CARPENTER TECHNOLOGY CORP Form DEF 14A September 17, 2018

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

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

Definitive Additional Materials

Soliciting Material under §240.14a-12

CARPENTER TECHNOLOGY 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):

No fee required.
Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.
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(3) Filing Party:

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September 17, 2018

Dear Stockholders:

You are cordially invited to attend the 2018 Annual Meeting of Stockholders of Carpenter Technology Corporation to be held on October 9, 2018, at 11:00 a.m. Eastern Daylight Time, at the Pyramid Club, 1735 Market Street, Philadelphia, Pennsylvania. Details regarding admission to the meeting and the business to be conducted are provided in the accompanying Notice of Annual Meeting and Proxy Statement.

Strategy Execution Drove Strong Fiscal Year 2018 Results with Continued Focus on Future Growth Initiatives

Our results for fiscal year 2018 demonstrate continued momentum in our business from the ongoing execution of our strategy combined with growing market demand. As our business continues to improve, we have also positioned ourselves for the future as we took actions to further develop and expand our capabilities and growing leadership positions in our key growth areas of Additive Manufacturing and Soft Magnetics.

The safety of our employees remains our top priority. In fiscal year 2018, we achieved a 45% reduction in our total case incident rate. Our progress is noteworthy, with the vast majority of our employees working injury free, but we will not be satisfied with our safety results until we can achieve our core value of an injury free workplace.

The execution of our solutions-focused approach with our customers continues to be a key driver for consistent backlog growth, improved product mix, expanded customer relationships, and key share gains across many of our end-use markets.

The ongoing implementation of the Carpenter Operating Model continues to change the way we operate in all our facilities. We continue to realize the benefits of the way we approach our work, and our efforts in this area were responsible for unlocking meaningful incremental capacity. The manufacturing efficiencies and capacity expansion realized are, and will continue to be, critical to service growing customer demand.

We continued to make progress on the Aerospace Vendor Approved Processes (VAP) at our Athens facility. During the year, we completed the submission of the majority of VAP approvals and have received seven approvals to date.

To advance our position in Additive Manufacturing during fiscal year 2018, we acquired MB CalRAM LLC, which added immediate additive manufactured part-making capabilities to our portfolio. We also opened an additive manufacturing technology center on our Reading campus and announced plans to build a world-class Emerging Technology Center on our Athens campus. We are excited about the possibilities for additive manufacturing, and we will continue to expand our leadership position in this space with end-to-end solutions for our customers.

In terms of our Soft Magnetics capabilities, we announced our plans for a significant investment in a new precision strip hot rolling mill on our Reading campus. This investment, coupled with our already impressive soft magnetics capabilities, can unlock significant growth opportunities in aerospace, consumer electronics, and the rapidly growing electric vehicle markets.

We enter fiscal year 2019 with notable momentum across our business. We remain focused on elevating our performance further and plan to continue the relentless execution of our strategy to be the preferred solutions provider in specialty materials with a reputation for zero injuries, unquestionable quality, intimate customer connections, innovative growth, creative technology and engaged talent.

TT11	C	41		C' . 1	C +	T 1		4 41	Annual Meeting
I hank voii	tor vour c	ontiniied	support and	confidence in	Carnenter	I hone vo	11 can 101n	i iis at the	Annual Meeting

Sincerely,

Tony R. Thene

President & Chief Executive Officer

Carpenter Technology Corporation will hold its 2018 Annual Meeting of Stockholders at the Pyramid Club, 1735 Market Street, Philadelphia, Pennsylvania 19103 on **Tuesday, October 9, 2018, at 11:00 a.m.** We will vote on the following matters:

- 1. The election of three directors to three-year terms expiring in 2021;
- 2. Approval of the appointment of PricewaterhouseCoopers LLP as Carpenter s independent registered public accounting firm for fiscal year 2019;
- 3. Approval of our named executive officers compensation, in an advisory vote; and
- 4. Any other business that is properly presented at the meeting.

Only stockholders who were record owners of our common stock at the close of business on August 10, 2018, may vote at the meeting. A list of those stockholders will be available at the meeting and during the ten days before the meeting at Carpenter s office of the Corporate Secretary, 1735 Market Street, 15th Floor, Philadelphia, Pennsylvania 19103. Carpenter s Board of Directors solicits this proxy.

How to Vote:

It is important that you vote your shares. We encourage you to take advantage of the easy and cost-effective internet and telephone voting that Carpenter offers.

Internet:	Mail:
Visit the website listed on your proxy card. You will need the control number that appears on your proxy card when you access the web page.	Complete and sign the proxy card and return it in the enclosed postage pre-paid envelope.
Telephone:	In Person:

If your shares are held in the name of a broker, bank, or other nominee: Follow the telephone voting instructions, if any, provided on your proxy card. If your shares are registered in your name: Call 1-800-690-6903 and follow the telephone voting instructions. You will need the control number that appears on your proxy card when you call.

You may attend the Annual Meeting and vote by ballot. Your admission ticket to the Annual Meeting is either attached to your proxy card or is in the e-mail by which you received your Proxy Statement.

Important notice regarding the availability of proxy materials for the annual meeting to be held on October 9, 2018. This Proxy Statement and our Annual Report to Stockholders for the fiscal year ended June 30, 2018, are available electronically at www.proxyvote.com.

Selected information from Carpenter s 2018 Annual Report on Form 10-K, including financial statements, is being delivered along with this Proxy Statement, but is not incorporated as part of the Proxy Statement and is not to be considered part of the proxy solicitation material.

This Proxy Statement and the accompanying Notice of Annual Meeting of Stockholders are being sent to stockholders on or about September 17, 2018.

On behalf of the Board of Directors,

James D. Dee,

Vice President, General Counsel and Secretary

CARPENTER TECHNOLOGY 2018 PROXY STATEMENT

<u>Proxy Summary</u>	6
Proposal No. 1 Election of Directors	9
Nomination Process and Criteria for Selection	9
Director Skills Summary	10
<u>Nominees</u>	11
Corporate Governance	16
Board Information	16
Majority Voting Standard for Election of Directors	16
Board Independence	16
Board Leadership Structure	16
Meetings of the Board, Committees and Independent Directors	16
Board Committees	17
Board of Directors Role in Risk Oversight	19
Stockholder Engagement and Communication with the Board	20
Corporate Responsibility	21
Governance Policies and Practices	21
Transactions with Related Parties	22
Compensation Committee Interlocks and Insider Participation	22
Section 16(a) Beneficial Ownership Reporting Compliance	23
Security Ownership of Principal Beneficial Owners	24
Directors, Nominees and Management Stock Ownership	25
Director Compensation	27
Fiscal Year 2018 Director Compensation Table	29
Proposal No. 2 Approval of Appointment of Independent Registered Public Accounting Firm	30
Audit/Finance Committee Report	32
<u>Proposal No. 3</u> Advisory Vote to Approve the Compensation of our Named Executive Officers	34
Compensation Committee Report	35
Compensation Discussion and Analysis	
(Table of Contents)	36
Executive Compensation (Table of Contents)	61

General Information	77
Why We Solicit Proxies	77
Method and Cost of Solicitation	77
Who Can Vote	77
How to Vote	77
Broker Non-Votes and Abstentions	78
Quorum and Required Votes	79
If You Change Your Mind After Voting	79
Stockholder Nominations to the Board of Directors	79
2019 Stockholder Proposals	79
Householding of Proxy Materials	79
Where You Can Find More Information	80
Other Matters	81

Safe Harbor Statement: Please refer to the Safe Harbor Statement in our Form 10-K for information about factors that could cause future results to differ materially from forward-looking statements, expectations, and assumptions expressed or implied in this proxy statement.

CARPENTER TECHNOLOGY 2018 PROXY STATEMENT

Annual Meeting of Stockholders
Meeting Date:
October 9, 2018
Time:
11:00 a.m.
Place:
Pyramid Club,
1735 Market Street, Philadelphia,
Pennsylvania 19103
Record Date:
August 10, 2018
This summary gives you an overview of selected information in this year s proxy. Please read the entire proxy before voting.

Agenda and Voting Matters

Proposal

12

Page

Board

			Recommendation	Reference
 Election of three directors to three Ratification of PricewaterhouseCo auditors for fiscal year 2019 			For all nominees	9
3. Advisory vote to approve the comexecutive officers Director Nominees: Terms to Exp	-	of our named	For	34
Name	Director Since	Experience and Qualifications	Board Committees	Board Tenure
Dr. Philip M. Anderson	2007	Product development and Innovation; Intellectual Property	Audit/Finance Science and Technology	11 years
Kathleen Ligocki	2017	Chief Executive Officer; Commercial/Operations	Compensation Corporate Governance Strategy	10 months
Dr. Jeffrey Wadsworth	2006	Chief Executive Officer; International; Research and Development	Audit/Finance Science and Technology	12 years

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CARPENTER TECHNOLOGY 2018 PROXY STATEMENT

Proxy Summary Governance Highlights Governance Highlights: Our commitment to good corporate governance is illustrated by the following practices: Board independence (9 out of 10 directors are independent) Strong corporate governance guidelines and policies Diversity of Board skills and experience Robust stock ownership guidelines for Directors and Executive Management Directors attended 100% of all Board and Committee meetings in fiscal year 2018 Separate Chairman and Chief Executive Officer Succession planning process Majority voting with Director resignation policy for uncontested elections Stockholder outreach program Director training and education Annual Board and Committee evaluations Mandatory retirement policy

Board risk oversight and assessment

Independent Directors meet in executive sessions without management present

Compensation Governance Practices

Our executive compensation program reflects the Board s strong commitment to good governance.

What we do

Balanced portfolio: The program design provides a balanced mix of cash and equity, annual and long-term incentives, and performance metrics (financial and operational goals, in addition to Adjusted Earnings Before Interest, Taxation, Depreciation and Amortization (EBITDA) and Total Stockholder Return (TSR).

Equity ownership guidelines: We maintain equity ownership guidelines that require Corporate Vice Presidents and above to achieve an equity ownership level, over a five-year period, equal to a certain multiple of base salary. For the CEO, the level is 5x base salary; for Senior Vice Presidents, 3x base salary; and for Corporate Vice Presidents, 2x base salary.

Double trigger benefits: The Compensation Committee has implemented a double trigger for change-in-control separation benefits. This means that a change in control of Carpenter alone does not trigger any severance obligations to our Named Executive Officers (NEOs) under our Change in Control Severance Plan.

Independent compensation consultants: We engage independent compensation consultants who provide information to support the Compensation Committee s work, including a peer group analysis, market compensation data, and an analysis of various compensation instruments and metrics.

Committee discretion to reduce annual cash incentive:

The Compensation Committee retains discretion to reduce, but not increase, annual cash incentive payouts for NEOs in appropriate circumstances.

Risk assessment: The Compensation Committee reviews an annual assessment by the independent compensation consultant to confirm that metrics and goals are appropriate to drive high performance without encouraging risk-taking beyond established risk parameters.

What we don t do

No excise tax gross-ups: The compensation program does not include any change-in-control tax gross-ups to our executives.

No hedging/pledging of company stock: Our policy prohibits hedging or pledging of Carpenter stock by NEOs.

No dividend payments on unearned restricted stock units: We do not pay or accrue dividends on unearned restricted stock units.

No option repricing: Our long-term incentive plan does not permit repricing of stock options without stockholder approval. Additionally, the plan does not permit Carpenter to offer a cash buyout of underwater options.

Limited perquisites: We do not provide excessive perquisites to our NEOs. Those offered are primarily financial and tax counseling, tax preparation, medical examinations, relocation expenses and parking fee reimbursements at our Philadelphia headquarters.

No employment contracts: We do not provide employment contracts to our NEOs.

CARPENTER TECHNOLOGY 2018 PROXY STATEMENT

7

Stockholder Engagement and Advisory Say-On-Pay Vote

Since 2012, we have provided stockholders an annual say-on-pay advisory vote on compensation of our NEOs. We are very pleased that stockholders expressed their support of our compensation practices.

Pay for Performance

Our compensation program targets market median positioning, but delivers the majority of that compensation through performance-based compensation elements. This ensures proper alignment with our stockholders and ties the ultimate value delivered to NEOs (above/below target) to Carpenter s performance.

Target Direct Compensation Mix CEO

Target Direct Compensation Mix NEO's

CARPENTER TECHNOLOGY 2018 PROXY STATEMENT

^{*}Represents target pay mix for Messrs. Audia, Haniford, and Dee.

Carpenter has a strong Board, bringing diverse experience and perspectives in areas vital to our business of manufacturing, fabricating and distributing specialty metals, including products for critical industries in aerospace, defense, energy, medical, and industrial and consumer end-use markets.

Our Board has ten directors that serve in three classes, with each class serving for three-year terms. The term of office of one class of directors expires each year at the Annual Meeting. Dr. Philip M. Anderson, Kathleen Ligocki and Dr. Jeffrey Wadsworth have been re-nominated for election at the 2018 Annual Meeting of Stockholders to serve for an additional term. If elected, their terms will expire at the 2021 Annual Meeting.

Unless otherwise directed by the stockholders, the shares represented by proxies will be voted for the three nominees. Each nominee has consented to being nominated as a director and is expected to serve as a director if elected.

Majority voting standard: Generally, directors will be elected by a majority of the votes cast. In the event of a contested election, where the number of candidates exceeds the number of directors to be elected, directors will be elected by a plurality of the votes cast.

Resignation policy: If an incumbent director fails to obtain the required majority vote in an uncontested election, that director must promptly tender a resignation to the Board. The Corporate Governance Committee will recommend to the Board whether to accept or reject the resignation. The Board will then decide whether to accept or reject the resignation, and publicly disclose its decision, within 90 days following certification of the election results.

Mandatory retirement policy: All non-management directors must retire at the Annual Meeting of Stockholders that occurs after the director attains age 72 unless the Board determines there are extraordinary circumstances that warrant a longer tenure. A management director (officer of Carpenter) must retire from the Board at the earlier of attaining age 65 or retiring as an officer of Carpenter.

Nomination Process and Criteria for Selection

The Board s Corporate Governance Committee is responsible for identifying and recommending qualified individuals to become members of the Board of Directors. Candidates are considered for nomination based upon various criteria, including their general training and experience in business, science, engineering, finance or administration, and their personal integrity and judgment. The Corporate Governance Committee will review and consider any candidates for director recommended by a stockholder of record who is entitled to vote at an annual meeting and who satisfies the notice, information and consent provisions set forth in Carpenter s By-laws. The Corporate Governance Committee will use the same evaluation criteria and process for director nominees recommended by stockholders as it uses for other director nominees. The Corporate Governance Committee functions pursuant to a written charter that was adopted and is reviewed annually by the Board. A copy of the charter is posted on Carpenter s website at www.cartech.com.

In evaluating candidates to recommend to the Board of Directors, the Corporate Governance Committee considers whether a candidate enhances the diversity of the Board. The Corporate Governance Committee considers a number of characteristics, including each candidate s professional background and capabilities, knowledge of specific industries, and experience working outside the United States. We believe the foremost responsibility of a Carpenter director is to represent the interests of stockholders as a whole, which requires directors to have time available to devote to Board activities. Accordingly, Carpenter seeks to attract and retain highly qualified directors who have sufficient time to attend to their substantial duties and responsibilities to Carpenter. Carpenter believes there should be

a majority of independent directors on the Board, and it is our policy to avoid nominating outside professionals, such as lawyers, investment bankers, or accountants, whose firms provide services to Carpenter.

CARPENTER TECHNOLOGY 2018 PROXY STATEMENT

9

Proposal	1:	Election	of	Directors
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Director Skills Summary

Our Board of Directors brings diverse experience and perspectives to areas critical to our business. Their collective knowledge ensures appropriate management and risk oversight and supports our strategy of long-term sustainable stockholder value creation.

Operational

Director Key Industry Manufacturing Financial Strategy R&D or Innovation
Name CEO Experience Experience Experience Experience International Experience

Dr. Philip M. Anderson

I. Martin Inglis

Steven E. Karol

Kathleen Ligocki

Robert R. McMaster

Gregory A. Pratt

Tony R.Thene	
Kathryn C.Turner	
Dr. Jeffrey Wadsworth	
Stephen M. Ward Jr.	
FOR	The Board of Directors recommends that you vote FOR the election of Dr. Philip M. Anderson, Kathleen Ligocki and Dr. Jeffrey Wadsworth.

10

CARPENTER TECHNOLOGY 2018 PROXY

STATEMENT

Proposal 1: Election of Directors

Nominees

Dr. Philip M. Anderson

Dr. Anderson is a Professor of Engineering Physics at Ramapo College of New Jersey, where he has taught since 1990. He holds more than 100 foreign and 37 U.S. patents, and was named Inventor of the Year by the New Jersey Inventor s Hall of Fame in 2001. He also is a respected consultant on technical and intellectual property matters related to new technology and product development for Fortune 100 companies, with particular emphasis on security systems, medical devices, sensors, magnetics, and materials.

Before he started teaching, Dr. Anderson was founder, President and Chief Executive Officer of Identitech Corp. from 1986 to 1988, and new venture manager and senior research physicist at Allied Corp. (now Honeywell Corp.) from 1979 to 1986. Dr. Anderson received his B.S. in physics in 1970 from Widener University, M.S. degrees in both physics and electrical engineering from Drexel University in June 1977, and a Ph.D. in physics from Drexel in 1979.

