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): November 7, 2024

TEMPUR SEALY INTERNATIONAL, INC.

Delaware (State or other jurisdiction of incorporation) (Exact name of registrant as specified in its charter) 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	oox below if the Form 8-K filing is intended to simultaneously	y satisfy the filing obligation of the registrant under any of the fol	llowing provisions:
	Written communications pursuant to Rule 425 under the S	ecurities Act (17 CFR 230.425)	
	Soliciting material pursuant to Rule 14a-12 under the Excl	nange Act (17 CFR 240.14a-12)	
	Pre-commencement communications pursuant to Rule 14c	l-2(b) under the Exchange Act (17 CFR 240.14d-2(b))	
	Pre-commencement communications pursuant to Rule 13e	e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))	
	rsuant 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 chapter).	whether the Registrant is an emerging growth company as do	efined in Rule 405 of the Securities Act of 1933 (§230.405 of this	s chapter) or Rule 12b-2 of the Securities Exchange Act of 1934 (§240.12b-2 of this
Emerging growth comp	oany □		
If an emerging growth the Exchange Act. \Box	company, indicate by check mark if the Registrant has elected	I not to use the extended transition period for complying with an	y new or revised financial accounting standards provided pursuant to Section 13(a) of

Item 7.01. Regulation FD Disclosure.

On November 7, 2024, 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

Tempur Sealy International Inc. November 7, 2024 Investor Presentation

Cover page interactive data file (embedded within the Inline XBRL document).

⁺ Pursuant to Item 601(a)(5) of Regulation S-K, schedules and similar attachments to this exhibit have been omitted because they do not contain information material to an investment or voting decision and such information is not otherwise disclosed in such exhibit. The Company will supplementally provide a copy of any omitted schedule or similar attachment to the U.S. Securities and Exchange Commission or its staff upon request.

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: November 7, 2024

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

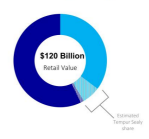
Who We Are

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 750+ 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



■ North America ■ TPX Share ■ International

Estimated global bedding market includes mattresse: foundations, pillows and other bedding products

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A Premium Leader in the Bedding Industry

- Headquartered in Lexington, KY, Tempur Sealy International, Inc. is the leading global bedding products company, with a portfolio of iconic brands including Tempur-Pedic, Sealy and Stearns & Foster
- TPX manufacturers mattresses, pillows and related accessories across price points and distributes its products through multiple channels, including third-party brick & mortar retailers, its owned websites and third-party online platforms, as well as its owned stores
- TPX focuses on premium bedding with its Tempur-Pedic and Stearns & Foster brands



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TPX at a Glance

Industry

- Represents ~\$120 billion¹ in retail value globally and has historically experienced consistent growth.
- U.S. bedding averages mid-single digit growth annually, driven by units and dollars.¹
- International bedding is highly fragmented and about 40% larger than the size of the U.S. market.¹

Consumer

- Recent enhanced focus on health has boosted consumer spending on wellness and related industries.
- Consumers continue to make the connection between a good night's sleep and health & wellness.
- Consumer confidence, consumer spending, the housing market, and the wealth effect correlate with 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 provides flexibility to take advantage of industry and market opportunities and return capital to shareholders.

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Investment Thesis

The leading vertically integrated global bedding company with iconic brands and extensive manufacturing capabilities

Over the long term, the bedding industry has consistently grown through ASP and unit expansion

History of market share gains across global omnichannel distribution

Legacy of strong value creation via capital allocation including share buybacks and acquisitions

Seasoned, well-aligned management with proven track record

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Experienced Team's Value Creation

o Since management change in 2015, sales have increased 55%, adjusted EBITDA² has increased over 80%, and adjusted EPS² has increased over 200% under current leadership

Current T	PX Managemer	nt Track Record Si	nce 2015	
(in millions, except percentages, multiples, and per common share amounts)	Year Ended December 31, 2015	Trailing Twelve Months Ended September 30, 2024	CAGR	Total Growth
Net Sales	\$3,151	\$4,894	5%	55%
Net Income	\$65	\$390	23%	504%
Adjusted Net Income ²	\$200	\$442	9%	121%
Adjusted EBITDA ²	\$456	\$907	8%	99%
GAAP EPS	\$0.26	\$2.19	28%	750%
Adjusted EPS ²	\$0.80	\$2.48	14%	210%

