UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13G

(Rule 13d-102)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO Section 240.13d-1(b), (c), AND (d) AND AMENDMENTS THERETO FILED PURSUANT TO Section 240.13d-2

Under the Securities Exchange Act of 1934 (Amendment No. 1)

		FLOOR & DECOR HOLDINGS INC	
		(Name of Issuer)	
		CLASS A	
		(Title of Class of Securities)	
		339750101	
		(CUSIP Number)	
		DECEMBER 31, 2019	
	(Date of Eve	nt which Requires Filing of this S	tatement)
Check is fil		to designate the rule pursuant to	which this Schedule
[x]	Rule 13d-1(b)		
[]	Rule 13d-1(c)		
[]	Rule 13d-1(d)		
		Page 1 of 5 Pages	
CUSIP	No.: 339750101	13G	Page 2 of 5 Pages
1.	Names of Reporti	ng Persons	
	Sands Capital Ma	nagement, LLC	
2.	Check the Approp	riate Box if a Member of a Group	(a) [] (b) []
	NOT APPLICABLE		(1)
3.	SEC Use Only		
		1£ 0	
4.		lace of Organization	
	Delaware, United	States	

Shares Beneficia Owned by Reporting Person W.	Each g	6.	Shared Votin				
		7. Sole Dispositive Power: 7,743,412					
		8.		sitive Power: -0-			
9.	. Aggregate Amount Beneficially Owned by Each Reporting Person						
	7,743,	412					
10.	Check if the Aggregate Amount in Row (9) Excludes Certain Shares []						
	NOT AP	PLICABL	E ••••••				
11.	11. Percent of Class Represented by Amount in Row (9)						
	7.7% (1)					
12.	Type of Reporting Person:						
	IA						
				Class A common st f October 30, 2019	ock outstanding as reported .		
CUSIP No	220				Page 3 of 5 Pages		
	.: 339	750101		13G	rage 5 Or 5 rages		
Item 1(a			er:	13G	rage 3 Or 3 rages		
Item 1(a FLOOR &) Name	of Issu		13G	rage 3 Of 3 rages		
FLOOR &) Name DECOR	of Issu HOLDING	S INC				
FLOOR &) Name DECOR) Addre	of Issu HOLDING ss of I	S INC ssuer's Princ	ipal Executive Off.	ices:		
FLOOR &) Name DECOR) Addre	of Issu HOLDING ss of I	S INC ssuer's Princ		ices:		
FLOOR & Item 1(b) Name DECOR) Addre WINDY R	of Issu HOLDING ss of I IDGE PA	S INC ssuer's Princ	ipal Executive Off.	ices:		
FLOOR & Item 1(b 2500 t Item 2(a) Name DECOR) Addre WINDY R	of Issu HOLDING ss of I IDGE PA of Pers	S INC ssuer's Princ RKWAY SE, ATL	ipal Executive Off.	ices:		
FLOOR & Item 1(b 2500) Item 2(a SAND) Name DECOR) Addre WINDY R) Name S CAPIT	of Issu HOLDING SS Of I IDGE PA Of Pers	S INC ssuer's Princ RKWAY SE, ATL on Filing: GEMENT, LLC	ipal Executive Off.	ices:		
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FLOOR & Item 1(b 2500 t Item 2(a SAND: Item 2(b 1000	DECOR Addre WINDY R Name CAPIT Addre WILSON	of Issu HOLDING ss of I IDGE PA of Pers AL MANA ss of P	S INC ssuer's Princ RKWAY SE, ATL on Filing: GEMENT, LLC rincipal Busi	ipal Executive Off ANTA, GEORGIA 3033 ness Office, or if	ices: 9 None, Residence:		
FLOOR & Item 1(b 2500 t Item 2(a SAND Item 2(b 1000 Item 2(c	DECOR Addre WINDY R Name CAPIT Addre WILSON Citiz	of Issu HOLDING ss of I IDGE PA of Pers AL MANA ss of P BLVD., enship:	S INC ssuer's Princ RKWAY SE, ATL on Filing: GEMENT, LLC rincipal Busi SUITE 3000,	ipal Executive Off ANTA, GEORGIA 3033 ness Office, or if	ices: 9 None, Residence:		
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FLOOR & Item 1(b 2500 t Item 2(a SAND Item 2(b 1000 Item 2(c DELA	DECOR Addre WINDY R Name CAPIT Addre WILSON Citiz WARE, U	of Issu HOLDING ss of I IDGE PA of Pers AL MANA ss of P BLVD., enship:	S INC ssuer's Princ RKWAY SE, ATL on Filing: GEMENT, LLC rincipal Busi SUITE 3000,	ipal Executive Off. ANTA, GEORGIA 3033: ness Office, or if ARLINGTON, VA 2220:	ices: 9 None, Residence:		