Qualifications

Product Development Dr. Anderson's qualifications include, among other things, and Innovation new product development and his strong background in the intellectual property area of the metals industry as an inventor, teacher and entrepreneur. In addition,

Dr. Anderson s experience as a Chief Executive Officer Intellectual Property contributes to his valued perspective on our Board.

Key Industry Experience

Professor of Engineering Physics, Ramapo College

AGE

DIRECTOR SINCE

70 2007

COMMITTEES

Audit/Finance

Science and Technology

CURRENT NON-CARPENTER PUBLIC DIRECTORSHIPS 0

Kathleen Ligocki has served as the CEO of Agility Fuel Solutions, a leader in sustainable clean energy storage and propulsion solutions for commercial vehicles around the world since 2015. From 2014 to 2015, Ms. Ligocki served as the Chief Executive Officer of Harvest Power, one of the leading organics management companies in North America with a mission to create a more sustainable future by transforming organic wastes into bioenergy and soil amendment products. From 2012 to 2014, she worked as an Operating Partner at Kleiner Perkins Caufield & Byers, one of Silicon Valley s top venture capital providers. From 2010 to 2012, Ms. Ligocki served as Chief Executive Officer of Next Autoworks, an auto company with a unique low-cost business model, From 2008 to 2009, Ms, Ligocki served as Chief Executive Officer of GS Motors, a Mexico City-based auto retailer owned by Grupo Salinas, a large Mexican conglomerate. From 2003 to 2007, she served as Chief Executive Officer of Tower Automotive, a Fortune 1000 global auto supplier. Ms. Ligocki also founded her own firm, Pine Lake Partner, a consultancy firm focused on start-ups and turnarounds. She has held executive positions at Ford and United Technologies where she led operations in the Americas, Europe, Africa, the Middle East and Russia. She started her career at General Motors in manufacturing leadership, sales and strategy/program management.

Ms. Ligocki earned a bachelor s degree with highest distinction from Indiana University Kokomo and holds an MBA from the Wharton School at the University of Pennsylvania. She also has been awarded honorary doctorate degrees from Indiana University Kokomo and Central Michigan University. Currently she serves on the boards of Agility Fuel Solutions and Lear Corporation, a publicly traded Fortune 200 automotive supplier. She is also a board member at the Indiana University Foundation.

CEO of Agility Fuel Solutions

AGE

DIRECTOR SINCE

61 2017

COMMITTEES

Compensation

Corporate Governance

Strategy

CURRENT NON-CARPENTER PUBLIC DIRECTORSHIPS 1

Lear Corporation (Since 2012)

Qualifications

Chief Executive OfficeMs. Ligocki s qualifications include, among other things, her Chief Executive Officer experience and leadership skills.

Her international knowledge and operational manufacturing experience brings valuable insight to the Board.

International

Key Industry Experience

Operational Manufacturing Experience CARPENTER TECHNOLOGY 2018 PROXY STATEMENT

11

Proposal 1: Election of Directors

Dr. Jeffrey Wadsworth

Dr. Wadsworth, now retired, was President and Chief Executive Officer of Battelle, a research and development enterprise headquartered in Columbus, Ohio from January 2009 to September 2017. He formerly was Executive Vice President, Global Laboratory Operations at Battelle, Director of Oak Ridge National Laboratory, Chief Executive Officer and President of UT-Battelle LLC, and Senior Vice President for U.S. Department of Energy Science Programs at Battelle. Previously, he was Director of Homeland Security Programs at Battelle and part of the White House Transition Planning Office during the formation of the U.S. Department of Homeland Security. From 1992 to 2002, Dr. Wadsworth was at the Lawrence Livermore National Laboratory in Livermore, California, where from 1995 he was Deputy Director for Science and Technology. Prior to that, he was with Lockheed Missiles and Space Company, Research and Development Division.

Dr. Wadsworth was elected to the U.S. National Academy of Engineering in 2005, has been elected Fellow of three technical societies, and holds numerous awards and honors. Dr. Wadsworth holds a bachelor s degree in metallurgy, a Ph.D., and D.Met, and D.Eng. degrees from Sheffield University, England.

Qualifications

Chief Executive OfficeDr. Wadsworth s qualifications include, among other things,

his strong background in Carpenter s precise area of focus metallurgy. Additionally, Dr. Wadsworth s significant

Research and Development

leadership experience in the research and development arena enriches his contributions to the Board, particularly with respect to innovation and strategy matters.

Retired President and Chief Executive Officer, Battelle

AGE

DIRECTOR SINCE

68 2006

COMMITTEES

Science and Technology (Chair)

Audit/Finance

CURRENT NON-CARPENTER PUBLIC DIRECTORSHIPS 1

3D Systems (since 2017)

Key Industry Experience

Steven E. Karol

Mr. Karol is Managing Partner and founder of Watermill Group, a private investment firm specializing in strategic and operational management. He serves on the Boards of private companies owned by the Watermill Group, including Tenere, Inc., Quality Metalcraft, Inc., Enperi-Metal, Inc., and Copper and Turner, LTD. Additionally, Mr. Karol is Chairman of the Board and CEO of HMK Enterprises, Inc., a privately-held investment company. From 2006 through February 2012, Mr. Karol served as a Director of Latrobe Specialty Metals, Inc. (Latrobe), a manufacturer and distributor of high performance materials, which was partially owned by the Watermill Group during this time period and was acquired by Carpenter in February 2012.

Managing Partner, Watermill Group; Chairman and Chief Executive Officer, HMK Enterprises, Inc.

Mr. Karol is currently a member of the Board of Advisors of J. Walter Company. He has also served as Chairman of the Board at Mooney Aircraft Company, Director and Chairman of the Audit Committee at StockerYale, and as a Director for Jeepers! Inc.,

AGE

DIRECTOR SINCE

Intelligent Energy Limited, Inter-Tel Corp., Superior Tubes, and Fine Tubes.

64 2012

served as a member of the leadership team for this organization. During this time, Mr. Karol served on the International Board of Directors (1991) 2001), Chairman of Strategic Planning (1993) 1996), and as International President (1998) 1999). He is currently a trustee of Tufts University and is Chairman of the Board of Advisors for the School of Engineering. He received the 2009 Tufts Distinguished Service Award. He is also past Chairman of the Board of Trustees of Vermont Academy, and a Director Emeritus at the Brain Tumor Society. In addition, he is a co-founder and President of the

Herbert M. Karol Cancer Foundation. He formerly served as a member of the Board of Overseers of the Boston Symphony Orchestra and he is a Trustee Emeritus of the

Mr. Karol is currently a member of the Young President s Organization-Gold and has

COMMITTEES

Strategy (Chair)

Corporate Governance

Compensation

CURRENT NON-CARPENTER PUBLIC DIRECTORSHIPS 0

Qualifications

Boston Ballet.

Chief Executive OfficeMr. Karol s qualifications include, among other things, his extensive business experience and experience as a Chief

Deep Industry
Knowledge

Executive Officer and Chairman of the Board, which enable him to contribute to the Board s operational and growth initiatives. In addition, Mr. Karol s experience as a Director of Latrobe (now a wholly-owned subsidiary of Carpenter) enhances his contributions to the Board, particularly with respect to his industry knowledge and expertise.

Strategic Experience

Financial Knowledge

CARPENTER TECHNOLOGY 2018 PROXY STATEMENT

Proposal 1: Election of Directors

Robert R. McMaster

Mr. McMaster held various positions at KPMG, LLP, an international audit, advisory and tax services firm, from May 1970 to June 1997, including Ohio Valley Area Managing Partner. He served from 1992 to 1997 as a member of KPMG s Management Committee. From June 1997 to February 2005, Mr. McMaster was Chairman and Chief Executive Officer of Westward Communications and President and Chief Executive Officer of its successor company, ASP Westward Holdings, publishers of community newspapers in Texas, Arkansas, and Colorado.

Mr. McMaster serves as Chairman of the Board and Audit Committee Chairman of Sally Beauty Holdings Inc., a public company listed on the NYSE. Additionally, from September 2008 through May 2013, Mr. McMaster served as Senior Financial Advisor to the Chairman of Worthington Industries, a diversified metal processing company. He also is a former Board member of American Eagle Outfitters, Inc. and Dominion Homes Inc.

He has been active in a wide variety of community affairs organizations in the Columbus, Ohio region. He received his B.S. magna cum laude in accounting from Miami University, Oxford, Ohio in 1970, and is the recipient of the Haskins & Sells Foundation Award for excellence in accounting.

Qualifications

Chief Executive OfficMr. McMaster s qualifications include, among other things, his extensive accounting and financial expertise and background as managing partner at a large international firm providing audit, tax and Accounting and Financevisory services.

Retired Chairman and Chief Executive Officer, Westward Communications; Prior Area Managing Partner, KPMG, LLP

AGE DIRECTOR SINCE

70 2007

COMMITTEES

Audit/Finance

Strategy

CURRENT NON-CARPENTER PUBLIC DIRECTORSHIPS 1

Sally Beauty Holdings Inc. (Since 2006)

FORMER DIRECTORSHIPS

American Eagle Outfitters, Inc.

Dominion Homes Inc.

Gregory A. Pratt

Mr. Pratt is the Chairman of the Board of Directors and served as interim President and Chief Executive Officer of Carpenter in fiscal years 2010 and 2015. Mr. Pratt is former Vice Chairman and director of OAO Technology Solutions, Inc. (OAOT), an information technology and professional services company. He joined OAOT in 1998 as President and Chief Executive Officer after OAOT acquired Enterprise Technology Group, Inc., a software engineering firm founded by Mr. Pratt. Mr. Pratt served as President and Chief Operations Officer of Intelligent Electronics, Inc. from 1991 through 1996, and was co-founder, and served variously as Chief Financial Officer and President, of Atari (US) Corporation from 1984 through 1991.

Mr. Pratt serves as Chairman of the Nominating and Governance Committee and a member of the Audit Committee at Tredegar Corporation, a public company listed on the NYSE. He served as a Director and Audit Committee Chairman of AmeriGas Propane, Inc., a public company listed on the NYSE for 7 years.

Mr. Pratt is a National Association of Corporate Directors (NACD) Board Leadership Fellow. He has demonstrated his commitment to boardroom excellence by completing NACD s comprehensive program of study for experienced corporate directors, which is a (Since 2014) rigorous suite of courses spanning leading practices for boards and committees. He also was appointed to serve a three-year term on the Standing Advisory Group of the Public Company Accounting Oversight Board ending November 2016. He supplements his skill sets through ongoing engagement with the director community and access to leading practices.

Qualifications

Finance

Mr. Pratt s qualifications include, among other things, his extensive financial expertise, his leadership skills, and

significant operational and international management experience as president of a large public company, all of

Information Technologwhich contribute to the valuable perspective Mr. Pratt brings

to our Board of Directors.

Chairman, Carpenter Technology Corporation; Prior Vice Chair, OAO Technology Solutions, Inc.

AGE

DIRECTOR SINCE

69 2002

CURRENT NON-CARPENTER PUBLIC DIRECTORSHIPS 1

Tredegar Corporation

FORMER DIRECTORSHIPS

AmeriGas Propane, Inc.

OAO Technology **Solutions**

Intelligent Electronics

Atari Corporation

Operations		
International		

CARPENTER TECHNOLOGY 2018 PROXY STATEMENT

13

Proposal 1: Election of Directors

Tony R. Thene

Mr. Thene joined Carpenter in January 2013 and served as Senior Vice President and Chief Financial Officer until his appointment as President and Chief Executive Officer in July 2015. Prior to joining Carpenter, Mr. Thene served as the Chief Financial Officer of the Engineered Products and Solutions Business Group at Alcoa, Inc. from 2010 until 2013. Previously, he served as Vice President and Chief Accounting Officer of Alcoa, where he was responsible for the company s worldwide accounting systems and records, corporate fiduciary financial processes, and the preparation and filing of Alcoa s financial statements and reports, as well as the Global Financial Services and Information Systems areas. In his 23-year career at Alcoa, he held a variety of positions, including Director, Investor Relations; Chief Financial Officer for the Flat Rolled Products Group; Chief Financial Officer for Alcoa World Alumina and Chemicals; and manufacturing manager for the Alumina Chemicals business. Mr. Thene is also a member of the Furman University Board of Trustees in Greenville, South Carolina.

President and Chief Executive Officer, Carpenter Technology Corporation

AGE

DIRECTOR SINCE

57 2015

Mr. Thene earned his undergraduate degree in Accounting from Indiana State University and his MBA from Case Western Reserve University, Cleveland, Ohio. He is also a Certified Public Accountant.

Strategy

COMMITTEES

Qualifications

Finance

Mr. Thene s qualifications include his extensive accounting and financial knowledge, operational and manufacturing

experience, and his leadership skills.

Information Technology

Operations

CURRENT NON-CARPENTER PUBLIC DIRECTORSHIPS 0

I. Martin Inglis

Mr. Inglis joined Battelle, a research and development enterprise headquartered in Columbus, Ohio, in 2004, and served as Executive Vice President and Chief Operating Officer, retiring in July 2014. Through July 2013, he also served as Chief Financial Officer. Previously, he had retired as Group Vice President, Business Strategy for Ford Motor Company. He joined Ford of Europe in London in 1971 and held various finance and operations positions in international and domestic markets. He was named head, Global Products and Business Strategy, and elected a corporate Vice President in 1996; President, Ford South America, in 1999; head, Ford North America, in 2000; and Chief Financial Officer in 2001. Mr. Inglis also served on the Advisory Board of three venture funds (Reservoir Ventures, Battelle Ventures, and Fletcher Spaght), stepping down in mid-2015 from the first two and 2018 from the last.

Retired Chief Operating Officer, Battelle; Previous Chief Financial Officer, Ford Motor Company

AGE

DIRECTOR SINCE

67 2003

Mr. Inglis is active in local charities and serves on the Board of the Breckenridge Music Institute. He served as the Chairman of the Columbus Symphony Orchestra for six years through 2014. He holds a bachelor s degree in business economics from Strathclyde University, Glasgow, Scotland.

COMMITTEES

Audit/Finance (Chair)

Strategy

Qualifications

Finance Mr. Inglis qualifications include, among other things, his

extensive financial expertise and background as a Chief Financial Officer in both the public and private sectors. Additionally, Mr. Inglis substantial operational and labor

relations experience and broad international knowledge

enable him to provide valuable perspective to support

Carpenter s growth strategies.

Labor Relations

Strategic Experience

CURRENT NON-CARPENTER PUBLIC

DIRECTORSHIPS 0

Proposal 1: Election of Directors

Kathryn C. Turner

Ms. Turner is Chairperson, Chief Executive Officer and President of Standard Technology, Inc. Ms. Turner founded Standard Technology, a management and technology solutions firm with a focus in the Department of Defense sector, in 1985. Standard Technology is headquartered in Bethesda, Maryland.

Chairperson, Chief Executive Officer and President, Standard Technology, Inc.

Ms. Turner has a B.S. in Chemistry from Howard University. She currently serves on the National Capital Area Chapter Board of the National Association of Corporate Directors, and on the Advisory Board of the Smithsonian Institute Libraries.

AGE

DIRECTOR SINCE

71 1994

Ms. Turner has served on the President s Export Council, the ExIm Bank Advisory Committee, the Commission on the Future of Worker-Management Relations, and the Defense Policy Advisory Committee on Trade.

COMMITTEES

Compensation (Chair)

Corporate Governance

Science and Technology

Qualifications

Chief Executive OfficeMs. Turner s qualifications include, among other things, her

expansive Board leadership expertise and Chief Executive Officer experience, which enable her to provide a wide range of perspectives on governance and management issues.

Ms. Turner s knowledge of the defense aerospace industry,

one of Carpenter s markets, makes her well suited for addressing strategy matters. Ms. Turner also has knowledge

of cybersecurity issues.

CURRENT NON-CARPENTER

PUBLIC

DIRECTORSHIPS 0

Key Industry Experience

FORMER DIRECTORSHIPS

ConocoPhillips

Schering-Plough

IT Background

Research and

Development

The Tribune Corporation

COMSAT

Stephen M. Ward, Jr.

Mr. Ward is the retired President and Chief Executive Officer of Lenovo Corporation, the international computer company formed by the acquisition of IBM s PC business by Lenovo of China. Prior to joining Lenovo, he was senior vice president and general manager of IBM s Personal Systems Group, responsible for the Personal Computing Division, the Retail Store Solutions Division, and the Printing Systems Division. In his 26-year career with IBM, Mr. Ward also served as IBM s Chief Information Officer and Vice President, Business Transformation, directing business process and information technology investments. Mr. Ward was also general manager of IBM s Global Industrial Sector, responsible for the marketing, sales, and service of IBM products and services to all manufacturing and industrial companies worldwide. In the mid-1990 s, he served as General Manager, IBM ThinkPad, in the IBM Personal Computer Company. He began his career at IBM as an engineer in the Storage Products Division. He held various management positions in manufacturing, production control, and project development for disk drive, tape, and optical storage projects and software development, and was also an assistant to the IBM chairman. Mr. Ward is a co-founder of E2open (a provider of supply chain management tools) and C3-IOT (a developer of Internet of Things enterprise platforms and software applications). He serves on the Board of C3-IOT, where he is also Compensation Committee Chairperson. Mr. Ward also serves on the Board of KLX Inc. where he is a member of the Compensation and Governance committees. He holds a B.S. degree in mechanical engineering from California Polytechnic State University at San Luis Obispo.

