Star Bulk Carriers Corp. Form SC 13D/A June 17, 2014

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UNITED

STATES

SECURITIES

AND

EXCHANGE

COMMISSION

Washington,

D.C. 20549

SCHEDULE 13D

Under the

Securities

Exchange Act of

1934

(Amendment No.

2)*

Star Bulk Carriers

Corp.

(Name of Issuer)

Common Stock, par value \$0.01 per share (Title of Class of Securities)

Y8162K121 (CUSIP Number)

Michael Kelly, Esq. Monarch Alternative Capital LP 535 Madison Avenue New York, NY 10022

(212) 554-1700

Copy to:

Mark A. Cognetti, Esq. Willkie Farr & Gallagher LLP 787 Seventh Avenue New York, NY 10019-6099 (212) 728-8000 (Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

June 16, 2014 (Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of §§240.13d-1(e), 240.13d-l(f) or 240.13d-l(g), check the following box.

*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter

disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

Monarch Alternative Capital LP

Check the Appropriate Box if a Member of a Group (See Instructions)

2 (a) o

(b) ý

ŞEC Use Only

Source of Funds (See Instructions)

4.

N/A

Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e) o

Citizenship or Place of Organization

6.

Delaware

Sole Voting Power

NUMBER

OF 0

SHARES

BENEFICIALLY Shared **OWNED** Voting **B**.Y Power

EACH

REPORTING 6,161,004

PERSON

WITH Sole

Dispositive

9. Power

0

10. Shared

Dispositive

Power

6,161,004

Aggregate Amount Beneficially Owned by Each Reporting Person

6,161,004

Check if the Aggregate
Amount in Row (11) Excludes
C2rtain Shares (See
Instructions)
o

Percent of Class Represented by Amount in Row (11) 13. 21.12%

Type of Reporting Person (See Instructions) 14. PN

- 2 -

1 MDRA GP LP

Check the Appropriate Box if a Member of a Group (See Instructions)

2 (a) o

(b) ý

ŞEC Use Only

Source of Funds (See

Instructions)

4.

N/A

Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or

2(e) o

Citizenship or Place of

Organization

6.

Delaware

Sole Voting

Power

NUMBER

OF 0

SHARES

BENEFICIALLY Shared OWNED Voting RY Power

EACH

REPORTING 6,161,004

PERSON

WITH Sole

Dispositive

9. Power

0

10. Shared

Dispositive

Power

6,161,004

Aggregate Amount Beneficially Owned by Each Reporting Person

6,161,004

Check if the Aggregate
Amount in Row (11) Excludes
Certain Shares (See
Instructions) o

Percent of Class Represented by Amount in Row (11) 13. 21.12%

Type of Reporting Person (See Instructions) 14. PN

- 3 -

Monarch GP LLC

Check the Appropriate Box if a Member of a Group (See Instructions)

2. (a) o

(b) ý

SEC Use Only

Source of Funds (See Instructions)

4. N/A

Check if Disclosure of Legal Proceedings Is Required Bursuant to Items 2(d) or

2(e) o

Citizenship or Place of

Organization

6.

Delaware

Sole Voting Power

NUMBER

OF 0

SHARES

BENEFICIALLY Shared OWNED Voting **&**Y Power

EACH

REPORTING 6,161,004

PERSON

WITH Sole

Dispositive

9. Power

0

10. Shared

Dispositive Power 6,161,004

Aggregate Amount Beneficially Owned by Each Reporting Person

6,161,004

Check if the Aggregate
Amount in Row (11) Excludes
Certain Shares (See
Instructions) o

Percent of Class Represented by Amount in Row (11) 13. 21.12%

Type of Reporting Person (See Instructions) 14. OO

- 4 -

Monarch Debt Recovery Master Fund Ltd

Check the Appropriate Box if a Member of a Group (See Instructions)

(a) o

(b) ý

SEC Use Only

Source of Funds (See Instructions)

4. WC

Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or

2(e)

Citizenship or Place of Organization 6.

Cayman Islands

Sole Voting Power

7.

0

Shared Voting Power

8 NUMBER

OF **SHARES**

2,612,419

BENEFICIALLY

Sole

OWNED BY EACH

Dispositive Power

REPORTING 0 **PERSON**

WITH

Shared Dispositive

10. Power

2,612,419

Aggregate Amount Beneficially Owned by Each Reporting Person

2,612,419

Check if the Aggregate
Amount in Row (11) Excludes
Certain Shares (See
Instructions) o

Percent of Class Represented by Amount in Row (11) 13. 8.98%

Type of Reporting Person (See Instructions) 14. CO

- 5 -

Monarch Opportunities Master Fund Ltd

Check the Appropriate Box if a Member of a Group (See Instructions)

2 (a) o

(b) ý

ŞEC Use Only

Source of Funds (See Instructions)

WC

Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or o

2(e)

Citizenship or Place of Organization

6.

