HOVNANIAN ENTERPRISES INC
Form 10-K/A
March 27, 2019

## UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Form 10-K/A
(Amendment No. 1)
ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT
OF 1934
For the fiscal year ended OCTOBER 31, 2018

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

Commission file number: 1-8551

## Hovnanian Enterprises, Inc.

(Exact Name of Registrant as Specified in Its Charter)

| Delaware <br> (State or Other Jurisdiction of Incorporation or Organization) | $\mathbf{2 2 - 1 8 5 1 0 5 9}$ <br> (I.R.S. Employer Identification No.) |
| :--- | :--- |
| 90 Matawan Road, Fifth Floor, Matawan, NJ <br> (Address of Principal Executive Offices) | $\mathbf{0 7 7 4 7}$ <br> (Zip Code) |
| 732-747-7800 <br> (Registrant's Telephone Number, Including Area Code) |  |
| Securities registered pursuant to Section 12(b) of the Act: |  |

## Title of Each Class

Class A Common Stock, $\$ 0.01$ par value per share
Preferred Stock Purchase Rights
Depositary Shares, each representing $1 / 1,000$ th of a share of

Name of Each Exchange on Which Registered<br>New York Stock Exchange<br>New York Stock Exchange<br>Nasdaq Global Market

### 7.625\% Series A Preferred Stock

Securities registered pursuant to Section 12(g) of the Act:
Class B Common Stock, $\$ 0.01$ par value per share
Preferred Stock Purchase Rights
(Title of Class)

Indicate by check mark if the registrant is a well-known seasoned issuer, as defined in Rule 405 of the Securities Act of 1933. Yes No

Indicate by check mark if the registrant is not required to file reports pursuant to Section 13 or Section $15(\mathrm{~d})$ of the Act. Yes No

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 (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes 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 (§ 232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit such files). Yes No

Indicate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K is not contained herein, and will not be contained, to the best of registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K.

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, a 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 | Accelerated | Nonaccelerated | Smaller Reporting <br> Ciler | Filer |
| :--- | :--- | :--- | :--- | :--- |

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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 $12 \mathrm{~b}-2$ of the Exchange Act). Yes No

The aggregate market value of the voting and nonvoting common equity held by non-affiliates computed by reference to the price at which the common equity was last sold, or the average bid and asked price of such common equity as of April 30, 2018 (the last business day of the registrant's most recently completed second fiscal quarter) was \$244,113,849.

As of the close of business on December 14, 2018, there were outstanding 132,835,722 shares of the Registrant's Class A Common Stock and $15,550,099$ shares of its Class B Common Stock.

## DOCUMENTS INCORPORATED BY REFERENCE:

Part III - Those portions of the registrant's definitive proxy statement filed pursuant to Regulation 14A in connection with registrant's annual meeting of stockholders held on March 19, 2019, which are responsive to those parts of Part III, Items 10, 11, 12, 13 and 14 as identified in the Original Form 10-K (as defined below).

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## EXPLANATORY NOTE

This Amendment No. 1 on Form 10-K/A ("Amendment No. 1") amends the Annual Report on Form 10-K for the year ended October 31, 2018 of Hovnanian Enterprises, Inc. ("HEI"), which HEI filed with the Securities and Exchange Commission ("SEC") on December 20, 2018 (the "Original Form 10-K"). HEI is filing this Amendment No. 1 to amend Item 15 of the Original Form $10-\mathrm{K}$ to include the consolidated financial statements and the related reports of the independent auditors of its equity method investees, Port Imperial Partners, LLC and Hovsite Holdings III LLC, as of and for the years ended December 31, 2018, 2017 and 2016 (the "financial statements"), in accordance with Rule 3-09 of Regulation S-X, and also to include the related consents of independent auditors. The financial statements were not included in the Original Form 10-K because Port Imperial Partners, LLC's and Hovsite Holdings III LLC's fiscal years ended on December 31, 2018, which was after the date of the filing of the Original Form 10-K.

