UNITED STATES SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

FORM 8-K

CURRENT REPORT
Pursuant to Section 13 or 15(d)
of the Securities Exchange Act of 1934

Date of Report (Date of earliest event reported): November 8, 2016

MRC GLOBAL INC.

(Exact name of registrant as specified in its charter)

Delaware (State or other jurisdiction of incorporation) 001-35479 (Commission File Number) 20-5956993 (I.R.S. Employer Identification Number)

Fulbright Tower, 1301 McKinney Street, Suite 2300 Houston, TX 77010 (Address of principal executive offices, including zip code)

Registrant's telephone number, including area code: (877) 294-7574

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions (see General Instruction A.2. below):

- \square Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
- □ Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
- □ Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
- Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Item 7.01 <u>Regulation FD Disclosure</u>.

MRC Global Inc. ("MRC Global") executive management will make presentations from time to time to current and potential investors, lenders, creditors, insurers, vendors, customers, employees and others with an interest in MRC Global and its business regarding, among other things, MRC Global's operations and performance. A copy of the materials to be used at the presentations (the "Presentation Materials") is included as Exhibit 99.1 to this Current Report on Form 8-K and is incorporated herein by reference.

The information contained in the Presentation Materials is summary information that should be considered in the context of MRC Global's filings with the Securities and Exchange Commission and other public announcements that MRC Global may make by press release or otherwise from time to time. The Presentation Materials speak as of the date of this Current Report on Form 8-K. While MRC Global may elect to update the Presentation Materials in the future or reflect events and circumstances occurring or existing after the date of this Current Report on Form 8-K, MRC Global specifically disclaims any obligation to do so. The Presentation Materials will also be posted in the Investor Relations section of MRC Global's website, http://www.mrcglobal.com, for 90 days.

The information referenced under Item 7.01 (including Exhibit 99.1 referenced under Item 9.01 below) of this Current Report on Form 8-K is being "furnished" under "Item 7.01. Regulation FD Disclosure" and, as such, shall not be deemed to be "filed" for the purposes of Section 18 of the Securities Exchange Act of 1934, as amended, or otherwise subject to the liabilities of that section. The information set forth in this Current Report on Form 8-K (including Exhibit 99.1 referenced under Item 9.01 below) shall not be incorporated by reference into any registration statement, report or other document filed by MRC Global pursuant to the Securities Act of 1933, as amended, except as shall be expressly set forth by specific reference in such filing.

Item 9.01 Financial Statements and Exhibits.

- (d) Exhibits.
- 99.1 Investor Presentation, dated November 8, 2016

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

Date: November 8, 2016

MRC GLOBAL INC.

By: /s/ James E. Braun

James E. Braun

Executive Vice President and Chief Financial Officer

INDEX TO EXHIBITS

Exhibit No.

Description

99.1 Investor Presentation, dated November 8, 2016

Investor Presentation November 8, 2016



MRC Global We Make Energy Flow.



Forward Looking Statements and Non-GAAP Disclaimer

This presentation contains forward-looking statements within the meaning of Section 27A of the Securities Act and Section 21E of the Exchange Act. Words such as "will," "expect," "expected", "looking forward", "guidance" and similar expressions are intended to identify forward-looking statements. Statements about the company's business, including its strategy, the impact of changes in oil prices and customer spending, its industry, the company's future profitability, the company's guidance on its sales, adjusted EBITDA, adjusted gross profit, tax rate, capital expenditures and cash flow, the company's expectations regarding the pay down of its debt, growth in the company's various markets and the company's expectations, beliefs, plans, strategies, objectives, prospects and assumptions are not guarantees of future performance. These statements are based on management's expectations that involve a number of business risks and uncertainties, any of which could cause actual results to differ materially from those expressed in or implied by the forward-looking statements. These statements involve known and unknown risks, uncertainties and other factors, most of which are difficult to predict and many of which are beyond our control, including the factors described in the company's SEC filings that may cause our actual results and performance to be materially different from any future results or performance expressed or implied by these forward-looking statements.

For a discussion of key risk factors, please see the risk factors disclosed in the company's SEC filings, which are available on the SEC's website at www.sec.gov and on the company's website, www.mrcglobal.com. Our filings and other important information are also available on the Investor Relations page of our website at www.mrcglobal.com.

