SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934

(Amendment No. 9)*

PROFRAC HOLDING CORP.

(Name of Issuer)

Class A Common Stock, \$0.01 par value

(Title of Class of Securities)

74319N100

(CUSIP Number)

Dan Wilks 17018 IH 20, Cisco, TX, 76437 817-850-3600

Farris Wilks 17018 IH 20, Cisco, TX, 76437 817-850-3600

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

03/20/2025

(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-1(f) or 240.13d-1(g), check the following box.

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).

SCHEDULE 13D

CUSIP No. 74319N100

1	Name of reporting person
	Dan H. Wilks
2	Check the appropriate box if a member of a Group (See Instructions)
	✓ (a)□ (b)

3	SEC use only	
4	Source of funds (See Instructions)	
5	Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)	
6	Citizenship or place of organization UNITED STATES	
Number	7	Sole Voting Power 80,930,264.00
of Shares Benefici ally Owned	8	Shared Voting Power 0.00
by Each Reporti ng Person	9	Sole Dispositive Power 80,930,264.00
With:	10	Shared Dispositive Power 0.00
11	Aggregate amount beneficially owned by each reporting person 80,930,264.00	
12	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)	
13	Percent of class represented by amount in Row (11) 49.6 %	
14	Type of R	deporting Person (See Instructions)

(1) THRC Holdings owns (i) 77,477,816 shares of Class A Common Stock of Issuer, (ii) 30,000 shares of Series A Redeema ble Convertible Preferred Stock that are convertible into 1,689,971 shares of Class A Common Stock, and (iii) warrants to pur chase 42,744 shares of Class A Common Stock. The general partner of THRC Holdings is THRC Management LLC, a Texas limited liability company. Dan Wilks is the sole member of THRC Management LLC. Heavenly Father's Foundation, a 501(c)(3) private foundation (the "Foundation") owns 1,719,733 shares of Class A Common Stock of Issuer. Dan Wilks and his wife Staci Wilks are the Trustees of the Foundation.

(2) This calculation is based on (i) 160,146,602 shares of Class A Common Stock outstanding as of November 1, 2024, as d isclosed on the Issuer's Form 10-Q filed with the SEC on November 6, 2024, (ii) 50,000 shares of Series A Redeemable Con vertible Preferred Stock that are convertible into 2,816,618 shares of Class A Common Stock, and (iii) 42,744 shares of Class A Common Stock issuable to THRC Holdings upon exercise of warrants to purchase shares of Class A Common Stock.

CUSIP No.	74319N100	
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1	Name of reporting person THRC Holdings, LP
2	Check the appropriate box if a member of a Group (See Instructions) (a) (b)
3 5	SEC use only

	Source of funds (See Instructions)			
4	00			
	Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)			
5				
6	Citizenship or place of organization			
6	TEXAS			
		Sole Voting Power		
Number	7	79,210,531.00		
of Shares		Shared Voting Power		
Benefici ally	8	0.00		
Owned by Each				
Reporti	9	Sole Dispositive Power		
ng Person		79,210,531.00		
With:	10	Shared Dispositive Power		
		0.00		
	Aggregat	e amount beneficially owned by each reporting person		
11	79,210,531.00			
	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)			
12				
	Percent of class represented by amount in Row (11)			
13	48.6 %			
	Type of R	reporting Person (See Instructions)		
14	PN			

(1) THRC Holdings owns (i) 77,477,816 shares of Class A Common Stock of Issuer, (ii) 30,000 shares of Series A Redeema ble Convertible Preferred Stock that are convertible into 1,689,971 shares of Class A Common Stock, and (iii) warrants to pur chase 42,744 shares of Class A Common Stock. The general partner of THRC Holdings is THRC Management LLC, a Texas limited liability company. Dan Wilks is the sole member of THRC Management LLC.

(2) This calculation is based on (i) 160,146,602 shares of Class A Common Stock outstanding as of November 1, 2024, as d isclosed on the Issuer's Form 10-Q filed with the SEC on November 6, 2024, (ii) 50,000 shares of Series A Redeemable Con vertible Preferred Stock that are convertible into 2,816,618 shares of Class A Common Stock, and (iii) 42,744 shares of Class A Common Stock issuable to THRC Holdings upon exercise of warrants to purchase shares of Class A Common Stock.

USIP No. 74319N100	
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1	Name of reporting person
	THRC Management, LLC
2	Check the appropriate box if a member of a Group (See Instructions)
	✓ (a)□ (b)
3	SEC use only
4	Source of funds (See Instructions)
	00

5	Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)	
6	Citizenship or place of organization TEXAS	
Number	7	Sole Voting Power 79,210,531.00
of Shares Benefici ally Owned	8	Shared Voting Power 0.00
by Each Reporti ng Person	9	Sole Dispositive Power 79,210,531.00
With:	10	Shared Dispositive Power 0.00
11	Aggregate amount beneficially owned by each reporting person 79,210,531.00	
12	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)	
13	Percent of class represented by amount in Row (11) 48.6 %	
14	Type of Reporting Person (See Instructions)	

Comment for Type of Reporting Person:
(1) THRC Holdings owns (i) 77,477,816 shares of Class A Common Stock of Issuer, (ii) 30,000 shares of Series A Redeema ble Convertible Preferred Stock that are convertible into 1,689,971 shares of Class A Common Stock, and (iii) warrants to pur chase 42,744 shares of Class A Common Stock. The general partner of THRC Holdings is THRC Management LLC, a Texas limited liability company. Dan Wilks is the sole member of THRC Management LLC.

