SKYLINE CORP Form DEFA14A May 18, 2018

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 14A INFORMATION

Proxy Statement Pursuant to Section 14(a) of the

Securities Exchange Act of 1934

(Amendment No.)

Filed by the Registrant

Filed by a party other than the Registrant

Check the appropriate box:

Preliminary Proxy Statement

Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))

Definitive Proxy Statement

Definitive Additional Materials

Soliciting Material under § 240.14a-12

Skyline Corporation

(Name of Registrant as Specified In Its Charter)

(Name of Person(s) Filing Proxy Statement, if other than the Registrant)

Payment of Filing Fee (Check the appropriate box):

No fee required	
Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11	
(1) Title of each class of securities to which transaction applies:	
(2) Aggregate number of securities to which transaction applies:	
(3) Per unit price or other underlying value of transaction computed pursuant to Exchange	
forth the amount on which the filing fee is calculated and state how it was determined):
(4) Proposed maximum aggregate value of transaction:	
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Fee paid previously with preliminary materials.	
Check box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and which the offsetting fee was paid previously. Identify the previous filing by registration states Form or Schedule and the date of its filing.	
(1) Amount Previously Paid:	
(2) Form, Schedule or Registration Statement No.:	
(3) Filing Party:	

(4) Date Filed:

On January 5, 2018, Skyline Corporation (*Skyline*) and Champion Enterprises Holdings, LLC (*Champion Holdings*), entered into a Share Contribution & Exchange Agreement (the *Exchange Agreement*) pursuant to which the two companies will combine their operations. Under the Exchange Agreement, (i) Champion Holdings will contribute to Skyline all of the issued and outstanding shares of common stock of Champion Holdings wholly-owned operating subsidiaries, Champion Home Builders, Inc., a Delaware corporation (*CHB*), and CHB International B.V., a Dutch private limited liability company (*CIBV*) (the shares of stock of CHB and CIBV to be contributed to Skyline, the *Contributed Shares*), and (ii) in exchange for the Contributed Shares, Skyline will issue to Champion Holdings that number of shares of Skyline common stock, \$0.0277 par value per share (the *Common Stock*), such that at the closing, Champion Holdings (or its members) will hold 84.5%, and Skyline s shareholders will hold 15.5%, of the Common Stock of the combined company on a fully-diluted basis (the *Shares Issuance*). The contribution of the Contributed Shares by Champion Holdings to Skyline, and the Shares Issuance by Skyline to Champion Holdings, are collectively referred to herein as the *Exchange*.

As previously disclosed in the definitive proxy statement on Schedule 14A filed by Skyline with the United States Securities and Exchange Commission on April 25, 2018 (the *Proxy Statement*), CHB, Royal Bank of Canada and Jefferies Finance had entered into a commitment letter in respect of a revolving credit facility (the *Prior Commitment Letter*) that was contemplated to be completed at the closing of the Exchange. On May 1, 2018, CHB entered into a new commitment letter with certain lenders, which supersedes and replaces the Prior Commitment Letter, in respect of a revolving credit facility contemplated to be completed on or about the closing of the Exchange. The terms and conditions contained in the new commitment letter are described in more detail below, together with additional supplemental information regarding the impact on the combined company s pro forma financial statements of the terms of the new revolving credit facility contemplated by the new commitment letter and the use of proceeds therefrom to refinance the Existing Term Loans.

The supplemental disclosures in these Definitive Additional Materials on Schedule 14A (this *Proxy Supplement*) should be read in conjunction with the disclosures contained in the Proxy Statement, which in turn should be read in its entirety. To the extent that information in this Proxy Supplement differs from or updates information contained in the Proxy Statement, the information in this Proxy Supplement shall supersede or supplement the information in the Proxy Statement.