>195 YEARS
COMBINED TPX EXPERIENCE

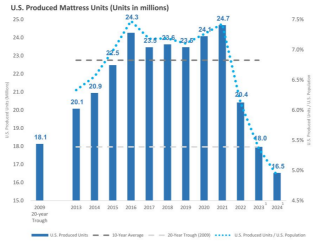
17 YEARS
AVERAGE TPX TENURE

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Current Industry Trends

U.S. Industry Historical Volumes¹



- U.S. produced units declined -27% from 2021 to 2023
- 2022 and 2023 volumes were well below the industry 20-year average of 21.7M units
- U.S. produced units as a percent of total
 U.S. population is also trending at a 10-year trough down 5.4% in 2023 relative to the 10-year average of 7.0%
- 2022 and 2023 unit demand was a significant deviation from the U.S. produced mattress unit CAGR of 2.5% between 2011 – 2021
- Anticipate units will be down high single digits in 2024
- U.S. import units are also pressured, with reported YTD import volumes down 22% through August

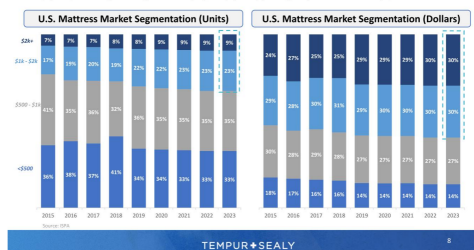
Source: ISPA, U.S. ITC, management estimates

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Current Industry Trends

U.S. Bedding Industry Premiumization

- The \$1,000+ ASP segment of the market has grown unit share by 8% and dollar share by 7% since 2015
- \$2,000+ premium segment has grown more rapidly than \$1,000 \$2,000 segment, with 30% dollar share, up from 24% in 2015





Portfolio of Global Brands

- From its founding, Tempur-Pedic pursued a direct advertising strategy that touted the clear benefits of its proprietary Tempur material, creating a luxury aura - generating strong same sales velocity in premium products
- Over the last 15 years, Tempur-Pedic spent ~\$2.5B on direct advertising, significantly more than other top brands in the category.
 The premium brand that was built through direct advertising and R&D allows for sustainable ROICs well above traditional mattress peers.



Tempur-Pedic®: leading worldwide premium bedding brand

Tempur-Pedic* uniquely adapts, supports, and aligns to you to deliver truly life-changing sleep.



STEARNS & FOSTER*

Stearns & Foster®: high-end-targeted brand

• The world's finest beds that are made with exceptional materials, time-honored craftsmanship, and impeccable design. \$1,800-\$6,450*





Sealy®: #1 bedding brand³

Combines innovation, engineering, and industry-leading testing to ensure quality and durability. \$300-\$3,500*





Private Label Offerings: customized product

Offers products for the value-oriented consumer

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Successful Omni-Distribution Platform



- Third-party retailers are our largest distribution channel
- Significant private label opportunity
- Valued win-win relationships with retailers



Ecommerce

- Significant worldwide sales growth
- Highly profitable and rapidly expanding
- Direct customer relationships



Company-Owned Stores

- Luxury Tempur-Pedic®, Dreams, and multi-branded showroom experiences
- Operate over 750 stores worldwide and expanding direct customer relationships
- Highly profitable

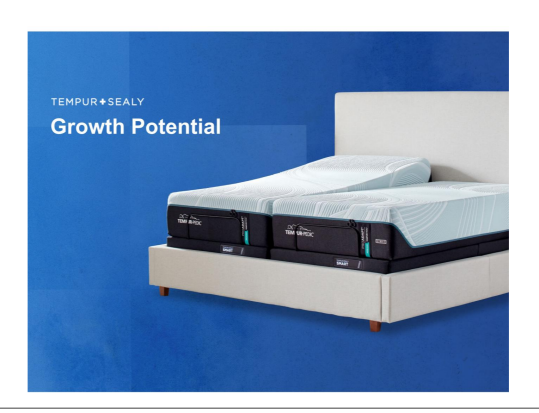


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Vertical Integration



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Wholesale

Third-Party Retailers

- Largest pillar of our omni-channel distribution strategy, grounded in winwin relationships
- Broad-based worldwide distribution through over 5,400 retail partners
- Global sales force of over 500 people supporting our portfolio of brands
- While we are well-represented today, we continue to pursue opportunities to further expand our third-party retail presence