(2) This calculation is based on (i) 160,146,602 shares of Class A Common Stock outstanding as of November 1, 2024, as d isclosed on the Issuer's Form 10-Q filed with the SEC on November 6, 2024, (ii) 50,000 shares of Series A Redeemable Convertible Preferred Stock that are convertible into 2,816,618 shares of Class A Common Stock, and (iii) 42,744 shares of Class A Common Stock issuable to THRC Holdings upon exercise of warrants to purchase shares of Class A Common Stock.

SCHEDULE 13D

74319N100 **CUSIP No.**

1	Name of reporting person
	Farris Wilks
	Check the appropriate box if a member of a Group (See Instructions)
2	✓ (a)□ (b)
3	SEC use only
4	Source of funds (See Instructions)
4	00
5	Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)

6	Citizenship or place of organization UNITED STATES		
Number	7	Sole Voting Power 59,397,820.00	
of Shares Benefici ally Owned	8	Shared Voting Power 2,386,849.00	
by Each Reporti ng Person	9	Sole Dispositive Power 826,376.00	
With:	10	Shared Dispositive Power 60,958,293.00	
11	Aggregate amount beneficially owned by each reporting person 61,784,669.00		
12	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)		
13	Percent of class represented by amount in Row (11) 37.9 %		
14	Type of Reporting Person (See Instructions) IN		

(1) FARJO Holdings, LP, a Texas limited partnership ("FARJO Holdings"), owns (i) 1,316,534 shares of Class A Common St ock and (ii) 19,000 shares of Series A Redeemable Convertible Preferred Stock that are convertible into 1,070,315 shares of Class A Common Stock. The Farris and Jo Ann Wilks 2022 Family Trust, a Texas irrevocable trust (the "Farris Trust"), owns 58,571,444 shares of Class A Common Stock (the number of shares owned by the Farris Trust is subject to change based on an appraisal). Farris Wilks owns 826,376 shares of Class A Common Stock. FARJO Management, LLC, a Texas limited liabili ty company ("FARJO Management"), is the general partner of FARJO Holdings. Farris Wilks and Jo Ann Wilks are the memb ers of FARJO Management. Farris Wilks and Jo Ann Wilks each serve as a trustee of the Farris Trust and, in such capacity, share dispositive power over the shares of Class A Common Stock owned by the Farris Trust. Farris Wilks has sole voting power over the shares of Class A Common Stock owned by the Farris Trust.

(2) This calculation is based on (i) 160,146,602 shares of Class A Common Stock outstanding as of November 1, 2024, as d isclosed on the Issuer's Form 10-Q filed with the SEC on November 6, 2024, (ii) 50,000 shares of Series A Redeemable Convertible Preferred Stock that are convertible into 2,816,618 shares of Class A Common Stock, and (iii) 42,744 shares of Class A Common Stock issuable to THRC Holdings upon exercise of warrants to purchase shares of Class A Common Stock.

74319N100	CUSIP No.
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1	Name of reporting person
	Jo Ann Wilks
	Check the appropriate box if a member of a Group (See Instructions)
2	✓ (a)□ (b)
3	SEC use only
4	Source of funds (See Instructions)
4	00
5	Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)

6	Citizenship or place of organization UNITED STATES		
Number	7	Sole Voting Power 0.00	
of Shares Benefici ally	8	Shared Voting Power 2,386,849.00	
Owned by Each Reporti ng Person	9	Sole Dispositive Power 0.00	
With:	10	Shared Dispositive Power 60,958,293.00	
11	Aggregate 60,958,29	e amount beneficially owned by each reporting person	
12	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)		
13	Percent of class represented by amount in Row (11) 37.4 %		
14	Type of Reporting Person (See Instructions)		

(1) FARJO Holdings owns (i) 1,316,534 shares of Class A Common Stock and (ii) 19,000 shares of Series A Redeemable C onvertible Preferred Stock that are convertible into 1,070,315 shares of Class A Common Stock. The Farris Trust owns 58,57 1,444 shares of Class A Common Stock (the number of shares owned by the Farris Trust is subject to change based on an a ppraisal). FARJO Management is the general partner of FARJO Holdings. Farris Wilks and Jo Ann Wilks are the members of FARJO Management. Farris Wilks and Jo Ann Wilks each serve as a trustee of the Farris Trust and, in such capacity, share dispositive power over the shares of Class A Common Stock owned by the Farris Trust. Farris Wilks has sole voting power ov er the shares of Class A Common Stock owned by the Farris Trust.