The following replaces the Unaudited Pro Forma Condensed Combined Income Statements and Balance Sheet on page 21 of the Proxy Statement:

	Pro Forma									
(Dollars in thousands)	As of and for th Nine Months End March 4, 2018	Year Ended May 31, 2017								
Statement of Operations Data	,		•	,						
Net sales	\$ 972,648	\$	792,968	\$ 1,097,823						
Cost of sales	815,617		677,935	933,079						
	,		•	ŕ						
Gross profit	157,031		115,033	164,744						
Selling, general and administrative										
expenses	106,925		93,104	128,878						
Operating income	50,106		21,929	35,866						
Interest expense, net	2,617		2,689	3,556						
Other expense	105		1,636	2,380						
1			,	,						
Income before income taxes	47,384		17,604	29,930						
Income tax expense (benefit)	22,594		3,303	(22,650)						
	,-,-,-		-,	(,)						
Net income	\$ 24,790	\$	14,301	\$ 52,580						
	Ţ = 1,77 °	-	- 1,0 0 -	+,						
Balance Sheet Data										
Cash and cash equivalents	\$ 60,971									
Trade accounts receivable, net	73,020									
Inventories, net	98,290									
Other current assets	10,666									
	,									
Total current assets	242,947									
Property, plant and equipment, net	112,950									
Goodwill	152,938									
Amortizable intangible assets, net	33,671									
Deferred tax assets	28,928									
Other noncurrent assets	8,253									
	-,									
Total assets	\$ 579,687									
2 - 1112 - 112 - 112	+ = 1,5,001									
Floor plan payable	\$ 24,004									
Short-term portion of debt	6									
Accounts payable	31,509									
Customer deposits and receipts in	21,209									
excess of revenues	21,035									
Accrued volume rebates	20,093									
Accrued warranty obligations	16,220									
Accrued compensation and payroll	10,220									
taxes	22,393									
шлов	22,373									

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Other current liabilities	25,160	
Total current liabilities	160,420	
Long-term debt	59,427	
Deferred tax liabilities	13,727	
Other	10,769	
Total long-term liabilities	83,923	
Total equity	335,344	
•		
Total liabilities and equity	\$ 579,687	

The following replaces the table on page 22 of the Proxy Statement to reflect changes to the pro forma basic earnings per share and diluted earnings per share as of and for the nine months ended March 4, 2018.

	As of and for the Nine Months Ended March 4, 2018 Historical						As of and for the Nine Months Ended February 28, 2017 Historical					
		Historical Champion		_	Pro			Champion		Pro		
	Sky	line	Hold	ings (1)	Fo	orma (2)	S	kyline	Holdings (1)		Forma (2)	
Basic earnings per share	\$	0.69	\$	0.13	\$	0.44	\$	(0.27)	\$	0.11	\$	0.25
Diluted earnings per share	\$	0.68	\$	0.13	\$	0.44	\$	(0.27)	\$	0.11	\$	0.25
Weighted average common shares												
outstanding basic	8,39	1,244	135	,612,157	50	6,270,574	8	391,244	1.	35,612,157	56	,270,574
Weighted average common shares												
outstanding diluted	8,57	4,146	135	,612,157	50	6,601,574	8	391,244	1.	35,612,157	56	,601,574
Book value per share of common stock	\$	3.73	\$	1.16			\$	2.73	\$	0.73		
Dividends declared per share of												
common stock	\$	0.00	\$	0.00	\$	0.00	\$	0.00	\$	0.00	\$	0.00

The following replaces the table on page 23 of the Proxy Statement to reflect changes to the pro forma diluted earnings per share as of and for the year ended May 31, 2017.

	As of and for the Year Ended										
	May 31, 2017										
	Historical										
	His	torical	Cha	mpion	Pro						
	Sk	kyline	Hold	lings (1)	Forma (2)						
Basic earnings per share	\$	0.00	\$	0.38	\$	0.93					
Diluted earnings per share	\$	0.00	\$	0.38	\$	0.93					
Weighted average common shares											
outstanding basic	8,3	391,244	135,612,157		56,270,57						
Weighted average common shares											
outstanding diluted	8,5	512,374	135	,612,157	56,	601,574					
Book value per share of common stock	\$	3.01	\$	1.01							
Dividends declared per share of											
common stock	\$	0.00	\$	0.00	\$	0.00					

The following disclosure replaces the third paragraph on page 153 of the Proxy Statement:

The terms of the Exchange Agreement provide that each entity may pay a dividend prior to completion of the Exchange to the extent each entity has cash in excess of debt and other debt-like items and unpaid Exchange fees and expenses, as defined in the Exchange Agreement, subject to certain requirements. Each entity intends to declare and pay the respective dividends, to the extent permissible. In addition, Skyline has repaid its existing life insurance loans. Skyline Champion Corporation expects to enter into a revolving credit facility that will provide up to \$100 million in revolving loans (with a \$45 million sublimit for letters of credit). The initial borrowings under the new revolving credit facility will be used to refinance the Existing Term Loans, for working capital needs and to issue letters of credit, with the outstanding letters of credit being deemed reissued under the new facility. After the new revolving credit facility is in place, and CHB s outstanding cash collateralized letters of credit are transitioned to the new revolving credit facility, the current restrictions on cash are anticipated to be removed, as reflected in the pro forma adjustments below. The final amount of debt and the amount of the respective company s dividend will fluctuate based on cash generated from operations prior to the completion of the Exchange. The accompanying unaudited pro forma condensed combined financial information was prepared assuming that the new revolving credit facility will be consummated, including that Skyline Champion Corporation will make borrowings under the new revolving credit facility in order to refinance the Existing Term Loans. Since the initial advances under the new revolving loan facility will be used solely to refinance the Existing Term Loans, there will be no material change from the Proxy Statement filed on April 25, 2018 in total outstanding debt, other than the repayment of the Skyline life insurance loans.

Recent Development Skyline Special Dividend

Effective May 14, 2018, Skyline s board of directors declared the Special Company Dividend in the amount of \$0.62381 per share on the outstanding shares of Common Stock, payable on May 31, 2018 to shareholders of record on May 25, 2018.

The following unaudited pro forma condensed combined balance sheet and income statements replace the existing unaudited pro forma condensed combined balance sheet and income statements under the caption UNAUDITED PRO FORMA CONDENSED COMBINED FINANCIAL INFORMATION OF SKYLINE CHAMPION CORPORATION on pages 156-159 of the Proxy Statement:

Skyline Champion Corporation

Unaudited Pro Forma Condensed Combined Balance Sheet

As of March 4, 2018

(Dollars in thousands)	Historical Skyline	Historical Champion Holdin gs c	lassificatio	Pro Forma Adjustments n s(a) Exchange	A	Pro Forma djustments r Financing	Notes	Pro Forma Condensed Combined
Assets								
Current assets								
Cash and cash equivalents	\$ 14,090	\$ 78,906	\$	\$ (22,842)	b, k	\$ (9,183)	b, e	\$ 60,971
Trade accounts receivable,								
net	14,345	58,675						73,020
Inventories, net	13,046	84,894		350	c			98,290
Workers compensation								
security deposit	800		(800)))				
Other current assets	820	9,046	800)				10,666
Total current assets	43,101	231,521		(22,492)		(9,183)		242,947
Noncurrent assets								
Restricted cash		22,841				(22,841)	e	
Property, plant and								
equipment	10,632	68,950		33,368	d			112,950
Goodwill		3,179		149,759	f			152,938
Amortizable intangible								
assets, net		1,671		32,000	g			33,671
Deferred tax assets		28,928						28,928
Other noncurrent assets	4,705	2,508		(55)	i	1,095	i	8,253
Total assets	\$ 58,438	\$ 359,598	\$	\$ 192,580		\$ (30,929)		\$ 579,687
7.1.111.1								
Liabilities and Equity								
Current liabilities	φ.	* * * * * * * * * *	Φ.	.		Φ.		* * * * * * * * * *
Floor plan payable	\$	\$ 24,004	\$	\$		\$		\$ 24,004
Short-term portion of debt		406				(400)	i	6
Accounts payable	5,240	26,269						31,509
Customer deposits and receipts in excess of								
revenues	1,480	19,555						21,035
Accrued volume rebates	3,306	16,787						20,093
Accrued warranty	2,200	10,707						20,000
obligations	3,811	12,409						16,220

