UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, DC 20549

8 /

FORM 8-K

CURRENT REPORT Pursuant to Section 13 OR 15(d) of The Securities Exchange Act of 1934 SECURITIES EXCHANGE ACT OF 1934

Date of report (Date of earliest event reported): July 27, 2022

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:

□ Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)

Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Securities registered pursuant to Section 12(b) of the Act: **Title of each class** Common Stock, \$0.01 par value

Trading Symbol(s) TPX Name of exchange on which registered New York Stock Exchange

Indicate by check mark whether the Registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 (§230.405 of this chapter) or Rule 12b-2 of the Securities Exchange Act of 1934 (§240.12b-2 of this chapter).

Emerging growth company

If an emerging growth company, indicate by check mark if the Registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act. \Box

Item 7.01. Regulation FD Disclosure.

On July 27, 2022, Tempur Sealy International, Inc. released an updated investor presentation (the "Investor Presentation"). The Investor Presentation will be used from time to time in meetings with investors. A copy of the Investor Presentation is furnished herewith as Exhibit 99.1 and is incorporated into this Item 7.01 by reference.

The information disclosed pursuant to this Item 7.01 (including Exhibit 99.1) shall not be deemed to be "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended (the "Exchange Act") or otherwise subject to the liability of that section and shall not be incorporated by reference into any registration statement or other document filed under the Securities Act of 1933, as amended, or the Exchange Act, except as shall be expressly set forth by specific reference in any such filing.

Item 9.01. Financial Statements and Exhibits.

(d) Exhibits.	
Exhibit	
Number	Description
99.1	Tempur Sealy International, Inc. July 2022 Investor Presentation.
104	Cover page interactive data file (embedded within the Inline XBRL document).

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: July 27, 2022

Tempur Sealy International, Inc.

 By:
 /s/ Bhaskar Rao

 Name:
 Bhaskar Rao

 Title:
 Executive Vice President & Chief Financial Officer



PURPOSE

To Improve the Sleep of More People, Every Night, All Around the World

Who We Are

Tempur Sealy is committed to improving the sleep of more people, every night, all around the world. As a leading designer, manufacturer, distributor and retailer of bedding products worldwide, we know how crucial a good night of sleep is to overall health and wellness. Utilizing over a century of knowledge and industry-leading innovation, we deliver award-winning products that provide breakthrough sleep solutions to consumers in over 100 countries.

Our highly recognized brands include Tempur-Pedic[®], Sealy[®] and Stearns & Foster[®] and our popular non-branded offerings consist of value-focused private label and OEM products. At Tempur Sealy we understand the importance of meeting our customers wherever and however they want to shop and have developed a strong omni-channel retail strategy. Our products allow for complementary merchandising strategies and are sold through third-party retailers, our 650+ Company-owned stores worldwide and our e-commerce channels. With the range of our offerings and variety of purchasing options, we are dedicated to continuing to turn our mission to improve the sleep of more people, every night, all around the world into a reality.

Importantly, we are committed to carrying out our global responsibility to protect the environment and the communities in which we operate. As part of that commitment, we have established the goal of achieving carbon neutrality for our global wholly owned operations by 2040. Global Bedding Industry¹



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TPX at a Glance

Industry

- The global bedding industry of ~\$120 billion¹ has historically experienced consistent growth.
- The U.S. market averages midsingle digit growth annually, driven by units and dollars.¹
- The international market is highly fragmented and about 40% larger than the size of the U.S. market.¹

Consumer

- Consumers continue to make the connection between a good night's sleep and health & wellness.
- Enhanced focus on health over the past year has strengthened the health & wellness trend.
- Consumer confidence, consumer spending and the housing market correlate to the bedding industry.

Tempur Sealy

- Global omni-channel distribution strategy to be where the consumer wants to shop.
- Track record of developing and marketing differentiated products through consumer-centric innovation for the total global bedding market.
- Robust free cash flow² and fortified balance sheet that provide flexibility to take advantage of industry and market opportunities and return capital to shareholders.

