FEDERAL TRADE COMMISSION WASHINGTON, D.C. 20580

NOTICE OF APPEARANCE



	Many Many
CASE NAME	FILE/DOCKET NUMBER
In the Matter of Tempur Sealy International, Inc., and Mattress Firm Groul Inc.	D09433
Pursuant to Section 4.1 of the Commission's Rules proceeding the appearance of	of Practice, I (we) am (are) entering in the above
counsel supporting the complaint (Complete Items 1, 3, 4	1, and 5 below)
x counsel or representative for the respondent (Complete	tems 1, 2, 4, and 5 below)
counsel or representative for a third party (Complete Item	ns 1, 2, 4, and 5 below)
1. COUNSEL OR REPRESENTATIVE	2. RESPONDENT(S) OR THIRD PARTY(IES)
nclude the name, address, email address, and telephone number of each ounsel or representative entering an appearance in the above proceeding	Include the address and telephone numbers of all persons, partnerships, corporations, or associations on whose behalf this Notice of Appearance is being filed.
Sara Y. Razi N. Preston Miller Lindsey C. Bohl Avia Gridi Geoffrey I. Schmelkin SIMPSON THACHER & BARTLETT LLP 900 G Street NW Washington DC 20001 Telephone: (202) 636-5582 sara.razi@stblaw.com preston.miller@stblaw.com lindsey.bohl@stblaw.com avia.gridi@stblaw.com geoffrey.schmelkin@stblaw.com	Mattress Firm Group Inc. 3250 Briarpark Dr., Suite 400 Houston, TX 77042 T: (877)-384-2903
3. ASSOCIATE/ASSISTANT DIRECTOR	
4. SIGNATURE OF SENIOR COUNSEL	5. DATE SIGNED
/s/ Sara Y. Razi	7/8/2024
Return this form to: Return this form to: Room H-113 600 Pennsylva Washington, I	ania Avenue, N.W.

In the Matter of

Tempur Sealy International, Inc.

a corporation

and

Mattress Firm Group Inc.

a corporation.

DOCKET NO. 9433

STATEMENT OF GOOD STANDING PURSUANT TO 16 C.F.R. § 4.1

Pursuant to 16 C.F.R. § 4.1(d), I state that I am eligible to practice before the Commission as a member of the Bar of the District of Columbia (Bar No. 473647). As requested by 16 C.F.R. § 4.1(d), I further state that I am a member of good standing within the legal profession.

Dated: July 8, 2024 Respectfully submitted,

By: /s/ Sara Y. Razi

Sara Y. Razi

Simpson Thacher & Bartlett LLP

900 G Street NW

Washington, DC 20001 Telephone: (202) 636-5582 Email: sara.razi@stblaw.com

In the Matter of

Tempur Sealy International, Inc.

a corporation

and

Mattress Firm Group Inc.

a corporation.

DOCKET NO. 9433

STATEMENT OF GOOD STANDING PURSUANT TO 16 C.F.R. § 4.1

Pursuant to 16 C.F.R. § 4.1(d), I state that I am eligible to practice before the Commission as a member of the Bar of the District of Columbia (Bar No. 1021557). As requested by 16 C.F.R. § 4.1(d), I further state that I am a member of good standing within the legal profession.

Dated: July 8, 2024 Respectfully submitted,

By: /s/ N. Preston Miller

N. Preston Miller

Simpson Thacher & Bartlett LLP

900 G Street NW

Washington, DC 20001 Telephone: (202) 636-5822

Email: preston.miller@stblaw.com

In the Matter of

Tempur Sealy International, Inc.

a corporation

and

Mattress Firm Group Inc.

a corporation.

DOCKET NO. 9433

STATEMENT OF GOOD STANDING PURSUANT TO 16 C.F.R. § 4.1

Pursuant to 16 C.F.R. § 4.1(d), I state that I am eligible to practice before the Commission as a member of the Bar of the District of Columbia (Bar No. 1030505). As requested by 16 C.F.R. § 4.1(d), I further state that I am a member of good standing within the legal profession.

Dated: July 8, 2024 Respectfully submitted,

By: /s/ Lindsey C. Bohl

Lindsey C. Bohl

Simpson Thacher & Bartlett LLP

900 G Street NW

Washington, DC 20001 Telephone: (202) 636-5908

Email: lindsey.bohl@stblaw.com

C ---- -1 f --- D ---- --- l --- t

In the Matter of

Tempur Sealy International, Inc.

a corporation

and

Mattress Firm Group Inc.

a corporation.

DOCKET NO. 9433

STATEMENT OF GOOD STANDING PURSUANT TO 16 C.F.R. § 4.1

Pursuant to 16 C.F.R. § 4.1(d), I state that I am eligible to practice before the Commission as a member of the Bar of the District of Columbia (Bar No. 1740446). As requested by 16 C.F.R. § 4.1(d), I further state that I am a member of good standing within the legal profession.

Dated: July 8, 2024 Respectfully submitted,

By: /s/ Avia Gridi

Avia Gridi

Simpson Thacher & Bartlett LLP

900 G Street NW

Washington, DC 20001 Telephone: (202) 636-5560 Email: avia.gridi@stblaw.com

In the Matter of

Tempur Sealy International, Inc.

a corporation

and

Mattress Firm Group Inc.

a corporation.

DOCKET NO. 9433

STATEMENT OF GOOD STANDING PURSUANT TO 16 C.F.R. § 4.1

Pursuant to 16 C.F.R. § 4.1(d), I state that I am eligible to practice before the Commission as a member of the Bar of the District of Columbia (Bar No. 90001328). As requested by 16 C.F.R. § 4.1(d), I further state that I am a member of good standing within the legal profession.

Dated: July 8, 2024 Respectfully submitted,

By: /s/ Geoffrey I. Schmelkin

Geoffrey I. Schmelkin

Simpson Thacher & Bartlett LLP

900 G Street NW

Washington, DC 20001 Telephone: (202) 636-5885

Email: geoffrey.schmelkin@stblaw.com

CERTIFICATE OF SERVICE

I hereby certify that on July 8, 2024, I filed the foregoing document electronically using the FTC's E-Filing System, which will send a notification of such filing to:

April Tabor Secretary Federal Trade Commission 600 Pennsylvania Avenue, NW, Rm. H-113 Washington, D.C. 20580 electronicfilings@ftc.gov

Office of Administrative Law Judges Federal Trade Commission 600 Pennsylvania Avenue, NW, Rm. H-110 Washington, D.C. 20580

I further certify that I caused the foregoing document to be served via email to:

Allyson M. Maltas Stephen Rodger Arthur Durst Xuan (Ellen) Gong Matthew E. Joseph Laura Krachman

Noel Miller Richard Mosier Adam Pergament Amy Ritchie

Ethan D. Stevenson

Federal Trade Commission 600 Pennsylvania Ave., NW Washington, DC 20580 Telephone: (202) 326-3646

amaltas@ftc.gov srodger@ftc.gov adurst@ftc.gov xgong@ftc.gov mjoseph1@ftc.gov lkrachman@ftc.gov nmiller2@ftc.gov rmosier@ftc.gov apergament@ftc.gov aritchie@ftc.gov

estevenson1@ftc.gov

D. Bruce Hoffman

Cleary Gottlieb Steen & Hamilton LLP 2112 Pennsylvania Avenue, NW

Washington, DC 20037 Telephone: (202) 974-1500 bhoffman@cgsh.com

Counsel for Respondent Tempur Sealy International, Inc.

Counsel Supporting the Complaint

By: <u>/s/ Sara Y. Razi</u> Sara Y. Razi Dated: July 8, 2024