(2) This calculation is based on (i) 160,146,602 shares of Class A Common Stock outstanding as of November 1, 2024, as d isclosed on the Issuer's Form 10-Q filed with the SEC on November 6, 2024, (ii) 50,000 shares of Series A Redeemable Convertible Preferred Stock that are convertible into 2,816,618 shares of Class A Common Stock, and (iii) 42,744 shares of Class A Common Stock issuable to THRC Holdings upon exercise of warrants to purchase shares of Class A Common Stock.

CUSIP No.	74319N100

1	Name of reporting person
	Faris and Jo Ann Wilks 2022 Family Trust
	Check the appropriate box if a member of a Group (See Instructions)
2	✓ (a)□ (b)
3	SEC use only
4	Source of funds (See Instructions)
4	00
_	Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)
5	

6	Citizenship or place of organization		
	TEXAS		
	7	Sole Voting Power	
Number		58,571,444.00	
of Shares	8	Shared Voting Power	
Benefici ally	8	0.00	
Owned by Each	9	Sole Dispositive Power	
Reporti ng		58,571,444.00	
Person With:	10	Shared Dispositive Power	
		0.00	
11	Aggregate amount beneficially owned by each reporting person		
''	58,571,444.00		
40	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)		
12			
40	Percent of class represented by amount in Row (11)		
13	35.9 %		
44	Type of Reporting Person (See Instructions)		
14	00		

(1) The Farris Trust owns 58,571,444 shares of Class A Common Stock (the number of shares owned by the Farris Trust is s ubject to change based on an appraisal. Farris Wilks and Jo Ann Wilks each serve as a trustee of the Farris Trust and, in suc h capacity, share dispositive power over the shares of Class A Common Stock owned by the Farris Trust. Farris Wilks has sol e voting power over the shares of Class A Common Stock owned by the Farris Trust.

(2) This calculation is based on (i) 160,146,602 shares of Class A Common Stock outstanding as of November 1, 2024, as d isclosed on the Issuer's Form 10-Q filed with the SEC on November 6, 2024, (ii) 50,000 shares of Series A Redeemable Con vertible Preferred Stock that are convertible into 2,816,618 shares of Class A Common Stock, and (iii) 42,744 shares of Class A Common Stock issuable to THRC Holdings upon exercise of warrants to purchase shares of Class A Common Stock.

SCHEDULE 13D

CUSIP No. 74319N100

1	Name of reporting person		
	FARJO Holdings, LP		
2	Check the appropriate box if a member of a Group (See Instructions)		
	✓ (a)✓ (b)		
3	SEC use only		
4	Source of funds (See Instructions)		
	00		
5	Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)		
5			
6	Citizenship or place of organization		
	TEXAS		

Number of Shares		Sole Voting Power	
	7	2,386,849.00	
	8	Shared Voting Power	
Benefici ally Owned		0.00	
by Each Reporti	9	Sole Dispositive Power	
ng Person	9	2,386,849.00	
With:	10	Shared Dispositive Power	
	10	0.00	
11	Aggregate amount beneficially owned by each reporting person		
11	2,386,849.00		
12	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)		
12			
13	Percent of class represented by amount in Row (11)		
13	1.5 %		
	Type of Reporting Person (See Instructions)		
14	PN PN		

(1) FARJO Holdings owns (i) 1,316,534 shares of Class A Common Stock and (ii) 19,000 shares of Series A Redeemable C onvertible Preferred Stock that are convertible into 1,070,315 shares of Class A Common Stock. FARJO Management is the general partner of FARJO Holdings. Farris Wilks and Jo Ann Wilks are the members of FARJO Management.

(2) This calculation is based on (i) 160,146,602 shares of Class A Common Stock outstanding as of November 1, 2024, as d isclosed on the Issuer's Form 10-Q filed with the SEC on November 6, 2024, (ii) 50,000 shares of Series A Redeemable Convertible Preferred Stock that are convertible into 2,816,618 shares of Class A Common Stock, and (iii) 42,744 shares of Class A Common Stock issuable to THRC Holdings upon exercise of warrants to purchase shares of Class A Common Stock.

SCHEDULE 13D

74319N100 **CUSIP No.**

1	Name of reporting person FARJO Management, LLC
2	Check the appropriate box if a member of a Group (See Instructions) (a) (b)
3	SEC use only
4	Source of funds (See Instructions)
5	Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)
6	Citizenship or place of organization TEXAS

Number of Shares Benefici	7	Sole Voting Power	
		2,386,849.00	
	8	Shared Voting Power	
ally Owned	8	0.00	
by Each Reporti	9	Sole Dispositive Power	
ng Person	9	2,386,849.00	
With:	10	Shared Dispositive Power	
	10	0.00	
11	Aggregate amount beneficially owned by each reporting person		
11	2,386,849.00		
40	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)		
12			
13	Percent of class represented by amount in Row (11)		
13	1.5 %		
14	Type of Reporting Person (See Instructions)		
14	00		

(1) FARJO Holdings owns (i) 1,316,534 shares of Class A Common Stock and (ii) 19,000 shares of Series A Redeemable C onvertible Preferred Stock that are convertible into 1,070,315 shares of Class A Common Stock. FARJO Management is the general partner of FARJO Holdings. Farris Wilks and Jo Ann Wilks are the members of FARJO Management.

