# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

# **FORM 10-Q**

# [X] QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended August 25, 2018

OR

# [ ] TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from

\_\_\_\_ to \_\_\_

Commission File No. 000-00209

## BASSETT FURNITURE INDUSTRIES, INCORPORATED (Exact name of Registrant as specified in its charter)

Virginia

(State or other jurisdiction of incorporation or organization) 54-0135270 (I.R.S. Employer Identification No.)

3525 Fairystone Park Highway <u>Bassett, Virginia 24055</u> (Address of principal executive offices) (Zip Code)

(276) 629-6000 (Registrant's telephone number, including area code)

Indicate by check mark whether the Registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months, and (2) has been subject to such filing requirements for the past 90 days. Yes <u>X</u> No \_\_\_\_\_

Indicate by check mark whether the registrant has submitted electronically every Interactive Data File required to be submitted pursuant to Rule 405 of Regulation S-T ( $\frac{232.405}{100}$  of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit such files). Yes <u>X</u> No \_\_\_\_\_

Indicate by check mark whether the Registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, smaller reporting company, or an emerging growth company. See the definitions of "large accelerated filer," "accelerated filer," "smaller reporting company," and "emerging growth company" in Rule 12b-2 of the Exchange Act.

Large Accelerated Filer Non-accelerated Filer

\_\_\_\_\_

Accelerated Filer Smaller Reporting Company Emerging Growth Company X

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act.

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes \_\_\_\_\_No \_X

At September 20, 2018, 10,638,409 shares of common stock of the Registrant were outstanding.

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# BASSETT FURNITURE INDUSTRIES, INCORPORATED AND SUBSIDIARIES

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# ITEM 1. FINANCIAL STATEMENTS BASSETT FURNITURE INDUSTRIES, INCORPORATED AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF INCOME AND RETAINED EARNINGS FOR THE PERIODS ENDED AUGUST 25, 2018 AND AUGUST 26, 2017 – UNAUDITED

(In thousands except per share data)

A Sales revenue:	ugust 25, 2018	August 26, 2017	August 25,	A
Sales revenue.		2017	2018	August 26, 2017
Furniture and accessories \$	99,807	\$ 100,152	\$ 298,605	\$ 294,144
Logistics	13,149	14,109	41,603	40,134
Total sales revenue	112,956	114,261	340,208	334,278
Cost of furniture and accessories sold	44,821	45,320	133,750	132,199
Selling, general and administrative expenses excluding new store pre-opening				
costs	63,279	61,373	192,986	180,972
New store pre-opening costs	532	308	1,435	1,583
Income from operations	4,324	7,260	12,037	19,524
Gain on sale of investment	-	-	-	3,267
Impairment of investment in real estate	-	-	-	(1,084)
Other loss, net	(492)	(583)		
Income before income taxes	3,832	6,677	10,685	19,713
Income tax expense	887	2,098	4,364	6,431
Net income \$	2,945	\$ 4,579	\$ 6,321	\$ 13,282
Retained earnings-beginning of period	140,934	135,947	139,378	129,388
Reclassification of certain tax effects from accumulated other comprehensive loss	-	-	545	-
Purchase and retirement of common stock	(1,036)	-	(1,036)	
Cash dividends	(1,338)	(1,181)		
Retained earnings-end of period \$	141,505	\$ 139,345	\$ 141,505	\$ 139,345
Basic earnings per share	0.28	\$ 0.43	\$ 0.59	\$ 1.25
Diluted earnings per share	0.28	\$ 0.43	\$ 0.59	\$ 1.24
Dividends per share \$	0.125	\$ 0.11	\$ 0.345	\$ 0.31

The accompanying notes to condensed consolidated financial statements are an integral part of the condensed consolidated financial statements.

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# PART I – FINANCIAL INFORMATION – CONTINUED ITEM 1. FINANCIAL STATEMENTS BASSETT FURNITURE INDUSTRIES, INCORPORATED AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE PERIODS ENDED AUGUST 25, 2018 AND AUGUST 26, 2017 – UNAUDITED

(In thousands)

	Quarter Ended				Nine Mon	ths E	ıs Ended	
	•	August 25,August 26,20182017		August 25, 2018		0 ,		
Net income	\$	2,945	\$	4,579	\$	6,321	\$	13,282
Other comprehensive income:								
Recognize prior service cost associated with Long Term Cash Awards								
(LTCA)		-		-		-		(932)
Amortization associated with Long Term Cash Awards (LTCA)		31		24		93		49
Income taxes related to LTCA		(8)		(9)		(24)		341
Amortization associated with supplemental executive retirement defined								
benefit plan (SERP)		76		94		228		281
Income taxes related to SERP		(19)		(36)		(57)		(107)
Other comprehensive income, net of tax		80		73		240		(368)
Total comprehensive income	\$	3,025	\$	4,652	\$	6,561	\$	12,914

The accompanying notes to condensed consolidated financial statements are an integral part of the condensed consolidated financial statements.

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# PART I – FINANCIAL INFORMATION – CONTINUED ITEM 1. FINANCIAL STATEMENTS BASSETT FURNITURE INDUSTRIES, INCORPORATED AND SUBSIDIARIES CONDENSED CONSOLIDATED BALANCE SHEETS AUGUST 25, 2018 AND NOVEMBER 25, 2017 (In thousands)

	(Unaudited) August 25, 2018	November 25, 2017
Assets		
Current assets		
Cash and cash equivalents	\$ 25,763	\$ 53,949
Short-term investments	22,643	23,125
Accounts receivable, net	19,485	19,640
Inventories	63,726	54,476
Other current assets	8,724	8,192
Total current assets	140,341	159,382
Property and equipment, net	103,205	103,244
Deferred income taxes	5,773	8,393
Goodwill and other intangible assets	28,541	17,351
Other	6,624	5,378
Total long-term assets	40,938	31,122
Total assets	\$ 284,484	\$ 293,748
<u>Liabilities and Stockholders' Equity</u> Current liabilities		
Accounts payable	\$ 24,219	\$ 21,760
Accrued compensation and benefits	13,434	14,670
Customer deposits	21,168	27,107
Dividends payable	-	3,759
Current portion of long-term debt	436	3,405
Other accrued liabilities	13,031	12,655
Total current liabilities	72,288	83,356
Long-term liabilities		
Post employment benefit obligations	13,677	13,326
Notes payable	-	329
Other long-term liabilities	6,564	5,277
Total long-term liabilities	20,241	18,932
Stockholders' equity		
Common stock	53,326	53,690
Retained earnings	141,505	139,378
Additional paid-in capital	-	962
Accumulated other comprehensive loss	(2,876)	(2,570)
Total stockholders' equity	191,955	191,460
Total liabilities and stockholders' equity	\$ 284,484	\$ 293,748

The accompanying notes to condensed consolidated financial statements are an integral part of the condensed consolidated financial statements.

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## <u>PART I – FINANCIAL INFORMATION – CONTINUED</u> <u>ITEM 1. FINANCIAL STATEMENTS</u> <u>BASSETT FURNITURE INDUSTRIES, INCORPORATED AND SUBSIDIARIES</u> <u>CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS</u> <u>FOR THE PERIODS ENDED AUGUST 25, 2018 AND AUGUST 26, 2017 – UNAUDITED</u> (In thousands)

		Nine Months Ended		
	Augu	ust 25, 2018	Augu	st 26, 2017
Operating activities:				
Net income	\$	6,321	\$	13,282
Adjustments to reconcile net income to net cash provided by (used in) operating activities:				
Depreciation and amortization		9,920		10,060
Provision for asset impairment charge		-		1,084
Gain on sale of property and equipment		(130)		(1,278
Gain on sale of investment		-		(3,267)
Tenant improvement allowance received from lessors		2,220		1,165
Deferred income taxes		2,620		195
Other, net		490		516
Changes in operating assets and liabilities:				
Accounts receivable		1,183		(1,018)
Inventories		(5,349)		(4,190
Other current assets		(496)		1,919
Customer deposits		(5,939)		(4,424
Accounts payable and accrued liabilities		196		654
Net cash provided by operating activities		11,036		14,698
Investing activities:				
Purchases of property and equipment		(12,632)		(10,817
Proceeds from sales of property and equipment		2,488		4,474
Cash paid for business acquisition		(15,556)		-
Proceeds from maturities and sales of investments		482		3,592
Acquisition of retail licensee store		-		(655
Other		-		223
Net cash used in investing activities		(25,218)		(3,183
Financing activities:				
Cash dividends		(7,462)		(6,544
Proceeds from the exercise of stock options		27		310
Other issuance of common stock		264		83
Repurchases of common stock		(2,848)		(83
Taxes paid related to net share settlement of equity awards		(674)		(641
Repayments of notes payable		(3,311)		(3,287
Net cash used in financing activities		(14,004)		(10,162
Change in cash and cash equivalents		(28,186)		1,353
Cash and cash equivalents - beginning of period		53,949		35,144
Cook and cook equivalents and of partial	\$	25,763	\$	36,497
Cash and cash equivalents - end of period	Ψ	23,703	Ψ	50,497

The accompanying notes to condensed consolidated financial statements are an integral part of the condensed consolidated financial statements.

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### 1. Basis of Presentation

The accompanying unaudited condensed consolidated financial statements have been prepared in accordance with the instructions to Form 10-Q and do not include all of the information and footnotes required by accounting principles generally accepted in the United States ("GAAP") for complete financial statements. In our opinion, all adjustments (consisting of normal recurring adjustments) considered necessary for a fair presentation have been included.

References to "ASC" included hereinafter refer to the Accounting Standards Codification established by the Financial Accounting Standards Board ("FASB") as the source of authoritative GAAP.

The condensed consolidated financial statements include the accounts of Bassett Furniture Industries, Incorporated ("Bassett", "we", "our", or the "Company") and our wholly-owned subsidiaries of which we have a controlling interest. In accordance with ASC Topic 810, we have evaluated our licensees and certain other entities to determine whether they are variable interest entities ("VIEs") of which we are the primary beneficiary and thus would require consolidation in our financial statements. To date we have concluded that none of our licensees nor any other of our counterparties represent VIEs.

Revenue from the sale of furniture and accessories is reported in the accompanying condensed consolidated statements of income net of estimates for returns and allowances.

Revenues from logistical services are generated by our wholly-owned subsidiary, Zenith Freight Lines, LLC ("Zenith"). Sales of logistical services from Zenith to our wholesale and retail segments have been eliminated in consolidation, and Zenith's operating costs and expenses are included in selling, general and administrative expenses in our condensed consolidated statements of income.

#### Lane Venture Acquisition

On December 21, 2017, we purchased certain assets and assumed certain liabilities of Lane Venture from Heritage Home Group, LLC. Lane Venture is being operated as a component of our wholesale segment (see Note 3, Business Combinations). Results of operations for the Lane Venture business are included in our condensed consolidated statements of income since the date of acquisition.

#### 2. Interim Financial Presentation

All intercompany accounts and transactions have been eliminated in the condensed consolidated financial statements. The results of operations for the three and nine months ended August 25, 2018 are not necessarily indicative of results for the full fiscal year. These interim condensed consolidated financial statements should be read in conjunction with the consolidated financial statements and accompanying notes included in our Annual Report on Form 10-K for the year ended November 25, 2017.

#### Income Taxes and Impact of the Tax Cuts and Jobs Act

We calculate an anticipated effective tax rate for the year based on our annual estimates of pretax income and use that effective tax rate to record our year-todate income tax provision. Any change in annual projections of pretax income could have a significant impact on our effective tax rate for the respective quarter.

On December 22, 2017, The Tax Cuts and Jobs Act (the "Act") was signed into law. The Act reduced the federal statutory corporate income tax rate from 35% to 21% effective January 1, 2018 for all corporate taxpayers, while most other provisions of the Act take effect for fiscal years beginning on or after January 1, 2018. Therefore, we will compute our income tax expense for fiscal 2018 using a blended federal statutory rate of 22.2%. The 21% federal statutory rate, as well as certain other provisions of the Act including the elimination of the domestic manufacturing deduction and new limitations on certain business deductions, will apply to our 2019 fiscal year and thereafter.

The federal rate reduction has had a significant impact on our provision for income taxes for the three and nine months ended August 25, 2018. Our effective tax rates for the three and nine months ended August 25, 2018 were 23.1% and 40.8%, respectively. Our effective tax rate for the nine months ended August 25, 2018 differs from the fiscal 2018 blended federal statutory rate of 22.2% primarily due to a discrete charge of \$2,032 arising from the re-measurement of our deferred tax assets. Other items impacting our effective tax rates for the three and nine months ended August 25, 2018 include the effects of state income taxes and various permanent differences including the favorable impacts of excess tax benefits on stock-based compensation of \$26 and \$223, respectively, non-taxable life insurance proceeds of \$266 during the nine months ended August 25, 2018, and the Section 199: Domestic Production Activities Deduction.

