CURTISS WRIGHT CORP Form 8-K May 08, 2012
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): May 4, 2012
CURTISS-WRIGHT CORPORATION
(Exact Name of Registrant as Specified in Its Charter)
(Exact Name of Registrant as Specified in its Charter)
1-134 Delaware 13-0612970

Identification No.)

(State or Other (Commission File (IRS Employer

Jurisdiction of Number)

Incorporation)

10 Waterview Boulevard Parsippany, New Jersey (Address of Principal Executive Offices)	07054 (Zip Code)				
Registrant's telephone number, including area code: (973) 541-3700					
Not applicable					
(Former name or former address, if changed	d since last report)				
	m 8-K filing is intended to simultaneously satisfy the filing obligation of ovisions (see General Instruction A.2. below):				
[ ] Written communications pursuant to Ru	le 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 pu	ersuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))				
[ ] Pre-commencement communications pu	ersuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))				

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

(e) On March 27, 2012, a performance share ("PSP") payout was made to Martin R. Benante, Chief Executive Officer, Glenn E. Tynan, Chief Financial Officer, David J. Linton, Co-Chief Operating Officer, David C. Adams, Co-Chief Operating Officer, and Thomas P. Quinly, Vice President on the 2008 PSP grants under Curtiss-Wright's 2005 Omnibus Long-Term Incentive Plan covering performance for the period 2009-2011.

Shown below is the PSP payout table for the performance period 2009-2011:

	2009-2011 Target US Dollar		Payout	US Dollar	Number
	Value	Number of Shares	Payout %	Value	of Shares
Benante	\$1,281,805	34,550	80.0%	\$1,025,444	27,640
Tynan	\$459,150	12,376	80.0%	\$367,327	9,901
Adams	\$520,736	14,036	84.0%	\$437,446	11,791
Linton	\$545,741	14,710	74.0%	\$403,871	10,886
Quinly	\$252,206	6,798	84.0%	\$211,878	5,711

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

The Company held its Annual Meeting of Stockholders on May 4, 2012. The following matters set forth in the Company's Proxy Statement dated March 30, 2012, which was filed with the Securities and Exchange Commission pursuant to Regulation 14A under the Securities Exchange Act of 1934, as amended, were voted upon with the results indicated below.

1. The nominees listed below were elected directors with the respective votes set forth opposite their names:

	FOR	WITHELD	
Martin R. Benante	39,336,665	800,315	
Dean M. Flatt	39,837,705	299,275	
	34,662,7985,474,182		

S. Marce			
Fuller			
Allen A.	39,184,397	052 592	
Kozinski	39,104,397	932,383	
John R.	20 061 1201	,075,850	
Myers	39,001,1301		
John B.	39,834,961	202 010	
Nathman	39,034,901	302,019	
Robert J.	39,833,425	303,555	
Rivet			
William	20 602 052	442 027	
W. Sihler	39,693,053	443,927	
Albert E.	39,834,395	202 595	
Smith	37,034,393	302,363	

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2. A proposal seeking ratification of the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for 2012 was approved, with the votes cast as follows:

FOR AGAINST ABSTENTIONS

42,770,607 254,863 34,755

A proposal seeking approval, on an advisory basis, of a resolution approving the compensation paid to the Company's named executive officers, as disclosed in the Proxy Statement for the 2012 Annual Meeting of

3. Stockholders pursuant to the compensation disclosure rules of the Securities and Exchange Commission, including the Compensation Discussion and Analysis, the Summary Compensation Table, and the related compensation tables and accompanying narrative disclosure therein was approved, with the votes cast as follows:

FOR AGAINST ABSTENTIONS BROKER NON-VOTES

38,362,8991,289,139 484,942 2,923,245

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#### **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.

#### **CURTISS-WRIGHT CORPORATION**

By:/s/ Glenn E. Tynan Glenn E. Tynan Vice-President and Chief Financial Officer

Date: May 8, 2012

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