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):

September 26, 2017

LAWSON PRODUCTS, INC.

(Exact name of registrant as specified in its charter)

Delaware

(State or other jurisdiction of incorporation)

0-10546 (Commission File Number) 36-2229304 (I.R.S. Employer Identification No.)

8770 W. Bryn Mawr Ave., Suite 900, Chicago, Illinois

(Address of principal executive offices)

(Registrant's telephone number, including area code)

Not Applicable

(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))

[] Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

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

60631 (Zip Code)

(773) 304-5050

Item 7.01 Regulation FD Disclosure.

Lawson Products, Inc. (the "Company") has updated its Investor Presentation (the "Presentation") which is furnished as Exhibit 99.1 to this Report on Form 8-K. A copy of the Presentation is also available on the Company's website at www.lawsonproducts.com.

Item 9.01 Financial Statements and Exhibits.

(d) Exhibits:

99.1 Investor Presentation September 2017

SIGNATURES

Pursuant to the requirements of the Securities and Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

LAWSON PRODUCTS, INC.

(Registrant)

Date: September 26, 2017

By: /s/ Ronald J. Knutson

Name: Ronald J. Knutson

Title: Executive Vice President, Chief Financial Officer, Treasurer and Controller

EXHIBIT INDEX

Exhibit Number <u>99.1</u> Description

Investor Presentation September 2017

LAWSON Products



Lawson Products, Inc.

"Safe Harbor" Statement under the Securities Litigation Reform Act of 1995:

This presentation contains certain forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995 that involve risks and uncertainties. The terms "may," "should," "could," "anticipate," "believe," "continues," "estimate," "expect," "intend," "objective," "plan," "potential," "project" and similar expressions are intended to identify forward-looking statements. These statements are not guarantees of future performance and involve risks, uncertainties and assumptions that are difficult to predict. These statements are based on management's current expectations, intentions or beliefs and are subject to a number of factors, assumptions and uncertainties that could cause actual results to differ materially from those described in the forward-looking statements. Factors that could cause or contribute to such differences or that might otherwise impact the business include: failure to retain a talented workforce including productive sales representatives; the inability of management to successfully implement strategic initiatives; failure to manage change; the ability to adequately fund our operating and working capital needs through cash generated from operations; the ability to meet the covenant requirements of our line of credit; disruptions of the Company's information and communication systems; the effect of general economic and market conditions; inventory obsolescence; work stoppages and other disruptions at transportation centers or shipping ports; changing customer demand and product mixes; increases in commodity prices; violations of environmental protection regulations; a negative outcome related to tax matters; and, all other factors discussed in the Company's "Risk Factors" set forth in its Annual Report on Form 10-K for the year ended December 31, 2016.

The Company undertakes no obligation to update any such factors or to publicly announce the results of any revisions to any forward-looking statements contained herein whether as a result of new information, future events or otherwise.

ANNIVERSARY 65 YEARS ESTABLISHED 1952

Lawson Products: At a Glance

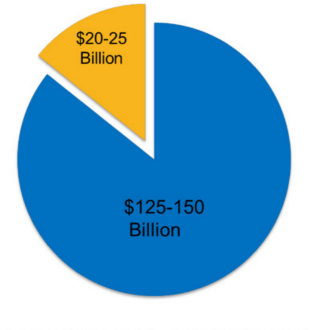
- Leading service based provider of consumables in MRO market
- Serves industrial, commercial, institutional and government markets in all 50 states, Canada, Mexico, Puerto Rico and the Caribbean
- · Headquartered in Chicago, IL
 - Strategically located distribution centers
 - Workforce ~1,600 (~ 1,000 sales reps)
- · Supplies a comprehensive line of products to the MRO marketplace
- VMI and private label drives high gross margins



Competitive Advantages and Differentiators

"Not the Typical MRO Distributor"

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Broad Based MRO Market Service Based VMI Market

What differentiates Lawson:

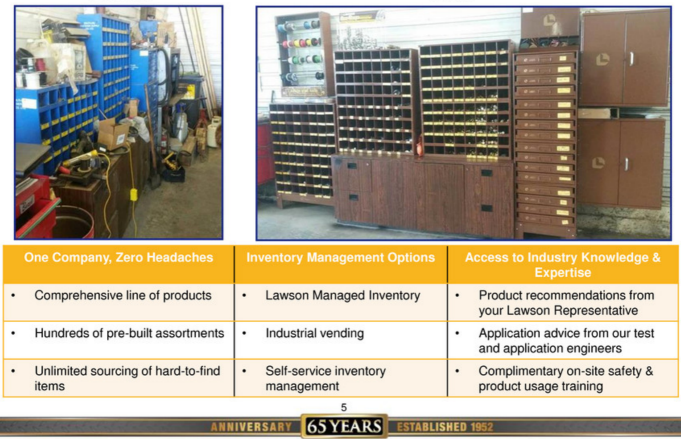
- Service intensive "high touch" value proposition
- Vendor managed inventory or "keep fill"
- Deep product knowledge
- Broad geographic sales and service coverage throughout the US and Canada
- Leverage investments in sales team, facilities and technology to enable outstanding customer service
- Lowest total cost

