UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 11-K

[X]	Annual Report Pursuant to Section 15(d) of the Securities Exchange Act of 1934 for the year ended December 31, 2018
	or
	[_] Transition Report Pursuant to Section 15(d) of the Securities Exchange Act of 1934
	Commission File Number: 001-15141
	A. Full title of the plan and the address of the plan, if different from that of the issuer named below:
	Herman Miller, Inc. Profit Sharing and 401(k) Plan
	B. Name of issuer of the securities held pursuant to the plan and the address of its principal executive office:
	Herman Miller, Inc.
	855 East Main Avenue
	P.O. Box 302

Zeeland, Michigan 49464-0302

SIGNATURES

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

HERMAN MILLER, INC. PROFIT SHARING AND 401(K) PLAN

Date: June 27, 2019

/s/ Jacqueline H. Rice

Jacqueline H. Rice

Senior Vice President and General Counsel, on behalf of the Plan Administrative Committee, the Plan's Named Administrator and Fiduciary

Herman Miller, Inc. Profit Sharing and 401(k) Plan Financial Statements and Supplemental Schedule Years Ended December 31, 2018 and 2017

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Report of Independent Registered Public Accounting Firm

To the Plan Participants and the Profit Sharing and 401(k) Plan Investment Committee of the Herman Miller, Inc. Profit Sharing and 401(k) Plan Zeeland, Michigan

Opinion on the Financial Statements

We have audited the accompanying statements of net assets available for benefits of the Herman Miller, Inc. Profit Sharing and 401(k) Plan (the "Plan") as of December 31, 2018 and 2017, the related statements of changes in net assets available for benefits for the years then ended, and the related notes (collectively, the "financial statements"). In our opinion, the financial statements present fairly, in all material respects, the net assets available for benefits of the Plan as of December 31, 2018 and 2017, and the changes in net assets available for benefits for the years then ended, in conformity with accounting principles generally accepted in the United States of America.

Basis for Opinion

These financial statements are the responsibility of the Plan's management. Our responsibility is to express an opinion on the Plan's financial statements based on our audits. We are a public accounting firm registered with the Public Company Accounting Oversight Board (United States) ("PCAOB") and are required to be independent with respect to the Plan in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB.

We conducted our audits in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement, whether due to error or fraud. The Plan is not required to have, nor were we engaged to perform, an audit of its internal control over financial reporting. As part of our audits we are required to obtain an understanding of internal control over financial reporting but not for the purpose of expressing an opinion on the effectiveness of the Plan's internal control over financial reporting. Accordingly, we express no such opinion.

Our audits included performing procedures to assess the risk of material misstatement of the financial statements, whether due to error or fraud, and performing procedures that respond to those risks. Such procedures included examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements. Our audits also included evaluating the accounting principles used and significant estimates made by the Plan's management, as well as evaluating the overall presentation of the financial statements. We believe that our audits provide a reasonable basis for our opinion.

Supplemental Information

The supplemental information in the accompanying Schedule H, Line 4i - Schedule of Assets (Held at End of Year) as of December 31, 2018 has been subjected to audit procedures performed in conjunction with the audit of the Plan's financial statements. The supplemental information is presented for the purpose of additional analysis and is not a required part of the financial statements but included supplemental information required by the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974. The supplemental information is the responsibility of the Plan's management. Our audit procedures included determining whether the supplemental information reconciles to the financial statements or the underlying accounting and other records, as applicable, and performing procedures to test the completeness and accuracy of the information presented in the supplemental information. In forming our opinion on the supplemental information, we evaluated whether the supplemental information, including its form and content, is presented in conformity with the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974. In our opinion, the supplemental information is fairly stated, in all material respects, in relation to the financial statements as a whole.

/s/ BDO USA, LLP

We have served as the Plan's auditor since 2014.