Given the significance of the Act, the SEC staff issued Staff Accounting Bulletin No. 118 ("SAB 118"), which allows registrants to record provisional amounts during a one year "measurement period" similar to that used when accounting for business combinations. Per SAB 118, the measurement period is deemed to have an earlier end date when the registrant has obtained, prepared and analyzed the information necessary to finalize its accounting. During the measurement period, impacts of the updated tax law are expected to be recorded at the time a reasonable estimate for all, or a portion, of the effects can be made, and provisional amounts can be recognized and adjusted as information becomes available, prepared or analyzed.

SAB 118 states, that at each reporting period, companies must disclose the effects of the Act for areas where accounting is complete, disclose provisional amounts (or adjustments to provisional amounts) for the effects of the Act for areas where accounting is not complete but a reasonable estimate has been determined, and confirm areas where a reasonable estimate of the effects cannot yet be made, and therefore taxes are reflected in accordance with law prior to the enactment of the Act.

As of August 25, 2018, we were still assessing the overall impact that the Act will have on our financial statements and related disclosures. Therefore, the net charge for the re-measurement of our deferred tax assets was based on reasonable estimates and has been recorded as a provisional amount in accordance with SAB 118. We may alter our estimates during the remainder of fiscal 2018 as we continue to process data to finalize the underlying calculations and also analyze other provisions of the Act to determine if they will impact our effective tax rate in fiscal 2018 or in the future. We will continue to refine our adjustments through the permissible measurement period as described above.

Our effective tax rates for the three and nine months ended August 26, 2017 of 31.4% and 32.6%, respectively, differed from the federal statutory rate of 35% primarily due to the effects of state income taxes and various permanent differences including the favorable impacts of excess tax benefits on stock-based compensation of \$227 and \$554 during the three and nine months ended August 26, 2017, respectively, and the Section 199: Domestic Production Activities Deduction.

# Adoption of Accounting Standards Update No. 2018-02

The Act has also had a significant impact on the income tax effect of pension costs included in our accumulated other comprehensive loss at November 25, 2017 due to the reduction in Federal statutory rates. Therefore we have adopted Accounting Standards Update 2018-02 (see Note 14, Recent Accounting Pronouncements) effective as of the beginning of fiscal 2018 and have elected to reclassify the income tax effects of the Act from accumulated other comprehensive loss to retained earnings. Accordingly, during the nine months ended August 25, 2018 we reclassified \$545 of tax benefits associated with pension costs from accumulated other comprehensive loss to retained earnings.

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### 3. Business Combinations

#### Acquisition of Lane Venture

On December 21, 2017, we purchased certain assets and assumed certain liabilities of Lane Venture from Heritage Home Group, LLC for \$15,556 in cash. Lane Venture is a manufacturer and distributor of premium outdoor furniture, and is now being operated as a component of our wholesale segment.

Under the acquisition method of accounting, the fair value of the consideration transferred was allocated to the tangible and intangible assets acquired and the liabilities assumed based on their estimated fair values as of the acquisition date with the remaining unallocated amount recorded as goodwill.

The allocation of the fair value of the acquired business was based on a preliminary valuation. Our estimates and assumptions are subject to change as we obtain additional information for our estimates during the measurement period (up to one year from the acquisition date). The primary areas of the preliminary allocation of the fair value of consideration transferred that are not yet finalized relate to the fair values of certain tangible and intangible assets acquired and the residual goodwill. During the nine months ended August 25, 2018, we recorded measurement period adjustments to increase (decrease) the opening value of net accounts receivable, inventory and accrued liabilities by \$150, (\$2) and \$38, respectively, resulting in a reduction of recognized goodwill of \$110. The preliminary allocation of the \$15,556 all-cash purchase price to the acquired assets and liabilities of the Lane Venture business, including measurement period adjustments, is as follows:

Allocation of the fair value of consideration transferred:

Identifiable assets acquired:	
Accounts receivable, net of reserve (Note 5)	\$ 1,507
Inventory, net of reserve (Note 6)	3,752
Prepaid expenses and other current assets	37
Intangible assets	7,360
Total identifiable assets acquired	12,656
Liabilities assumed:	
Accounts payable	(357)
Other accrued liabilities	(852)
Total liabilities assumed	(1,209)
Net identifiable assets acquired	11,447
Goodwill	4,109
Total net assets acquired	\$ 15,556

Goodwill was determined based on the residual difference between the fair value of the consideration transferred and the value assigned to the tangible and intangible assets and liabilities recognized in connection with the acquisition and is deductible for tax purposes. Among the factors that contributed to a purchase price resulting in the recognition of goodwill are the expected synergies arising from combining the Company's manufacturing and distribution capabilities with Lane Venture's position in the outdoor furnishings market, a segment of the market not previously served by Bassett.

A portion of the fair value of the consideration transferred has been provisionally assigned to identifiable intangible assets as follows:

Description:	Useful Life In Years	Fai	r Value
Trade name Customer relationships	Indefinite 9	\$	6,848 512
Total acquired intangible assets		\$	7,360
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The finite-lived intangible asset is being amortized on a straight-line basis over its estimated useful life. The indefinite-lived intangible asset and goodwill are not amortized but will be tested for impairment annually or between annual tests if an indicator of impairment exists.

The fair values of consideration transferred and net assets acquired were determined using a combination of Level 2 and Level 3 inputs as specified in the fair value hierarchy in ASC 820, *Fair Value Measurements and Disclosures*. See Note 4.

Acquisition costs related to the Lane Venture acquisition totaled \$256 during the nine months ended August 25, 2018, and are included in selling, general and administrative expenses in the condensed consolidated statements of income. Additional acquisition costs related to Lane Venture are not expected to be significant during the remainder of fiscal 2018. The acquisition costs are primarily related to legal, accounting and valuation services.

The pro forma impact of the acquisition and the results of operations attributable to Lane Venture since the acquisition have not been presented because they are not material to our consolidated results of operations for the three and nine month periods ended August 25, 2018 and August 26, 2017.

## Retail Store Acquisition

During the quarter ended February 25, 2017, we acquired the operations of the Bassett Home Furnishings ("BHF") store located in Columbus, Ohio for a purchase price of \$655. The store had been owned and operated by a licensee that had determined that continued ownership of a BHF store was no longer consistent with its future business objectives. We believe that Columbus, Ohio represents a viable market for a BHF store.

The purchase price was allocated as follows:

Inventory Goodwill	\$ 343 312
G00dw111	 312
Purchase price	\$ 655

The inputs into our valuation of the acquired assets reflect our market assumptions and are not observable. Consequently, the inputs are considered to be Level 3 inputs as specified in the fair value hierarchy in ASC 820, *Fair Value Measurements and Disclosures*. See Note 4.

The pro forma impact of the acquisition and the results of operations for the Columbus store since acquisition were not material to our consolidated results of operations for the three and nine months ended August 26, 2017.

# 4. Financial Instruments and Fair Value Measurements

## Financial Instruments

Our financial instruments include cash and cash equivalents, short-term investments in certificates of deposit, accounts receivable, cost method investments, accounts payable and notes payable. Because of their short maturities, the carrying amounts of cash and cash equivalents, short-term investments in certificates of deposit, accounts receivable, and accounts payable approximate fair value.

## Investments

Our short-term investments of \$22,643 at August 25, 2018 and \$23,125 at November 25, 2017 consisted of certificates of deposit (CDs). At August 25, 2018, the CDs had original terms averaging nine months, bearing interest at rates ranging from 0.10% to 2.45%. At August 25, 2018, the weighted average remaining time to maturity of the CDs was approximately six months and the weighted average yield of the CDs was approximately 2.11%. Each CD is placed with a federally insured financial institution and all deposits are within federal deposit insurance limits. Due to the nature of these investments and their relatively short maturities, the carrying amount of the short-term investments at August 25, 2018 and November 25, 2017 approximates their fair value.

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#### Fair Value Measurement

The Company accounts for items measured at fair value in accordance with ASC Topic 820, *Fair Value Measurements and Disclosures*. ASC 820's valuation techniques are based on observable and unobservable inputs. Observable inputs reflect readily obtainable data from independent sources, while unobservable inputs reflect our market assumptions. ASC 820 classifies these inputs into the following hierarchy:

Level 1 Inputs- Quoted prices for identical instruments in active markets.

*Level 2 Inputs*– Quoted prices for similar instruments in active markets; quoted prices for identical or similar instruments in markets that are not active; and model-derived valuations whose inputs are observable or whose significant value drivers are observable.

Level 3 Inputs- Instruments with primarily unobservable value drivers.

We believe that the carrying amounts of our current assets and current liabilities approximate fair value due to the short-term nature of these items. The recurring estimate of the fair value of our notes payable for disclosure purposes (see Note 8) involves Level 3 inputs. Our primary non-recurring fair value estimates typically involve business acquisitions (Note 3) which involve a combination of Level 2 and Level 3 inputs.

#### 5. Accounts Receivable

Accounts receivable consists of the following:

	August 25,		November 25,	
	2018	2017		
Gross accounts receivable	\$ 20,466	\$	20,257	
Allowance for doubtful accounts	 (981)		(617)	
Accounts receivable, net	\$ 19,485	\$	19,640	

Activity in the allowance for doubtful accounts for the nine months ended August 25, 2018 was as follows:

	201	18
Balance at November 25, 2017	\$	617
Acquired allowance on accounts receivable (Note 3)		50
Additions charged to expense		329
Write-offs and other reductions		(15)
Balance at August 25, 2018	\$	981

We believe that the carrying value of our net accounts receivable approximates fair value. The inputs into these fair value estimates reflect our market assumptions and are not observable. Consequently, the inputs are considered to be Level 3 as specified in the fair value hierarchy in ASC Topic 820, *Fair Value Measurements and Disclosures*. See Note 4.

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## 6. Inventories

Inventories are valued at the lower of cost or net realizable value. Cost is determined for domestic furniture inventories using the last-in, first-out (LIFO) method. The costs for imported inventories and those applicable to Lane Venture are determined using the first-in, first-out (FIFO) method.

Inventories were comprised of the following:

	gust 25, 2018	November 25, 2017
Wholesale finished goods	\$ 29,907	\$ 26,145
Work in process	504	388
Raw materials and supplies	15,432	11,808
Retail merchandise	28,159	26,173
Total inventories on first-in, first-out method	74,002	64,514
LIFO adjustment	(8,560)	(8,143)
Reserve for excess and obsolete inventory	(1,716)	(1,895)
	\$ 63,726	\$ 54,476

We estimate an inventory reserve for excess quantities and obsolete items based on specific identification and historical write-offs, taking into account future demand, market conditions and the respective valuations at LIFO. The need for these reserves is primarily driven by the normal product life cycle. As products mature and sales volumes decline, we rationalize our product offerings to respond to consumer tastes and keep our product lines fresh. If actual demand or market conditions in the future are less favorable than those estimated, additional inventory write-downs may be required. In determining reserves, we calculate separate reserves on our wholesale and retail inventories. Our wholesale inventories tend to carry the majority of the reserves for excess quantities and obsolete inventory due to the nature of our distribution model. These wholesale reserves primarily represent design and/or style obsolescence. Typically, product is not shipped to our retail warehouses until a consumer has ordered and paid a deposit for the product. We do not typically hold retail inventory for stock purposes. Consequently, floor sample inventory and inventory for delivery to customers account for the majority of our inventory at retail. Retail reserves are based on accessory and clearance floor sample inventory in our stores and any inventory that is not associated with a specific customer order in our retail warehouses.

Activity in the reserves for excess quantities and obsolete inventory by segment are as follows:

	Wholesale				
	Segment		Retail Segment		 Total
Balance at November 25, 2017	\$	1,618	\$	277	\$ 1,895
Acquired reserve on inventory (Note 3)		50		-	50
Additions charged to expense		1,026		304	1,330
Write-offs		(1,237)		(322)	(1,559)
Balance at August 25, 2018	\$	1,457	\$	259	\$ 1,716

Our estimates and assumptions have been reasonably accurate in the past. We have not made any significant changes to our methodology for determining inventory reserves in 2018 and do not anticipate that our methodology is likely to change in the future.