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ē					
Product Brands Mattresses / Pillows / Accessories	ভ ৩ DTC Retailer Brands Online / Offline				
TEMPUR-PEDIC	S SLEEP OUTFITTERS ENALUMED IND				
STEARNS & FOSTER* SHERWOOD BEDDING	STEARNS TEMPUR-PEDIC & FOSTER				
Comfort . revolution	Sleep Boutique				









Direct to Consumer

• Strong, long-term growth of high-margin sales from web, call center, and company-owned stores

- Strong growth within the direct channel, growing 66% in Q2'22, primarily driven by the acquisition of Dreams in the UK $\,$
- Less than one-third of our direct channel sales utilize financing. We believe our high quality of financing and lowutilization rate minimize the business's exposure to modest changes in retail financing interest rates.



OPERATING OVER 650 RETAIL STORES GLOBALLY

Company-Owned Store Strategy



We see a potential opportunity to organically increase our store count through opening an average of 60 new stores per year.

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North America Markets

- The bedding market has historically experienced consistent growth. While our share has grown significantly over the last 5 years, the total market share of the largest three domestic bedding manufacturers has not materially changed.¹
- Branded bedding represents the majority of products sold, especially in premium price points.
 Sealy[®] and Tempur-Pedic[®] represent the #1 and #2 bestselling mattress brands in 2020.³





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International Markets

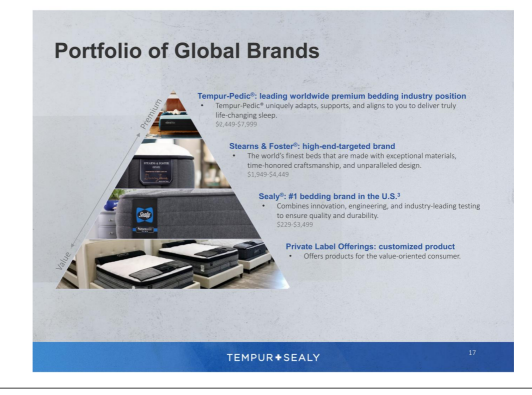
Highly fragmented with broad geographic diversity across Europe and Asia

- Acquired Dreams, the leading bedding retailer in the UK in 2021
- Developing new TEMPUR® line of mattresses to expand addressable market in 2023
- Tempur Sealy customizes go-to market approach by country
 - Europe: success with high-quality products, targeting growth through distribution, and new Sealy[®]-UK joint venture and Dreams acquisition
 - Asia: opportunity in emerging market and targeting aggressive addressable market expansion through distribution and organic market growth

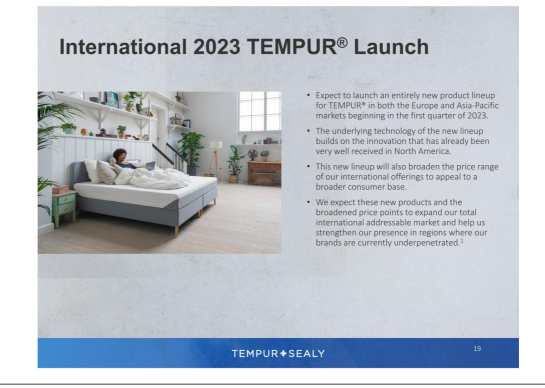
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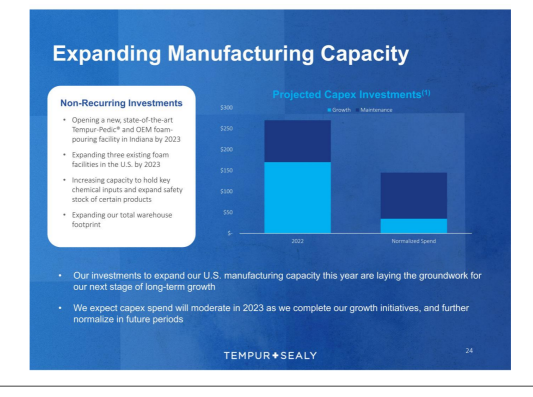














