UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 8-K

CURRENT REPORT
PURSUANT TO SECTION 13 OR 15(D) OF
THE SECURITIES EXCHANGE ACT OF 1934

Date of Report (Date of earliest event reported): April 17, 2019

HOOKER FURNITURE CORPORATION

(Exact name of registrant as specified in its charter) 000-25349

54-0251350

<u>Virginia</u>

(State or other jurisdiction of inc organization)	orporation or	tion or (Commission File No.) (I.R.S. Employer Identi		
440 East Commonwealth Bo <u>Martinsville, Virgini</u> (Address of principal executi	<u>a</u>	24112 (Zip Code)	(276) 632-0459 (Registrant's telephone number, including area code)	
Check the appropriate box below if to following provisions (see General Instructions)		s intended to simultaneously	satisfy the filing obligation of the registrant under any of the	
☐ Written communications pursuant	to Rule 425 under the	Securities Act (17 CFR 230.42	5)	
☐ Soliciting material pursuant to Rul	e 14a-12 under the Ex	schange Act (17 CFR 240.14a-1	12)	
☐ Pre-commencement communication	ns pursuant to Rule 1	4d-2(b) under the Exchange Ac	rt (17 CFR 240.14d-2(b))	
☐ Pre-commencement communication	ns pursuant to Rule 1	3e-4(c) under the Exchange Ac	t (17 CFR 240.13e-4(c))	
Indicate by check mark whether the regist of the Securities Exchange Act of 1934 (§	0 00	1 0	ule 405 of the Securities Act of 1933 (§230.405) or Rule 12b-2	
If an emerging growth company, indicate revised financial accounting standards pro		0	the extended transition period for complying with any new or . \Box	

Item 5.02. Departure of Directors or Certain Officers; Election of Directors; Appointment of Certain Officers; Compensatory Arrangements of Certain Officers.

On April 17, 2019, the Compensation Committee of the Board of Directors of Hooker Furniture Corporation (the "Committee") approved annual base salaries, annual cash incentives and long-term incentives for the Company's executive officers.

Annual Base Salary

The base salary for each executive officer for the 2019 calendar year will be:

	Base Salary	
Paul B. Toms, Jr., Chairman and CEO	\$ 450,000	
Paul A. Huckfeldt, Senior VP – Finance and Accounting and CFO	275,000	
Anne M. Jacobsen, Senior VP - Administration and CAO	275,000	
D. Lee Boone, Co-President, Home Meridian	300,000	
Michael W. Delgatti, Jr., Pres., Dom. Uph. & Emerging Channels	300,000	
Jeremy R. Hoff, President, Hooker Branded	300,000	
Douglas Townsend, Co-President, Home Meridian	300,000	

Annual Cash Incentives

The annual cash incentive for each executive officer for the Company's 2020 fiscal year, which ends February 2, 2020, will be paid if the Company attains 80% or more of its budgeted fiscal 2020 consolidated net income target, as approved by the Board of Directors. Each executive officer is eligible to receive a percentage of his or her calendar 2019 base salary under the annual incentive program. No cash bonus is payable if the Company fails to reach at least 80% of the budgeted consolidated net income target and a maximum cash bonus is payable if the Company reaches 125% or more of target consolidated net income. The annual cash incentive potential for each of the executive officers is as follows:

		If the Company Attains:								
	80%	of Target	9	00% of Target	1	00% of Target		110% of Target	125	% or More of
	Net	Income		Net Income		Net Income		Net Income	Targ	et Net Income
Paul B. Toms, Jr.	\$	270,000	\$	303,750	\$	337,500	\$	421,875	\$	511,988
Paul A. Huckfeldt		132,000		148,500		165,000		206,250		250,305
Anne M. Jacobsen		110,000		123,750		137,500		171,875		208,588
D. Lee Boone		120,000		135,000		150,000		187,500		227,550
Michael W. Delgatti, Jr.		108,000		121,500		135,000		168,750		204,795
Jeremy Hoff		120,000		135,000		150,000		187,500		227,550
Douglas Townsend		120,000		135,000		150,000		187,500		227,550

Each additional percentage of net income realized between the percentages shown above is interpolated, such that each additional percentage of net income realized between the threshold amounts shown above results in a larger bonus payout, as shown in the table below:

	Inte	Interpolation per 1% of increased earnings:					
	Between 80-	Between 90-	Between 100-	Between 110-			
	89% of Target Net Income	99% of Target Net Income	109% of Target Net Income	125% of Target Net Income			
All executive officers	4%	1%	2.5%	2.67%			

Long-Term Incentive Awards

Time-Based Restricted Stock Units (RSUs). Each time-based RSU entitles the executive officer to receive one share of the Company's common stock if he or she remains continuously employed with the Company through the end of a three-year service period that ends April 15, 2022. At the discretion of the Committee, the RSUs may be paid in shares of the Company's common stock, cash (based on the fair market value of a share of the Company's common stock on the date payment is made), or both. In addition to the service-based vesting requirement, 100% of an executive officer's RSUs will vest upon a change of control of the Company and a prorated number of the RSUs will vest upon the death, disability or retirement of the executive officer. The RSUs do not convey any dividend or dividend equivalent rights to the executive officer.

