TEMPUR SEALY INTERNATIONAL, INC. Form DEFA14A April 14, 2015

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 14A

Proxy Statement Pursuant to Section 14(a) of the

Securities Exchange Act of 1934

(Amendment No.)

Filed by the Registrant x

Filed by a Party other than the Registrant "

Check the appropriate box:

- " Preliminary Proxy Statement
- " Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))
- Definitive Proxy Statement
- x Definitive Additional Materials
- " Soliciting Material Pursuant to § 240.14a-12

TEMPUR SEALY INTERNATIONAL, INC.

(Name of Registrant as Specified In Its Charter)

(Name of Person(s) Filing Proxy Statement, if other than the Registrant)

Payment of Filing Fee (Check the appropriate box):

X	No f	No fee required.				
	Fee computed on table below per Exchange Act Rules 14a-6(i)(4) and 0-11.					
	(1)	Title of each class of securities to which transaction applies:				
	(2)	Aggregate number of securities to which transaction applies:				
	(3)	Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (set forth the amount on which the filing fee is calculated and state how it was determined):				
	(4)	Proposed maximum aggregate value of transaction:				
	(5)	Total fee paid:				
	Fee j	paid previously with preliminary materials.				
	whic	ck box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for the offsetting fee was paid previously. Identify the previous filing by registration statement number, or form or schedule and the date of its filing.				
	(1)	Amount previously paid:				
	(2)	Form, Schedule or Registration Statement No.:				
	(3)	Filing Party:				

(4) Date Filed:

Explanatory Note:

On or after April 13, 2015, Tempur Sealy International, Inc. will release or otherwise provide to investors an investor presentation titled The Right Board, The Right Leadership And The Right Strategy To Deliver Stockholder Value Now And Over The Long Term - Refuting H Partners Misleading Claims .

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Tempur Sealy International, Inc.
Supplemental Slides
April 14, 2015
The Right Board, The Right Leadership and The Right Strategy to Deliver Stockholder Value Now and Over The Long-Term Refuting H Partners Misleading Claims

Board and Management Team s History of Value Creation 2

Under the leadership of the current Board and management team, Tempur Sealy has consistently delivered strong results and stockholder value creation

Tempur Sealy has transformed itself into the global bedding leader and is executing a clear strategy to drive continued growth and profitability

Tempur Sealy s Board and management are steadfast in their commitment to strong corporate governance and stockholder stewardship

Your Board and management team remain keenly focused on enhancing margins and executing

a global growth

plan

and

are

confident

in

the

Company s

ability

to

deliver

on

these priorities for stockholders

Tempur Sealy has a proven Board and management team who are uniquely capable of delivering on the value creation inherent in the Company s strategy

Given Recent Misleading Claims by H Partners Regarding

Tempur Sealy, It Is Time to Present the Facts

Tempur Sealy s Board and Management are Committed to

Creating Long-Term Value for ALL Stockholders

Note:

Please refer to Forward-Looking Statements at the end of this investor presentation.

H Partners Agrees: Tempur Sealy Under Mark Sarvary
Delivering Incredible Progress
3
Despite its Personal Appreciation of Incredible Progress,
a Mere Month Later, H Partners Launched a Campaign
That Could Jeopardize This Very Progress and Dismiss the Team Driving These Outstanding Contributions
FACT: H Partners Praised Mark Sarvary s Performance in January 2015, Only Weeks Before the Start of its Public Campaign
H Partners
Claim:
Confronting
the

Facts in

2015:			
Based			

on

Three

Years

Evidence

of

Value

Destruction

by

Mr.

Sarvary

and

the

Board,

We

Have Re-Assessed Our Position

Dear Mark,

Happy New Year! Thanks for your outstanding contributions to the company. Tempur has made incredible progress over the past two years and we know how much work went into that. While the stock may not reflect this progress, we believe it s only a matter of time and that 2015 will be a great year. I hope you enjoy our annual letter and look forward to seeing you in Las Vegas!

(1)

(January 2015)

Note:

Permission to use quotes neither sought nor obtained.

