UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, DC 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): May 7, 2021

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))

П 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 \Box

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 May 7, 2021, 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 99.1 104 Description ional, Inc. May 2021 Investor Present ly Interna 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: May 7, 2021

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

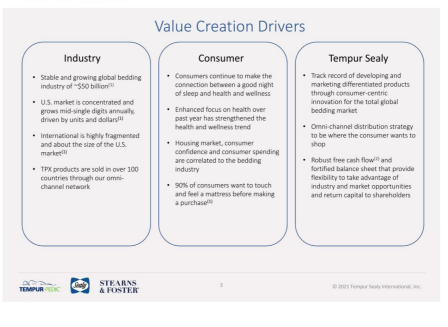
WHO WE ARE

As a global leader in the design, manufacture and distribution of bedding products, 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* featuring Posturepedic* Technology, and Stearns & Foster* and our non-branded offerings include value-focused private label and OEM products. Our distinct brands allow for complementary merchandising strategies and are sold through third-party retailers, our Company-owned stores and ecommerce channels.









2021 Outlook and Recent Trends ⁽⁵⁾	 2021 full year sales growth to exceed 20% Full year adjusted EPS⁽²⁾ between \$2.50 and \$2.70 Implies adjusted EBITDA⁽²⁾ between \$925 and \$975 million Targeting Q2'21 sales growth of 50% compared to Q2'19
Depreciation & Amortizat Capital Expenditures Interest Expense U.S. Federal Tax Rate	
Diluted Share Count	205M shares
TEMPUR PEDIC CEAD STEARNS & FOSTER	5 © 2021 Tempur Sealy International, Inc.





Powerful Omni-Distribution Platform





Wholesale













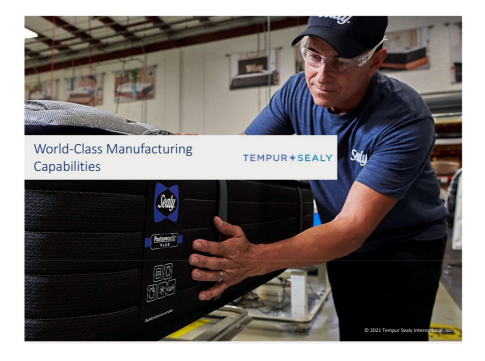


















	Strong balance she	et • Si	trong free cash flow ⁽²⁾ • Rol	bust free cash	flow conversion ⁽²⁾
4.00x 3.00x 2.00x	everage ⁽²⁾	\$750 \$600 \$450 \$300 \$150 \$0	Full Year Free Cash Flow	y(2) 80% 60% 40% 20% TTM 2021	ant

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Balanced Capital Allocation Stra	tegy
 Long-term target leverage ratio of 2.0 – 3.0x⁽²⁾ Continue to invest in the business Disciplined approach to shareholder returns Expects to repurchase at least 6% of shares outstanding in 2 Initiated a quarterly cash dividend in Q1 2021 Maintain capacity for strategic acquisitions 	021 ⁽⁵⁾
Capital Allocation Highlights	
TEMPURPEDIC Date & FOSTER	© 2021 Tempur Sealy International, Inc.





Environmental, Social and 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 a 28% reduction in greenhouse gas emissions per unit produced at our wholly-owned manufacturing and logistics operations in 2020
- Improved the percent of waste recycled from our North American wholly-owned manufacturing operations to 91% in 2020,
 - compared to 85% in 2019
- Installing solar panel technology at our largest manufacturing facility in Albuquerque, New Mexico in 2021

Social

- Expanded global workforce by 21% over the last twelve months and increased the wages of U.S. salaried employees at our wholly-owned operations by 4% in 2020

- Committed to upholding employee diversity
 Contributed over \$100 million in product, stock and cash to charity organizations since 2010
- Pledged \$2 million to support a pediatric sleep center

Corporate Governance

TEMPUR-PEDIC STEARNS & FOSTER

- Global Code of Business Conduct and Ethics
- Internal Enterprise Risk Management • Zero tolerance policy towards improper payments and bribes

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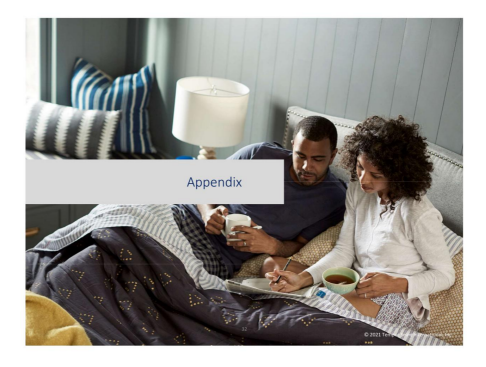