This Amendment No. 1 includes new certifications under Sections 302 and 906 of the Sarbanes-Oxley Act of 2002 by our Chief Executive Officer and Chief Financial Officer as Exhibits 31(a), 31(b), 32(a) and 32(b). Except as otherwise described above, this Amendment No. 1 does not modify or update in any way (i) the consolidated balance sheets, the consolidated statements of operations, equity and cash flows of HEI or (ii) the disclosures in or exhibits to the Original Form 10-K nor does it reflect events occurring after the filing of the Original Form 10-K. Accordingly, this Amendment No. 1 should be read in conjunction with the Original Form 10-K and HEI's other filings made with the SEC subsequent to the filing of the Original Form 10-K.

## ITEM 15

## EXHIBITS AND FINANCIAL STATEMENT SCHEDULES

## Exhibits:

Restated
3(a) Certificate ofIncorporation of
the Registrant. (5)
Certificate ofAmendment ofthe RestatedCertificate of3(b) Incorporation ofHovnanianEnterprises. Inc..
dated March 13.
2018. (14)
Amended and
3(c) Restated Bylaws
of the
Registrant.(22)
Specimen
4(a) Class A Common
Stock
Certificate.(13)
Specimen
4(b) Class B Common
StockCertificate.(13)Certificate ofDesignations.
Powers.
Preferences and
Rights of the
4(c) $7.625 \%$ Series A
Preferred Stock
of Hovnanian
Enterprises. Inc.,
dated July 12.
2005.(11)
4(d) Certificate ofDesignations ofthe Series BJunior Preferred
Stock of
HovnanianEnterprises, Inc.dated August 14.
2008.(1)
Rights
Agreement, dated
as of August 14.
2008, between
Hovnanian
Enterprises. Inc.
and National City
Bank, as Rights
Agent, which
includes the
Form ofCertificate ofDesignation as
Exhibit A. Form
of Right
Certificate as
Exhibit B and the
Summary of
Rights as
Exhibit C.(20)
Amendment No.
1 to Rights
Agreement, dated
as of January 11.
2018, between
Hovnanian
Enterprises, Inc.
and
Computershare
Trust Company,
N.A. (as
successor to
4(f) National City
Bank), as Rights
Agent, whichincludes theamended andrestated Form of
Rights Certificate
as Exhibit 1 and
the amended and
restated
Summary of
Rights as Exhibit
2. (15)
4(g) Indenture, dated
as of February 1.
2018, relating to the $13.5 \%$ Senior Notes due 2026 and $5.0 \%$ Senior Note due 2040, by and among K.
Hovnanian
Enterprises, Inc.
Hovnanian
Enterprises, Inc. the other guarantors party
thereto and
Wilmington
Trust. National
Association, as
Trustee, including the forms of $13.5 \%$ Senior Notes due 2026 and 5.0\%
Senior Notes due 2040.(29)
Second
Supplemental
Indenture, dated as of May 30 . 2018. relating to the $13.5 \%$ Senior Notes due 2026 and $5.0 \%$ Senior Notes due 2040. among K.
4(h) Hovnanian
Enterprises, Inc.,
Hovnanian
Enterprises. Inc.
the other
guarantors party thereto and Wilmington
Trust. National
Association, as trustee.(34)
4(i) Indenture dated as of July 27. 2017, relating to the $10.0 \%$ Senior Secured Notes due 2022 and the $10.5 \%$ Senior
Secured Notesdue 2024, among
K. Hovnanian
Enterprises. Inc.
Hovnanian
Enterprises, Inc.
the Subsidiary
Guarantors
named thereinand Wilmington
Trust, National
Association, as
Trustee and
Collateral Agent.
including the
forms of $10.0 \%$
Senior Secured
Note due 2022
and the $10.5 \%$
Senior Secured
Note due
2024.(17)
Second
Supplemental
Indenture, dated
January 16, 2018.
relating to
$10.500 \%$ Senior
Secured Notes
due 2024, by and
among K.
HovnanianEnterprises. Inc..HovnanianEnterprises, Inc.
the other
guarantors party
thereto and
Wilmington
Trust. National
Association, as
Trustee and
Collateral
Agent.(30)
4(k) Indenture datedas of September8, 2016, relatingto the $9.50 \%$
Senior SecuredNotes due 2020.among $K$.
Hovnanian
Enterprises, Inc.
Hovnanian
Enterprises. Inc.
and the other
guarantors
named therein
and Wilmington
Trust. National
Association, as
Trustee and
Collateral Agent.
including form of
$9.50 \%$ Senior
Secured Notes
due 2020.(2)
Secured Notes
Indenture dated
as of November