Undue reliance should not be placed on the company's forward-looking statements. Although forward-looking statements reflect the company's good faith beliefs, reliance should not be placed on forward-looking statements because they involve known and unknown risks, uncertainties and other factors, which may cause the company's actual results, performance or achievements or future events to differ materially from anticipated future results, performance or achievements or future events expressed or implied by such forward-looking statements. The company undertakes no obligation to publicly update or revise any forward-looking statement, whether as a result of new information, future events, changed circumstances or otherwise, except to the extent required by law.



Global Leader in PVF Distribution

Largest pipe, valves and fittings (PVF) distributor with ~\$3.3B¹ in sales

Key Role in Global Supply Chains of Energy Companies

- Create value for both customers and suppliers
- Closely integrated into customer supply chains
- Volume purchasing savings and capital efficiencies for customer

Differentiated Global Capabilities

- Footprint with ~300 locations in 22 countries
- World-class supplier evaluation program, material sourcing and customer service
- · Serve broad PVF needs making it convenient and efficient for customers

Diversified Business Mix

- · Strategic focus on maintenance, repair and operations (MRO) contracts
- · Balanced portfolio across upstream, midstream and downstream sectors
- · Growing international footprint, integrated supply & project business
- Product mix focused on higher margin offerings expand supply agreements with Cameron, a Schlumberger company. Sold OCTG in 2016

Downstream 32%



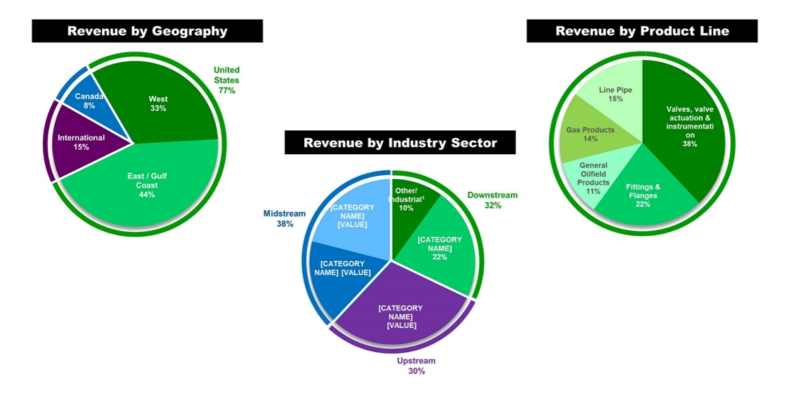


Note: Percentage of sales for the twelve months ended September 30, 2016, excluding OCTG revenue in the upstream sector. The U.S. OCTG business was sold February 2016.

1. For the twelve months ended September 30, 2016



Diversified by Region, Industry Sector and Product Line - Well Positioned Through Cycle

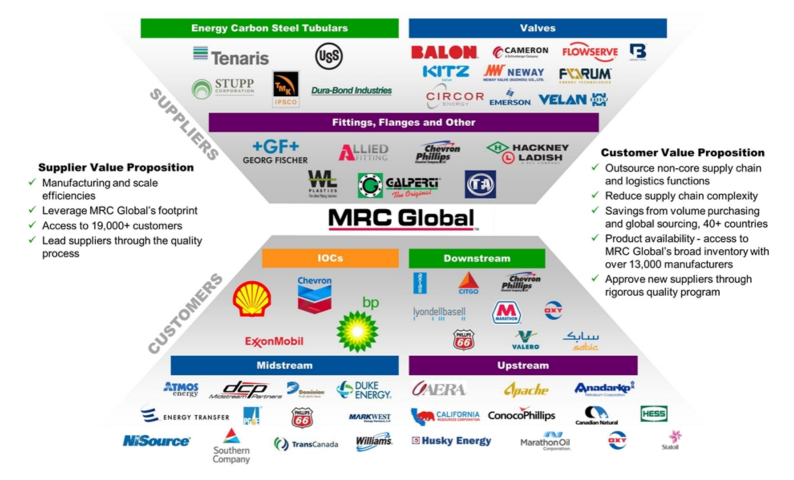


Note: Percentage of sales for the twelve months ended September 30, 2016, excluding OCTG revenue. The OCTG business was sold February 2016.