U.S. OEM Expansion

- Our OEM business leverages global manufacturing expertise, diversifies sales streams and realizes the manufacturing profits of the bedding brands it produces
- Expanded into OEM market through the acquisition of Sherwood Bedding in 2020; a 3rd generation American manufacturer of
 private label innerspring mattresses, and subsequently began exploring opportunities to leverage foam-pouring capabilities to
 manufacture private label foam mattresses
- Opportunity to serve as a provider for third-party bedding brands (including retailers' private label brands) at value-end price points
- Expected to drive down like-for-like cost per unit
- We see an opportunity to grow our OEM operations to $\$600 \text{ million}^1$ of annualized sales

Stearns & Foster Opportunity

With more than 175 years of history, Stearns & Foster is positioned to become the luxury leader in innerspring beds. We have several initiatives underway with an objective of growing Stearns & Foster to be our next billion-dollar brand.

- We launched an all-new collection of Stearns & Foster products in 2023. This updated portfolio features superior innovation, an elevated design and enhanced step-up opportunities, all intended to further differentiate Stearns & Foster.
- After years of no direct advertising, we supported Stearns & Foster with record advertising beginning in 2022 and continued
 investments through 2024. These campaigns are designed to increase consumer awareness and desire to purchase a premium
 innerspring mattress.
- We have meaningfully expanded Stearns & Foster's omni-channel presence through 20% slot growth at third-party retailers in 2023, combined with the expansion of Stearns & Foster into DTC e-commerce in late 2022.

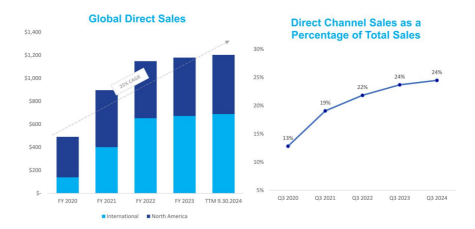


Retail prices for a standard queen mattress

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Direct to Consumer

- Strong, long-term growth of high-margin sales from web, call center, and company-owned stores
- Ability to own customer relationship allows for market insights that we leverage for innovation process and growth strategy



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Company-Owned Store Strategy

Operating Over 750 Retail Stores Globally

Tempur-Pedic® U.S.



Sealy® Gallery Asia



Sleep Outfitters® U.S.



TEMPUR® Europe







We see an opportunity to organically increase our store count through opening an $\,$ average of 60+ new stores per year.

International Markets

FY 2023

Four-Prong	ed Strategy	Total Brand Sales	Realized by TPX
Wholly-Owned TEMPUR Wholesale	Our traditional wholesale business operating in 22 key markets throughout Europe and Asia	\$398M	\$398M
Wholly-Owned Direct (Dreams Retail, TEMPUR Retail, TEMPUR E-commerce)	Our UK-based Dreams retailer represents approximately 75% of our international wholly-owned direct sales	\$672M	\$672M
Sealy Joint Ventures	Our Sealy joint venture operation reported 5333M of FY23 sales, of which Tempur Sealy receives 50% related income under equity accounting	\$333M	Realized income associated with 50% of the \$333M
Brand & Manufacturing Licensing	We utilizes our portfolio brands to generate licensing revenues and extend brand awareness worldwide	\$350M	\$32M

\$1.8B Total International Brand Sales*

*Total International brand sales represents the total sales associated with our brands in international markets in PT23. Our wholly-owned wholesale and direct sales, which includes royalty income from licensing, are included in 'Net Sales' in our income statement. We recombine our YSMC wavereful of Sales in international brands and the sales are included in 'Net Sales' in our income statement. We recombine our YSMC wavereful of Sales in international brands and the sales are included in 'Net Sales' in our income statement.