Retired President and Chief Executive Officer, Lenovo Corporation

AGE SINCE 63 2001

COMMITTEES

Corporate Governance (Chair)

Compensation

Science and Technology

CURRENT NON-CARPENTER PUBLIC DIRECTORSHIPS 1

KLX Inc. (since 2014)

Oualifications

Chief Executive OfficeMr. Ward s qualifications include, among other things, his broad executive experience and focus on innovation, which enable him to share with the Board valuable perspectives on a variety of issues relating to management, strategic

Information Technologylanning tactical capital investments, and international

Information Technologylanning, tactical capital investments, and international growth.

Innovation

International Markets		
Experience		

CARPENTER TECHNOLOGY 2018 PROXY STATEMENT

15

Carpenter s business, property and affairs are managed under the direction of its Board of Directors in accordance with the General Corporation Law of the State of Delaware and Carpenter s Certificate of Incorporation and By-Laws. While Carpenter son-employee directors are not involved in day-to-day operating details, they are kept informed of Carpenter s business through written reports and documents provided to them regularly, as well as by operating, financial and other reports presented by Carpenter s officers during meetings of the Board of Directors and its committees.

Board Information

Majority Voting Standard for Election of Directors

The By-Laws have been amended to provide that directors will be elected by a majority of the votes cast except in the event of a contested election, where the number of candidates for election exceeds the number of directors to be elected. In a contested election, directors will be elected by a plurality of the votes cast.

Board Independence

In determining independence, each year the Board evaluates whether directors have a material relationship with Carpenter. To assess the materiality of a director's relationship with Carpenter, the Board considers all relevant facts and circumstances, including the individuals or organizations with which the director has an affiliation. When a director is affiliated with one of Carpenter's service providers or customers, the Board considers how often or regularly services are provided, whether the services are being carried out at arm's length in the ordinary course of business, and whether the services are being provided substantially on the same terms as those prevailing at the time for unrelated parties in comparable transactions.

Mr. Thene was appointed Carpenter s President and CEO and a member of Carpenter s Board of Directors effective July 1, 2015. With the exception of Mr. Thene, all other members of the Board of Directors qualify as independent directors under the applicable requirements of the SEC and NYSE. Board committees also satisfy applicable requirements for certain of their members to qualify as independent directors.

Board Leadership Structure

At Carpenter, the roles of Chairman and Chief Executive Officer are split into two separate positions. The Board believes this split is the most appropriate leadership structure for Carpenter in order to clearly distinguish the functions of the Board and management. The separation of the Chairman and Chief Executive Officer positions allows our Chief Executive Officer to concentrate on operational and strategic issues while the Chairman focuses on governance and Board leadership.

Meetings of the Board, Committees, and Independent Directors

Carpenter expects attendance and active participation by directors at Board and committee meetings. Each director attended at least 75% of the total number of meetings of the Board and the committees on which the director served during fiscal year 2018.

CARPENTER TECHNOLOGY 2018 PROXY STATEMENT

As required by Carpenter s Corporate Governance Guidelines, the independent directors of the Board meet in an executive session at least twice per year to review the performance of the Chief Executive Officer and to address any other matters of concern. Gregory A. Pratt, Chairman of the Board, presided over all executive sessions in fiscal year 2018.

Board/Committee	# Meetings Held				
Full Board	Total: 7				
Audit/Finance	10				
Corporate Governance	5				
Compensation	7				
Science and Technology	5				
Strategy	5				

Executive Sessions 5

(Independent directors meet without management present)

Annual Meeting of Stockholders 1

Average Director Attendance 100%

All directors attended last year s
Annual Meeting and are expected to attend in 2018

Board Committees

The Board of Directors has three standing committees: Audit/Finance, Corporate Governance, and Compensation. The Board currently also has two additional committees: Science and Technology, and Strategy. The Board periodically establishes ad hoc committees, on an interim basis, to assist the Board with specific matters when prudent and advisable. Summary information about each committee is shown in the following table.

CARPENTER TECHNOLOGY 2018 PROXY STATEMENT

Corporate Governance Board Information

Significant Functions of the Committee

Audit/Finance Committee	
Assists the Board in its oversight of the integrity of Carpenter s financial statements:	COMMITTEE AND MEMBERS
qualifications, independence and performance of Carpenter s independent registered accounting firm;	I. Martin Inglis, p Ohlài r
performance of Carpenter s internal audit personnel; and	Philip M. Anderson
overall compliance with accounting, legal, regulatory, ethical and business conduct requirements.	Robert R. McMaster
	Jeffrey Wadsworth
Selects the independent registered public accounting firm and provides a recommend	ation
to the Board with respect to including the company s audited financial statements in the Annual Report on Form 10-K.	All members are independent
Reviews and provides recommendations to the Board relating to major financial matt	ers
affecting the company. Corporate Governance Committee	All members are financially literate under NYSE standards
	COMMITTEE AND MEMBERS

Functions as a nominating committee with respect to directors:

assists the Board in identifying qualified individuals to become directors; and Stephen M. Ward, Jr., Chair recommends the overall composition of the Board and its committees. Steven E. Karol Assists the Board in developing, implementing and monitoring a set of corporate governance principles for the company, and overseeing processes to assess the Kathleen Ligocki performance and effectiveness of the Board, its committees and Carpenter s management. Kathryn C. Turner Ensures orderly succession at the Board and management levels. All members are independent **Compensation Committee COMMITTEE AND MEMBERS** Establishes the philosophy for executive compensation. Kathryn C. Turner, Designs and oversees administration of Carpenter s equity and incentive compensation Chair plans. Steven E. Karol Reviews and approves compensation of Carpenter s executive officers. Kathleen Ligocki Reviews and approves annually the corporate goals and objectives relevant to compensation of the CEO and evaluates the CEO s performance in light of those goals and objectives. Stephen M. Ward, Jr. Reviews succession plans for Carpenter s CEO and executive officers. All members are independent Assists the Board with other human resource matters, including overseeing management s work to promote organizational effectiveness, leadership development, and the design and administration of employee benefits programs.

Corporate Governance Board of Directors Role in Risk Oversight

Significant Functions of the Committee

COMMITTEE AND
MEMBERS

Jeffrey Wadsworth, Chair

Science and Technology Committee

Philip M. Anderson

Reviews and monitors major scientific or technological developments that could affect Carpenter's current business or operations or implicate significant strategic planning or considerations for the future.

Kathryn C. Turner

Makes periodic recommendations to the Board concerning major developments or potential business opportunities for Carpenter with respect to scientific or technological matters.

All members are

independent

Stephen M. Ward, Jr.

Strategy Committee

COMMITTEE AND MEMBERS

Ensures that Carpenter has developed a relevant operative strategy for the company s industry and markets.

Steven E. Karol, Chair

Reviews and monitors implementation and maintenance of the corporate strategy.

I. Martin Inglis

Reviews implementation of the corporate strategy through capital investments and
corporate developments, including acquisitions, divestitures, joint ventures, strategic
alliances and facility utilization.

Kathleen Ligocki

Robert R. McMaster

Tony R. Thene

All members are independent except Mr. Thene, Carpenter s President and CEO

Board of Directors Role in Risk Oversight

As a part of its oversight function, the Board monitors management s processes for operating Carpenter s business, including risk management. The Board s oversight of risk includes monitoring management s work to identify risks and manage risk parameters, including those relating to enterprise, financial, operational, business and reputation risks.

In addition to the formal compliance program, the Board encourages management to promote a corporate culture that understands and is committed to risk management and also incorporates business integrity into Carpenter s overall corporate strategy and day-to-day business operations.

Oversight of Carpenter s risk management processes is an important part of Board and committee work throughout the year.

CARPENTER TECHNOLOGY 2018 PROXY STATEMENT

Corporate Governance Stockholder Engagement and Communication with the Board

Risk Oversight Role and Responsibilities

Full Board

The full Board oversees management s processes for managing significant strategic and business risks, such as those relating to our products, markets, capital investments, and cybersecurity.

Audit/Finance Committee

Oversees
management s
processes for
managing
business and
operational
risks that could
have a financial
impact, such as
those relating
to internal
controls,
liquidity or raw
materials

Corporate Governance Committee

Oversees
management s
processes for
managing the risks
associated with
governance issues,
such as the
independence of the
Board and key
executive succession

Compensation Committee

Sets incentive metrics and the mix of incentive pay for executive compensation plans and policies; strives to drive high performance while avoiding an inadvertent incentive to take risks beyond the established risk parameters

Strategy Committee

Oversees
management s
processes for the
continual
development,
implementation and
maintenance of
Carpenter s
corporate strategy,
and ensures that the
annual business
plan is aligned with
and supports the
corporate strategy

Science and Technology Committee

Oversees
management s
processes for
managing the risks
associated with
major scientific or
technological
developments that
could affect
business, operations
or strategic
planning

Management

Carpenter s risk-management processes include continuous work to assess and analyze the most likely areas of future risk and to address them in our long-term planning process and in our daily risk management activities.

Stockholder Engagement and Communication with the Board

Carpenter has long supported a robust investor relations program to communicate regularly with investors about economic, financial, operational and strategic matters. As a result of institutional investors—changing practices, the Board worked with management to establish further engagement with investors—governance personnel to discuss leadership, compensation, social responsibility and other governance matters. The Board appointed James D. Dee as Chief Governance Officer to assist the Board in understanding stockholders—priorities and views on an ongoing basis. Mr. Dee—s role is to communicate with stockholders throughout the year about governance, compensation and social responsibility developments; to invite feedback from stockholders and disseminate that information to the Board and management; to keep the Board and others in management apprised of stockholder views and priorities; and to arrange appropriate direct interactions for stockholders with the CEO and directors.

The Board also requested that the Corporate Governance Committee regularly interact with the Chief Governance Officer, and that the Audit/Finance Committee regularly interact with the Chief Financial Officer, currently Timothy Lain, who has responsibility for Investor Relations, to help the Board stay well informed of stockholder views.

Any stockholder who wishes to interact with the Board directly should send a request to our Chief Governance Officer, who will work with the Corporate Governance Committee to arrange appropriate interactions. Stockholders can contact

20

Mr. Dee at jdee@cartech.com or 610-208-3423. Also, stockholders can contact Mr. Lain at tlain@cartech.com or 610-208-2210 regarding Investor Relations matters.

How to Communicate with our Board of Directors

Stockholders can communicate with the Board of Directors by sending a letter addressed to Carpenter Technology Board of Directors, c/o Corporate Secretary, 1735 Market Street, 15th Floor, Philadelphia, PA 19103. Carpenter s Corporate Secretary will review the correspondence and forward it to the Chairman of the Board or to the Chair of the appropriate Board committee or to any individual director or directors to whom the communication may be specifically directed. If the communication is unduly hostile, threatening or illegal, does not reasonably relate to Carpenter or its business, or is similarly inappropriate, the Corporate Secretary will not forward the communication, and will notify the sender if and as appropriate. Stockholders and other interested parties may also communicate with the non-employee directors, non-executive Chairman, or the Audit/Finance Committee by sending an email to boardauditcommittee@cartech.com.

Corporate Responsibility

Carpenter is committed to good corporate citizenship that benefits the communities in which we live, work, and play.

Community Relations

We encourage employee volunteerism at all our locations through organized activities and by contributing to local charitable organizations and educational efforts from working at the food pantry, to taking children fishing, to participating in Relay for Life. Our employees are passionate about our communities and enjoy working together for the greater good.

Carpenter supports our local communities by:

Promoting science and math curriculum design in public schools and providing scholarship funding to educational efforts, such as summer materials camps, science & engineering fairs, and STEM programs.

Supporting the United Way and locally based non-profit organizations through monetary gifts and employee volunteerism.

Carpenter Safety Vision

Above all else, the safety of our employees is Carpenter s top priority. It is the shared responsibility of every employee to actively participate in all aspects of the safety program and to strive for zero injuries. The hallmarks of our safety program are:

Dedicated leadership, accountability, and employee empowerment;

Continual improvement plans (Plan-Do-Check-Act);

Tools, resources, and education to improve total workplace safety and health; and

A skilled, technology-driven workforce that proactively assesses risks, strives to eliminate hazards, and integrates learning from incidents and near-misses to prevent further occurrences.

Governance Policies and Practices

Corporate Governance Guidelines and Charters

Carpenter s Corporate Governance Guidelines, as well as the charters for all the Board committees and our Code of Business Conduct and Ethics, are available on Carpenter s website at www.cartech.com. Copies will be mailed to stockholders upon written request to the Corporate Secretary, Carpenter Technology Corporation, 1735 Market Street, 15th Floor, Philadelphia, PA 19103.

CARPENTER TECHNOLOGY 2018 PROXY STATEMENT

Corporate Governance Transactions with Related Parties

Code of Ethics

The Board of Directors has adopted a Code of Ethics for Carpenter s CEO and senior financial officers. There were no waivers of the Code of Ethics for fiscal year 2018 or through the date of this Proxy Statement.

Ethics Hotline: Carpenter has established an independent web-based ethics hotline for employees to voice any concerns they may have in a confidential manner. A Board appointed corporate staff member will review any reports and, if necessary, involve the appropriate legal, asset protection, human resources or other department.

Annual Board Performance Self-Evaluation

The Board conducts an annual self-evaluation to determine whether the Board and its committees are functioning effectively. The Corporate Governance Committee oversees the self-evaluation process. Results of the self-evaluation process are discussed with the Board as soon as practicable. The Corporate Governance Committee also evaluates individual directors as each is considered for re-election to the Board.

Director Training and Education

We have an orientation process for new directors that involves meeting with senior management and visiting our manufacturing facilities. All directors are encouraged to attend outside educational seminars presented by accredited third-party organizations as well as internal programs organized by Carpenter for the directors ongoing education.

Succession Planning

The Corporate Governance Committee is responsible for determining the process for evaluating our CEO succession planning. Carpenter s CEO presents an annual report to the Board on succession planning for the CEO position. The CEO also recommends, on a continuing basis, a suitable successor should the CEO be unexpectedly disabled or otherwise unavailable to perform the duties of that office.

The Compensation Committee is responsible for monitoring succession planning and management development for positions other than that of the CEO.

Transactions with Related Parties

A related party transaction is a transaction with Carpenter in an amount exceeding \$120,000 in which a related person has a direct or indirect material interest. A related person includes an executive officer, director, or five percent

stockholder of Carpenter and any immediate family member of such a person. If Carpenter management identifies a related party transaction, the transaction is brought to the attention of the Audit/Finance Committee for its approval, ratification, revision, or rejection after considering all of the relevant facts and circumstances.

Any proposed transactions with executive officers, directors, substantial stockholders, or the family members or affiliates of any of those parties, require approval by the Audit/Finance Committee and will be disclosed as required by the SEC. Carpenter s Code of Business Conduct and Ethics requires that Carpenter s officers and directors avoid conflicts of interest, as well as the appearance of conflicts of interest, and disclose to Carpenter s General Counsel any material transaction or relationship that could reasonably be expected to give rise to a conflict of interest between private interests and the interests of the company. Carpenter checks for any potential related party transactions, primarily by circulating a Directors and Officers Questionnaire to each member of the Board of Directors and each NEO annually.

Fiscal Year 2018 Related Party Transactions

During fiscal year 2018, there were no related party transactions.

Compensation Committee Interlocks and Insider Participation

No member of the Compensation Committee was a current or former officer or an employee of Carpenter or any of its subsidiaries during fiscal year 2018, or had any relationship requiring disclosure by Carpenter under the SEC s proxy rules.

22

Corporate Governance Section 16(a) Beneficial Ownership Reporting Compliance

Section16(a) Beneficial Ownership Reporting Compliance

Section 16(a) of the Securities Exchange Act of 1934, as amended, requires Carpenter s directors and executive officers, and persons that own more than 10% of Carpenter common stock, to file with the SEC and the NYSE reports of ownership and changes in ownership. Directors, executive officers, and greater than 10% stockholders are required by SEC regulations to give Carpenter copies of all Section 16(a) forms they file.

Based solely on the review of the reports furnished to Carpenter and other company records or information otherwise provided, Carpenter believes that all applicable Section 16(a) reports were timely filed by its directors, executive officers, and more than 10% stockholders during fiscal year 2018.

CARPENTER TECHNOLOGY 2018 PROXY STATEMENT

Principal Beneficial Owners

Listed below are the only individuals and entities known by Carpenter (through their Section 13 filings) to own more than 5% of the company s outstanding common stock as of the record date of August 10, 2018. Except as noted below, these investment advisors and their investment vehicles have sole voting and investment power over these shares of Carpenter stock.

	Amount and Nature of		
	D C 1	Percent	
Name and Address of Beneficial Owner BlackRock Fund Advisors	Ownership 5,226,200 ⁽²⁾	of Class ⁽¹⁾ 11.05%	
400 Howard Street			
San Francisco, CA 94105 The Vanguard Group, Inc.	4,268,836 ⁽³⁾	9.02%	
P.O. Box 2600, V26			
Valley Forge, PA 19482 Wellington Management Group LLP	3,986,631 ⁽⁴⁾	8.43%	
280 Congress Street			
Boston, MA 02210 Dimensional Fund Advisors, L.P. (U.S.)	3,893,545 ⁽⁵⁾	8.23%	
6300 Bee Cave Road			

Building One

Austin, TX 78746

⁽¹⁾ The percentages are calculated on the basis of 47,316,476 shares of common stock outstanding as of August 10, 2018.

⁽²⁾ This information was based upon the BlackRock Inc. Section 13 filing reflecting shares owned as of June 30, 2018. BlackRock is an investment advisor registered under the Investment Advisors Act of 1940. It furnishes investment advice to investment companies and serves as investment manager to certain other investment vehicles, including commingled group trusts. BlackRock reports sole voting power with respect to 5,052,034 shares of Carpenter stock. The investment companies and investment vehicles own all these shares.

