WHIRLPOOL CORP /DE/ Form 8-K April 21, 2016

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 19, 2016

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.)

2000 North M-63,

Benton Harbor, Michigan

(Address of principal executive offices)

(Zip Code)

49022-2692

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))

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

On April 19, 2016, Whirlpool Corporation (the "Corporation") held its 2016 annual meeting of stockholders. 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 dated March 4, 2016 (the "Proxy Statement"). The results of the stockholder vote are as follows:

Samuel R.

Allen, Marc

R. Bitzer,

Gary T.

DiCamillo,

Diane M.

Dietz, Gerri

T. Elliott,

Jeff M.

Fettig,

Michael F.

Johnston,

John D. Liu,

Harish

Manwani,

a. William D.

Perez, and

Michael D.

White were

each elected

by the

stockholders

to a term to

expire in

2017 or until

their

respective

successors

are duly

elected and

qualified.

 Nome
 Against
 Abstain
 Broker Non-Votes

 Samuel
 R61,495,516
 363,040
 111,335
 6,395,970

 Allen
 Marc
 R61,057,695
 820,681
 91,515
 6,395,970

 Bitzer
 Gary
 T60,669,836
 1,180,343
 119,712
 6,395,970

 DiCamillo
 Dihale6,011
 722,746
 121,134
 6,395,970

 M.
 M.
 6,395,970

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Dietz
Gerri
T61,137,675 713,137
                      119,079 6,395,970
Elliott
Jeff
M0,011,102 1,739,567 219,222 6,395,970
Fettig
Michael
F60,809,305 1,045,652 114,934 6,395,970
Johnston
John
D6.0,722,427 1,121,207 126,257 6,395,970
Harish
58,757,606 3,081,383 130,902 6,395,970
Manwani
William
D6.1,658,669 201,025
                       110,197 6,395,970
Perez
Michael
D6.1,228,961 630,179
                       110,751 6,395,970
White
  The
  stockholders
  approved, on
  an advisory
  (non-binding)
  basis, the
  compensation
  paid to the
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related disclosure.

For Against Abstain Broker Non-Votes 59,252,833 2,416,147 300,911 6,395,970

Corporation's

named
executive
b. officers
disclosed in
the Proxy
Statement,
including the
Compensation
Discussion &
Analysis, the
compensation
tables and

The stockholders ratified the appointment of Ernst & Young LLP as the Corporation's independent registered public accounting firm for 2016.

For Against Abstain 65,622,185 2,587,155 156,521

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.

WHIRLPOOL CORPORATION

Date: April 21, 2016 By: /s/ BRIDGET K. QUINN

Name:Bridget K. Quinn

Title: Corporate Secretary and Group Counsel