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Expanding Global Licensing Sales

Brand Extension Licensees:

- We license our Tempur-Pedic, Sealy and Stearns & Foster brands across North America, Europe and Asia, to drive incremental profits and expand brand awareness
- Licensed products are complementary to our core operations and include sleep-adjacent categories such as bedding, pajamas, and pet sleep

Sealy Manufacturing Licensees:

- Our 27 licensee manufacturing facilities generate high return on investment
- They represent a low-risk opportunity to introduce our brands and products in regions in which we do not currently operate, primarily across EMEA, APAC, and Latin America



Significantly increases global brand awareness and drives incremental profits

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Generative Artificial Intelligence Al Driving for Success

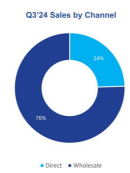
Tempur Sealy utilizes artificial intelligence to avoid cost, increase effectiveness, and gain new insights across a variety of functions. Al strategy as a fast follower.

	New Insights	Cost Avoidance	Effectiveness
DTC E-commerce & Marketing	✓	✓	
Product Development	✓	✓	
IT Security		✓	✓
Operations		✓	✓
Corporate Functions		✓	✓

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Third Quarter Performance



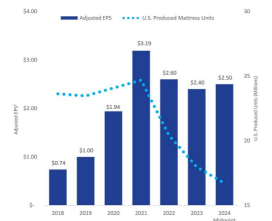
Three Months Ended		Trailing Twelve Months Ended				
(in millions, except percentages and per common share amounts)	September 30, 2024	September 30, 2023	% Change	September 30, 2024	September 30, 2023	% Change
Net Sales	\$1,300.0	\$1,277.1	1.8%	\$4,893.5	\$4,942.3	-1.0%
Net Income	\$130.0	\$113.3	14.7%	\$389.5	\$392.7	-0.8%
Adjusted Net Income ²	\$146.5	\$136.8	7.1%	\$441.8	\$427.9	3.2%
EBITDA ²	\$252.9	\$228.2	10.8%	\$826.4	\$813.3	1.6%
Adjusted EBITDA ²	\$274.8	\$259.7	5.8%	\$906.8	\$877.6	3.3%
GAAP EPS	\$0.73	\$0.64	14.1%	\$2.19	\$2.21	-0.9%
Adjusted EPS ²	\$0.82	\$0.77	6.5%	\$2.48	\$2.42	2.5%

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2024 Outlook

Expect full-year adjusted EPS² between \$2.45 and \$2.55

Projected Adjusted EPS² CAGR of 22% 2018-2024



Our 2024 expectations include:

- Sales slightly below the prior year, driven by execution of our initiatives, offset by U.S. industry dollars down mid-single digits
- Advertising spend of approximately \$465M
- Adjusted EBITDA² of approximately \$915 million at the midpoint

Other Modeling Assumptions		
Depreciation & Amortization	\$200M - \$205M	
Capital Expenditures	~\$125M	
nterest Expense	\$125M - \$130M	
J.S. Federal Tax Rate	24%	
Diluted Share Count	179M shares	

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Flexible Cost Structure¹

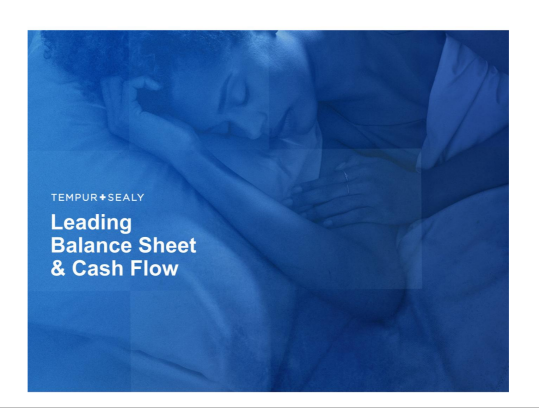
Cost of Goods Sold Variability



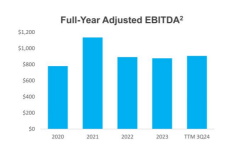
- The business model is highly-variable, with 85% of COGS and 45% of operating expenses flexing with sales
- In total, the variability of our operating cost structure is approximately 70%
- Our business model also provides opportunity for costs to further flex with sales

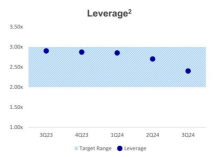
*Including discretionary cost cuts we estimate a total of 90% of expenses could flex with sales

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Strong Balance Sheet & Cash Flow