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# 7. Goodwill and Other Intangible Assets

Goodwill and other intangible assets consisted of the following:

	August 25, 2018						
	Gross Carrying Amount			Accumulated Amortization		Intangible Assets, Net	
Intangibles subject to amortization							
Customer relationships	\$	3,550	\$	(764)	\$	2,786	
Technology - customized applications		834		(426)		408	
Total intangible assets subject to amortization		4,384		(1,190)		3,194	
Intangibles not subject to amortization:							
Trade names		9,338		-		9,338	
Goodwill		16,009		-		16,009	
			_		_		
Total goodwill and other intangible assets	\$	29,731	\$	(1,190)	\$	28,541	

	November 25, 2017							
				Accumulated Amortization		Intangible Assets, Net		
Intangibles subject to amortization			_					
Customer relationships	\$	3,038	\$	(574)	\$	2,464		
Technology - customized applications		834		(337)		497		
Total intangible assets subject to amortization		3,872		(911)		2,961		
Intangibles not subject to amortization:								
Trade names		2,490		-		2,490		
Goodwill		11,900		-		11,900		
Total goodwill and other intangible assets	\$	18,262	\$	(911)	\$	17,351		

Changes in the carrying amounts of goodwill by reportable segment during the nine months ended August 25, 2018 were as follows:

	W	holesale	 Retail	Logistics		Logistics		 Total
Balance as of November 25, 2017 Goodwill arising from acquisition of Lane Venture (Note 3)	\$	5,045 4,109	\$ 1,926	\$	4,929	\$ 11,900 4,109		
Balance as of August 25, 2018	\$	9,154	\$ 1,926	\$	4,929	\$ 16,009		

The goodwill recognized in connection with our acquisition of Lane Venture remains subject to future adjustments before the close of the measurement period in the first quarter of fiscal 2019. See Note 3, Business Combinations, for additional information regarding the acquisition of Lane Venture. There were no accumulated impairment losses on goodwill as of August 25, 2018 or November 25, 2017.

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Amortization expense associated with intangible assets during the three and nine months ended August 25, 2018 and August 26, 2017 was as follows:

		Quarter Ended				Nine Mon	nths Ended		
	August 25, 2018		A	August 26, 2017		ugust 25, 2018	August 26, 2017		
Intangible asset amortization expense	\$	95	\$	80	\$	280	\$	241	

Estimated future amortization expense for intangible assets that exist at August 25, 2018 is as follows:

¢	05
\$	95
	379
	379
	379
	279
	259
	1,424
\$	3,194
	\$ 

# 8. Notes Payable and Bank Credit Facility

Our notes payable consist of the following:

	August	t <b>25, 2018</b>
Real estate notes payable	\$	436
Less current portion		(436)
Total long-term notes payable	\$	_

		N	November 25, 2017	
	Principal Balance	1	Unamortized Discount	Net Carrying Amount
Zenith acquisition note payable	\$	3,000 \$	6 (13)	\$ 2,987
Real estate notes payable		747	<u> </u>	747
Total notes payable		3,747	(13)	3,734
Less current portion		(3,418)	13	(3,405)
Total long-term notes payable	\$	329 \$	5 -	\$ 329

The future maturities of our notes payable are as follows:

Remainder of fiscal 2018	\$ 107
Fiscal 2019	329
	\$ 436

#### Zenith Acquisition Note Payable

The final installment of the Zenith acquisition note was paid in full on February 2, 2018. Interest expense resulting from the amortization of the discount was \$13 for the nine months ended August 25, 2018 and \$19 and \$76 for the three and nine months ended August 26, 2017, respectively.

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#### Real Estate Notes Payable

Certain of our retail real estate properties have been financed through commercial mortgages with outstanding principal totaling \$436 and \$747 at August 25, 2018 and November 25, 2017, respectively. The mortgages each bear interest at a fixed rate of 6.73%. They are collateralized by the respective properties with net book values totaling approximately \$5,631 and \$5,727 at August 25, 2018 and November 25, 2017, respectively. The current portion of these mortgages due within one year was \$436 and \$418 as of August 25, 2018 and November 25, 2017, respectively.

#### Fair Value

We believe that the carrying amount of our notes payable approximates fair value at both August 25, 2018 and November 25, 2017. In estimating the fair value, we utilize current market interest rates for similar instruments. The inputs into these fair value calculations reflect our market assumptions and are not observable. Consequently, the inputs are considered to be Level 3 as specified in the fair value hierarchy in ASC Topic 820, *Fair Value Measurements and Disclosures*. See Note 3.

#### Bank Credit Facility

Our credit facility with our bank provides for a line of credit of up to \$15,000. This credit facility is unsecured and contains covenants requiring us to maintain certain key financial ratios. We are in compliance with all covenants under the agreement and expect to remain in compliance for the foreseeable future. The credit facility will mature in December 2018, at which time we expect to obtain a new facility under substantially similar terms.

At August 25, 2018, we had \$1,382 outstanding under standby letters of credit against our line, leaving availability under our credit line of \$13,618. In addition, we have outstanding standby letters of credit with another bank totaling \$381.

# 9. Post Employment Benefit Obligations

## Defined Benefit Plans

We have an unfunded Supplemental Retirement Income Plan (the "Supplemental Plan") that covers one current and certain former executives. The liability for the Supplemental Plan was \$11,188 and \$11,337 as of August 25, 2018 and November 25, 2017, respectively.

We also have the Bassett Furniture Industries, Incorporated Management Savings Plan (the "Management Savings Plan") which was established in the second quarter of fiscal 2017. The Management Savings Plan is an unfunded, nonqualified deferred compensation plan maintained for the benefit of certain highly compensated or management level employees. As part of the Management Savings Plan, we have made Long Term Cash Awards ("LTC Awards") totaling \$2,000 to certain management employees in the amount of \$400 each. The liability for the LTC Awards was \$1,055 and \$985 as of August 25, 2018 and November 25, 2017, respectively.

The combined pension liability for the Supplemental Plan and LTC Awards is recorded as follows in the condensed consolidated balance sheets:

		August 25, 2018	November 25, 2017
Accrued compensation and benefits	\$	778	\$ 778
Post employment benefit obligations		11,465	11,544
Total pension liability	\$	12,243	\$ 12,322
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Components of net periodic pension costs for our defined benefit plans for the three and nine months ended August 25, 2018 and August 26, 2017 are as follows:

	Quarter Ended				Nine Mon	ths Ended		
	August 25,         August 26,           2018         2017						August 26, 2017	
Service cost	\$ 49	\$	49	\$	147	\$	136	
Interest cost	105		114		315		336	
Amortization of prior service costs	31		24		93		49	
Amortization of transition obligation	11		11		33		32	
Amortization of loss	 65		83		195		249	
Net periodic pension cost	\$ 261	\$	281	\$	783	\$	802	

The components of net periodic pension cost other than the service cost component are included in other loss, net in our condensed consolidated statements of income.

## **Deferred** Compensation Plans

We have an unfunded Deferred Compensation Plan that covers one current executive and certain former executives and provides for voluntary deferral of compensation. This plan has been frozen with no additional participants or deferrals permitted. Our liability under this plan was \$1,857 and \$1,916 as of August 25, 2018 and November 25, 2017, respectively.

We also have an unfunded, nonqualified deferred compensation plan maintained for the benefit of certain highly compensated or management level employees which was established under the Management Savings Plan in the second quarter of fiscal 2017. Our liability under this plan, including both accrued Company contributions and participant salary deferrals, was \$629 and \$139 as of August 25, 2018 and November 25, 2017, respectively.

Our combined liability for all deferred compensation arrangements, including Company contributions and participant deferrals under the Management Savings Plan, is recorded as follows in the condensed consolidated balance sheets:

	August 25, 2018			November 25, 2017
Accrued compensation and benefits	\$	274	\$	274
Post employment benefit obligations		2,212		1,782
Total deferred compensation liability	\$	2,486	\$	2,056

We recognized expense under our deferred compensation arrangements during the three and nine months ended August 25, 2018 and August 26, 2017 as follows:

		Quarter Ended				Nine Mon	ths Ended		
	-	August 25, 2018	August 26, 2017		August 25, 2018		August 26, 017		
Deferred compensation expense	\$	5 161	\$	68	\$	320	\$	203	
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#### 10. Other Gains and Losses

### Fiscal 2018

#### Gain on Sale of Retail Store Location

In May 2018 we sold the land and building occupied by our Spring, Texas retail store in connection with the eventual relocation of the store to another site in the Houston market. We received net cash proceeds of \$2,463 from the sale, resulting in a gain of \$165 recognized during the nine months ended August 25, 2018 which is included in income from operations in our accompanying condensed consolidated statements of income.

## Fiscal 2017

#### Gain on Sale of Investment

In 1985, we acquired a minority interest in a privately-held, start-up provider of property and casualty insurance for \$325. We have accounted for this investment on the cost method and included it in other long-term assets in our condensed consolidated balance sheet. In April 2017 we sold our interest for \$3,592 in cash, resulting in a gain of \$3,267 recognized for the nine months ended August 26, 2017.

## Gain on Sale of Retail Store Location

Selling, general and administrative expenses for the three and nine months ended August 26, 2017 includes a gain of \$1,220 resulting from the sale of our retail store location in Las Vegas, Nevada for \$4,335 in cash. The store was closed in August of 2017 in preparation for its repositioning to a new location in the Las Vegas market.

#### Impairment of Investment in Real Estate

We own a building in Chesterfield County, Virginia that was formerly leased to a licensee for the operation of a BHF store. The building is subject to a ground lease that expires in 2020, with additional renewal options. Since 2012, we have leased the building to another party who is, as of recently, paying less than the full amount of the lease obligation, resulting in rental income insufficient to cover our ground lease obligation. Efforts to sell our interest in the building have been unsuccessful to date. We have also concluded that, absent a significant cash investment in the building, the likelihood of locating another tenant at a rent that would provide positive cash flow in excess of the ground lease expense is remote. In addition, we obtained an appraisal during the quarter ended May 27, 2017 which indicated that the value of the building had significantly decreased and was now minimal. Given these circumstances, we concluded that we were unlikely to renew the ground lease in 2020 and were therefore likely vacate the property at that time. Consequently, we recorded a non-cash impairment charge of \$1,084 for the nine months ended August 26, 2017 to write off the value of the building.

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### **11. Commitments and Contingencies**

We are involved in various legal and environmental matters, which arise in the normal course of business. Although the final outcome of these matters cannot be determined, based on the facts presently known, we believe that the final resolution of these matters will not have a material adverse effect on our financial position or future results of operations.

We lease land and buildings that are used in the operation of our Company-owned retail stores as well as in the operation of certain of our licensee-owned stores, and we lease land and buildings at various locations throughout the continental United States for warehousing and distribution hubs used in our logistical services segment. We also lease tractors, trailers and local delivery trucks used in our logistical services segment. Our real estate lease terms range from one to 15 years and generally have renewal options of between five and 15 years. Some store leases contain contingent rental provisions based upon sales volume. Our transportation equipment leases have terms ranging from two to seven years with fixed monthly rental payments plus variable charges based upon mileage. The following schedule shows future minimum lease payments under non-cancellable operating leases with terms in excess of one year as of August 25, 2018:

	Retail Stores		D	Distribution Centers	Transportation Equipment			Total
Remainder of fiscal 2018	\$	6,243	\$	1,300	\$	828	\$	8,371
Fiscal 2019		25,697		4,237		3,398		33,332
Fiscal 2020		24,332		3,495		3,193		31,020
Fiscal 2021		21,206		2,771		2,153		26,130
Fiscal 2022		18,299		2,583		1,432		22,314
Fiscal 2023		15,448		1,517		637		17,602
Thereafter		46,000		437		558		46,995
Total future minimum lease payments	\$	157,225	\$	16,340	\$	12,199	\$	185,764

In connection with our long-term real estate leases, our liability for accrued straight-line rent expense was \$5,578 and \$4,821 at August 25, 2018 and November 25, 2017, respectively, and is included in other accrued liabilities in our condensed consolidated balance sheets.

We also have guaranteed certain lease obligations of licensee operators. Lease guarantees range from one to ten years. We were contingently liable under licensee lease obligation guarantees in the amount of \$2,168 and \$2,743 at August 25, 2018 and November 25, 2017, respectively.

In the event of default by an independent dealer under the guaranteed lease, we believe that the risk of loss is mitigated through a combination of options that include, but are not limited to, arranging for a replacement dealer, liquidating the collateral (primarily inventory), and pursuing payment under the personal guarantees of the independent dealer. The proceeds of the above options are expected to cover the estimated amount of our future payments under the guarantee obligations, net of recorded reserves. The fair value of lease guarantees (an estimate of the cost to the Company to perform on these guarantees) at August 25, 2018 and November 25, 2017 was not material.