Grand Rapids, Michigan

June 27, 2019

Herman Miller, Inc. Profit Sharing and 401(k) Plan Statements of Net Assets Available for Benefits

	December 31, 2018		December 31, 2017
Assets			
Investments at fair value	\$ 797,142	1,684 \$	849,726,745
Receivables:			
Employee contributions	958	3,255	876,203
Employer contributions	4,093	3,120	3,732,450
Notes receivable from participants	10,099	9,553	9,603,541
Accrued investment income	540	0,054	509,316
Total receivables	15,690),982	14,721,510
Net assets available for benefits	\$ 812,832	2,666 \$	864,448,255

See accompanying notes to the financial statements.

Herman Miller, Inc. Profit Sharing and 401(k) Plan Statements of Changes in Net Assets Available for Benefits

	Years Ended							
		December 31, 2018	December 31, 2017					
Contributions:								
Employer	\$	25,129,198	\$	28,543,651				
Employee		24,318,939		22,030,503				
Rollover		3,447,188		2,748,633				
Total contributions		52,895,325		53,322,787				
Investment (loss) income:								
Dividend and interest income		35,798,339		32,723,487				
Net (depreciation) appreciation in fair value of investments		(94,751,947)		95,682,773				
Total investment (loss) income		(58,953,608)		128,406,260				
Benefit payments		(63,650,835)		(66,428,874)				
Administrative expenses		(627,768)		(556,868)				
Net (decrease) increase in net assets available for benefits		(70,336,886)		114,743,305				
Net transfers into the plan		18,721,297		12,630,494				
Net assets available for benefits:								

See accompanying notes to the financial statements.

Beginning of year

End of year

\$

864,448,255

812,832,666

737,074,456

864,448,255

Herman Miller, Inc. Profit Sharing and 401(k) Plan Notes to Financial Statements Years Ended December 31, 2018 and 2017

1. Summary of Significant Accounting and Reporting Policies

Basis of Accounting

The financial statements of the Herman Miller, Inc. Profit Sharing and 401(k) Plan ("the Plan") are presented on the accrual basis of accounting. Comparative information shall be disclosed in respect of the preceding period for all amounts reported in the financial statements.

Payment of Benefits

Benefits are recorded when paid.

Notes Receivable from Participants

Notes receivable from participants represent participant loans that are recorded at their unpaid principal balance plus any accrued but unpaid interest. Interest income on notes receivable from participants is recorded when it is earned. Related fees are recorded as administrative expenses and are expensed when they are incurred. No allowance for credit losses has been recorded as of December 31, 2018 or 2017. If a participant ceases to make loan repayments and the Plan deems the participant loan to be a distribution, the participant loan balance is reduced and a benefit payment is recorded.

Investment Valuation and Income Recognition

The Plan's investments are reported at fair value. The fair value of common stocks and mutual funds is based on quoted market prices on the last day of the plan year. The fair value of participation units in collective trust funds is based on quoted redemption values on the last day of the plan year.

Mutual funds: The fair values of mutual fund investments are determined by obtaining quoted prices on nationally recognized securities exchanges (level 1 inputs).

Company common stock: The fair value of Herman Miller, Inc. common stock is determined by obtaining quoted prices from a nationally recognized exchange (level 1 inputs).

Collective trusts: The fair value of participation units held in the collective trust funds are based on their net asset values, as reported by the managers of the collective trust funds and as supported by the unit prices of actual purchase and sale transactions occurring as of or close to the financial statement date. Underlying investments of the S&P 500 Index Fund consist primarily of common stocks. Underlying investments of the Aggregate Bond Index Fund consist primarily of bonds. The Putnam Stable Value Fund invests primarily in guaranteed and security-backed investment contracts with life insurance companies, banks, and other financial institutions. The collective trust funds provide for daily redemptions by the Plan at reported net asset values per share, with no advance notice requirement.