Credit ratings: Fitch: BB+ (August 2021) Moody's: Ba1 (September 2021) S&P: BB (August 2023)

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Capital Structure

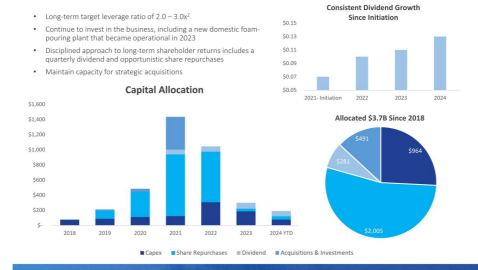
- In October 2023, we refinanced our credit facilities, which include a \$1.15B revolving credit facility and a \$500M term loan facility
- In February 2024 and October 2024*, we entered amendments under the same terms and conditions that provides for increased term loan commitments of over \$2.2 million and a \$40 million increase in availability on the existing incremental revolving loan. This financing is in connection with our strategy to fund the pending acquisition of Mattress Firm.
- Favorable borrowing rates, over \$1 billion of liquidity, and no meaningful maturities until 2028.



he \$1.6M Term Loan B is interest at one-month SOFR index + 2.50% spread and matures in October 2031

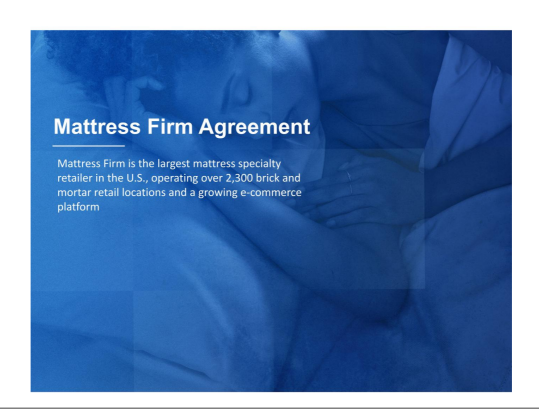
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Balanced Capital Allocation Strategy



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Transaction Rationale

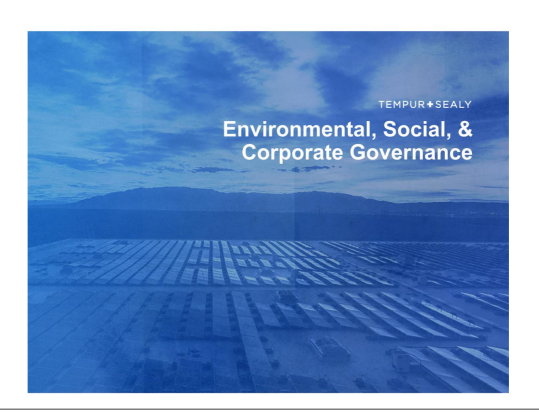
- Expands consumer touchpoints to enhance ability to keep pace with evolving consumer preferences
- 2 Accelerates U.S. omni-channel strategy, enabling a seamless consumer experience
- 3 Simplifies consumer purchase journey, reducing friction at each touchpoint
- 4 Aligns new product development and testing, facilitating consumer-centric innovation
- Streamlines operations and enhances supply chain management, resulting in operational efficiencies
- 6 Drives adjusted EPS² accretion

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Transaction Summary

Consideration	 Total purchase price of approximately \$4.08 comprising: \$2.78 of cash consideration \$1.38 of stock consideration, based on 34.2M shares issued at \$37.62 per share as of the closing share price on May 8, 2023
Pro Forma Ownership ⁵	83.4% TPX shareholders 16.6% Mattress Firm shareholders
Financial Impact	 Accretive to adjusted EPS² in Year 1 Increased operating cash flow in Year 1 Cost synergies of \$100M by Year 4¹
Financing	 Expect to fund the cash payment to Mattress Firm shareholders and to repay Mattress Firm's debt using a combination of cash on hand and proceeds from new senior secured and senior unsecured debt Net leverage estimated between 3.0x-3.25x at closing after giving effect to the transaction. Expect to return to target leverage ratio range of 2.0x-3.0x in the first twelve months after closing.¹ Deleveraging driven by expected strong operating cash flow and adjusted EBITDA² growth
Management and Governance	 Mattress Firm to be operated as a separate business unit TPX Board to be expanded to include 2 Mattress Firm directors
Timing and Approvals	 Anticipated to close in late 2024 or early 2025 Subject to the satisfaction of customary closing conditions, including applicable regulatory approvals



