CORNERSTONE BUILDING BRANDS, INC.

Compensation Committee Charter

Amended and Restated May 23, 2019

Organization

There shall be a permanent committee of the Board of Directors (the “Board”) of Cornerstone Building Brands, Inc. (the “Company”) known as the Compensation Committee (the “Committee”).

The composition of the Committee shall be in accordance with the terms of the Stockholders Agreement, dated as of November 16, 2018, by and among the Company (f/k/a NCI Building Systems, Inc.) and certain of its stockholders, as the same may be amended or waived from time to time (the “Stockholders Agreement”), if then in effect. The members of the Committee shall be appointed in accordance with the Stockholders Agreement, if then in effect, and shall serve until their successors are elected or appointed. Members of the Committee may be removed at any time without cause by the affirmative vote of a majority of the Board in accordance with the then-applicable terms, if any, of the Stockholders Agreement, if then in effect. Vacancies resulting from resignation or removal shall be filled in accordance with the then-applicable terms, if any, of the Stockholders Agreement, if then in effect. The Board shall designate a chairperson for the Committee.

Meetings

The Committee shall meet as often as it determines, but not less than twice a year. The Chairman of the Committee, any two members of the Committee or, at the request of any Committee member, the Chairman of the Board may call meetings of the Committee. Meetings of the Committee may be held telephonically and any member may participate in any meeting telephonically.

The Committee may request any officer or employee of the Company or the Company’s outside counsel to attend a meeting of the Committee or meet with any members of, or consultants to, the Committee. The Committee shall meet periodically in separate executive sessions without management personnel present.

Membership

The Committee shall be composed of two or more directors. The membership of the committee shall satisfy any applicable independence and experience requirements of the Securities and Exchange Committee (the “SEC”) or other regulatory body and the New York Stock Exchange (the “NYSE”) to which the Company is subject; however, during any period in which the Company is a “controlled company” under the NYSE’s listing standards, the independence requirements shall not apply to membership on the Committee. At such time as the Company ceases to be qualified as a “controlled company” under the rules of the NYSE, each member of the Committee shall satisfy director independence requirements of the NYSE, subject to any applicable transition rules.

Additionally, at least two Committee members shall be “non-employee directors” for purposes of Rule 16b-3 under the Securities Exchange Act of 1934, as in effect from
time to time (“Rule 16b-3”). If any member of the Committee shall not satisfy the requirements of a “non-employee director” for purposes of Rule 16b-3, the Committee shall delegate to the Board or to a subcommittee of the Committee or the Board consisting of at least two members, each of whom satisfies the requirements of a “non-employee director” for purposes of Rule 16b-3, all approvals, certifications and administrative and other determinations with respect to equity-based compensation intended to satisfy the exception provided under Rule 16b-3, and the Board or such subcommittee shall have the full authority of the Committee with respect to such matters.

**Purposes of the Committee**

The Committee shall provide assistance to the Board in fulfilling its responsibilities relating to the compensation practices of the Company. In particular, the Committee shall:

1. discharge the Board’s responsibilities relating to compensation of directors, officers and senior managers;
2. oversee, evaluate, maintain and advise the Board regarding overall compensation policies and structure, and stock ownership, pension, profit sharing and other benefit plans and programs, for directors, officers, senior managers and employees;
3. review and discuss with management the Compensation Discussion and Analysis required by the rules and regulations of the Securities and Exchange Commission (“SEC”) and, based its review and discussion, determine whether to recommend to the Board that the Compensation Discussion and Analysis be included in the Company’s annual proxy statement; and
4. prepare the report of the Committee required by the rules and regulations of the SEC to be included in the Company’s annual proxy statement.

**Committee Authority and Responsibilities**

The Committee shall have the overall responsibility for approving and evaluating the Company’s compensation plans, policies and programs related to compensation of the Company’s directors, officers, senior managers and employees.

The Committee may form and delegate authority to subcommittees consisting of one or more members when appropriate.

The Committee may, in its sole discretion, retain or obtain the advice of a compensation consultant, independent legal counsel or other adviser. The Committee shall be directly responsible for the appointment, compensation and oversight of the work of any adviser retained by the Committee. The Company shall provide for appropriate funding, as determined by the Committee, for payment of reasonable compensation to any advisers retained by the Committee. The Committee may select an adviser to the Committee only after taking into consideration, all factors relevant to that person’s independence from management, including the following: (a) the provision of other services to the Company
by the person that employs the adviser; (b) the amount of fees received from the Company by the person that employs the adviser, as a percentage of the total revenue of the person that employs the adviser; (c) the policies and procedures of the person that employs the adviser that are designed to prevent conflicts of interest; (d) any business or personal relationship of the adviser with a member of the Committee; (e) any stock of the Company owned by the adviser; and (f) any business or personal relationship of the advisor or the person employing the adviser with an executive officer of the Company. The Committee shall conduct the foregoing independence assessment with respect to any adviser that provides advice to the Committee prior to the Committee retaining such adviser.

The Committee shall make regular reports to the Board. The Committee shall review and reassess the adequacy of this Charter annually and, if appropriate, recommend any proposed changes to the Board for approval. The Committee shall annually review and evaluate the Committee’s own performance. The Committee shall conduct such review and evaluation in such manner as it deems appropriate and report the results of its review and evaluation to the entire Board. The Committee shall also review and assess whether compensation of the Company’s employees (including the Company’s senior executives) encourages employees to engage in excessive risk.

