MANITOWOC CO INC Form SC 13G/A February 14, 2017

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13G

Under the Securities Exchange Act of 1934

(Amendment No. 1) *

The Manitowoc Company, Inc.

(Name of Issuer)

Common Stock, par value \$0.01 per share

(Title of Class of Securities)

563571108

(CUSIP Number)

December 31, 2016

(Date of Event Which Requires Filing of this Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

oRule 13d-1(b) xRule 13d-1(c) oRule 13d-1(d)

*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter the disclosures provided in a prior cover page.

The information required in the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

Page 1 of 10 pages

Names

1. of **Ryan Heslop** Persons. I.R.S. Identification Nos. of above persons (entities only).

Check the Appropriate Box if a

2. Member of a Group (See Instructions)

(a) o (b)

X

3. SEC Use

Only

Citizenship

4. or Place of **United States** Organization

Numberole Voting of ⁵ Power **0** Shares Beneficially Voting **6,840,789** owned Power **6,840,789** by Each Sole Report Dispositive **0** Power **0** Power **0** Power **0** Shared **6,840,789** Power **0**

9. Aggregate Amount 6,840,789 Beneficially Owned by Each Reporting Person

Check if the Aggregate 10. Amount in Row (9) Excludes Certain Shares o (See Instructions)

Percent of Class 11. Represented by Amount in Row (9) **4.93%**⁽¹⁾

Type of 12. Reporting Person (See Instructions) **IN**

⁽¹⁾ Based on 138,772,087 ordinary shares of the Company outstanding as of November 3, 2016.

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Names

of

 Of Affer ReportingWarszawski Persons.
 I.R.S. Identification Nos. of above persons (entities only).

Check the Appropriate Box if a

Ariel

2. Member of a Group (See Instructions)

(a) o (b)

x

3. SEC Use

'. Only

Citizenship

4. or Place of **United States** Organization

Numberole Voting of ⁵ Power **0** Shares Beneficially Voting **6,840,789** owned Power **6,840,789** by Each Sole Report Dispositive **0** Power **0** Power **0** Power **0** Power **0** Shared **6,840,789** Power **0**

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Percent of Class 11. Represented by Amount in Row (9) **4.93**%⁽¹⁾

Type of 12. Reporting Person (See Instructions) **IN**

⁽¹⁾ Based on 138,772,087 ordinary shares of the Company outstanding as of November 3, 2016.

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Names

- 1. of **Firefly Value** Reportin**Partners, LP**
 - Persons.
 - I.R.S. Identification Nos. of above persons (entities only).

Check the Appropriate Box if a

2. Member of a Group (See Instructions)

(a)

0

(b)

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SEC

3. Use Only

Citizenship

4. or Place of **Delaware** Organization

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Aggregate Amount Beneficially Owned by Each Reporting Person

Check if the Aggregate 10. Excludes Certain Shares o (See Instructions)

Percent of Class 11. Represented by Amount in Row (9) **4.93%**⁽¹⁾

Type of Reporting 12. Person (See Instructions) **PN**, **IA**

⁽¹⁾ Based on 138,772,087 ordinary shares of the Company outstanding as of November 3, 2016.

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Names of

1. Reporting FVP GP, LLC

Persons. I.R.S. Identification Nos. of above persons (entities only).

Check the Appropriate Box if a

2. Member of a Group (See Instructions)

(a)

o (b)

X

3. SEC Use Only

Citizenship 4. or Place of **Delaware**

Organization

Number Sole Voting 0 Shares Beneficially owned Power 6,840,789 by Each Sole Reportibispositive 0 Power Person With: Shared 8. Dispositive 6,840,789 Power 9. Aggregate Amount

 Aggregate Amount 6,840,789
 Beneficially Owned by Each Reporting Person

Check if the Aggregate 10. Amount in Row (9) Excludes Certain Shares (See Instructions) Percent of Class 11. Represented by Amount in Row (9) Type of 12. Reporting Person (See Instructions) OO

⁽¹⁾ Based on 138,772,087 ordinary shares of the Company outstanding as of November 3, 2016.

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Names of **Firefly**

1. Reporting**Management** Persons. **Company GP, LLC** I.R.S. Identification Nos. of above persons (entities only).

Check the Appropriate Box if a

2. Member of a Group (See Instructions)

(a)

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(b)

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3. SEC Use Only

Citizenship

4. or Place of **Delaware** Organization

Number Sole Voting 0 Shares Beneficially Voting owned Power 6,840,789 by Each Sole Reportibispositive 0 Power Person With: Shared 8. Dispositive 6,840,789 Power 6,840,789 9. Aggregate Amount

Beneficially Owned by Each Reporting Person

Check if the Aggregate 10. Amount in Row (9) Excludes Certain Shares (See Instructions) Percent of Class 11. Represented by Amount in Row (9) Type of 12. Reporting Person (See Instructions) OO

⁽¹⁾ Based on 138,772,087 ordinary shares of the Company outstanding as of November 3, 2016.

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Names

of **FVP Master**

 ReportingFund, L.P. Persons.
 I.R.S. Identification Nos. of above persons (entities only).