Cayman Islands

Sole Voting Power

NUMBER

OF 0

SHARES

BENEFICIALLY Shared **OWNED** Voting **B**.Y Power

EACH

REPORTING 1,627,989

PERSON

WITH Sole

Dispositive

9. Power

0

10. Shared

Dispositive

Power

1,627,989

Aggregate Amount Beneficially Owned by Each Reporting Person

1,627,989

Check if the Aggregate
Amount in Row (11) Excludes
Certain Shares (See
Instructions)
o

Percent of Class Represented by Amount in Row (11) 13. 5.60%

Type of Reporting Person (See Instructions) 14. CO

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This Amendment No. 2 to Schedule 13D, dated June 17, 2014 (this "Amendment No. 2") amends the Schedule 13D originally filed on August 5, 2013 (the "Original 13D") by Monarch Alternative Capital LP ("MAC"), Monarch Debt Recovery Master Fund Ltd ("MDRMF"), MDRA GP LP ("MDRA GP") and Monarch GP LLC ("GP LLC" and together with MAC, MDRMF, and MDRA GP, the "Original Monarch Filers"), as amended by Amendment No. 1, dated October 9, 2013. This Amendment No. 2 is being filed on behalf of the Original Monarch Filers and Monarch Opportunities Master Fund Ltd ("MOMF", and together with the Original Monarch Filers, the "Monarch Filers"). This Amendment No. 2 relates to the common stock, par value \$0.01 per share (the "Common Stock"), of Star Bulk Carriers Corp., a Marshall Islands corporation (the "Company"). MAC is the investment advisor to a variety of funds (such funds (including, but not limited to, MDRMF and MOMF), collectively the "Monarch Funds").

Item 5. Interest in Securities of the Issuer

Item 5 is hereby amended and restated in its entirety to read as follows:

- (a) Each of MAC, MDRA GP, and GP LLC indirectly beneficially own 6,161,004 shares of Common Stock. Such shares represent 21.12% of the 29,082,269 shares of Common Stock outstanding as of May 29, 2014. MDRMF directly beneficially owns 2,612,419 shares of Common Stock, which represent 8.98% of the outstanding shares of Common Stock. MOMF directly beneficially owns 1,627,989 shares of Common Stock, which represent 5.60% of the outstanding shares of Common Stock. The percentages used herein and in the rest of this Amendment No. 2 are calculated based upon a number of outstanding shares consisting of 29,082,269 shares of Common Stock as announced by the Company in a press release filed as an exhibit to the Company's current report on Form 6-K, filed May 29, 2014. None of the other individual Monarch Funds owns a number of shares of Common Stock representing more than 5% of the outstanding shares of Common Stock.
- (b) MAC, MDRA GP and GP LLC share voting and dispositive power over the 6,161,004 shares of Common Stock held directly by the Monarch Funds with each Monarch Fund directly holding such shares including the 2,612,419 shares of Common Stock held by MDRMF and the 1,627,989 shares of Common Stock held by MOMF, subject to the obligations under the Voting Agreement described below.
- (c) Not applicable
- (d) Not applicable.
- (e) Not applicable.

Item 6. Contracts, Arrangements, Understandings or Relationships With Respect to Securities of the Issuer. Item 6 is hereby amended and restated in its entirety to read as follows:

On June 16, 2014, the Company entered into the Agreement and Plan of Merger (the "Merger Agreement") with Star Synergy LLC, a Marshall Islands limited liability company and a wholly-owned subsidiary of the Company ("Oaktree Holco Merger Sub"), Star Omas LLC, a Marshall Islands limited liability company and a wholly-owned subsidiary of the Company ("Pappas Holdco Merger Sub"), and, together with Oaktree Holdco Merger Sub, the "Merger Subs"), Oaktree OBC Holdings LLC, a Marshall Islands limited liability company (the "Oaktree Holdco"), Millennia Limited Liability Company, a Marshall Islands limited liability company controlled by certain immediate family members of the Company's non-Executive Chairman Mr. Petros Pappas, including Milena Maria Pappas, who is also one of the Company's directors (the "Pappas Holdco" and, together with the Oaktree Holdco, the "Oceanbulk Holdcos"), Oaktree Dry Bulk Holdings LLC, a Marshall Islands limited liability company (the "Oaktree Seller"), and Millennia Holdings LLC, a Marshall Islands limited liability company (the "Pappas Seller" and, together with the Oaktree Seller, the "Sellers"), pursuant to which each of the Oceanbulk Holdcos will merge with and into one of the Merger Subs (the "Merger"), with the Merger Subs continuing as the surviving companies and wholly-owned subsidiaries of the Company. Concurrently with the execution of the Merger Agreement, the Company, Mirabel Shipholding & Invest Limited, Mirach Shipping Company Limited and Bluesea Invest and Holding Limited (collectively, the "Pappas Entities") entered into a share purchase agreement (the "Pappas