Second Quarter and Trailing Twelve Month Performance

Q2'22 Sales by Channel		Three Months Ended			Trailing Twelve Months Ended		
22%	(in millions, except percentages and per common share amounts)	June 30, 2022*	June 30, 2021	% Change	June 30, 2022*	June 30, 2021	% Change
	Net Sales	\$1,211.0	\$1,169.1	3.6%	\$5,168.4	\$4,402.2	17.4%
	Net Income	\$90.6	\$140.8	-35.7%	\$574.5	\$537.4	6.9%
78%	Adjusted Net Income ²	\$103.2	\$161.5	-36.1%	\$589.5	\$594.7	-0.9%
	EPS	\$0.51	\$0.69	-26.1%	\$2.95	\$2.55	15.7%
Direct Wholesale	Adjusted EPS ²	\$0.58	\$0.79	-26.6%	\$3.03	\$2.84	6.7%

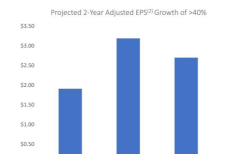
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2022 Outlook

Expect full-year adjusted EPS between \$2.60 and \$2.80

E2022*



2021

Our 2022 expectations include investments of:

Approximately \$30 million in expense related to new product launches

Operational investments to service our customers

Record advertising investments

Repurchasing at least 10% of our shares outstanding

2022 Other Modeling Assumptions				
Depreciation & Amortization	\$185M			
Capital Expenditures	>\$250M			
Interest Expense	\$100M			
U.S. Federal Tax Rate	24.5%			
Diluted Share Count	180M shares			

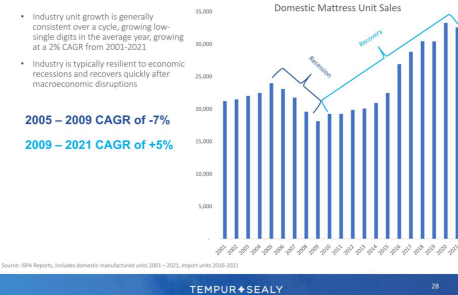
*2022 EPS based on the midpoint of Tempur Sealy's full year guidance

2020

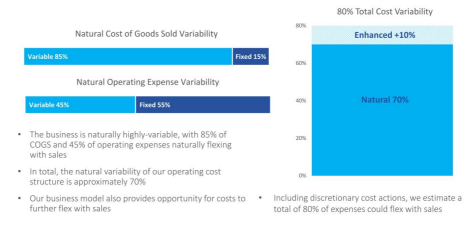
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Historical Industry Performance



Flexible Cost Structure¹

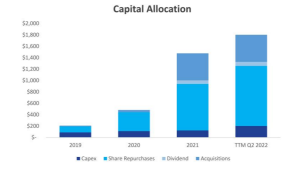


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Balanced Capital Allocation Strategy

- Long-term target leverage ratio of $2.0 3.0x^2$
- Continue to invest in the business, including a new domestic foam-pouring plant to be operational in 2023
- Disciplined approach to shareholder returns includes a quarterly dividend and expected repurchase of at least 10% of our shares outstanding in 2022
- Maintain capacity for strategic acquisitions



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Strong Balance Sheet & Cash Flow



Environmental, Social, & Governance

Tempur Sealy is committed to protecting and improving our communities and environment.



Environmental, Social, & Governance

Tempur Sealy is committed to protecting and improving our communities and environment.

Environmental

- Committed to achieving carbon neutrality for our wholly owned global operations by 2040
- Achieved an 8.4% reduction in greenhouse gas emissions per unit produced at our wholly owned manufacturing and logistics
 operations in 2021
- Improved the percentage of waste diverted from our North American wholly-owned manufacturing operations to 94% in 2021, compared to 91% in 2020, furthering our progress towards our goal of achieving zero landfill waste by the end of 2022
- Completed the installation of solar panel technology at our largest manufacturing facility in Albuquerque, New Mexico in 2021

Social

- Embedded ESG performance as a metric in executive leadership's compensation for 2021
- In 2022, we launched a Sealy[®]-branded eco-friendly mattress collection made with responsibly sourced materials
- Contributed over \$100 million in product, stock, and cash to charity
- organizations since 2010 Pledged \$2 million to support a pediatric sleep center
- Contributed monetary aid to support Ukrainian children and families and supplied over 1,100 bedding products to refugee centers

Corporate Governance

- Established Nominating Corporate Governance Committee oversight of our practices and positions relating to ESG issues
- Increased the number of women represented on our Board of Directors to 3 directors, representing 33% of the Board



