Edgar Filing: SCIENCE APPLICATIONS INTERNATIONAL CORP - Form 425

SCIENCE APPLICATIONS INTERNATIONAL CORP Form 425 November 17, 2005

Filed by: SAIC, Inc.

Pursuant to Rule 425 under the Securities Act of 1933 and

deemed filed under Rule 14a-12 of the Securities Exchange Act of 1934

Subject Company: Science Applications International Corporation

Registration No.: 000-12771

SAIC Capital Restructuring & Initial Public Offering (IPO)

SAIC Capital Restructuring & IPO

Bottom of Form

Navigate This Site

Letter from Ken Dahlberg

Video Address from

Ken Dahlberg

Press Release

SEC Filings

Questions & Answers

Submit a Question

Pre-IPO and Post-IPO Comparison of Stockholder Rights and Employee Benefits

The following summary is qualified in its entirety by the specific provisions of our employee benefit plans and retirement plans, our stock programs policies and procedures, our certificate of incorporation and our other governing instruments. In addition, we are reviewing many of our employee benefit plans and retirement programs to take into account the merger and the IPO. We intend to make such changes as we deem appropriate to assist with our transformation to a company with a publicly traded security.

Stock		After	
			Description
Programs and		Merger and	
Provisions	Before Merger and IPO	IPO	of Change
Stock Bonus	Awards of class A common	Awards of new	No significant
Awards	stock (1 vote per share) issued pursuant to 1984 Bonus Compensation Plan	class A preferred stock (10 votes per share) issued pursuant to 2006 Equity Incentive Plan	change, except post-IPO bonus award shares carry 10 votes per share.
Stock Options	Options to purchase class A common stock granted under 1999 Equity Incentive Plan	Options to purchase new common stock granted under 2006 Equity Incentive Plan	All unexercised options adjusted to reflect value of special dividend
Option Exercise Process	Stock for Stock exchange to pay exercise price and Stock for Tax to pay tax		kNew flexibility for options issued under 2006 Equity

Edgar Filing: SCIENCE APPLICATIONS INTERNATIONAL CORP - Form 425

Who to Contact/Resources

Trade Date Information

Comparison of Benefits

Questions/Feedback

See the Who to Contact/Resources

page for contact information and

hotline listings.

withholding on options granted under 1999 Equity Incentive Plan

and Stock for Incentive Plan Tax to pay tax withholding under 1999 Equity Incentive

Net Exercise feature for options issued under 2006 Equity Incentive Plan

Plan

Vesting	20%, 20%, 20%, 40% over four years	20%, 20%, 20%, 40% over four	No change
Schedule for	iou yous	years	
Stock and			
Option			
Awards		After	
Valuation Pricing for Stock Trades	Before Merger and IPO Periodic valuation of class A common stock by board of directors with assistance of independent appraiser	After Merger and IPO Public market price for sales upon conversion of new class A preferred into shares of new	Description of Change Market price for common stock instead of periodic valuations
Pricing for Plan Transactions (e.g., exchanges to and from SAIC Stock Funds in retirement plans; SAIC purchases from retirement plans in private transactions; ESPB purchasea)	Periodic valuation of class A common stock by board of directors with assistance of independent appraiser	common stock The board of directors will be responsible for establishing a valuation for the new class A preferred stock, which is expected to be the public market price for the new common stock	Valuation based on public market price rather than on appraised value
ESPP purchases) Valuation for Exercise of Options and Vesting of Stock Bonus Awards	Periodic valuation of class A common stock by board of directors with assistance of independent appraiser	The board of directors will be responsible for establishing a valuation for the new class A preferred stock, which is expected to be the public market price for the new common stock.	Valuation based on public market price rather than on appraised value

		After	
Liquidity Features Transfer Restrictions	Before Merger and IPO SAIC has right of repurchase and right of first refusal on class A common stock	Merger and IPO Transfer restrictions expire periodically after the IPO:	Description of Change Shares of new class A preferred stock may be converted to new common stock and sold in public market after transfer restrictions
		4/1/06 (series A-1 preferred stock)	expire
		180 days (series A-2 preferred stock)	
		270 days (series A-3 preferred stock)	
Exceptions to	Former employee program	360 days (series A-4 preferred) Not applicable	Stockholders may hold shares
Right of	Alumni program		indefinitely after affiliation with
Repurchase	Telcordia divestiture program	n	SAIC terminates
and Right of			
First Refusal Stock Trading Employee	Limited market trades facilitated by Bull, Inc. four times annually First time buyers program	Public market for new common stock ESPP	Greater liquidity upon expiration of transfer restrictions Employees may
Purchase	Various matching option	2011	purchase shares in public market
Incentives	programs		
Permitted	ESPP Transfore permitted to family	During transfor	All rostrictions
Transfers	Transfers permitted to family members, trusts, charities, etc, all subject to SAIC s rights and restrictions	During transfer restriction periods, transfers only to parties permitted by certificate of incorporation	lapse after 360 days and shares become freely transferable
		After expiration of transfer restriction periods, shares freely transferable	

