors. lection of Directors. lection of Directors. lection of Directors. lection of Directors to serve for one year: lection of Mobile Commends of Comme	and of Directors recommends you vote FOR wing: lection of Directors.	number(s) of the nominee(s) on the line below. In the point of Directors recommends you vote FOR wings: In the point of Directors to serve for one year:	number(s) of the nominee(s) on the line below. Insert the directors recommends you vote FOR wings: Insert the directors to serve for one year:	number(s) of the nominee(s) on the line below. Insert the directors recommends you vote FOR	number(s) of the nominee(s) on the line below. number(s) of the nominee(s) on the line below.

2018 ANNUAL MEETING OF STOCKHOLDERS

Blink Charging Co.

September 7, 2018

IMPORTANT NOTICE REGARDING THE AVAILABILITY OF PROXY MATERIALS FOR THE MEETING OF STOCKHOLDERS TO BE HELD ON SEPTEMBER 7, 2018:

THE PROXY STATEMENT AND 2017 ANNUAL REPORT ON FORM 10-K, AS AMENDED, ARE AVAILABLE AT WWW.PROXYVOTE.COM.

Please sign, date and mail your proxy card in the envelope provided as soon as possible.

Blink Charging Co.

Proxy for 2018 Annual Meeting of Stockholders

September 7, 2018

THIS PROXY IS SOLICITED ON BEHALF OF THE BOARD OF DIRECTORS.

The undersigned hereby appoints Michael D. Farkas and Michael J. Calise, and either one of them, proxies of the undersigned, with power of substitution, to act for and to vote all shares of Blink Charging Co. common stock owned by the undersigned, upon the matters set forth in the Notice of Meeting and related Proxy Statement at the 2018 Annual Meeting of Stockholders of Blink Charging Co., to be held at Loews Miami Beach Hotel, 1601 Collins Avenue, Miami Beach, Florida 33139, at 10:00 a.m., local time, on Friday, September 7, 2018, and any adjournments thereof. The proxies, and either one of them, are further authorized to vote, in their discretion, upon such other business as may properly come before the Meeting, or adjournments thereof.

This proxy, when properly executed, will be voted in the manner directed herein. If no such direction is made, this proxy will be voted in accordance with the Board of Directors' recommendations.

ddress Changes/Comments:	

(If you noted any Address Changes/Comments above, please mark corresponding box on the reverse side.)

(Continued and to be signed on reverse side.)