Thank You for Your Interest in Tempur Sealy International

For more information, please email: investor.relations@tempursealy.com



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6



Forward-Looking Statements

This investor presentation contains statements relating to the Company's quarterly cash dividend, the Company's share repurchase targets, the Company's expectations regarding net sales for 2022 and adjusted EPS for 2022 and subsequent periods and the Company's expectations for increasing sales growth, product launches, channel growth, acquisitions and commodities outlook and expectations regarding usuply chain disruptions, the macroeconomic environment and COUP-related disruptions. Any forward-looking statements contained herein are based upon current expectations and beliefs and various assumptions. There can be no assurance that the Company will realize these expectations, meet its guidance, or that these beliefs will prove

Numerous factors, many of which are beyond the Company's control, could cause actual results to differ materially from any that may be expressed herein as forward-looking statements. These potential risks include the factors discussed in the Company's Annual Report on Form 10-Q for the yeare rended December 21, 2021 and in the Company's Quarterly Report on Form 10-Q for the quarter ended March 31, 2022. There may be there factors that may acuse the Company's actual results to differ materially from the forward-looking statements. The Company undertakes no obligation to update any forward-looking statement to reflect events or circumstances after the date on which such statement is made.

Note Regarding Historical Financial Information: In this investor presentation we provide or refer to certain historical information for the Company. For a more detailed discussion of the Company's financial performance, please refer to the Company's SEC [Ings.

Note Researding Trademarks, Trade Names, and Service Marks: TEMPUR[®], Tempur-Pedic[®], the Tempur-Pedic & Recliming Figure Design[®], TEMPUR-Adapt[®], TEMPUR-ProAdapt[®], TEMPUR-LuxeAdapt[®], TEMPUR-PRObreeze[™], TEMPUR-Lixe TEMPUR[®], Condou[®], TEMPUR-Anouno[™], TEMPUR-Anou[®], TEMPUR-Hee[®], THE GRANDORE DO'Tempur-Pedic[®], TEMPUR-Lixe/HeUR[®], TEMPUR-Neu[®], TEMPUR-Symphony[™], TEMPUR-Condor[®], TEMPUR-Anouno[™], TEMPUR-Anou[®], Sel[®], Sel[®],

Limitations on Guidance: The guidance included herein is from the Company's press release and related earnings call on July 27, 2022. The Company is neither reconfirming this guidance as of the date of this investor presentation nor assuming any obligation to update or revise such guidance. See above.

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8

Use of Non-GAAP Financial Measures and Constant Currency Information

In this investor presentation and cortain of its press releases and SEC filings, the Company provides information regarding adjusted net income, adjusted EPS, EBITDA, adjusted EBITDA, free cash flow, consolidated indebtedness less netted cash, and leverage, which are not recognized terms under U.S. Generally Accepted Accounting Principles ("GAAP") and do not purport to be alternatives to net income and earnings per thare as a measure of operating performance, an alternative to adjusted PSI earlies at measure of operating internative to to tail deit, the Company believes theme one GAAP measures provide investories an earlies of operating performance, an alternative to adjusted by operating activities at a measure of operating internative to to tail deit. The Company believes theme one GAAP measures provide investories net income and operating income. The adjustment makes to derive the none GAAP measures include disputched to exolute items that may cause short-sem fluctuations in the nearest GAAP measures, but which management does not consider to be the fundmental and itatibutes or primary divers of the Company's business.

The compary balances that exclusion of these terms assists in providing a more complete understanding of the company's underlying results from continuing operations and transfe, and management uses these measures along with the corresponding (APA financial measures to manage the Company's balances, so volubule the consolidated continuing to provide and the management uses these establish portability to investor for companiability purposes. Limitation associated with the corresponding (APA measures) and and approxement to a strategies and the provide continuing to investor for companiability purposes. Limitation associated with the company's results as store strategies are company's neutrons as the measure and one provides and the management and and not be constructed as more significant than comparable measures defined by GAAP Because not all accompanies use identical calculations, these presentations may not be comparable to other similarly title measures of one the reconciliations on the following pages and the Company's Statist as a store significant than comparable measures defined by GAAP. Because not all companies use identical calculations, these presentations may not be comparable to other similarly titled measures of other companies. For more the following pages and the Company's Statist as a store significant than comparable measures defined by GAAP. Because not all companies use identical calculations, these presentations may not be comparable to other similarly titled measures of other companies. For more there concollications on the following pages and the Company's Statist as a statist and the company's Statist as a statist and the statist as a statist and the statist as a statist and the statist as a statist as a statist and the statist as a statist and the statist as a statist a

