TEMPO MARINE CO. Form POSASR March 10, 2015 As filed with the Securities and Exchange Commission on March 10, 2015

Registration Statement No. 333-190951

SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

POST-EFFECTIVE AMENDMENT NO. 1 TO FORM F-3 REGISTRATION STATEMENT UNDER THE SECURITIES ACT OF 1933

DRYSHIPS INC. (Exact name of registrant as specified in its charter)

Republic of the Marshall IslandsN/A(State or other jurisdiction of
incorporation or organization)(I.R.S. Employer
Identification No.)

DryShips Inc. 109 Kifisias Avenue and Sina Street 151 24, Marousi Athens, Greece + 011 30 210 80 90 570 (Address and telephone number of Registrant's principal executive offices) Seward & Kissel LLP Attention: Gary J. Wolfe, Esq. One Battery Park Plaza New York, New York 10004 (212) 574-1200 (Name, address and telephone number of agent for service)

Copies to: Gary J. Wolfe, Esq. Seward & Kissel LLP One Battery Park Plaza New York, New York 10004 (212) 574-1200

Approximate date of commencement of proposed sale to the public:

From time to time after this registration statement becomes effective as determined by market conditions and other factors.

If only securities being registered on the Form are being offered pursuant to dividend or interest reinvestment plans, please check the following box.

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If any of the securities being registered on this Form are to be offered on a delayed or continuous basis pursuant to Rule 415 under the Securities Act of 1933, check the following box.

If this Form is filed to register additional securities for an offering pursuant to Rule 462(b) under the Securities Act, please check the following box and list the Securities Act registration statement number of the earlier effective registration statement for the same offering.

If this Form is a post-effective amendment filed pursuant to Rule 462(c) under the Securities Act, check the following box and list the Securities Act registration statement number of the earlier effective registration statement for the same offering.

If this Form is a registration statement pursuant to General Instruction I.C. or a post-effective amendment thereto that shall become effective upon filing with the Commission pursuant to Rule 462(e) under the Securities Act, check the following box.

If this Form is a post-effective amendment to a registration statement filed pursuant to General Instruction I.C. filed to register additional securities or additional classes of securities pursuant to Rule 413(b) under the Securities Act, check the following box.

CALCULATION OF REGISTRATION FEE

			Proposed Maximum		Amount of	
Title of Each Class of	Amount to be		Aggregate		Registration	
Securities to be Registered	Registered		Offering Price		Fee	
Primary Offering						
Common Stock, par value \$0.01 per						
share						
Preferred Stock, par value \$0.01 per						
share						
Preferred Stock Purchase Rights ⁽⁴⁾						
Debt securities						
Guarantees ⁽⁵⁾						
Warrants						
Purchase contracts						
Rights						
Units ⁽⁶⁾						
Primary Offering Total	\$1,000,000,000	(1)	\$1,000,000,000	(1)(2)	\$116,200.00	(3)
Secondary Offering						
Common Stock, par value \$0.01 per	180,000,000					
share	shares		\$161,100,000	(7)	\$18,719.82	
TOTAL			\$1,161,100,000		\$134,919.82	

An indeterminate aggregate initial offering amount or number of common stock, preferred stock, preferred stock purchase rights, debt securities, guarantees, warrants, purchase contracts, rights and units are being registered as may from time to time be issued in primary offerings at indeterminate prices in an aggregate amount not to exceed (1)\$1,000,000,000 or the equivalent thereof in foreign currencies. Also includes such indeterminate amount of debt securities and number of common shares and preferred shares as may be issued upon conversion or exchange for any other debt securities or shares of preferred stock that provide for conversion or exchange into other securities.

Estimated solely for the purpose of calculating the registration fee pursuant to Rule 457(o) under the Securities Act of 1933, as amended. Pursuant to General Instruction II.C of Form F-3, the table does not specify by each class information as to the amount to be registered or the proposed maximum aggregate offering price. Any securities (2) registered hereunder may be sold separately or as units with other securities registered hereunder. In no event will the aggregate offering price of all securities sold by DryShips Inc. pursuant to this registration statement exceed \$1,000,000,000.

(3) Calculated in accordance with Rule 457(o) under the Securities Act of 1933, as amended.