Purchases and sales of investment securities are recorded on a trade date basis. Dividends are recorded on the ex-dividend date. Interest income is recorded on the accrual basis. Net (depreciation) appreciation includes the Plan's gains and losses on investments bought and sold as well as held during the year.

Risks and Uncertainties

Investment securities, in general, are exposed to various risks, such as interest rate, credit, liquidity, and overall market volatility risks. Due to the level of risk associated with certain investment securities, it is reasonably possible that changes in the values of investment securities will occur in the near term. Such changes could materially affect participants' account balances and the amounts reported in the statements of net assets available for benefits.

Concentration of Credit Risk

At December 31, 2018 and 2017, approximately 10% and 13% of the Plan's assets were invested in Herman Miller, Inc. common stock, respectively. A significant decline in the market value of the common stock would significantly affect the net assets available for benefits.

Use of Estimates

The preparation of financial statements in conformity with generally accepted accounting principles in the United States of America requires management to make estimates and assumptions that affect the reported amounts in the Plan's financial statements. The most significant estimates relate to the value of investments. Actual results may differ from those estimates. Adjustments related to changes in estimates are reflected in the Plan's Statement of Changes in Net Assets Available for Benefits in the period in which those estimates changed.

2. Plan Description

The Plan is a defined-contribution plan and subject to the provisions of the Employee Retirement Income Security Act of 1974 (ERISA), as amended. The following description of the major provisions of the Plan is provided for general information purposes only. Reference should be made to the Plan document or Summary Plan Description for more complete information.

Plan Sponsor

Herman Miller, Inc. and its participating affiliates ("the Company" or "employer") sponsor and administer the Plan for the benefit of any or all of its employees.

Trustee

Under a trust agreement with the Plan administrator, Vanguard Fiduciary Trust Company ("Vanguard") is Trustee of the Plan. In accordance with the responsibilities of the Trustee, as designated in the Trust Agreement, the Trustee administers and invests the Plan's assets and income for the benefit of the Plan's participants.

Participation Requirements

All eligible employees of participating affiliates qualify to participate on their first day of employment after the employee has attained age 18.

Vestina

Participants are fully vested at all times. They have a nonforfeitable right to their salary deferral, employer matching contributions, and employer profit-sharing contributions, plus the earnings thereon.

Salary Deferral Contributions

A participant may make salary deferral contributions to the Plan. Such deferral is limited to a maximum amount or percentage of the participant's compensation as determined by the Plan. The Plan provides participants with the option to make Roth post-tax contributions to the Plan in addition to the already allowed pre-tax contributions.

Effective March 1, 2017, new employees are automatically be enrolled to the Plan after 30 days of employment to contribute 3 percent. In addition, participant's contributions automatically increase by 1 percent each year in August. The automatic increase will stop when the participant's contributions reach 8 percent.

Employer Matching Contributions

The Company will contribute to the Plan as matching contributions 100 percent of the participant's salary deferral, up to 4 percent of the participant's compensation, subject to certain limitations defined in the Plan document. Prior to September 3, 2017, the Company contributed up to 3% of the participant's compensation.

Employer Core Contributions

The Plan provides for a quarterly employer profit-sharing contribution for participants on a non-elective basis which they call a "core contribution". The core contribution is allocated to the accounts of eligible participants, based on a percentage of the eligible participant's compensation, subject to certain limitations defined in the Plan document. The core contribution made quarterly during the Plan years represented 4 percent of the respective participant compensation earned during the Plan Years.

Employer Profit-Sharing Contribution

Until June 4, 2017, the Plan provided for an annual discretionary, employer profit-sharing contribution for participants on a non-elective basis. The profit-sharing contribution was allocated to the accounts of eligible participants, based on a percentage of the eligible participant's compensation, not to exceed 6 percent for the Company's fiscal year, subject to certain limitations defined in the Plan document. The profit sharing contribution approved for the Company's fiscal year ended June 3, 2017, which was from May 29, 2016 to June 3, 2017, represented 2.24 percent of the respective participant compensation earned in the Company's 2017 fiscal year.