- (3) This information was based upon The Vanguard Group, Inc. Section 13 filing reflecting shares owned as of June 30, 2018. Vanguard is an investment advisor registered under the Investment Advisors Act of 1940. It furnishes investment advice to investment companies and serves as investment manager to certain other investment vehicles, including commingled group trusts. Vanguard reports sole voting power with respect to 45,594 shares of Carpenter stock, and shared voting power with respect to 6,000 shares of Carpenter stock. The investment companies and investment vehicles own all these shares of Carpenter stock.
- (4) This information was based upon the Wellington Management Group LLP Section 13 filing reflecting shares owned as of June 30, 2018. Wellington is an investment advisor registered under the Investment Advisors Act of 1940. It furnishes investment advice to investment companies and serves as investment manager to certain other investment vehicles, including commingled group trusts. The investment companies and investment vehicles own all these shares of Carpenter stock. Wellington reports shared voting power with respect to 2,338,438 shares of Carpenter stock. Wellington disclaims beneficial ownership of these shares.
- (5) This information was based upon Dimensional Fund Advisors, L.P. (US) Section 13 filing reflecting shares owned as of June 30, 2018. Dimensional is an investment advisor registered under the Investment Advisors Act of 1940. It furnishes investment advice to investment companies and serves as investment manager to certain other investment vehicles, including commingled group trusts. Dimensional reports sole voting power with respect to 3,832,735 shares of Carpenter stock. The investment companies and investment vehicles own all the shares. Dimensional disclaims beneficial ownership of these shares.

The following table shows the ownership of Carpenter common stock as of August 10, 2018, by each director or nominee, the other executive officers during fiscal year 2018 who are considered to be named executive officers under applicable SEC regulations, and Carpenter s directors and executive officers as a group. Except as noted below, the directors and executive officers have sole voting and investment power over their respective shares of common stock.

		Employee		I	Percentage of
		Restricted			
	Number of Shares		Director Stock	Shares and Units	Outstanding
Name	Beneficially Owned ⁽¹⁾	Stock Units ⁽²⁾	Units ® en	eficially Owned ⁽¹⁾	Shares ⁽⁴⁾⁽⁵⁾
Anderson, P. M.	24,009	0	28,018	52,027	0.1%
Inglis, I. M.	$20,288^{(6)}$	0	38,636	58,924(6)	0.0%
Karol, S. E.	591,850(6)(7)	0	16,589	608,439(6)	(7) 1.3%
Ligocki, K.	0	0	2,588	2,588	0.0%
McMaster, R. R.	17,109	0	29,712	46,821	0.0%
Pratt, G. A.	497,759	2,282	61,764	561,805	1.0%
Turner, K. C.	18,948	0	52,993	71,941	0.0%
Wadsworth, J.	13,751	0	29,727	43,478	0.0%
Ward, Jr., S. M.	35,079 ⁽⁶⁾	0	48,217	83,296(6)	0.1%
Thene, T. R.	151,926	123,441	0	275,367	0.3%
Audia, D. J.	18,547	34,312	0	52,859	0.0%
Haniford, J. E.	25,744	29,290	0	55,034	0.1%
Dee, J. D.	52,460	21,702	0	74,162	0.1%
All directors and	$1,467,470^{(6)(7)}$	211,027	308,244	1,986,741 ⁽⁶⁾	(7) 3.1%
executive officers as					
a group (13 persons)					

(1) The amounts include the following shares of common stock that the individuals have the right to acquire by exercising outstanding stock options within 60 days after August 10, 2018:

Anderson, P. M.	15,909	Pratt, G. A.	493,146	Thene, T. R.	110,569
Inglis, I. M.	16,688	Turner, K. C.	13,551	Audia, D. J.	10,526
Karol, S. E.	15,777	Wadsworth, J.	13,551	Haniford, J. E.	13,442
Ligocki, K.	0	Ward, Jr., S. M.	23,909	Dee, J. D.	35,699
McMaster, R. R.	15,909				

All directors and executive officers as a group (13 persons): 778,676

⁽²⁾ These stock units convert to an equivalent number of shares of common stock when they become vested as per the terms of the relative agreement(s) and the plan. The stock unit values are equivalent to Carpenter s common stock values, but the units have no voting rights.

- (3) These stock units convert to an equivalent number of shares of common stock upon the director s termination of service as allowed under the plan. The stock unit values are equivalent to Carpenter s common stock values, but the units have no voting rights.
- (4) Ownership is rounded to the nearest 0.1% and is 0% when less than 0.1%.
- (5) The percentages are calculated based on the number of shares of common stock outstanding plus the number of shares of common stock that would be outstanding if the individual s options were exercised, but does not include any shares issuable upon the conversion of stock units.

CARPENTER TECHNOLOGY 2018 PROXY STATEMENT

Directors, Nominees and Management Stock Ownership

(6) Voting and investment power is shared with respect to the following shares of common stock:

Inglis, I. M.	400
Karol, S. E.	10,000
Ward, Jr., S. M.	11,170

(7) The amount includes shares held by the following institutions, of which Mr. Karol is an affiliate:

SEK Limited 285,530 HMK Enterprises Inc. 50,000

The Board regularly reviews director compensation with the assistance of its outside advisor to ensure that it is appropriate and competitive in light of market circumstances and prevailing best practices for corporate governance. The compensation elements reflect the Board s view that compensation to the on-employee directors should consist of an appropriate mix of cash and equity awards. Our director compensation approach provides for quarterly vesting of equity awards and allows elective deferral of the delivery of earned shares and cash.

Elements of Annual Director Compensation

Pay Element 2018 Compensation

Annual Retainer (50% Cash/50% Stock Units) Board Members: \$110,000

Cash/Stock Units

At least 50% of the annual retainer is paid in stock units, Board Chair*:

which aligns the directors personal interests with those of our \$180,000 Cash/Stock Units

stockholders

*The roles of Chairman and CEO are separate, and the Chairman attends Board and committee meetings.

the Chairman attends Board and committee meetings

Committee Chair Retainers (Cash) Audit/Finance Committee: \$25,000

Compensation Committee: \$17,500

Corporate Governance, Strategy and

Science and Technology Committees: \$12,500

Stock Options (Equity) Directors receive an annual stock option award

subject to the conditions stated below.

Non-Retainer Stock Units (Equity)

Directors receive additional awards of stock units

subject to the conditions stated below.

Stock Options and Stock Units

Initial Grant: Directors receive up to 4,000 stock options upon joining the Board.

Annual Stock Option Grant: In addition to any initial grant of stock options, each director is granted a number of stock options annually, on or about the date of Carpenter's Annual Meeting of Stockholders or on another date as the Board may determine. These options will have a fair value on the grant date, alone or in combination with the annual non-retainer stock units described below, of up to \$90,000 (or such different number as determined by the Board).

Annual Non-Retainer Stock Units Grant: In addition to the grant of options or an award of retainer stock units, each director is granted an additional award of stock units annually having a fair value on the grant date, alone or in combination with the annual stock option grant described above, of up to \$90,000 (or such different number as determined by the Board).

Grant Date: The grant date for the awards described above will be on or about the date of the Annual Meeting of Stockholders, or such other date as determined by the Board. The number of units and options is based on the trading price of Carpenter s common stock on the date of grant.

CARPENTER TECHNOLOGY 2018 PROXY STATEMENT

Director Compensation Director Stock Ownership Policy

Vesting: Subject generally to the director s continued service, one-quarter of the stock options or stock units vest for every three months of service following the grant date, and are fully vested on the first anniversary of the grant date. All stock options have a ten-year term.

Upon a Change in Control: In the event of a change-in-control, all stock units vest immediately and are payable in shares of common stock, and stock options become immediately exercisable. A director may exercise vested options at any time during the original term. In the event a director is removed for cause, all existing stock options and unvested stock units are forfeited.

Upon Death or Disability: In the event of separation from service due to death or disability, all stock units and stock options vest immediately.

Deferral Policy: Directors may elect to have distribution of all or a portion of their stock units deferred until the later of their separation from service or a specific date/event. Carpenter distributes a participating director s deferred units, at the director s election, in a lump sum or in 10 or 15 annual installments, beginning on the later of the director s separation from service or the date/event elected.

Dividend Equivalents: Each director s account is credited with stock units corresponding to dividend equivalents paid on outstanding common stock. Dividend equivalents are reinvested in the form of additional stock units, with the number of units credited determined by dividing the dividend dollar amount by the closing price of Carpenter common stock on the NYSE on the dividend equivalent payment date.

Director Stock Ownership Policy

It is our policy that non-employee directors must maintain a reasonable equity interest in order to provide them with a proprietary interest in Carpenter s growth and performance, to generate an increased incentive to contribute to the company s future success and prosperity by their personal efforts, and generally to enhance the community of interest between directors and our stockholders.

The current policy requires each director to hold equity in Carpenter with an aggregate fair market value equal to at least six times the annual cash retainer. There is a five-year phase-in period for satisfying the minimum equity holding requirements, and a director is expected to retain the equity for the duration of Board service. All current non-employee directors satisfy the minimum equity holding requirements with the exception of Ms. Ligocki, who is within the phase-in period.

Compensation for Non-Employee Directors

Directors have three options with respect to payment of the cash portion of their annual retainer and 100% of committee chair fees:

receive cash currently;

defer all or a portion until a future date/event and then receive cash under Carpenter s Deferred Compensation Plan for Non-Management Directors (Director Cash Deferral Plan); or

defer all or a portion until the later of their separation from service or a specific date/event and then receive common stock under the Stock-Based Compensation Plan for Non-Employee Directors (Director Stock Plan). Under the Director Cash Deferral Plan, interest is credited semi-annually at Carpenter s Five-Year Medium-Term Note Borrowing Rate, a term defined in the Director Cash Deferral Plan. Carpenter distributes a participating director s deferred cash, at the director s election, in a lump sum or in 10 or 15 annual installments beginning on a future date or upon the event elected.

28

Director Compensation Fiscal Year 2018 Director Compensation Table

Fiscal Year 2018 Director Compensation Table

This table shows the compensation paid or awarded to each non-employee director during fiscal year 2018. Our CEO is not compensated for his Board service.

	Fees Earned or Paid in Cash (excludes Chair Retainer)		nittee Chair ainer	Stock Awards ⁽¹⁾		oti on mj	qualif defer pensat	in ion lue and ried red ion	All (Other ion ⁽⁴⁾	Total
Name	(\$)		(\$)	(\$)		(\$)		(\$)		(\$)	(\$)
Anderson, Jr., Carl G.	\$13,750	\$	0	\$ 0	\$	0	\$	19	\$	0	\$ 13,769
Anderson, Philip M.	\$55,000	\$	0	\$105,032	\$35	5,005	\$	0	\$19	9,609	\$214,646
Inglis, I. Martin	\$55,000	\$25	5,000	\$105,032	\$35	5,005	\$	0	\$27	7,184	\$247,221
Karol, Steven E.	\$55,000	\$12	2,500	\$105,032	\$35	5,005	\$	0	\$11	1,455	\$218,992
Ligocki, Kathleen	\$34,226	\$	0	\$ 91,534	\$52	2,883	\$	0	\$	777	\$179,420
McMaster, Robert R.	\$55,000	\$	0	\$105,032	\$35	5,005	\$	0	\$20),817	\$215,854
Pratt, Gregory A.	\$90,000	\$	0	\$190,058	\$60	0,013	\$	0	\$43	3,376	\$383,447
Turner, Kathryn C.	\$55,000	\$17	7,500	\$105,032	\$35	5,005	\$	94	\$37	7,427	\$250,058

Wadsworth, Jeffrey	\$55,000	\$12,500	\$105,032	\$35,005	\$ 0	\$20,828	\$228,365
Ward, Jr., Stephen M.	\$55,000	\$12,500	\$105,032	\$35,005	\$596	\$34,020	\$242,153

(1) The grant date fair value of stock units granted to our directors in fiscal year 2018 was computed in accordance with Financial Accounting Standards Board (FASB) Accounting Standards Codification (ASC) Topic 718, Compensation Stock Compensation. Assumptions made in this valuation are set forth in Note 15 to the financial statements contained in Carpenter's 2018 Annual Report on Form 10-K. Annual stock units granted and credited to each director's account are subject to partial forfeiture if the director separates from Board service prior to the first anniversary of the grant date for any reason other than death or disability.

Each director, with the exception of Messrs. Pratt and C. Anderson, and Ms. Ligocki, was credited with 2,121 stock units for fiscal year 2018 on October 10, 2017, representing a grant date fair value of \$105,032. Retainer stock units credited to each director represent \$55,017 of the annual retainer. The remaining stock units credited represent an annual award of additional stock units as described above with a grant date fair value of \$50,015.

Mr. Pratt, who serves as Chairman, was credited with 3,838 stock units for fiscal year 2018 on October 10, 2017, representing a grant date fair value of \$190,058. Of this total number, 1,818 stock units represent \$90,028 of his annual retainer. The remaining stock units credited represent an annual award of additional stock units with a grant date fair value of \$100,030.

Mr. C. Anderson retired from the Board on October 10, 2017.

Ms. Ligocki joined the Board on November 17, 2017, and was credited with 1,999 stock units for fiscal year 2018 on that date, representing a grant date fair value of \$91,534. Of this total number, 1,047 stock units represent \$47,942 of her annual retainer. The remaining stock units credited represent an annual award of additional stock units with a grant date fair value of \$43,592.

The total number of stock units credited to each director under Carpenter's Stock-Based Compensation Plan for Non-Employee Directors as of June 30, 2018, including stock units that were credited with respect to prior fiscal years and reinvested dividend equivalents, was: C. Anderson, Jr. 19,224; P. Anderson 28,018; I. M. Inglis 38,636; S. Karol 16,589; K. Ligocki 2,588; R. McMaster 29,712; G. Pratt 61,764; K. Turner 52,993; J. Wadsworth 29,727; and S. Ward, Jr. 48,217.

(2) The grant date fair value of option awards granted to our directors in fiscal year 2018 was computed in accordance with FASB ASC Topic 718, Compensation Stock Compensation. Assumptions made in this valuation are set forth in Note 15 to the financial statements contained in Carpenter s 2018 Annual Report on Form 10-K.

Each director, with the exception of Messrs. Pratt and C. Anderson, and Ms. Ligocki, received an annual award of 2,416 stock options for fiscal year 2018 on October 10, 2017, representing a grant date fair value of \$35,005. Mr. Pratt received an annual award of 4,142 stock options for fiscal year 2018 on October 10, 2017, representing a grant date fair value of \$60,013.

Ms. Ligocki received an initial award of 4,000 stock options for fiscal year 2018 on November 17, 2017, representing a grant date fair value of \$52,883.

The total number of shares subject to stock options credited to each director that remain outstanding as of June 30, 2018, including stock options that were granted in prior fiscal years, was: C. Anderson, Jr. 15,909; P. Anderson 18,325; I. M. Inglis 19,104; S. Karol 18,193; K. Ligocki 4,000; R. McMaster 18,325; G. Pratt 30,103; K. Turner 15,967; J. Wadsworth 15,967; and S. Ward, Jr. 26,325.

- (3) Reflects above-market earnings equal to 39.67% above 120% of the AFR Long-Term Rate on compensation deferred that is not tax qualified.
- (4) Includes the aggregate dollar amount of dividend equivalents paid in fiscal year 2018 on the stock unit balance credited to each director s account with respect to dividends paid on outstanding common stock during fiscal year 2018. Dividend equivalents are reinvested in the form of additional stock units, with the number of units credited being determined by dividing the dividend dollar amount by the closing price on the NYSE on the dividend equivalent payment date.

CARPENTER TECHNOLOGY 2018 PROXY STATEMENT

The Audit/Finance Committee has selected PricewaterhouseCoopers LLP (PwC), subject to approval by the stockholders at the Annual Meeting, to serve as Carpenter s independent registered public accounting firm for fiscal year 2019. PwC would be engaged to audit and report upon Carpenter s financial statements and internal controls over financial reporting for fiscal year 2019. PwC, or one of its predecessor firms, has served as Carpenter s independent registered public accounting firm since 1918. The Audit/Finance Committee and the Board of Directors believe PwC is well qualified to act in this capacity.

A representative of PwC is expected to attend the Annual Meeting of Stockholders. The representative will have an opportunity to make a statement and will be available to respond to appropriate questions.

Vote Required for Approval

The affirmative vote of a majority of the votes cast is required to approve the appointment of PwC as the company s independent registered public accounting firm.

Audit Fees

The aggregate fees billed by PwC for professional services rendered for the annual audit of Carpenter's consolidated financial statements and internal controls over financial reporting for fiscal year 2018, the reviews of the financial statements included in Carpenter's quarterly reports on Form 10-Q, review and assessment of enterprise resource planning system design, audit and attestation services related to statutory or regulatory filings required by certain foreign locations, issuance of comfort letters, and review of registration statements, were \$2,216,700, compared to \$1,737,500 for fiscal year 2017.

Audit-Related Fees

PwC billed \$112,000 in audit-related fees in fiscal year 2018 compared to \$30,000 in fiscal year 2017. The fees in fiscal year 2018 principally related to services related to the adoption of new accounting guidance and agreed upon procedures and engagements related to Carpenter s compliance with certain federal and state environmental reporting requirements.

