UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 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 reporte	ed): May 9, 2025
	InfuSystem Holdings, In (Exact name of registrant as specified in	
Delaware (State or other jurisdiction of incorporation or organization)	001-35020 (Commission File Number)	20-3341405 (I.R.S. Employer Identification Number)
	3851 West Hamlin Road Rochester Hills, Michigan 483	09
	(Address of principal executive offices)	(Zip Code)
	(248) 291-1210	
	(Registrant's telephone number, including	g area code)
	Not Applicable	
(Former Name or Former Address, if Changed S	Since Last Report)
Written communications pursuant to Rule 42 Soliciting material pursuant to Rule 14a-12 u Pre-commencement communications pursuan Pre-commencement communications pursuan	5 under the Securities Act (17 CFR 230.425) nder the Exchange Act (17 CFR 240.14a-12) nt to Rule 14d-2(b) under the Exchange Act (17 nt to Rule 13e-4(c) under the Exchange Act (17	7 CFR 240.14d-2(b)) 7 CFR 240.13e-4(c))
Title of Each Class	Trading Symbol(s)	Name of Each Exchange on which Registered
		NYSE American LLC
ecurities Exchange Act of 1934 (§240.12b-2 of the thereing growth company \Box an emerging growth company, indicate by chec	his chapter). k mark if the registrant has elected not to use	
	Delaware (State or other jurisdiction of incorporation or organization) he appropriate box below if the Form 8-K filing Written communications pursuant to Rule 42 Soliciting material pursuant to Rule 14a-12 u Pre-commencement communications pursuant Pre-commencement communications pursuant So Title of Each Class Common Stock, par value \$.0001 per share licate by check mark whether the registrant is an ecurities Exchange Act of 1934 (§240.12b-2 of the terging growth company an emerging growth company, indicate by check	InfuSystem Holdings, In (Exact name of registrant as specified in Delaware (State or other jurisdiction of incorporation or organization) 3851 West Hamlin Road Rochester Hills, Michigan 483 (Address of principal executive offices) (248) 291-1210 (Registrant's telephone number, including Not Applicable (Former Name or Former Address, if Changed 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 240.14a-12) Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.14a-12) Title of Each Class Trading Symbol(s) Triding Symbol(s) Title of Each Class Trading Symbol(s) Title of Each Class Trading Symbol(s) INFU Incommon Stock, par value \$.0001 per share Inserting growth company as defined in Rule eccurities Exchange Act of 1934 (§240.12b-2 of this chapter).

Item 7.01 - Regulation FD Disclosure

InfuSystem Holdings, Inc. (the "Company") hereby furnishes the information set forth in the Investor Presentation dated May 9, 2025, which is attached hereto as Exhibit 99.1.

The information furnished in this Item 7.01 — "Regulation FD Disclosure" of this Current Report on Form 8-K and the Investor Presentation attached hereto as Exhibit 99.1 shall not be deemed "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934, as amended, or otherwise subject to the liabilities of such section, and shall not be deemed to be incorporated by reference into the filings of the Company under the Securities Act of 1933, as amended, or the Securities Exchange Act of 1934, as amended

Item 9.01 - Financial Statements and Exhibits

(d) Exhibits

Exhibit No. Description

99.1 InfuSystem Holdings, Inc. Investor Presentation dated May 9, 2025

104 Cover Page Interactive Data File (embedded within the Inline XBRL document)

SIGNATURE

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.

INFUSYSTEM HOLDINGS, INC.

By: /s/ Barry Steele

Barry Steele

Chief Financial Officer

Dated: May 9, 2025



InfuSystem

SAFE. SMART. TRUSTED."

Helping People Live Longer and Healthier Lives

Investor Presentation

May 9, 2025 | (NYSE American: INFU)