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# 12. Earnings Per Share

The following reconciles basic and diluted earnings per share:

	Ν	et Income	Weighted Average Shares	 et Income Per Share
For the quarter ended August 25, 2018:				
Basic earnings per share	\$	2,945	10,666,529	\$ 0.28
Add effect of dilutive securities:				
Options and restricted shares		-	33,188	-
Diluted earnings per share	\$	2,945	10,699,717	\$ 0.28
For the quarter ended August 26, 2017:				
Basic earnings per share	\$	4,579	10,661,433	\$ 0.43
Add effect of dilutive securities:				
Options and restricted shares		-	69,772	-
Diluted earnings per share	\$	4,579	10,731,205	\$ 0.43
For the nine months ended August 25, 2018:				
Basic earnings per share	\$	6,321	10,684,720	\$ 0.59
Add effect of dilutive securities:				
Options and restricted shares		-	46,632	-
Diluted earnings per share	<u>\$</u>	6,321	10,731,352	\$ 0.59
For the nine months ended August 26, 2017:				
Basic earnings per share	\$	13,282	10,641,035	\$ 1.25
Add effect of dilutive securities:				
Options and restricted shares		-	81,558	 (0.01)
Diluted earnings per share	\$	13,282	10,722,593	\$ 1.24

For the three and nine months ended August 25, 2018 and August 26, 2017, the following potentially dilutive shares were excluded from the computations as their effect was anti-dilutive:

		Quarte	r Ended	Nine Mont	ths Ended
		August 25, 2018	August 26, 2017	August 25, 2018	August 26, 2017
Unvested shares		-	-	5,292	6,538
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## **13. Segment Information**

We have strategically aligned our business into three reportable segments as defined in ASC 280, *Segment Reporting*, and as described below:

- Wholesale. The wholesale home furnishings segment is involved principally in the design, manufacture, sourcing, sale and distribution of furniture products to a network of Bassett stores (Company-owned and licensee-owned retail stores) and independent furniture retailers. Our wholesale segment includes our wood and upholstery operations, which now include Lane Venture (see Note 3, Business Combinations), as well as all corporate selling, general and administrative expenses, including those corporate expenses related to both Company- and licensee-owned stores. Our wholesale segment also includes our holdings of short-term investments and retail real estate previously leased as licensee stores. The earnings and costs associated with these assets are included in other loss, net, in our condensed consolidated statements of income.
- Retail Company-owned stores. Our retail segment consists of Company-owned stores and includes the revenues, expenses, assets and liabilities
  and capital expenditures directly related to these stores.
- Logistical services. Our logistical services segment reflects the operations of Zenith. In addition to providing shipping and warehousing services for the Company, Zenith also provides similar services to other customers, primarily in the furniture industry. Revenue from the performance of these services to other customers is included in logistical services revenue in our condensed consolidated statements of income. Zenith's total operating costs, including those associated with providing logistical services to the Company as well as to third-party customers, are included in selling, general and administrative expenses and were \$23,396 and \$72,955 for the three and nine months ended August 25, 2018, and \$23,761 and \$70,149 for the three and nine months ended August 26, 2017, respectively.

Inter-company net sales elimination represents the elimination of wholesale sales to our Company-owned stores and the elimination of Zenith logistics revenue from our wholesale and retail segments. Inter-company income elimination includes the embedded wholesale profit in the Company-owned store inventory that has not been realized. These profits will be recorded when merchandise is delivered to the retail consumer. The inter-company income elimination also includes rent paid by our retail stores occupying Company-owned real estate, and the elimination of shipping and handling charges from Zenith for services provided to our wholesale and retail operations.

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The following table presents our segment information:

		Quarter	ed		nded			
	A	ıgust 25, 2018	A	ugust 26, 2017	I	August 25, 2018	A	ugust 26, 2017
Sales Revenue								
Wholesale	\$	63,847	\$	- , -	\$	190,735	\$	186,025
Retail - Company-owned stores		65,430		67,402		198,773		196,139
Logistical services		23,536		24,925		73,714		71,885
Inter-company eliminations:								
Furniture and accessories		(29,470)		(29,007)		(90,903)		(88,020)
Logistical services		(10,387)		(10,816)		(32,111)		(31,751)
Consolidated	\$	112,956	\$	114,261	\$	340,208	\$	334,278
Income from Operations								
Wholesale	\$	3,298	\$	4,466	\$	9,401	\$	15,142
Retail - Company-owned stores		858		1,353		971		1,377
Logistical services		139		1,164		758		1,736
Inter-company elimination		29		277		907		1,269
Consolidated	\$	4,324	\$	7,260	\$	12,037	\$	19,524
Depreciation and Amortization								
Wholesale	\$	793	\$	668	\$	2,253	\$	1,976
Retail - Company-owned stores		1,333		1,530		4,397		4,498
Logistical services		1,106		1,156		3,270		3,586
Consolidated	\$	3,232	\$	3,354	\$	9,920	\$	10,060
oonbonduited								
Capital Expenditures								
Wholesale	\$	1,154	\$	304	\$	3,484	\$	4,149
Retail - Company-owned stores		3,519		1,155		7,974		6,069
Logistical services		297		186		1,174		599
Consolidated	\$	4,970	\$	1,645	\$	12,632	\$	10,817

Identifiable Assets	As of August 25, 2018		As of November 25, 2017
Wholesale	\$ 140,10	) \$	152,181
Retail - Company-owned stores	93,55	7	89,271
Logistical services	50,82	7	52,296
Consolidated	\$ 284,48	1\$	293,748

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#### 14. Recent Accounting Pronouncements

In May 2014, the FASB issued Accounting Standards Update No. 2014-09 (ASU 2014-09), which creates ASC Topic 606, Revenue from Contracts with Customers, and supersedes the revenue recognition requirements in Topic 605, Revenue Recognition, including most industry-specific revenue recognition guidance throughout the Industry Topics of the Codification. In addition, ASU 2014-09 supersedes the cost guidance in Subtopic 605-35, Revenue Recognition—Construction-Type and Production-Type Contracts, and creates new Subtopic 340-40, Other Assets and Deferred Costs—Contracts with Customers. In summary, the core principle of Topic 606 is to recognize revenue when promised goods or services are transferred to customers in an amount that reflects the consideration that is expected to be received for those goods or services. Companies are allowed to select between two transition methods: (1) a full retrospective transition method with the application of the new guidance to each prior reporting period presented, or (2) a retrospective transition method that recognizes the cumulative effect on prior periods at the date of adoption together with additional footnote disclosures. In addition, during 2016 the FASB has issued ASU 2016-08, ASU 2016-10 and ASU 2016-12, all of which clarify certain implementation guidance within ASU 2014-09, and ASU 2016-11, which rescinds certain SEC guidance within the ASC effective upon an entity's adoption of ASU 2014-09. The amendments in ASU 2014-09 are effective for annual reporting periods beginning after December 15, 2017, including interim periods within that reporting period, and early application is not permitted. Therefore the amendments in ASU 2014-09 will become effective for us as of the beginning of our 2019 fiscal year. In order to evaluate the impact that the adoption of ASU 2014-09 will have on our consolidated financial statements, we have conducted a comprehensive review of the significant revenue streams across our wholesale, retail and logistical services reportable segments. The focus of this review included, among other things, the identification of the significant contracts and other arrangements we have with our customers to identify significant performance obligations, factors affecting the determination of transaction price, such as variable consideration, and factors affecting the classification of receipts as revenue, such as principal versus agent considerations. Our findings from the review were then analyzed based on the five-step model described in the new standard. We are currently finalizing our assessment of the impact that adoption will have on our consolidated financial statements. While we have not yet made a final determination as to the impact on our financial position or results of operations, we do anticipate incorporating additional disclosures, primarily related to disaggregation of revenue. We are also in the process of implementing the necessary changes to our accounting policies, procedures and controls with respect to these contracts and arrangements as required by the adoption of ASU 2014-09. We currently anticipate adopting this standard as of the beginning of our 2019 fiscal year using the modified retrospective method of adoption. We do not believe that the adoption of this standard will have a material impact on our financial position or results of operations.

In January 2016, the FASB issued Accounting Standards Update No. 2016-01, *Financial Instruments - Overall (Subtopic* 825-10): *Recognition and Measurement of Financial Assets and Financial Liabilities*. ASU 2016-01 requires that equity investments (except those accounted for under the equity method of accounting or those that result in consolidation of the investee) are to be measured at fair value with changes in fair value recognized in net income. However, an entity may choose to measure equity investments that do not have readily determinable fair values at cost minus impairment, if any, plus or minus changes resulting from observable price changes in orderly transactions for the identical or a similar investment of the same issuer. Furthermore, equity investments without readily determinable fair values are to be assessed for impairment using a quantitative approach. The amendments in ASU 2016-01 should be applied by means of a cumulative-effect adjustment to the balance sheet as of the beginning of the fiscal year of adoption, with other amendments related specifically to equity securities without readily determinable fair values applied prospectively. The amendments in ASU 2016-01 will become effective for us as of the beginning of our 2019 fiscal year. The adoption of this guidance is not expected to have a material impact upon our financial condition or results of operations.

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In February 2016, the FASB issued Accounting Standards Update No. 2016-02, *Leases (Topic* 842). The guidance in ASU 2016-02 (as subsequently amended by ASU 2018-01, ASU 2018-10 and ASU 2018-11) requires that a lessee recognize in the statement of financial position a liability to make lease payments (the lease liability) and a right-of-use asset representing its right to use the underlying asset for the lease term. For leases with a term of 12 months or less, a lessee is permitted to make an accounting policy election by class of underlying asset not to recognize lease assets and lease liabilities. As with previous guidance, there continues to be a differentiation between finance leases and operating leases, however this distinction now primarily relates to differences in the manner of expense recognition over time and in the classification of lease payments in the statement of cash flows. Lease assets and liabilities arising from both finance and operating leases will be recognized in the statement of financial position. ASU 2016-02 leaves the accounting for leases by lessors largely unchanged from previous GAAP. The transitional guidance for adopting the requirements of ASU 2018-11 provides for an additional (and optional) transition method by which entities may elect to initially apply the transition requirements in Topic 842 at that Topic's effective date with the effects of initially applying Topic 842 recognized as a cumulative effect adjustment to the opening balance of retained earnings in the period of adoption and without 2020 fiscal year. We are currently evaluating the impact that the adoption of ASU 2016-02 will have on our consolidated financial statements, which we expect will have a material effect on our statement of financial position, and have not made any decision as to the method of adoption or with respect to the optional practical expedients.

In August 2016, the FASB issued Accounting Standards Update No. 2016-15, *Statement of Cash Flows (Topic* 230): *Classification of Certain Cash Receipts and Cash Payments*. ASU 2016-15 addresses how certain cash receipts and cash payments are presented and classified in the statement of cash flows with the objective of reducing existing diversity in practice with respect to these items. Among the types of cash flows addressed are payments for costs related to debt prepayments or extinguishments, payments representing accreted interest on discounted debt, payments of contingent consideration after a business combination, proceeds from insurance claims and company-owned life insurance, and distributions from equity method investees, among others. The amendments in ASU 2016-15 are to be adopted retrospectively and will become effective for as at the beginning of our 2019 fiscal year. Early adoption, including adoption in an interim period, is permitted. The adoption of this guidance is not expected to have a material impact upon our presentation of cash flows.

In January 2017, the FASB issued Accounting Standards Update No. 2017-01, *Business Combinations (Topic* 805): *Clarifying the Definition of a Business*. ASU 2017-01 provides a screen to determine when an integrated set of assets and activities (collectively referred to as a "set") does not constitute a business. The screen requires that when substantially all of the fair value of the gross assets acquired (or disposed of) is concentrated in a single identifiable asset or a group of similar identifiable assets, the set is not a business. This screen reduces the number of transactions that need to be further evaluated. If the screen is not met, the amendments in ASU 2017-01 (1) require that to be considered a business, a set must include, at a minimum, an input and a substantive process that together significantly contribute to the ability to create output and (2) remove the evaluation of whether a market participant could replace missing elements. The amendments in ASU 2017-01 shall apply prospectively and will become effective for us at the beginning of our 2019 fiscal year. The adoption of this guidance is not expected to have a material impact upon our financial condition or results of operations.

In January 2017, the FASB issued Accounting Standards Update No. 2017-04, *Intangibles – Goodwill and Other (Topic* 350): *Simplifying the Test for Goodwill Impairment*. ASU 2017-04 eliminates Step 2 from the goodwill impairment test. Under Step 2, an entity had to perform procedures to determine the fair value at the impairment testing date of its assets and liabilities (including unrecognized assets and liabilities) following the procedure that would be required in determining the fair value of assets acquired and liabilities assumed in a business combination. Instead, under the amendments in ASU 2017-04, an entity should perform its annual, or interim, goodwill impairment test by comparing the fair value of a reporting unit with its carrying amount. An entity should recognize an impairment charge for the amount by which the carrying amount exceeds the reporting unit's fair value; however, the loss recognized should not exceed the total amount of goodwill allocated to that reporting unit. Additionally, an entity should consider income tax effects from any tax deductible goodwill on the carrying amount of the reporting unit when measuring the goodwill impairment loss, if applicable. An entity still has the option to perform the qualitative assessment for a reporting unit to determine if the quantitative impairment test is necessary. The amendments in ASU 2017-04 will become effective for us as of the beginning of our 2021 fiscal year. Early adoption is permitted for interim or annual goodwill impairment tests performed on testing dates after January 1, 2017. The adoption of this guidance is not expected to have a material impact upon our financial condition or results of operations.