Item 3 If this statement is filed pursuant to Sections 240.13d-1(b) or 240.13d-2(b) or (c), check whether the person filing is a:

(a) [] Broker or dealer registered under section 15 of the Act (15 U.S.C. 78o); (b) [] Bank as defined in section 3(a)(6) of the Act (15 U.S.C. 78c); (c) [] Insurance company as defined in section 3(a)(19) of the Act (15 U.S.C. 78c); (d) [] Investment company registered under section 8 of the Investment Company Act of 1940 (15 U.S.C 80a-8); (e) [X] An investment adviser in accordance with Section 240.13d-1(b)(1)(ii)(E); (f) [] An employee benefit plan or endowment fund in accordance with Section 240.13d-1(b)(1)(ii)(F); (g) [] A parent holding company or control person in accordance with Section 240.13d-1(b)(1)(ii)(G); (h) [] A savings association as defined in Section 3(b) of the Federal Deposit Insurance Act (12 U.S.C. 1813); (i) [] A church plan that is excluded from the definition of an investment company under section 3(c)(14) of the Investment Company Act (15 U.S.C. 80a-3); (j) [] A non-U.S. institution in accordance with Section 240.13d-1(b)(1)(ii)(J); (k) [] Group, in accordance with Section 240.13d-1 (b) (1) (ii) (K). If filing as a non-U.S. institution in accordance with Section 240.13d-1(b)(1)(ii)(J), please specify the type of institution: ______ 13G CUSIP No.: 339750101 Page 4 of 5 Pages Item 4. Ownership Provide the following information regarding the aggregate number and percentage of the class of securities of the issuer identified in Item 1. (a) Amount beneficially owned: 7,743,412 (b) Percent of class: 7.7% (c) Number of shares as to which the person has: (i) Sole power to vote or to direct the vote: 5,337,627 (ii) Shared power to vote or to direct the vote: None (iii) Sole power to dispose or to direct the disposition of: 7,743,412 (iv) Shared power to dispose or to direct the disposition of: None Item 5. Ownership of Five Percent or Less of a Class. If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than 5 percent of the class of securities, check the following [].

Item 6. Ownership of More than Five Percent on Behalf of Another Person ${\sf Person}$

Securities reported on this Schedule 13G are beneficially owned by clients of Sands Capital Management, LLC. Sands Capital Management, LLC's clients include individuals (high net worth and other than high net worth), banking or thrift institutions, investment companies and pooled investment vehicles, pension and profit sharing plans, charitable organizations, state and municipal government entities, sovereign wealth funds and foreign official institutions, corporations, non-US pension funds and superannuation funds.

The advisory clients of Sands Capital Management, LLC do not individually own more than 5% of the outstanding shares.

Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the Parent Holding Company or Control Person.

Not Applicable.

Item 8. Identification and Classification of Members of the Group.

Not Applicable.

Item 9. Notice of Dissolution of Group.

Not Applicable.

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Item 10 Certification.

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were acquired and are held in the ordinary course of business and were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect, other than activities solely in connection with a nomination under Section 240.14a-11.

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Sands Capital Management, LLC

Date: February 14, 2020

By: /s/ Lisa M. Grozio

Name: Lisa M. Grozio

Title: Chief Compliance Officer