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 (Date of earliest event reported): June 25, 2007

NATURAL GAS SERVICES GROUP, INC.

(Exact Name of Registrant as Specified in Its Charter)

Colorado (State or other jurisdiction of Incorporation or organization) 1-31398 75-2811855 (Commission File Number) (IRS Employer Identification No.)

2911 South County Road 1260 Midland, Texas (Address of Principal Executive Offices)

79706 (Zip Code)

432-563-3974 (Registrant's telephone number, including area code)

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:

- o Written communications pursuant to Rule 425 under the Securities 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) under the Exchange Act (17 CFR 240.14d-2(b))
- o Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Item 1.01 Entry Into a Material Definitive Agreement.

On June 19, 2007, the Board of Directors of Natural Gas Services Group, Inc., or "NGS", voted to merge Screw Compression Systems, Inc., a Texas corporation and wholly-owned subsidiary of NGS, with and into NGS. On June 25, 2007, NGS entered into Articles of Merger setting forth the plan and terms of the merger. A copy of the Articles of Merger entered into by the Company is included with this Current Report on Form 8-K as Exhibit 2.1. The merger will become effective on June 30, 2007, at which time all of the issued and outstanding shares of common stock of Screw Compression Systems, Inc., all of which are held by NGS, will be cancelled without consideration and NGS will continue as the surviving entity of the merger.

Item 5.02 Departure of Directors or Certain Officers; Election of Directors; Appointment of Certain Officers; Compensatory Arrangements of Certain Officers

On June 19, 2007, in connection with their vote to merge Screw Compression Systems, Inc. with and into Natural Gas Services Group, Inc., the Board of Directors of NGS elected Paul D. Hensley to the office of Senior Vice President of NGS. Mr. Hensley currently serves as President of Screw Compression Systems, Inc. and will continue to serve in this capacity until June 30, 2007, when the merger of Screw Compression Systems, Inc. with and into NGS becomes effective, at which time Mr. Hensley will begin his term as Senior Vice President of NGS.

Item 9.01 Financial Statements and Exhibits.

(d) Exhibits.

Exhibit No.	Description
2.1	Articles of Merger entered into by Natural Gas Services Group, Inc. on June 25, 2007 (filed herewith)
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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.

NATURAL GAS SERVICES GROUP, INC.

By: /s/ Stephen C. Taylor Stephen C. Taylor, CEO, President and Chairman of the Board

Dated: June 25, 2007

EXHIBIT INDEX

Exhibit No. Description

2.1 Articles of Merger entered into by Natural Gas Services Group, Inc. on June 25, 2007 (filed herewith)

ARTICLES OF MERGER MERGING SCREW COMPRESSION SYSTEMS, INC. INTO NATURAL GAS SERVICES GROUP, INC.

ARTICLES OF MERGER entered into this 25th day of June, 2007, by and between Natural Gas Services Group, Inc., a Colorado corporation, and Screw Compression Systems, Inc., a Texas corporation.

THIS IS TO CERTIFY:

FIRST: NATURAL GAS SERVICES GROUP, INC., a corporation incorporated under the Colorado Business Corporation Act on December 17, 1998 and existing under the laws of the State of Colorado (hereinafter sometimes referred to as the "Parent Corporation"), and Screw Compression Systems, Inc., a corporation incorporated under the Texas Business Corporations Act on December 5, 1997, and existing under the laws of the State of Texas (hereinafter sometimes referred to as the "Subsidiary Corporation"), agree that the Subsidiary Corporation shall be merged into the Parent Corporation. The terms and conditions of the merger and the mode of carrying the same into effect are as herein set forth in these Articles of Merger. In addition, the Plan of Merger, as required by Sections 7-111-104 and 7-111-103(7) of the Colorado Business Corporation Act, is set forth below and contained within these Articles of Merger.

SECOND: The Parent Corporation shall survive the merger and continue under the name of "NATURAL GAS SERVICES GROUP, INC."

THIRD: The parties to the Articles of Merger are Parent Corporation and Subsidiary Corporation.

FOURTH: No amendment is made to the Articles of Incorporation of Parent Corporation, the surviving corporation, as part of the merger.

FIFTH: The total number of shares of stock of all classes that the Parent Corporation has authority to issue is 30,000,000 shares of common stock and 5,000,000 shares of preferred stock. The total number of shares of stock of all classes that the Subsidiary Corporation has authority to issue is 200,000 shares of common stock (hereinafter referred to as the "Subsidiary Common Stock").

SIXTH: Immediately before the merger, 100% of the outstanding shares of each class of the Subsidiary Corporation were owned by the Parent Corporation.

SEVENTH: All issued shares of the Subsidiary Common Stock which are owned by the Parent Corporation, and all shares of the Subsidiary Common Stock held in its treasury on the date of the merger shall be cancelled without consideration on the effective date of the merger.