Forward-Looking Statements / Non-GAAP Measures

Forward-Looking Statements

Certain statements contained in this presentation are forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended, such as statements relating to future actions, our share repurchase program and capital allocation strategy, business plans, strategic partnerships, growth initiatives, objectives and prospects, future operating or financial performance, guidance and expected new business relationships and the terms thereof (including estimated potential revenue under new or existing contracts). The words "believe," "may," "will," "estimate," "continue," "anticipate," "intend," "should," "plan," "goal," "expect," "strategy," "future," "likely," variations of such words, and other similar expressions, as they relate to the Company, are intended to identify forward-looking statements. Forward-looking statements are subject to factors, risks and uncertainties that could cause actual results to differ materially, including, but not limited to, our ability to successfully execute on our growth initiatives and strategic partnerships, our ability to enter into definitive agreements for the new business relationships on expected terms or at all, our ability to generate estimated potential revenue amounts under new or existing contracts, our dependence on estimates of collectible revenue, potential litigation, changes in third-party reimbursement processes, changes in law, global financial conditions and recessionary risks, rising inflation and interest rates, supply chain disruptions, systemic pressures in the banking sector, including disruptions to credit markets, the Company's ability to remediate its previously disclosed material weakness in internal control over financial reporting, contributions from acquired businesses or new business lines, products or services and other risk factors disclosed in the Company's most recent annual report on Form 10-K and, to the extent applicable, quarterly reports on Form 10-Q. Our strategic partnerships are subject to similar factors, risks and uncertainties. All forward-looking statements made in this presentation speak only as of the date hereof. InfuSystem does not undertake any obligation to update any forward-looking statements to reflect future events or circumstances, except as required by law.

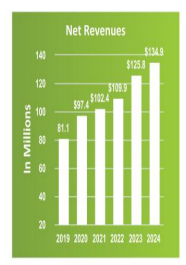
Non-GAAP Measures

This presentation contains information prepared in conformity with GAAP as well as non-GAAP financial information. The Company believes that the non-GAAP financial measures presented in this presentation provide useful information to the Company's management, investors and other interested parties about the Company's operating performance because they allow them to understand and compare the Company's operating results during the current periods to the prior year periods in a more consistent manner. This non-GAAP information should be considered by the reader in addition to, but not instead of, the financial statements prepared in accordance with GAAP, and similarly titled non-GAAP measures may be calculated differently by other companies. The Company calculates those non-GAAP measures by adjusting for nonrecurring or non-core items that are not part of the normal course of business and that the Company's management does not believe will have similar comparable year-over-year items. A reconciliation of those measures to the most directly comparable GAAP measures is provided in Appendix A of this presentation.



Investment Highlights

39-Year History | Long-Term Blue Chip Customer Base







Six Consecutive Years of Record Revenue

- Revenue CAGR: 12%
- Adjusted EBITDA CAGR: 11%

2024 Adjusted EBITDA: \$25.3M

Business Generates Substantial Annual Cash Flow

\$20.5M - 2024 Cash Flow Provided by Operations

Solid Balance Sheet to Support Growth*

- Net Leverage Ratio: 0.98x
- Debt/Equity Ratio: 0.89x

Medical Equipment Assets*: ~\$110M

NOLs: ~\$14.4M

*Data as of March 31, 2025, unless otherwise noted



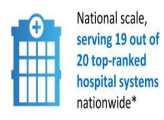
Business Highlights



A leading provider of medical equipment and patient services powered by a 100K+ device fleet in the U.S. and Canada



Nearly four decades of experience, built on existing Oncology therapy model and now rapidly expanding into multiple therapies



Participating in-network provider in more than 800 health insurance networks covering over 96% of the U.S. population, serving over 2,450 sites of care



Serving nearly 5,000 customer locations



Seven major service areas in the U.S. and Canada with more than 500 employees

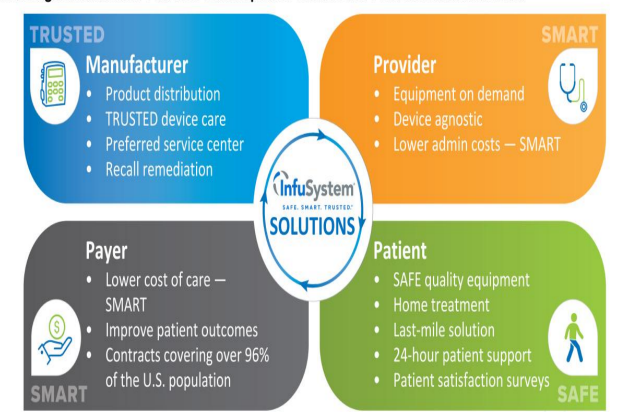


*Source: Newsweek, World's Best Hospitals 2024



Providing Solutions To Manage the Device Throughout the Treatment Cycle

Device-Agnostic Services Platform That Improves Health Care Processes and Outcomes