Environmental, Social, & Governance

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



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Environmental, Social, & Governance

2023 updates and progress towards our goals

Environmental

- Achieved zero waste to landfill status at our Canadian and Mexican manufacturing operations and maintained our zero waste to landfill status at our U.S. and European manufacturing operations
 Achieved zero waste to landfill status at 75% of our corporate offices and R&D labs, in line with our goal to achieve zero landfill waste at our corporate offices and R&D labs by 2025
 Progressed towards our goal of achieving carbon neutrality by 2040 through reducing greenhouse gas emissions at our wholly owned manufacturing and logistics operations by 4%* compared to the prior year
 Summarized and published our approach to comprehensive chemical supply management in a Chemical Safety Policy

- Continued to bring industry-leading innovation to market that provides consumers with access to higher quality sleep at a variety of price points, including the new U.S. product launches of TEMPUR-Fereze*, TEMPUR-Fergo* Smart Base, and Stearns & Foster, and the new international launches of TEMPUR* products

 Contributed approximately \$800,000 through the Tempur Sealy Foundation and donated more than 12,100 mattresses worth approximately \$16.9 million, bringing our ten-year donation total to over \$100 million

People

- Increased transparency and expanded disclosures around Employee Health & Safety, Ethics Line, and
- Employee Satisfaction & Engagement

 Embedded ESG performance as a factor in executive leadership's 2023 compensation program



Thank You for Your Interest in Tempur Sealy International

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























Forward-Looking Statements

This investor presentation contains statements regarding the announced Mattress Firm acquisition including the related regulatory approval process, to the Company's quarterly cash dividend, the Company's expectations regarding geopolitical events (including the war in Ukraine and the comflict in the Middle East), the Company's share repurchase targets, the Company's expectations regarding real-states and adjusted EPS for 2024 and subsequent periods and the Company's expectations for increasing sales growth. Company is expectations and commodities outlook, and expectations regarding supply chain disruptions and the macroeconomic environment. Any forward-looking statements contained herein are based upon current expectations and beliefs and various assumptions. There can be no assurement that the Company's expectations and expectations and expectations and the macroeconomic environment. Any forward-looking statements contained herein are based upon current expectations and beliefs and various assumptions. There can be no assurement that the Company's expectations are significant expectations and the supplications are supplications and the supplications are supplications and the supplications are supplications and the supplications and s

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-K for the year ended December 31, 2023, and in the Company's Quarterly Report on Form 10-G for the quarter ended June 30, 2024. 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 ESC filings.

Note Regarding Trademarks, Trade Names, and Service Marks

TEMPUR, Tempur-Pedic*, the Tempur-Pedic & Reclining Figure Design*, TEMPUR-Adapt*, TEMPUR-Prodapt*, TEMPUR-Adapt*, TEMPUR-Podapt*, TEMPUR-Adapt*, TEMPUR-Podapt*, TEMPUR-WEAPth TEMPUR-ADAPT*, and Clean Shop Promise* are trademarks, trade names, or service mark of Tempur-Sab (International Inc. and/or its subsidiations. All other trademarks. Intel names, and service marks in this respectable the promotery of the respective owners.

Limitations on Guidance; The guidance included herein is from the Company's press release and related earnings call on August 6, 2024. 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.

Use of Non-GAAP Financial Measures Information

In this investor presentation and certain of its press releases and SEC filings, the Company provides information regarding adjusted not income, adjusted EPG_EBITDA, adjusted EBITDA free cash flow, consolidated indebtedness less netted cash, and beverage, which are not recognized terms under U.S. Generally Accepted Accounting Principles ("CABP") and do not purport to be alternatives to net income and earnings per share as a neasure of operating performance, an alternative to called myorided by operating activities as a messure of liquidity, or an alternative to total disk. The Company's believes these non-GAAP measures provide investors with performance measures that better reflect the Company's underlying operations and trends, including trends in changes in margin and operating expenses, providing a perspective not immediately apparent from non el known 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 GAAP measure, but which management does not consider to be the fundamental attributes or primary drivers of the Company's business.

