MCDERMOTT INTERNATIONAL INC Form DEFA14A March 21, 2016

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 14A

Proxy Statement Pursuant to Section 14(a) of the Securities

Exchange Act of 1934 (Amendment No.)

Filed by the Registrant b

Filed by a Party other than the Registrant "

Check the appropriate box:

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

McDermott International, Inc.

(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:		
(2)	December 2011		
(3)	Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (set forth the amount on which the filing fee is calculated and state how it was determined):		
(4)	Proposed maximum aggregate value of transaction:		
(5)	Total fee paid:		
Fee p	paid previously with preliminary materials.		
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.:		

(3)	Filing Party:		
(4)	Date Filed:		

EXPLANATORY NOTE

Beginning on March 21, 2016, the following materials are being provided to certain stockholders of McDermott International, Inc. (the Company) in connection with the solicitation of proxies for the Company s 2016 Annual Meeting of Stockholders to be held on April 29, 2016.



© Copyright 2016 McDermott International, Inc. All Rights Reserved Investor Presentation: 2016 Annual Meeting of Stockholders

1

About McDermott

Leading provider of integrated engineering, procurement, construction and installation services for oil and gas field developments worldwide

At any given time, 40 or fewer active contracts typically spanning a duration of one to three years, performed in a variety of jurisdictions

and each ranging from less than \$50 million to more than \$2 billion in total contract value

Engaged and Highly Qualified Board

Board consists of highly qualified, independent directors with a breadth and variety of experience

Committed to thoughtful Board refreshment process, demonstrated by the recent appointment of a new, independent director with Middle East expertise

Stockholder input is a priority for the Board as evidenced by fall 2015 outreach to approximately 40% of our outstanding common stock, leading to meetings with stockholders representing approximately 30% of our outstanding common stock led by the Chair of our Compensation Committee and the Chair of our Governance Committee

Strong Compensation Practices

Significant emphasis on variable, at risk compensation that aligns pay with performance Rigorous

financial performance metrics directly linked to Company strategy with disclosed performance goals

Compensation program reflects adherence to strong compensation governance practices

Improved Financial and Operating Performance

TSR for FY 2015 was 15%, as compared to our proxy peer group s TSR of -33%

FY 2015 operating income of \$91.2 million, which exceeded FY 2014 of \$8.6 million and FY 2013 of (\$456.7) million

Order

intake

of

\$3.7

billion

in

FY

2015

exceeded

the

amount

of

order

intake

for

FY

2014

and

FY

2013

combined

and

assisted

in

achieving year-end backlog of \$4.2 billion, a \$600 million increase from 2014

Executive Summary

2

McDermott Today

A vertically integrated offshore and subsea engineering and construction company executing projects from concept to installation Strategically located fabrication yards and a versatile marine fleet Strong long-term relationships with leading energy customers globally Market Cap:

~\$1.0B

2015 Revenue:

\$3B

Headquarters:

Houston, TX

Global Operations: ~20 Locations

Employees:

~10,600

Engineering

Help bring offshore

exploration into

production

Procurement

Ensure quality

materials, right price,

optimal schedule

Construction

Fabricate complex

structures for

delivery worldwide

Installation

Execute installation

campaigns for

success

1

As of March 17, 2016

1

Operational Turnaround
Through the turnaround McDermott has remained highly focused on developing and implementing its operating strategy
2015
2013
2014
2015
2016
Mar 2014:
All financial guidance was

withdrawn and guidance for the foreseeable future was suspended Apr 2014: Refinanced existing credit agreement, issued senior notes and tangible equity units representing \$1.3B January 2015: Launched McDermott Profitability Initiative to increase organizational efficiency, centralize various frontand back office functions, and recognize operational cost initiatives Mar 2015: Reinitiated financial guidance following withdrawal in March 2014 Dec 2015: McDermott Profitability Initiative completed with over \$100M in savings Oct Dec 2013: David Dickson joined McDermott in October 2013 and was appointed President and CEO and member of the Board in December

Jan

Aug 2014:

Executive changes:

EVP & CFO

EVP Offshore

EVP Subsea

SVP HR

Regional Vice Presidents

May 2014:

Gary Luquette

assumed role of

independent

Chairman of the

Board

Apr

Nov 2015:

Board engaged in a stockholder outreach

program to discuss

stockholder perspectives

on governance and

compensation

Dec

2015

Feb

2016:

Board considered and implemented stockholder feedback regarding executive compensation program and proxy disclosure

4
2015 Significantly Improved Financial
Performance
Despite the deteriorating oil and gas environment, McDermott improved financial performance and outperformed peers in 2015
(\$ in millions, except as noted)
FY
2015
FY
2014
Y/Y Change
Orders