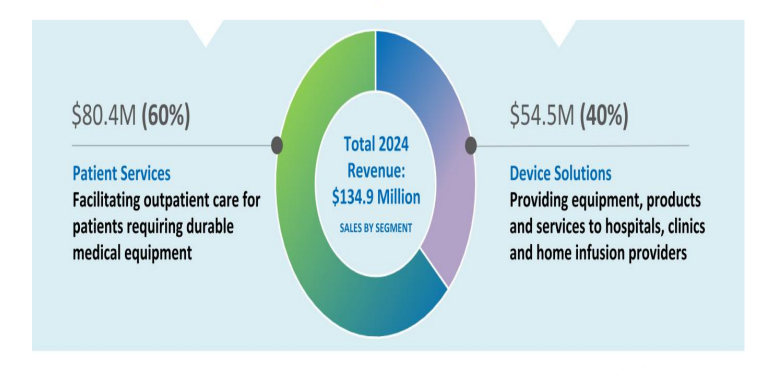


Patient Services

 Oncology
 Pain Management Wound Care

Device Solutions

 Biomedical Services
 Consumables Inventory Management
 Sales, Rentals
 Leasing



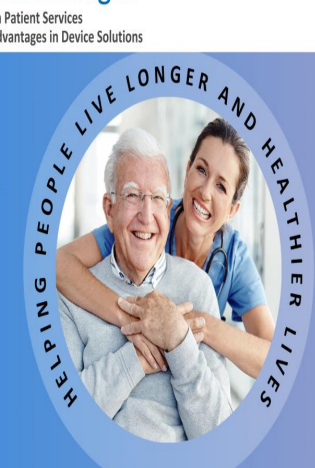


Competitive Advantages

- Significant Barriers to Entry in Patient Services
- Service-Based Competitive Advantages in Device Solutions

Patient Services

- 800+ national payer contracts covering over 96% of U.S. population
- Focused and scalable revenue cycle management team
- 24/7 clinical hotline
- Device agnostic



Device Solutions

- White Glove Concierge approach
- 7 facilities serving U.S. and Canada
- More than 200 biomedical technicians
- Extensive repair capabilities and expertise
- ISO 9001/13485 certified

(InfuSystem)

Patient Services

Unique High-Service Platform, Third-Party Payer Model INFU Is Paid by the Patient's Insurance Provider



- Oncology (Core Business) Is Profitable and Stable
- Growth Opportunities Are Pain Management and Wound Care

InfuSystem'

Device Solutions

Traditional Medical Distribution, Direct Payer Model INFU Is Paid Directly by the Hospital/Clinic/Home Care Provider



- Device Solutions (Core Business) Is Stable and Growing
 - Growth Opportunity Is Biomedical Services



Managing the Device Throughout the Treatment Cycle

Connecting and Enhancing Processes for Key Stakeholders To Solve Complex Problems



High-Value Health Care Services Platform

Specialized Skills We Developed for Oncology Now Being Leveraged in New Therapies and Partnerships

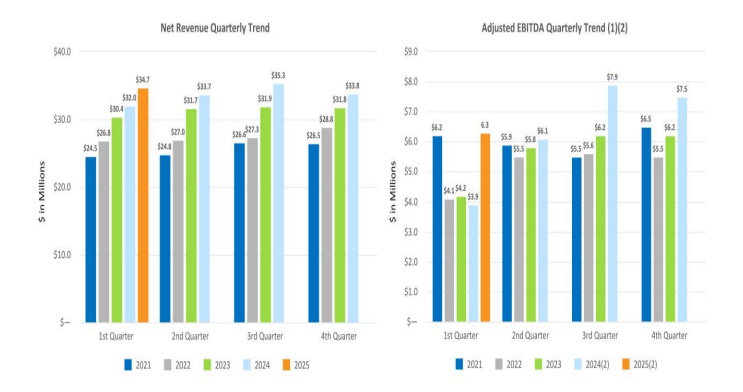
CinfuSystem'	Product/Device Manufacturers	Health Care Providers	Patients	Payers
We Provide SOLUTIONS	DISTRIBUTION	EQUIPMENT ON DEMAND	IMPROVED OUTCOMES	LOWER COSTS
Enhanced Technologies	Customized Data Dashboards	Custom Integrations	Advanced Device Technologies	Seamless Integrations
Unique Capabilities	ISO 9001 Certified ISO 13485 Certified	Third-Party Payer Model	Case Management	Decades of Know-How
Efficient National Scale	Logistics & Warehouses	Inventory Management	24/7 Patient Support	800+ Payer Contracts

(InfuSystem)

InfuSystem's Unique Capabilities Are in High Demand



Quarterly Trends



(1) See Appendix A.