Note 1:

As referenced, Mr. Sarvary met with Arik Ruchim of H Partners on January 18, 2015 at Las Vegas Market, the annual site of to Regards,

Arik

Leader in Total Shareholder Return

(1)

(Since Mark Sarvary Joined On Aug 4, 2008 to Apr 10, 2015)

+511%

+212%

Tempur Sealy

Peer Median

(4)

Tempur Sealy s Track Record of Strong and Consistent

Long-Term Results

4

Mr. Sarvary led Tempur Sealy through the recession and a significant change in competitive landscape in 2012, producing performance comparisons

to
Select
Comfort
paint
an
inaccurate
and
misleading
view
of
comparative
performance;
Select
Comfort s
share
price
hit
an
all-time
low of \$0.19 on December 19, 2008, down 97% from one year prior
We are dropping coverage of Select Comfort due to doubts regarding the company s ability to continue as a going concern.
(Wedbush Morgan Securities
December 23, 2008)
(3)
FACT:
Tempur
Sealy
Has
Realized
a
Total
Stockholder
Return
of
511%
(1)
Under
Mr.
Sarvary
and
the
Board s
Leadership.
Over
That
Same Time Period, Mattress Peers Select Comfort and Simmons Co. Entered or Appeared to be Nearing Bankruptcy
H Partners
Claim: Tempur Sealy Has Significantly Underperformed the S&P 500 Index, Mattress Sector Peers and the Company s Self-
Selected Peer Group

Track Record of Performance Under Mr. Sarvary and the Board

(200%) 0% 200% 400% 600% 800% 1000% Aug-08 Aug-09 Aug-11 Aug-11

Aug-13 Aug-14 Tempur Sealy S&P 500 Aug 4, 2008: Mr. Sarvary joins as CEO H Partners cuts off performance around this point Tremendous outperformance versus market and peers Significant change in competitive landscape Recovery and continued strong performance driven by strategic action and Sealy acquisition Significant outperformance under Mr. Sarvary Note 1: Represents performance from August 4, 2008, the date Mr. Sarvary joined as CEO, to April 10, 2015. Total shareholder return Represents performance from December 19, 2007 to December 19, 2008. Includes stock price appreciation only. Note 3: Permission to use quote neither sought nor obtained. Note 4: Peer group as outlined in Tempur Sealy Form 10-K for the year ended December 31, 2014. Mattress Firm Holding Corp. is exceeded the search of the year ended December 31, 2014. Note 5:

During 2008-2014, the Company s reported net income under U.S. generally accepted accounting principles ("GAAP") grew to be alternatives to GAAP net income or GAAP EPS. Management believes that the use of Adjusted EPS and Adjusted EBIT.

the Sealy acquisition, and (where applicable) the disposal of three U.S. innerspring component facilities, the accelerated amort

items, including income from a partial settlement of a legal dispute, and adjustment of taxes to a normalized tax rate related to

information with respect to the Company s senior secured credit facility and covenant compliance. For a reconciliation of Adj +95%

Strong Financial Performance

(2008

2014 CAGR)

+21.5%

+15.2%

+18.9%

Adj. EBITDA

(5)

Net Sales

Adj. EPS

(5)