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A 1 1								
Accrued compensation and		10.470		564				22 202
payroll taxes	3,350	18,479		564	1		_	22,393
Other current liabilities	2,342	22,142		(550)	k	1,226	i	25,160
Total current liabilities	19,529	140,051		14		826		160,420
Long-term liabilities	17,527	140,031		17		020		100,420
_		59,027				400	i	50.427
Long-term debt		39,027				400	1	59,427
Deferred compensation								
expense	4,801		(4,801)					
Accrued warranty	2,800		(2,800)					
Deferred tax liabilities				13,727	h			13,727
Other		3,168	7,601					10,769
Total noncurrent liabilities	7,601	62,195		13,727		400		83,923
Equity								
Contributed capital		140,772		(140,772)	j			
Common stock	312			1,325	j			1,637
Additional paid-in capital	5,391			431,424	j	(22,143)	b	414,672
Retained earnings	91,349	24,778		(106,115)	j, k	(10,012)	b	
Treasury stock	(65,744)			(7,023)	j			(72,767)
Accumulated other					ŭ			
comprehensive loss		(8,198)						(8,198)
1		() /						
Total equity	31,308	157,352		178,839		(32,155)		335,344
1 7	, -	,		, -		(, -)		,
Total liabilities and equity	\$ 58,438	\$ 359,598	\$	\$ 192,580		\$ (30,929)		\$ 579,687

See accompanying notes to unaudited pro forma condensed combined financial statements.

Skyline Champion Corporation

Unaudited Pro Forma Condensed Combined Income Statement

For the Nine Months Ended March 4, 2018

	Historical	-		Pro Forma io As ljustments	•	Pro F Condo	
usands, except share and per share amounts)		Holdings	(m)	for Exchange	(Not &e) Financin	ngNotes)	
es	\$ 174,205	\$ 798,443	\$	\$	\$		\$ 97
sales	149,762	664,824		1,031	n		81
profit	24,443	133,619		(1,031)			15
, general and administrative expenses	19,157	87,439	(1,905)	,			10
loss on sale of property, plant and equipment	(702)		702				
ing income	5,988	46,180	1,203	(3,265)			<u>.</u>
t expense, net	199	3,164			(746)	p	
expense		2,863	1,203	(3,961)	` ′	•	
before income taxes	5,789	40,153		696	746		2
tax expense		22,089		244	t 261	t	2
ome	\$ 5,789	\$ 18,064	\$	\$ 452	\$ 485		\$ 2
ted average number of common shares ding:							
	8,391,244			47,879,330	u		56,27
1	8,574,146			48,027,428	u		56,60
ome per share applicable to common plders:							
	\$ 0.69					u	\$

See accompanying notes to unaudited pro forma condensed combined financial statements.

0.68

\$

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Skyline Champion Corporation

Unaudited Pro Forma Condensed Combined Income Statement

For the Nine Months Ended February 28, 2017

thousands, except share and per share amounts		istorical Skyline	_	an ssid	ficatid	ro Forma bjustments Exchange	Ad	ro Forma ljustment Financir	ts	Co	o Forr Indens
sales		177,042	\$615,92				(. ,	\$	9	\$	792,9
t of sales	·	162,013	515,03			887	n				677,9
ss profit		15,029	100,89	1		(887)					115,0
ing, general and administrative expenses		17,070	78,69	9		(2,665)	n. o, r, s				93,1
rating income		(2,041)	22,19	2		1,778					21,9
rest expense, net		257	3,20					(776)	р		2,6
er expense			1,63	6							1,6
me before income taxes		(2,298)	17,34	8		1,778		776			17,6
me tax expense			2,40	9		622	t	272	t		3,3
income	\$	(2,298)	\$ 14,93	9 \$	\$	1,156		\$ 504		\$	14,3
ghted average number of common shares tanding:											
ic	8	,391,244			4	17,879,330	u			56	5,270,5
ted	8	,391,244			4	18,210,330	u			56	5,601,5
income per share applicable to common eholders:											
ic	\$	(0.27)							u	\$	0
ited	\$	(0.27)							u	\$	0