Preferred stock purchase rights are not currently separable from the common shares and are not currently (4) exercisable. The value attributable to the preferred stock purchase rights, if any, will be reflected in the market price of the common shares.

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The debt securities may be guaranteed pursuant to guarantees by the direct and indirect subsidiaries of DryShips Inc. No separate compensation will be received for the guarantees. Pursuant to Rule 457(n), no separate fees for the guarantees will be payable.

(6) Units may consist of any combination of securities offered by DryShips Inc. registered hereunder.

Estimated solely for the purpose of calculating the registration fee pursuant to Rule 457(c) under the Securities Act (7) of 1933, as amended, based on the average of the high and low prices per share of the registrant's common shares as reported on the NASDAQ Global Select Market on March 9, 2015.

This Post-Effective Amendment No. 1 to the Registration Statement on Form F-3ASR (File No. 333-190951) of DryShips Inc., or the Company, is being filed because the Company expects that it will no longer be a well-known seasoned issuer, as such term is defined in Rule 405 under the Securities Act of 1933, as amended, upon the filing of its annual report on Form 20 F for the year ended December 31, 2014. The reason the Company expects that it will no longer be a well-known seasoned issuer is because the worldwide market value of its outstanding common shares held by non-affiliates is expected to be less than \$700 million during the 60-day period preceding the date of such filing. Accordingly, the Company is filing this Post-Effective Amendment for the purposes of including information required by registrants who are no longer well-known seasoned issuers as well as to register a specific amount of securities and pay the associated registration fee.

TABLE OF ADDITIONAL REGISTRANTS

Exact Name of Registrant	Country of		Primary Standard Industrial
as Specified in its Charter	Incorporation	IRS Employer I.D. No.	Classification Code No.
Oceanview Owners Limited	Liberia	N/A	4412
Oceansurf Owners Limited	Liberia	N/A	4412
Oceancentury Owners Limited	Liberia	N/A	4412
Hydrogen Shipholding Co. S.A.	Liberia	N/A	4412
Earthly Shipholding Co. S.A.	Liberia	N/A	4412
Helium Shipholding Co. S.A.	Liberia	N/A.	4412
Malvina Shipping Company Limited	Malta	N/A	4412
Samsara Shipping Company Limited	Malta	N/A	4412
Fabiana Navigation Company Limited	Malta	N/A	4412
Karmen Shipping Company Limited	Malta	N/A	4412
Thelma Shipping Company Limited	Malta	N/A	4412
Celine Shipping Company Limited	Malta	N/A	4412
Arleta Navigation Company Limited	Malta	N/A	4412
Felicia Navigation Company Limited	Malta	N/A	4412
Zatac Shipping Company Limited	Malta	N/A	4412
Royerton Shipping Company Limited	Malta	N/A	4412
Fago Shipping Company Limited	Malta	N/A	4412
Lancat Shipping Company Limited	Malta	N/A	4412
Hydrogen Shipping Company Limited	Malta	N/A	4412
Helium Shipping Company Limited	Malta	N/A	4412
Platan Shipping Company Limited	Malta	N/A	4412
Madras Shipping Company Limited	Malta	N/A	4412
Tolan Shipping Company Limited	Malta	N/A	4412
Lansat Shipping Company Limited	Malta	N/A	4412
Iguana Shipping Company Limited	Malta	N/A	4412
Selma Shipping Company Limited	Malta	N/A	4412
Farat Shipping Company Limited	Malta	N/A	4412
Onil Shipping Company Limited	Malta	N/A	4412
Araldo Marine Ltd.	Marshall Islands		4412
Welby Shipping Inc.	Marshall Islands		4412
Ialysos Owning Company Limited	Marshall Islands	s N/A	4412
Azalea Shareholders Limited	Marshall Islands		4412
Samsara Shipholding One Inc.	Marshall Islands		4412
Samsara Shipholding Two Inc.	Marshall Islands		4412
Lidman Maritime Co.	Marshall Islands		4412
Armanno Marine Co.	Marshall Islands		4412
Devine Navigation Inc.	Marshall Islands		4412
Ariadne Marine S.A.	Marshall Islands	s N/A	4412
Mador Shipping Ltd.	Marshall Islands	s N/A	4412
Lothair Navigation Company	Marshall Islands	s N/A	4412
Verge Navigation Corp.	Marshall Islands		4412
Joyce Shipping Corp.	Marshall Islands		4412
Amara Shipping Company	Marshall Islands		4412
Alma Shipholding Inc.	Marshall Islands		4412
Tempo Marine Co.	Marshall Islands		4412
Flamenco Management Corp.	Marshall Islands		4412
Star Record Owning Company Limited			4412