S&P 500

```
(40%)
0%
40%
80%
Feb-04
Nov-04
Jul-05
Apr-06
Jan-07
Oct-07
Mr. Sarvary s Strong Performance at Campbell Soup North America
5
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We believe that H Partners

use of market capitalization weighted index data to compare against Campbell Soup s results excluding the International Soup & Sauces segment is flawed

H Partners

proxy for Campbell Soup North America (Campbell Soup s overall performance excluding the International Soup & Sauces s does not accurately reflect Mr. Sarvary s responsibilities

Revenue and EBIT growth in the market indices were impacted by index membership changes and M&A during the time period Index not only includes players with large international operations, but is heavily weighted towards those players (e.g. Legacy General

Mills

and

Heinz

had

_

combined

weight

of

over

50%

of

the

index

in

2007)

+23%

+42%

Campbell Soup

Peer Median

(2)

Summary Performance

Peer Breakout

(1)

Kellogg

56%

WM Wrigley

55%

Heinz

44%

Campbell Soup

42%

General Mills

40%

Dean Foods

30%

McCormick & Company

23%

Hershey

20%

Legacy Kraft Foods

15%

ConAgra Foods

11%

Tyson Foods

11%

Sara Lee

3%

FACT: As President of Campbell Soup North America, Mr. Sarvary Successfully Helped Drive Total Stockholder Returns That Outperformed Peers by ~2x

H Partners

Claim: Under Mr. Sarvary, Campbell Soup North America Significantly Underperformed Peers

Note 1

Total Shareholder Return includes stock price appreciation and dividends reinvested. Represents performance during Mr. Sarv Note 2:

Peer group represents constituents of the S&P 500 Packaged Foods Index in 2003 and 2007; ConAgra Foods, Dean Foods, Ger Composite performance represents the peer median. Excludes Campbell Soup, which was also a member of the S&P 500 Packaged Foods.

Tempur Sealy Has the Right Leadership in Place to Drive Value for All Stockholders Now and Over the Long-Term 6

Mr. Sarvary was identified as part of the Board s extensive search process Search process was overseen by a Board committee comprised of four independent directors with the assistance of leading executive search firm

Process included extensive due diligence and review of Mr. Sarvary s track record, including detailed discussion with his colleagues and former employers

Mr. Sarvary had a successful track record at Campbell Soup Company

one
that
was
well
recognized
by
management
and
came to an amicable conclusion
During tenure as president, the North America division grew sales
and earnings each year
Board unanimously concluded that Mr. Sarvary was the best person
to lead Tempur Sealy forward Tempur Sealy Board Lealed for World Class
Tempur Sealy Board Looked for World Class
Leader with Deep Retail and Consumer Experience
Experience
Mr.
Sarvary
Was
a
Clear
Choice
H Partners Voiced Strong Support for
Tempur Sealy s Leadership
In addition to its very supportive January 2015 note, H Partners
communicated:
Our businesses in North America, under Mark Sarvary's leadership,
delivered another strong performance this past year. We have good
momentum in the marketplace in our core categories of simple meals, including soup, as well as baked snacks, and vegetable-based beverages.
We are well positioned to build on this performance. I want to thank Mark
for
the
many
contributions
he
has
made
to
Campbell
and
wish
him
well in
the future
future. He
has
done
uone

an exceptional job. Douglas R. Conant, Campbell s CEO (1) (04 October 2007) JULY 2014: Congratulations on your progress in the second quarter. In particular, we were impressed by Tempur North America s growth. We know how much work went into stabilizing this segment, and we are very appreciative. Between Tempur North America s resumed growth trajectory, Sealy s continued market share gains, and an expanding international presence for both brands, the company s future is bright. Thanks for your leadership **H** Partners email to Mark Sarvary and other members of Tempur Sealy management (1) (25 July 2014) **MARCH** 2012: In 2008 Tempur-Pedic recruited a **CEO** [Mark Sarvary] who previously worked at the Campbell Soup Company, J. Crew and Nestle These managers strong consumer

and general

management backgrounds have enabled Tempur-Pedic and Select Comfort

to succeed.

H Partners

Letter to Sealy Corporation

(1)

(11 March 2012)

Note 1:

Permission to use quotes neither sought nor obtained.

Tempur Stockholders: Do Not Be Deceived by H Partners

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Only a month before its public complaints against the Company, H Partners was praising the Tempur Sealy management team

We urge all Tempur Sealy stockholders to see through

H Partners

misrepresentations

Vote to maintain the strategy and progress overseen by the Tempur Sealy Board and management team Who Do You Trust?

Protect Your Investment:

Vote FOR

Tempur Sealy s Board Nominees

Appendix 8

Year Ended
Year Ended
Adjusted EBITDA
December 31, 2008
December 31, 2014
Net income attributable to Tempur Sealy International, Inc.
\$58.9
\$108.9
Interest expense
25.1
91.9
Income taxes

48.6

64.9

Depreciation & amortization

40.8

89.7

EBITDA

\$173.3

\$355.4

Adjustments for financial covenant purposes:

Integration costs

--

40.3

Financing charges

--1.3

Loss on disposal of business

--23.2

Other income

--

(15.6)

Adjusted EBITDA

\$173.3

\$404.6

In this investor presentation and certain of its press releases and SEC filings, the Company provides information regarding adjusted earnings per share and adjusted earnings before interest, taxes, depreciation and amortization (EBITDA), which are not recognized terms under U.S. Generally Accepted Accounting Principles (GAAP) and do not purport to be alternatives to net income as a measure of operating performance or GAAP earnings per share. Because not all companies use identical calculations, these presentations may not be comparable to other similarly titled measures of other companies.