Constant Contents (Moreation) In this presentation the Company refers to, and in other communications with investors the Company may refer to, net sales or earnings or other historical financial information on a "constant currency basis," which is in non-GAB financial measure. These references to constant currency basis do not include operational impacts that could result from fluctuations in freiger currency rates. To provide information on a constant currency hasis, the applicable financial results are adjusted based on a simple mathematical model that transities current period results in calcial currency using the companies prior sorresponding period's currency contexts on rate. This approach is used for countries where the functional currency is beload country currency. This information is provided so that certain financial results can be viewed without the impact of fluctuations in foreign currency rates. Therefore finanticial results can be viewed without the impact of fluctuations in foreign currency rates. Therefore financial results are period-period companions of business performance.

EETIDA.and.Additional EETIDA An economiliation for Company's GAAP met income to FBITDA and adjusted EBITDA per credit facility (which we refer to in this investor presentation as adjusted EBITDA is provided on the subsequent slides. Management believes that the use of EBITDA and adjusted EBITDA per credit facility provides investors with useful information with respect to the Company's operating performance and comparisons from period as well as the Company's operating performance and comparisons from period as well as the Company's operating performance and comparisons from period as well as the Company's operating performance and comparisons from period as well as the Company's operating performance and comparisons from period as well as the Company's operating performance and comparisons from period as well as the Company's operating performance and comparisons from period as well as the Company's operating performance and comparisons from period as well as the Company's operating performance and comparisons from period as well as the Company's operating performance and comparisons from period as well as the Company's operating performance and comparisons from period as well as the Company's operating performance and comparisons from period as well as the Company's operating performance and comparisons from period as well as the Company's operating performance and comparisons from period as the Company's operating performance and comparisons from period as well as the Company's operating performance and comparisons from period as well as the Company's operating performance and comparisons from period as well as the Company's operating performance and comparisons from period as well as the Company's operating performance and comparisons from period as well as the Company's operating period as the Company's operating performance and comparisons from period as the Company's operating period period as the Compan

Adjusted Net Income and Adjusted EP5 A reconciliation of the Company's GAP net income to adjusted net income and a calculation of adjusted EP5 are provided on subsequent sides. Management believes that the use of adjusted net income and adjusted EP5 also provides intersors with useful information with respect to the Company's operating performance and comparisons from period to period. Forward-looking Adjusted EP5 is a non-GAP fiscular measure. The Company is unable to recording the reconcilence of explanding and adjusted EP5 is a non-GAP fiscular measure. The Monthead EP5 is a non-GAP fiscular measure. The Monthead EP5 is a non-GAP measure measure, without unresonable efforts, because the Company is currently unable to predict that reasonable degree of certainty the para add setter of certaint inters that would be expected to impact (Fis in 2022.

Lextrates Consolitated indebtedness less netted cash to adjusted EBTDA per credit facility, which the Company may refer to as leverage, is provided on a subsequent slide and is calculated by dividing consolidated indebtedness less netted cash, as defined by the Company's senior secored redit facility, by adjusted EBTDA per credit facility, the Company provides this as supplemental information to investors regarding the Company's operating performance and companions from perform to period. Series and a general information both the Company's operas in reducing leverage.