1. 2011 relating
to the $5.0 \%$
Senior Secured
Notes due 2021
and $2.0 \%$ Senior
Secured Notes
due 2021, among
K. Hovnanian
Enterprises. Inc.,
Hovnanian
Enterprises. Inc.,
4(1) the other
guarantors
named thereinand WilmingtonTrust, National
Association, as
Trustee and
Collateral Agent.
including the
forms of 5.0\%
Senior Secured
Notes due 2021
and $2.0 \%$ Senior
Secured Notes
due 2021. (4)4(m) Indenture, datedas of November
5, 2014, relating
to the $8.000 \%$
Senior Notes due
2019, among K.
Hovnanian Enterprises, Inc.
Hovnanian
Enterprises. Inc. the other
guarantors party
thereto and
Wilmington
Trust. National
Association, as
Trustee, including the form of $8.000 \%$
Senior Note due
2019.(10)
Commitment
Letter, dated December 28. 2017. by and among
Hovnanian
Enterprises. Inc..
K. Hovnanian
Enterprises. Inc..
K. Hovnanian at
10(a) Sunrise Trail III.
LLC and GSO
Capital Partners
LP, on its own
behalf and on
behalf of certain
funds managed.
advised or
sub-advised by
GSO Capital
Partners LP.(31)
10(b) $\$ 125,000,000$
Credit
Agreement. dated
as of January 29. 2018, by and among K.
Hovnanian
Enterprises Inc.
Hovnanian
Enterprises. Inc.. the subsidiary
guarantors
named therein.
Wilmington
Trust. National
Association, as
Administrative
Agent, and the
lenders party
thereto.(29)
First
Amendment. dated as of May 14. 2018, to the \$125,000,000
Credit
Agreement, dated
as of January 29.
2018, among
Hovnanian
Enterprises, Inc..
10(c) K. Hovnanian
Enterprises Inc..
the subsidiary
guarantors party
thereto, the
lenders party
thereto and
Wilmington
Trust. National
Association, as
administrative
agent.(33)
\$212,500,000
Credit
Agreement, dated
as of January 29.
2018, by and
among K.
Hovnanian
Enterprises Inc..
Hovnanian
Enterprises, Inc.
the subsidiary
guarantors
named therein,
Wilmington
Trust. National
Association, as
Administrative
Agent, and the
lenders party
thereto.(29)
10(e) First
Amendment.
dated as of May
2. 2018, to the\$212.500,000
Credit
Agreement. dated
as of January 29 .
2018, among
Hovnanian
Enterprises, Inc.,
K. Hovnanian
Enterprises Inc..
the subsidiary
guarantors party
thereto, the
lenders party
thereto and
Wilmington
Trust, National
Association, as
administrative
agent.(33)
Collateral
Agency
Agreement, dated
as of July 27.
3. among K.
Hovnanian
Enterprises. Inc.,
Hovnanian
Enterprises, Inc.,
the Subsidiary
10(f) Guarantors
named therein.
Wilmington
Trust, National
Association, as
Notes Collateral
Agent and
Wilmington
Trust. National
Association, as
Collateral
Agent.(17)
10(g) Security
Agreement, dated
as of July 27.
4. among K.
Hovnanian
Enterprises. Inc..
Hovnanian
Enterprises. Inc.
the Subsidiary
Guarantorsnamed therein
and Wilmington
Trust, National
Association, as
Collateral
Agent.(17)
Pledge
Agreement, dated
as of July 27.
2017, among K.
Hovnanian
Enterprises, Inc..
Hovnanian
Enterprises. Inc..
the Subsidiary
Guarantors
named therein
and Wilmington
Trust. National
Association, as
Collateral
Agent.(17)
10(i) Joinder to the
Amended and
Restated
Intercreditor
Agreement, dated
as of July 27.
2017, among K.
Hovnanian
Enterprises, Inc.
Hovnanian
Enterprises, Inc.
the Subsidiary
Guarantors
named therein.
Wilmington
Trust. National
Association, as
Trustee and
Notes Collateral
Agent.
Wilmington
Trust. National
Association, as
Senior Credit
Agreement
Administrative
Agent.
Wilmington
Trust. NationalAssociation, as
Junior Joint
Collateral Agent
and WilmingtonTrust. National
Association, as
Mortgage Tax
Collateral
Agent.(17)
Second Amended
and Restated
Mortgage Tax
Collateral
AgencyAgreement, datedas of July 27
2017, among K.
Hovnanian
Enterprises. Inc.
Hovnanian
Enterprises. Inc..
the Subsidiary
Guarantors
named therein.
Wilmington
Trust. National
Association, as
10(j) Notes Collateral
Agent.
Wilmington
Trust, National
Association, as
Senior Credit
Agreement
Administrative
Agent.
Wilmington
Trust. National
Association, as
Junior Joint
Collateral Agent
and Wilmington
Trust. National
Association, as
Mortgage Tax
Collateral
Agent.(17)
10(k) Trademark
Security
Agreement, dated
as of July 27.
5. between K.