Tax Fees

The aggregate fees billed by PwC for tax services were \$396,100 for fiscal year 2018, compared to \$178,200 in fiscal year 2017. Fees in fiscal year 2018 were primarily for domestic and international tax compliance services and other tax projects.

All Other Fees

The aggregate fees billed by PwC for all other services were \$3,900 in fiscal year 2018 compared with \$3,300 in fiscal year 2017. These services are for subscriptions to certain PwC reference tools.

Pre-Approval Policies and Procedures for Audit and Non-Audit Services

Policy Statement

The Audit/Finance Committee is required to specifically pre-approve the audit and non-audit services performed by the independent auditor to ensure that such services do not impair the auditor s independence.

Delegation

The Chairman of the Audit/Finance Committee has the committee s delegated authority to pre-approve requests for services that were not approved at a scheduled meeting. The Chairman reports any pre-approval decisions to the Audit/Finance Committee at its next scheduled meeting. All services, regardless of fee amounts, are subject to restrictions to ensure the services will not impair the independence of the auditor. In addition, all fees are subject to ongoing monitoring by the Audit/Finance Committee.

30

Proposal 2: Approval of Appointment of Independent Registered Public Accounting Firm

Audit Services

The annual audit services engagement terms and fees are subject to the specific pre-approval of the Audit/Finance Committee. The Committee must approve any changes in terms, conditions and fees resulting from changes in audit scope. In addition to the annual audit services engagement, the Audit/Finance Committee may grant pre-approval for other audit services, which are those services that only the independent auditor reasonably can provide.

Audit-Related Services

Audit-related services are assurance and related services that are reasonably related to the performance of the audit or review of Carpenter's financial statements as traditionally performed by its independent auditor. The Audit/Finance Committee believes the performance of audit-related services does not impair the independence of the auditor.

Tax Services

The Audit/Finance Committee believes the independent auditor can provide tax services to the company, such as domestic and international tax consulting and compliance services, without impairing the auditor s independence.

All Other Services

The Audit/Finance Committee may grant pre-approval of those permissible non-audit services classified as all other services that it believes are routine and recurring services that will not impair the independence of the auditor.

The Board of Directors recommends that you vote **FOR** the appointment of PricewaterhouseCoopers LLP as independent registered public accounting firm for fiscal year 2019.

FOR

CARPENTER TECHNOLOGY 2018 PROXY STATEMENT

The Audit/Finance Committee consists of four members, each of whom has been determined by the Board to be an independent director under applicable rules or other requirements of the NYSE and the SEC with respect to qualification of members of an audit committee. Each member is financially literate as required by NYSE standards, and each of Messrs. Inglis and McMaster qualifies as an audit committee financial expert under applicable SEC standards. The Audit/Finance Committee functions pursuant to a written charter that was adopted and is reviewed annually by the Board. A copy of the charter is posted on Carpenter s website at www.cartech.com.

The Audit/Finance Committee s primary responsibilities include appointing the independent registered public accounting firm to be retained to audit Carpenter s consolidated financial statements and recommending to the Board the inclusion of these financial statements in the Annual Report on Form 10-K and quarterly reports on Form 10-Q. The Audit/Finance committee is also responsible for approving any non-audit services to be provided by the independent registered public accounting firm. Additionally, the Audit/Finance Committee reviews the adequacy of Carpenter s financial reporting and internal controls over financial reporting, the integrity of Carpenter s financial statements, and the independence and performance of Carpenter s independent registered public accounting firm.

Management is primarily responsible for the preparation, presentation and integrity of Carpenter's financial statements; establishing, maintaining and evaluating the effectiveness of disclosure controls and procedures; establishing, maintaining and evaluating the effectiveness of internal control over financial reporting; and evaluating any change in internal control over financial reporting that has materially affected, or is reasonably likely to materially affect, internal control over financial reporting.

The independent registered public accounting firm is responsible for performing an independent audit of Carpenter's financial statements in accordance with standards established by the Public Company Accounting Oversight Board (PCAOB) and expressing an opinion on whether those financial statements conform to U.S. generally accepted accounting principles, as well as expressing an opinion on the effectiveness of Carpenter's internal control over financial reporting.

The Audit/Finance Committee reviewed and discussed with management and Carpenter's independent registered public accounting firm, PricewaterhouseCoopers LLP (PwC), Carpenter's audited financial statements and schedules for fiscal year 2018 and the report of PwC. The committee also discussed other matters with PwC, such as the quality (in addition to acceptability), clarity, consistency and completeness of Carpenter's financial reporting, as required by Auditing Standards No. 1301, Communications with Audit Committees, as adopted by the PCAOB.

The Audit/Finance Committee met with management periodically during fiscal year 2018 to consider the adequacy of Carpenter's internal controls, and discussed these matters and the overall scope and plans for the audit with PwC. The

Audit/Finance Committee also discussed with senior management and PwC Carpenter's disclosure controls and procedures and the certifications by Carpenter's CEO and CFO. In particular, the Audit/Finance Committee was kept apprised by senior management of the progress of the evaluation of Carpenter's system of internal control over financial reporting and provided oversight and advice to management during the process. In connection with this oversight, the Audit/Finance Committee received periodic updates provided by senior management and PwC at several meetings during the fiscal year. At the conclusion of the process, senior management provided the Audit/Finance Committee with, and the Audit/Finance Committee reviewed, a report on the effectiveness of Carpenter's internal control over financial reporting. The Audit/Finance Committee also reviewed PwC's report on Carpenter's internal control over financial reporting.

The Audit/Finance Committee has considered whether the independent registered public accounting firm can maintain independence while also providing non-audit services, and has received from PwC written disclosures and a letter concerning the firm s independence from Carpenter, as required by applicable requirements of the PCAOB. These disclosures have been reviewed by the Audit/Finance Committee and discussed with PwC.

Audit/Finance Committee Report

Based on the reviews and discussions described in this report, the Audit/Finance Committee has recommended to the Board that Carpenter s audited consolidated financial statements be included in Carpenter s 2018 Annual Report on Form 10-K for filing with the SEC.

Submitted by the Audit/Finance Committee of the Board of Directors,

CHAIR: I. Martin Inglis

Members:

Dr. Philip M. Anderson

Robert R. McMaster

Dr. Jeffrey Wadsworth

CARPENTER TECHNOLOGY 2018 PROXY STATEMENT

Each year since 2012, we have asked our stockholders to vote to approve, on an advisory basis, the compensation of our named executive officers (NEOs) as disclosed in this Proxy Statement, including the Compensation Discussion & Analysis, the Compensation Tables, and any related material as required pursuant to Section 14A of the Securities Exchange Act of 1934. This proposal, commonly known as a say-on-pay proposal, gives our stockholders the opportunity to express their views on our NEO compensation. This vote is not intended to address any specific item of compensation, but rather the overall compensation of our NEOs and the philosophy, policies and practices described in this Proxy Statement. We expect to continue conducting the say-on-pay vote annually.

The say-on-pay vote is advisory, and therefore not binding on the company, the Compensation Committee or the Board of Directors. However, the Board of Directors and the Compensation Committee value our stockholders opinions. If there is a significant vote against the NEO compensation, the Compensation Committee will evaluate whether any actions are necessary to address stockholder concerns.

Our Pay-for-Performance Compensation

Our executive compensation programs are designed to provide compensation levels benchmarked to attract, motivate and retain exceptional managerial talent for the present and future, to reward executives for achieving financial and strategic company goals, and to align their interests with the interests of stockholders.

We believe the compensation of our NEOs is reasonable, competitive and strongly focused on pay-for-performance principles. We emphasize compensation opportunities that appropriately reward executives for delivering financial results that meet or exceed pre-established goals, and executive compensation varies depending upon the achievement of those goals.

Through stock ownership requirements and equity incentives, we believe we have aligned the interests of our NEOs with those of our stockholders and the long-term interests of the company.

We believe that the compensation policies and procedures articulated in this Proxy Statement are effective in achieving Carpenter's goals, and that the executive compensation reported was appropriate and aligned with fiscal year 2018 results. Before voting, we encourage you to read the Compensation Discussion and Analysis and Executive Compensation sections of this Proxy Statement for details about our executive compensation programs and NEO compensation in fiscal year 2018.

The Compensation Committee continually reviews the compensation programs for our NEOs to ensure that they achieve the desired goal of offering total compensation consisting of base salary competitive with an identified peer group of companies and incentive opportunities that are performance-oriented and linked to the interests of stockholders. We are asking stockholders to indicate their support for our NEO compensation as described in this Proxy Statement.

The Board of Directors recommends that you vote **FOR** Proposal 3 to approve the compensation of the NEOs as disclosed in this Proxy Statement on an advisory basis.

FOR

34

The Compensation Committee consists of four members, each of whom has been determined by the Board to meet the NYSE and SEC requirements for compensation committee members. The Compensation Committee functions pursuant to a written charter that was adopted and is reviewed annually by the Board. A copy of the charter is posted on Carpenter s website at www.cartech.com.

The Compensation Committee has reviewed and discussed the following Compensation Discussion and Analysis (CD&A) with management, legal counsel, and its independent compensation consultant. The committee also considered the results of the 2017 say-on-pay vote and input from stockholder engagement during the last fiscal year when reviewing the CD&A.

Based on such review and discussion, the Compensation Committee recommended to the Board that the CD&A be included in this Proxy Statement and incorporated by reference into our 2018 Annual Report on Form 10-K.

Submitted by the members of the Compensation Committee,

Chair: Kathryn C. Turner

Members:

Steven E. Karol

Kathleen Ligocki

Stephen M. Ward, Jr.

CARPENTER TECHNOLOGY 2018 PROXY STATEMENT

35

This Compensation Discussion and Analysis (CD&A) describes our compensation philosophy and the key criteria the Compensation Committee (Committee) uses to set compensation levels, determine actual compensation, and establish future compensation opportunities for our executives. In implementing the fiscal year 2018 executive compensation program, the Committee considered last year say-on-pay vote, stockholder feedback, and advice from the Committee s independent compensation consultant.

Our Named Executive Officers	
Our Named Executive Officers (NEOs) for fiscal year 2	2018 are:
Tony R. Thene,	Joseph E. Haniford,
President and Chief Executive Officer	Vice President BMO and Global Advanced Engineering (formerly Senior Vice President and Chief Operating Officer)
Damon J. Audia,	Officer)
Senior Vice President and Chief Financial Officer	James D. Dee,
(resignation effective September 14, 2018)	Vice President, General Counsel and Secretary
Table of Contents	
Executive Summary	37
Stockholder Engagement	38
Incentive Program Planned Changes for Fiscal Year 201	9 39
Executive Compensation Philosophy and Framework	40
Elements of our Fiscal Year 2018 Compensation Program	42
Annual Compensation	44
Executive Stock Plan	46
Compensation Program Risk Assessment	48
Fiscal Year 2018 Business Performance	50

36	CARPENTER TECHNOLOGY 2018 PROXY STATEMENT
	CARRENTED TECHNOLOGY 2010 PROVI
<u> Tax Policies</u>	59
Executive Compensation Practices	53
Fiscal Year 2018 NEO Compensation	51

The Compensation Committee is committed to ensuring the Carpenter executive compensation program promotes the alignment of executives and stockholders interests. We have designed the program to attract and retain outstanding leaders, to motivate and reward them for achieving specified business and financial goals, and to support the creation of sustainable stockholder value. The Committee believes the fiscal year 2018 executive compensation decisions reward Carpenter executives appropriately for their performance during the fiscal year and encourage them to focus on long-term value creation.

Carpenter s Board of Directors regularly seeks input from stockholders on corporate governance issues and executive compensation. During fiscal year 2018, the Compensation Committee held meetings with stockholders representing approximately 32% of ownership to solicit their input on the program design. After careful consideration of this feedback and advice from compensation consultants, the Committee approved several enhancements to Carpenter s executive compensation program, which will be implemented beginning with the fiscal year 2019 program. Those enhancements are described below under Changes to Executive Compensation Program as a Result of Stockholder Engagement and Consideration of Last Year s Say-on-Pay Vote.

A detailed description of our fiscal year 2018 executive compensation program can be found below under Executive Compensation Philosophy and Framework and Fiscal Year 2018 NEO Compensation.

Summary Fiscal Year 2018 Performance

Carpenter delivered solid operating results in fiscal year 2018. Operating income increased 56% over the prior year and was the highest level of operating income achieved in the past four years. Free cash flow increased \$52 million, and our safety record stood at 1.1 Total Case Incident Rate (TCIR) for the year, an improvement of 45% over the prior fiscal year.

Strong demand in our end-use markets, and execution against our commercial and manufacturing strategies, were essential components of the improvement in our results. Our solutions-focused approach with our customers drove consistent sales and increased backlog, expanded customer relationships and market share, and unlocked new product opportunities. Our manufacturing teams continue to implement the Carpenter Operating Model across the entire organization to enhance production efficiencies necessary to provide incremental capacity in a rising demand environment.

While maintaining our focus on improving our operating results, we also strengthened our growing leadership position in innovative areas such as Additive Manufacturing and Soft Magnetics. Our healthy liquidity position, stable cash flow generation and strong balance sheet provide the flexibility to invest in our future growth while strengthening our long-term outlook and funding a consistent direct return to our stockholders. Entering fiscal year 2019, we continue to pursue our long-term strategy of being the preferred solutions provider for our customers as we continue to grow in market segments where we can provide differentiated and value-added solutions to complex problems.

Compensation Discussion and Analysis Stockholder Engagement

Stockholder Value Creation

Car	nital	Returned	to Stoc	khold	ers
~u	DILL	11Ctul licu	to Dioc	mioria	

Total Stockholder Return

(TSR)

- * Reflects achievement of fiscal year 2015 through fiscal year 2017 three-year performance period
- ** Reflects achievement of fiscal year 2016 through fiscal year 2018 three-year performance period

Stockholder Engagement

Stockholder Engagement on Compensation and Advisory Vote on Executive Compensation (Say-on-Pay)

Since 2012 we have provided stockholders an annual say-on-pay advisory vote on the compensation of our NEOs. Additionally, Carpenter has an active stockholder outreach program, and the Board and the Compensation Committee have continued to engage with, and to regularly discuss governance and compensation matters with stockholders.

Changes to Executive Compensation Program as a Result of Stockholder Engagement and Consideration of Last Year Say-on-Pay Vote

The Compensation Committee considers the results of the annual say-on-pay advisory vote, as well as input received from stockholders, when designing our executive compensation program. We seek feedback from our stockholders on compensation and governance matters throughout the fiscal year. Further, following issuance of Carpenter s 2017 Proxy Statement, we contacted Carpenter s top twenty largest stockholders, and several of our Directors, including the Chair of our Compensation Committee, conducted teleconference meetings with 11 stockholders representing approximately 32% of the outstanding shares. Some stockholders expressed concerns with certain elements of our executive compensation program.

At the 2017 Annual Meeting of Stockholders, approximately 74% of the votes cast were in favor of the say-on-pay advisory vote to approve the executive compensation program. Historically, our stockholders have expressed their strong support of our compensation practices with 98% of votes cast in favor of our executive compensation program at both the 2016 and 2015 annual meetings.

38

Compensation Discussion and Analysis Incentive Program Planned Changes for Fiscal Year 2019

As a result of the stockholder feedback received, and in consideration of the 2017 say-on-pay advisory vote results, the Compensation Committee approved certain changes to the company s compensation programs. While stockholders expressed a wide variety of views about executive compensation, we believe these changes are responsive to the most significant comments we heard from stockholders and are in the best interests of both our stockholders and Carpenter. The chart below summarizes the key stockholder feedback we heard, the actions taken by the Compensation Committee, and when the changes are effective.

Stockholder Concerns We Heard

Company provided an off-cycle long-term equity grant to NEOs in fiscal year 2017.

Targets in fiscal year 2017 were less than attained fiscal year 2016 results.

Portion of long-term equity was based on a one-year performance period.

CEO compensation increases relative to company performance.

No clawback policy.

Single-trigger vesting of equity with change-in-control.

Actions Taken

Did not provide any off-cycle equity grants to NEOs in fiscal year 2018 and do not plan to do so in fiscal year 2019.

Targets in fiscal year 2018 were set higher than attained fiscal year 2017 results.

Moved 100% of our Performance-Based Stock Units (PSUs) to a three-year performance period.

A base pay increase of 2.5% was provided to the CEO in fiscal year 2018 to ensure his salary is competitive with market practices and is consistent with our benchmarking practices in relation to both peers and performance for the year. A base pay increase of 21.4% was previously provided to the CEO in fiscal year 2017 based on market data and performance with the CEO having been newly promoted to the position in fiscal year 2016.

Adopted clawback policy, effective July 1, 2018 (fiscal year 2019).

Adopted double-trigger equity vesting with change-in-control for all future awards, effective July 1, 2018 (fiscal year 2019).

At the 2018 Annual Meeting of Stockholders, Carpenter will again hold an annual advisory vote to approve executive compensation. We will continue to engage with our stockholders throughout the year and consider the results from this year s and future advisory say-on-pay votes on executive compensation, as well as feedback from our stockholders.

Incentive Program Planned Changes for Fiscal Year 2019

As described in the section Elements of our Fiscal Year 2018 Compensation Program, Carpenter provides a mix of both annual and long-term incentives. Effective July 1, 2018 for fiscal year 2019, the Committee has made multiple changes to the Incentive Program in response to stockholder feedback and advice from the Committee s independent compensation consultant.

We have modified the structure of our Long-Term Incentive Program, including the metrics, performance periods, and vesting requirements to better align with our business strategy and market practice, and to promote a long-term focus.

