Meritage Homes CORP Form DEFA14A April 06, 2010

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 SCHEDULE 14A (Rule 14a-101)

INFORMATION REQUIRED IN PROXY STATEMENT SCHEDULE 14A INFORMATION

Proxy Statement Pursuant to Section 14(a) of the Securities Exchange Act of 1934 (Amendment No. 1)

Filed by the Registrant þ

Filed by a Party other than the Registrant o

Check the appropriate box:

- o Preliminary Proxy Statement
- o Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))
- o Definitive Proxy Statement
- b Definitive Additional Materials
- o Soliciting Material Pursuant to §240.14a-12

Meritage Homes Corporation

(Name of Registrant as Specified In Its Charter)

(Name of Person(s) Filing Proxy Statement, if other than the Registrant)

Payment of Filing Fee (Check the appropriate box):

- b No fee required.
- Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.
 - (1) Title of each class of securities to which transaction applies:
 - (2) Aggregate number of securities to which transaction applies:
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o	Fee paid previously with preliminary materials.
0	Check box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for which the offsetting fee was paid previously. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing. (1) Amount Previously Paid:
	(2) Form, Schedule or Registration Statement No.:
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The following information amends the definitive proxy statement of Meritage Homes Corporation for the 2010 Annual Meeting of Stockholders (the 2010 Proxy Statement), which was filed with the Securities and Exchange Commission on March 31, 2010 and is first being sent to stockholders on or about April 9, 2010. Capitalized terms used herein shall have the meanings given to such terms in the definitive proxy statement.

In the Summary Compensation Table in the 2010 Proxy Statement, the 2007 stock awards compensation for Steven J. Hilton and Larry W. Seay was incorrectly reported. For Mr. Hilton, the stock awards compensation expense was originally reported as \$262,260. The correct amount is \$770,760. For Mr. Seay, the stock awards compensation expense was originally reported as \$106,842 and the correct amount is \$313,999. In addition, the 2007 amounts reported as stock awards compensation and options awards compensation for C. Timothy White were inadvertently transposed.

No compensation information in the Summary Compensation Table relating to fiscal 2009 or 2008 is affected. A revised Summary Compensation Table reflecting these corrections is set forth below.

Summary Compensation Table

Changes in

Pension Value Non-Equitand **InceNtingualified** All Option PlanDeferred Other Stock Awa Cdsmp closation sation mpensation Name and Principal Salary **Bonus** Awards **Position** (\$\frac{1}{2}\text{arnings}(\\$) **(\$)** (\$)(2)(\$)(3)\$ (4) (\$)(6)Year Total(\$) Steven J Hilton. 2009 800,000 1,605,375 54,044 2,459,419 Chairman and CEO(1)2008 1.017.500 2,029,294 48,382 3.095,176 1,017,500 1,468,777 2007 770,760 206,116 3,463,153 Larry W. Seay, 2009 450,000 250,000 48,934 1,819,184 1,070,250 EVP and CFO 2008 450,000 239,010 40,701 729,711 2007 450,000 313,999 1.128,975 2,210(5) 110,935 2,006,119 C. Timothy White, 2009 525,000 250,000 1,070,250 45,689 1,890,939 EVP. General Counsel 2008 525,000 52,052 577,052 and Secretary 2007 525,000 675,140 92,420 2,063,710 450,000 321,150 Steven M. Davis, 2009 400,000 375,000 1,070,250 32,174 1,877,424 2008 28,713 EVP and COO 400,000 428,713 2007 400,000 250,000 598,738 218,985 1,467,723

(1) All compensation is for Mr. Hilton s services in his capacity as the Chairman and Chief Executive Officer of the

Company. Mr. Hilton did not receive any separate compensation for his services as a director.