<u>Agreement</u>"), pursuant to which the Company agreed to acquire all of the issued and outstanding shares of Dioriga Shipping Co. and Positive Shipping Company.

In connection with the Merger Agreement and the Pappas Agreement, on June 16, 2014, the Sellers, Mirabel Shipholding & Invest Limited ("Mirabel") and the Monarch Funds listed on Schedule 1 of the voting agreement (each a "Monarch Stockholder") entered into a voting agreement (the "Voting Agreement") pursuant to which they agreed, among other things, to vote the common shares beneficially owned by the Monarch Stockholders in favor of the approval of the Merger Agreement, the Pappas Agreement and the transactions contemplated thereby. The Monarch Stockholders also agreed to comply with certain restrictions on the disposition of such shares, including requiring any transferee of a Monarch Stockholder's shares to be bound by the terms of the Voting Agreement. The Monarch Stockholders further agreed not to, and to cause its subsidiaries not to, and to use its reasonable best efforts to cause certain covered affiliates and its and their respective representatives not to, solicit any acquisition proposals or take any other action that the Company is prohibited from taking under Section 7.6 of the Merger Agreement. However, if the Board's recommendation of the Merger Agreement, the Pappas Agreement and the transactions contemplated thereby is adversely modified or withdrawn prior to the meeting of the stockholders of the Company held on July 11, 2014 in response to a superior proposal, the Monarch Stockholders will be obligated to vote only 50% of their shares in favor of the Merger Agreement, the Pappas Agreement and the transactions contemplated thereby. In the event that the Merger Agreement is terminated following an adverse recommendation change, the Voting Agreement provides that during the Tail Period (as defined below), MAC will vote its shares in the same proportion (for or against) as all other shares of common stock of the Company entitled to vote with respect to any acquisition proposal existing at the time of the adverse recommendation change.

The Voting Agreement will terminate upon the earliest of the completion of the Merger, the termination of the Merger Agreement and the date of any modification, waiver, change or amendment of the Merger Agreement or the Pappas Agreement that is materially adverse to the stockholders of the Company or that results in a material increase in the amount or change in form of consideration payable by the Company under the Merger Agreement or Pappas Agreement. However, if the Merger Agreement is terminated and prior to such termination, the recommendation of the Company's board of directors for the Merger Agreement, the Pappas Agreement and the transactions contemplated thereby was adversely changed, the Voting Agreement shall terminate on the earliest of (A) 90 calendar days following the date of such adverse recommendation change, (B) the date on which Oceanbulk Carriers LLC ("Oceanbulk Carriers") or Oceanbulk Shipping ("Oceanbulk Shipping") files a registration statement with the SEC on a non-confidential basis or (C) the date on which Oceanbulk Carriers, Oceanbulk Shipping, Sellers or their respective affiliates enters into a binding letter of intent or a definitive agreement with a third party with respect to the sale of any of the Oceanbulk Holdcos, Oceanbulk Carriers and Oceanbulk Shipping (whether by merger, consolidation, sale of all or substantially all assets or otherwise) (such 90 day period or earlier period as described in (B) or (C) above, the "Tail Period").

The Monarch Stockholders and the Company also agreed in a letter agreement dated June 16, 2014 (the "Letter Agreement") to terminate the existing registration rights agreement among the Company, the Monarch Stockholders party thereto and the other parties thereto, dated May 1, 2013 and the purchase agreement among the Company, the Monarch Stockholders party thereto and the other parties thereto, dated May 1, 2013, and to enter into a new registration rights agreement and stockholders agreement with the Company upon the closing of the Merger. The Merger Agreement and the Pappas Agreement were filed on June 16, 2014 with the Securities and Exchange Commission as Exhibit 99.2 and 99.3, respectively, to the Company's Current Report on Form 6-K and are incorporated herein by reference.

The Voting Agreement is attached hereto as Exhibit 99.1 and is incorporated herein by reference. The foregoing description of the Voting Agreement contained in this Amendment No. 2 is qualified in its entirety by reference to Exhibit 99.1 hereto.