We have added both a clawback feature for incentive compensation and double-trigger equity vesting in the event of a change-in-control to better align with best corporate governance practices.

We have modified the performance-based Restricted Stock Unit (RSU) component of our long-term incentive program as follows:

Performance shares will be measured on Adjusted Earnings Before Interest, Taxes, Depreciation and Amortization (EBITDA) and Adjusted Return on Invested Capital (ROIC) over a three-year performance period.

The use of EBITDA in the long-term incentive program reinforces the importance of earnings improvement over both the mid-term and long-term. ROIC is critical to incent management to invest and manage assets to deliver the greatest return.

The performance-based RSUs will include a Total Stockholder Return (TSR) modifier. The number of shares to be awarded under both EBITDA and ROIC measures may be modified up to twenty percent either positively or negatively depending on TSR performance relative to the Russell RSCC Materials & Processing Growth Index over the three-year performance period. TSR is used as a modifier to continue to promote alignment with stockholder value.

CARPENTER TECHNOLOGY 2018 PROXY STATEMENT

39

Compensation Discussion and Analysis Executive Compensation Philosophy and Framework

We have modified our three-year time-based RSU awards to provide ratable vesting in one-third increments annually.

We also rebalanced the weighting of our long-term incentive program to include 50% performance-based RSUs, 30% time-based RSUs, and 20% Stock Options.

A summary of long-term incentive changes is listed below:

			FY19	FY18
LONG-TERM INCENTIVES	Incentive Program Adjusted EBITDA-based RSUs	Metric Adjusted EBITDA vs. target over a three-year period with a TSR modifier of + / - 20%	Weighting 25%	Weighting 25%*
	Adjusted ROIC-based RSUs	Adjusted ROIC over a three-year period with a TSR modifier of + / - 20%	25%	25%**
	Time-based RSUs	A three-year time-based restriction period	30%	25%
	Stock Options	Performance-based as they only deliver value if Carpenter stock price increases	20%	25%

^{*} Adjusted EBITDA vs. target over a one-year period

^{**} TSR compared to a growth index over a three-year period Executive Compensation Philosophy and Framework

The overarching goal of our executive compensation program is to drive long-term high performance and stockholder value creation through our pay programs. As a result, there are strong ties to performance in many aspects of the compensation program, including pay levels, incentive payouts and pay opportunities.

The Compensation Committee structures the executive compensation program to reward our NEOs when performance achieves or exceeds goals. A significant component of our incentive structure is weighted towards overall leadership team performance against targeted goals (rather than individual performance), so that if we meet or exceed our goals, the team earns target or above awards. Conversely, if the team fails to meet the minimum thresholds, components of performance-based compensation will not be awarded.

In general, the Compensation Committee targets total NEO compensation at the median of market practices.

Goals

We design our compensation program to achieve the following:

1	2	3
Motivate and reward our executives to achieve or exceed Carpenter s financial and operating performance objectives.	Propel our business forward through a focus on operational excellence and execution of our business strategy.	Link executives compensation with specific business objectives that are designed to drive stockholder value in both the short and long term.
4	5	6
Link executives compensation with the interests of our stockholders by tying a significant portion of total compensation opportunity to the value of our stock.	Reward individual performance and accomplishments while reinforcing accountability and collaboration.	Assure we retain a deep and talented leadership team that can successfully drive and implement our growth and operational excellence strategies.

Compensation Discussion and Analysis Executive Compensation Philosophy and Framework

Our Compensation Policies and Practices

Our executive compensation program reflects the Board s strong commitment to good governance practices with respect to executive compensation. During fiscal year 2018, we continued with the practices described below.

What We Do

Balanced portfolio: The Compensation Committee ensures a balanced mix of cash and equity, annual and long-term incentives, and performance metrics (financial and operational goals, in addition to Adjusted EBITDA and TSR).

Double-trigger benefits: The Compensation Committee has implemented a double-trigger for change-in-control separation benefits. This means that a change-in-control of Carpenter alone does not trigger any severance obligations to our NEOs under our Change-in-Control Severance Plan.

Committee discretion to reduce annual cash incentive:

The Compensation Committee retains discretion to reduce, but not increase, annual cash incentive payouts for NEOs in appropriate circumstances.

Key practices: The Compensation Committee analyzes performance against robust and diversified performance metrics, ensures substantial share ownership guidelines, annually reviews compensation peer groups, provides and oversees limited perquisites.

Equity ownership guidelines: We maintain equity ownership guidelines that require Corporate Vice Presidents and above to achieve an equity ownership level, over a five-year period, equal to a certain multiple of base salary. For the CEO, the level is 5x base salary; for Senior Vice Presidents, 3x base salary; and for Corporate Vice Presidents, 2x base salary.

Independent compensation consultants: We engage independent compensation consultants who provide information to support the Compensation Committee s work, including a peer group analysis, market compensation data, and an analysis of various compensation instruments and metrics. The Compensation Committee retains its own compensation consultant.

Risk assessment: The Compensation Committee reviews an annual assessment by an independent compensation consultant to confirm that metrics and goals are appropriate to drive high performance without encouraging risk-taking beyond established risk parameters. (See section *Compensation Consultants* for a more detailed description.)

What We Don t Do

No excise tax gross-ups: The compensation program does not include any change-in-control tax gross-ups to our executives.

No hedging/pledging of company stock: Our policy prohibits hedging or pledging of Carpenter stock by NEOs.

No dividend payments on unearned restricted stock units: We do not pay or accrue dividends on unearned restricted stock units.

No option repricing: Our long-term incentive program does not permit repricing of stock options without stockholder approval. Additionally, the program does not permit Carpenter to offer a cash buyout of underwater options.

Limited perquisites: We do not provide excessive perquisites to our NEOs. Those offered are primarily financial and tax counseling, tax preparation, medical examinations, relocation expenses and parking fee reimbursements at our Philadelphia headquarters.

No employment contracts: We do not provide any employment contracts to our NEOs.

CARPENTER TECHNOLOGY 2018 PROXY STATEMENT

41

Compensation Discussion and Analysis Elements of our Fiscal Year 2018 Compensation Program

Elements of our Fiscal Year 2018 Compensation Program

Our compensation program is designed to be competitive and to align the interests of our executive officers and other senior leaders with company performance and stockholder returns. For our NEOs, this is accomplished through a mix of base salary and time- and performance-based rewards, including cash incentives and equity awards. We also provide minimal perquisites, retirement plans, and post-employment benefits that are not intended to be the focus of the program. Performance-based compensation (annual and long-term) continues to constitute the largest portion of total compensation. A brief overview of each element of compensation is provided in the chart below, with further details provided later in this CD&A.

Overview of Key Compensation Elements

Compensation Element	Description	Rationale
Base Salary	Fixed component of pay targeted at the median of the market.	Provides fixed compensation for executive to perform job functions.
Annual Cash Incentive	Delivered in cash annual	ly. Rewards achievement of key drivers of our annual operating plan.
	Tied to achievement of financial and operational goals (operating income, free cash flow and safety metrics).	Provides tangible, achievable goals and reinforces key priorities of the organization.
	Executives can earn 0-20 of their target award based on achievement of pre-established targets.	0%

TSR-Based	Restricted	Stock

Units*

(25% of LTI)

Executives can earn 0-200% of their target award based upon our TSR compared to a growth index over a three-year period.

Provides strong tie to stockholder interests, as stock units only deliver maximum value if our stock performance far exceeds that of the growth index.

Vests at the end of the three-year period, if earned.

Vesting period assists with retention.

Adjusted EBITDA-Based

Restricted Stock Units*

(25% of LTI)

Executives can earn 0-200% of their target award based upon Adjusted EBITDA achieved compared to our annual Adjusted EBITDA goal.

Focuses executives on achievement of our Adjusted EBITDA goal, which is strongly tied to stockholder value creation.

Provides tangible, achievable

Awards are earned at the egdal as senior leaders have of year one, and vest 50% per the greatest ability to drive year at the end of years two Adjusted EBITDA. and three.

Vesting period assists with

Executives may elect to receive payment in cash or stock.

retention.

Time-Based Restricted Stock

Units

100% vest three years from Vesting period assists with grant date, subject to retention. continued employment on the vesting date.

(25% of LTI)

Stock Options	Granted with an exercise price equal to the fair market value of Carpenter stock on the date of grant.	Provides strong tie to stockholder interests as executives only realize value if the stock price increases.
(25% of LTI)	•	·
	Vests ratably over three y	rears. Vesting period assists with retention.

^{*} Dividends are not paid or accrued on these RSUs until the RSUs are earned.

42

Compensation Discussion and Analysis Elements of our Fiscal Year 2018 Compensation Program

Target Compensation Strategy and Pay Mix

The Compensation Committee developed fiscal year 2018 compensation levels through a framework that aligns the long-term interests of our leadership with those of our stockholders. The Committee benchmarked against the Comparator Group and survey data.

NEO pay is generally targeted to be within a competitive range around market median.

Pay Mix

A substantial portion of target total compensation is delivered through variable performance-based incentives that are at risk. Variable performance-based incentives constitute 65% of our CEO compensation mix and 56% of our compensation mix for our other NEOs.

Target Direct Compensation Mix - CEO

Target Direct Compensation Mix - NEOs*

The Compensation Committee targets NEO total direct compensation (salary plus target annual incentive and target long-term incentives) at the market median. The Compensation Committee sets pay taking into account a number of

factors, such as experience in the position, company performance, individual performance, and future potential.

^{*} Represents target pay mix for Messrs. Audia, Dee and Haniford. CEO Target Total Direct Compensation

In setting target total direct compensation for the CEO, the Compensation Committee considers peer group data and supplements this with CEO pay data from compensation surveys using revenue and industry comparators appropriate for Carpenter. The Compensation Committee believes the blend of proxy data with survey data more accurately reflects CEO market pay levels.

Mr. Thene has completed three fiscal years as our CEO. The Compensation Committee has guided Mr. Thene s target total direct compensation to within the range of the median of the peer group as he has gained experience in the position and demonstrated his abilities in the CEO role.

The Compensation Committee took the following actions regarding Mr. Thene s pay in fiscal year 2018:

Base salary was increased 2.5% based on market data and performance.

Annual bonus under the Executive Bonus Compensation Plan was paid at 140% of target, consistent with operating results and other executives.

Annual long-term incentive award was denominated 25% in time-based RSUs, 25% in TSR-based RSUs, 25% in Adjusted EBITDA-based RSUs, and 25% in stock options. This is consistent with other executives, and balances the goals of driving retention, absolute operational performance, relative stock price performance, and alignment with stockholders.

CARPENTER TECHNOLOGY 2018 PROXY STATEMENT

43

Compensation Discussion and Analysis Annual Compensation

Target Total Direct Compensation

The Compensation Committee believes that a compensation program that targets market median positioning, but delivers the majority of that compensation through performance-based compensation elements, ensures proper alignment with our stockholders and ties the ultimate value delivered to NEOs (above/below target) to company performance.

Compensation Positioning Relative to Median for each of our NEOs:

The Compensation Committee may further differentiate the compensation of individual NEOs through multiple mechanisms. The Compensation Committee retains discretion to reduce, but not increase, cash and performance-based equity payouts, in appropriate circumstances.

Annual Compensation

Base Salaries

The Compensation Committee reviews base salaries annually and may also do so in connection with a promotion or other major change in responsibilities. In performing such a review, the Compensation Committee usually considers, among other factors, the person s job duties, critical skills, performance and achievements, and the level of pay relative to comparable individuals at relevant companies reviewed by the Compensation Committee. This review includes our Comparator Group.

Executive Bonus Compensation Plan

Carpenter maintains an Executive Bonus Compensation Plan (EBCP) because we believe that a significant portion of our NEOs potential compensation should be contingent on company business results and successful leadership of our business. This is what will ultimately drive long-term value for our stockholders. The Compensation Committee oversees the EBCP and establishes the metrics that will be used each year, with input from management and outside compensation consultants. For fiscal year 2018, the metrics, the respective weightings, and the rationale for the

selection of each metric for the NEOs are detailed in the following table.

44

Compensation Discussion and Analysis Annual Compensation

Executive Bonus Compensation Plan Metrics Summary

Metric Operating Income Weighting: 60%	Definition Net Sales minus Operating Expenses	Rationale Focuses management on driving top line growth and managing expenses.
	cost of sales, and selling, general and administrative expenses.	Drives tangible goal achievement and focuses on factors most in the organization s control.
	excludes:	When considered in conjunction with Adjusted EBITDA (used for long-term incentive), focuses management on the overall profitability of the organization.
	pension earnings, interest and deferrals portion of net pension expense.	
Free Cash Flow Weighting: 30%	Cash flows provided from operating activities.	Focuses management on achievement of positive free cash flow through increased earnings and management of working capital levels and capital expenditures.
	less:	
	cash paid for purchases of property, equipment and software, acquisitions of businesses and dividends paid.	
	plus:	

cash received from the disposal of property and equipment, and cash received from the divestiture of a business and sale of equity method investments.

Safety Metrics Measured using TCIR* and reported in Emphasizes that our employees safety is

terms of percent improvement over prior our top priority.

Weighting: 10% fiscal year.

* TCIR is the average number of work-related injuries incurred by 100 workers during a one-year period.

Executive Bonus Compensation Plan Opportunity

The Compensation Committee sets performance goals for each metric at threshold, target, and maximum levels. The NEOs potential annual incentive awards for overall achievement toward these goals are expressed as a percentage of their respective base salaries, as follows:

The overall attainment is based on the total weighted attainment of all of the individual metrics.

In order to verify EBCP awards, the Audit/Finance Committee reviews the performance data relative to Carpenter s operating results for financial reporting purposes. The Compensation Committee then makes its award determinations.

CARPENTER TECHNOLOGY 2018 PROXY STATEMENT

45

Compensation Discussion and Analysis Executive Stock Plan

Executive Bonus Compensation Plan Metrics and Attainment

The primary objective for setting the fiscal year 2018 annual incentive metrics was to encourage earnings performance. The Compensation Committee selected these specific targets after an in-depth review of our operating plan and the environment within which Carpenter operates, including certain external analysis as well as peer company practices. After reviewing all available information and analysis, the Compensation Committee applied judgment to define appropriate targets to align the relationship between pay and performance.

Targets are based on Carpenter s fiscal year 2018 annual operating plan, and the annual operating plan is set each year based on certain assumptions. The following assumptions were considered in developing the fiscal year 2018 annual operating plan:

A bottoms-up assessment of market growth potential was considered for each end-use market. Targets were provided for each market related to expectations for price increases, net share gains, and new product sales. As a result of the overall assessment, net sales were expected to increase 12 percent in fiscal year 2018 compared to actual fiscal year 2017 results.

Operating cost savings were targeted in excess of expected inflationary cost increases. The cost reductions were anticipated as a result of aggressive deployment of the Carpenter Operating Model to increase efficiency and productivity and drive capacity enhancements.

Approved spending increases related to certain investments in strategic areas such as commercial, research and development, and information technology that were considered necessary to drive long-term sustainable growth.

An increase in anticipated free cash flow in fiscal year 2018 despite expected higher capital spending driven by targeted reductions in working capital, principally inventory.

For fiscal year 2018, the achievement targets for the Operating Income, Free Cash Flow, and Safety metrics, and actual year-end attainment adjusted as described below, were as follows:

$\mathbf{r}\mathbf{p}\mathbf{c}\mathbf{p}$	Metrics a		4
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* Certain unplanned developments throughout the year, including the operating income and free cash flow impacts of the CalRAM acquisition, as well as the cash tax savings realized as a result of tax reform that Carpenter used to fund additional capital expenditures, were considered by the Board s Audit/Finance Committee to determine adjustments to a particular bonus metric attainment. These adjustments were reviewed and approved by the Compensation Committee.

Executive Stock Plan

Long-Term Equity Incentives

We use the Stock-Based Incentive Compensation Plan for Officers and Key Employees (the Executive Stock Plan) to provide equity compensation to NEOs and other key personnel. The Executive Stock Plan uses a combination of time-based and performance-based equity vehicles to attract and retain executives who can drive our performance and to create alignment between our executives and our stockholders. The Compensation Committee believes such awards focus executives on Carpenter s longer-term interests and strategic business decisions and encourage retention.

46

Compensation Discussion and Analysis Executive Stock Plan

To determine the mix of equity vehicles for the long-term incentive program, the Compensation Committee considered current industry trends, practice among our Comparator Group, and the behaviors the awards are intended to promote. The overall mix of incentive vehicles under the Executive Stock Plan for fiscal year 2018 is shown below:

Summary of the Executive Stock Plan Features for Fiscal Year 2018

Vehicle Performance-based RSUs (TSR)*	Weighting 25%	Description Provide executives the opportunity to earn 0-200% of the target award of shares based on our TSR vs. an industry-focused growth index over a three-year period.
Performance-based RSUs (Adjusted EBITDA) *	25%	Earned shares are immediately vested at the end of the three-year performance period. Provide executives the opportunity to earn 0-200% of the target award of shares based on our Adjusted EBITDA vs. target over a one-year period.
		Shares earned at the end of the one-year performance period, if any, vest 50% per year at the end of years two and three.
Time-based RSUs	25%	Paid in cash or stock, at the executive s election. Vest in full on the third anniversary of the grant date, subject to continued employment on that date.
Stock Options	25%	Vest 1/3 per year on the first three anniversary dates of the grant.

The exercise price is the closing price of Carpenter common stock on the NYSE on the date of the grant.

Options provide a strong tie to stockholders and are inherently performance-based as they only deliver value if the stock price increases.

