ANTEON INTERNATIONAL CORP Form DEFN14A December 14, 2005

Filed by the Registrant "

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

Filed by a Party other than the Registrant x

Chec	k 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
X	Soliciting Material Pursuant to \$240.14a-12

ANTEON INTERNATIONAL CORPORATION

 $(Name\ of\ Registrant\ as\ Specified\ In\ Its\ Charter)$

GENERAL DYNAMICS CORPORATION

 $(Name\ of\ Person(s)\ Filing\ Proxy\ Statement,\ if\ other\ than\ the\ Registrant)$

Payı	nent (of Filing Fee (Check the appropriate box):
X	No f	Fee required.
" Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.		computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.
	1)	Title of each class of securities to which transaction applies:
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••	Fee	paid previously with preliminary materials.
		ck box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for which the offsetting fee paid previously. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.

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3)	Filing Party:
4)	Date Filed:

Acquisition of Anteon International Corporation Investor Presentation New York City Nicholas D. Chabraja December 14, 2005 GENERAL DYNAMICS

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General Dynamics cautions that Forward-Looking
Statements
in this presentation as to future results
of operations and financial projections reflect the

Company s views, but are necessarily subject to risks and uncertainties, and no assurances can be given that such expressed or implied results will be achieved. A more complete expression of these risks and uncertainties is contained in the Company s filings with the Securities and Exchange Commission, and you are encouraged to review these files, of which the Form 10-K and Forms 10-Q may be of particular interest. Forward-Looking Statement

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\$55.50 per share in cash + \$100 Million net debt
Subject to Anteon shareholder vote and normal
regulatory approvals
Expected to close in 2Q 2006

Accretive to earnings
Anteon International Corporation Acquisition
Total Value = \$2.2 Billion

December 14, 2005 GENERAL DYNAMICS 4 Prime on ~ 85% of contracts Total backlog ~ \$6.6 billion 9,500 employees

6,200 employees hold a security clearance

Anteon Overview

December 14, 2005 GENERAL DYNAMICS 5 Estimates for 2006: Sales ~ \$1.72 Billion EBITDA ~ \$170 Million Anteon Financial Objectives

December 14, 2005 GENERAL DYNAMICS 6 Price / Estimated 2006 Sales ~ 1.3 X Price / Estimated 2006 EBITDA ~ 13.1

X General Dynamics-Anteon Transaction Metrics

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Combination generates the breadth and scale needed to meet expanding mission requirements
Common culture:
Strong focus on customer

Commitment to employees Superb Fit With General Dynamics IS&T

December 14, 2005 GENERAL DYNAMICS 8 High-end skills complement General Dynamics capabilities Enterprise architecture

Integration and application development Modeling, simulation and training Life cycle support and outsourcing 90% of revenue comes from Defense, Intelligence and Homeland Security customers Anteon Competencies Complement IS&T

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Provides solid growth potential in IT services and C4ISR
Brings domain expertise in Mission IT solutions
Mission IT bridges the gap between General Dynamics

Enterprise IT services and C4ISR Gives customers an additional first tier provider Combination Enhances IS&T Growth Potential

December 14, 2005 GENERAL DYNAMICS 10 Extends General Dynamics reach within: Department of Defense (39% sales from Navy; 28% from Army) Intelligence community

Homeland security agencies National Missile Defense program Logistics modernization Anteon Customer Base Complements IS&T

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GD + Anteon = Seamless Edge to Edge IT
From the Strategic, Sustaining Base to the Battlefield

Business Consulting

Systems Requirements Analysis People and Process People and Process IT Management & Outsourcing IT Management & Outsourcing

Maintenance & Logistics

Staffing & Help Desk

Software Hosting & Business Process Outsourcing

Network Operations Equipment & Networks Equipment & Networks

Design & Engineering

Integration & Project Management

Equipment & Infrastructure

Enterprise IT

Enterprise IT

C4ISR

C4ISR

Mission IT

Mission IT

Business

Process

Reengineering

Systems

Development

Support

Warfighter

Tactics,

Techniques &

Procedures

Enterprise

Applications

Analysis Tools

Training

Modeling &

Simulation

Command &

Control

Applications

Network

Infrastructure

LANs, WANS, SANs

Restricted Networks Battlespace Communications

Systems IT Support Help Desk Systems

Administration Contractor Logistics Support

Logistics
Modernization
Integrated Battlespace
Logistics Support
Software
Software
Installation
Development
Integration

December 14, 2005 GENERAL DYNAMICS 12 This announcement is neither

a solicitation of a proxy, an offer to purchase,

nor

a solicitation of an offer to

sell shares of Anteon International Corporation. Anteon International Corporation will file and deliver all proxy statements, and Anteon International Corporation and General Dynamics Corporation will file and deliver all other forms, notices and documents required under state and federal law with respect to the merger. Anteon International Corporation will be filing preliminary proxy materials with the Securities and Exchange Commission. Upon expiration of the waiting period required under the federal securities laws to permit the SEC to review and comment upon the preliminary proxy materials, Anteon International Corporation will call a special meeting of its stockholders to vote on the merger and will file with the SEC and mail the definitive proxy materials to its stockholders. The definitive proxy materials will contain important information regarding the merger, including, among other things,

the recommendation of Anteon

International Corporation's board of directors in respect of the

merger. Stockholders of Anteon International

Corporation are advised to read the definitive proxy materials, including the proxy statement and the Agreement and Plan of Merger, before making any decisions regarding the merger. Copies of the definitive proxy materials, and any amendments or supplements thereto, may be obtained without charge at the SEC's website at www.sec.gov or at Anteon International Corporation's website at www.anteon.com as they become

available.

General Dynamics