\$3,701 \$1,100 + \$2,601 Backlog \$4,231 \$3,601 + \$630 Revenue \$3,070 \$2,301 + \$769 **Profitability Metrics** Gross Profit \$379 \$188 + \$191 **Gross Profit** Margin 12.3% 8.2% + 4.1% Operating Income \$91 \$9 + \$82 OI Margin Percentage 3.0% 0.4% + 2.6% Diluted EPS (\$0.08)(\$0.32)+ \$0.24 15% -33% -31% MDR

Peer Group Brent Crude MDR 2015 TSR

vs. Peers TSR and Oil Price

Erich Kaeser
Retired CEO
Siemens Middle East
Focused and Engaged Board of Directors
Thoughtful Succession Planning Process and Impact on Board Refreshment
Middle East Markets
Energy/Infrastructure Services Industry
Executive Leadership
Financial Oversight
Knowledge of Core Customers
International Operations

3 4 2 3 years or less 4 to 7 years 8 years or more Tenure Balance Board Self-evaluations Director Recruitment Director Onboarding Conduct annual self-evaluations to determine whether the Board and its Committees are functioning effectively Use skills matrix to assess the Board s effectiveness and engage a search firm to recruit top director talent Onboarding program for new directors allows each individual to make meaningful contributions quickly New Independent Director Appointed in February 2016 Board Independence **Independent Directors** Non-independent Directors 5 9 9 9 7 7 5 **Executive Leadership** Energy/Oilfield Services **International Operations** Financial Oversight Responsibilities **Public Company Board** Corporate Governance

Relevant Skills and Experience

Experience with Core Customers

8

Compensation Program Changes Informed by Stockholder Engagement with Directors Outreach in 2015
Reached out to stockholders representing ~40% of outstanding common stock and proxy advisory firms to

understand their perspectives on a variety of topics including governance and compensation **Director Participation** Conducted in-person meetings with stockholders representing ~30% of outstanding common stock Meetings were led by **Compensation Committee** Chair or Governance Committee Chair Stockholder Feedback Feedback from these meetings was collected and ultimately shared with the full Board The Board factored this feedback into its decision making process as detailed below **Board Response** The Board is committed to understanding and addressing stockholder feedback and looks forward continuing the dialogue What we heard from stockholders Actions the Board has taken in response Enhance transparency in proxy disclosures Provided clarity and transparency in the proxy on compensation matters, including disclosure on how compensation is linked to strategy and specific targets of the programs

Keep executive compensation plans consistent Compensation Committee approved continuing use of 2014 and 2015 metrics in 2016 annual incentive plan Consider a relative metric for LTIP awards Compensation Committee approved the use of Return on Average Invested Capital relative to competitor peer group as the performance metric for the 2016 Performance Unit awards Require double-trigger vesting of equity awards upon a change in control 2016 LTIP provides for double-trigger vesting upon change in control, except where

the awards

are not assumed in the transaction Consider composition of peer group Added competitive peer group of both domestic and international peers for determining performance under the 2016 Performance Unit awards Maintain strong corporate governance foundation and commitment to Board refreshment Demonstrated commitment to Board refreshment by appointing new independent director with experience in the Middle East Continue stockholder engagement Board has prioritized engagement and will continue its vigorous outreach program

7
13% Annual Base
Fixed cash compensation
recognizing an executive
officer s experience, skill and
performance
13% Annual Incentives
Variable compensation
designed to reward
achievement of short-term
business goals and strategic
objectives, while recognizing

individual contributions

74% Long-Term Incentives

Variable compensation

designed to align interests of

executives with those of our

stockholders with a focus on

long-term performance results

Elements of 2015 Direct Compensation

McDermott s 2015 compensation programs utilized metrics that were directly related to the

Company s 2015 strategies and goals

Annual Incentive Components

Long-Term Incentive Components

25% Operating Income: Promotes improved project execution

25% Free Cash Flow: Prioritizes liquidity needs

30% Order Intake: Incentivizes increasing backlog and booking

new work

20% Order Intake Operating Margin: Promotes pricing

discipline on order intake

McDermott Profitability Initiative (MPI) Modifier:

Incentivizes achievement of goals relating to MPI

50% Performance Units: 3-Year Aggregate Consolidated Order

Intake incentivizes increasing backlog and booking new work,

increased to 50% in 2015 from 40% in 2014

50% Restricted Stock Units: The weighting of RSUs decreased

to 50% in 2015 from 60% in 2014

87% At Risk

CEO Target 2015 Compensation

8
Strong Tie Between Strategy and Performance Metrics
Drive profitability via improved project execution
Our operating strategy

to drive

sustainable, profitable and growth-oriented business, with a focus on stockholders, customers and other stakeholders has contributed to the achievement of 2015 goals Prioritize liquidity needs Support future business Promote pricing discipline on new work Implement McDermott Profitability Initiative (MPI), to increase profitability and operational flexibility 2015 Goal Performance Metric Performance Thresholds Actual Result Operating Income Free Cash Flow Order Intake Order Intake Operating Margin 2015 Operating Income