Fiscal Year 2018 NEO Target LTI Opportunities

For fiscal year 2018, the Compensation Committee relied on benchmarking and each executive s contributions toward corporate goals to determine the following target values of incentives under the long-term incentive program (which remain unchanged from fiscal year 2017):

1-Year Performance-3-Year Performance-

	Total	LTI	Time-B	ased RSU	Based RSU	Based RSU	Stoc	k Options
NEO	Opport	unity	25	5% of LTI	25% of LTI	25% of LTI	25	% of LTI
Tony R. Thene	\$ 2,800	0,000	\$	700,000	\$ 700,000	\$ 700,000	\$	700,000
Damon J. Audia	\$ 700	0,000	\$	175,000	\$ 175,000	\$ 175,000	\$	175,000
Joseph E. Haniford	\$ 600	0,000	\$	150,000	\$ 150,000	\$ 150,000	\$	150,000
James D. Dee	\$ 400	0,000	\$	100,000	\$ 100,000	\$ 100,000	\$	100,000
Goals for Performan	ce-Rased I	RSUs						

We have two types of performance-based RSUs: those tied to three-year relative TSR vs. the Russell RSCC Materials & Processing Growth Index, and those tied to achievement of annual Adjusted EBITDA goals. The goals and attainment results for awards with cycles concluding at the end of fiscal year 2018 are detailed below. The Compensation Committee believes that the annual Adjusted EBITDA performance awards coupled with the three-year TSR performance awards provide an appropriate balance to the performance-based awards. This balance will drive both short-term operating performance and longer-term stockholder value creation. Our TSR attainment was 0% in fiscal year 2017, and the fiscal year 2018 TSR target at median of the Index is consistent with both our peer group and market practices overall.

CARPENTER TECHNOLOGY 2018 PROXY **STATEMENT**

47

^{*}Dividends are not accrued or paid on these RSUs until the RSUs are earned.

Compensation Discussion and Analysis Compensation Program Risk Assessment

Adjusted EBITDA targets are based on the fiscal year 2018 operating plan. The use of Adjusted EBITDA in our plan blends both an annual and cumulative reward that ensures a focus on both growth and improvement. The Adjusted EBITDA metric is scored at the close of the fiscal year but the recipients vest in this award in 50% increments over the next two years.

The combination of the one-year adjusted EBITDA metric and three-year TSR metric resulted in above target payout of LTI awards in fiscal year 2018. Each of the equity awards carries performance-based criteria, and payouts were commensurate with financial performance. The plan is designed to align executive performance against shorter term goals with a longer vesting period necessary for sustained company growth. We believe the performance periods are appropriate to motivate longer-term thinking while not so remote as to stagnate performance incentives in the immediate term.

* Reflects achievement of fiscal year 2016 three-year performance targets.

Other Compensation

The Compensation Committee did not grant any special off-cycle inducement, recognition or retention awards to either the CEO or other NEOs in fiscal year 2018.

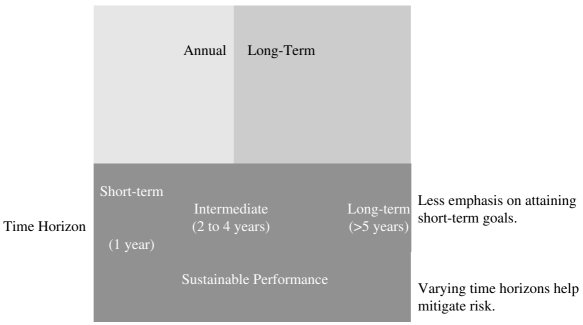
Compensation Program Risk Assessment

The Compensation Committee retains an independent compensation consultant to confirm that Carpenter's compensation policies and practices do not encourage excessive or unnecessary risk taking and assess whether the executive compensation program contains a reasonable amount of risk. In its most recent review of Carpenter's compensation program, Willis Towers Watson concluded that it was not reasonably likely that our compensation policies and practices would have a materially adverse effect on the company.

Compensation Discussion and Analysis Compensation Program Risk Assessment

Consultant Analysis of Risk Concepts in Carpenter Compensation Design

Compensation Element	Balanc	ced Approach	Balance Achieved
Performance Metrics	Growth	Profitability Stockholders Experience	Compensation program does not inappropriately emphasize performance along one metric.
Target Setting	Internal Perspective	External Perspective	Objectives are meaningful and appropriate.
Measurement Approach	Absolute Performance	Relative Performance	Enables executive team to unite behind shared absolute goals and performance standards.
Form of Compensation	Cash	Equity	Recognizes external conditions impacting industry. Individual pay mix balances an executive s (group s) impact on company results, link to stockholders experience, and risk/reward profile.



Additionally, the Compensation Committee considers the following features of our compensation program and our company generally to be important in discouraging excessive risk:

Code of Business Conduct and Ethics

We are a performance-based company and hold each other accountable to high standards of excellence in all that we do. Our Code of Business Conduct and Ethics reflects our corporate culture. The Compensation Committee believes that Carpenter s values-oriented culture is a key factor in reducing risky behavior.

Performance Goals and Variable Pay Mix

We set our performance goals at levels that are high enough to encourage strong performance, but are within reasonably attainable levels to discourage risky business strategies or actions. Consistent with market practices, the NEO total pay program has a heavy emphasis on long-term incentives, which encourages our executives to engage in business strategies or actions that promote long-term growth over actions that may produce risky short-term outcomes. In addition, incentive awards are capped.

Stock Ownership Guidelines

Our NEOs are required to hold substantial amounts of equity. We believe that stock ownership encourages appropriate decision-making that aligns with the long-term interests of our stockholders.

Peer Group Compensation Benchmarking

Annual benchmarking of compensation program target levels ensures consistency with our peer group.

Compensation Discussion and Analysis Fiscal Year 2018 Business Performance

Fiscal Year 2018 Business Performance

This fiscal year was a successful year, as strong execution of our strategy, the strength of our increasing solutions-focused customer approach and growing market demand resulted in our best operating income performance in four years. Our financial results in fiscal year 2018 demonstrate that our strategy is resonating with customers, and whether it is materials for jet engine parts to medical implant materials to 3D printed parts, we offer leading solutions for our customers.

We also made significant advancements in our focus growth areas of Additive Manufacturing and Soft Magnetics. In Additive Manufacturing we built on our leading position when we acquired CalRAM in February 2018, which added immediate additive manufacturing part design and production capabilities. We opened an additive manufacturing technology center at our Reading, PA campus and we announced a larger scale investment in a world class Emerging Technology Center to be constructed in Athens, Alabama. In terms of Soft Magnetics, we announced a \$100 million investment in a new precision strip hot rolling mill. The investment in the new strip mill is expected to unlock growth opportunities in aerospace, consumer electronics and electric vehicle applications.

We enter fiscal year 2019 with considerable momentum for our business as our solutions-focused approach is driving market share gains and improved mix, while the Carpenter Operating Model continues to deliver manufacturing efficiencies and capacity gains. Moving forward, we are focused on maintaining a high level of commercial and operating execution and remain committed to investing in the future of our company while best positioning Carpenter for long-term sustainable value creation for our stockholders.

Financial Metrics

^{*} Excludes pension earnings, interest and deferrals (pension EID) and a portion of net pension expense

^{**} Excludes net pension expense

Compensation Discussion and Analysis Fiscal Year 2018 NEO Compensation

Fiscal Year 2018 NEO Compensation

Pay-for-Performance Framework

Our executive compensation program includes strong ties between pay and performance, spurring team accomplishments and attracting and retaining executives who can drive overall company performance. Each NEO s total compensation is targeted to the market median while actual compensation is linked to performance. Carpenter s performance-driven compensation program has maintained a strong alignment between company performance, as measured by stockholder value creation and key financial metrics, and total direct compensation.

How our Pay Supports our Strategy

Our compensation program is one of the most powerful tools for shaping our executives , as well as our organization s, behavior and influencing our company performance. Our system is designed to drive performance, retain top performers, promote responsible behavior and impact our return to stockholders. Our articulated philosophy provides the ability to react to the changing circumstances of our market and serves as an asset to Carpenter.

Our system promotes the type of executive behavior we need to meet our overall vision in an efficient way. It can contribute to our organizational objectives through our mix of base pay and performance pay and the specific ways we deliver these components. Our pay structure drives behavior consistent with our values and the business challenges we face in our operating environment. It recognizes our rapidly changing business environment with complex technologies and sources that differentiates us from our competitors. The pay program for our executives provides for common goals via a mix of team-based, individual, and company-wide components.

As detailed in other sections, we proactively assess and adjust our reward system to ensure that it continues to support our human resources and business strategies in the most efficient and effective way.

Individual and Company Pay-for-Performance Criteria

Our incentive programs take into account both individual and company performance, and actual pay will fluctuate above and below target pay based upon performance.

INDIVIDUAL PERFORMANCE CRITERIA

Successful execution of key strategic goals

COMPANY PERFORMANCE METRICS

Operating Income

Leadership capability	Free Cash Flow
Individual contribution to both short- and long-term business results	n Safety
Ethical conduct and regulatory compliance	Adjusted EBITDA
	TSR

Carpenter s fiscal year 2018 incentive programs were aligned with our operational performance as well as our total stockholder return performance.

Compensation Decisions

Fiscal Year 2018 Base Salary Compensation Decisions

Changes to NEO base salary compensation in fiscal year 2018 consisted of the following:

Mr. Thene s base salary increased by 2.5% based on market data and performance (see explanation under CEO Target Total Direct Compensation).

Mr. Audia s base salary increased by 2.5% based upon his performance and to ensure his salary is competitive with market practices.

Mr. Dee s base salary increased by 2.5% based upon his performance and to ensure his salary is competitive with market practices.

Mr. Haniford s base salary increased by 2.5% based upon his performance and to ensure his salary is competitive with market practices.

CARPENTER TECHNOLOGY 2018 PROXY STATEMENT

51

Compensation Discussion and Analysis Fiscal Year 2018 NEO Compensation

Fiscal Year 2018 Annual and Long-Term Incentive Decisions

Pay Element Fiscal Year 2018 Compensation Decisions

Annual Incentives Executive Bonus Compensation Plan resulted in attainment at 140% of target

incentive.

Long-Term Incentives (LTI) LTI with performance cycles concluding at the end of fiscal year 2018 resulted in

attainment at 200% of target for Adjusted EBITDA-based RSUs and 135% of target

for TSR-based RSUs.

Compensation Discussion and Analysis Executive Compensation Practices

Executive Compensation Practices

Our Process

We have a rigorous review process for determining executive compensation using both internal and external resources. The various roles in our compensation process are detailed below.

Role of Compensation Committee

The Compensation Committee assists the Board of Directors in its overall responsibility for oversight of compensation matters. To that end, the Compensation Committee:

reviews and approves goals and objectives relevant to compensation of the CEO, evaluates the CEO s performance in light of those goals and objectives, and sets the CEO s compensation level based on such evaluation;

reviews and approves corporate goals, objectives and awards relevant to compensation of the NEOs;

administers Carpenter s incentive compensation programs and plans;

reviews benchmarking and pay recommendations from the outside compensation consultant(s);

Role of the Full Board

While the Compensation Committee has the ultimate authority to make all decisions concerning executive compensation, it actively seeks input from and frequently discusses executive compensation matters with the full Board. The Board determines what drives long-term performance, and the Compensation Committee considers input from the Board in linking performance to compensation.

The Compensation Committee considers input from all directors, each of whom has a variety of experience and expertise, and from time-to-time will seek out those with expertise in the industry when determining what will drive long-term high performance or what might encourage excessive risk-taking. The Compensation Committee may consult with one or more directors with particular expertise in certain areas when considering an executive s performance (i.e., consult with Audit/Finance Committee members when considering CFO performance).

approves compensation plans and related targe any management-proposed changes in benefits or perquisites;	ets for
oversees activities relative to incentive stock p and	olans;
ensures executive compensation programs are properly coordinated and achieving their intended purpose.	
In addition, the Compensation Committee reviews our compensation programs to ensure they do not incorporate practices that would encourage excessive risk.	

Role of Management

As part of its decision-making process, the Compensation Committee invites and considers the input of certain officers (but not with respect to such officer s own compensation), including the CEO, General Counsel, and Vice President of Human Resources, particularly about how specific metrics and goals might drive high performance without encouraging undue risk-taking, or in negotiating compensation packages with prospective executives other than the CEO.

The Compensation Committee also considers input from the CEO as to the performance of other executives and other executives contributions to overall performance. At times, the Compensation Committee may request that senior management obtain information on its behalf to assist with decision-making relating to the compensation program. Pursuant to the Compensation Committee s charter, it may also delegate authority to members of management in appropriate circumstances.

In formulating recommendations, management reviews information from a variety of sources, including input provided by outside compensation consultants. During fiscal year 2018, Willis Towers Watson served as management s outside compensation consultant. In this capacity, Willis Towers Watson provided market data and other information, including a pay level assessment for senior executives and a review of incentive plan design practices (overall approach, competitive target levels, and share utilization).

Roles of Compensation Consultants

The Compensation Committee engaged Pearl Meyer & Partners, an independent compensation consulting firm, to provide the following services relating to fiscal year 2018 compensation determinations:

conduct a competitive assessment of our compensation program for the NEOs;

make NEO compensation recommendations;

update and review peer group member companies; and

provide ongoing advice as needed to the Compensation Committee, including guidance on our CEO compensation package.

Separately, Willis Towers Watson, an outside compensation consulting firm, was engaged to conduct an annual risk assessment of Carpenter's compensation programs, and to provide advice and information on compensation trends and regulatory developments in the market.

The compensation findings, market context, recommendations, and other information provided

to management by Willis Towers Watson were made available to the Compensation Committee.

Compensation Consultants

For fiscal year 2018 executive compensation determinations, the Compensation Committee engaged Pearl Meyer & Partners (PM), an outside compensation consulting firm, to conduct a competitive assessment of our executive compensation program for the NEOs and to make recommendations for the Compensation Committee s review and approval. PM was also retained to update and review peer group member companies and to provide ongoing advice as needed to the Compensation Committee, including guidance on our CEO compensation package. A representative from PM also regularly attends Compensation Committee meetings to provide advice and guidance on Carpenter s executive compensation program. The Compensation Committee s decision to engage PM was not made or recommended by management.

Additionally, Willis Towers Watson (WTW), an outside compensation consulting firm, was engaged to conduct an annual risk assessment of Carpenter's compensation programs. A representative from WTW also attended Compensation Committee meetings to provide advice and information on compensation trends in the market.

Also during fiscal year 2018, the compensation findings, market context, recommendations, and other information provided to management by WTW was made available to the Compensation Committee.

54

Compensation Discussion and A	Analysis Executive (Compensation Practices
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The Compensation Committee believes that there was no conflict of interest between Carpenter and either PM or WTW during fiscal year 2018. In reaching this conclusion, the Compensation Committee considered the factors set forth by the SEC and NYSE regarding compensation advisor independence. Specifically, the Compensation Committee analyzed whether the work of PM or WTW as compensation consultants raised any conflict of interest, taking into consideration the following factors:

whether the consultant provides other services to Carpenter;
the amount of fees Carpenter paid to the consultant as a percentage of the consultant s total revenue;
the policies and procedures of the consultant that are designed to prevent conflicts of interest;
any business or personal relationship of the consultant or its individual compensation advisors with an executive officer of the company;
any business or personal relationship of the individual compensation advisors with any member of the Compensation Committee; and
any Carpenter stock owned by the consultant or its individual compensation advisors. How We Benchmark Compensation
In developing competitive compensation recommendations with respect to the NEOs, PM established a benchmark match for each position based on a broad perspective of the relevant market and detailed competitive survey data and proxy disclosures of peer companies, for each of the following elements of compensation:

base salary;

annual cash incentive;

total cash compensation;

long-term incentives; and

total direct compensation.

The Compensation Committee accepted the consultants recommendation to use a comparator group for competitive compensation analysis that consists of fifteen public companies that manufacture and sell specialty metals and related products and that draw upon similar executive talent (the Comparator Group). The Comparator Group for fiscal year 2018 consisted of the public companies shown below. These companies operate in various parts of the world and have a median revenue of \$2,091 million (compared to Carpenter s fiscal year 2018 revenue of \$2,158 million).

CARPENTER TECHNOLOGY 2018 PROXY STATEMENT

Comparator Group

These companies were selected for inclusion in the Comparator Group based on industry, size, and US-based headquarters, with a particular focus on companies with which Carpenter competes for executive talent, customers, or investor capital.

(\$ in millions)

Company Name	Revenue*	Market Cap as of June 30, 2018
AK Steel Holding Corporation	\$6,395	\$1,368
Allegheny Technologies Inc.	\$3,768	\$3,156
The Timken Company	\$3,339	\$3,379
Cabot Corporation	\$3,115	\$3,819
Valmont Industries Inc.	\$2,777	\$3,400
Cleveland-Cliffs, Inc.	\$2,467	\$2,510

Kennametal Inc.	\$2,368	\$2,930
Hexcel Corp.	\$2,091	\$5,939
KLX Inc.	\$1,829	\$3,648
Century Aluminum Company	\$1,759	\$1,379
Wesco Aircraft Holdings Inc.	\$1,525	\$1,119
Kaiser Aluminum Corporation	\$1,489	\$1,745
Barnes Group Inc.	\$1,472	\$3,098
Sun Coke Energy Inc.	\$1,416	\$ 866
Haynes International, Inc.	\$ 414	\$ 460
Carpenter Technology Corp.	\$2,158	\$2,481

^{*}Reflects revenue for the period July 1, 2017, through June 30, 2018.

