(Street)
NEW YORK

(City)

NY

(State)

1. Name and Address of Reporting Person*

10167

(Zip)

FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

eck this box if no longer subject to
ction 16. Form 4 or Form 5
ligations may continue See

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPROVAL

OMB Number: 3235-0287

Estimated average burden

obligat لـــــ	ions may contiletion 1(b).	nue. <i>See</i>		Filed						ties Exchanç impany Act			34		ll.	s per respo	-	0.5
				Issuer Name and Ticker or Trading Symbol GENERAC HOLDINGS INC. [GNRC]								Relationship of Reporting Person(s) to Issuer (Check all applicable) Director X 10% Owner						
(Last) 245 PAR	ast) (First) (Middle) 5 PARK AVENUE			3. Date of Earliest Transaction (Month/Day/Year) 11/29/2012									Officer (give title Other (specify below)					
(Street) NEW YORK NY 10067			4. If Amendment, Date of Original Filed (Month/Day/Year)								6. Individual or Joint/Group Filing (Check Applicable Line) Form filed by One Reporting Person Form filed by More than One Reporting							
(City)	(Si	tate) (Zip)												rson			3
		Tabl	e I - Non-De	riva	tive S	Securi	ties Ac	quired	l, Dis	sposed o	f, o	r Ben	efic	ially Owi	ned			
1. Title of Security (Instr. 3) 2. Transacti Date (Month/Day				Execut if any	2A. Deemed Execution Date, if any (Month/Day/Year)		action (Instr.	4. Securities Acquired (A) Disposed Of (D) (Instr. 3, 4			nd 5) Seco Ben Owr	nount of urities eficially ed Following	Form: D (D) or Ir	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership			
								Code	v	Amount		(A) or (D)	Pric	Tran	orted saction(s) r. 3 and 4)			(Instr. 4)
Common	Stock, par	value \$0.01 per s	share 11/	29/2	012			S		6,400,00	00	D	\$3	2.25 3	3,512,998	D ⁽	(1)	
Common Stock, par value \$0.01 per share 11/29/20			:012		S		3,881,149		D	\$3:	2.25 2	0,314,218	D ⁽	(2)				
Common Stock, par value \$0.01 per share 11/29/20			:012		S		517,352 D		D	\$32.25		,707,857	D	(3)				
Common	Stock, par	value \$0.01 per s	share 11/	29/2	012			S	┡	2,001,49	99	D	\$3	2.25 1	0,475,988	D ⁽	(4)	
Common	Stock, par	value \$0.01 per s	share												14,935	I(į	5)	See Footnote 5.
		Та	ıble II - Deri\ (e.g.,	ativ	e Sec	curitie Ils, wa	s Acq	uired, I	Dispo	osed of,	or E le s	Benefi securi	cial ties	ly Owne	d			
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Yea	4. Ti C	4. Transaction Code (Instr. 8)		5. Number of			isable and te	7. T Ame Sec Und Der Sec	7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and 4)		8. Price o Derivative Security (Instr. 5)	9. Number of derivative Securities Beneficially Owned Following Reported Transaction (Instr. 4)	Owr Forr Dire or Ir (I) (I	Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)
				С	ode V	, (A	.) (D)	Date Exercis	able	Expiration Date	Title	or Nur of	ount nber ıres					
	nd Address of Capital,	Reporting Person*																
(Last) 245 PAR	K AVENU	(First)	(Middle)															
(Street) NEW Y	ORK	NY	10067			-												
(City)		(State)	(Zip)															
		Reporting Person*	<u>.P.</u>															
(Last)	K AVENU	(First)	(Middle)															