HOV IP II. Inc.
and Wilmington
Trust, National
Association, as
Collateral
Agent.(17)

|  | Amended and Restated Intercreditor Agreement, dated September 8, 2016, among Hovnanian Enterprises. Inc., K. Hovnanian Enterprises, Inc., the other guarantors party thereto, Wilmington Trust, National |
| :---: | :---: |
| 10(1) | Association, in its capacities as Senior Notes Trustee and Senior Notes Collateral Agent (each as defined |
|  | therein), Wilmington Trust, National Association, in its capacity as Administrative Agent (as defined |
|  | therein). Wilmington Trust. National Association, in its capacity as Mortgage Tax Collateral Agent (as |
|  | defined therein). Wilmington Trust, National Association, in its capacities as $9.125 \%$ Junior Trustee and |
|  | $\mathbf{9 . 1 2 5 \%}$ Junior Collateral Agent (each as defined therein). Wilmington Trust, National Association, in its |
|  | capacities as $10.000 \%$ Junior Trustee and $10.000 \%$ Junior Collateral Agent (each as defined therein) and |
|  | Wilmington Trust. National Association, in its capacity as Junior Joint Collateral Agent (as defined |
| 10(m) | therein).(2) |
|  | Amended and Restated First Lien Pledge Agreement, dated as of September 8, 2016, relating to the 5.0\% |
|  | Senior Secured Notes due 2021, the 2.0\% Senior Secured Notes due 2021 and the 9.50\% Senior Secured |
|  | Notes due 2020.(2) |
| 10(n) | Amended and Restated First Lien Security Agreement, dated as of September 8, 2016, relating to the 5.0\% |
|  | Senior Secured Notes due 2021, the 2.0\% Senior Secured Notes due 2021 and the 9.50\% Senior Secured |
|  | Notes due 2020.(2) |
| 10(o) | Form of Non-Qualified Stock Option Agreement (2012) for Ara K. Hovnanian.(27) |
| 10(p) | Amended and Restated 2008 Hovnanian Enterprises. Inc. Stock Incentive Plan.(16) |
| 10(q) | Management Agreement dated August 12, 1983, for the management of properties by K. Hovnanian Investment Properties, Inc.(3) |
| 10(r) | Management Agreement dated December 15, 1985, for the management of properties by K. Hovnanian |
|  | Investment Properties, Inc.(19) |
| 10(s)* | Executive Deferred Compensation Plan as amended and restated on January 1, 2014.(36) |
| $10(\mathrm{t})^{*}$ | Death and Disability Agreement between the Registrant and Ara K. Hovnanian, dated February 2. 2006.(24) |
| 10(u)* | Form of Nonqualified Stock Option Agreement (Class B shares).(8) |
| 10(v)* | Form of Stock Option Agreement for Directors. (8) |
| 10(w)* | Form of Incentive Stock Option Agreement.(23) |
| 10(x)* | Form of Performance Vesting Incentive Stock Option Agreement.(23) |
| 10(y)* | Form of Performance Vesting Nonqualified Stock Option Agreement.(23) |
| 10(z)* | Form of 2018 Long-Term Incentive Program Award Agreement.(32) |
| 10(aa)* | Form of 2016 Long Term Incentive Program Award Agreement.(21) |
| 10(bb)* | Form of Change in Control Severance Protection Agreement entered into with Brad G. O'Connor.(25) |
| 10(cc)* | Form of Amendment to Outstanding Stock Option Grants.(26) |
| 10(dd)* | Form of Amendment to 2011 Non-Oualified Stock Option Agreement for Ara K. Hovnanian.(26) |
| 10(ee)* | Form of Amendment to 2011 Incentive Stock Option Agreement for J. Larry Sorsby.(26) |
| 10(ff)* | Form of Incentive Stock Option Agreement (2012).(27) |
| 10(gg)* | Form of Stock Option Agreement (2012) for Directors.(27) |
| 10(hh)* | Form of Market Share Unit Agreement Class A shares (2014 grants and thereafter).(9) |
| 10(ii)* | Form of Market Share Unit Agreement Class B shares (2014 grants and thereafter).(9) |
| 10(jj)* | Form of Market Share Unit Agreement (Performance Vesting) Class A (2014 grants and thereafter).(9) |
| 10(kk | Form of Market Share Unit Agreement (Performance Vesting) Class B shares (2014 grants and thereafter) |
|  | (9) |
| 10(11)* | Form of Incentive Stock Option Agreement (2014 grants and thereafter).(9) |
| 10(mm) | *Form of Restricted Share Unit Agreement (2014 grants and thereafter).(9) |
| 10(nn)* | Form of Stock Option Agreement for Directors (2014 grants and thereafter).(9) |
| 10(oo)* | 2012 Hovnanian Enterprises. Inc. Amended and Restated Stock Incentive Plan.(7) |
| 10(pp)* | Amended and Restated Hovnanian Enterprises, Inc. Senior Executive Short-Term Incentive Plan.(6) |
| 10(qq)* |  |