1. Other industrial includes: metals & mining, fabrication, pulp & paper, power generation, general industrial.

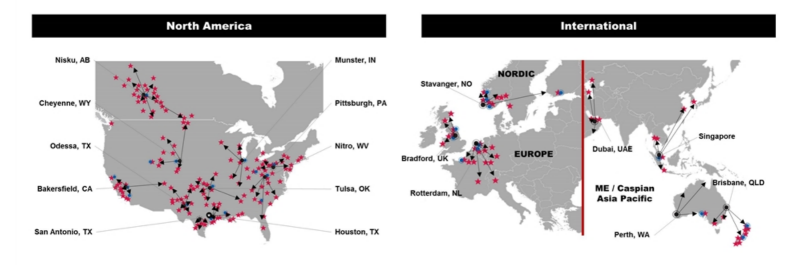


MRC Global is a Critical Partner To Its Customers and Suppliers





Global Footprint – Strategically Located in Key Geographies to Deliver Solutions to Customers



North America	As of 9/30/2016 134 10			
Branches				
RDCs				
VACs	15			
Employees	~2,500			

*	Branch Locations
0	Corporate Headquarters
•	Regional Distribution Centers
•	Valve Automation Centers

International	As of 9/30/2016
Branches	54
RDCs	7
VACs	12
Countries	20
Employees	~1,000



MRC Global's Differentiated Value Proposition

Organic Growth Strong record of winning new customers and expanding existing relationships resulting in growth

Operational Optimization

 Driving enhanced profitability and return on capital through operational efficiencies, disciplined cost management, and portfolio optimization

Strategic Capital Decisions

Active balance sheet management and robust cash flow create financial flexibility and capital allocation opportunities

Global M&A Platform √ Solid history of strategic acquisitions in advantageous geographies, sectors, and product lines as well as a healthy pipeline of opportunities



Strong Record of Customer Contract Wins and Renewals – Yields Growth Opportunities

Existing MRO Contract Customers

- Expand sales by adding scope, cross-selling products, project activity, and continued account penetration
- Approximately 50% of sales are from our top 25 customers

New MRO Contract Customers

 Capitalize on MRC Global's superior customer service and broad offering to win additional MRO contracts

"Next 75" Customers

 Drive share with targeted growth accounts through focused sales efforts and exceptional customer service

Continue to Expand the Integrated Supply Business

- · Over \$700 million in TTM revenue
 - · Gas distribution \$350 million
 - Refining & Upstream \$350 million

Selected Recent Contract Wins and Renewals							
Customer Geography Ter							
BASF	North America	3 Years					
The Chemours Company	U.S.	5 Years					
Chevron Gulf of Mexico	U.S.	Evergreen					
Shell	Australia	5 Years					
Statoil	Norway	Project					
Marathon Oil	U.S.	5 Years					
California Resources	U.S.	3 Years					
TECO Energy	U.S.	5 Years					
SABIC	U.S., Europe & Saudi Arabia	5 Years					
Phillips 66	U.S. & Europe	5 Years					
Marathon Petroleum	U.S.	3 Years					
Canadian Natural Resources	Canada	3 Years					



Expanding Higher Margin Product Offerings Increases Growth Opportunities and Profitability

- Weight product mix to higher margin products Generate 40% of revenue from valves and technical products (valves, automation, measurement & instrumentation)
 - Organic growth through expanded product offerings, further penetration of customers and markets with a focus on downstream chemical markets
 - Future M&A targeted toward higher margin products & downstream
- Expanded higher margin product offerings from Cameron brand valves, measurement and instrumentation
 - Valves Global Enterprise Distributor Program (EDP) with Cameron for additional valves
 - Measurement & Instrumentation (M&I) Exclusive EDP with Cameron for M&I products in North America
 - Includes 1,300 new SKUs
 - Opportunity to expand to midstream and downstream customers
 - Potential 2017 annual revenue opportunity \$125-150 million







Focus on Optimizing Operations

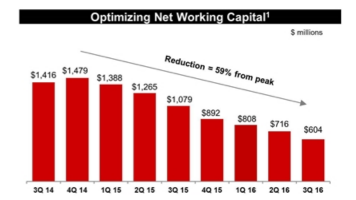
Actively Managing Costs

- Management team with average experience > 30 years; strong track record of actively managing costs
- · Successfully executing on cost reduction measures
 - Headcount reductions
 - · Hiring & wage freezes
 - · Streamline organizational structure
- Reduced headcount by 29% since mid-2014; continue to adjust as market conditions evolve



Working Capital Management

- Continue focus on optimizing working capital investment
 - Reduced days sales outstanding by seven days since 2014.
 - Generated \$920 million in operating cash flow since 2014.



1. Excludes cash. All periods have been restated to reflect the 1Q 2016 adoption of a new accounting standard, which resulted in the classification of all deferred taxes as non-current.



Strategic Capital Decisions Support Growth

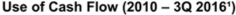
Effectively Positioning the Balance Sheet ...