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9

QTD Adjusted Net Income⁽²⁾ and Adjusted EPS⁽²⁾

	Three Months Ended			
(in millions, except per share amounts)	June	30, 2022	June	30, 2021
Net income	\$	90.6	S	140.8
ERP system transition (1)		9.4		-
Restructuring costs (2)		4.1		_
Operational start-up costs (3)		3.1		
Loss on extinguishment of debt (4)		_		18.0
Overlapping interest expense (5)		-		5.2
Acquisition-related costs (6)		-		3.9
Loss from discontinued operations, net of tax (7)		_		0.3
Adjusted income tax provision (8)		(4.0)		(6.7
Adjusted net income	5	103.2	S	161.5
Adjusted earnings per common share, diluted	s	0.58	S	0.79
Diluted shares outstanding		178.8		204.1

- In the second quarter of 2022, we recorded 59.4 million of charges related to the transition of our ERP system.
 In the second quarter of 2022, we recorded 54.1 million of restructuring costs primarily associated with headcount reductions.
 In the second quarter of 2022, we incurred \$3.1 million of operational start-up costs related to the capacity expansion of our manufacturing and distribution facilities in the U.S.
 In the second quarter of 2021, we recorded \$18.0 million of loss on extinguishment of debt associated with the redemption of the 2026 Senior Notes.

- 2026 Senior Notes.
 (5) In the second query of 2021, we incurred \$5.2 million of overlapping interest expense during the period between the issuance of the 2025 Senior Notes and the redemption of the 2020 Senior Notes.
 (6) In the second quarter of 2021, we recognized \$3.9 million of acquisition related costs, primarily related to legal and professional fees associated the acquisition of Dreams.
 (7) Certain subsidiaries in the International business segment are accounted for as discontinued operations and have been designated as unrestricted subsidiaries in the 1019 Credit Agreement. Therefore, these subsidiaries are excluded from our adjusted financial measures for coverant compliance purpose.
 (8) Adjusted income tax provision represents the tax effects associated with the aforementioned items.

ome to adjusted net income and adjusted EPS in prior reporting periods, please refer to the Company's SEC filings *For a re ciliation net in

TTM Adjusted Net Income⁽²⁾ and Adjusted EPS⁽²⁾

	Trailing Twelve Months Ended		
(in millions, except per common share amounts)	June	30, 2022	
Net income	S	574.5	
Loss from discontinued operations, net of tax (1)		0.2	
ERP system transition (2)		9.4	
Restructuring costs (3)		4.1	
Operational start-up costs (4)		3.1	
Acquisition-related costs (5)		2.3	
Tax adjustments (6)		(4.1)	
Adjusted net income	S	589.5	
Adjusted earnings per share, diluted	S	3.03	

Certain subsidiaries in the International business segment are accounted for as discontinued operations and have been designated as unrestricted subsidiaries in the 2019 Credit Agreement. Therefore, these subsidiaries are excluded from our adjusted financial measures for covenant compliance purposes.
 In the second quarter of 2022, we recorded \$9.4 million of charges related to the transition of our ERP system.
 In the second quarter of 2022, we recorded \$4.1 million of restructuring costs primarily associated with headcount reductions.

reductions.
(4) In the second quarter of 2022, we incurred \$3.1 million of operational start-up costs related to the capacity expansion of our manufacturing and distribution facilities in the U.S.
(5) In the third quarter of 2021, we recognized \$2.3 million of acquisition-related taxes.
(6) Adjusted income tax provision represents the tax effects associated with the aforementioned items and discrete income tax events.

ome to adjusted net income and adjusted EPS in prior reporting periods, please refer to the Company's SEC filings ciliation net in

QTD EBITDA⁽²⁾

		The state of the state of			
		Three Months Ended			
(in millions)	Jun	June 30, 2022		June 30, 2021	
Net income	S	90.6	S	140.8	
Interest expense, net		23.7		14.8	
Overlapping interest expense (1)		_		5.2	
Loss on extinguishment of debt (2)		_		18.0	
Income taxes		28.3		44.7	
Depreciation and amortization		44.2		42.6	
EBITDA	S	186.8	S	266.1	
Adjustments:					
ERP system transition (3)	S	9.4	S	_	
Restructuring costs (4)		4.1		_	
Operational start-up costs (5)		3.1			
Acquisition-related costs (6)				3.9	
Loss from discontinued operations, net of tax (7)		_		0.3	
Adjusted EBITDA	\$	203.4	\$	270.3	

 Adjusted EBITDA
 §
 203.4
 §
 270.3

 (1) In the second quarter of 2021, we incurred \$5.2 million of overlapping interest expense during the period between the issuance of the 2020 Senior Notes.
 (2) In the second quarter of 2021, we recorded \$18.0 million of loss on extinguishment of debt associated with the redemption of the 2020 Senior Notes.