Bedding market is a stable	and growing industry glo	bally with strong returns
 Importance of bedding will with a good night of sleep 	continue as consumers (connect health and wellness
Track record of developing consumer-centric innovation	•	
Omni-channel distribution	strategy to be where the	consumer wants to shop
		that provide flexibility to take d return capital to shareholde





Forward-Looking Statements

This investor presentation contains statements relating to the Company's quarterly cash dividend, the Company's have repurchase targets, the Company's expectations regarding net sales for 2021, adjusted EBITDA for 2021, and adjusted EPS for 2021 and subsequent periods and the Company's expectations for increasing sales growth, product laurches, channel growth, acquisitons and commodities outlook. 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 correct.

Numorous 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 risk factors include the risk factors discussed under the heading "Bisk Factors" under ITEM 1A of Part 1 of the Company's Annual Report on Form 10-K for the year ended December 31, 2020. There may be other factors that may cause 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 filings.

Note Regarding Trademarks, Trade Names and Service Marks; TEMPUR¹, Tempur Pede², the TEMPUR PEDIC⁴ Reclining Gener Design⁴, TEMPUR Adopt⁴, TEMPUR Provident⁴, TEMPUR Provident⁴, TEMPUR Pedic⁴, TE

Limitations on Guidance: The guidance included herein is from the Company's press release and related earnings call on April 29, 2021. 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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Use of Non-GAAP Financial Measures and Constant Currency Information

In this investor presentation and ortain of its press releases and SEC filings, the Company provides information regarding adjusted net iscone, adjusted 155; EBITOA, adjusted EBITOA per credit facility, free cash flow, consolidated indivedness less neted cash, and leverage which are not recognised forms under US. Gentraly Accepted Accounting Principles ("CRAMP") and fond approach to a Internative earning per share as a messure of operating performance, an alternative to cash provided by operating activities as a messure of liquidity, or an alternative to total debt, The Company believes these in one GAAP measures provide investors with performance measures that letter reflects the Company's underlying operations and trends, including trends in changes in margin and operating expenses, provide internative measures provide instance measures that letter reflects the Company's underlying operations and trends, including trends in changes internating expenses, provide internation encounted the encounted operating expenses, provide internation and operating income. The adjustments management makes to derive the non-GAAP measures include adjustments to exclude items that may cause short-term fluctuations in the nearest CAAP measure, built with immagement data since consider to be the fundamental attributes or primary divisers of the Company's builenses.

The company below that accision of these items assists in providing a more complete understating of the Company's and shring results from continuing operations and service, and management used these exceeds as the source assists and the company's assists and the provide continuity to investors for comparish businests composed. These non-GAAP measures include the materiatoria of a source assists and the company's assists and the provide continuity to investors for comparish businests composed. These non-GAAP measures include that these constructs as a more significant than comparable nexts socialities with the Company's source as a function of the comparability purposes. Limitators socialities with the comparability are and source and the company's source and source and the comparability are and should be considered as a more significant than comparable nextures defined by GAAP. Because not all companies use definited a laculations, these prevations may not be comparable to other similarly titled measures, based refer to the recomplications on the following pages and the comparable to considered as other similarity titled measures, based refer to the recomplications on the following pages and the comparable for the source limitator on the following pages and the comparable for the comparable constructions on the following pages and the comparable measures defined by GAAP.

Costant Currency Information 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 a non-GAAP financial measure. These references to constant currency basis do not include operational impacts that could result from fluctuations in foreign currency rates. To provide information on a constant currency basis, the applicable financial results are adjusted based on a simple mathematical model that translates current period results in local currency using the companies prior corresponding period's currency conversion rate. The approach is usef or counties where the functional currency is the local country currency. This information is provided so that certain financial results can be viewed without the impact of fluctuations in foreign currency rates, thereby facilitating period to period companys of business performance.

EBITDA and Adjusted EBITDA per Credit Facility A reconciliation of the Company's GAPA net income to EBITDA 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 to period as well as the Company's compliance with requirements under its credit agreement.

Adjusted the income A reconciliation of the Company's GAAP net income to adjusted net income and a calculation of adjusted EPS are provided on subsequent uldes. Management believes that the use of adjusted net income and adjusted EPS also provides investors with useful information with respect to the Company's operating performance and compansons from period to period.