(2) Includes \$0.7M spent in 2024 the replacement of our main enterprise resource planning ("ERP") application, and an estimated \$2.5M spent in

2025. Expected completion in 2026.

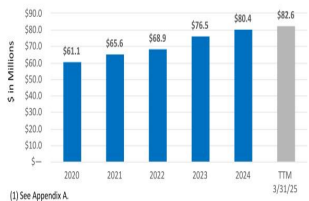


Annual Financial Performance



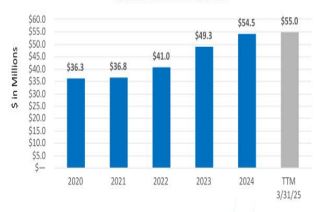


Patient Services Net Revenues



(2) Includes \$0.7M spent in 2024 the replacement of ERP application, and an estimated \$2.5M spent in 2025. Expected completion in 2026.

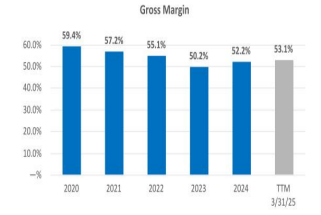
Device Solutions Net Revenues



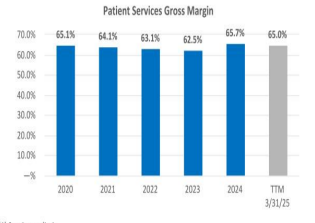
*2020 includes favorable COVID-19 impact on Net Revenue and AEBITDA. *Estimates as of 5/8/2025

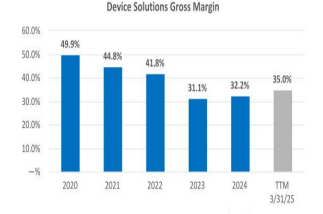


Annual Margin Performance









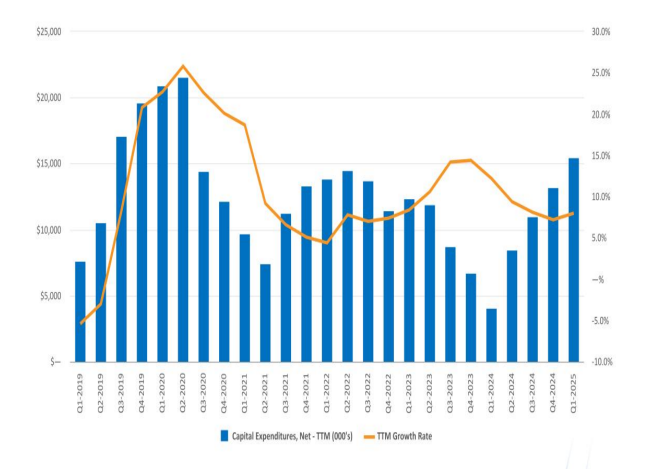
(1) See Appendix A. (2) Includes \$0.7M spent in 2024 the replacement of ERP application, and an estimated \$2.5M spent in 2025. Expected completion in 2026.

*2020 includes favorable COVID-19 impact on AEBITDA. *Estimates as of 5/8/2025



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Capital Expenditures & Revenue Growth – TTM