Our Commitment to our 70,000 Customers

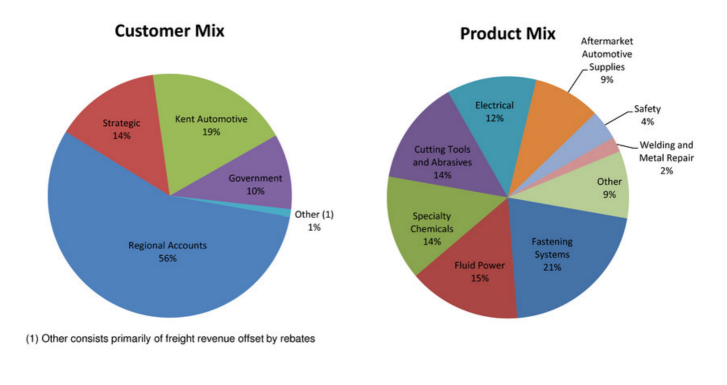
High touch service and technical expertise drives customer relationships

Before

After



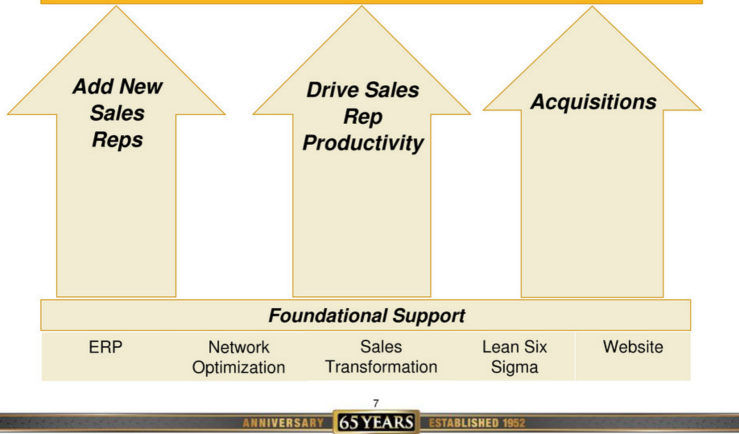
Customer and Product Profile



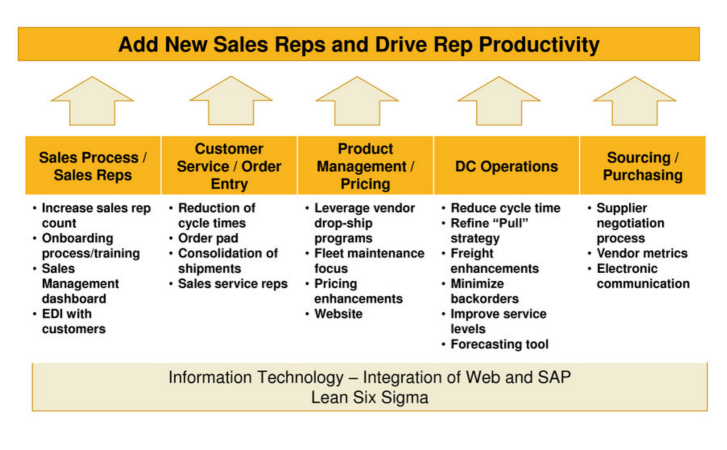


Lawson Growth Strategy

Sales Growth Driven By

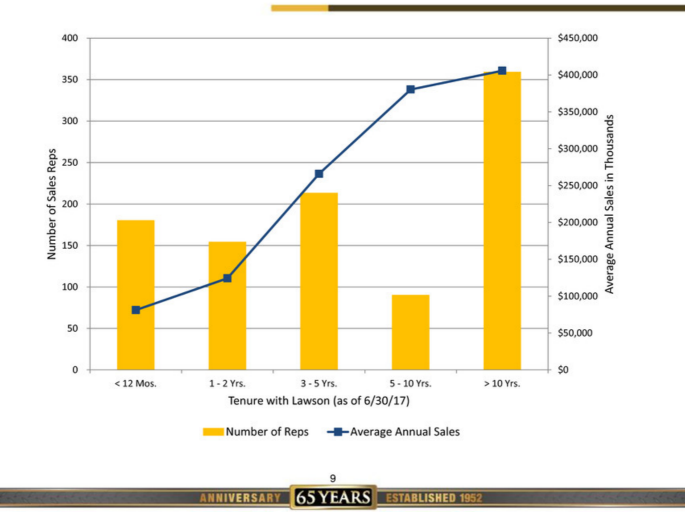


2017 Focus: Actions Across the Value Chain Driving Growth





Longer Sales Rep Tenure Drives Rep Productivity



Financial Highlights for Second Quarter 2017

- Sales increased 8.2% YOY
- Strong gross margins Consistently over 60%

Adjusted EBITDA margin improving

- ✓ 6.0% in Q2 2017 v. 4.2% in Q2 2016 and 3.8% in Q1 2017
- Continued investment in new sales reps
- ✓ Cost control measures in place

Continued expansion through acquisitions

- ✓ Three acquisitions completed in 2016
- ✓ Contributed 1.3% of the increase in Q2 2017 sales YOY

Strong balance sheet

- ✓ Available cash of \$11 million at the end of Q2
- Significant capital investments completed to support growth

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✓ \$40 million credit facility in place

Lawson Products: Poised for Growth

- Foundational Investments Completed
- Operational Excellence
- Leverage Current Infrastructure
- Continued Sales Force Expansion
- Large Fragmented Market



For More Information

Contact:

Ronald J. Knutson EVP, CFO Investor Relations (773) 304-5665 ron.knutson@lawsonproducts.com

And see our Website at <u>http://www.lawsonproducts.com/company-info/investor-relations.jsp</u>



Appendices



Significant Activities

August 2011	>Implemented SAP
October 2011	
	Commenced construction of new McCook, III distribution center
May 2012	Relocated corporate headquarters
June 2012	Restructured senior team. Announced \$20M cost savings plan
August 2012	 Transitioned packaging facility to McCook, III distribution center Entered into new five-year \$40M credit facility
October 2012	 Announced new CEO and President, Michael G. DeCata Consolidated Vernon Hills distribution center into McCook, III
November 2012	Rolled out new website to existing web customers
December 2012	Completed transition of U.S. independent agents to employees