In carrying out its responsibilities, the Committee, and each member of the Committee in his or her capacity as such, shall be entitled to rely, in good faith, on information, opinions, reports or statements, or other information prepared or presented to them by (i) officers and other employees of the Company or its subsidiaries, whom such member believes to be reliable and competent in the matters presented, and (ii) counsel, public accountants, compensation consultants or other persons as to matters which the member believes to be within the professional competence of such person.

In carrying out its responsibilities, the Committee’s policies and procedures will remain flexible, to best react to changing conditions and to ensure that the compensation policies of the Company are designed to attract and retain key executives responsible for the success of the Company and motivate senior management to enhance long-term stockholder value.

In carrying out these responsibilities, the Committee, to the extent it deems necessary or appropriate, shall:

**Executive and Board Compensation**

1. Annually review and approve the corporate goals and objectives relevant to the compensation of the individuals holding one or more of the positions of Chairman of the Board, Chief Executive Officer and President of the Company.

2. Annually review the Company’s executive compensation plans and, if the Committee deems it appropriate, adopt or recommend to the Board the adoption of new, or the amendment of existing, executive compensation plans.
3. Annually evaluate the performance of the Chief Executive Officer in light of the goals and objectives of the Company’s executive compensation plans, and set his or her compensation level based on this evaluation. In determining the compensation and long-term incentive components of the Chief Executive Officer’s compensation, the Committee shall consider all relevant factors, including the Company’s performance and relative stockholder return, the value of similar awards to chief executive officers of comparable companies, the awards given to the Chief Executive Officer of the Company in past years, and the results of the most recent stockholder advisory vote on executive compensation (“Say on Pay Vote”) required by Section 14A of the Securities Exchange Act of 1934.

4. In consultation with the Chief Executive Officer, annually evaluate the performance of other officers and of the senior managers of the Company in light of the goals and objectives of the Company’s executive compensation plans, and set his or her compensation levels based on this evaluation. In determining the compensation and long-term incentive components of these other officers’ and senior managers’ compensation, the Committee shall consider all relevant facts it deems necessary or advisable.

5. Annually evaluate the form and appropriate level of compensation for Board and permanent committee service by non-employee members of the Board and present its findings and recommendations to the Board. In formulating its recommendations, the Committee shall give consideration to past director compensation practices, the form and nature of compensation of non-management directors of comparable public companies, the requirements for independence of non-management directors imposed by applicable laws and regulations, and the potential effect of compensation on such independence.

6. Review and approve any employment agreements and any severance or termination arrangements to be made with any director, officer or senior manager of the Company, which includes the ability to adopt, amend and terminate such agreements, arrangements or plans.

7. Perform such oversight or administrative duties and responsibilities as may be assigned to the Committee under the terms of any executive compensation plan.

8. Review perquisites or other personal benefits to the Company’s directors, officers or senior managers and recommend any changes to the Board.

9. Review and approve in advance the contents of all regulatory filings related to compensation matters and prepare and issue an annual report on executive compensation for inclusion in the Company’s proxy statement, in accordance with all applicable rules and regulations.
10. Review and approve any employment contracts for officers or senior managers that are not terminable at will.


12. From time to time as it deems appropriate, engage outside consultants to evaluate the compensation policies of the Company.

13. Review the Company’s policies regarding the tax deductibility of compensation paid to the Company’s executive officers for purposes of Section 162(m) of the Internal Revenue Code, including, but not limited to, establishing performance goals and certifying that such goals have been attained.

**Incentive Compensation and Equity Based Plans**

1. Annually review the Company’s incentive and equity based compensation plans for officers, senior managers and other employees and, if the Committee deems it appropriate, adopt or recommend to the Board the adoption of new, or the amendment of existing, incentive or equity based compensation plans; provided, however, that the Compensation Committee shall have the sole authority to approve amendments to the Company’s 401(k) Profit Sharing Plan so long as that plan allows participants the option of investing in the Cornerstone Stock Fund.

2. Oversee and administer, and perform such other duties and responsibilities as may be assigned to the Committee under the terms of, any incentive or equity based compensation plan, including, but not limited to, the Company’s Stock Option Plan, Bonus Program, and 2003 Long-Term Stock Incentive Plan.

**Other Compensation and Employee Benefit Plans**

1. Annually review the Company’s broad based compensation plans and benefit plans for employees generally and, if the Committee deems it appropriate, adopt or recommend to the Board the adoption of new, or the amendment of existing, broad based compensation and benefit plans.

2. Periodically review significant issues related to employee benefits whether or not the employee benefits are governed under the Employee Retirement Income Security Act of 1974 (“ERISA”).

3. Perform such duties and responsibilities as may be assigned to the Committee under the terms of the Company’s broad based general compensation plans and other employee benefit plans.

**General**
1. Have and exercise such other powers, authority and responsibilities as may be determined by the Board.

The responsibilities and duties set forth above are meant to serve as a guide, with the understanding that the Committee may diverge from the specific duties enumerated as necessary or appropriate given the facts and circumstances.