UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, DC 20549

washington, DC 20543

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) May 7, 2014

TEMPUR SEALY INTERNATIONAL, INC.

(Exact name of registrant as specified in its charter)

Delaware (State or other jurisdiction of incorporation) 001-31922

(Commission File Number)

33-1022198 (I.R.S. Employer Identification No.)

1000 Tempur Way Lexington, Kentucky 40511

(Address of principal executive offices) (Zip Code)

(800) 878-8889

(Registrant's telephone number, including area code)

N/A

(Former name or former address, if changed since last report)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions (see General Instruction A.2. below):

- 0 Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
- 0 Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
- 0 Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
- o Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Item 5.07 Submission of Matters to a Vote of Security Holders

- (a) Tempur Sealy International, Inc.'s (the Company) annual meeting of stockholders was held on May 7, 2014.
- (b) The name of each director elected at the meeting and a brief description of each other matter voted upon at the meeting is set forth as in (c) below.
- (c) The stockholders elected all of the Company's nominees for directors; ratified the appointment of Ernst and Young LLP as the Company's independent auditor for the year ending December 31, 2014; and approved, on an advisory basis, the Compensation of Named Executive Officers. The tabulation of votes for each proposal is as follows:
 - (1) Election of Directors:

For	Against	Abstain	Broker Non-Votes
49,673,807	320,071	8,084	7,070,814
49,636,323	357,255	8,384	7,070,814
49,970,057	23,500	8,405	7,070,814
49,659,865	333,712	8,385	7,070,814
49,645,609	348,069	8,284	7,070,814
49,951,146	42,809	8,007	7,070,814
49,922,813	70,765	8,384	7,070,814
49,921,820	71,735	8,407	7,070,814
49,906,870	86,707	8,385	7,070,814
49,946,344	45,214	10,404	7,070,814
49,924,347	69,211	8,404	7,070,814
	49,673,807 49,636,323 49,970,057 49,659,865 49,645,609 49,951,146 49,922,813 49,921,820 49,906,870 49,946,344	49,673,807 320,071 49,636,323 357,255 49,970,057 23,500 49,659,865 333,712 49,645,609 348,069 49,951,146 42,809 49,922,813 70,765 49,906,870 86,707 49,946,344 45,214	49,673,807 320,071 8,084 49,636,323 357,255 8,384 49,970,057 23,500 8,405 49,659,865 333,712 8,385 49,645,609 348,069 8,284 49,951,146 42,809 8,007 49,922,813 70,765 8,384 49,906,870 86,707 8,385 49,946,344 45,214 10,404

(2) Ratification of Independent Auditors:

For	Against	Abstain	Broker Non-Votes
55,870,862	1,192,081	9,833	—

(3) Advisory Vote to Approve the Compensation of Named Executive Officers as described in the Company's 2014 proxy statement:

For	Against	Abstain	Broker Non-Votes
49,342,893	650,122	8,947	7,070,814

(d) As reported in a prior Current Report on Form 8-K, more than a majority of shares voting at the 2011 annual meeting voted, on a non-binding advisory basis, in favor of an annual frequency for future Say-on-Pay Votes. The Company currently intends, in light of that vote, to hold future Say-on-Pay votes annually, until the next required vote on the frequency of Say-on-Pay votes under the rules of the Securities and Exchange Commission, which will be the 2017 annual meeting of stockholders.

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.

Date: May 9, 2014

Tempur Sealy International, Inc.

By: /s/ Dale E. Williams

Name: Dale E. Williams

Title: Executive Vice President & Chief Financial Officer