- (2) Amounts represent discretionary bonuses approved by the Compensation Committee. The amounts awarded in 2009 are discussed above in the discussion about the compensation awarded to each of our NEOs in 2009.
- (3) The non-vested shares (restricted stock) grants have a fair value equal to the closing price of our stock on the date of the grant, in accordance with the requirements of Accounting Standards Codification Subtopic (ASC) 718. Balance includes all restricted stock awards granted in the year to our NEO s and not just the prorated share of all unvested

grants that vested in the current year. See additional detail Grant of Plan-Based Awards table.

(4) See Note 10

Incentive

Awards and

Retirement Plan

of our

consolidated

financial

statements

included in our

2009 Annual

Report on Form

10-K for a

discussion of

the

Black-Scholes

assumptions

used for

computing the

fair value of

options granted.

As required, the

options award

calculation is

equal to the

Black-Scholes

value of the

option in any

year multiplied

by the total

number of all

options granted

in the year, not

just the

proportionate

share of all

unvested grants

that vested in

the current year.

(5) Amount

represents

above-market

earnings on

deferred compensation that is not tax-qualified. See Nonqualified Deferred Compensation table below for more detail on Mr. Seay s deferred compensation earnings.

(6) See following table for more detail:

All Other Compensation Table Year Ended December 31, 2009

Health and

		Insurance Premiums	401(k) Match	Car Allowance	Plane Travel	Other	Other Compensation
Name and Principal Position		(\$)(1)	(\$)	(\$)	(\$)(2)	(\$)(3)(4)(5)	(\$)
Steven J Hilton,	2009	31,921	5,880			16,243	54,044
Chairman and CEO	2008	33,230	5,520			9,632	48,382
	2007	29,557	5,400		3,855	167,304	206,116
Larry W. Seay,	2009	23,578	5,880	14,400		5,076	48,934
EVP and CFO	2008	17,452	5,520	14,400		3,329	40,701
	2007	16,840	5,400	14,400		74,295	110,935
C. Timothy White,	2009	26,667		14,400		4,622	45,689
EVP, General Counsel	2008	31,267		14,400		6,385	52,052
and Secretary	2007	21,338		14,400		56,682	92,420
Steven M. Davis,	2009	17,174		15,000			32,174
EVP and COO	2008	13,713		15,000			28,713
	2007	13,408		15,000		190,577	218,985

(1) Includes:

- (i) employer portion of benefits provided to all employees and (ii) life and disability insurance premiums and healthcare check-up as contemplated in each NEO s employment agreement if such elections were made.
- (2) In accordance with Mr. Hilton s employment agreement in effect during 2006, he was granted the

Total All

right to personal use of a chartered aircraft for a pre-determined number of annual flight hours. The amounts in the table above reflect these travel benefits, which were computed as out-of-pocket costs paid to the respective aircraft charter companies for these personal-use flights. The balance also reflects any tax gross-up paid to Mr. Hilton in connection with the taxable income associated with these flights until the adoption of his then new employment agreement in mid-January 2007.

- (3) Other includes the following for 2009: income gross-up to reflect tax consequences, as applicable, of \$16,243; \$5,076 and \$4,622 for Messrs. Hilton, Seay and White, respectively.
- (4) Other includes the following for 2008: income gross-up to reflect tax consequences, as applicable, of \$9,632, \$3,329 and

\$6,385 for Messrs. Hilton, Seay and White, respectively.

(5) Other includes the following for 2007: (i) spousal travel of \$6,217, \$1,182, \$1,182 and \$1,182 for Messrs. Hilton, Seay, White and Davis, respectively; (ii) relocation costs of \$119,012 for Mr. Davis; (iii) stock option tender offer payment of \$1.50 per option totaling \$150,000, \$60,000, \$52,500 and \$22,500 for Messrs. Hilton, Seay, White and Davis, respectively; and (iv) income gross-up to reflect tax consequences, as applicable, of \$11,087, \$13,113, \$3,000 and \$47,883 for Messrs. Hilton, Seay, White and Davis, respectively. Spousal travel is determined as either the actual ticket price for commercial airline travel or the equivalent of a first-class comparable ticket on a major air travel carrier for private plane

travel.