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In May 2017, the FASB issued Accounting Standards Update No. 2017-09, *Compensation – Stock Compensation (Topic* 718): *Scope of Modification Accounting*. ASU 2017-09 was issued to provide clarity and reduce both (1) diversity in practice and (2) cost and complexity when applying the guidance in Topic 718, *Compensation—Stock Compensation*, to a change to the terms or conditions of a share-based payment award. The amendments in this Update provide guidance about which changes to the terms or conditions of a share-based payment award require an entity to apply modification accounting in Topic 718. Essentially, an entity will not have to account for the effects of a modification if: (1) The fair value of the modified award is the same immediately before and after the modification; (2) the vesting conditions of the modified award are the same immediately before and after the modification; and (3) the classification of the modified award as either an equity instrument or liability instrument is the same immediately before and after the modification. The amendments in ASU 2017-09 will become effective for us as of the beginning of our 2019 fiscal year. Early adoption is permitted, including adoption in any interim period. The adoption of this guidance is not expected to have a material impact upon our financial condition or results of operations.

In February 2018, the FASB issued Accounting Standards Update No. 2018-02, *Income Statement—Reporting Comprehensive Income (Topic* 220): *Reclassification of Certain Tax Effects from Accumulated Other Comprehensive Income*. ASU 2018-02 was issued to provide narrow-scope guidance for entities that are required to apply the provisions of Topic 220, *Income Statement—Reporting Comprehensive Income*, and have items of other comprehensive income for which the related tax effects are presented in other comprehensive income as required by GAAP. The amendments in ASU 2018-02 allow a reclassification from accumulated other comprehensive income to retained earnings for stranded tax effects resulting from the Tax Cuts and Jobs Act. Consequently, the amendments eliminate the stranded tax effects resulting from the Act and will improve the usefulness of information reported to financial statement users. However, because the amendments only relate to the reclassification of the income tax effects of the Tax Cuts and Jobs Act, the underlying guidance that requires that the effect of a change in tax laws or rates be included in income from continuing operations is not affected. The amendments in ASU 2018-02 are effective for all entities for fiscal years beginning after December 15, 2018, and interim periods within those fiscal years. Early adoption of the amendments in this Update is permitted, including adoption in any interim period, (1) for public business entities for reporting periods for which financial statements have not yet been issued and (2) for all other entities for reporting periods for which financial statements have not yet been made available for issuance. Because the Act has had a significant impact upon the tax effects of pension costs included in our accumulated other comprehensive loss, we have adopted the guidance in ASU 2018-02 effective as of the beginning of the first quarter of fiscal 2018, resulting in the reclassification of \$545 of tax benefits from accumulated other comprehensive loss to retaine

In August 2018, the FASB issued Accounting Standards Update No. 2018-15, *Accounting Standards Update* No. 2018-15 – *Intangibles* - *Goodwill and Other* - *Internal-Use Software (Subtopic* 350-40): *Customer's Accounting for Implementation Costs Incurred in a Cloud Computing Arrangement That Is a Service Contract*, to help entities evaluate the accounting for fees paid by a customer in a cloud computing arrangement (hosting arrangement) by providing guidance for determining when the arrangement includes a software license. The amendments in ASU 2018-15 align the requirements for capitalizing implementation costs incurred in a hosting arrangement that is a service contract with the requirements for capitalizing implementation costs incurred to develop or obtain internal-use software (and hosting arrangements that include an internal use software license). The accounting for the service element of a hosting arrangement that is a service contract is not affected by the amendments in ASU 2018-15. The amendments in ASU 2018-15 will become effective for us as of the beginning of our 2021 fiscal year. Early adoption is permitted, including adoption in any interim period. We are currently evaluating the impact that this guidance will have upon our financial position and results of operations, if any.

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# Item 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

## Overview

Bassett is a leading retailer, manufacturer and marketer of branded home furnishings. Our products are sold primarily through a network of Company-owned and licensee-owned branded stores under the Bassett Home Furnishings ("BHF") name, with additional distribution through other wholesale channels including multi-line furniture stores, many of which feature Bassett galleries or design centers. We were founded in 1902 and incorporated under the laws of Virginia in 1930. Our rich 116-year history has instilled the principles of quality, value, and integrity in everything we do, while simultaneously providing us with the expertise to respond to ever-changing consumer tastes and meet the demands of a global economy.

With 96 BHF stores at August 25, 2018, we have leveraged our strong brand name in furniture into a network of Company-owned and licensed stores that focus on providing consumers with a friendly environment for buying furniture and accessories. Our store program is designed to provide a single source home furnishings retail store that provides a unique combination of stylish, quality furniture and accessories with a high level of customer service. In order to reach markets that cannot be effectively served by our retail store network, we also distribute our products through other wholesale channels including multiline furniture stores, many of which feature Bassett galleries or design centers. We use a network of over 30 independent sales representatives who have stated geographical territories. These sales representatives are compensated based on a standard commission rate. We believe this blended strategy provides us the greatest ability to effectively distribute our products throughout the United States and ultimately gain market share.

The BHF stores feature custom order furniture, free in-home design visits ("home makeovers"), and coordinated decorating accessories. Our philosophy is based on building strong long-term relationships with each customer. Sales people are referred to as "Design Consultants" and are trained to evaluate customer needs and provide comprehensive solutions for their home decor. Until a rigorous training and design certification program is completed, Design Consultants are not authorized to perform in-home design services for our customers.

We have factories in Newton, North Carolina and Grand Prairie, Texas that manufacture custom upholstered furniture, a factory in Martinsville, Virginia that primarily assembles and finishes our custom casual dining offerings and a factory in Bassett, Virginia that assembles and finishes our "Bench Made" line of custom, solid hardwood furniture. Our manufacturing team takes great pride in the breadth of its options, the precision of its craftsmanship, and the speed of its process, with custom pieces often manufactured within two weeks of taking the order in our stores. Our logistics team then promptly ships the product to one of our home delivery hubs or to a location specified by our licensees. In addition to the furniture that we manufacture domestically, we source most of our formal bedroom and dining room furniture (casegoods) and certain leather upholstery offerings from several foreign plants, primarily in Vietnam and China. Over 70% of the products we currently sell are manufactured in the United States.

We also own Zenith Freight Lines, LLC ("Zenith") which provides logistical services to Bassett along with other furniture manufacturers and retailers. Zenith delivers best-of-class shipping and logistical support services that are uniquely tailored to the needs of Bassett and the furniture industry. Approximately 57% of Zenith's revenue is generated from services provided to non-Bassett customers.

On December 21, 2017, we purchased certain assets and assumed certain liabilities of Lane Venture from Heritage Home Group, LLC for \$15,556 in cash. Lane Venture is a manufacturer and distributor of premium outdoor furniture, and is now being operated as a component of our wholesale segment. This acquisition marks our entry into the market for outdoor furniture and we believe that Lane Venture will provide a foundation for us to become a significant participant in this category. We plan to distribute this brand outside of our Bassett store network with plans to introduce a Bassett-branded line in the stores in the near future. See Note 3 to our condensed consolidated financial statements for additional details regarding this acquisition.

At August 25, 2018, our BHF store network included 64 Company-owned stores and 32 licensee-owned stores. During the third quarter of fiscal 2018, a new licensee store was opened in Daly City, California. We also opened a new 16,000 square foot clearance center in Middletown, New York in the third quarter of 2018. Because the nature of this store will differ significantly from the other stores in the BHF network, offering only clearance merchandise at reduced price points and without design consulting services, we will not include this location in our reporting of comparable store results in the future.

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We continue to execute our strategy of growing the Company through opening new stores, repositioning stores to improved locations within a market and closing underperforming stores. The following table shows planned store openings where leases have been executed:

Location	Туре	Size Sq. Ft.	Planned Opening
New Stores:	турс	54.11.	Opennig
Coral Gables, FL	Corporate	10,000	Q4 2018
Frisco, TX	Corporate	15,000	Q4 2018
Boise, ID	Licensed	11,000	Q4 2018/Q1 2019
Columbus, OH	Corporate	11,000	Q1 2019
Tucson, AZ	Corporate	9,000	Q1 2019
Estero, FL	Corporate	15,000	Q1 2019
Sarasota, FL	Corporate	8,000	Q2 2019
Princeton, NJ	Corporate	13,000	Q3 2019
Repositionings:			
Spring, TX to The Woodlands, TX	Corporate	12,000	Q1 2019
Friendswood, TX to Baybrook Mall area in			
Friendswood, TX	Corporate	16,000	Q1 2019

In addition, lease negotiations are underway for new store locations that could result in additional openings during 2019 and beyond. With a track record of seven consecutive years of positive same store sales growth and our focus on store productivity, we believe that we can take our concept to new markets and consistently grow overall store count in the years to come.

As with any retail operation, prior to opening a new store we incur such expenses as rent, training costs and other payroll related costs. These costs generally range between \$200 to \$400 per store depending on the overall rent costs for the location and the period between the time when we take physical possession of the store space and the time of the store opening. Generally, rent payments during a buildout period between delivery of possession and opening of a new store are deferred and therefore straight line rent expense recognized during that time does not require cash. Inherent in our retail business model, we also incur losses in the two to three months of operation following a new store opening. Like other furniture retailers, we do not recognize a sale until the furniture is delivered to our customer. Because our retail business model does not involve maintaining a stock of retail inventory that would result in quick delivery and because of the custom nature of many of our furniture offerings, delivery to our customers usually occurs about 30 days after an order is placed. We generally require a deposit at the time of order and collect the remaining balance when the furniture is delivered, at which time the sale is recognized. Coupled with the previously discussed store pre-opening costs, total start-up losses can range from \$400 to \$600 per store. While our retail expansion is initially costly, we believe our site selection and new store presentation will generally result in locations that operate at or above a retail break-even level within a reasonable period of time following store opening. Factors affecting the length of time required to achieve this goal on a store-by-store basis may include the level of brand recognition, the degree of local competition and the depth of penetration in a particular market. Even as new stores ramp up to break-even, we do realize additional wholesale sales volume that leverages the fixed costs in our wholesale business.

During 2018, we are focusing on our digital effort to improve the customers' journey from the time they begin on our website to the final step of delivering the goods to their homes. Today's customers expect their digital experiences and communications to be personalized and highly-relevant, and catered to match their specific needs and preferences. We are laying the foundation to becoming more connected to our customers and to use the data and insights collected during the customer journey to create a more compelling customized customer experience. In 2018 and 2019, we plan to invest in technology, including an order management system, and in digital talent who can direct the strategy, planning and daily business direction and critical decision making required for building a competitive omnichannel retail business.

# **Recent Developments**

Effective September 24, 2018, a new 10% tariff was imposed on goods imported into the United States from China, including all furniture and furniture components manufactured in China, with the potential for the tariffs to increase to 25% on January 1, 2019. While these tariffs will impact a portion of our product offerings, over 70% of the products we sell are manufactured in the United States with components that are primarily either made domestically or sourced from countries not subject to the new tariffs, with certain fabrics and leathers being exceptions. In addition, we have transformed much of our supply chain for internationally-sourced finished goods over the last few years such that most of those goods are not subject to the new tariffs. We have developed a plan to mitigate the cost increases resulting from the tariffs which will include placing a price increase on certain products, which we hope will be temporary.

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# Results of Operations – Periods ended August 25, 2018 compared with periods ended August 26, 2017:

Net sales of furniture and accessories, logistics revenue, cost of furniture and accessories sold, selling, general and administrative (SG&A) expense, other charges and income from operations were as follows for the three and nine months ended August 25, 2018 and August 26, 2017:

			Quarter I	End	ed			Change				Nine Months Ended						Change		ige
	_	August 25	5, 2018	_	August 26	5, 201	7	_	Dollars	Percent		Au	igust 2	25, 2018		August 26	6, 2017	Doll		Percent
Sales revenue:																				
Furniture and accessories	\$	99,807	88.4%	\$	100,152		87.7%	\$	(345)	-0.3	%	\$ 298	8,605	87.8%	\$	294,144	88.0%	\$ 4	4,461	1.5%
Logistics revenue		13,149	11.6%		14,109		12.3%		(960)	-6.8	%	41	,603	12.2%	,	40,134	12.0%	1	1,469	3.7%
Total sales revenue		112,956	100.0%		114,261		100.0%		(1,305)	-1.1	.%	340	),208	100.0%	,	334,278	100.0%	5	5,930	1.8%
Cost of furniture and accessories		, i			, i								<i>.</i>			, i i				
sold		44,821	39.7%		45,320		39.7%		(499)	-1.1	%	133	3,750	39.3%		132,199	39.5%	1	1,551	1.2%
SG&A expenses		63,279	56.0%		61,373		53.7%		1,906	3.1	%	192	.,986	56.7%	)	180,972	54.1%	12	2,014	6.6%
New store pre- opening costs		532	0.5%		308		<u>0.3</u> %		224	72.7	%	1	,435	0.3%	, _	1,583	<u>0.5</u> %		(148)	<u>-9.3</u> %
Income from operations	\$	4,324	3.8%	\$	7,260		6.4%	\$	(2,936)	-40.4	%	\$ 12	2,037	3.6%	\$	19,524	5.8%	\$ (2	7,487)	-38.3%

Refer to the segment information which follows for a discussion of the significant factors and trends affecting our results of operations for the three and nine months ended August 25, 2018 as compared with the prior year periods.

