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): April 26, 2011

TEMPUR-PEDIC 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.)

1713 Jaggie Fox Way
Lexington, Kentucky 40511
(Address of principal executive offices) (Zip Code)

(800) 878-8889

(Registrant's telephone number, including area code)

N/A

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

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

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

Item 5.07 Submission of Matters to a Vote of Security Holders

- (a) Tempur-Pedic International Inc.'s (the Company) annual meeting of stockholders was held on April 26, 2011.
- (b) The name of each director elected at the meeting and a brief description of each other matter voted upon at the meeting is set forth below.

The stockholders elected all of the Company's nominees for directors; ratified the appointment of Ernst and Young as the Company's independent auditor for the year ending December 31, 2011; approved the advisory vote resolution regarding the compensation of the named executive officers as set forth in the 2011 proxy statement; and recommend that the Company hold future advisory votes on executive compensation every year.

1) Election of Directors:

		Votes
25,772 150,188	11,828	4,014,029
	11,938	4,014,029
11,128 64,722	11,938	4,014,029
04,320 71,530	11,938	4,014,029
71,495 404,255	12,038	4,014,029
47,982 27,968	11,838	4,014,029
16,507 59,343	11,938	4,014,029
14,628 61,222	11,938	4,014,029
99,848 76,002	11,938	4,014,029
84,349 91,301	12,138	4,014,029
or Against	Abstain	_
46,186 1,245,991	9,640	
	03,638 72,212 11,128 64,722 04,320 71,530 71,495 404,255 47,982 27,968 16,507 59,343 14,628 61,222 99,848 76,002 84,349 91,301 For Against	03,638 72,212 11,938 11,128 64,722 11,938 04,320 71,530 11,938 71,495 404,255 12,038 47,982 27,968 11,838 16,507 59,343 11,938 14,628 61,222 11,938 99,848 76,002 11,938 84,349 91,301 12,138 For Against Abstain

3) Advisory Vote to Approve the Compensation of Named Executive Officers as described in our proxy statement:

For	Against	Abstain	Votes
58,993,325	379,530	14,933	4,014,029

4) Advisory Vote on the Frequency of Future Executive Compensation Votes as described in our proxy statement:

1 Year	2 Years	3 Years	Abstain	Broker Non- Votes
50,227,906	483,583	8,658,836	17,463	4,014,029

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: April 28, 2011

Company Name

By: /s/ DALE E. WILLIAMS

Name: Dale E. Williams

Title: Executive Vice President and Chief Financial

Officer