WHIRLPOOL CORP /DE/ Form 8-K April 18, 2018 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) April 16, 2018

## WHIRLPOOL CORPORATION

(Exact name of registrant as Specified in Charter)

Delaware	1-3932	38-1490038
(State or Other Jurisdiction of Incorporation)	(Commission File Number)	(I.R.S. Employer Identification No.)

49022-2692

(Zip Code)

2000 North M-63, Benton Harbor, Michigan (Address of principal executive offices)

Registrant's telephone number, including area code (269) 923-5000

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:

"Written communications pursuant to Rule 425 under the Securities At (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))

Indicate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 (§230.405 of this chapter) or Rule 12b-2 of the Securities Exchange Act of 1934 (§240.12b-2 of this chapter).

Emerging growth company "

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act.

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Item 5.02 Departure of Directors or Certain Officers; Election of Directors; Appointment of Certain Officers; Compensatory Arrangements of Certain Officers.

On April 17, 2018, Whirlpool Corporation (the "Corporation") held its 2018 annual meeting of stockholders (the "2018 Annual Meeting"). At the 2018 Annual Meeting, the stockholders approved the Whirlpool Corporation 2018 Omnibus Stock and Incentive Plan (the "2018 Plan"). The terms and conditions of the 2018 Plan and awards contemplated thereunder are described in the Corporation's Proxy Statement, dated March 2, 2018 (the "Proxy Statement"), which description is incorporated by reference herein.

The purpose of the 2018 Plan is to foster and promote the long-term financial success of the Corporation and increase stockholder value by: (i) strengthening the Corporation's capability to develop, maintain, and direct an outstanding management team; (ii) motivating superior performance by means of long-term performance-based incentives; (iii) encouraging and providing a means for obtaining an ownership interest in the Corporation; (iv) attracting and retaining outstanding talent by providing incentive compensation opportunities competitive with other major companies; and (v) enabling award recipients to participate in the long-term growth and financial success of the Corporation. The Human Resources Committee of the Board of Directors will administer the 2018 Plan and will designate the eligible award recipients under the 2018 Plan.

Under the 2018 Plan, the Corporation may grant stock options, stock appreciation rights, restricted stock awards, restricted stock unit awards, other share-based awards, performance awards or any other right, interest or option relating to shares of the Corporation or other property (including cash) granted pursuant to the provisions of the 2018 Plan. Subject to the terms and conditions of the 2018 Plan, the number of shares authorized for grants under the 2018 Plan is 6,900,000, reduced by one share for every one share subject to stock options or stock appreciation rights granted under the 2018 Plan and by 2.5 shares for every one share subject to awards other than stock options or stock appreciation rights granted under the 2018 Plan.

This summary is qualified in its entirety by reference to the 2018 Plan, filed as Exhibit 10.1 attached hereto and incorporated by reference herein.

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

On April 17, 2018, the Corporation held its 2018 Annual Meeting. The matters listed below were submitted to a vote of the stockholders through the solicitation of proxies, and the proposals are described in detail in the Corporation's Proxy Statement. The results of the stockholder vote are as follows: a.Samuel R.

Allen, Marc R. Bitzer, Greg Creed, Gary T. DiCamillo, Diane M. Dietz, Gerri T. Elliott, Jeff M. Fettig. Michael F. Johnston, John D. Liu. James M. Loree. Harish

Manwani, William D. Perez, Larry O. Spencer, and Michael D. White were each elected by the stockholders to a term to expire in 2019 or until their respective successors are duly elected and qualified.

NForminees Against Abstain Broker Non-Votes Samuel R5,081,860 1,052,400 516,248 6,571,599 Allen Marc **R**5.6,347,717 219,471 83,320 6,571,599 Bitzer Greg 55,750,511 799,532 Creed 100,465 6,571,599 Gary Т54,879,314 1,671,911 99,283 6,571,599 DiCamillo Diane M5,588,445 973,954 88,109 6,571,599 Dietz Gerri **T**5,391,561 1,163,829 95,118 6,571,599 Elliott Jeff M5,660,369 903,112 87,027 6,571,599 Fettig Michael F54,810,318 1,743,328 96,862 6,571,599 Johnston John **D5**,868,104 689,681 92,723 6,571,599 Liu James M6,129,553 424,865 96,090 6,571,599 Loree Harish 52,747,009 3,803,472 100,027 6,571,599 Manwani William D5,793,594 756,077 100,837 6,571,599 Perez Larry **(5**,6,301,840 255,491 93,177 6,571,599 Spencer Michael **D**4,786,801 1,765,135 98,572 6,571,599 White

b. The stockholders approved, on an advisory (non-binding)

compensation paid to the Corporation's named executive officers disclosed in the Proxy Statement, including the Compensation Discussion & Analysis, the compensation tables and related disclosure. Against Abstain Broker Non-Votes For 52,190,524 4,212,997 246,987 6,571,599

c. The stockholders ratified the appointment of Ernst & Young LLP as the Corporation's independent registered public accounting firm for 2018. For Against Abstain

60,513,423 2,559,705 148,979

d. The stockholders approved the Whirlpool Corporation 2018 Omnibus Stock and Incentive Plan.
 For Against Abstain Broker Non-Votes
 51,775,820 4,552,707 321,981 6,571,599

Item 8.01. Other Events.

On April 16, 2018, Whirlpool Corporation (the "Company") issued a press release announcing that the Company's Board of Directors approved an increase in the Company's quarterly dividend from \$1.10 per share to \$1.15 per share, effective for the dividend payable June 15, 2018, to stockholders of record at the close of business on May 18, 2018.

Item 9.01. Financial Statements and Exhibits.

(d): The following exhibits are being filed herewith:
Exhibit No. Exhibit
10.1 Whirlpool Corporation 2018 Omnibus Stock and Incentive Plan

## 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: April 18, 2018 WHIRLPOOL CORPORATION

By: /s/ BRIDGET K. QUINNName: Bridget K. QuinnTitle: Assistant General Counsel and Corporate Secretary