(2) This calculation is based on (i) 160,146,602 shares of Class A Common Stock outstanding as of November 1, 2024, as d isclosed on the Issuer's Form 10-Q filed with the SEC on November 6, 2024, (ii) 50,000 shares of Series A Redeemable Convertible Preferred Stock that are convertible into 2,816,618 shares of Class A Common Stock, and (iii) 42,744 shares of Class A Common Stock issuable to THRC Holdings upon exercise of warrants to purchase shares of Class A Common Stock.

CUSIP No.	74319N100		
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1	Name of reporting person Matthew Wilks
2	Check the appropriate box if a member of a Group (See Instructions) (a) (b)
3	SEC use only
4	Source of funds (See Instructions)
5	Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)
6	Citizenship or place of organization UNITED STATES

Number of	7	Sole Voting Power	
		1,806,432.00	
Shares Benefici	8	Shared Voting Power	
ally Owned	8	0.00	
by Each Reporti	9	Sole Dispositive Power	
ng Person	9	1,806,432.00	
With:	10	Shared Dispositive Power	
	10	0.00	
	Aggregate amount beneficially owned by each reporting person		
11	1,806,432.00		
12	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)		
42	Percent of class represented by amount in Row (11)		
13	1.1 %		
14	Type of Reporting Person (See Instructions)		
14	IN		

- (1) Matthew D. Wilks owns 1,517,676 shares of Class A Common Stock of Issuer. Matthew D. Wilks is the Vice President of Investments of THRC Holdings, LP, a Texas limited partnership ("THRC Holdings") and Executive Chairman of the Issuer. JC MWZ, LLC owns 288,756 shares of Class A Common Stock of Issuer. Matthew D. Wilks is the Manager of JCMWZ, LLC and disclaims beneficial ownership of these securities except to the extent of his pecuniary interest therein.
- (2) This calculation is based on (i) 160,146,602 shares of Class A Common Stock outstanding as of November 1, 2024, as d isclosed on the Issuer's Form 10-Q filed with the SEC on November 6, 2024, (ii) 50,000 shares of Series A Redeemable Con vertible Preferred Stock that are convertible into 2,816,618 shares of Class A Common Stock, and (iii) 42,744 shares of Class A Common Stock issuable to THRC Holdings upon exercise of warrants to purchase shares of Class A Common Stock.

CUSIP No. 74319N100	
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1	Name of reporting person Heavenly Father's Foundation
2	Check the appropriate box if a member of a Group (See Instructions) (a) (b)
3	SEC use only
4	Source of funds (See Instructions)
5	Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)
6	Citizenship or place of organization TEXAS
	•

Number of Shares Benefici ally Owned by Each Reporti	7	Sole Voting Power		
		1,719,733.00		
		Shared Voting Power		
	8	0.00		
	0	Sole Dispositive Power		
ng Person	9	1,719,733.00		
With:	10	Shared Dispositive Power		
	10	0.00		
11	Aggregate amount beneficially owned by each reporting person			
11	1,719,733.00			
	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)			
12				
40	Percent of class represented by amount in Row (11)			
13	1.1 %			
14	Type of Reporting Person (See Instructions)			
14	00			

- (1) The Foundation owns 1,719,733 shares of Class A Common Stock of Issuer. Dan Wilks and his wife Staci Wilks are the Trustees of the Foundation.
- (2) This calculation is based on (i) 160,146,602 shares of Class A Common Stock outstanding as of November 1, 2024, as d isclosed on the Issuer's Form 10-Q filed with the SEC on November 6, 2024, (ii) 50,000 shares of Series A Redeemable Con vertible Preferred Stock that are convertible into 2,816,618 shares of Class A Common Stock, and (iii) 42,744 shares of Class A Common Stock issuable to THRC Holdings upon exercise of warrants to purchase shares of Class A Common Stock.

SCHEDULE 13D

- Item 1. Security and Issuer
 - (a) Title of Class of Securities:

Class A Common Stock, \$0.01 par value

(b) Name of Issuer:

PROFRAC HOLDING CORP.

(c) Address of Issuer's Principal Executive Offices:

333 SHOPS BOULEVARD, SUITE 301, WILLOW PARK, TEXAS, 76087.

Item 1 Comment:

Item 1 of the Schedule 13D is hereby amended and restated in its entirety as follows:

This Schedule 13D is filed by THRC Holdings, LP, a Texas limited partnership ("THRC Holdings"), THRC Management, LL C, a Texas limited liability company ("THRC Management"), FARJO Holdings, LP, a Texas limited partnership ("FARJO Holdings"), FARJO Management, LLC, a Texas limited liability company ("FARJO Management"), Dan Wilks, the Farris and Jo Ann Wilks 2022 Family Trust, a Texas irrevocable trust (the "Farris Trust"), Heavenly Father's Foundation, a 501(c)(3) priva te foundation (the "Foundation"), Farris Wilks, Jo Ann Wilks and Matthew D. Wilks (collectively, the "Reporting Persons") a nd relates to an aggregate of 144,521,365 shares of Class A Common Stock, par value \$0.01 per share (the "Class A Common Stock"), of ProFrac Holding Corp., a Delaware corporation (the "Issuer"). The principal executive office of the Issuer is located at 333 Shops Boulevard, Suite 301, Willow Park, TX 76087.

