SCHULMAN A INC Form DEFA14A November 13, 2007

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) November 13, 2007

A. SCHULMAN, INC.

(Exact name of registrant as specified in its charter)

Delaware 0-7459 34-0514850

(State or other jurisdiction (Commission (IRS Employer of incorporation) File Number) Identification No.)

3550 West Market Street, Akron, Ohio 44333

(Address of principal executive offices) (Zip Code)

(330) 666-3751

(Registrant s telephone number, including area code)

(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 (*see* General Instruction A.2. below):

- o Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
- b 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 8.01 OTHER EVENTS

A copy of a letter delivered to employees of A. Schulman, Inc. (the Corporation) on November 13, 2007 is attached hereto as Exhibit 99.1 and is incorporated herein by reference.

INFORMATION REGARDING PARTICIPANTS

The Corporation, its directors and certain of its officers and employees may be deemed to be participants in a solicitation of proxies in connection with the Corporation s upcoming 2007 annual meeting of stockholders. Each of the directors of the Corporation and each of the officers and employees of the Corporation who may be deemed to be participants in the solicitation are listed below, together with the number of equity securities of the Corporation beneficially owned by each of these persons as of November 13, 2007. Each person has both sole voting and sole investment power with respect to the shares listed unless otherwise indicated.

Name	Title	Shares of Common Stock Beneficially Owned(1)
Terry L. Haines	Chairman of the Board, President and Chief Executive Officer	364,334
Paul F. DeSantis	Chief Financial Officer and Treasurer and Vice President of Finance	20,381(2)
Barry A. Rhodes	Executive Vice President and Chief Operating Officer for North America	92,033
Ronald G. Andres	Vice President of North American Operations	119,433(3)
Gary J. Elek	Vice President and Controller for North America	28,666
David G. Birney	Director	7,000(4)
Howard R. Curd	Director	4,500
Joseph M. Gingo	Director	17,000
Willard R. Holland	Director	20,000
James A. Karman	Director	21,000
James S. Marlen	Director	19,500

Name	Title	Shares of Common Stock Beneficially Owned(1)
Dr. Peggy Miller	Director	18,000
James A. Mitarotonda	Director	2,371,954(5)
Michael A. McManus	Director	2,500
Ernest J. Novak, Jr.	Director	12,200
John B. Yasinsky	Director	19,000(6)

(1) Includes the following number of shares that are not owned, but can be purchased within sixty days upon the exercise of options granted under 1992 Non-Employee Directors Stock Option Plan, 2002 Equity Incentive Plan and/or the 2006 Incentive Plan: 86,667 by Terry L. Haines; 43,333 by Barry A. Rhodes; 20,000 by Paul F. DeSantis; 64,333 by Ronald G. Andres; 16,666 by Gary J. Elek; 6,000 by each of Dr. Peggy Miller, James A. Karman, Willard R. Holland, John B. Yasinsky and Joseph M. Gingo; and 4,500 by

James S. Marlen.

- (2) Mr. DeSantis
 owns his shares
 jointly with his
 spouse, and he
 has shared voting
 and dispositive
 power with
 respect to such
 shares.
- (3) Mr. Andres owns 5,300 shares jointly with his spouse, and he has shared voting and dispositive power with respect to such shares.
- (4) Mr. Birney owns 2,500 shares jointly with his spouse, and he has shared voting and dispositive power with respect to such shares.
- (5) Includes 680,410 shares of Common Stock held by Barington Companies Equity Partners, L.P. (Barington), 1,202,331 shares held by Barington Companies Offshore Fund, Ltd. (Barington Fund) and 484,713 shares beneficially owned by Barington Investments, L.P. (Barington

Investments).

Mr. Mitarotonda

is the sole

stockholder and

director of LNA

Capital Corp.

(LNA), which is

the general

partner of

Barington Capital

Group, L.P.

(Barington

Capital), which is

the majority

member of

Barington

Companies

Advisors, LLC

(Barington

Advisors),

Barington

Companies

Investors, LLC

(Barington

Investors) and

Barington

Offshore

Advisors II, LLC

(Barington

Offshore).

Barington

Advisors is the

investment

advisor to

Barington and the

investment

advisor and

general partner of

Barington

Investments.

Barington

Investors is the

general partner of

Barington.

Barington

Advisors may be

deemed to have

sole power to

vote and dispose

of the shares

owned by

Barington Investments and shared power with Barington Investors to vote and dispose of the shares owned by Barington. Barington Offshore is the investment advisor of Barington Fund. Barington Offshore may be deemed to have sole power to vote and dispose of the shares owned by Barington Fund. Also, Mr. Mitarotonda, LNA Capital Corp. and **Barington Capital** each may be deemed to have sole power to vote and dispose of the shares owned by Barington, **Barington Fund** and Barington Investments. Mr. Mitarotonda disclaims beneficial ownership of any such shares except to the extent of his pecuniary interest

(6) Mr. Yasinsky owns 2,000 shares jointly with his spouse, and he has shared

therein.

voting and dispositive power with respect to such shares.

* * *

The Corporation will file a proxy statement in connection with its 2007 annual meeting of stockholders. The Corporation s stockholders are strongly advised to read the proxy statement and the accompanying WHITE proxy card when they become available, as they will contain

important information. Stockholders will be able to obtain this proxy statement, any amendments or supplements to the proxy statement and other documents filed by the Corporation with the Securities and Exchange Commission for free at the internet website maintained by the Securities and Exchange Commission at www.sec.gov. The proxy statement and any amendments and supplements to the proxy statement also will be available for free at the Corporation s internet website at www.aschulman.com or by writing to A. Schulman, Inc., 3550 West Market Street, Akron, Ohio 44333. In addition, copies of the proxy materials may be requested by contacting our proxy solicitor, Georgeson Inc., toll-free at 1-877-668-1646 or by email at aschulmaninc@georgeson.com.

ITEM 9.01 FINANCIAL STATEMENTS AND EXHIBITS.

(d) Exhibits.

Exhibit Number Description

99.1 Employee letter delivered on November 13, 2007

Signature

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.

A. Schulman, Inc.

By: /s/ Paul F. DeSantis
Paul F. DeSantis
Chief Financial Officer, Vice
President and Treasurer

Date: November 13, 2007