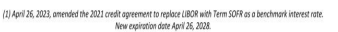


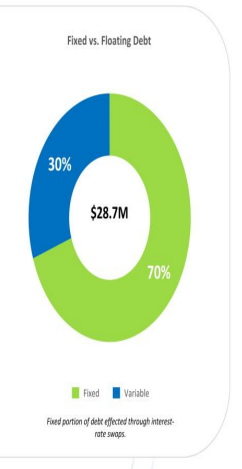


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Balance Sheet Highlights

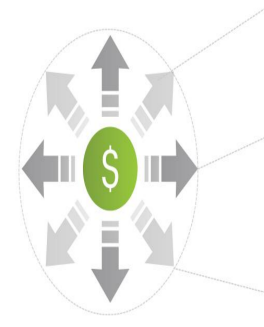
potal Long-Term Debt 1 \$28.7 et Leverage Ratio 0.98x ebt/Equity Ratio 0.89x otal Available Liquidity \$47.6 esh Provided by Operations (TTM) \$21.9 esh (Designed for low cash levels) \$1.5	\$ in Millions	As of March 31, 2025
et Leverage Ratio 0.98x ebt/Equity Ratio 0.89x otal Available Liquidity \$47.6 ash Provided by Operations (TTM) \$21.9 ash (Designed for low cash levels) \$1.5	Equity	\$55.1
ebt/Equity Ratio 0.89x otal Available Liquidity \$47.6 ash Provided by Operations (TTM) \$21.9 ash (Designed for low cash levels) \$1.5	Total Long-Term Debt ¹	\$28.7
ash (Designed for low cash levels) \$47.6 \$47.6 \$21.9 \$1.5	Net Leverage Ratio	0.98x
ash Provided by Operations (TTM) \$21.9 ash (Designed for low cash levels) \$1.5	Debt/Equity Ratio	0.89x
ash (Designed for low cash levels) \$1.5	Total Available Liquidity	\$47.6
	ash Provided by Operations (TTM)	\$21.9
1	Cash (Designed for low cash levels)	\$1.5
orking Capital \$17.8	Working Capital	\$17.8
OLs \$14.4	NOLs	\$14.4







Capital Allocation Priorities





Investments to Drive Organic Growth Initiatives

- **Device Solutions Biomedical Services**
- Patient Services SI Health Care Technologies



Reduce Debt Levels

- **Ongoing Financial Flexibility**
- Maintain Leverage at 1.5x 2.0x



Share Repurchase - Opportunistic

- \$20M Stock Repurchase Program Renewed May 20, 2024, Expires on June 30, 2026
- Purchased \$4.1 M of shares as of March 31, 2025
- Purchased \$6.2 M of shares Under Previous Program*

*Previous Authorization Was from June 30, 2021 to May 20, 2024



Corporate Priorities



Maintain Solid Core Business in Oncology and Device Solutions



Drive Major Growth Initiatives - Biomedical and Wound Care



Continuous Process Enhancements to Boost Net Margins; Sustain Optimal **CapEx Efficiency**



Balance Investment/Growth Initiatives With Improving AEBITDA and **Cash Flow**



Appendix A GAAP to NON-GAAP Reconciliation

NET INCOME TO ADJUSTED EBITDA: Twelve Months Ended December 31,					Three Months Ended March 31,						
(in thousands)		2021		2022	2023		2024		2024		2025
GAAP net income (loss)	\$	1,420	\$	18	\$ 872	\$	2,345	\$	(1,112)	\$	(267)
Adjustments:											
Interest expense		1,377		1,402	2,170		1,777		456		336
Income tax (benefit) provision		(163)		112	979		2,714		(186)		520
Depreciation		10,363		10,866	11,518		11,508		2,652		3,072
Amortization		4,262		2,494	990		991		248		248
Non-GAAP EBITDA	\$	17,259	\$	14,892	\$ 16,529	\$	19,335	\$	2,058	\$	3,909
Stock compensation costs		6,404		3,825	4,074		4,460		1,057		1,108
Medical equipment reserve and disposals (1)		194		1,162	1,501		573		(104)		222
Acquisition costs		154		_	-		_		_		_
SOX readiness costs		199		110	_		_		-		-
Management reorganization/transition costs (2)		49		633	72		108		108		1,028
Cooperation Agreement payment and associated legal expenses		<u> 11</u>		_	16		649		649		
Certain other non-recurring costs		(210)		123	174		175		89		56
Non-GAAP Adjusted EBITDA	\$	24,049	\$	20,745	\$ 22,366	\$	25,300	\$	3,857	\$	6,323
Business Application ("ERP") Upgrade Investment (3)	\$	_	\$	-	\$ -	\$	-	\$	_	\$	466

⁽¹⁾ Amounts represent a non-cash expense recorded to adjust the reserve for missing medical equipment and/or the disposal of medical equipment and is being added back due to its similarity to depreciation.



⁽²⁾ Includes severance compensation for the outgoing CEO totaling \$1.0 million for the period ending March 31, 2025.

⁽³⁾ Represents expenses associated with a project to upgrade the Company's information technology and business applications including a replacement of our ERP application. The project was launched during the second quarter of 2024 and is expected to be completed during the first quarter of 2026. Amounts are included in GAAP net income and have not been added back in the measurement of Non-GAAP Adjusted EBITDA.