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#### Segment Information

We have strategically aligned our business into three reportable segments as described below:

Wholesale. The wholesale home furnishings segment is involved principally in the design, manufacture, sourcing, sale and distribution of furniture products to a network of Bassett stores (Company-owned and licensee-owned retail stores) and independent furniture retailers. Our wholesale segment includes our wood and upholstery operations, which now include Lane Venture, as well as all corporate selling, general and administrative expenses, including those corporate expenses related to both Company- and licensee-owned stores. We eliminate the sales between our wholesale and retail segments as well as the imbedded profit in the retail inventory for the consolidated presentation in our financial statements. Also included in our wholesale segment are our short-term investments and our holdings of retail real estate previously leased as licensee stores. The earnings and costs associated with these assets are included in other loss, net, in our condensed consolidated statements of income.

**Retail – Company-owned stores.** Our retail segment consists of Company-owned stores and includes the revenues, expenses, assets and liabilities (including real estate) and capital expenditures directly related to these stores.

**Logistical services.** Our logistical services segment reflects the operations of Zenith. In addition to providing shipping and warehousing services for the Company, Zenith also provides similar services to other customers, primarily in the furniture industry. Revenue from the performance of these services to other customers is included in logistical services revenue in our condensed consolidated statements of income. Zenith's operating costs are included in selling, general and administrative expenses.

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The following tables illustrate the effects of various intercompany eliminations on income from operations in the consolidation of our segment results:

	Quarter Ended August 25, 2018											
	W	holesale		Retail		Logistics	El	iminations	Cor	nsolidated		
Sales revenue:												
Furniture & accessories	\$	63,847	\$	65,430	\$	-	\$	(29,470)(1) 5	\$	99,807		
Logistics		-		-		23,536		(10,387) (2)		13,149		
Total sales revenue		63,847		65,430		23,536		(39,857)		112,956		
Cost of furniture and accessories sold		42,604		31,350		-		(29,133) (3)		44,821		
SG&A expense		17,945		32,690		23,397		(10,753) (4)		63,279		
New store pre-opening costs		-		532		-		-		532		
Income from operations	\$	3,298	\$	858	\$	139	\$	29 5	\$	4,324		

		Quarter Ended August 26, 2017											
	V	Wholesale		Retail		Logistics	Eliminations		Consolidated				
Sales revenue:													
Furniture & accessories	\$	61,757	\$	67,402	\$	-	\$	(29,007)(1) \$	5 100,15				
Logistics		-		-		24,925		(10,816) (2)	14,10				
Total sales revenue		61,757		67,402		24,925		(39,823)	114,26				
Cost of furniture and accessories sold		41,016		33,097		-		(28,793) (3)	45,32				
SG&A expense		16,275		32,644		23,761		(11,307) (4)	61,37				
New store pre-opening costs		-		308		-		-	30				
Income from operations	\$	4,466	\$	1,353	\$	1,164	\$	277 \$	5 7,26				

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	Nine Months Ended August 25, 2018											
	W	Wholesale		Retail		Logistics	E	liminations	Сс	onsolidated		
Sales revenue:												
Furniture & accessories	\$	190,735	\$	198,773	\$	-	\$	(90,903)(1)	\$	298,605		
Logistics		-		-		73,714		(32,111) (2)		41,603		
Total sales revenue		190,735		198,773		73,714		(123,014)		340,208		
Cost of furniture and accessories sold		128,069		96,273		-		(90,592) (3)		133,750		
SG&A expense		53,265		100,094		72,956		(33,329) (4)		192,986		
New store pre-opening costs		-		1,435		-		-		1,435		
Income from operations	\$	9,401	\$	971	\$	758	\$	907	\$	12,037		

	Nine Months Ended August 26, 2017											
	 Wholesale		Retail		Logistics	E	liminations	Сс	onsolidated			
Sales revenue:												
Furniture & accessories	\$ 186,025	\$	196,139	\$	-	\$	(88,020) (1)	\$	294,144			
Logistics	-		-		71,885		(31,751) (2)		40,134			
Total sales revenue	 186,025		196,139		71,885		(119,771)		334,278			
Cost of furniture and accessories sold	122,408		97,628		-		(87,837) (3)		132,199			
SG&A expense	48,475		95,551		70,149		(33,203) (4)		180,972			
New store pre-opening costs	-		1,583		-		-		1,583			
Income from operations	\$ 15,142	\$	1,377	\$	1,736	\$	1,269	\$	19,524			

(1) Represents the elimination of sales from our wholesale segment to our Company-owned BHF stores.

(2) Represents the elimination of logistical services billed to our wholesale and retail segments.

(3) Represents the elimination of purchases by our Company-owned BHF stores from our wholesale segment, as well as the change for the period in the elimination of intercompany profit in ending retail inventory.

(4) Represents the elimination of rent paid by our retail stores occupying Company-owned real estate, and the elimination of logisitcal services charged by Zenith to Bassett's retail and wholesale segments as follows:

	Quarter	End	ded		Nine Mont	Ended	
	 August 25, 2018	August 26, 2017			August 25, 2018		August 26, 2017
Intercompany logistical services Intercompany rents	\$ (10,387) (366)	\$			(32,111) (1,218)	\$	(31,751) (1,452)
	\$ (10,753)	\$	(11,307)	\$		\$	(33,203)
Intercompany rents Total SG&A expense elimination	\$ (366)		(491)			(1,218)	

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#### Wholesale Segment

	 Quarter Ended						Change					Nine Mon		Chan	ge		
	 August 25	5, 2018		August 26	6, 201	.7	I	Dollars	Percent		August 25,	, 2018	 August 26	6, 2017	I	Dollars	Percent
Net sales	\$ 63,847	100.0%	\$	61,757		100.0%	\$	2,090	3.4%	\$	190,735	100.0%	\$ 186,025	<u>100.0</u> %	\$	4,710	2.5%
Gross profit	21,243	33.3%		20,741		33.6%		502	2.4%		62,666	32.9%	63,617	34.2%		(951)	-1.5%
SG&A expenses	 17,945	<u>28.1</u> %		16,275		26.4%		1,670	<u>10.3</u> %		53,265	<u>27.9</u> %	48,475	26.1%		4,790	<u>9.9</u> %
-																	
Income from operations	\$ 3,298	5.2%	\$	4,466		7.2%	\$	(1,168)	-26.2%	\$	9,401	<u>4.9</u> %	\$ 15,142	8.1%	\$	(5,741)	<u>-37.9</u> %

Results for the wholesale segment for the three and nine months ended August 25, 2018 and August 26, 2017 are as follows:

## Quarterly Analysis of Results - Wholesale

The increase in net sales was driven by the addition of \$3,152 of revenue for Lane Venture, acquired during the first quarter of 2018, partially offset by a 2.7% decrease in furniture shipments to the BHF network and a 0.2% decrease in shipments to the open market (outside the BHF network and excluding shipments from Lane Venture) as compared to the prior year period. Gross margins for the wholesale segment were 33.3% for the third quarter of 2018 compared to 33.6% for the prior year quarter. This decrease was primarily driven by the addition of comparatively lower margins in the Lane Venture operation as both Upholstery and Wood margins were slightly higher year over year. Wholesale SG&A increased as a percentage of sales over the prior year period primarily driven by planned higher digital marketing and other brand development costs.

## Year-to-date Analysis of Results - Wholesale

The increase in net sales was driven by the addition of \$7,155 of revenue for Lane Venture, acquired during the first quarter of 2018, along with a 2.0% increase in furniture shipments to the open market (outside the BHF network and excluding shipments from Lane Venture), partially offset by a 3.1% decrease in furniture shipments to the BHF network as compared to the prior year period. A much smaller component of our wholesale revenues, shipments of wholesale accessories, increased 24.2% over the prior year period. Gross margins for the wholesale segment were 32.9% for the first nine months of 2018 compared to 34.2% for the prior year period. This decrease was primarily driven by lower margins in the Bassett Custom Upholstery operations, excluding Lane Venture, due to higher materials costs coupled with lower absorption of fixed costs due to lower volumes. In June 2018, we implemented targeted price increases to our Custom Upholstery line to mitigate the effects of the cost increases and began seeing the benefit on margins in July 2018. Wholesale SG&A increased as a percentage of sales over the prior year period primarily driven by planned higher digital marketing and other brand development costs. In addition, we incurred \$256 of one-time acquisition costs along with other startup costs associated with the Lane Venture operation.

Wholesale shipments by type:	Quarter Ended							Char	ige	Nine Months Ended							Change		
	August 25, 2018 August 26, 2017			6, 2017	Dollars Percent			August 25, 2018				August 26, 2017			ollars	Percent			
Descett Custom																			
Bassett Custom				~												~			
Upholstery	\$	35,186	55.1%	\$	32,669	52.9%		2,517	7.7%	\$	105,259	55.2%	\$	101,517	54.6%	\$	3,742	3.7%	
Bassett Leather		4,748	7.4%		5,554	9.0%		(806)	-14.5%		16,356	8.6%	\$	16,609	8.9%		(253)	-1.5%	
Bassett Custom																			
Wood		11,273	17.7%		11,432	18.5%		(159)	-1.4%		33,443	17.5%		32,300	17.4%		1,143	3.5%	
Bassett Casegoods		11,710	18.3%		11,207	18.1%		503	4.5%		32,455	17.0%		33,005	17.7%		(550)	-1.7%	
Accessories		930	1.5%		895	1.4%		35	3.9%		3,222	1.7%	_	2,594	1.4%		628	24.2%	
Total	\$	63,847	100.0%	\$	61,757	100.0%	\$	2,090	3.4%	\$	190,735	100.0%	\$	186,025	100.0%	\$	4,710	2.5%	

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### Wholesale Backlog

The dollar value of wholesale backlog, representing orders received but not yet shipped to dealers and Company stores, was \$13,422 at August 25, 2018 as compared with \$10,981 at August 26, 2017.

# Retail - Company-owned Stores Segment

Results for the retail segment for the three and nine months ended August 25, 2018 and August 26, 2017 are as follows:

	Quarter Ended							Change				Nine Months Ended							Char	ige
	August 25, 2018		August 26, 2017		Dollars		Percent		August 25, 2018			August 26, 2017			]	Dollars	Percent			
Net sales	\$	65,430	100.0%	\$	67,402		100.0%	\$	(1,972)	-2.9%	ç	\$ 198,773	100.0%	\$	196,139	100.0	%	\$	2,634	1.3%
Gross profit		34,080	52.1%	_	34,305		50.9%		(225)	-0.7%		102,500	51.6%		98,511	50.2	%		3,989	4.0%
SG&A expenses		32,690	50.0%		32,644		48.4%		46	0.1%		100,094	50.4%		95,551	48.7	%		4,543	4.8%
New store pre-																				
opening costs		532	0.8%		308		0.5%		224	72.7%		1,435	0.7%		1,583	0.8	%		(148)	-9.3%
Income from operations	\$	858	1.3%	\$	1,353		2.0%	\$	(495)	-36.6%	ç	\$ 971	0.5%	\$	1,377	0.7	%	\$	(406)	-29.5%

Results for comparable stores<sup>†</sup> (55 and 53 stores for the quarter and nine months, respectively) are as follows:

	Quarter Ended				Change				Nine Months Ended						Char	ige		
	_	August 2	5, 2018	_	August 26,	2017	Ι	Dollars	Percent		August 25,	2018		August 20	6, 2017	D	ollars	Percent
Net sales	\$	59,435	100.0%	\$	60,446	100.0%	\$	(1,011)	-1.7%	\$	175,730	100.0%	\$ 1	76,236	100.0%	\$	(506)	-0.3%
Gross profit		31,011	52.2%		31,373	51.9%		(362)	-1.2%		90,626	51.6%		89,402	50.7%		1,224	1.4%
SG&A expenses		28,848	48.5%		30,166	49.9%		(1,318)	-4.4%		85,030	48.4%		85,438	48.5%		(408)	-0.5%
Income from				_														
operations	\$	2,163	3.6%	\$	1,207	2.0%	\$	956	79.2%	\$	5,596	3.2%	\$	3,964	2.2%	\$	1,632	41.2%

<sup>†</sup> "Comparable" stores include only those locations that have been open and operated by the Company for all of each respective comparable period.

