Thermon Group Holdings, Inc. Form 8-K July 30, 2018

UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 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): July 25, 2018

THERMON GROUP HOLDINGS, INC.

(Exact Name of Registrant as Specified in Its Charter)

Delaware001-3515927-228185(State or Other Jurisdiction(Commission (IRS Employer
of Incorporation)File Number) Identification No.)

100 Thermon Drive
San Marcos, Texas78666(Address of principal executive offices)(zip code)

Registrant's telephone number, including area code: (512) 396-5801

Not Applicable (Former name or former address, if changed since last report)

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:

- [] 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))

Indicate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 (§ 230.405 of this chapter) or Rule 12b-2 of the Securities Exchange Act of 1934 (§240.12b-2 of this chapter).

Emerging growth company

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act.

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Item 5.07. Submission of Matters to a Vote of Security Holders.

Four proposals were submitted to a vote of the stockholders of Thermon Group Holdings, Inc. (the "Company") at the Company's annual meeting of stockholders held on July 25, 2018 (the "2018 Annual Meeting") in Houston, Texas. A total of 31,219,671 shares of the Company's common stock were present in person or by proxy at the 2018 Annual Meeting, representing approximately 96.1% of the Company's common stock outstanding. The final results for each of the four proposals are set forth below. Percentages are based on the number of shares cast.

(1) The following individuals were elected to serve on the Company's Board of Directors until the next annual meeting of stockholders:

DIRECTOR NOMINE	FOR	% FOR	WITHHELD	BROKER
DIRECTOR NOMMER		<i>//</i> 1 OK	WIIIIILLL	NON-VOTES
Linda A. Dalgetty	29,591,423	399.6%	113,848	1,514,400
Marcus J. George	29,172,811	98.2%	532,460	1,514,400
Richard E. Goodrich	29,172,811	98.2%	532,460	1,514,400
Kevin J. McGinty	29,172,81	98.2%	532,460	1,514,400
John T. Nesser, III	29,258,046	598.5%	447,225	1,514,400
Michael W. Press	28,754,713	396.8%	950,558	1,514,400
Stephen A. Snider	29,186,602	298.3%	518,669	1,514,400
Charles A. Sorrentino	29,253,200)98.5%	452,071	1,514,400
Bruce A. Thames	29,375,929	98.9%	329,342	1,514,400

The Company's stockholders ratified the appointment (2) of KPMG LLP as the Company's independent registered public accounting firm for the fiscal year

ending March 31, 2019:

FOR	30,796,408	898.6	5%FOR
AGAINST	423,026	1.4	%AGAINST
ABSTENTIONS	237		%ABSTAIN
BROKER NON-VOTES	5—		

The Company's stockholders approved, on a

(3) non-binding advisory basis, the compensation of the Company's named executive officers as described in the proxy statement:

FOR	28,987,840	597.6	5%FOR
AGAINST	716,550	2.4	%AGAINST
ABSTENTIONS	875		%ABSTAIN
BROKER NON-VOTES	5 1,514,400		

The Company's stockholders recommended, on a non-binding advisory basis, "ONE YEAR" as the

(4) frequency of future stockholder advisory votes on the compensation of the Company's named executive officers:

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 ONE YEAR
 28,090,23494.6% FOR

 TWO YEARS
 100
 — % AGAINST

 TWO YEARS
 1,611,237
 5.4
 % AGAINST

 ABSTENTIONS
 3,700
 — % ABSTAIN

 BROKER NON-VOTES
 1,514,400
 —

SIGNATURE

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

Date: July 30, 2018 THERMON GROUP HOLDINGS, INC.

By:	/s/ Sarah Alexander
Name:	Sarah
Name:	Alexander
	General
Title:	Counsel
Title.	and
	Secretary