		After	
Contributions Discretionary contril determined by SAIC directors and investe Non-Exchangeable C	Before Merger and IPO Discretionary contributions determined by SAIC board of directors and invested in Non-Exchangeable Company Stock Fund holding class A common stock	Merger and IPO Discretionary contributions determined by SAIC board of directors and invested in Non-Exchangeable Company Stock Fund	Description of Change No practical change, except participants will receive special dividend in cash or participant accounts will reflect equivalent value
Diversification of Non- Exchangeable Company	At age 55 and after 10 or more years of service, sales from Non-Exchangeable Company Stock Fund to SAIC concurrent with limited market trades	Special dividend either reinvested in participant accounts or, if favorable guidance is received from the IRS on proposed tax treatment of the dividend, distributed to participants in cash At age 55 and after 10 or more years of service, either: through periodic private sales to SAIC; or	No practical change, except greater liquidity after transfer restrictions lapse
Stock Fund		through public market sales after expiration of transfer restriction periods.	
In-Kind	In kind distributions of class A common stock available to	T	No practical change
Distributions	In service in-kind distributions of class A common stock available on or after age 62	common stock available to terminated participants at age 59.5 In service in-kind distributions of new common stock available on or after age 62	

Put Opti	distributions can require SAIC to repurchase class A common stock during two 60 day windows	takes in-kind distributions will either maintain pre-IPO put option or sell into the public market	No practical change
SAIC 40	l(k)	After	
Plan Matchin	Before Merger and IPO SAIC matches 50% of the first 6% of employee	Merger and IPO SAIC matches 50% of the first 6% of	change, except
Contribu		employee deferrals:	receive special
	50% of matching contribution invested in Non-Exchangeable Company Stock Fund 50% of matching contribution invested according to employee deferral elections	50% of matching contribution invested in Non-Exchangeable Company Stock Fund 50% of matching contribution invested according to employee deferral election Special dividend either re-invested in participant accounts or, if favorable guidance is received from the IRS on proposed tax treatment of the dividend,	dividend in cash or participant accounts will reflect equivalent value
		distributed to participants in cash	

Profit Sharing	Invested according to	Invested according	· •
Contributions	participant deferral elections	to participant deferral elections	change, except participants will receive special
(Discretionary-		Special dividend either re-invested in	dividend in cash or participant accounts
determined by		participant accounts or, if	will reflect equivalent value
SAIC board of		favorable guidance is received from the IRS on proposed	
directors)		tax treatment of the dividend, distributed to participants in cash	
Reallocation	No reallocation of stock in Non-Exchangeable Company	No reallocation of stock in	No change
of Non-	Stock Fund	Non-Exchangeable Company Stock	
Exchangeable		Fund	
Company			
Stock Fund			
Reallocation	Participant may exchange out of Exchangeable Company	Participant may exchange out of	No practical change
of	Stock Fund under normal plan procedures concurrent	Exchangeable Company Stock	
Exchangeable	with limited market trades	Fund under normal plan procedures at	
Company		regularly scheduled times	
Stock Fund			

		After	
AMSEC 401(k) Plan Matching	Before Merger and IPO 50% of matching contribution invested in	Merger and IPO 50% of matching contribution	Description of Change No practical change, except
Contributions	Non-Exchangeable Company Stock Fund	invested in Non-	participants will receive special
	50% of matching contribution invested according to employee deferral elections	Exchangeable Company Stock Fund 50% or matching contribution invested according to employee deferral election	dividend in cash or participant accounts will reflect equivalent value
		Special dividend either re-invested in participant accounts or, if favorable guidance is received from the IRS on proposed tax treatment of the dividend, distributed to participants in cash	
Reallocation	No reallocation of stock in Non-Exchangeable Company	No reallocation of stock in	No change
of Non-	Stock Fund	Non-Exchangeable Company Stock	
Exchangeable		Fund	
Company			
Stock Fund Reallocation	Participant may exchange out	Participant may	No change
of	of Exchangeable Company Stock Fund under normal plan procedures concurrent	exchange out of Exchangeable Company Stock	
Exchangeable	with limited market trades	Fund under normal plan procedures at	
Company		regularly scheduled times	
Stock Fund			

