FORWARD INDUSTRIES INC	
Form 8-K	
February 12, 2010	

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 8-K

CURRENT REPORT

Pursuant to Section 13 OR 15(d) of

The Securities Exchange Act of 1934

Date of Report (Date of earliest event reported)

February 8, 2010

Forward Industries, Inc.

(Exact name of registrant as specified in its charter)

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(St	ew York ate or Other Jurisdiction Incorporation)	000-6669 (Commission File Number)		13-1950672 (IRS Employer Identification No.)
	•	,		,
	1801 Green Road, Suite E			
	Pompano Beach, FL (Address of principal exe	cutive offices)	33064 (Zip Code)	
Registr	rant s telephone number, including area coo	le		
(954)	119-9544			
	(Former name or former ad	dress, if changed s	ince last report)	
	the appropriate box below if the Form 8-K flowing provisions:	filing is intended to simu	ultaneously satisfy the	filing obligation of the registrant under any of
o	Written communications pursuant	to Rule 425 under t	he Securities Act	(17 CFR 230.425)
o	Soliciting material pursuant to Rul	e 14a-12 under the	Exchange Act (17	CFR 240.14a-12)
O	Pre-commencement communication 240.14d-2(b))	ons pursuant to Rule	: 14d-2(b) under th	ne Exchange Act (17 CFR
0	Pre-commencement communication	ons pursuant to Rule	: 13e-4(c) under th	ne Exchange Act (17 CFR 240.13e-4(c)

ITEM 2.02 RESULTS OF OPERATIONS AND FINANCIAL CONDITION.

After the close of markets on Monday, February 8, 2010, the Company issued a press release announcing its results of operations for the fiscal first quarter ended December 31, 2009. A copy of the press release is attached as Exhibit 99.1.

ITEM 5.02(e) CERTAIN COMPENSATORY ARRANGEMENTS

On Tuesday, February 9, 2010, following the Annual Meeting of Shareholders, the Compensation Committee of the Company s Board of Directors voted to approve stock option awards to purchase the Company s common stock to the Company s directors as follows: 15,000 shares each to Messrs. Galloway, Lipschitz, and Schiffman, and 10,000 shares each to Messrs. Hamilton and Chiste, or 65,000 shares in the aggregate. In addition, the Company s Secretary, Mr. Malsin, received a grant of options to purchase 5,000 shares of the Company s common stock. These awards have a grant date of February 11, 2010, and vest one year from the grant date, or February 10, 2011, subject to each grantee s compliance with the service period. The option exercise price will be equal to the closing bid price of the Company s common stock on the Nasdaq SmallCap Market on the grant date. These grants were approved by the Board of Directors.

ITEM 3.03; 8.01 (MATERIAL MODIFICATION TO RIGHTS OF SECURITY HOLDERS; SHAREHOLDER VOTE; OTHER EVENTS)

On Tuesday, February 9, 2010, the Company held its annual meeting of shareholders. The directors named below were elected and the following matters were approved by shareholders at the Annual Meeting of Shareholders:

1. Election of a Board of Directors.

	Number of Shares Voted		
Name	For	Withheld	
John Chiste	2,413,171	336,733	
Bruce Galloway	2,412,726	337,178	
Fred Hamilton	2,404,796	345,108	
Louis Lipschitz	2,400,301	349,603	
Douglas Sabra	2,443,847	306,057	
Michael Schiffman	2,423,386	326,518	

^{2.} Approval of an amendment to the Company s 2007 Equity Incentive Plan to increase the number of shares of Common Stock authorized for grants by 400,000 shares.

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For	Against	Abstain
2,114,485	621,203	14,215

3. Approval of an amendment to the Company s Certificate of Incorporation to reduce the shareholder voting requirement to approve certain significant transactions to a majority vote of all shares outstanding from two-thirds currently.

For	Against	Abstain
5,941,483	810,472	45,000

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	n of the appointment of Kaufman, Roor the Company for the Fiscal Year e		
For 6,535,815	Against 217,275	Abstain 43,865	
	s to file a registration statement on Form S-8 wards under the 2007 Equity Incentive Plan.		933 to register the additional shares of common
requirement to approvordinary course of bu currently. The Board	we a merger or consolidation; a sale, lease or of siness; a binding share exchange; and dissoluted of Directors had previously adopted such proment to its Certificate of Incorporation (the	exchange of all or substantial ation to approval by a majorit oposed amendment. On or ab	y of all shares outstanding from two-thirds
	ified in its entirety by reference to the full texeport on Form 8-K and is incorporated by ref		, a copy of which is filed herewith as Exhibit
ITEM 9.01. FINANO	CIAL STATEMENTS AND EXHIBITS.		
(c) Exhibits.			
Exhibit 99.1	Press release issued on February 8	, 2010	
Exhibit 99.2	Amendment to Certificate of Incor	poration of Forward Inc	lustries, Inc.
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SIGNATURES
Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.
Forward Industries Inc.,
By:
/s/ Douglas W. Sabra
Name Douglas W. Sabra
Title: President (Principal Executive Officer)
Dated: February 12, 2010

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EXHIBIT INDEX

Exhibit No. Description

Exhibit 99.1 Press release issued by the Company on February 8, 2010

Exhibit 99.2 Amendment to Certificate of Incorporation of Forward Industries, Inc.

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