EIGHTH: The principal office of the Subsidiary Corporation is located at 5725 Bird Creek Avenue, Catoosa, Oklahoma.

NINTH: The name and address of the registered agent of the Parent Corporation in Colorado, the State of its incorporation, service of process upon whom shall bind such corporation in any action, suit or proceeding pending at the time of filing these Articles of Merger or thereafter instituted or filed against it are: David A. Thayer, 1099 18th Street, Suite 2150, Denver, Colorado 80202.

TENTH: These Articles of Merger and the merger were not required to be approved by either the shareholder of the Subsidiary Corporation or the shareholders of the Parent Corporation.

ELEVENTH: These Articles of Merger and the merger to be effected hereby were duly advised, authorized and approved by resolution adopted by a majority vote of the entire board of directors of the Parent Corporation on June 19, 2007, a copy of which is included herewith. Thus, the merger was authorized and approved by the Parent Corporation in the manner and by the vote required by the laws of the States of Colorado and Texas and by the Articles of Incorporation and Bylaws of said corporation. The approval of the Articles of Merger was duly authorized by all action required by the laws under which Parent Corporation was incorporated or organized and by its constituent documents.

TWELFTH: The effective date of this merger shall be on June 30, 2007, and such effective date complies with Section 7-111-104(5) of the Colorado Business Corporation Act.

THIRTEENTH: The (a) name and (b) mailing address of the individual who caused this document to be delivered for filing, and to whom the Secretary of State may deliver notice if filing of this document is refused, is: Stephen C. Taylor, President and CEO, Natural Gas Services Group, Inc., 2911 South County Road 1260, Midland, Texas 79706.

FOURTEENTH: Parent Corporation will be responsible for the payment of all fees and franchise taxes of the Subsidiary Corporation and Parent Corporation will be obligated to pay such fees and franchise taxes if the same are not timely paid.

[Signature on Following Page]

IN WITNESS WHEREOF, NATURAL GAS its president and witnessed or attested by its second	SERVICES GROUP, INC. has caused these Articles of Merger to be signed in its name and on its behalf by retary as of the 25^{th} day of June, 2007.
ATTEST:	NATURAL GAS SERVICES GROUP, INC.
By: /s/ Earl R. Wait	By: /s/ Stephen C. Taylor
Earl R. Wait	Stephen C. Taylor
Secretary	President and CEO
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UNANIMOUS WRITTEN CONSENT OF DIRECTORS OF NATURAL GAS SERVICES GROUP, INC.

The undersigned, being all of the Directors of Natural Gas Services Group, Inc. (the "Company"), and being entitled to vote upon the resolutions hereinafter set forth, do hereby consent that the resolutions set forth below are deemed to be adopted to the same extent and to have the same force and effect as if adopted by unanimous consent in a formal meeting of the Board of Directors of the Company duly called and held for the purpose of acting upon a proposal to adopt such resolutions:

WHEREAS, the Company's management has proposed that effective June 30, 2007, Screw Compression Systems, Inc., a Texas corporation and a wholly-owned subsidiary of the Company ("Screw Compression Systems"), be merged into the Company to consolidate the internal controls of the Company and Screw Compression Systems and simplify the monitoring of such controls and to unify the workforces of the Company and Screw Compression Systems under one common entity.

WHERAS, it is also proposed that upon consummation of the above-described merger Paul D. Hensley, the current President of Screw Compressions Systems, be elected to serve as the Senior Vice President of the Company.

BE IT RESOLVED, that effective as of June 30, 2007, the Company cause Screw Compression Systems to merge (the "Merger") into the Company and cause all of the issued shares of common stock of Screw Compression Systems that are owned by the Company, and all shares of common stock of Screw Compression Systems held in its treasury, if any, to be cancelled without consideration on the effective date of the Merger;

RESOLVED, that effective as of June 30, 2007, the following individual be, and he hereby is, elected to the office set forth opposite his name to serve the Company until his successor is duly elected and qualified:

Paul D. Hensley Senior Vice President

BE IT RESOLVED, that the appropriate officers of this Company be, and they hereby are, authorized, empowered and directed, for and in the name and on behalf of this Company, to execute all articles or plans of merger, instruments, documents, and certificates and take all such further action in connection with the resolutions hereinabove adopted as they may deem necessary, advisable or proper to effectuate the intent and purposes of these resolutions;

RESOLVED FURTHER, that any and all actions heretofore taken by any officer of this Company in connection with the subject matter of any of the foregoing resolutions be, and they hereby are, approved, confirmed and ratified in all respects; and

RESOLVED FURTHER, that this Unanimous Written Consent of the Directors of this Company may be executed in multiple counterparts,

each of which shall constitute an original but all in the aggregate to constitute one and the same.

/s/ Paul D. Hensley

/s/ Alan A. Baker Alan A. Baker

/s/ John W. Chisholm

John W. Chisholm