Last)	(First)	(Middle)
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	ET, GEORGE TO	
Street)		
GRAND CAYMAN	E9	KY1-9005
JAYWAN		
City)	(State)	(Zip)
	s of Reporting Perso al Associates, I	
Last)	(First)	(Middle)
245 PARK AVE	• •	(,
Street)		
NEW YORK	NY	10167
City)	(State)	(Zip)
. Name and Addres	s of Reporting Perso	n [*]
	al Associates G	
Last)	(First)	(Middle)
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Street) NEW YORK	NY	10167
TLW TORK	111	1010/
City)	(State)	(Zip)
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Last) 245 PARK AVER Street) NEW YORK City) . Name and Addres CCMP Gener Last) 245 PARK AVER Street) NEW YORK City) . Name and Addres Brenneman G Last)	(First) NUE NY (State) s of Reporting Perso aC Co-Invest C (First) NUE NY (State) s of Reporting Perso reg Dean (First)	(Middle) 10167 (Zip) n* SP, LLC (Middle) 10167 (Zip) n*
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- 1. See Exhibit 99.2.
- 2. The amount shown represents the beneficial ownership of shares of the Issuer's common stock owned by CCMP Capital Investors.
- 3. The amount shown represents the beneficial ownership of shares of the Issuer's common stock owned by CCMP Cayman.
- 4. The amount shown represents the beneficial ownership of shares of the Issuer's common stock owned by Generac Co-Invest.
- 5. The amount shown represents the beneficial ownership of shares of the Issuer's common stock owned by Stephen Murray, Timothy Walsh and Stephen McKenna (a former director of the Issuer and a former employee of an affiliate of CCMP Capital) in the aggregate, which were issued to each of them in their capacity as directors of the Issuer. CCMP Capital beneficially owns such shares indirectly as a result of the contractual arrangements among Messrs. Murray, Walsh and McKenna, the CCMP Capital Funds, CCMP Capital Associates and CCMP Capital, which provide that such shares are to be held for the benefit of the CCMP Funds and these shares are to be voted or disposed of at the direction of CCMP Capital.

Remarks

See Exhibit 24.1, Exhibit 99.1 and Exhibit 99.2

CCMP Capital, LLC, /s/ Stephen P. Murray, President & 11/29/2012 **CEO** CCMP Capital Investors II, L.P., /s/ Stephen P. Murray, 11/29/2012 President & CEO **CCMP Capital Investors** (Cayman) II, L.P., /s/ Stephen 11/29/2012 P. Murray, President & CEO **CCMP** Capital Associates, L.P., /s/ Stephen P. Murray, 11/29/2012 President & CEO CCMP Capital Associates GP, LLC, /s/ Stephen P. Murray, 11/29/2012 President & CEO CCMP Generac Co-Invest, L.P., /s/ Stephen P. Murray, 11/29/2012 President & CEO CCMP Generac Co-Invest GP, LLC, /s/ Stephen P. Murray, 11/29/2012 President & CEO Richard G. Jansen, as attorney in fact for Gregory D. 11/29/2012 Brenneman, /s/ Richard G. <u>Jansen</u> ** Signature of Reporting Person

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

- * If the form is filed by more than one reporting person, see Instruction 4 (b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.

POWER OF ATTORNEY

Know all by these presents, that the undersigned hereby constitutes and appoints each of Richard G. Jansen, Allison Bernbach and Nikki Trezza, or any one of them signing singly, and with full power of substitution, the undersigned's true and lawful attorney-in-fact to:

- (1) execute for and on behalf of the undersigned Forms 3, 4, and 5 and Schedules 13D or 13G, including amendments thereto, relating to the securities of Generac Holdings Inc. (the "Company") in accordance with Section 16(a) and Section 13 of the Securities Exchange Act of 1934 and the rules thereunder;
- do and perform any and all acts for and on behalf of the undersigned which may be necessary or desirable to complete and execute any such Form 3, 4, or 5 or Schedule 13D or 13G, complete and execute any amendment or amendments thereto, and timely file such form with the SEC and any stock exchange or similar authority; and
- (3) take any other action of any type whatsoever in connection with the foregoing which, in the opinion of such attorney-in-fact, may be of benefit to, in the best interest of, or legally required by, the undersigned, it being understood that the documents executed by such attorney-in-fact on behalf of the undersigned pursuant to this Power of Attorney shall be in such form and shall contain such terms and conditions as such attorney-in-fact may approve in such attorney-in-fact's discretion.

The undersigned hereby grants to each such attorney-in-fact full power and authority to do and perform any and every act and thing whatsoever requisite, necessary, or proper to be done in the exercise of any of the rights and powers herein granted, as fully to all intents and purposes as the undersigned might or could do if personally present, with full power of substitution or revocation, hereby ratifying and confirming all that such attorney-in-fact, or such attorney-in-fact's substitute or substitutes, shall lawfully do or cause to be done by virtue of this Power of Attorney and the rights and powers herein granted. The undersigned acknowledges that the foregoing attorneys-in-fact, in serving in such capacity at the request of the undersigned, are not assuming, nor is the Company assuming, any of the undersigned's responsibilities to comply with Section 16 or Section 13 of the Securities Exchange Act of 1934.

This Power of Attorney shall remain in full force and effect until the undersigned is no longer required to file Forms 3, 4, and 5 and Schedules 13D or 13G with respect to the undersigned's holdings of and transactions in securities issued by the Company, unless earlier revoked by the undersigned in a signed writing delivered to the foregoing attorneys-in-fact.