Results for all other stores are as follows:

		Quarter Ended					Char	ige	Nine Months Ended							Change		
	_	August 25,	2018	Aug	ust 26, 2017	_	Dollars	Percent	_	August 25	, 2018		August 26	, 2017	Ι	Dollars	Percent	
Net sales	\$	5,995	100.0% \$	6,	956 100.0	%\$	(961)	-13.8%	\$	23,043	100.0%	\$	19,903	100.0%	\$	3,140	15.8%	
Gross profit		3,069	51.2%	2,	932 42.2	%	137	4.7%		11,874	51.5%	-	9,109	45.8%	-	2,765	30.4%	
SG&A expenses		3,842	64.1%	2,	478 35.6	%	1,364	55.0%		15,064	65.4%		10,113	50.8%		4,951	49.0%	
New store pre- opening costs		532	8.9%		308 4.4	%	224	72.7%		1,435	6.2%		1,583	8.0%		(148)	-9.3%	
Income (loss)																		
from operations	\$	(1,305)	-21.8%	5	146 2.1	% \$	(1,451)	-993.8%	\$	(4,625)	-20.1%	\$	(2,587)	-13.0%	\$	(2,038)	78.8%	

# Quarterly Analysis of Results - Retail

The third quarter 2018 decrease in net sales for the 64 Company-owned stores from the prior year was comprised of a 1.7% decrease in comparable store sales along with a \$961 decrease in non-comparable store sales.

While we do not recognize sales until goods are delivered to the consumer, management tracks written sales (the retail dollar value of sales orders taken, rather than delivered) as a key store performance indicator. Written sales for comparable stores increased by 0.2% for the third quarter of 2018 as compared to the third quarter of 2017.

The increase in comparable store gross margins to 52.2% in the second quarter of 2018 from 51.9% in the prior year period is primarily due to improved pricing strategies and product mix. SG&A expenses as a percentage of sales for comparable stores decreased from 2017 primarily due to lower advertising and employee benefit costs coupled with the \$500 loss in the prior year period for expenses associated with settling employment claims.

The \$1,451 increase in the operating loss from non-comparable stores for the third quarter of 2018 is due in part to an increase of \$224 in new store preopening costs compared with the prior year period. In addition, the operating income for non-comparable stores for the third quarter of 2017 included a gain of \$1,220 from the sale of our retail store location in Las Vegas, Nevada. We incur losses in the first two to three months of operation following a store opening as sales are not recognized in the income statement until the furniture is delivered to its customers resulting in operating expenses without the normal sales volume. Because we do not maintain a stock of retail inventory that would result in quick delivery, and because of the custom nature of the furniture offerings, such deliveries are generally not made until after 30 days from when the furniture is ordered by the customer. Coupled with the pre-opening costs, total start-up losses typically amount to \$400 to \$600 per store. During the third quarter of 2018 we incurred \$57 of post-opening losses associated with our new clearance center opened during the third quarter compared with \$112 of post-opening losses associated with other locations during the third quarter of 2017.

Each addition to our Company-owned store network results in incremental fixed overhead costs, primarily associated with local store personnel, occupancy costs and warehousing expenses. The incremental SG&A expenses associated with each new store will be ongoing.

# Year-to-date Analysis of Results - Retail

The nine month increase in net sales for the 64 Company-owned stores over the prior year was comprised of a \$3,140 increase in non-comparable store sales partially offset by a 0.3% decrease in comparable store sales.

While we do not recognize sales until goods are delivered to the consumer, management tracks written sales (the retail dollar value of sales orders taken, rather than delivered) as a key store performance indicator. Written sales for comparable stores decreased by 1.7% for the first nine months of 2018 as compared to prior year period.

The increase in comparable store gross margins to 51.6% for the first nine months of 2018 from 50.7% in the prior year period is primarily due to improved pricing strategies and product mix. SG&A expenses as a percentage of sales for comparable stores decreased slightly from 2017 due to a \$500 loss in the prior year period for expenses associated with settling employment claims.

We incur losses in the first two to three months of operation following a store opening as sales are not recognized in the income statement until the furniture is delivered to its customers resulting in operating expenses without the normal sales volume. Because we do not maintain a stock of retail inventory that would result in quick delivery, and because of the custom nature of the furniture offerings, such deliveries are generally not made until after 30 days from when the furniture is ordered by the customer. Coupled with the pre-opening costs, total start-up losses typically amount to \$400 to \$600 per store. During the first nine months of 2018 we incurred \$1,208 of post-opening losses associated with the six new stores and clearance center opened during the first nine months of 2018 and late 2017 compared with \$842 of post-opening losses during the first nine months of 2017.

Each addition to our Company-owned store network results in incremental fixed overhead costs, primarily associated with local store personnel, occupancy costs and warehousing expenses. The incremental SG&A expenses associated with each new store will be ongoing.

## Retail Backlog

The dollar value of our retail backlog, representing orders received but not yet delivered to customers, was \$28,411, or an average of \$444 per open store at August 25, 2018 as compared with a retail backlog of \$27,967, or an average of \$458 per open store at August 26, 2017.

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#### Logistical Services Segment

		Quarter E	nded		Char	ıge		Nine Months		Change		
	 August 25	, 2018	August 26	, 2017	Dollars	Percent	August 25	5, 2018	August 20	6, 2017	Dollars	Percent
Logistical services revenue Operating expenses	\$ 23,536 23,397	100.0% \$ 99.4%	\$ 24,925 23,761	100.0% \$ 95.3%	(1,389) (364)	-5.6% \$ -1.5%	73,714 72,956	100.0% <b>\$</b> 99.0%	71,885 70,149	100.0% 97.6%	\$    1,829 2,807	2.5% 4.0%
Income from operations	\$ 139	0.6%	\$ 1,164	4.7% \$	(1,025)	-88.1% \$	758	1.0% \$	1,736	2.4%	\$ (978)	-56.3%

Results for our logistical services segment for the three and nine months ended August 25, 2018 and August 26, 2017 are as follows:

# Quarterly Analysis of Operations - Logistical Services

Zenith's 2018 decrease in revenue from the third quarter of 2017 resulted from a 6.8% decrease in revenue from non-Bassett customers along with a 4.0% decline in revenue from Bassett. These decreases were primarily due to decreased revenues in both the middle and final mile operations. The middle mile decrease was primarily due to freight reductions from one significant customer. Final mile revenues began to decline during the quarter as Zenith began the process of discontinuing the final mile service in preparation for transitioning the assets and many of the employees used in that service to the Bassett corporate retail operation, where they will be used solely for the delivery of goods to Bassett retail customers. This will result in reducing total revenue for the Logistical Services segment by approximately 20% when the transition is complete. As the majority of those revenues have been from Bassett corporate retail stores and have historically been eliminated in Bassett's consolidated income statement, the ultimate effect is expected to be a reduction of consolidated revenues by less than 1%. Zenith's operating profit decreased primarily due to increased fuel costs and decreased leverage of fixed costs. Operating expenses for the three months ended August 25, 2018 and August 26, 2017 include non-cash depreciation and amortization charges of \$1,106 and \$1,156, respectively.

## Year-to-date Analysis of Operations – Logistical Services

Zenith's 2018 increase in revenue over the first nine months of 2017 resulted from a 3.7% increase in revenue from non-Bassett customers along with a 1.1% increase in revenue from Bassett. Zenith's operating profit decreased from the first nine months of 2017 due primarily to increased fuel costs and decreased leverage of fixed costs, partially offset by improved load efficiency in the middle mile operations resulting in higher revenue per mile. Operating expenses for the nine months ended August 25, 2018 and August 26, 2017 include non-cash depreciation and amortization charges of \$3,270 and \$3,586, respectively.

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#### Other Items Affecting Net Income

#### Other Loss, Net

Other loss, net, for the three and nine months ended August 25, 2018 was \$492 and \$1,352, respectively, as compared to \$582 and \$1,994 for the three and nine months ended August 26, 2017, respectively. The decrease for the three and nine month period is primarily attributable to lower interest expense due to overall lower levels of debt and increased interest income due to rising yields on our short-term investments compared to the prior year period. During the second quarter of 2018, we also recognized \$266 in death benefits received from life insurance policies covering a former executive.

#### Income Taxes and Impact of Tax Cuts and Jobs Act

We calculate an anticipated effective tax rate for the year based on our annual estimates of pretax income and use that effective tax rate to record our year-todate income tax provision. Any change in annual projections of pretax income could have a significant impact on our effective tax rate for the respective quarter.

On December 22, 2017, The Tax Cuts and Jobs Act (the "Act") was signed into law. The Act reduced the federal statutory corporate income tax rate from 35% to 21% effective January 1, 2018 for all corporate taxpayers, while most other provisions of the Act take effect for fiscal years beginning on or after January 1, 2018. Therefore, we will compute our income tax expense for fiscal 2018 using a blended federal statutory rate of 22.2%. The 21% federal statutory rate, as well as certain other provisions of the Act including the elimination of the domestic manufacturing deduction and new limitations on certain business deductions, will apply to our 2019 fiscal year and thereafter.

The federal rate reduction has had a significant impact on our provision for income taxes for the three and nine months ended August 25, 2018. Our effective tax rates for the three and nine months ended August 25, 2018 were 23.1% and 40.8%, respectively. Our effective tax rate for the nine months ended August 25, 2018 differs from the fiscal 2018 blended federal statutory rate of 22.2% primarily due to a discrete charge of \$2,032 arising from the re-measurement of our deferred tax assets. Other items impacting our effective tax rates for the three and nine months ended August 25, 2018 include the effects of state income taxes and various permanent differences including the favorable impacts of excess tax benefits on stock-based compensation of \$26 and \$223, respectively, non-taxable life insurance proceeds of \$266 during the nine months ended August 25, 2018, and the Section 199: Domestic Production Activities Deduction.

The charge for the re-measurement of our deferred tax assets was based on reasonable estimates and therefore has been recorded as a provisional amount. We may alter our estimates during the remainder of fiscal 2018 as we continue to process data to finalize the underlying calculations and also analyze other provisions of the Act to determine if they will impact our effective tax rate in fiscal 2018 or in the future. We will continue to refine our adjustments through the permissible measurement period, which is not to extend beyond one year from the enactment of the Act.

Our effective tax rates for the three and nine months ended August 26, 2017 of 31.4% and 32.6%, respectively, differed from the federal statutory rate of 35% primarily due to the effects of state income taxes and various permanent differences including the favorable impacts of excess tax benefits on stock-based compensation of \$227 and \$554 during the three and nine months ended August 26, 2017, respectively, and the Section 199: Domestic Production Activities Deduction.

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## Liquidity and Capital Resources

We are committed to maintaining a strong balance sheet in order to weather challenging industry conditions, to allow us to take advantage of opportunities as market conditions change, and to execute our long-term retail strategies.

## Cash Flows

Cash flow from operations for the first nine months of 2018 was \$11,036 compared to \$14,698 for the first nine months of 2017, representing a decrease of \$3,392 in cash flows from operations. This decrease is primarily due to lower operating margins and changes in working capital as well as a cash flow deficit from the startup of Lane Venture.

Our overall cash position decreased by \$28,186 during the first nine months of 2018. Offsetting cash provided by operations, we used \$25,218 of cash in investing activities, primarily consisting of our \$15,556 investment in Lane Venture and capital expenditures of \$12,632 which included retail store relocations, retail store remodels, in-process spending on new stores, expanding and upgrading our manufacturing capabilities and additional material handling equipment for our logistical services segment, partially offset by \$2,463 of proceeds from the sale of our retail location in Spring, Texas and \$482 from the maturity of a portion of our CDs which were not reinvested. Net cash used in financing activities was \$14,004, including dividend payments of \$7,462 and the final \$3,000 installment payment on our Zenith acquisition note payable. With cash and cash equivalents and short-term investments totaling \$48,406 on hand at August 25, 2018, we believe we have sufficient liquidity to fund operations for the foreseeable future.

#### Debt and Other Obligations

Our credit facility with our bank provides for a line of credit of up to \$15,000. This credit facility is unsecured and contains covenants requiring us to maintain certain key financial ratios. We are in compliance with all covenants under the agreement and expect to remain in compliance for the foreseeable future. The credit facility will mature in December 2018, at which time we expect to obtain a new facility under substantially similar terms. At August 25, 2018, we had \$1,382 outstanding under standby letters of credit against our line, leaving availability under our credit line of \$13,618. In addition, we have outstanding standby letters of credit with another bank totaling \$381.