Check the Appropriate Box if a

2. Member of a Group (See Instructions)

(a) o (b)

x

3. SEC Use

· Only

Citizenship

4. or Place of **Cayman Islands** Organization

Number ole Voting of ⁵ Power Shares Beneficially Voting **6,840,789** owned Power by Each Sole Report Dispositive **0** Power Person With: Shared 8. Dispositive **6,840,789** Power

9. Aggregate Amount 6,840,789 Beneficially Owned by Each Reporting Person

Check if the Aggregate 10. Amount in Row (9) Excludes Certain Shares o (See Instructions)

Percent of Class 11. Represented by Amount in Row (9) **4.93%**⁽¹⁾

Type of 12. Reporting Person (See Instructions) **PN**

⁽¹⁾ Based on 138,772,087 ordinary shares of the Company outstanding as of November 3, 2016.

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Item 1.

- (a) The name of the issuer is The Manitowoc Company, Inc. (the "Issuer").
- (b) The principal executive office of the Issuer is located at 2400 South 44th Street, Manitowoc, Wisconsin 54221-0066.

Item 2.

This amendment (this "Amendment") to the original statement filed on June 6, 2016 is being filed by: (i) FVP Master Fund, L.P., a Cayman Islands exempted limited partnership ("FVP Master Fund"), (ii) Firefly Value Partners, LP, a Delaware limited partnership ("Firefly Partners"), which serves as the investment manager of FVP Master Fund, (iii) FVP GP, LLC, a Delaware limited liability company ("FVP GP"), which serves as the general partner of FVP Master Fund, (iv) Firefly Management Company GP, LLC, a Delaware limited liability company

(a) ("Firefly Management"), which serves as the general partner of Firefly Partners, and (v) Messrs. Ryan Heslop and Ariel Warszawski, the managing members of FVP GP and Firefly Management (all of the foregoing, collectively, "Reporting Persons"). FVP Master Fund is a private investment vehicle formed for the purpose of investing and trading in a wide variety of securities and financial instruments. FVP Master Fund directly owns all of the shares reported in this Statement. Messrs. Heslop and Warszawski, Firefly Partners, Firefly Management and FVP GP may be deemed to share with FVP Master Fund voting and dispositive power with respect to such shares.

The Principal Business Office of FVP Master Fund is:

c/o dms Corporate Services, Ltd.

P.O. Box 1344

dms House

20 Genesis Close

(b) Grand Cayman, KY1-1108

Cayman Islands

The Principal Business Office of Messrs. Heslop and Warszawski, Firefly Partners, FVP GP and Firefly Management is:

- 601 West 26th Street, Suite 1520, New York, NY 10001
- (c) For citizenship information see item 4 of the cover sheet of each Reporting Person.
- (d) This Statement relates to the Common Stock of the Issuer.

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(e) The CUSIP Number of the Common Stock of the Issuer is 563571108.

Item 3. If this statement is filed pursuant to 240.13d-1(b), or 240.13d-2(b) or (c), check whether the person filing is a:

- (a) oBroker or dealer registered under section 15 of the Act (15 U.S.C. 78o).
- (b)oBank as defined in section 3(a)(6) of the Act (15 U.S.C. 78c).
- (c) o Insurance company as defined in section 3(a)(19) of the Act (15 U.S.C. 78c).
- (d)oInvestment company registered under section 8 of the Investment Company Act of 1940 (15 U.S.C. 80a-8).
- (e) x An investment adviser in accordance with 240.13d-1(b)(1)(ii)(E);
- (f) o An employee benefit plan or endowment fund in accordance with 240.13d-1(b)(1)(ii)(F);
- (g)oA parent holding company or control person in accordance with 240.13d-1(b)(1)(ii)(G);
- (h)oA savings associations as defined in Section 3(b) of the Federal Deposit Insurance Act (12 U.S.C. 1813);
- (i) o A church plan that is excluded from the definition of an investment company under section 3(c)(14) of the Investment Company Act of 1940 (15 U.S.C. 80a-3);

(j) o Group, in accordance with 240.13d-1(b)(1)(ii)(J); Page 8 of 10 pages

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Item 4. Ownership.

See Items 5-9 and 11 on the cover page for each Reporting Person, and Item 2. The percentage ownership of each Reporting Person is based on 138,772,087 shares of Common Stock outstanding as of September 30, 2016, as reported in the Issuer's quarterly report on Form 10-Q filed on November 3, 2016.

Item 5. Ownership of Five Percent or Less of a Class

If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than five percent of the class of securities, check the following x.

Item 6. Ownership of More than Five Percent on Behalf of Another Person.

Not applicable.

Item Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By 7. the Parent Holding Company.

Not applicable.

Item 8. Identification and Classification of Members of the Group

Not applicable.

Item 9. Notice of Dissolution of Group

Not applicable.

Item 10. Certification

(a) Not applicable.

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were not (b) acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect. Page 9 of 10 pages

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SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, the undersigned certify that the information set forth in this statement is true, complete and correct.

Dated: February 14, 2017

/s/ Ryan Heslop **Ryan Heslop**

Ariel Warszawski Firefly Value Partners, LP FVP GP, LLC Firefly Management Company GP, LLC FVP Master Fund, L.P.

By:/s/ Ariel Warszawski Ariel Warszawski, for himself and as Managing Member of FVP GP (for itself and as general partner of FVP Master Fund) and Firefly Management (for itself and as general partner of Firefly Partners) Page 10 of 10 pages

EXHIBIT INDEX

Exhibit No.	Document
99.1	Joint Filing Agreement, dated February 14, 2017, among Ryan Heslop, Ariel Warszawski, Firefly Value Partners, LP, FVP GP, LLC, Firefly Management Company GP, LLC and FVP Master Fund, L.P. to file this joint statement on Schedule 13G.