After

Non-Qualified Deferral Plans Management	Before Merger and IPO SAIC stock unit-based plan for key executives funded by	Merger and IPO SAIC stock unit-based plan	Description of Change No practical change, except
Stock	the rabbi trust	for key executives	participants will receive special dividend in cash
Compensation		funded by the rabbi trust	dividend in cash
Plan (MSCP)		Participants wil	1
(a/k/a rabbi		receive the special dividend in cash	
trust plan)			
Stock	SAIC stock unit-based plan for high potential employees	SAIC stock unit-based plan	No practical change, except
Compensation	funded by the rabbi trust	for high potential employees	participants will receive special
Plan (SCP)		funded by the rabbi trust	dividend in cash
(a/k/a rabbi		Participants wil	1
trust plan)		receive the special dividend in cash	
Key Executive	Deferred compensation plans for key executives funded by	Deferred compensation	No practical change, except
Stock	rabbi trust	plans for key executives	participants will receive special
Deferral Plan		funded by the rabbi trust	dividend in cash
(KESDP)		Participants wil receive the special dividend in cash	1

Forward-looking Statements

This communication may contain forward-looking statements that are based on our management s belief and assumptions and on information currently available to our management. Any such forward-looking statements relate to future events or our future financial performance, and involve known and unknown risks, uncertainties and other factors that may cause our actual results, levels of activity, performance, achievements or benefits to be materially different from any future results, levels of activity, performance, achievements or benefits expressed or implied by such forward-looking statements. As a result of these risks, uncertainties and other factors, readers are cautioned not to place undue reliance on any forward-looking statements included in this communication. These risks, uncertainties and factors are discussed in the filings of Science Applications International Corporation and SAIC, Inc. with the SEC, which are available without charge at the SEC s internet site at http://www.sec.gov. The forward-looking statements speak only as of the date made. Neither Science Applications International Corporation nor SAIC, Inc. assume any obligation to update any forward-looking statements to reflect events or circumstances arising after the date as of which they are made or to conform such statements to actual results.

Additional Information and Where to Find It

Edgar Filing: SCIENCE APPLICATIONS INTERNATIONAL CORP - Form 425

More detailed information pertaining to the merger and related proposals of Science Applications International Corporation will be set forth in appropriate filings that have been and will be made with the SEC, including the proxy statement/prospectus contained in the registration statement on Form S-4 filed by SAIC, Inc. concerning the proposed merger and related proposals. We urge stockholders to read such documents that are or may be filed with the SEC when they are available because they will contain important information about the proposed merger and related proposals. Stockholders will be able to obtain a free copy of any filings, containing information about Science Applications International Corporation or SAIC, Inc., without charge, at the SEC s internet site at <u>http://www.sec.gov</u>. Copies of any filings by Science Applications International Corporation or SAIC, Inc. can also be obtained, without charge, by directing a request in writing to Science Applications International Corporation, 10260 Campus Point Drive, M/S F-3, San Diego, California 92121, Attention: General Counsel or by email to <u>SECfilings@saic.com</u>.

This communication shall not constitute an offer to sell or the solicitation of an offer to buy any securities, nor shall there be any sale of securities in any state or jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such state or jurisdiction. No offering of securities shall be made except by means of a prospectus meeting the requirements of Section 10 of the Securities Act of 1933, as amended.

Participants in the Solicitation

Science Applications International Corporation, SAIC, Inc. and their respective directors and executive officers may be deemed, under the SEC s rules, to be participants in the solicitation of proxies from the stockholders of Science Applications International Corporation in connection with the proposed merger and related proposals. The names of the directors and executive officers of Science Applications International Corporation and SAIC, Inc. and their interests, direct or indirect, by security holdings or otherwise, in the proposed merger and related proposals are contained in the proxy statement/prospectus contained in a registration statement on Form S-4 filed by SAIC, Inc., which may be obtained without charge at the SEC s internet site at http://www.sec.gov, or by directing a request in writing to Science Applications International Corporation, 10260 Campus Point Drive, M/S F-3, San Diego, California 92121, Attention: General Counsel or by email to SECfilings@saic.com.