The Letter Agreement is attached hereto as Exhibit 99.2 and is incorporated herein by reference. The foregoing description of the Letter Agreement contained in this Amendment No. 2 is qualified in its entirety by reference to Exhibit 99.2 hereto.

The Monarch Filers have entered into an agreement (the "Joint Filing Agreement") with respect to the joint filing of this statement and any amendment or amendments hereto, pursuant to Rule 13d-1(k)(1) promulgated under the Exchange

Act.

The description of the Joint Filing Agreement contained in this Amendment No. 2 is qualified in its entirety by reference to Exhibit 99.4 hereto.

Item 7. Material to be Filed as Exhibits.

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- 99.1 Voting Agreement, dated as of June 16, 204, by and among Oaktree Dry Bulk Holdings LLC, Millennia Holdings LLC, Mirabel Shipholding & Invest Limited and certain stockholders listed on Schedule 1 thereto.
- Letter Agreement, dated as of June 16, 2013, by and among Star Bulk Carriers Corp. and Monarch Alternative Solutions Master Fund Ltd, Monarch Capital Master Partners II-A LP, Monarch Capital Master Partners II LP, Monarch Debt Recovery Master Fund Ltd, Monarch Opportunities Master Fund Ltd and P Monarch Recovery Ltd.
- 99.4 Joint Filing Agreement, dated as of June 17, 2014, by and among the Monarch Filers.

[Signatures on following page]

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SIGNATURES

After reasonable inquiry and to the best of each of the undersigned's knowledge and belief, each of the undersigned, severally and not jointly, certifies that the information set forth in this statement is true, complete and correct.

Dated: June 17, 2014

MONARCH ALTERNATIVE CAPITAL LP

By: /s/ Michael Weinstock

Name: Michael Weinstock

Title: Chief Executive Officer

MONARCH DEBT RECOVERY MASTER FUND LTD

By: Monarch Alternative Capital LP, its investment manager

By: /s/ Michael Weinstock

Name: Michael Weinstock

Title: Chief Executive Officer

MONARCH OPPORTUNITIES MASTER FUND LTD

By: Monarch Alternative Capital LP, its investment manager

By: /s/ Michael Weinstock

Name: Michael Weinstock

Title: Chief Executive Officer

MDRA GP LP

By: Monarch GP LLC, its general partner

By: /s/ Michael Weinstock

Name: Michael Weinstock

Title: Member

MONARCH GP LLC

By: /s/ Michael Weinstock	
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Name: Michael Weinstock

Title: Member

SCHEDULE I

Monarch GP LLC

Name and Position of Officer or

<u>Director</u> <u>Principal Business</u> <u>Principal Occupation or Employment</u> <u>Citizenship</u>

Address

535 Madison Avenue

Andrew Herenstein Managing Principal of Monarch Alternative United

New York, NY 10022 Capital LP

535 Madison Avenue

Christopher Santana Managing Principal of Monarch Alternative United

New York, NY 10022 Capital LP

535 Madison Avenue

Michael Weinstock

Chief Executive Officer of Monarch

United

New York, NY 10022 Alternative Capital LP States

Monarch Debt Recovery Master Fund Ltd

Name and Position of

Officer or Director
Principal Business AddressPrincipal Occupation or Employment Citizenship

Windward 1, Regatta

Office Park

West Bay Road

Philip Dickie PO Box 897 Director of certain Cayman entities Canada

Grand Cayman KY1-1103

Cayman Islands

Athena International Management Ltd.

P.O. Box 30145

Allison B. Nolan

Director of certain Cayman entities

Cayman Islands

United Kingdom & Cayman Islands

Grand Cayman KY1-1201

Cayman Islands

535 Madison Avenue

Michael Weinstock

Chief Executive Officer of Monarch
United States

New York, NY 10022 Alternative Capital LP

States

States

Monarch Opportunities Master Fund Ltd

Name and Position of

Officer or Director Principal Business AddressPrincipal Occupation or Employment Citizenship

Windward 1, Regatta

Office Park

West Bay Road

Philip Dickie PO Box 897 Director of certain Cayman entities Canada

Grand Cayman KY1-1103

Cayman Islands

Athena International Management Ltd.

P.O. Box 30145

Allison B. Nolan

Director of certain Cayman entities

United Kingdom &

Grand Cayman KY1-1201

Cayman Islands

Cayman Islands

535 Madison Avenue

Chief Executive Officer of Monarch

Michael Weinstock

New York, NY 10022

New York, NY 10022

Alternative Capital LP

United States