This Amendment No. 9 (this "Amendment") amends and supplements the Schedule 13D filed with the Securities and Exchange Commission (the "SEC") on May 27, 2022, as amended by Amendment No. 1 thereto filed with the SEC on July 7, 20 22, Amendment No. 2 thereto filed with the SEC on November 28, 2022, Amendment No. 3 thereto filed with the SEC on January 30, 2023, Amendment No. 4 thereto filed with the SEC on April 26, 2023, Amendment No. 5 thereto filed with the SEC on June 5, 2023, Amendment No. 6 thereto filed with the SEC on May 30, 2024, Amendment No. 7 thereto filed with the SEC on September 30, 2024, and Amendment No. 8 thereto filed with the SEC on December 31, 2024 (collectively, the "Schedule 13D") by the Reporting Persons relating to shares of Class A Common Stock, par value \$0.01 per share ("Class A Common Stock"), of ProFrac Holding Corp. (the "Issuer").

Information reported in the Schedule 13D remains in effect except to the extent that it is amended, restated or superseded by information contained in this Amendment. Capitalized terms used but not defined in this Amendment have the respective meanings set forth in the Schedule 13D.

Item 2. Identity and Background

- (a) This Schedule 13D is filed by Matthew D. Wilks, Dan Wilks, THRC Holdings, THRC Management, FARJO Holdings, FARJO Management, Farris Wilks, Jo Ann Wilks, the Farris Trust, and the Foundation.
- (b) The business address of Matthew D. Wilks, Dan Wilks, THRC Holdings, THRC Management, FARJO Holdings, FARJO Management, the Farris Trust, Farris Wilks, and Jo Ann Wilks is 17018 IH 20, Cisco, TX 76437. The business address of the Foundation is 949 Highway 203, Cisco, TX 76437.
- (c) The principal occupation of each of Dan Wilks, Farris Wilks and Jo Ann Wilks, Matthew D. Wilks is self-employed investor. Matthe w D. Wilks also serves as the Executive Chairman of the Issuer. THRC Holdings and FARJO Holdings are limited partnerships. T HRC Management is a member-managed limited liability company. FARJO Management is a manager-managed limited liability c ompany. The Farris Trust is an irrevocable trust. The Foundation is a 501(c)(3) private foundation.
- (d) None of the Reporting Persons has, during the last five years, been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors).
- (e) None of the Reporting Persons has, during the last five years, been a party to civil proceeding of a judicial administrative body of c ompetent jurisdiction and, as a result of such proceeding, was, or is subject to, a judgment, decree or final order enjoining future vi olations of, or prohibiting or mandating activities subject to, Federal or state securities laws or finding any violation with respect to s uch laws.
- (f) Each of Matthew D. Wilks, Dan Wilks, Farris Wilks and Jo Ann Wilks is a citizen of the United States of America. THRC Holdings and FARJO Holdings are limited partnerships organized under the laws of the State of Texas. THRC Management and FARJO Ma nagement are limited liability companies organized under the laws of the State of Texas. The Farris Trust is an irrevocable trust or ganized under the laws of the State of Texas. The Foundation is a Texas Trust organized under the laws of the State of Texas and operating as a 501(c)(3) private foundation with a principal business office located in Texas.

Item 3. Source and Amount of Funds or Other Consideration

The source of funds for the purchases of the shares of Class A Common Stock set forth on Schedule I by Matthew D. Wilks was p ersonal funds. Such shares were purchased in the open market by Matthew D. Wilks.

The source of funds for the purchase of the shares of Class A Common Stock set forth on Schedule I by Farris Wilks was persona I funds. Such shares were purchased in a private transaction by Farris Wilks.

See Item 4 of this Schedule 13D, which information is incorporated herein by reference.

Item 4. Purpose of Transaction

(a) The shares purchased as shown in Schedule I attached to this filing were acquired for general investment purposes.

Item 5. Interest in Securities of the Issuer

(a) In aggregate, the Reporting Persons are the beneficial owners of 144,521,365 shares of Class A Common Stock, representing ap proximately 88.66% of the Issuer's outstanding shares of Class A Common Stock. This calculation is based on (i) 160,146,602 s hares of Class A Common Stock outstanding as of November 1, 2024, as disclosed on the Issuer's Form 10-Q filed with the SEC on November 6, 2024, (ii) 50,000 shares of Series A Redeemable Convertible Preferred Stock that are convertible into 2,816,618 shares of Class A Common Stock, and (iii) 42,744 shares of Class A Common Stock issuable to THRC Holdings upon exercise of warrants to purchase shares of Class A Common Stock.