Skyline Champion Corporation

Unaudited Pro Forma Condensed Combined Income Statement

For the Year Ended May 31, 2017

	Historical	-		Pro Forma	Ad	ro Forma ljustments		Pro I Cond
sands, except share and per share amounts)		Holdings	(m)	for Exchange		Financing(N		Com
1	\$ 236,504	\$861,319	\$	\$		\$	\$	3 1,0
ales	214,527	717,364		1,188	n			9
ofit	21,977	143,955		(1,188)				1
general and administrative expenses	22,908	109,305	(1,280)	(2,055)	n, o, r, s			1
ss on sale of property, plant and equipment	(1,280)		1,280					
g income	349	34,650		867				
expense, net	344	4,264				(1,052)	p	
pense		2,380						
pefore income taxes	5	28,006		867		1,052		
ax (benefit) expense		(23,321)		303	t	368	t	(
me	\$ 5	\$ 51,327	\$	\$ 564		\$ 684	\$	6
d average number of common shares								
	8,391,244			47,879,330	u			56,2
	8,512,374			48,089,200	u			56,6
me per share applicable to common ders:								
	\$ 0.00						u \$	S
	\$ 0.00						u \$	S

See accompanying notes to unaudited pro forma condensed combined financial statements.

The following disclosures replace the paragraphs (i) and (p) under Note 4 the caption UNAUDITED PRO FORMA CONDENSED COMBINED FINANCIAL INFORMATION OF SKYLINE CHAMPION CORPORATION Notes to Unaudited Pro Forma Condensed Combined Financial Information on pages 163 and 165, respectively, of the Proxy Statement:

(i) Represents the elimination of deferred financing fees of \$0.1 million for the Skyline revolving credit agreement and \$0.1 million for the Existing Term Loan Facility. The Skyline revolving credit agreement will be terminated in connection with the closing of the Exchange. The Existing Term Loan Facility will be terminated in connection with the execution of the New Loan Facility. Also represents the capitalization of \$1.2 million of deferred financing fees expected to be incurred for the New Loan Facility, and the reclassification of \$0.4 million of previously classified short-term debt to long-term. The amount of total outstanding borrowings under the New Loan Facility are expected to be the same as under the Existing Term Loan Facility.

(p) Reflects the change in interest expense for:

elimination of historical interest expense for the Skyline life insurance loans;
elimination of deferred financing fees for the existing Skyline revolving credit agreement;
elimination of deferred financing fees for the Existing Term Loan Facility;
elimination of historical interest expense for the Existing Term Loan Facility;

amortization of deferred financing fees for the New Loan Facility; and

recognition of interest expense for the New Loan Facility as if it were in place as of June 1, 2016, the beginning of the earliest period presented.

There were no borrowings on the Skyline revolving credit agreement at March 4, 2018. The Skyline revolving credit agreement, based on the terms of the Commitment Letter for the New Loan Facility, will be terminated in connection with the closing of the Exchange. The Existing Term Loan Facility will be terminated in connection with the execution of the New Loan Facility. The net impact on interest expense is as follows:

	Nine Mo				
	March 4,	Feb	ruary 28,	Yea	r Ended
(Dollars in thousands)	2018		2017	May	31, 2017
Historical interest expense	\$ (3,838)	\$	(3,600)	\$	(4,828)
Historical amortization of deferred financing fees	(144)		(122)		(162)
Estimated interest expense	3,038		2,748		3,674
Estimated amortization of deferred financing fees	198		198		264
Proforma adjustments to interest expense	\$ (746)	\$	(776)	\$	(1,052)

Assuming the amount of borrowings under the New Loan Facility is the same as the Existing Term Loan Facility, a 100-basis point increase/decrease in the interest rate would have the effect of increasing/decreasing interest expense by \$0.5 million, respectively.