Form of Letter Agreement Relating to Change in Control Severance Protection Agreement entered into with Brad G. O'Connor.(18)
10(rr)* Market Share Unit Agreement Class A (2016 grants and thereafter).(2)
10(ss)* Market Share Unit Agreement Class B (2016 grants and thereafter).(2)
10(tt)* Market Share Unit Agreement (Gross Margin Performance Vesting) Class A (2016 grants and thereafter).(2)
10(uu)* Market Share Unit Agreement (Gross Margin Performance Vesting) Class B (2016 grants and thereafter).(2)
10(vv)* Market Share Unit Agreement (Debt Reduction Performance Vesting) Class A (2016 grants and thereafter).(2)
10(ww)* $\begin{aligned} & \text { Market Share Unit Agreement (Debt Reduction Performance Vesting) Class B (2016 grants and } \\ & \text { thereafter).(2) }\end{aligned}$
10(xx)* Premium-Priced Incentive Stock Option Agreement Class A (2016 grants and thereafter).(2)
10(yy)* Premium-Priced Non-qualified Stock Option Agreement Class B (2016 grants and thereafter).(2)
10(zz)* Incentive Stock Option Agreement Class A (2016 grants and thereafter).(2)

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| 10(aaa)* | S |
| :---: | :---: |
| 10(bbb)* | Director Restricted Share Unit Agreement Class A (2016 grants and thereafter).(2) |
| 10(ccc)* | Market Share Unit Agreement (Pre-tax Profit performance Vesting) Class A (2017 grants and thereafter).(28) |
| 10(ddd)* | Market Share Unit Agreement (Pre-tax Profit performance Vesting) Class B (2017 grants and thereafter).(28) |
| 10(eee)* | Market Share Unit Agreement (Gross Margin Improvement Performance Vesting) Class A (2017 grants and thereafter).(28) |
| 10(fff)* | Market Share Unit Agreement (Gross Margin Improvement Performance Vesting) Class B (2017 grants and thereafter).(28) |
| 10(ggg)* | Market Share Unit Agreement Class A (Pre-tax Profit Performance Vesting) (2018 grants and thereafter).(35) |
| 10(hhh)* | Market Share Unit Agreement Class B (Pre-tax Profit Performance Vesting) (2018 grants and thereafter).(35) |
| 10(iii)* | Market Share Unit Agreement Class A (Stock Multiplier Performance Vesting) (2018 grants and thereafter).(35) |
| 10(jij)* | Market Share Unit Agreement Class B (Stock Multiplier Performance Vesting) (2018 grants and thereafter).(35) |
| 10(kkk)* | Market Share Unit Agreement Class A (Community Count Performance Vesting) (2018 grants and thereafter).(35) |
| 10(111)* | Market Share Unit Agreement Class B (Community Count Performance Vesting) (2018 grants and thereafter).(35) |
| 10(mm | * Premium-Priced Incentive Stock Option Agreement Class A (2018 grants and thereafter).(35) |
| 10(nnn)* | Premium-Priced Non-Qualified Stock Option Agreement Class B (2018 grants and thereafter).(35) |
| 10(ooo)* | Incentive Stock Option Agreement Class A (2018 grants and thereafter).(35) |
| 10(ppp)* | Non-Qualified Stock Option Agreement Class B (2018 grants and thereafter).(35) |