Dan Wilks, THRC Holdings, THRC Management may be deemed to beneficially own the Class A Common Stock held by the other Reporting Persons, but, except as set forth herein, Dan Wilks, THRC Holdings and THRC Management disclaims beneficial owner ship of any Class A Common Stock owned by Matthew D. Wilks, FARJO Holdings, FARJO Management, Farris Wilks, Jo Ann Wil ks, and the Farris Trust.

THRC Holdings and THRC Management may be deemed to beneficially own the Class A Common Stock held by the Foundation, but each of THRC Holdings and THRC Management disclaims beneficial ownership of any Class A Common Stock owned by the Foundation.

Matthew D. Wilks may be deemed to beneficially own the Class A Common Stock held by the other Reporting Persons, but Matthe w D. Wilks disclaims beneficial ownership of any Class A Common Stock owned by the other Reporting Persons.

FARJO Holdings, FARJO Management, Farris Wilks, Jo Ann Wilks, and the Farris Trust may be deemed to beneficially own the CI ass A Common Stock held by the other Reporting Persons, but, except as set forth herein, FARJO Holdings, FARJO Managemen t, Farris Wilks, Jo Ann Wilks, and the Farris Trust disclaims beneficial ownership of any Class A Common Stock owned by the oth er Reporting Persons.

The Foundation may be deemed to beneficially own the Class A Common Stock held by the other Reporting Persons, but the Fou ndation disclaims beneficial ownership of any Class A Common Stock owned by the other Reporting Persons.

- (b) The number of shares of Class A Common Stock to which each Reporting Person has sole or shared voting or dispositive power i s set forth on such Reporting Person's cover page to this Amendment.
- Except for the transactions set forth on Schedule I, none of the Reporting Persons effected any transaction in the Class A Commo (c) n Stock in the last sixty days.
- (d) None
- (e) N/A

Item 6. Contracts, Arrangements, Understandings or Relationships With Respect to Securities of the Issuer

None

Item 7. Material to be Filed as Exhibits.

Exhibit No. Description

- Joint Filing Agreement, by and among the Reporting Persons, dated as of March 20, 2025. Power of Attorney (Dan Wilks), dated as of March 20, 2025.
- Power of Attorney (Matthew D. Wilks), dated as of March 20, 2025.

- Power of Attorney (Jo Ann Wilks), dated as of March 20, 2025.
 Power of Attorney (Faris Wilks), dated as of March 20, 2025.
 Power of Attorney (Faris and Jo Ann Wilks Family Trust), dated as of March 20, 2025.
- Power of Attorney (THRC Holdings, LP), dated as of March 20, 2025. Power of Attorney (THRC Management, LLC), dated as of March 20, 2025.
- Power of Attorney (FARJO Holdings, LP), dated as of March 20, 2025. Power of Attorney (FARJO Management, LLC), dated as of March 20, 2025.
- 10 11 Power of Attorney (Heavenly Father's Foundation), dated as of March 20 2025.
- Schedule I

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Dan H. Wilks

Signature: /s/ Robert Early Name/Title: Robert Early Date: 03/20/2025

THRC Holdings, LP

Signature: /s/ Robert Early Name/Title: Robert Early 03/20/2025 Date:

Signature: /s/ Robert Early
Name/Title: Robert Early
Date: 03/20/2025

Farris Wilks

Signature: /s/ Robert Early
Name/Title: Robert Early
Date: 03/20/2025

Jo Ann Wilks

Signature: /s/ Robert Early
Name/Title: Robert Early
Date: 03/20/2025

Faris and Jo Ann Wilks 2022 Family Trust

Signature: /s/ Robert Early
Name/Title: Robert Early
Date: 03/20/2025

FARJO Holdings, LP

Signature: /s/ Robert Early
Name/Title: Robert Early
Date: 03/20/2025

FARJO Management, LLC

Signature: /s/ Robert Early
Name/Title: Robert Early
Date: 03/20/2025

Matthew Wilks

Signature: /s/ Robert Early
Name/Title: Robert Early
Date: 03/20/2025

Heavenly Father's Foundation

Signature: /s/ Robert Early
Name/Title: Robert Early
Date: 03/20/2025

JOINT FILING AGREEMENT

Pursuant to Rule 13d-1(k)(1) promulgated under the Securities Exchange Act of 1934, as amended, each of the undersigned acknowledges and agrees that the foregoing statement on this Schedule 13D is filed on behalf of the undersigned and that all subsequent amendments to this statement on Schedule 13D shall be filed on behalf of the undersigned without the necessity of filing additional joint acquisition statements. Each of the undersigned acknowledges that it shall be responsible for the timely filing of such amendments, and for the completeness and accuracy of the information concerning it contained therein, but shall not be responsible for the completeness and accuracy of the information concerning the others, except to the extent that he or it knows or has reason to believe that such information is inaccurate.