IN WITNESS WHEREOF, the undersigned has caused this Power of Attorney to be executed as of this 26th day of November 2012.

/s/ Gregory Brenneman
Signature
Gregory Brenneman
Print Name

List of Reporting Persons

Names:

CCMP Capital, LLC
CCMP Capital Investors II, L.P.
CCMP Capital Investors (Cayman) II, L.P.
CCMP Capital Associates, L.P.
CCMP Capital Associates GP, LLC
CCMP Generac Co-Invest, L.P.
CCMP Generac Co-Invest GP, LLC
Greg Dean Brenneman

Address for each Reporting Person: c/o 245 Park Avenue 16th Floor New York, NY 10167 This Form 4 is being filed by (i) CCMP Capital Investors II, L.P. ("CCMP Capital Investors"), (ii) CCMP Capital Investors (Cayman) II, L.P. ("CCMP Cayman" and together with CCMP Capital Investors, the "CCMP Capital Funds"), (iii) CCMP Capital Associates, L.P. ("CCMP Capital Associates"), the general partner of the CCMP Capital Funds, (iv) CCMP Capital Associates GP, LLC ("CCMP Capital Associates GP"), the general partner of CCMP Capital Associates, (v) CCMP Generac Co-Invest, L.P. ("Generac Co-Invest"), (vi) CCMP Generac Co-Invest GP, LLC ("Generac Co-Invest GP"), the general partner of Generac Co-Invest, (vii) CCMP Capital, LLC ("CCMP Capital"), the owner of CCMP Capital Associates GP and Generac Co-Invest GP, and (viii) Greg Brenneman (together with the CCMP Capital Funds, CCMP Capital Associates, CCMP Capital Associates GP, Generac Co-Invest and Generac Co-Invest GP, the "Reporting Persons"), in his capacity as a member of a CCMP Capital investment committee that makes voting and disposition decisions with respect to the Issuer's common stock beneficially owned by CCMP Capital. Pursuant to Rule 13d-3 under the Securities Exchange Act of 1934, as amended (the "Exchange Act"), each of CCMP Capital Associates, CCMP Capital Associates GP and CCMP Capital beneficially owns the Issuer's common stock reported herein held by the CCMP Capital Funds. The actual pro rata portion of beneficial ownership of any such shares held by the CCMP Capital Funds that may be deemed attributable to CCMP Capital Associates, CCMP Capital Associates GP and CCMP Capital is not readily determinable because it is subject to several variables, including the internal rate of return and vesting of interests within CCMP Capital Associates and the CCMP Capital Funds. Pursuant to Rule 13d-3 under the Exchange Act, each of Generac Co-Invest GP and CCMP Capital beneficially owns the Issuer's common stock reported herein held by Generac Co-Invest, but, except for a de minimis pecuniary interest attributable to Generac Co-Invest GP, such entities have no pecuniary interest in the shares held by Generac Co-Invest. Pursuant to Rule 13d-3 of the Exchange Act, CCMP Capital beneficially owns the Issuer's common stock reported herein held by Stephen Murray, Timothy Walsh and Stephen McKenna (a former director of the Issuer and a former employee of an affiliate of CCMP Capital) because CCMP Capital has voting and dispositive power over such shares as a result of the contractual arrangements among Messrs. Murray, Walsh and McKenna, the CCMP Capital Funds, CCMP Capital Associates and CCMP Capital, which provide that such shares are to be held for the benefit of the CCMP Funds and are to be voted or disposed of at the direction of CCMP Capital. The actual pro rata portion of beneficial ownership of any such shares held by Messrs. Murray, Walsh and McKenna that may be deemed attributable to the CCMP Capital Funds is not readily determinable because it is subject to several economic and other variables in the contractual agreements among CCMP Capital and the CCMP Capital Funds. As a consequence of his being a member of a CCMP Capital investment committee, Mr. Brenneman may be deemed, pursuant to Rule 13d-3 under the Exchange Act, to beneficially own all of the listed shares. The actual pro rata portion of beneficial ownership of any shares that may be deemed attributable to Mr. Brenneman is not readily determinable because it is subject to several variables, including the internal rate of return and vesting of interests within CCMP Capital Associates and the CCMP Capital Funds. The Reporting Persons disclaim beneficial ownership of the securities to the extent it exceeds their pecuniary interest therein and the inclusion of the shares in this report shall not be deemed to be an admission of beneficial ownership of the reported shares for the purposes of Section 16 of the Exchange Act or otherwise. The amount shown represents the beneficial ownership of the Issuer's common stock held by the Reporting Persons as a group.