Peer Group for Fiscal Year 2018

Our peer group consisted of 15 companies who accurately reflect Carpenter s specialty business.

2018 Peer Group Companies			

56

Individual Performance Criteria

While the Compensation Committee uses benchmark data as a reference point, it is not the sole determining factor in making our executive compensation decisions. The Compensation Committee also considers each individual sperformance and importance to the organization.

Our individual performance criteria include:

Successful execution of key strategic goals;

Leadership capability;

Contribution to both short- and long-term business results; and

Ethical conduct and regulatory compliance.

The market data is used primarily to ensure that, in totality, our executive compensation program is competitive when the company achieves targeted performance levels.

Equity Ownership Guidelines

Equity awards earned through Carpenter's long-term incentive program help NEOs and other executives meet the company's equity ownership guidelines. These guidelines require that Corporate Vice Presidents and above hold specific values of equity, expressed as a multiple of the executive s base salary. Holdings may consist of either earned restricted or unrestricted stock or stock units, including shares held in retirement accounts. There is a five-year phase-in period after a NEO is elected for satisfying the minimum equity holding requirements. All NEOs currently meet their requirements. The Compensation Committee, with the input of outside consultants, reviews these requirements regularly and continues to believe these levels are competitive with the market.

Executive officers (including NEOs) and directors are prohibited from hedging their ownership of Carpenter stock, including short sales (a sale of securities that are not then owned) of Carpenter securities, a sale against the box (a sale with delayed delivery of the Carpenter securities), and the purchase of financial instruments (such as prepaid variable forward contracts, collars, equity swaps and exchange funds) that are designed to hedge or offset any decrease in the market value of Carpenter stock. In addition, no NEO or director may trade in puts or calls (publicly-traded options to sell or buy stock) in Carpenter securities or pledge company stock as collateral for a loan.

Minimal Perquisites

We provide a limited number of perquisites and other personal benefits to NEOs, which we believe are reasonable and consistent with market practices. Carpenter believes each perquisite offered also provides a benefit to the company as noted below:

annual tax preparation fees up to \$1,500 and annual financial planning and tax planning expenses up to \$8,500 encourage NEOs to keep up to date and in compliance with complex regulations;

annual medical examination up to \$7,500 for NEOs to encourage proactive health management;

employment relocation expenses to reduce the administrative burden of relocation in order to encourage new executives to focus on their job with us as soon as possible; and

parking fees at our Philadelphia headquarters.

CARPENTER TECHNOLOGY 2018 PROXY STATEMENT

Carpenter believes these items are advantageous to our company and our stockholders, and they keep executives focused on the legitimate interests of the business.

Retirement and Post-Employment Benefits

We believe retirement plans and other post-employment benefits serve to attract and retain talented personnel generally, but they should not be a significant part of the overall compensation program. Ours are largely legacy programs closed to new participants.

The General Retirement Plan for Employees of Carpenter Technology Corporation (GRP). This is a tax-qualified plan that generally provides retirement benefits to employees at age 65 (with five years of service), from age 55 (with ten years of service), or at any age with 30 years of service. For most employees these benefits are based on either:

a fixed monthly rate for each year of service; or

the sum of

the employee s highest average annual earnings multiplied by 1.3% for each of the first 20 years of service, and

the employee s highest average annual earnings multiplied by 1.4% for each year of service over 20. This average is calculated from the highest five annual periods (within the last 20 years) ending on the date of retirement. For purposes of this calculation, earnings generally includes salary, bonuses and other cash compensation.

The GRP includes Qualified Supplemental Retirement Benefits (QSERP), which serve to reduce the company s obligations under its non-qualified defined benefit plans (described below) by providing the maximum available benefit under the GRP permitted by applicable nondiscrimination rules under the Internal Revenue Code (the Code). The GRP and QSERP were closed to new hires and rehires effective January 1, 2012, and therefore do not apply to Messrs. Haniford, Audia, and Thene. Benefits under the QSERP, including Mr. Dee s benefits, were frozen effective January 1, 2014, and benefits under the GRP, including Mr. Dee s benefits, were frozen as of December 31, 2016.

Carpenter had two restoration plans for those participants whose benefits under the GRP are reduced by limitations under the Code.

The Earnings Adjustment Plan of Carpenter Technology Corporation (EAP) restored any benefits lost due to Code limitations on compensation that may be considered in the calculation of benefits under the GRP.

The Benefit Equalization Plan of Carpenter Technology Corporation (BEP) restored any benefits lost as a result of Code limitations on the maximum annual benefit that may be payable under the GRP. In general, benefits under these plans were subject to the same administrative rules as the GRP.

Officers and Key Employees Supplemental Retirement Plan of Carpenter Technology Corporation (OSRP). This plan provided supplemental pension benefits to participants, including NEOs, whose benefits will be reduced under the GRP because they elected to defer income under the company s deferred compensation plan. The OSRP restored reductions that occur under the GRP because of income deferrals, without regard to any limitations under the Code. These benefits are subject to the same administrative rules as the GRP. Mr. Dee is the only NEO eligible for benefits under the OSRP.

Effective December 31, 2016, all benefit and service accruals were frozen for all EAP, BEP and OSRP participants.

The Health Protection Account (HPA) provides retiree medical benefits for certain employees, including NEOs, who are eligible to receive an immediate retirement benefit from the GRP upon termination of employment. The benefits are equal to monthly credits that participants can use to pay for qualified medical expenses. The monthly credits are determined at retirement by multiplying a participant s earned percentage by the applicable premiums for the Carpenter-sponsored retiree medical plan in the year of retirement, and vary before and after the age at which a participant or the participant s dependents are eligible for Medicare. Monthly credits are capped at \$528 per month pre-Medicare and \$338 per month post-Medicare for single coverage, and at \$922 per month pre-Medicare and \$593 per month post-Medicare for family coverage. The earned percentage is equal to 3% per year of continuous service, but not less than 50% nor more than 90% of the cap. The HPA was closed to new hires effective January 1, 2012, and therefore does not apply to Messrs. Audia, Haniford, and Thene.

CARPENTER TECHNOLOGY 2018 PROXY
STATEMENT

Compensation Discussion and Analysis Tax Policies

Carpenter also provides retiree life insurance benefits for some employees, including NEOs, who are eligible to receive an immediate retirement benefit from the GRP upon termination of employment. The face amount of the retiree life insurance benefit is equal to \$5,000.

Benefits for NEOs under the above plans are discussed in detail in the Executive Compensation section of this Proxy Statement.

Savings Plans and Deferred Compensation Plan

Our Savings Plans are tax-qualified profit sharing plans. Carpenter had a savings plan available to Carpenter employees and certain affiliates who were hired prior to January 1, 2012 (Pre-2012 Savings Plan), a savings plan available to Carpenter employees and certain affiliates who were hired on and after January 1, 2012 (2012 Savings Plan), a savings plan for employees of Amega West Services LLC (a wholly-owned subsidiary), and a savings plan for collectively bargained employees of Latrobe Steel Company (a wholly-owned subsidiary).

Effective January 1, 2017, the Pre-2012 Savings Plan and the 2012 Savings Plan were merged into the Savings Plan, which credits the account of every eligible participant annually with an employer contribution of 3% of base salary and an employer matching contribution of up to 6% (subject to IRS limits on the maximum compensation that may be taken into account for this purpose). Eligible participants may contribute up to an additional 100% of base salary to their individual accounts (subject to the same IRS limit on maximum compensation that can be taken into account for such purposes).

Participant contributions could not exceed \$18,000 in calendar year 2017 and \$18,500 in calendar year 2018. If the participant was or became age 50 or older during calendar year 2017, the limit was \$24,000. The limit in 2018 was \$24,500 if the participant was or became age 50 that year. The Savings Plan allows for immediate participation by all eligible employees and immediate vesting of all contributions.

As further described in the Tax-Qualified Defined Contribution Pension Plans section of this proxy, if the company s contribution to a Savings Plan for any executive is limited under the Code, the executive will receive any lost contributions under the company s deferred compensation plan discussed immediately below.

Carpenter sponsors a non-qualified, deferred compensation plan for executives, including NEOs, to supplement these tax-qualified savings plans. If the company s contribution to a savings plan for any executive is limited under the Code, the executive will receive any lost contributions under this deferred compensation plan. Executives, including NEOs, may annually defer up to 35% of their base pay and up to 100% of their cash incentive payout. Executives are fully vested in all amounts deferred under this plan, including any company contributions. These sums are deliverable to the executive either on a date selected by the participant or upon the occurrence of a specified event.

Health Benefits and Disability Insurance

Carpenter currently provides its executive officers with the same health and disability insurance plans offered to all employees. In addition, Carpenter encourages each executive officer to have a periodic physical examination, and reimburses executives for certain additional out-of-pocket health costs associated with those exams that are not

covered by insurance. This reimbursement is tax deductible to the company.

Severance and Employment Arrangements

Carpenter maintains an executive severance plan to address certain terminations in the absence of a change in control. In addition, the company also maintains a change in control severance plan, which provides certain payments and benefits in the event of a change in control. These plans are discussed in more detail in the Potential Payments Upon Termination of Employment section of this proxy.

Tax Policies

To the extent the aggregate compensation subject to Section 162(m) of the Internal Revenue Code paid to any NEO (other than our principal financial officer, prior to the amendment discussed below) exceeds \$1 million, it is not deductible by Carpenter for federal income tax purposes unless it meets the definition of performance-based under Code Section 162(m). Cash incentives and RSU grants are performance-based only if they are earned or vested based on achieving objective goals under stockholder approved plans. Cash incentives granted under the Executive Bonus

CARPENTER TECHNOLOGY 2018 PROXY STATEMENT

Compensation Discussion and Analysis Tax Policies

Compensation Plan and stock options and performance-based RSUs granted under the Executive Stock Plan are intended to qualify as performance-based compensation under Section 162(m). Our stockholders approved each of those plans. The tax laws do not require that all incentive compensation be deductible, and other components of compensation may not be deductible under the Code. The Compensation Committee generally intends to make as much compensation deductible as possible under the Internal Revenue Code and related regulations. However, if the Compensation Committee determines it is advisable to grant a non-deductible component of pay to advance the overall interests of the business, then it reserves the right to do so.

The Tax Cuts and Jobs Act of 2017 (the Act) was enacted on December 22, 2017 and included changes to certain provisions of Section 162(m) of the Internal Revenue Code, including expanding the executives covered by the limitation to include the principal financial officer, as well as executives covered by the limitation in prior periods, and the elimination of exemption for performance-based compensation. The Act is effective for tax years beginning after December 31, 2017 and includes limited transitional provisions for compensation paid under contracts in effect on November 2, 2017. Additional authoritative guidance is expected to be issued to clarify certain provisions of the Act related to executive compensation as it is currently uncertain whether compensation intended to be structured as performance-based compensation will be deductible when earned or vested in future periods. The Compensation Committee may consider the impacts of the changes included in the Act when determining executive compensation in the future.

60

Table of Contents

Summary Compensation Table	62
All Other Compensation Table	63
Fiscal Year 2018 Grants of Plan-Based Awards Table	64
Outstanding Equity Awards at End of Fiscal Year 2018 Table	65
Fiscal Year 2018 Option Exercises and Stock Vested Table	67
Pension Benefits	67
Pension Benefits Table	68
Tax-Qualified Defined Benefit Pension Plans	69
Non-Qualified Defined Benefit Pension Plans	70
Non-Qualified Deferred Compensation Plan for Officers and Key Employees	71
Fiscal Year 2018 Non-Qualified Deferred Compensation Table	71
Tax-Qualified Defined Contribution Pension Plans	71
CEO Pay Ratio	72
Potential Payments Upon Termination of Employment	72
Fiscal Year 2018 Potential Payments Upon Termination or Change In Control Table	74
CARPENTER TECHNOLOGY 2018 PROXY STATEMENT	61

Executive Compensation Summary Compensation Table

Summary Compensation Table

The following table contains information concerning the compensation accrued or paid by Carpenter for services rendered during the fiscal years ended June 30, 2018, 2017, and 2016, by Carpenter s CEO, CFO and each of the other NEOs.

									Cha	nge in		
									Po	ension		
									Valı	ue and		
							No	on-EquityN	Vonqu	alified		
								Incentive	De	ferred		
Name and					Stock	Option		Pla 6 6	ompen	sation	All Other	
Principal Position (a)	Year (b)	Salary (c)		Bonus (d)	Awards ⁽¹⁾ (e)	Awards ⁽²⁾ (f)	Com	pensation (g)	Earn	ings(Cor (h)	mpensation ⁽⁴⁾ (i)	Total (j)
Thene, Tony R.	2018	\$867,572	\$	0	\$2,408,717	\$ 699,998	\$ 1	1,212,884	\$	0	\$124,475	\$5,313,646
President	2017	\$826,731	\$	0	\$3,624,746(5)	\$3,141,703(6)	\$	649,862	\$	0	\$291,821	\$8,534,863
and Chief Executive	2016	\$705,385	\$	0	\$1,777,622	\$ 550,127	\$	140,630	\$	0	\$ 63,155	\$3,236,919
Officer												
Audia,	2010	\$456 A45	ø	0	¢ (02.249	¢ 175.005	ф	510 406	¢	0	¢ 59.656	¢1 002 050
Damon J. Senior Vice President	2018 2017	\$456,445 \$445,877	\$ \$	0 0	\$ 602,248 \$1,070,763 ⁽⁵⁾	\$ 175,005 \$1,119,853 ⁽⁶⁾		510,496 282,604	\$ \$	0 0	\$ 58,656 \$ 97,358	\$1,802,850 \$3,016,455
and Chief Financial Officer	2016	\$304,308	\$	0	\$ 282,844	\$ 87,514	\$	45,884	\$	0	\$ 51,467	\$ 772,017
		•	-		,	,	·	,				104

Haniford,

Joseph E. Vice President - BMO	2018 2017 2016	\$449,096 \$434,615 \$390,769	\$ \$ \$100,00	0 0 00	\$ \$ \$	516,273 976,813 ⁽⁵⁾ 504,039	\$1	150,003 1,079,620 ⁽⁶⁾ 125,032	\$ \$ \$		\$ \$ \$	0 0 0	\$ 60,243 59,643 45,639	\$1,677,891 \$2,825,350 \$1,225,738
and Global Advanced														
Engineering														
Dee, James D. Vice President, General	2018 2017	\$411,891 \$402,354	\$ \$	0 0	\$ \$	344,182 676,500 ⁽⁵⁾	\$ \$	100,009 771,261 ⁽⁶⁾	\$ \$	316,707 175,325	\$ \$	0 ⁽⁷⁾ 53,061	44,781 41,569	\$1,217,570 \$2,120,070
Counsel and Secretary	2016	\$388,926	\$	0	\$	247,500	\$	82,500	\$	43,244	\$1	132,604	\$ 10,809	\$ 905,583

The values shown include annual time-based restricted stock unit awards and both one-and three-year performance-based stock unit award opportunities. For the performance-based stock unit awards, the values in column (e) represent the probable award value on the grant date, which has been determined as if the relevant performance goals were achieved at target. The maximum values of the performance-based stock unit awards (200%) of target) on the grant date were:

Fiscal Year 2018

	1 Year	3 Year
Name	Maximum	Maximum
Tony R. Thene	\$ 1,400,010	\$ 2,017,414

⁽¹⁾ The grant date fair value of stock awards granted to our NEOs in fiscal year 2018 was computed in accordance with FASB ASC Topic 718, Compensation Stock Compensation.

Damon J. Audia \$ 350,043 \$ 504,412 Joseph E. Haniford \$ 300,071 \$ 432,403

James D. Dee \$ 200,048 \$ 288,269

Actual attainment for one-year performance-based stock unit awards for all NEOs was 200% in fiscal year 2018.

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- (2) The grant date fair value of option awards granted to our NEOs in fiscal year 2018 was computed in accordance with FASB ASC Topic 718, Compensation Stock Compensation.
- (3) Shows the aggregate change in the actuarial present value of accumulated benefits under all defined benefit plans (including non-qualified plans) from July 1 to June 30 of fiscal years 2018, 2017, and 2016. The amounts were computed using the same assumptions used for financial statement reporting purposes described in Note 10 to the financial statements contained in Carpenter s 2018 Annual Report on Form 10-K. Amounts paid under the plans use assumptions contained in the plans and may be different from those used for financial reporting purposes.
- (4) The amounts shown in this column for fiscal year 2018 are broken down in detail in the All Other Compensation Table below.
- (5) The value shown includes a special off-cycle RSU award granted under the Executive Stock Plan in August 2016 in recognition of increased responsibilities for senior executives. The respective award value for each NEO is as follows: T. Thene \$1,201,231; D. Audia \$464,884; J. Haniford \$457,392; and J. Dee \$330,265.
- (6) The value shown includes a special off-cycle stock option award granted under the Executive Stock Plan in August 2016 in recognition of increased responsibilities for senior executives. The respective award value for each NEO is as follows: T. Thene \$2,441,050; D. Audia \$944,690; J. Haniford \$929,477; and J. Dee \$671,158.
- (7) The actual decline in value from 2017 to 2018 was \$8,083.

Executive Compensation All Other Compensation Table

All Other Compensation Table

The following table contains details for the values set forth in Summary Compensation Table Column (i) for all other compensation accrued or paid by Carpenter to the CEO, CFO and each of the other NEOs for the fiscal year ended June 30, 2018.