Effective June 4, 2017, the Company discontinued the Employer Profit Sharing Contribution and instead, began allocating those funds to other components of pay and retirement. Refer to the Employer Matching Contributions and Employer Core Contributions disclosures above for further information.

Investment Options

Participants have the ability to direct the investment of their salary deferral and employer matching and core contributions into any or all of the investment options offered by the Plan, which currently include the Company's common stock, various mutual funds and collective trusts. All employer profit-sharing contributions were invested directly in the Company's common stock on behalf of the participants. Participants may elect to immediately direct the investment of funds in their employer profit-sharing accounts into any or all of the investment options offered by the Plan.

Participant Accounts

Individual accounts are maintained for each participant to reflect the participant's contributions, employer contributions and net investment earnings or loss. Investment earnings or losses are allocated daily based on each participant's relative account balance within the respective fund.

Voting Rights

Each participant is entitled to exercise voting rights attributable to the Company's common stock allocated to his or her account and is notified by the Trustee prior to the time that such rights are to be exercised. If a participant fails to provide direction as to voting their shares on any issue, the Trustee will vote the shares as directed by the Plan administrator.

Benefit Payments

Benefit payments are recorded when paid. Upon retirement, termination, death or disability, a participant or beneficiary may elect to receive their benefit payment in the form of installments or a single lump-sum payment of a participant's entire account balance via distribution of the Company's common stock, cash, or a combination of both as directed by the participant and defined in the Plan document. Participants may also elect to receive withdrawals from the Plan during their employment with the Company, subject to certain restrictions defined in the Plan document.

Notes Receivable From Participants

Upon approval, a participant may receive a loan from their salary deferral account. The loan amount shall not exceed the lesser of 50 percent of the sum of all of the participant's account balances on the date the loan is approved or \$50,000. The period of the loan will not exceed 5 years unless the proceeds are used to acquire the participant's principal dwelling unit for which the period of the loan will not exceed 10 years. Each loan is secured by the assignment of 50 percent of the interest in and to the participant's account. The loans bear interest at a rate representative of rates charged by commercial lending institutions for comparable loans. All loans must be repaid in bi-weekly installments of principal and interest through payroll deduction arrangements with the Company or repaid directly to the Trustee. Participant loans are measured at their unpaid principal balance plus any accrued but unpaid interest.

Administrative Expenses

All expenses, other than the Trustee fees paid by the Plan and administrative fees, are paid by the Company. Administrative fees for the Plan are shared by the participants and the Company. Participants are charged an account management fee as a percentage of their account balance. This percentage does not cover the full cost of administration. Therefore, the Company pays the balance of the expenses not paid by the participants. Investment management fees are charged to the Plan as the reduction of investment return and are included in the investment income reported by the Plan.

Plan Termination

The Plan may be discontinued at any time by the Company, but only upon the condition that such action shall render it impossible for any part of the trust to be used for purposes other than the exclusive benefit of participants. Upon complete or partial termination of the Plan, including complete discontinuance of contributions, the trust will continue to be administered as provided in the Trust Agreement. The Company currently has no intention to terminate the Plan.

Plan Spin Off and Merger

On January 1, 2017, the Company completed the sale of a wholly-owned contract furniture dealership in Pennsylvania. In connection with the sale, the Plan spun off assets of approximately \$2 million into another qualified plan, effective January 1, 2017.

Effective April 21, 2017, the net assets of approximately \$14.8 million of the Nemschoff Chairs, Inc. Salaried and Administrative Retirement & Savings Plan were merged into the Plan. Effective July 31, 2018, the net assets of approximately \$18.7 million of the Nemschoff Woodworkers Retirement and Savings Plan and the Nemschoff Upholsterers Retirement and Savings Plan were merged into the Plan. Each covered employee who was eligible to participate in these plans immediately prior to the merger date is eligible to participate in the Plan.

