April 21, 2021

J. Michael Daniel Senior Vice President and Chief Financial Officer Bassett Furniture Industries Inc. 3525 Fairystone Park Highway Bassett, Virginia 24055

Re: Bassett Furniture

Industries Inc.

Form 10-K for the

Fiscal Year Ended November 28, 2020

File No. 000-00209

Dear Mr. Daniel:

We have limited our review of your filing to the financial statements and related

disclosures and have the following comments. In some of our comments, we may ask you to

provide us with information so we may better understand your disclosure.

Please respond to these comments within ten business days by providing the requested

information or advise us as soon as possible when you will respond. If you do not believe our

comments apply to your facts and circumstances, please tell us why in your response.

After reviewing your response to these comments, we may have additional comments.

Form 10-K for the Fiscal Year Ended November 28, 2020

Management's Discussion and Analysis of Financial Condition and Results of Operations

Analysis of Operations, page 17

Please address the following comments related to your analysis of operations discussion:

disclosures in future filings to discuss year-over-year changes in net sales to external customers, cost of furniture and accessories sold, gross profit and gross profit margin, and selling, general and administrative expenses on a consolidated basis exclusive of inter-company amounts.

Revise your segment results disclosures to provide and discuss changes in net sales to external customers.

Refer to Item 303(a)

and (b) of Regulation S-K and SEC Release No. 33-8350.

We note that the "Income (loss) from operations" amounts in the "Consolidated" column J. Michael Daniel

FirstName LastNameJ. Michael

Bassett Furniture Industries Inc. Daniel

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NameBassett Furniture Industries Inc. April

21, 2021

April 221, 2021 Page 2

Page

FirstName LastName

of the tables on pages 19 and 20 appear to be non-GAAP measures. We further note that

these amounts are reconciled to GAAP income on page 21 using a different line item

description. In future filings, please ensure you clearly identify these amounts as non-

GAAP measures and that they are not presented using a GAAP line item description.

We note that you present gross profit and gross profit margin for your wholesale and retail

reportable segments. Considering gross profit is not the segmental measure of profit or

loss you present under ASC 280-10-50-22 and the figures are inclusive of inter-company

amounts, these gross profit and gross profit margin amounts appear to represent non-

GAAP measures. Accordingly, please revise future filings to comply with all non-GAAP

rules, including, but not limited to, a presentation of and reconciliation to the most directly

comparable GAAP measures. Show us what your revised disclosure would have looked

like for the historical periods presented. See Item 10(e) of Regulation S-K.

Consolidated Statements of Operations, page 32

We note that your logistics net sales revenues exceeded 10% of your consolidated net

sales for each fiscal year presented and further note your disclosure on page 62 that Zenith

Freight Lines operating costs are included in selling, general and administrative expenses.

In future filings, please ensure you comply with Rule 5-03(b)(2) of Regulation S-X to

provide separate disclosure of cost of services on your consolidated statement of

operations.

Notes to Consolidated Financial Statements

18. Segment Information, page 62

We note that the net sales disclosed for your reportable segments are inclusive of inter-

company sales. Please revise your presentation in future filings to disclose revenues from

external customers for each reportable segment as required by ASC 280-10-50-22(a).

Show us what your revised net sales disclosures would have looked like for the historical

periods presented. Also see the illustrative examples in ASC 280-10-55-48 and 55-49.

We note that you provide a breakdown of wholesale sales by product category and that the

amounts are inclusive of inter-company sales. Please revise future filings to disclose

consolidated sales from external customers for each product and service or each group of

similar products and services. See ASC 280-10-50-40.

In closing, we remind you that the company and its management are responsible for the

accuracy and adequacy of their disclosures, notwithstanding any review, comments, action or

absence of action by the staff.

J. Michael Daniel

Bassett Furniture Industries Inc.

April 21, 2021

Page 3

You may contact Charles Eastman at 202-551-3794 or Andrew Blume at 202-551-3254 with any questions.

FirstName LastNameJ. Michael Daniel

Sincerely,

Comapany NameBassett Furniture Industries Inc.

Division of Corporation

Finance April 21, 2021 Page 3 FirstName LastName

Office of Manufacturing