| 10(qqq)* | Director Stock Option Agreement Class A (2018 grants and thereafter).(35) |
| 10(rrr)* | Form of Letter Agreement entered into with Lucian Theon Smith III.(12) |
| 10(sss)* | Amendment to Form of Letter Agreement entered into with Lucian Theon Smith III.(32) |
|  | First Lien Collateral Agency Agreement, dated as of September 8. 2016, among Wilmington Trust. National Association, in its capacity as Existing Collateral Agent (as defined therein). Wilmington Trust, |
| 10(ttt) | National Association, in its capacity as $9.50 \%$ Collateral Agent (as defined therein), Wilmington Trust, |
|  | National Association, in its capacity as Collateral Agent (as defined therein), K. Hovnanian Enterprises, Inc., and the Grantors (as defined therein).(2) |
|  | First Supplemental Guarantee, dated as of September 10, 2018, among K. Hovnanian Enterprises. Inc., |
| 10(uuu) | Hovnanian Enterprises. Inc., the subsidiary guarantors party thereto, and Wilmington Trust. National Association, as administrative agent, relating to the $\$ 125,000,000$ Credit Agreement dated January 29. 2018.(36) |
|  | Security Agreement, dated as of September 10, 2018, among K. Hovnanian Enterprises, Inc., Hovnanian |
| 10(vvv) | Enterprises. Inc., the other grantors party thereto and Wilmington Trust. National Association, as collateral |
|  | agent, relating to the \$125,000,000 Credit Agreement dated January 29, 2018.(36) |
|  | Trademark Security Agreement. dated as of September 10, 2018, between K HOV IP. II, Inc. and |
| 10(www) | Wilmington Trust, National Association, as collateral agent, relating to the $\$ 125,000,000$ Credit Agreement dated January 29, 2018.(36) |
|  | Pledge Agreement, dated as of September 10, 2018, among K. Hovnanian Enterprises, Inc., Hovnanian |
| 10(xxx) | Enterprises, Inc., the pledgors party thereto and Wilmington Trust. National Association, as collateral agent, relating to the $\$ 125,000,000$ Credit Agreement dated January 29, 2018.(36) |
| 10(yyy) |  |



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Incorporated by reference to Exhibits to Quarterly Report on Form 10-Q for the quarter ended July 31, 2008 (No. 001-08551) of the Registrant.
(2)

Incorporated by reference to Exhibits to Quarterly Report on Form 10-Q for the quarter ended July 31, 2016 (No. 001-08551) of the Registrant.
(3) Incorporated by reference to Exhibits to Registration Statement (No. 2-85198) on Form S-1 of the Registrant.

Incorporated by reference to Exhibits to Current Report on Form 8-K (No. 001-08551) of the Registrant filed on November 7, 2011.
(5)

Incorporated by reference to Exhibits to Current Report of the Registrant on Form 8-K (No. 001-08551) filed on March 15, 2013.
(6) Incorporated by reference to Appendix B to the Registrant's definitive Proxy Statement on Schedule 14A (No. 001-08551) filed on January 27, 2014.