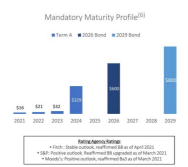
Leverage Consolidated indebtedness less netted cash to adjusted ENITDA per credit facility, which the Company may refer to as leverage, is provided on a subsequent slide and is calculated by dividing consolidated indebtedness less netted cash, as defined by the Company's senior secured credit facility, by adjusted ENITDA per credit facility. The Company provides this as supplemental information to investors regarding the Company's operating performance and comparisons from period to period, as well as general information about the Company's progress in reducing its leverage.

Free Cash Flow The Company defines free cash flow as net cash provided by operating activities less purchases of property, plant and equipment. Management believes that free cash flow may be useful for investors in assessing the Company's operating performance, ability to generate cash and ability to fund the Company's capital expenditures and meet the Company's debt service requirements.

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Debt Structure

- \circ $\;$ At 3/31/2021, leverage^{(2)} was 1.9x, slightly below the target range of 2.0-3.0x^{(6)}
- o Capital structure contains long-dated maturities



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Adjusted EBITDA Reconciliation

		Three Months Ended							
(in millions)	Mar	ch 31, 2021	March 3	1, 2020					
Net income	\$	130.5	\$	59.7					
Interest expense, net		12.3		20.3					
Loss on extinguishment of debt (1)		5.0		1.0					
Income taxes		40.5		23.5					
Depreciation and amortization		41.8		31.0					
EBITDA		230.1		134.5					
Adjustments									
Loss from discontinued operations, net of tax (2)		0.2		1.2					
Customer-related charges (3)				11.7					
Incremental operating costs (4)				2.3					
Accounting standard adoption (5)				1.5					
Adjusted EBITDA per credit facility	Ś	230.3	s	151.2					

Notes
(1) In the first quarter of 2021, the Company recognized \$5.0 million of loss on extinguishment of debt associated with the redemption of the remaining amount
outstanding of the 2023 senior notes.
(2) Certain subsidiaries in the International business aggment are accounted for at discontinued operations and have been designated as unestricted subsidiaries in
the 2015 Credit Agreement. Therefore, these subsidiaries are excluded from the Company's adjusted financial measures for covenant compliance purposes.
(3) In the first quarter of 2020, the Company recorded \$1.1 million of customer-related dhages in connection with the bankruptcy of Art Van Fumiture, LLC and
affiliates to fully reserve trade receivables and other assets associated with this account.
(4) In the first quarter of 2020, the Company recorded \$1.5 million of charges related to the adoption of ASU No. 2016-13, "Financial Instruments - Credit Losses (Topic
2021, "Agreement, the 2019 Credit Agreement, the Company elected to eliminate the effect of this accounting change within its covenant compliance
calculation. *For additional information regarding the collubions abuve please refer to the Company's 21C Flings.*

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TTM Adjusted EBITDA Reconciliation



Adjusted Net Income and Adjusted EPS

	Three Months Ended					
(in millions, except per share amounts)	Mar	h 31, 2021	March 31, 2020			
Net income	\$	130.5	\$	59.7		
Loss from discontinued operations, net of tax (1)		0.2		1.2		
Loss on extinguishment of debt (2)		5.0				
Customer-related charges (3)		-		11.7		
Incremental operating charges (4)		-		2.3		
Accounting standard adoption (5)		-		1.5		
Tax adjustments (6)		(1.1)		(3.9		
Adjusted net income	\$	134.6	\$	72.5		
Adjusted earnings per common share, diluted	\$	0.64	\$	0.34		
Diluted shares outstanding		210.1		216.0		

 Notes

 (1) Octain subsidiaries in the international business segment are accounted for as discontinued operations and have been designated as unrestricted subsidiaries in the 2005 Credit Agreement. Therefore, these subsidiaries are excluded from the Company's adjusted financial measures for covenant compliance purposes.

 (2) In the first quarter of 2021, the Company recorded \$11.7 million of loss on extinguishment of debt associated with the redemption of the remaining amount outstanding of the 2033 senior notes.

 (3) In the first quarter of 2020, the Company recorded \$11.7 million of customer-related charges in connection with the bankruptcy of Art Van Furniture, LIC and affiliates to fully reserve trade receivables and other assets associated with this account.

 (4) In the first quarter of 2020, the Company recorded \$11.7 million of clarges related to the global pandemic.