The number of RSUs awarded to each executive officer is set forth in the table below.

	Number
Executive	Officer of RSUs
Paul B. Toms, Jr.	0
Paul A. Huckfeldt	1,108
Anne M. Jacobsen	1,108
D. Lee Boone	1,995
Michael W. Delgatti, Jr.	1,995
Jeremy R. Hoff	1,995
Douglas Townsend	1,995

Performance-based Restricted Stock Units ("PSUs") Each performance-based RSU entitles the executive officer to receive one share of the Company's common stock-based on the achievement of two specified performance conditions (described below) if the executive officer remains continuously employed by the Company through the end of the three-year performance period. The PSUs shall vest subject to the Company's attainment of pre-established financial goals related to the sum of two amounts, (1) the Company's absolute EPS Growth and (2) relative EPS growth, over a three-year performance period that began February 4, 2019 and ends January 30, 2022, as approved by the Committee. The payout or settlement of the PSUs shall be made in shares of the Company's common stock (based on the fair market value of the shares of the Company's common stock on the date of settlement or payment). The PSUs do not convey any dividend or dividend equivalent rights to the executive officer.

The settlement or payment for each executive officer under his PSU will be the sum of the following share amounts:

An amount set forth in the table below based on the growth of the Company's fully diluted earnings per share from continuing operations ("EPS") over the performance period. The Company's EPS growth must be at least 5% over the performance period for a payment to be made.

Executive Officer	Payout Amount in Shares of Company Stock Based on EPS Growth (%) for Performance Period					
	Threshold	Threshold Target				
	5%	10%	15%	20%		
Paul B. Toms, Jr.	1,417	5,668	7,086	8,502		
Paul A. Huckfeldt	554	2,217	2,772	3,326		
Anne M. Jacobsen	554	2,217	2,772	3,326		
D. Lee Boone	506	2,026	2,532	3,039		
Michael W. Delgatti, Jr.	506	2,026	2,532	3,039		
Jeremy R. Hoff	506	2,026	2,532	3,039		
Douglas Townsend	506	2,026	2,532	3,039		

An amount set forth in the table below based on the growth of the Company's EPS over the performance period relative to a group of specified peer companies. However, if the Company's EPS growth is not positive for the performance period, this payment will be capped at the amount for the 50th percentile.

Executive Officer	Payout in Shares EPS Gro			
	Less than 40 th percentile	40th percentile, but less than 59th percentile Threshold	60th percentile, but less than 79th percentile Target	Equal to or greater than 80th percentile Maximum
Paul B. Toms, Jr.	-	2,834	5,668	8,503
Paul A. Huckfeldt	-	1,108	2,217	3,326
Anne M. Jacobsen	-	1,108	2,217	3,326
D. Lee Boone	-	1,013	2,026	3,039
Michael W. Delgatti, Jr.	-	1,013	2,026	3,039
Jeremy R. Hoff	-	1,013	2,026	3,039
Douglas Townsend	-	1,013	2,026	3,039

In addition, upon the executive officer's termination of employment due to death, disability or retirement (as defined in the Plan), PSUs will vest and be settled on a pro rata basis at the end of the performance period based on the Company's actual performance against the EPS goals as approved by the Committee. In the event of a change in control of the Company, the PSUs shall also vest and be settled in full immediately following the change in control assuming target performance levels achieved by the Company.

Supplemental Retirement Income Plan

The Committee also agreed to limit Mr. Toms' potential Supplemental Retirement Income Plan ("SRIP"). Upon his retirement, payments to Mr. Toms under the SRIP will be determined based on his final sixty months of compensation ("base annual earnings"), defined as monthly base pay plus annual cash incentive payments. Mr. Toms will receive 50% of this annual base earnings amount paid monthly for 15 years following his retirement; however, base earnings will be limited to the lower of a) actual annual base earnings or b) \$726,250. The maximum annual payment to Mr. Toms under the SRIP plan will be \$363,125 per year.

Signature

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

HOOKER FURNITURE CORPORATION

By: <u>/s/ Paul A. Huckfeldt</u>

Paul A. Huckfeldt Senior Vice President - Finance and Accounting Chief Financial Officer

Date: April 23, 2019