- Significant reduction in total debt from:
 - · Strong cash flow generation
 - · Perpetual convertible preferred stock issuance
- Advantageous debt agreements with favorable terms, low interest rate and 2019 maturities
- Favorable liquidity position of \$688 million

3.4x 3.3x 1.9x 2014 2015 3Q 16

... For Capital Deployment Opportunities

- · Organic growth initiatives
 - Investments in products and technology to drive share gains
- Debt repayment
 - Reduced net debt by \$974 million in 2015 and \$148 million in the nine months ended 9/30/2016
 - Voluntary repayment of \$100 million on Term Loan B in November 2016
- Accretive M&A
 - 44% of cash flow deployed on M&A since 2010
- · Opportunistic share repurchases
 - Repurchased \$100 million through 3Q16
 - Increased authorization to \$125 million in November 2016





1. Investing and Financing cash flows from 2010 through 3Q 2016. Net Financing equals the total issuance less repayment of debt and equity excluding share repurchases.



Global Platform For Continued M&A

North American Consolidation

- Merger of McJunkin and Red Man created the largest PVF distributor to energy companies in the world
- Augmented North American platform through seven bolton acquisitions and organic growth



Global Acquisitions

- Acquired Transmark in 2009 as a platform for international expansion
- Expanded markets served and enhanced product portfolio through several subsequent acquisitions
- Acquired Stream in 2014, which added a differentiated offshore production facility capability and provided expertise to grow in offshore markets



Differentiated Position

- Global service capability enables expanded relationships with customers and organic growth opportunity
- Diversified across the energy infrastructure complex, serving upstream, midstream and downstream customers

Targeted Sectors

 Continue to target global assets & build scale with a focus on downstream, MRO, alloys & valves

Strategic Acquisitions						
Date	Company Acquired	Country	Rev (\$million) ¹			
Oct-08	LaBarge	U.S.	\$ 233			
Oct-09	Transmark	Europe and Asia	346			
May-10	South Texas Supply	U.S	9			
Aug-10	Dresser Oil Tools Supply	U.S	13			
Jun-11	Stainless Pipe and Fittings	Australia / SE Asia	91			
Jul-11	Valve Systems and Controls	U.S	13			
Mar-12	OneSteel Piping Systems	Australia	174			
Jun-12	Chaparral Supply	U.S	71			
Dec-12	Production Specialty Services	U.S	127			
Jul-13	Flow Control Products	U.S	28			
Dec-13	Flangefitt Stainless	United Kingdom	24			
Jan-14	Stream	Norway	271			
May-14	MSD Engineering	Singapore & SE Asia	26			
Jun-14	HypTeck	Norway	38			

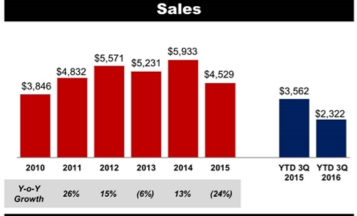
\$ 1.46+ Billion

^{1.} Reflects reported revenues for the year of acquisition or 2013 for Stream, MSD and HypTeck.

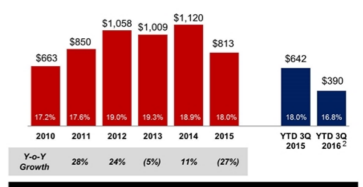


Financial Performance

(\$ millions, except per share data)

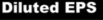












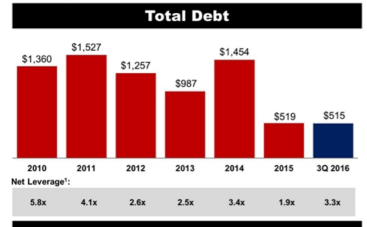


- See reconciliation of non-GAAP measures to GAAP measures in the appendix Includes \$45 million of non-cash, pre-tax charges recorded in cost of goods sold related to a restructuring of our Australian business and market conditions in Iraq as well as an increase in reserves for excess and obsolete inventory in the U.S. and Canada as a result of the current market outlook for certain products. Excluding these charges, Adjusted Gross Profit would be \$148 million (18.7%).