3. Fair Value Measurements

The Company follows ASC Topic 820, Fair Value Measurements and Disclosures, which provides a consistent definition of fair value, focuses on exit price, prioritizes the use of market-based inputs over entity-specific inputs for measuring fair value and establishes a three-tier hierarchy for fair value measurements. This topic requires fair value measurements to be classified and disclosed in one of the following three categories:

- Level 1: Unadjusted quoted prices from active markets that are accessible at the measurement date for identical asset.
- Level 2: Inputs other than quoted prices in active markets for identical assets that are observable, either directly or indirectly, for substantially
 the full-term of the asset.
- Level 3: Unobservable inputs for the asset. Level 3 inputs include managements' own assumption about the assumptions that market participants would use in pricing the asset (including assumptions about risk).

In some cases, a valuation technique used to measure fair value may include inputs from multiple levels of the fair value hierarchy. The lowest level of significant input determines the placement of the entire fair value measurement in the hierarchy.

The methods described above and in Note 1 may produce a fair value calculation that may not be indicative of net realizable value or reflective of future fair values. Furthermore, while the Company believes its valuation methods are appropriate and consistent with other market participants, the use of different methodologies or assumptions to determine the fair value of certain financial instruments could result in a different fair value measurement at the reporting date. Investments are classified in their entirety based on the lowest level of input that is significant to the fair value measurement.

The following table sets forth by level, within the fair value hierarchy, a summary of the Plan's investments measured at fair value on a recurring basis as of December 31, 2018:

	Level 1	Level 2	Level 3	Total
Herman Miller, Inc. common stock	\$ 82,717,172	\$ _	\$ _	\$ 82,717,172
Mutual funds	556,331,006	_	_	556,331,006
Other investments measured at NAV(a)				158,093,506
Total investments at fair value	\$ 639,048,178	\$ _	\$ _	\$ 797,141,684

The following table sets forth by level, within the fair value hierarchy, a summary of the Plan's investments measured at fair value on a recurring basis as of December 31, 2017:

	Level 1	Level 2	Le	vel 3	Total
Herman Miller, Inc. common stock	\$ 113,322,923	\$ _	\$	_	\$ 113,322,923
Mutual funds	577,386,880	_		_	577,386,880
Other investments measured at NAV(a)					159,016,942
Total investments at fair value	\$ 690,709,803	\$ _	\$		\$ 849,726,745

⁽a) In accordance with subtopic 820-10, certain investments that are measured at fair value using the NAV per share practical expedient have not been classified in the fair value hierarchy. The fair value amounts presented in this table are intended to permit reconciliation of the fair value hierarchy to the amounts presented in the Statement of Net Assets Available for Benefits.

4. Party-in-Interest Transactions

Parties-in-interest are defined under Department of Labor regulations as any fiduciary of the Plan, any party rendering service to the Plan, the employer, and certain others. The Company pays certain professional fees for the consultation and audit of the Plan.

The Plan investments include shares of mutual funds managed by the Trustee and shares of common stock of the Company. These transactions qualify as party-in-interest transactions. During the years ended December 31, 2018 and 2017, the Plan recorded income related to dividends from shares of Company common stock of \$2,079,311 and \$2,109,375, respectively. As of December 31, 2018 and 2017, the Plan owned 2,734,452 and 2,829,536 shares of Company common stock, respectively. Notes receivable from participants are also considered party-in interest transactions.

5. Income Tax Status

The Plan has received a determination letter from the Internal Revenue Service dated March 30, 2017, stating that the Plan is qualified under Section 401(a) of the Internal Revenue Code ("the Code") and the related trust is exempt from taxation. Once qualified, the Plan is required to operate in conformity with the Code to maintain its qualification. The Plan has been amended since receiving the determination letter. The Plan administrator believes the Plan is being operated in compliance with the applicable requirements of the Code and believes that the Plan is qualified and the related trust is tax exempt.

