CARPENTER TECHNOLOGY CORP Form 8-K September 06, 2007 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 - September 5, 2007
(August 29, 2007)
(Date of Earliest Event Reported)
Carpenter Technology Corporation
(Exact Name of Registrant as specified in its charter)
<u>Delaware</u> 1-5828 23-0458500
(State of Incorporation) (Commission File No.) (IRS Employer I.D. No.)
P.O. Box 14662, Reading Pennsylvania, 19612  (Address of principal executive offices)
Registrant's telephone number, including area code (610) 208-2000

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.	
o Written communications pursuant to Rule 425 under the Securities	es Act (17 CFR 230.425)
o Soliciting material pursuant to Rule 14a-12 under the Exchange	Act (17 CFR 240.14a-12)
o Pre-commencement communications pursuant to Rule 14d-2(b) to	under the Exchange Act (17 CFR 240.14d-2(b))
o Pre-commencement communications pursuant to Rule 13e-4(c) u	under the Exchange Act (17 CFR 240.13e-4(c)
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Item5.02 Departure of Directors or Certain Officers; Elec Arrangements of Certain Officers	ction of Directors; Appointment of Certain Officers; Compensatory
Company ), after a review of performance and competitive mark	Board of Directors (the Committee ) of Carpenter Technology Corporation (the cet data, finalized the compensation packages, including the annual base salaries xecutive officers for fiscal year 2008, which began on July 1, 2007. The
A. Base Salaries	
The following table sets forth the fiscal year 2008 annual base sala	ary levels of the Company s Named Executive Officers:
Name and Position	Fiscal Year 2008
Anne L. Stevens	Base Salary \$875,000
Chairman, President and	
Chief Executive Officer	

Michael L. Shor	\$391,400		
Senior Vice President - Premium Alloys			
Operations			
K. Douglas Ralph	\$380,000		
Senior Vice President - Finance	φ300,000		
and Chief Financial Officer			
(Began employment as CFO in July, 2008)			
David A. Christiansen*	\$262,200		
Vice President, General Counsel			
and Secretary			
	*****		
Richard L. Simons	\$231,800		
Vice President, Controller and			
Chief Accounting Officer (Acting CFO from			
May 7, 2007 until July 6, 2007)			
*Mr. Christiansen was a Named Executive Officer for fiscal year 2	007 but is not an executive officer in fiscal year 2008		
Mi. Christiansen was a ranned Executive Officer for fiscar year 2	oov but is not an executive officer in fiscal year 2000.		
B. Incentive Compensation			
The Committee set performance goals and opportunities for cash bonuses payable under the Executive Bonus Compensation Plan (EBCP) for the 2008 fiscal year. For fiscal year 2008, the Committee established corporate performance goals for return on net assets (RONA), earnings per share (EPS) and individual performance objectives as the key measures for the EBCP for Ms. Stevens, Mr. Ralph, Mr. Christiansen and Mr.			
Simons. In addition to the RONA, EPS and individual performance goals, a portion of the EBCP award for Mr. Shor for fiscal year 2008 will be based upon achieving on-time delivery goals established for the business unit that he manages. The performance goals for fiscal 2008 were set			
using a performance range beginning at a threshold level, progressing to a target level and up to a maximum			
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level. The following table sets forth the percentages of annual base salary that the Named Executive Officers could earn in fiscal year 2008 upon achievement of the performance goals within the established threshold, target and maximum performance ranges set under the EBCP:

Name and Position	Fiscal Year 2008 EBCP	
	Threshold/Target/Max.	
Anne L. Stevens	Percent of Base Salary 50/100/200%	
Chairman, President and		
Chief Executive Officer		
Michael L. Shor	35/70/140%	
Senior Vice President - Engineered		
Products Operations		
K. Douglas Ralph*	35/70/140%	
Senior Vice President - Finance and		
Chief Financial Officer		
David A. Christiansen	25/50/100%	
Vice President, General Counsel		
and Secretary		
Richard L. Simons	20/40/80%	
Vice President, Controller and		
Chief Accounting Officer		
*Mr. Ralph received an additional \$50,000 bonus upon	commencement of his employment.	
C.	Long Term Incentive Compensation	Performance Shares of Restricted Stock

The Committee set performance goals and opportunities under the stock-based incentive compensation plan for the Named Executive Officers for the 2008 fiscal year. For fiscal year 2008, the Committee established the same RONA and EPS goals for earning restricted stock awards for all the Named Executive Officers listed above. The performance goals for fiscal year 2008 were set using a performance range beginning at a threshold level, progressing to a target level and up to a maximum level. After the restricted stock is earned based on achievement of financial

goals within the performance range, the shares will vest ratably over a two year period, subject to sucl	h conditions as may be determined by the
Committee.	

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The following table sets forth the number of shares of restricted stock that each of the Named Executive Officers could earn in fiscal year 2008 upon achievement of the Corporate RONA and EPS goals within the established threshold, target and maximum performance ranges:

Name and Position Fiscal Year 2008

Threshold/Target/Max.

Performance Shares-

Restricted Stock

Anne L. Stevens 4,560/9,120/18,240

Chairman, President and

Chief Executive Officer

Michael L. Shor 1,955/3,910/7,820

Senior Vice President - Premium

Alloys Operations

K. Douglas Ralph 2,500/5,000/10,000

Senior Vice President - Finance and

Chief Financial Officer

David A. Christiansen 815/1,630/3,260

Vice President, General Counsel

and Secretary

Richard L. Simons 490/980/1960

Vice President, Controller and

Chief Accounting Officer

Long Term Incentive Compensation Time Vested Shares of Restricted Stock

The Committee determined that it was appropriate to grant the Named Executive Officers shares of restricted stock that will vest on July 6, 2010 for Mr. Ralph (as part of his initial compensation package) and on July 23, 2010 for the other Named Executive Officers, provided that the Executive remains employed by the Company on that date, subject to such conditions as may be determined by the Committee.

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Vice President, Controller and

D.

The following table sets forth the number of shares of time vested restricted stock that were granted to each of the Named Executive Officers:

Name and Position	Shares of Time Vested
Anne L. Stevens	Restricted Stock 3,040
Chairman, President and	
Chief Executive Officer	
Michael L. Shor	1,500
Senior Vice President - Engineered	
Products Operations	
K. Douglas Ralph	2,500
Senior Vice President - Finance and	
Chief Financial Officer	
David A. Christiansen	540
Vice President, General Counsel	
and Secretary	
Richard L. Simons	500

Chief	Accou	inting	Officer
	Accou	mung	Officer

#### E. Long Term Incentive Compensation Stock Options

The Committee determined that it was appropriate to grant Ms. Stevens options to purchase up to 14,250 shares of Company stock at an exercise price of \$128.34 per share which was the closing price of the Company s stock on June 27, 2007, the date of the grant. The options will become exercisable ratably over a three year period on each anniversary of the date of the grant.

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#### **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: September 5, 2007 CARPENTER TECHNOLOGY CORPORATION

(Registrant)

By: s/Oliver C. Mitchell, Jr.

Oliver C. Mitchell, Jr.

Senior Vice President, General

Counsel and Secretary

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