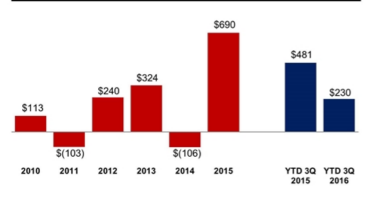
Strong Balance Sheet Provides Financial Flexibility

(\$ millions)

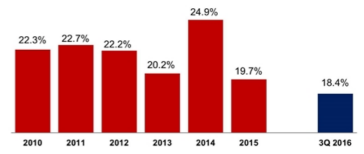


Capital Structure September 30, 2016 Cash and Cash Equivalents \$ 213 Total Debt (including current portion): Term Loan B due 2019, net of discount & deferred financing \$ 515 Global ABL Facility due 2019 Total Debt \$ 515 Preferred stock 355 Common stockholders' equity 805 **Total Capitalization** \$ 1,675 Liquidity \$ 688

Cash Flow from Operations







- . Multiples represent Net Debt / trailing twelve months EBITDA.
- Working capital defined as Current Assets (excluding Cash) Current Liabilities. Sales are on trailing twelve months basis.



Compelling Long-Term Investment

- Market Leader in PVF Distribution, Serving Critical Function to the Energy Industry
- Diversified Across Sectors, Regions and Customers
- Differentiated Global Platform Creates Customer Value
- Counter-cyclical Cash Flow and Strong Balance Sheet
- Organic Growth Potential from Existing Business, Supported by Long-term Secular Growth from Global Energy Demand
- Proven History of Driving Continuous Productivity Improvements to Deliver Industry Leading Margins
- Industry Consolidator with Proven Success in Acquiring and Integrating Businesses
- World-Class Management Team with Significant Distribution and Energy Experience







Appendix



Pro Forma Revenue excluding OCTG Revenue

	Twelve months ended					Twelve months ended December 31					
(\$ millions)	September 30, 2016	2015 2014 2013 2012 2011 201									
Revenue	\$3,289	\$4,529	\$5,933	\$5,231	\$5,571	\$4,832	\$3,846				
Less: OCTG revenue	81	311	556	464	715	809	769				
Pro forma revenue	\$3,208	\$4,218	\$5,377	\$4,767	\$4,856	\$4,023	\$3,077				



Adjusted EBITDA Reconciliation

	Nine months ended Sept 30		Year ended December 31					
(\$ millions)	2016	2015	2015	2014	2013	2012	2011	2010
Net (loss) income	\$(65)	\$61	\$(332)	\$144	\$152	\$118	\$29	\$(52)
Income tax (benefit) expense	(9)	46	(11)	82	85	64	27	(23)
Interest expense	26	38	48	62	61	113	137	140
Depreciation and amortization	16	15	21	23	22	19	17	17
Amortization of intangibles	35	46	60	68	52	49	51	54
(Decrease) increase in LIFO reserve	(7)	(30)	(53)	12	(20)	(24)	74	75
Inventory-related charges	40	-		-	-	-	-	
Goodwill & intangible asset impairment	-	-	462	-	-	-	-	
Change in fair value of derivative instruments	-	1	1	1	(5)	(2)	(7)	5
Equity-based compensation expense	9	8	11	9	15	8	8	4
Severance & restructuring charges	12	9	14	7	1	-	1	3
Write-off of debt issuance costs	-	3	3	-	-	-	-	-
Litigation matter	-	-	3	-	-	-	-	-
Foreign currency losses (gains)	1	4	3	3	13	(1)	(1)	
Loss on disposition of non-core product line	-		5	10	-	-	-	
Insurance charge	-	-		-	2	-	-	-
Cancellation of executive employment agreement (cash portion)	-	-		3	-	-	-	
Expenses associated with refinancing	-	-		-	5	2	9	
Loss on early extinguishment of debt	-	-		-	-	114	-	-
Pension settlement	-	-	-	-	-	4	-	-
Legal and consulting expenses	-	-		-	-	-	10	4
Provision for uncollectible accounts	-	-		-	-	-	-	(2)
Joint venture termination	-	-	-	-	-	-	2	-
Other expense (income)		-	-	-	3	(1)	3	(1)
Adjusted EBITDA	\$58	\$201	\$235	\$424	\$386	\$463	\$360	\$224



Adjusted Gross Profit Reconciliation

	Nine months ended Sept 30		Year ended December 31					
(\$ millions)	2016	2015	2015	2014	2013	2012	2011	2010
Gross profit	\$346	\$611	\$786	\$1,018	\$955	\$1,014	\$708	\$518
Depreciation and amortization	16	15	20	22	22	19	17	17
Amortization of intangibles	35	46	60	68	52	49	51	54
Increase (decrease) in LIFO reserve	(7)	(30)	(53)	12	(20)	(24)	74	74
Adjusted Gross Profit	\$390	\$642	\$813	\$1,120	\$1,009	\$1,058	\$850	\$663