Accounting principles generally accepted in the United States of America require Plan management to evaluate tax positions taken by the Plan. The Plan Administrator has analyzed the tax positions taken by the Plan and has concluded that as of December 31, 2018 and 2017, there are no uncertain positions taken or expected to be taken that would require recognition of a liability (or asset) or disclosure in the financial statements. The Plan is subject to routine audits by taxing authorities; however, there are currently no audits for any tax periods in progress.

EXHIBITS

The following exhibits are filed as part of this report:

Exhibit Number Document
23 (a) Consent of Independent Registered Public Accounting Firm

Herman Miller, Inc. Profit Sharing and 401(k) Plan Schedule H, Line 4i - Schedule of Assets (Held at End of Year) EIN 38-0837640 Plan #002 December 31, 2018

(a)	(b) Identity of Issuer, Borrower, Lessor,	•	(d)		(e)
	or Similar Party	Collateral, Par, or Maturity Value	Cost	C	Current Value
*	Common stock Herman Miller, Inc.	Common Stock (2,734,452 shares)	a	\$	82,717,172
	Mutual funds				
*	Vanguard	Wellington Fund	a		34,872,672
*	Vanguard	Small Cap Growth Index Fund	a		39,598,013
	Delaware	Small Cap Value Fund	a		31,706,113
	American Funds	EuroPacific Growth Fund	a		40,440,873
	Dodge & Cox	Total Income Fund	a		56,965,566
	Calvert	U.S. Large Cap Core Responsible Index Fund	a		7,983,108
	T Rowe Price	Emerging Market Stock	a		5,585,540
	BlackRock	Black Rock Equity Dividend Fund I Class	a		40,954,413
	Harbor Funds	Harbor Capital Appreciation Fund	a		109,793,977
*	Vanguard	Retirement Income Trust II	a		4,990,224
*	Vanguard	Retirement 2015 Trust II	a		4,970,130
*	Vanguard	Retirement 2020 Trust II	a		22,221,747
*	Vanguard	Retirement 2025 Trust II	a		40,607,151
*	Vanguard	Retirement 2030 Trust II	a		29,372,712
*	Vanguard	Retirement 2035 Trust II	a		30,763,663
*	Vanguard	Retirement 2040 Trust II	a		18,131,482
*	Vanguard	Retirement 2045 Trust II	a		15,571,505
*	Vanguard	Retirement 2050 Trust II	a		10,704,973
*	Vanguard	Retirement 2055 Trust II	a		7,032,986
*	Vanguard	Retirement 2060 Trust II	a		3,594,783
*	Vanguard	Retirement 2065 Trust II	a		469,375
					556,331,006
	Collective trust funds				
	Putnam Fiduciary Trust Company	Stable Value Fund	a		83,535,984
	Northern Trust Global Investments	S&P 500 Index Fund	a		46,376,427
	Northern Trust Global Investments	Aggregate Bond Index Fund	a		28,181,095
					158,093,506
*	Participant loans	Notes Receivable From Participants (interest rates from 4.25% to 10.50%)			
		maturing at various dates through December 2028.	-		10,099,553
				\$	807,241,237

^{*} Represents party in interest.

a Investment is participant directed, therefore, historical cost information is not required.

Consent of Independent Registered Public Accounting Firm

To the Investment Committee of the Herman Miller, Inc. Profit Sharing and 401(k) Plan Zeeland, Michigan

We hereby consent to the incorporation by reference in the Registration Statement on Form S-8 (002-84202) of Herman Miller, Inc. of our report dated June 27, 2019, relating to the financial statements and supplemental schedules of Herman Miller, Inc. Profit Sharing and 401(k) Plan which appear in this Form 11-K for the year ended December 31, 2018.

/s/ BDO USA, LLP

BDO USA, LLP Grand Rapids, Michigan June 27, 2019