 (5) In the first quarter of 2020, the Company recorded \$15. million of charges related to the adoption of ASU Ao. 2016-13. "Financial Instruments - Credit Losses Topic 230", Agermitted by the 2019 Credit Agreement, the Company elected to eliminate the effect of this accounting change within its covenant compliance calculation.

 (6) Adjusted income tax provision represents the tax effects associated with the dorementioned items.

 For Additional information recording the calculators above places refers to the company's 25. Filings.

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For additional information regarding the calculations above please refer to the Company's SEC Filings.

Leverage Reconciliation

(in millions, except ratio)	March 31, 2021				
Total debt, net	\$	1,860.1			
Plus: Deferred financing costs ⁽¹⁾	\$	13.0			
Consolidated indebtedness		1,873.1			
Less: Netted cash (2)		200.0			
Consolidated indebtedness less netted cash	\$	1,673.1			
Adjusted EBITDA per credit facility ⁽³⁾	s	858.7			
Leverage		1.95x			
Notes	ion from the corning amount	of the related debt			
Notes The Company presents deferred financing costs as a direct reduct in the Condensed Consolidated Balance Sheets. For purposes of di covenant purposes, the Company has added these costs back to t Consolidated Balance Sheets.	etermining total indebtednes	s for financial			
The Company presents deferred financing costs as a direct reduct in the Condensed Consolidated Balance Sheets. For purposes of d covenant purposes, the Company has added these costs back to t	etermining total indebtednes otal debt, net as calculated p foreign subsidiaries designa ining netted cash for financi	s for financial er the Condensed ted as restricted al covenant			

*For a reconciliation of leverage to total debt, net for reporting periods in the years 2016-2021, please refer to the Company's SEC filings.

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Free Cash Flow and Free Cash Flow / Adjusted EBITDA Reconciliation

2021 726.0 108.6 617.4	2020 \$ 654 	.7 \$	2019 314.8 88.2 226.6	201/ \$ \$	8 207.5 73.6 133.9	\$ \$	256.5 66.6 189.9	\$	016 168.1 61.9
108.6	111	.3	88.2		73.6		66.6		61.9
				\$					
617.4	\$ 543	.4 \$	226.6	\$	133.9	6	100.0		
							189.9	\$	106.2
859	\$ 7	80\$	508	\$	425	\$	446	\$	522
72%	7	0%	45%		32%		43%		20%
ity to net income for reporting perio	iods in the years 20: 40	.6-2021, pleas	e refer to the	Company's SE		- 2021 T			ed bee
it		y to net income for reporting periods in the years 201	y to net income for reporting periods in the years 2016-2021, pleas	y to net income for reporting periods in the years 2016-2021, please refer to the (y to net income for reporting periods in the years 2016-2021, please refer to the Company's SE	y to net income for reporting periods in the years 2016-2021, please refer to the Company's SEC filings.	y to net income for reporting periods in the years 2016-2021, please refer to the Company's SEC filings.	y to net income for reporting periods in the years 2016-2021, please refer to the Company's SEC filings.	y to net income for reporting periods in the years 2016-2021, please refer to the Company's SEC filings.

Footnotes

- Management estimates
 Adjusted Net Income, EBITDA, adjusted EBITDA per credit facility, adjusted EPS, leverage, free cash flow and constant currency are non-GAAP financial measures. Please refer to the "Use of Non-GAAP financial Measures and Constant Currency Information" on a previous slide for more information regarding the definitions of adjusted technol. EBITDA, adjusted EBITDA per credit facility, adjusted EPS, leverage, free cash flow and constant currency information regarding the definitions of adjusted PS. Leverage, free cash flow and constant currency information. Please refer to "Forward-Looking Statements" and "Unitations on Guidance" on a previous silde.
 Sealy was ranked number one on Furniture Today's list of the Tog 20 U.S. Bedding Producers in June 2020. See Furniture Today's Tog 20 U.S. Bedding Producers methodology that includes SEALY* and STEARNS & FOSTER* products in Sealy ranking.
- 4. Sealy was voted the most trusted mattress brand by American shopper according to the 2021 BrandSpark American Trust Study
- Based on the Company's 2021 financial targets provided in the press release dated April 29, 2021 and the related earnings call on April 29, 2021. Please refer to "Forward-Looking Statements" and "Limitations on Guidance".
- Based on existing debt outstanding on March 31, 2020. Excludes revolving debt, foreign loans and receivables securitization. For more information please refer to the Company's Annual Report on Form 10-K for the year ended December 31, 2020 and the Company's Quarterly Report on Form 10-Q for the period ended March 31, 2021.

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