 (2) In the second quarter of 2022, we recorded \$9.4 million of charges related to the transition of our ERP system.

 (3) In the second quarter of 2022, we recorded \$4.1 million of restructuring costs primarily associated with headcount reductions, including \$02 million of other expense.

 (4) In the second quarter of 2022, we recorded \$4.1 million of operational start-up costs related to the capacity expansion of our manufacturing and distribution facilities in the U.S., including \$0.4 million of other expenses included personnel and facility related costs of \$2.5 million and \$0.2 million, respectively.

 (6) In the second quarter of 2021, we recorded \$3.9 million of acquisition-related costs, primarily related to legal and professional fees associated the acquisition of Dreams.

 (7) Certain subsidiaries in the lotentational business segment are accounted for as discontinued operations and have been designated as unrestricted subsidiaries in the 2019 Credit Agreement. Therefore, these subsidiaries are excluded from our adjusted financial measures for covenant compliance purposes.

onciliation net income to EBITDA and Adjusted EBITDA in prior reporting periods, please refer to the Company's SEC filings. *For a re

TTM Adjusted EBITDA⁽²⁾

	Trailing Twelve Months Ended	
(in millions)	Jun	e 30, 2022
Net income	s	574.5
Interest expense, net		78.6
Income tax provision		179.5
Depreciation and amortization		181.2
EBITDA	s	1,013.8
Adjustments:		
Earnings from Dreams prior to acquisition (1)		15.1
ERP system transition (2)		9.4
Restructuring costs (3)		4.1
Operational start-up costs (4)		3.1
Acquisition-related costs (5)		2.3
Loss from discontinued operations, net of tax (6)		0.3
Adjusted EBITDA	S	1,048.0
Consolidated indebtedness less netted cash	S	2,795.9
Ratio of consolidated indebtedness less netted cash to adjusted EBITDA		2.67 time

We completed the acquisition of Dreams on August 2, 2021 and designated this subsidiary as restricted under the 2019 Credit Agreement. For covenant compliance purposes, we included \$151.1 million of EBITDA from this subsidiary for the one month prior to acquisition in our calculation of adjusted EBITDA for the training twelve months ended hume 30, 2022.
 In the second quarter of 2022, we recorded \$9.4 million of charges related to the transition of our ERP system.
 In the second quarter of 2022, we recorded \$4.4 million of restructuring costs primarily associated with headcount reductions, including \$0.2 million of other expense.
 In the second quarter of 2022, we incurred \$5.1 million of operational start-up costs related to the capacity expansion of our manuferturing and distribution facilities in the US, including \$04 million of other expense. Cost of sales and operating expenses included personnel and facility related costs of \$2.5 million and \$0.2 million, respectively.
 In the including the International business seement are second of acquisition-related stamp taxes associated with the acquisition of Dreams.

- acquininon to Lorennia (6) Certain ubidiantes in the International business segment are accounted for as discontinued operations and have been designated as unrestricted subsidiantes in the 2019 Credit Agreement. Therefore, these subsidiaries are excluded from our adjusted financial measures for covenant compliance purposes.
- *For a reconciliation net income to EBITDA and Adjusted EBITDA in prior reporting periods, please refer to the Company's SEC filings.

Leverage⁽²⁾ Reconciliation

(in millions)	Ju	ne 30, 2022
Total debt, net	S	2,882.6
Plus: Deferred financing costs (1)		22.5
Consolidated indebtedness		2,905.1
Less: Netted cash (2)		109.2
Consolidated indebtedness less netted cash	S	2,795.9

2.7959
 We present deferred financing costs as a direct reduction from the carrying amount of the related debt in the Condensed Consolidated
Balance Sheets. For purposes of determining total debt for financial covenant purposes, we have added these costs back to total debt,
net as calculated per the Condensed Consolidated Balance Sheets.
 (2) Neted cash includes cash and cash equivalents for domestic and foreign subsidiaries designated as restricted subsidiaries in the 2019
 Credit Agreement.

*For a reconciliation of leverage to consolidated indebtedness less netted cash in prior reporting periods, please refer to the Company's SEC filings.