Dated: March 20, 2025

Matthew D. Wilks Dan Wilks Jo Ann Wilks Farris Wilks Farris and Jo Ann Wilks 2022 Family Trust /s/ Robert Early Name: Robert Early Title: Attorney-in-Fact THRC Holdings, LP /s/ Robert Early Name: Robert Early Title: Attorney-in-Fact **THRC Management, LLC** /s/ Robert Early Name: Robert Early Title: Attorney-in-Fact FARJO Holdings, LP /s/ Robert Early Name: Robert Early Title: Attorney-in-Fact **FARJO Management, LLC** /s/ Robert Early Name: Robert Early Title: Attorney-in-Fact **Heavenly Father's Foundation** /s/ Robert Early Name: Robert Early Title: Attorney-in-Fact /s/ Robert Early

Robert Early, as Attorney-in-Fact

I, Dan Wilks, hereby confirm that I have authorized and designated Robert Early to execute and file on my behalf all SEC forms (including any amendments thereto) that I may be required to file with the United States Securities and Exchange Commission and to perform any other actions in connection with the above, as a result of my position with, or my direct or indirect ownership of, or transaction in securities of, ProFrac Holding Corp. The authority of such individual under this Statement shall continue for as long as I am required to file such forms, unless earlier terminated by my delivery of a written revocation of this authorization to Robert Early. I hereby acknowledge that such individual is not assuming any of my responsibilities to comply with any of the requirements of the Securities Exchange Act of 1934, as amended.

Dated: March 20, 2025

By: /s/ Dan Wilks

Dan Wilks

I, Matthew D. Wilks, hereby confirm that I have authorized and designated Robert Early to execute and file on my behalf all SEC forms (including any amendments thereto) that I may be required to file with the United States Securities and Exchange Commission and to perform any other actions in connection with the above, as a result of my position with, or my direct or indirect ownership of, or transaction in securities of, ProFrac Holding Corp. The authority of such individual under this Statement shall continue for as long as I am required to file such forms, unless earlier terminated by my delivery of a written revocation of this authorization to Robert Early. I hereby acknowledge that such individual is not assuming any of my responsibilities to comply with any of the requirements of the Securities Exchange Act of 1934, as amended.

Dated: March 20, 2025

By: /s/ Matthew D. Wilks

Matthew D. Wilks

I, Jo Ann Wilks, hereby confirm that I have authorized and designated Robert Early to execute and file on my behalf all SEC forms (including any amendments thereto) that I may be required to file with the United States Securities and Exchange Commission and to perform any other actions in connection with the above, as a result of my position with, or my direct or indirect ownership of, or transaction in securities of, ProFrac Holding Corp. The authority of such individual under this Statement shall continue for as long as I am required to file such forms, unless earlier terminated by my delivery of a written revocation of this authorization to Robert Early. I hereby acknowledge that such individual is not assuming any of my responsibilities to comply with any of the requirements of the Securities Exchange Act of 1934, as amended.

Dated: March 20, 2025

By: /s/ Jo Ann Wilks

Jo Ann Wilks

I, Farris C. Wilks, hereby confirm that I have authorized and designated Robert Early to execute and file on my behalf all SEC forms (including any amendments thereto) that I may be required to file with the United States Securities and Exchange Commission and to perform any other actions in connection with the above, as a result of my position with, or my direct or indirect ownership of, or transaction in securities of, ProFrac Holding Corp. The authority of such individual under this Statement shall continue for as long as I am required to file such forms, unless earlier terminated by my delivery of a written revocation of this authorization to Robert Early. I hereby acknowledge that such individual is not assuming any of my responsibilities to comply with any of the requirements of the Securities Exchange Act of 1934, as amended.

Dated: March 20, 2025

By: /s/ Farris C. Wilks

Farris C. Wilks

Farris and Jo Ann Wilks 2022 Family Trust, a Texas irrevocable trust (the "Farris Trust"), represented by Farris Wilks, Trustee, hereby authorizes Robert Early to represent the Farris Trust to execute and file on the Farris Trust's behalf all SEC forms (including any amendments thereto) that the Farris Trust may be required to file with the United States Securities and Exchange Commission and any other actions in connection with the above, as a result of the Farris Trust's position with, or direct or indirect ownership of, or transactions in securities by or on behalf of the Farris Trust. The authority of such individual under this Statement shall continue for as long as the Farris Trust is required to file such forms, unless earlier terminated by my delivery of a written revocation of this authorization to the Farris Trust. I hereby acknowledge that such individual is not assuming any of the Farris Trust's responsibilities to comply with any of the requirements of the Securities Exchange Act of 1934, as amended.

Dated: March 20, 2025

Farris and Jo Ann Wilks 2022 Family Trust

By: /s/ Farris Wilks

Name: Farris Wilks Title: Trustee

THRC Holdings, LP, a Texas limited partnership ("THRC Holdings"), represented by THRC Management, LLC, General Partner, by Dan H. Wilks, Manager, hereby authorizes Robert Early to represent THRC Holdings to execute and file on THRC Holdings' behalf all SEC forms (including any amendments thereto) that THRC Holdings may be required to file with the United States Securities and Exchange Commission and any other actions in connection with the above, as a result of THRC Holdings' position with, or direct or indirect ownership of, or transactions in securities by or on behalf of THRC Holdings. The authority of such individual under this Statement shall continue for as long as THRC Holdings is required to file such forms, unless earlier terminated by my delivery of a written revocation of this authorization to THRC Holdings. I hereby acknowledge that such individual is not assuming any of THRC Holdings' responsibilities to comply with any of the requirements of the Securities Exchange Act of 1934, as amended.