The Company believes that exclusion of these items assists in providing a more complete understanding of the Company's underlying results from continuing operations and trends, and management uses these measures along with the corresponding GAAP financial measures to manage the Company's business, to evaluate its consolidated and business segment performance compared to prior periods and the marketplace, to establish operational goals and management incentive goals, and to provide continuity to investor comparability proposes. Untilations associated with the use of these non-GAAP measures include that these measures do not present all the amounts associated with the Company's results as determined in accordance with GAAP. These non-GAAP measures should be considered supplemental in nature and should not be constructed as more significant than comparable the measures defined to comparable to other similarly titled measures of other companies. For more information regarding the use of these non-GAAP financial measures, please refer to the reconciliations on the following pages and the Company's SCC filings.

Adjusted Net Income and Adjusted EPS
A reconciliation of the Company's GAAP net income to adjusted net income and a calculation of adjusted EPS are provided on subsequent slides. Management believes that the use of adjusted net income and adjusted EFS also provides investors with useful information with respect to the Company's operating performance and comparisons from period to period. Forward-looking Adjusted EPS is a non-GAAP financial measure. The Company's unable to recorded this forward-looking non-GAAP neasure to EPS, its most directly comparable forward-looking GAAP financial measure, without unreasonable effects, because the Company is currently unable to predict with a reasonable degree of certainty the type and extend of certain items that would be expected to impact EPS in 2024.

Leverage
Consolidated indebtedness less netted cash to adjusted EBITDA 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 EBITDA 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 managing its leverage.

QTD Adjusted Net Income² and Adjusted EPS²

	Three Months Ended			ed
(in millions, except per share amounts)	September 30, 2024		September 30, 2023	
Net income	\$	130.0	\$	113.3
Transaction costs (1)		13.7		15.7
Supply chain transition costs (2)		8.2		_
Cybersecurity event (3)		_		13.5
Operational start-up costs (4)		_		2.3
Adjusted income tax provision (5)		(5.4)		(8.0)
Adjusted net income	\$	146.5	\$	136.8
Adjusted earnings per common share, diluted	\$	0.82	\$	0.77
Diluted shares outstanding		178.2		177.6

- (1) In the third quarter of 2024, we recorded \$13.7 million of transaction costs associated with the pending acquisition of Mattress Firm. Cost of sales included \$2.4 million of charges related to customer-specific inventory. Operating expenses primarily included legal and professional fees associated with the pending acquisition of Mattress Firm. In the third quarter of 2023, we recorded \$15.7 million of transaction costs primarily associated with the pending acquisition of Mattress Firm.

 (2) In the third quarter of 2024, we recorded \$8.2 million of supply chain transition costs associated with the consolidation of certain manufacturing facilities, primarily recorded in cost of sales.

- manufacturing facilities, primarily recorded in cost of sales.

 (3) In the third quarter of 2023, we recorded \$13.5 million of costs associated with the cybersecurity event identified on July 23, 2023.

 (4) In the third quarter of 2023, we recorded \$2.3 million of operational start-up costs related to the capacity expansion of its manufacturing and distribution facilities in the U.S., including personnel and facility related costs.
- (5) Adjusted income tax provision represents the tax effects associated with the aforementioned items.

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

TTM Adjusted Net Income² and Adjusted EPS²

(in millions, except per common share amounts)	-	Trailing Twelve Months Ended September 30, 2024	
Net income	\$	389.5	
Transaction costs (1)		53.3	
Fair value remeasurement (2)		11.0	
Supply chain transition costs (3)		8.2	
Operational start-up costs (4)		7.1	
Cybersecurity event (5)		0.8	
Adjusted income tax provision (6)		(28.1)	
Total adjustments	\$	52.3	
Adjusted net income	\$	441.8	
Adjusted earnings per share, diluted	\$	2.48	

- In the trailing twelve months ended September 30, 2024, we recognized \$53.3 million of transaction costs associated with the pending acquisition of Mattress Firm.
 In the trailing twelve months ended September 30, 2024, we recorded a fair value remeasurement of \$11.0 million related to a strategic investment in a product innovation initiative.

- investment in a product innovation initiative.