The following disclosures replace the existing disclosures contained under the caption Debt Financing beginning on page 167 of the Proxy Statement:

CHB, Citizens Bank, N.A. (*Citizens*), JPMorgan Chase Bank, N.A. (*JP Morgan*), RBC, Jefferies Finance LLC (*Jefferies Finance*) and Wells Fargo Bank, N.A. (*Wells Fargo* , and, together with Citizens, JP Morgan, RBC, and Jefferies Finance, and their respective successors and assigns, the *Revolving Lenders*) entered into the Commitment Letter, dated as of May 1, 2018 (the *Commitment Letter*). The Commitment Letter provides for a revolving credit facility in an amount of up to \$100.0 million, which is contemplated to be consummated on or about the closing of the Exchange (the *New Loan Facility*). Initial borrowings under the New Loan Facility will be used to refinance CHB s existing \$46.9 million term loan facility (the *Existing Term Loan Facility* and such term loans, the *Existing Term Loans*) and replace CHB s existing cash collateralized stand-alone letter of credit facility. The undrawn amounts will provide liquidity, going forward.

The obligations of the Revolving Lenders under the Commitment Letter are subject to certain conditions, including the accuracy of the representations and warranties specified in the Exchange Agreement to the extent material to the interests of the Revolving Lenders and the consummation of the Exchange. The obligations of the Revolving Lenders under the Commitment Letter will terminate on October 31, 2018 if the closing has not occurred by such date.

The borrower under the New Loan Facility is contemplated to be CHB, with Skyline Champion Corporation being either a co-borrower or a guarantor. The Revolving Lenders will receive a customary closing fee and a customary arranger fee at the closing of the New Loan Facility.

The following is a summary of certain of the material terms agreed upon in the Commitment Letter.

Tenor, Maturity and Amortization

The New Loan Facility provided for by the Commitment Letter will provide a new senior secured revolving credit facility to Skyline Champion Corporation and its subsidiaries of up to \$100.0 million, including a letter of credit sub-facility of not less than \$45.0 million. The New Loan Facility will mature on the fifth anniversary of the closing

date under the New Loan Facility, and has no scheduled amortization.

Pricing

The interest rate under the New Loan Facility will adjust based on the first lien net leverage of Skyline Champion Corporation and its subsidiaries. For the first two full fiscal quarters following the closing under the New Loan Facility, the annual interest rate will be LIBOR plus 1.75% or ABR plus 0.75%, at the election of the borrower(s). Thereafter, the interest rate will adjust based on the first lien net leverage of Skyline Champion Corporation and its subsidiaries from a high of LIBOR plus 2.25% and ABR plus 1.25% when first lien net leverage is equal to or greater than 2.00:1.00, to a low of LIBOR plus 1.50% and ABR plus 0.50% when first lien net leverage is below 0.50:1.00. In addition, for the first two full fiscal quarters following the closing under the New Loan Facility, the commitment fee rate will be 0.30%. Thereafter, CHB will be obligated to pay a commitment fee ranging between 0.40% and 0.25% (depending on first lien net leverage) in respect of unused commitments under the New Loan Facility.

Guarantee and Collateral

Each material wholly owned US restricted subsidiary of Skyline Champion Corporation will jointly and severally guarantee the amounts owing under the New Loan Facility, subject to customary exceptions.

Amounts owing under the New Loan Facility will be secured by a typical security package granted by the borrower(s) subject to customary exceptions.

Prepayment; Covenants; Events of Default

Optional prepayments and re-borrowings under the New Loan Facility will be permitted, and the New Loan Facility will be subject to certain customary mandatory prepayment events, in each case, with no premium.

The definitive documentation with respect to the New Loan Facility will contain customary representations and warranties, affirmative and negative covenants, including restrictions (subject to customary exceptions, qualifications and baskets) on the ability of the Skyline Champion Corporation and its subsidiaries to incur additional indebtedness, issue certain types of stock, pay dividends or distributions on, redeem, repurchase or retire capital stock, make payments on, or redeem, repurchase or retire indebtedness, make investments, loans, advances or acquisitions, enter into sale and leaseback transactions, engage in transactions with affiliates, create liens, transfer or sell assets, guarantee indebtedness, create restrictions on the payment of dividends or other amounts from their subsidiaries, and consolidate, merge or transfer all or substantially all of their assets and the assets of their subsidiaries, and events of default.

In addition, the New Loan Facility will include a maximum first lien net leverage ratio for the benefit of the Revolving Lenders set at a level of 3.00 to 1.00 through the first anniversary of the closing date, and 2.75 to 1.00 thereafter.