

WHIRLPOOL S.A.

CNPJ/MF nº 59.105.999/0001-86

NIRE nº 35300035011

Companhia Aberta

A Whirlpool S.A. (a "Companhia"), informa ao mercado e seus acionistas, nos termos da Instrução CVM nº 358, de 03 de janeiro de 2002, conforme alterada, em complemento ao fato relevante publicado em 24 de abril de 2018 referente à celebração do contrato entre a controladora indireta da Companhia, a Whirlpool Corporation ("WHP Corp"), sediada em Benton Harbor, Michigan, EUA (NYSE: WHR), e suas subsidiárias relevantes, incluindo a Companhia, para a venda da unidade de negócios de compressores Embraco no Brasil e no mundo à Nidec Corporation ("Contrato"), que a WHP Corp divulgou no formulário 8-K anexo à presente que, em 8 de março de 2019, ajuizou ação na Corte Americana do Distrito de Nova Iorque com vistas a compelir a Nidec Corporation a tomar todas as medidas necessárias para garantir que as aprovações regulatórias necessárias sejam obtidas tempestivamente para que o fechamento da transação ocorra na data limite inicial de 24 de abril de 2019 ("Data de Fechamento"). A WHP Corp acredita que referida ação agilizará o processo para permitir o fechamento dentro do prazo previsto.

Relevante mencionar que caso o fechamento da transação não ocorra até 24 de abril de 2019, o Contrato autoriza o fechamento nos 6 (seis) meses subsequentes.

A Companhia manterá seus acionistas e o mercado informados sobre o desenvolvimento da transação, de acordo com a legislação aplicável.

São Paulo, 11 de março de 2019.

BERNARDO RIBEIRO DOS SANTOS GALLINA

Diretor de Relações com Investidores

**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) March 8, 2019

WHIRLPOOL CORPORATION

(Exact name of registrant as Specified in Charter)

Delaware (State or Other Jurisdiction of Incorporation)	1-3932 (Commission File Number)	38-1490038 (I.R.S. Employer Identification No.)
2000 North M-63, Benton Harbor, Michigan (Address of principal executive offices)		49022-2692 (Zip Code)

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 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))

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.

Item 8.01. Other Events.

As previously disclosed, on April 24, 2018, Whirlpool Corporation (the "Company") and certain of its subsidiaries entered into a purchase agreement with Nidec Corporation to sell the Company's Embraco business unit, subject to customary closing conditions, including receipt of all necessary antitrust approvals. Antitrust approvals have been received in the U.S., Brazil and China, and are awaited in Europe and certain other jurisdictions.

On March 8, 2019, the Company filed suit in the United States District Court for the Southern District of New York to compel Nidec to take all actions necessary to ensure that required regulatory approvals are obtained in time to close the transaction by the initial closing deadline of April 24, 2019. The Company remains confident that the transaction will close and remains committed to taking all actions in the Company's best interests to close by the initial closing deadline. The Company believes the lawsuit will expedite the process to achieve closing by this deadline. If closing does not occur by the initial closing deadline, the original agreement permits closing up to six months later.

Whirlpool Corporation Additional Information

Certain statements in this current report relating to the Company's expectations for transaction closing and the Company's belief that the lawsuit will expedite the process to achieve closing constitute "forward-looking statements" within the meaning of the U.S. federal securities laws. These statements reflect management's current expectations regarding future events and speak only as of the date of this current report. Forward-looking statements involve significant risks and uncertainties, should not be read as guarantees of future performance and will not necessarily be accurate indications of whether or not, or the times at or by which, events will occur. Actual performance may differ materially from that expressed or implied in such statements.

Reference should also be made to the factors discussed under "Risk Factors" in the Company's periodic filings with the Securities and Exchange Commission. Although the forward-looking statements contained in this current report are based upon what are believed to be reasonable assumptions, investors cannot be assured that actual results will be consistent with these forward-looking statements, and the differences may be material. These forward-looking statements are made as of the date of this current report and, except as expressly required by applicable law, the Company assumes no obligation to update or revise them to reflect new events or circumstances.

Website Disclosure

We routinely post important information for investors on our website, whirlpoolcorp.com, in the "Investors" section. We also intend to update the Hot Topics Q&A portion of this webpage as a means of disclosing material, non-public information and for complying with our disclosure obligations under Regulation FD. Accordingly, investors should monitor the Investors section of our website, in addition to following our press releases, SEC filings, public conference calls, presentations and webcasts. The information contained on, or that may be accessed through, our webpage is not incorporated by reference into, and is not a part of, this document.

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: March 11, 2019

WHIRLPOOL CORPORATION

By: /s/ BRIDGET K. QUINN

Name: Bridget K. Quinn

Title: Assistant General Counsel and Corporate Secretary