At August 25, 2018 we have outstanding principal totaling \$436 under real estate notes payable, all of which matures within one year of the balance sheet date. See Note 8 to our condensed consolidated financial statements for additional details regarding these notes. We expect to satisfy these obligations as they mature using cash flow from operations or our available cash on hand.

We lease land and buildings that are used in the operation of our Company-owned retail stores as well as in the operation of certain of our licensee-owned stores, and we lease land and buildings at various locations throughout the continental United States for warehousing and distribution hubs used in our logistical services segment. We also lease tractors, trailers and local delivery trucks used in our logistical services segment. We had obligations of \$185,764 at August 25, 2018 for future minimum lease payments under non-cancelable operating leases having remaining terms in excess of one year. We also have guaranteed certain lease obligations of licensee operators. Remaining terms under these lease guarantees range from approximately one to five years. We were contingently liable under licensee lease obligation guarantees in the amount of \$2,168 at August 25, 2018. See Note 11 to our condensed consolidated financial statements for additional details regarding our leases and lease guarantees.

## Investment in Retail Real Estate

We have a substantial investment in real estate acquired for use as retail locations. To the extent such real estate is occupied by Company-owned retail stores, it is included in property and equipment, net, in the accompanying condensed consolidated balance sheets and is considered part of our retail segment. The net book value of such retail real estate occupied by Company-owned stores was \$20,150 at August 25, 2018. All other retail real estate that we own, consisting of locations formerly leased to our licensees and now leased to others, is included in other assets in the accompanying condensed consolidated balance sheets. The net book value of such real estate, which is considered part of our wholesale segment, was \$1,681 at August 25, 2018.

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The following table summarizes our total investment in retail real estate owned at August 25, 2018:

	Number of Locations	Aggregate Square Footage	Net Book Value
Real estate occupied by Company-owned and operated stores, included in property and equipment, net (1)	9	223,570	\$ 20,150
Investment real estate leased to others, included in other assets	2	41,021	1,681
Total Company investment in retail real estate	11	264,591	\$ 21,831

(1) Includes two properties encumbered under mortgages totalling \$436 at August 25, 2018.

# **Critical Accounting Policies and Estimates**

There have been no material changes to our critical accounting policies and estimates from the information provided in Item 7, "Management's Discussion and Analysis of Financial Condition and Results of Operations", included in our Annual Report on Form 10-K for the fiscal year ended November 25, 2017.

# **Off-Balance Sheet Arrangements**

We utilize stand-by letters of credit in the procurement of certain goods in the normal course of business. We lease land and buildings that are primarily used in the operation of both Company-owned and licensee stores as well as land and buildings used in our logistical services segment. We also lease transportation equipment used in our logistical services segment. We have guaranteed certain lease obligations of licensee operators of the stores as part of our retail expansion strategy. See Note 11 to our condensed consolidated financial statements for further discussion of operating leases and lease guarantees, including descriptions of the terms of such commitments and methods used to mitigate risks associated with these arrangements.

## Contingencies

We are involved in various legal and environmental matters, which arise in the normal course of business. Although the final outcome of these matters cannot be determined, based on the facts presently known, it is our opinion that the final resolution of these matters will not have a material adverse effect on our financial position or future results of operations. See Note 11 to our condensed consolidated financial statements for further information regarding certain contingencies as of August 25, 2018.

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## Item 3. Quantitative and Qualitative Disclosure about Market Risk:

We are exposed to market risk from changes in the value of foreign currencies. Substantially all of our imports purchased outside of North America are denominated in U.S. dollars. Therefore, we believe that gains or losses resulting from changes in the value of foreign currencies relating to foreign purchases not denominated in U.S. dollars would not be material to our results from operations in fiscal 2018.

We are exposed to market risk from changes in the cost of raw materials used in our manufacturing processes, principally wood, woven fabric, and foam products. A continued recovery in home construction could result in increases in wood and fabric costs from current levels, and the cost of foam products, which are petroleum-based, is sensitive to changes in the price of oil.

We are also exposed to commodity price risk related to diesel fuel prices for fuel used in our logistical services segment. We manage our exposure to that risk primarily through the application of fuel surcharges to our customers.

We have potential exposure to market risk related to conditions in the commercial real estate market. Our retail real estate holdings of \$1,681 at August 25, 2018 for stores formerly operated by licensees as well as our holdings of \$20,150 at August 25, 2018 for Company-owned stores could suffer significant impairment in value if we are forced to close additional stores and sell or lease the related properties during periods of weakness in certain markets. Additionally, if we are required to assume responsibility for payment under the lease obligations of \$2,168 which we have guaranteed on behalf of licensees as of August 25, 2018, we may not be able to secure sufficient sub-lease income in the current market to offset the payments required under the guarantees.

## Item 4. Controls and Procedures:

The Company's principal executive officer and principal accounting officer have evaluated the Company's disclosure controls and procedures (as defined in Exchange Act Rule 13a-15(e)) as of the end of the period covered by this Quarterly Report on Form 10-Q. Based upon their evaluation, the principal executive officer and principal accounting officer concluded that the Company's disclosure controls and procedures are effective. There has been no change in the Company's internal control over financial reporting during the Company's most recent fiscal quarter that has materially affected, or is reasonably likely to materially affect, the Company's internal control over financial reporting.

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## Safe-harbor, forward-looking statements:

The discussion in items 2 and 3 above contains certain forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995 with respect to the financial condition, results of operations and business of Bassett Furniture Industries, Incorporated and subsidiaries. Such forward-looking statements are identified by use of forward-looking words such as *"anticipates"*, *"believes"*, *"plans"*, *"estimates"*, *"expects"*, *"aims"* and *"intends"* or words or phrases of similar expression. These forward-looking statements involve certain risks and uncertainties. No assurance can be given that any such matters will be realized. Important factors that could cause actual results to differ materially from those contemplated by such forward-looking statements include:

- competitive conditions in the home furnishings industry
- general economic conditions, including the strength of the housing market in the United States
- overall retail traffic levels and consumer demand for home furnishings
- ability of our customers and consumers to obtain credit
- Bassett store openings and store closings and the profitability of the stores (independent licensees and Company-owned retail stores)
- ability to implement our Company-owned retail strategies and realize the benefits from such strategies as they are implemented
- fluctuations in the cost and availability of raw materials, fuel, labor and sourced products, including those which may result from the imposition of new or increased duties, tariffs, retaliatory tariffs and trade limitations with respect to foreign-sourced products
- results of marketing and advertising campaigns
- effectiveness and security of our information and technology systems
- future tax legislation, or regulatory or judicial positions
- ability to efficiently manage the import supply chain to minimize business interruption
- concentration of domestic manufacturing, particularly of upholstery products, and the resulting exposure to business interruption from accidents, weather and other events and circumstances beyond our control
- general risks associated with providing freight transportation and other logistical services through our wholly-owned subsidiary, Zenith Freight Lines, LLC

Additionally, other risks that could cause actual results to differ materially from those contemplated by such forward-looking statements are set forth in Item 1A. Risk Factors in the Company's Annual Report on Form 10-K for fiscal 2017.

You should keep in mind that any forward-looking statement made by us in this report or elsewhere speaks only as of the date on which such forward-looking statement is made. New risks and uncertainties arise from time to time, and it is impossible for us to predict these events or how they may affect us. We have no duty to, and do not intend to, update or revise the forward-looking statements in this discussion after the date hereof, except as may be required by law. In light of these risks and uncertainties, you should keep in mind that the events described in any forward-looking statement made in this report or elsewhere, might not occur.

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## Item 1. Legal Proceedings

None

## Item 2. Unregistered Sales of Equity Securities, Use of Proceeds and Issuer Purchases of Equity Securities

The following table summarizes the stock repurchase activity for the three months ended August 25, 2018 and the approximate dollar value of shares that may yet be purchased pursuant to our stock repurchase program:

	Total Shares Purchased	Average rice Paid	Total Number of Shares Purchased as Part of Publicly Announced Plans or Programs (1)	of	proximate Dollar Value Shares that May Yet Be rchased Under the Plans or Programs (1)
May 26 - June 30, 2018	14,995	\$ 27.69	14,995	\$	10,215
July 1 - July 28, 2018	28,610 (2)	\$ 26.19	22,800	\$	9,619
July 29 - August 25, 2018	42,078	\$ 24.09	42,078	\$	8,605

(1) The Company is authorized to repurchase Company stock under a plan which was originally announced in 1998. On October 9, 2014, the Board of Directors increased the remaining limit of the repurchase plan to \$20,000. At August 25, 2018, \$8,605 remains available for stock repurchases under the plan.

(2) Includes 5,810 shares which were tendered by employees to satisfy tax withholding obligations on vested restricted stock.

#### Item 3. Defaults Upon Senior Securities

None.

# Item 6. Exhibits

a. Exhibits:

Exhibit 3a – Articles of Incorporation as amended to date are incorporated herein by reference to the Exhibit to Form 10-Q for the fiscal quarter ended February 28, 1994.

Exhibit 3b – By-laws as amended to date are incorporated herein by reference to Exhibit 3 to Form 8-K filed with the SEC on March 13, 2018.

Exhibit 4 – Registrant hereby agrees to furnish the SEC, upon request, other instruments defining the rights of holders of long-term debt of the Registrant.

Exhibit 31a - Chief Executive Officer's certification pursuant to Section 302 of the Sarbanes-Oxley Act of 2002

Exhibit 31b – <u>Chief Financial Officer's certification pursuant to Section 302 of the Sarbanes-Oxley Act of 2002</u>

Exhibit 32a – <u>Chief Executive Officer's certification pursuant to 18 U.S.C. 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002</u>

Exhibit 32b – <u>Chief Financial Officer's certification pursuant to 18 U.S.C. 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002</u>

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Exhibit 101.INS XBRL Instance

Exhibit 101.SCH XBRL Taxonomy Extension Schema

Exhibit 101.CAL XBRL Taxonomy Extension Calculation

Exhibit 101.DEF XBRL Taxonomy Extension Definition

Exhibit 101.LAB XBRL Taxonomy Extension Labels

Exhibit 101.PRE XBRL Taxonomy Extension Presentation

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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 thereunto duly authorized.

BASSETT FURNITURE INDUSTRIES, INCORPORATED

/s/<u>ROBERT H. SPILMAN, JR.</u> Robert H. Spilman, Jr., Chairman and Chief Executive Officer September 27, 2018

/s/ J. MICHAEL DANIEL

J. Michael Daniel, Senior Vice President and Chief Financial Officer September 27, 2018

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I, Robert H. Spilman, Jr., certify that:

- 1. I have reviewed this quarterly report on Form 10-Q of Bassett Furniture Industries, Incorporated;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
  - a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
  - b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
  - c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
  - d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
  - a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
  - b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

September 27, 2018

/s/ <u>ROBERT H. SPILMAN, JR.</u> Robert H. Spilman, Jr. Chairman and Chief Executive Officer

- I, J. Michael Daniel, certify that:
- 1. I have reviewed this quarterly report on Form 10-Q of Bassett Furniture Industries, Incorporated;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
  - a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
  - b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
  - c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
  - d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
  - a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
  - b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

September 27, 2018

/s/\_\_\_\_\_J. <u>MICHAEL DANIEL</u> J. Michael Daniel Senior Vice President and Chief Financial Officer

## CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the Quarterly Report of Bassett Furniture Industries, Incorporated (the "Company") on Form 10-Q for the period ending August 25, 2018, as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Robert H. Spilman, Jr., Chief Executive Officer of the Company, certify, pursuant to 18 U.S.C. ss.1350, as adopted pursuant to ss.906 of the Sarbanes-Oxley Act of 2002, that:

- 1. The Report fully complies with the requirements of Sections 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- 2. The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

September 27, 2018

/s/<u>Robert H. Spilman, Jr</u> Robert H. Spilman, Jr. Chairman and Chief Executive Officer

A signed original of this written statement required by Section 906 has been provided to Bassett Furniture Industries, Incorporated and will be retained by Bassett Furniture Industries, Incorporated and furnished to the Securities and Exchange Commission or its staff upon request.

## CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the Quarterly Report of Bassett Furniture Industries, Incorporated (the "Company") on Form 10-Q for the period ending August 25, 2018, as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, J. Michael Daniel, Chief Accounting Officer of the Company, certify, pursuant to 18 U.S.C. ss.1350, as adopted pursuant to ss.906 of the Sarbanes-Oxley Act of 2002, that:

- 1. The Report fully complies with the requirements of Sections 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- 2. The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

September 27, 2018

/s/\_\_\_\_J. MICHAEL DANIEL J. Michael Daniel Senior Vice President and Chief Financial Officer

A signed original of this written statement required by Section 906 has been provided to Bassett Furniture Industries, Incorporated and will be retained by Bassett Furniture Industries, Incorporated and furnished to the Securities and Exchange Commission or its staff upon request.