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Star Record Shareholdings Limited	Marshall Islands N/A	4412
Argo Owning Company Limited	Marshall Islands N/A	4412
Paralos Owning Company Limited	Marshall Islands N/A	4412
Rea Owning Company Limited	Marshall Islands N/A	4412
Rea Shareholdings Limited	Marshall Islands N/A	4412
Dione Owning Company Limited	Marshall Islands N/A	4412
Dione Shareholdings Limited	Marshall Islands N/A	4412
Phoebe Owning Company Limited	Marshall Islands N/A	4412
Phoebe Shareholdings Limited	Marshall Islands N/A	4412
Uranus Owning Company Limited	Marshall Islands N/A	4412
Uranus Shareholdings Limited	Marshall Islands N/A	4412

Exact Name of Registrant	Country of		Primary Standard Industrial
as Specified in its Charter	Incorporation	IRS Employer I.D. No.	Classification Code No.
Selene Owning Company Limited	Marshall Islands	N/A	4412
Selene Shareholdings Limited	Marshall Islands		4412
Tethys Owning Company Limited	Marshall Islands		4412
Tethys Shareholdings Limited	Marshall Islands		4412
Ioli Owning Company Limited	Marshall Islands		4412
Ioli Shareholdings Limited	Marshall Islands		4412
Iason Owning Company Limited	Marshall Islands		4412
Iason Shareholdings Limited	Marshall Islands		4412
Team-up Owning Company Limited	Marshall Islands		4412
Team-up Shareholdings Limited	Marshall Islands		4412
Iokasti Owning Company Limited	Marshall Islands		4412
Iokasti Shareholdings Limited	Marshall Islands		4412
Boone Star Owners Inc.	Marshall Islands		4412
Boone Star Shareholders Inc.	Marshall Islands		4412
Norwalk Star Owners Inc.	Marshall Islands		4412
Norwalk Star Shareholdings Inc.	Marshall Islands		4412
Dalian Star Owners Inc.	Marshall Islands		4412
Dalian Star Shareholdings Inc.	Marshall Islands		4412
Aegean Traders Inc.	Marshall Islands		4412
Aegean Shareholders Inc.	Marshall Islands		4412
Cretan Traders Inc.	Marshall Islands		4412
Cretan Shareholders Inc.	Marshall Islands		4412
Roscoe Marine Ltd.	Marshall Islands		4412
Argo Shareholdings Limited	Marshall Islands		4412
Pergamos Owning Company Limited			4412
Pergamos Shareholders Limited	Marshall Islands		4412
Amathus Owning Company Limited	Marshall Islands		4412
Amathus Shareholders Limited	Marshall Islands		4412
Echo Owning Company Limited	Marshall Islands		4412
Echo Shareholdings Limited	Marshall Islands		4412
Caerus Owning Company Limited	Marshall Islands		4412
Caerus Shareholdings Limited	Marshall Islands		4412
Symi Owners Inc.	Marshall Islands		4412
Symi Shareholders Inc.	Marshall Islands		4412
Kalymnos Owners Inc.	Marshall Islands		4412
Kalymnos Shareholders Inc.	Marshall Islands		4412
Litae Owning Company Limited	Marshall Islands		4412
Litae Shareholdings Limited	Marshall Islands		4412
Tyche Owning Company Limited	Marshall Islands		4412
Tyche Shareholdings Limited	Marshall Islands		4412
Anemone Marine Co.	Marshall Islands		4412
Ariana Marine Ltd.	Marshall Islands		4412
Neria Shipmanagement Inc.	Marshall Islands		4412
			4412
Argante Navigation Corp. Sunlight Shipholding One Inc.	Marshall Islands Marshall Islands		4412
	Marshall Islands		4412
Sunlight Shipholding Two Inc.			
Atlas Owning Company Limited	Marshall Islands Marshall Islands		4412
Atlas Shareholdings Limited	iviai silali Islallus	1 N/ / 1	