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MCDERMOTT INTERNATIONAL INC

Form 4

September 06, 2007

FORM 4 UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

OMB APPROVAL

OMB 3235-0287 Number:

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obligations may continue. See Instruction

1 Name and Address of Departing De

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF

SECURITIES

30(h) of the Investment Company Act of 1940

1(b).

(Print or Type Responses)

1. Name and A WILKINSC	2. Issuer Name and Ticker or Trading Symbol MCDERMOTT INTERNATIONAL INC [MDR]				I	5. Relationship of Reporting Person(s) to Issuer (Check all applicable)					
(Last) (First) (Middle) C/O MCDERMOTT INTERNATIONAL, INC., 777 N. ELDRIDGE PARKWAY			3. Date of Earliest Transaction (Month/Day/Year) 09/04/2007				_	_X_ Director 10% Owner _X_ Officer (give title Other (specify below) below) Chairman and CEO			
				onth/Day/Year)				6. Individual or Joint/Group Filing(Check Applicable Line) _X_ Form filed by One Reporting Person			
							Iore than One Reporting				
(City)	(State)	(Zip)	Tab	le I - Non-I	Derivative	Secur	ities Acqui	red, Disposed of,	or Beneficial	ly Owned	
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	e 2A. Deem Execution any (Month/Da	Date, if	3. Transaction Code (Instr. 8)		ed of ((D) (5) Price	5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)	
Common Stock	09/04/2007			M(1)	70,000	A	\$ 9.6666	427,897	D		
Common Stock	09/04/2007			S <u>(1)</u>	70,000	D	(2) (3) (4)	357,897	D		
Common Stock								5,100 (5)	I	401 K Plan	

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

Persons who respond to the collection of SEC 1474 information contained in this form are not (9-02)

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Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transactio Code (Instr. 8)	5. Number of on Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)	6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and Amount of Underlying Securities (Instr. 3 and 4)	
				Code V	(A) (D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares
Stock Option (Right to Buy)	\$ 9.6666	09/04/2007		M(1)	70,000	<u>(6)</u>	03/06/2012	Common Stock	70,000

Reporting Owners

Reporting Owner Name / Address	Relationships					
	Director	10% Owner	Officer	Other		
WILKINSON BRUCE W						
C/O MCDERMOTT INTERNATIONAL, INC.	X		Chairman and CEO			
777 N. ELDRIDGE PARKWAY	A Chairman and CE		Chairman and CEO			
HOUSTON, TX 77079						

Signatures

Liane K. Hinrichs, by power of attorney 09/06/2007

**Signature of Reporting Person Date

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- (1) This sale and underlying exercise reported in this Form 4 were effected pursuant to a Rule 10b5-1 trading plan adopted by the reporting person on March 6, 2007.

The stock was sold in multiple transactions at the following prices: 500 @ \$94.59; 200 @ \$94.62; 200 @ \$94.70; 100 @ \$94.71; 200 @ \$94.73; 900 @ \$94.75; 400 @ \$94.79; 900 @ \$94.80; 300 @ \$94.81; 600 @ \$94.83; 300 @ \$94.84; 900 @ \$94.85; 1100 @ \$94.87; 1100 @ \$94.89; 700 @ \$94.89; 900 @ \$94.90; 900 @ \$94.91; 900 @ \$94.92; 1100 @ \$94.93; 100 @ \$94.94; 100 @ \$94.95; 800 @ \$94.96; 100 @ \$94.99;

(2) \$94.96; 700 @ \$94.97; 400 @ \$94.98; 600 @ \$95.02; 100 @ \$95.03; 400 @ \$95.05; 500 @ \$95.06; 100 @ \$95.08; 200 @ \$95.15; 200 @ \$95.16; 600 @ \$95.31; 700 @ \$95.32; 100 @ \$95.34; 200 @ \$95.40; 500 @ \$95.41; 100 @ \$95.42; 100 @ \$95.43; 300 @ \$95.46; 244 @ \$95.48; 350 @ \$95.49; 300 @ \$95.50; 200 @ \$95.51; 400 @ \$95.52; 200 @ \$95.53; 800 @ \$95.56; 2900 @ \$95.58; 500 @ \$95.59; 600 @ \$95.60; 500 @ \$95.61; 800 @ \$95.63; 700 @ \$95.64; 300 @ \$95.66; 700 @ \$95.68; 100 @ \$95.69; 100 @ \$95.70; 200 @ \$95.71; 1100 @ \$95.72; 296 @ \$95.73; 1300 @ \$95.74; 500 @ \$95.75; continued on footnote no. 3

Reporting Owners 2

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continued from footnote no. 2; 900 @ \$95.76; 1000 @ \$95.77; 1100 @ \$95.78; 1100 @ \$95.79; 700 @ \$95.80; 500 @ \$95.81; 500 @ \$95.82; 1100 @ \$95.83; 1100 @ \$95.84; 1004 @ \$95.85; 800 @ \$95.86; 400 @ \$95.87; 300 @ \$95.88; 1500 @ \$95.89; 1000 @ \$95.90; 500 @ \$95.91; 700 @ \$95.92; 600 @ \$95.93; 600 @ \$95.94; 400 @ \$95.95; 200 @ \$95.96; 200 @ \$95.97; 5500 @ \$95.99; 300 @ \$96.08; 200 @ \$96.09; 600 @ \$96.10; 200 @ \$96.11; 500 @ \$96.12; 300 @ \$96.14; 500 @ \$96.15; 500 @ \$96.16; 100 @ \$96.17; 100

- (3) @ \$96.19; 100 @ \$96.20; 100 @ \$96.24; 100 @ \$96.27; 300 @ \$96.28; 400 @ \$96.30; 200 @ \$96.34; 300 @ \$96.37; 200 @ \$97.38; 200 @ \$96.40; 300 @ \$96.41; 200 @ \$96.42; 600 @ \$96.43; 200 @ \$96.44; 100 @ \$96.45; 100 @ \$96.47; 200 @ \$96.48; 200 @ \$96.49; 400 @ \$96.51; 200 @ \$96.53; 300 @ \$96.54; 200 @ \$96.55; 100 @ \$96.59; 200 @ \$96.60; 100 @ \$96.63; 100 @ \$96.67; 600 @ \$96.68; 600 @ \$96.69; 300 @ \$96.70; 200 @ \$96.71; 600 @ \$96.73; 400 @ \$96.74; 500 @ \$96.75; 300 @ \$96.76; continuted on footnote no. 4
- continued from footnote no. 3; 1003 @ \$96.77; 97 @ \$96.78; 300 @ \$96.79; 100 @ \$96.80; 400 @ \$96.87; 100 @ \$96.88; 100 @ \$96.90; 300 @ \$96.92; 300 @ \$96.93; 100 @ \$96.94; 100 @ \$96.95; 300 @ \$96.97; 200 @ \$96.98; 600 @ \$96.99 and 100 @ \$97.00.
- (5) Based upon units held in 401K Plan and the fair market value of Common Stock as of September 4, 2007.
- (6) This option vested in three equal installments on March 6, 2003, 2004 and 2005.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.