Adjusted

EPS

Management believes that the use of this non-GAAP financial measure provides investors with additional useful information with respect to the impact of various costs associated with the Sealy acquisition and the disposal of the three U.S. innerspring component facilities and the accelerated amortization of deferred financing charges for voluntary prepayment of Term A and Term B loans, other income related to certain other non-recurring items, including income from a partial settlement of a legal dispute, and adjustment of taxes to a normalized rate related to the aforementioned items and other discrete income tax events.

EBITDA/Adjusted

EBITDA

Management believes that the use of EBITDA and adjusted EBITDA provides investors with useful information with respect to the terms of the Company s senior secured credit facility and the

Company s compliance with key financial covenants. For more information regarding the types of reconciling

2014

adjustments made between these non-GAAP financial measures and the corresponding GAAP information set forth above under Reconciliation of Non-GAAP Financial Measures , please refer to the Company s SEC filings, including the Company s report on Form 8-K filed on February 5, 2015. TEMPUR SEALY INTERNATIONAL, INC. AND SUBSIDIARIES (In millions, except ratios and per common share amounts) Year Ended Year Ended Adjusted Earnings Per Share, Diluted December 31, 2008 December 31, 2014 Earnings per share, diluted (GAAP) \$0.79 \$1.75 Loss on disposal of business, net of tax 0.27 Integration costs, net of tax 0.49Financing costs, net of tax 0.05 Other income, net of tax (0.18)Adjustment of taxes to normalized rate 0.27 Tax provision related to repatriation of foreign earnings 0.15 Adjusted earnings per share, diluted \$0.94 \$2.65 Diluted shares outstanding 74.9 62.1 Reconciliation of Non-GAAP Financial Measures Note 1: Integration costs represents costs, including legal fees, professional fees and other charges to align the businesses relationships to the control of the costs of the Note 2: Financing charges represent costs incurred in connection with the amendment of our senior secured credit facility. Note 3: Loss on disposal of business represents costs associated with the disposition of the three U.S. innerspring component Note 4: Other income in

includes certain other non-recurring items, including income from a partial settlement of a legal dispute. (1) (1) (2)

(2)(3)(3)(4)(4)

Forward-Looking Statements

TEMPUR, Tempur-Pedic, TEMPUR-Cloud, TEMPUR-Choice, TEMPUR-Weightless, TEMPUR-Contour, TEMPUR-Rhapso TEMPUR-UP, TEMPUR-Neck, TEMPUR-Symphony, TEMPUR-Comfort, TEMPUR-Traditional, TEMPUR-Home, Sealy, S names or service marks of Tempur Sealy International, Inc. and/or its subsidiaries. All other trademarks, trade names and service to the service marks of Tempur Sealy International, Inc. and/or its subsidiaries.

In this investor presentation we provide or refer to certain historical information for the Company. For a more detailed discussing Company is SEC filings.

Note Regarding Historical Financial Information:

Note Regarding Trademarks, Trade Names and Service Marks:

This investor presentation contains "forward-looking statements, within the meaning of the federal securities laws, which incl Company s plans, objectives, goals, strategies and other information that is not historical information. These forward-looking relating to the Company s expectations regarding its key strategic growth initiatives, margin improvements and global growth will realize these expectations or that these beliefs will prove correct.

Numerous factors, many of which are beyond the Company's control, could cause actual results to differ materially from those investor presentation. These risk factors include risks associated with the Company s capital structure and increased debt level Company s operations and realize cost and revenue synergies and other benefits from the transaction; whether the Company v dispositions in 2014 and the acquisition of brand rights in certain international markets in 2014; general economic, financial ar as well as consumer confidence and the availability of consumer financing; changes in product and channel mix and the impac interest rates; the impact of the macroeconomic environment in both the U.S. and internationally on the Company's business see effects of changes in foreign exchange rates on the Company s reported net sales and earnings; consumer acceptance of the Co efficiency and effectiveness of the Company s advertising campaigns and other marketing programs; the Company s ability t accounts and to further penetrate the Company s retail channel, including the timing of opening or expanding within large retained. launches; the effects of consolidation of retailers on revenues and costs; the Company s ability to expand brand awareness, dis continuously improve and expand its product line, maintain efficient, timely and cost-effective production and delivery of its p investments on the Company s operations; changes in foreign tax rates and changes in tax laws generally, including the ability various pending tax audits or other tax, regulatory or litigation proceedings; changing commodity costs; and the effect of future Additional information concerning these and other risks and uncertainties are discussed in the Company's filings with the Secu without limitation, the Company's 2014 Annual Report on Form 10-K filed on February 13, 2015 with the SEC, under the head Statements" and "Risk Factors." Any forward-looking statement speaks only as of the date on which it is made, and the Compa looking statements for any reason, including to reflect events or circumstances after the date on which such statements are made unanticipated events or circumstances.

Except where the context otherwise requires, the terms we, us our or the Company refer to Tempur Sealy Internation