 (3) In the trailing twelve months ended September 30, 2024, we recorded \$8.2 million of supply chain transition costs associated with the consolidation of certain manufacturing facilities, primarily recorded in cost of sales.

 (4) In the trailing twelve months ended September 30, 2024, we recognized \$7.1 million of operational start-up costs.

 (5) In the trailing twelve months ended September 30, 2024, we recorded \$0.8 million of costs associated with the cybersecurity event identified on July 23, 2023.
- (6) Adjusted income tax provision represents the tax effects associated with the aforementioned items.

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

QTD Adjusted EBITDA²

Three Months Ended			
September 30, 2024		September 30, 2023	
\$	130.0	\$	113.3
	30.8		32.6
	40.8		36.8
	51.3		45.5
\$	252.9	\$	228.2
	13.7		15.7
	8.2		-
	_		13.5
	_		2.3
\$	274.8	\$	259.7
		September 30, 2024 \$ 130.0 30.8 40.8 51.3 \$ 252.9 13.7 8.2	September 30, 2024 September 30, 2024 \$ 130.0 \$ 30.8 40.8 51.3 \$ \$ 252.9 \$ 13.7 8.2

- In the third quarter of 2024, we recorded \$13.7 million of transaction costs associated with the pending acquisition of Mattress Firm. Cost of sales included \$2.4 million of charges related to customer-specific inventory. Operating expenses primarily included legal and professional fees associated with the pending acquisition of Mattress Firm. In the third quarter of 2023, we recorded \$15.7 million of transaction costs primarily associated with the pending acquisition of Mattress Firm.
 In the third quarter of 2024, we recorded \$8.2 million of supply chain transition costs associated with the consolidation of certain manufacturing facilities, primarily recorded in cost of sales.
 In the third quarter of 2023, we recorded \$13.5 million of costs associated with the cybersecurity event identified on July 23, 2023.
 In the third quarter of 2023, we recorded \$2.3 million of operational start-up costs related to the capacity expansion of its manufacturing and distribution facilities in the U.S., including personnel and facility related costs.

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

TTM Adjusted EBITDA²

(in millions)	elve Months Ended mber 30, 2024
Net income	\$ 389.5
Interest expense, net	129.4
Loss on extinguishment of debt (1)	3.2
Income tax provision	105.4
Depreciation and amortization	 198.9
EBITDA	\$ 826.4
Adjustments:	
Transaction costs (2)	53.3
Fair value remeasurement (3)	11.0
Supply chain transition costs (4)	8.2
Operational start-up costs (5)	7.1
Cybersecurity event (6)	0.8
Adjusted EBITDA	\$ 906.8
Consolidated indebtedness less netted cash	\$ 2,183.6
Ratio of consolidated indebtedness less netted cash to adjusted EBITDA	2.41 times

- (1) In the trailing twelve months ended September 30, 2024, we recognized \$3.2 million of loss on extinguishment of debt associated with the refinancing of its senior secured credit facilities.
- (2)
- In the trailing twelve months ended September 30, 2024, we recognized \$53.3 million of transaction costs associated with the pending acquisition of Mattress Firm.

 In the trailing twelve months ended September 30, 2024, we recorded a fair value remeasurement of \$11.0 million related to a strategic investment in a product innovation initiative.
- Investment in a product innovation initiative. In the trailing twelve months ended September 30, 2024, we recorded \$8.2 million of supply chain transition costs associated with the consolidation of certain manufacturing facilities, primarily recorded in cost of sales.

 In the trailing twelve months ended September 30, 2024, we recognized \$7.1 million of operational start-up costs.

 In the trailing twelve months ended September 30, 2024, we recorded \$0.8 million of costs associated with the cybersecurity event identified on July 23, 2023.

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

Leverage² Reconciliation

(in millions)	September 30, 2024
Total debt, net	\$ 2,273.5
Plus: Deferred financing costs ⁽¹⁾	14.3
Total debt	2,287.8
Less: Netted cash ⁽²⁾	104.2
Consolidated indebtedness less netted cash	\$ 2.183.6

- 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, the Company has added these costs back to total debt, net as calculated per the Condensed Consolidated Balance Sheets.
 Netted cash includes cash and cash equivalents for domestic and foreign subsidiaries designated as restricted subsidiaries in the 2023 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.