Dated: March 20, 2025

THRC Holdings, LP

By: THRC Management, LLC, its General Partner

By: /s/ Dan H. Wilks

Name: Dan H. Wilks Title: Manager

THRC Management, LLC, a Texas limited liability company ("THRC Management"), represented by Dan H. Wilks, Manager, hereby authorizes Robert Early to represent THRC Management to execute and file on THRC Management's behalf all SEC forms (including any amendments thereto) that THRC Management may be required to file with the United States Securities and Exchange Commission and any other actions in connection with the above, as a result of THRC Management's position with, or direct or indirect ownership of, or transactions in securities by or on behalf of THRC Management. The authority of such individual under this Statement shall continue for as long as THRC Management is required to file such forms, unless earlier terminated by my delivery of a written revocation of this authorization to THRC Management. I hereby acknowledge that such individual is not assuming any of THRC Management's responsibilities to comply with any of the requirements of the Securities Exchange Act of 1934, as amended.

Dated: March 20, 2025

THRC Management, LLC

/s/ Dan H. Wilks
Name: Dan H. Wilks
Title: Manager

FARJO Holdings, LP, a Texas limited partnership ("FARJO Holdings"), represented by FARJO Management, LLC, General Partner, by Farris C. Wilks, Manager, hereby authorizes Robert Early to represent FARJO Holdings to execute and file on FARJO Holdings' behalf all SEC forms (including any amendments thereto) that FARJO Holdings may be required to file with the United States Securities and Exchange Commission and any other actions in connection with the above, as a result of FARJO Holdings' position with, or direct or indirect ownership of, or transactions in securities by or on behalf of FARJO Holdings. The authority of such individual under this Statement shall continue for as long as FARJO Holdings is required to file such forms, unless earlier terminated by my delivery of a written revocation of this authorization to FARJO Holdings. I hereby acknowledge that such individual is not assuming any of FARJO Holdings' responsibilities to comply with any of the requirements of the Securities Exchange Act of 1934, as amended.

Dated: March 20, 2025

FARJO Holdings, LP

By: FARJO Management, LLC, its General Partner

By: /s/ Farris C. Wilks

Name: Farris C. Wilks Title: Manager

FARJO Management, LLC, a Texas limited liability company ("FARJO Management"), represented by Farris Wilks, Manager, hereby authorizes Robert Early to represent FARJO Management to execute and file on FARJO Management's behalf all SEC forms (including any amendments thereto) that FARJO Management may be required to file with the United States Securities and Exchange Commission and any other actions in connection with the above, as a result of FARJO Management's position with, or direct or indirect ownership of, or transactions in securities by or on behalf of FARJO Management. The authority of such individual under this Statement shall continue for as long as FARJO Management is required to file such forms, unless earlier terminated by my delivery of a written revocation of this authorization to THRC Management. I hereby acknowledge that such individual is not assuming any of FARJO Management's responsibilities to comply with any of the requirements of the Securities Exchange Act of 1934, as amended.

Dated: March 20, 2025

FARJO Management, LLC

/s/ Farris Wilks Name: Farris Wilks Title: Manager

Heavenly Father's Foundation, a 501(c)(3) private foundation (the "Foundation"), represented by Dan Wilks, Trustee, hereby authorizes Robert Early to represent the Foundation to execute and file on the Foundation's behalf all SEC forms (including any amendments thereto) that the Foundation may be required to file with the United States Securities and Exchange Commission and any other actions in connection with the above, as a result of the Foundation's position with, or direct or indirect ownership of, or transactions in securities by or on behalf of the Foundation. The authority of such individual under this Statement shall continue for as long as the Foundation is required to file such forms, unless earlier terminated by my delivery of a written revocation of this authorization to the Foundation. I hereby acknowledge that such individual is not assuming any of the Foundation's responsibilities to comply with any of the requirements of the Securities Exchange Act of 1934, as amended.

Dated: March 20, 2025

Heavenly Father's Foundation

By: /s/ Dan Wilks

Name: Dan Wilks Title: Trustee

Schedule I Transactions in the Last Sixty Days

Matthew D. Wilks					
Date	Transaction	Shares	Price Per Share		
02/26/2025	Purchase	288,756	\$6.93		

Farris Wilks					
Date	Transaction	Shares	Price Per Share		
02/26/2025	Purchase	338,756	\$6.93		

Farris Wilks							
Date	Transaction	Shares	Price Per Share				
03/10/2025	Sold 1,000 shares of Series A redeemable convertible preferred shares into Class A common stock, par value \$0.01 per share	55,204	\$20.00				