Savings Attributable to

Threshold:
Target:
Maximum:
\$40M
\$53M
\$67M
\$91.2M
\$(47.6)M*
\$3,700.7M
7.3%
\$115M
*Actual result for free cash flow was (\$47.6M), which would have resulted in a funding multiple of 2.0x for this metric under
Committee in determining the funding multiple for this metric to (\$250.4M), or a funding multiple of 1.071x, in consideration
construction, the DLV 2000, resulting in delay of our final shipyard payment until 2016.
Threshold:
Target:
Maximum:
\$(320)M
\$(255)M
\$(190)M
Threshold:
Target:
Maximum:
\$3,000M
\$5,900M
\$6,500M
Threshold:
Target:
Maximum:
7%
10%

MPI

12% Threshold: = Target: Maximum: \$30M = 0.67x \$40M = 1.0x \$50M = 1.33x

9

Operating Income

Significantly Improved Financial Performance Driven by Compensation Plan Design Backlog Free Cash Flow Order Intake

Operating income implemented as PSU metric in 2014 after 2013 operating loss of (\$456.7M)

Operating income increased to \$8.6M in 2014 and \$91.2M in 2015

Free cash flow used as metric in annual incentive plan in 2014 and 2015 after 2013 free cash flow of (\$540.6M)

Free cash flow increased to (\$314.2M) in 2014 and (\$47.6M) in 2015

Order intake implemented as PSU metric in 2015 after order intake of \$1.1B in 2014, a decrease of more than 50% from 2013

Order intake increased to \$3.7B in 2015 and backlog increased to \$4.2B

Order intake margin implemented as metric in annual incentive plan in 2014 and 2015

Promotes margin bidding discipline in a difficult macro oil and gas environment

Note: figures as of December 31

10

Evolution of Compensation Program

Compensation program has evolved to drive company turnaround and growth goals

Annual

Incentive Plan

Long-Term

Incentive Plan

Changes Made in 2014

Changes Made in 2016

Changes Made in 2015

Other

Utilized four financial metrics

(rather than a single metric as

in 2013)

Introduced a corporate

performance goal

Introduced metric based on

individual performance

Included same four financial

plan components as 2014

Eliminated non-financial

corporate and individual goals

introduced in 2014

Introduced McDermott Profit-

ability Initiative (MPI) modifier

Included same four financial plan components

as 2014 and 2015 but eliminated MPI modifier

used only in 2015

Included effects of Accelerated Overhead

Reduction Program in targets

Enhanced disclosure to better communicate

target and actual performance of non-

competitively sensitive metrics

Introduced cumulative order

intake metric

Returned the performance

unit weighting to 50%

Approved use of relative ROAIC

as

performance metric

Added competitive peer group for

determining performance

Provided the same number of units as in 2015

absent any change in target value of LTI Award

Reduced target value of CEO award from \$5

million to \$4 million

Enhanced disclosure to better communicate

target and actual performance

Eliminated options: RSU and

Performance Shares only

Introduced aggregate

consolidated operating

income metric (rather than

ROIC as in 2013)

Reduced Performance Shares

weighting from 50% to 40%

No material changes made to

other compensation elements

in 2014

No material changes made to

other compensation elements

in 2015 Removed single trigger provisions on a goforward basis

Strong Corporate Governance and
Compensation Practices Remain a Priority
The Board is actively engaged in shareholder
outreach efforts
Independent Board Chairman
Commitment to director refreshment
Use independent director search firm in
selecting director candidates
Majority voting for director elections

11

Annual Board and Committee evaluation process

Succession planning oversight

Board risk oversight

Board and Governance

Long-term incentive compensation is subject

to forfeiture

Annual incentive compensation is subject to

linear and capped payouts

Use of multiple performance metrics

Significant stock ownership guidelines for

directors and executive officers

Double-trigger change-in-control agreements

Annual review of share utilization

Independent compensation consultant

Annual review of peer group

Clawback policy

No repricing of underwater stock options

No excise tax gross-ups

No derivatives trading, hedging or pledging of

Company stock

No employment contracts

Compensation Practices

Our Board believes in sound corporate governance and places significant weight on stockholder feedback in making decisions on governance processes and compensation programs