April 2013	➢ Roll-out of new website to new web customers
April/May 2013	➤McCook DC begins to ship customer orders
November 2013	> Entered into sub-lease of headquarters space to generate \$2.9M of future cash savings
December 2013	Ended year with over 800 sales reps – First increase in 8 years
February 2014	Closed on Automatic Screw Machine Products sale for net proceeds of \$12.1M
June 2014	> Entered into sale-leaseback of Reno distribution facility for net proceeds of \$8.3M
December 2014	➤Ended year with over 900 sales reps
February 2015	≻Held North American sales meeting
September 2015	Completed West Coast Fasteners acquisition
March 2016	Completed Perfect Products of Michigan acquisition
May 2016	Completed F. B. Feeney acquisition
June 2016	Expanded sales team to over 1,000 sales reps
September 2016	Extended credit facitlity to August, 2020
November 2016	Completed Mattic Industries acquisition
March 2017	Consolidated Fairfield, NJ distribution operations into McCook, III and Suwanee, GA
May 2017	➢Sold Fairfield, NJ distribution center for a gain of \$5.4M
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Non GAAP Reconciliation of Adjusted EBITDA to Sales Percentage

The Company reports its financial results in accordance with U.S. generally accepted accounting principles (GAAP). However, the Company's management believes that certain non-GAAP financial measures may provide users of this financial information additional meaningful comparisons between current results and results in prior operating periods. Management believes that these non-GAAP financial measures can provide additional meaningful reflection of underlying trends of the business because they provide a comparison of historical information that excludes certain non-operational, non-recurring or intermittently recurring items that impact the overall comparability. See the table below for supplemental financial data and corresponding reconciliations to GAAP financial measures for quarterly adjusted EBITDA as a percentage of net sales. Non-GAAP financial measures should be viewed in addition to, and not as an alternative for, the Company's reported results prepared in accordance with GAAP.