Incorporated by reference to Appendix A to the Registrant's definitive Proxy Statement on Schedule 14A (No. 001-08551) filed on February 1, 2016.
(8) Incorporated by reference to Exhibits to Annual Report on Form 10-K for the year ended October 31, 2008 (No. 001-08551) of the Registrant.
(9) Incorporated by reference to Exhibits to Quarterly Report on Form 10-Q for the quarter ended July 31, 2014 (No. 001-08551) of the Registrant.
(10) $\begin{aligned} & \text { Incorporated by reference to Exhibits to Current Report on Form 8-K of the Registrant (No. 001-08551) filed } \\ & \text { November 5, } 2014 .\end{aligned}$
(11) Incorporated by reference to Exhibits to Current Report on Form 8-K (No. 001-08551) of the Registrant filed on July 13, 2005.
(12) Incorporated by reference to Annual Report on Form 10-K for the year ended October 31, 2017 (No. 001-08551), of the Registrant.
(13) Incorporated by reference to Exhibits to Quarterly Report on Form 10-Q for the quarter ended January 31, 2009
(No. 001-08551) of the Registrant.
(14) $\begin{aligned} & \text { Incorporated by reference to Exhibits to Current Report on Form 8-K of the Registrant (001-08551) filed March } \\ & 14,2018 .\end{aligned}$
(15) Incorporated by reference to Exhibits to Current Report on Form $8-K$ of the Registrant (001-08551) filed January
$11,2018$.
(16) Incorporated by reference to Appendix A to the Registrant's definitive Proxy Statement on Schedule 14A of the
Registrant filed on February 1, 2010.

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Incorporated by reference to Exhibits to Current Report on Form 8-K (001-08551) of the Registrant filed on July 28, 2017.
(18) Incorporated by reference to Exhibits to Quarterly Report on Form 10-Q for the quarter ended January 31, 2015 of the Registrant (No. 001-08551).
(19) Incorporated by reference to Exhibits to Annual Report on Form 10-K for the year ended October 31, 2003 (No. 001-08551), of the Registrant.
(20) Incorporated by reference to Exhibits to the Registration Statement (No. 001-08551) on Form 8-A of the

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(21) Incorporated by reference to Exhibits to Quarterly Report on Form 10-Q for the quarter ended January 31, 2016 (No. 001-08551), of the Registrant.
(22) Incorporated by reference to Exhibits to Current Report on Form 8-K of the Registrant (No. 001-08551), filed December 3, 2018.
(23) Incorporated by reference to Exhibits to Quarterly Report on Form 10-Q for the quarter ended July 31, 2009 (No. 001-08551), of the Registrant.

Incorporated by reference to Exhibits to Quarterly Report on Form 10-Q for the quarter ended January 31, 2006 (No. 001-08551) of the Registrant.
(25) Incorporated by reference to Exhibits to Quarterly Report on Form 10-Q for the quarter ended January 31, 2012
(No. 001-08551) of the Registrant.
(26) Incorporated by reference to Exhibits to Quarterly Report on Form 10-Q for the quarter ended April 30, 2012 (No. 001-08551) of the Registrant.
(27) Incorporated by reference to Exhibits to Quarterly Report on Form 10-Q for the quarter ended July 31, 2012 (No.
001-08551) of the Registrant.
(28) Incorporated by reference to Exhibits to Quarterly Report on Form 10-Q for the quarter ended July 31, 2017 (No.
001-08551) of the Registrant.
(29) Incorporated by reference to Exhibits to Current Report on Form 8-K of the Registrant (001-08551) filed February 2, 2018.
(30) Incorporated by reference to Exhibits to Current Report on Form 8-K of the Registrant (001-08551) filed January
$16,2018$.
(31) Incorporated by reference to Exhibits to Current Report on Form 8-K of the Registrant (001-08551) filed December 28, 2017.
(32) Incorporated by reference to Exhibits to Quarterly Report on Form 10-Q for the quarter ended January 31, 2018 (No. 001-08551) of the Registrant.
(33) Incorporated by reference to Exhibits to Current Report on Form 8-K of the Registrant (001-08551) filed May 14,
2018 ,
(34) Incorporated by reference to Exhibits to Current Report on Form 8-K of the Registrant (001-08551) filed May 30,
(35) Incorporated by reference to Quarterly Report on Form 10-Q for the quarter ended July 31, 2018 (No.
001-08551) of the Registrant.
(36) Incorporated by reference to Exhibits to Annual Report on Form 10-K for the year ended October 31, 2018 of the
Registrant.

## SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, the registrant has duly caused this Amendment No. 1 to be signed on its behalf by the undersigned, thereunto duly authorized.

HOVNANIAN ENTERPRISES, INC.
Date: $\quad$ By:/s/ ARA K. HOVNANIAN
March 27, 2019 Ara K. Hovnanian
Chairman of the Board, Chief Executive
Officer and President

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