(\$ in thousands)	<u>Q2 2015</u>	<u>Q3 2015</u>	<u>Q4 2015</u>	<u>Q1 2016</u>	<u>Q2 2016</u>	<u>Q3 2016</u>	<u>Q4 2016</u>	<u>Q1 2017</u>	Q2 2017
Net Sales	\$ 70,726	\$ 70,243	\$ 64,961	\$ 69,711	\$ 69,348	\$ 70,199	\$ 67,315	\$ 74,617	\$ 75,006
Operating Income (Loss)	3,243	2,810	(2,985)	1,169	29	2,389	(5,044)	712	7,891
Depreciation & Amortization	2,126	2,119	2,202	2,187	2,226	1,973	1,680	1,705	1,644
EBITDA	5,369	4,929	(783)	3,356	2,255	4,362	(3,364)	2,417	9,535
<u>Excluded Costs</u> Severance Stock Based Compensation (Benefit) Loss/(Gain) on Disposal of Property Remediation expense	50 971 - -	372 (30) (2)	280 1,693 9 931	204 (1,217) -	143 515 -	367 (630) - -	1,662 3,801 - -	465 (30) -	(9) 415 (5,422)
Adjusted EBITDA	\$ 6,390	\$ 5,269	\$ 2,130	\$ 2,343	\$ 2,913	\$ 4,099	\$ 2,099	\$ 2,852	\$ 4,519
Adjusted EBITDA % of Sales	9.0%	5 7.5%	5 <i>3.3%</i> 15		6 4.2%	5.8%	3.1%	6 3.8%	6.0%

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Quarterly Results

	(Dollars in thousands) Three Months Ended									
	Jun. 30 2017		Mar. 31 2017		Dec. 31 2016		Sep. 30 2016		Jun. 30 2016	
Number of business days		64		64		60		64		64
Average daily net sales	\$	1,172	\$	1,166	\$	1,122	\$	1,097	\$	1,084
Sequential quarter increase (decrease)		0.5%		3.9%		2.3%		1.2 %		(0.5)%
Average active sales rep. count		981		990		1,007		1,007		981
Period-end active sales rep. count		987		979		1,009		1,006		1,020
Sales per rep. per day	\$	1.195	\$	1.178	\$	1.114	\$	1.089	\$	1.105
Sequential quarter increase (decrease)		1.4%		5.7%		2.3%		(1.4)%		(3.7)%
Net sales	\$	75,006	\$	74,617	\$	67,315	\$	70,199	\$	69,348
Gross profit		45,141		44,879		40,504		42,573		42,526
Gross profit percentage		60.2%		60.1%		60.2%		60.6%		61.3%
Selling, general & administrative expenses	\$	42,672	\$	44,167	\$	45,548	\$	40,184	\$	42,497
Gain on sale of property	_	(5,422)	_		_		_		_	
	_	37,250	-	44,167		45,548	_	40,184	-	42,497
Operating income (loss)	\$	7,891	\$	712	\$	(5,044)	\$	2,389	\$	29

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Consolidated Balance Sheet

		June 30, 2017	December 31, 2016		
ASSETS					
Current assets:					
Cash and cash equivalents	\$	11,123	\$	10,421	
Restricted cash		800		800	
Accounts receivable, less allowance for doubtful accounts		35,017		30,200	
Inventories, net		42,373		42,561	
Miscellaneous receivables and prepaid expenses		3,492		3,788	
Total current assets	~	92,805		87,770	
Property, plant and equipment, net		27.547		30,907	
Cash value of life insurance		10,443		10,051	
Goodwill					
Deferred income taxes		5,681		5,520	
Other assets		20		20	
Total assets	s	934	s	1,039	
LIABILITIES AND STOCKHOLDERS' EQUITY					
Current liabilities:					
Revolving line of credit			s		
Accounts payable	\$	-	\$	841	
Accrued expenses and other liabilities		7,206		11,30	
Total current liabilities		26,050		27,28	
		33,256		39,43	
Security bonus plan		13,427		14,21	
Financing lease obligation		6,998		7.54	
Deferred compensation		5,026		4,830	
Deferred rent liability		3,637		3,676	
Other liabilities		4,388		4,47	
Total liabilities		66,732		74,174	
Stockholders' equity:					
Preferred stock, \$1 par value:					
Authorized - 500,000 shares, issued and outstanding - None					
Common stock, \$1 par value:		—		-	
Authorized - 35,000,000 shares Issued - 8,907,639 and 8,864,929 shares, respectively Outstanding - 8,874,365 and 8,832,623 shares, respectively					
Capital in excess of par value		8,908		8,865	
Retained earnings		11,843		11,058	
Treasury stock - 33,274 and 32,306 shares, respectively		49,895		41,943	
Accumulated other comprehensive income (loss)		(711)		(691	
Total stockholders' equity		763		(39	
Total liabilities and stockholders' equity	5	70,698	¢	61,133	
17	2	137,430		133,30	
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