

patterns or information technology systems and communications, Legal and Regulatory, and the third parties. We do business with, compliance with applicable domestic and international laws, regulations and ethical standards, minimum wage, employment and tax, information security and privacy, consumer credit and environmental regulations and the outcome of any claims, litigation and regulatory investigations and resolution of such matters, the impact of changes in policy or laws relating to consumer credit, the current regulatory environment, the financial system and tax reforms, the impact of accounting rule and regulation changes, or our interpretation of the changes, or changes in underlying assumptions, estimates or judgments. These and other factors, including those factors we discuss in Part II, Item 1A. Risk Factors, could affect our financial results and cause our actual results to differ materially from any forward-looking information we may provide. Given these risks, uncertainties and other factors, undue reliance should not be placed on these forward-looking statements. Also, these forward-looking statements represent our estimates and assumptions only as of the date of this filing, and these estimates and assumptions may prove to be incorrect. This Quarterly Report on Form 10-Q should be read completely and with the understanding that our actual future results may be materially different from what we expect. We hereby qualify our forward-looking statements by these cautionary statements. Except as required by law, we assume no obligation to update these forward-looking statements publicly, or to update the reasons actual results could differ materially from those anticipated in these forward-looking statements, even if new information becomes available in the future. All references to "we," "us," "our," "the Company" or "Nordstrom, Inc." and its subsidiaries. On March 2, 2023, Nordstrom Canada commenced a wind-down of its business operations (see Note 1: Basis of Presentation in Part I) and as of this date, Nordstrom Canada was deconsolidated from Nordstrom, Inc.'s financial statements. Nordstrom Canada results prior to March 2, 2023 are included in the Company's Condensed Consolidated Financial Statements. Table of Contents In addition, statements that we believe and similar statements reflect our beliefs and opinions on the relevant subject. These statements are based upon information available to us as of the filing date of this Quarterly Report on Form 10-Q, and while we believe such information forms a reasonable basis for such statements, such information may be limited or incomplete, and our statements should not be read to indicate that we have conducted an exhaustive inquiry into, or review of, all potentially available relevant information. These statements are inherently uncertain and investors are cautioned not to unduly rely upon these statements. The content of any websites and materials named, hyperlinked or otherwise referenced in this Quarterly Report on Form 10-Q are not incorporated by reference into this Quarterly Report on Form 10-Q or in any other report or document we file with the SEC, and any references to such websites and materials are intended to be inactive textual references only. The information on these websites is not part of this Quarterly Report on Form 10-Q. DEFINITIONS OF COMMONLY USED TERMS Term Definition 2023 Annual Report Annual Report on Form 10-K filed on March 19, 2024 Adjusted EPS Adjusted earnings (loss) per diluted share (a non-GAAP financial measure) Adjusted ROIC Adjusted return on invested capital (a non-GAAP financial measure) ASU Accounting Standards Update CCA Companies' Creditors Arrangement Act Digital sales Sales conducted through a digital platform such as our websites or mobile apps. Digital sales may be self-guided by the customer, as in a traditional online order, or facilitated by a salesperson using a virtual styling or selling tool. Digital sales may be delivered to the customer or picked up in our Nordstrom stores, Nordstrom Rack stores or Nordstrom Local service hubs. Digital sales also includes a reserve for estimated returns. EBIT Earnings (loss) before interest and income taxes EBIT margin Earnings (loss) before interest and income taxes as a percent of net sales EBITDA Earnings (loss) before interest, income taxes, depreciation and amortization EBITDA Earnings (loss) before interest, income taxes, depreciation, amortization and rent, as defined by our Revolver covenant EPS Earnings (loss) per share ESP Employee Stock Purchase Plan Exchange Act Securities Exchange Act of 1934, as amended FASB Financial Accounting Standards Board Third quarter of 2024 13 fiscal weeks ending February 2, 2024 Third quarter of 2023 13 fiscal weeks ending October 28, 2023 Fiscal year 2024 52 fiscal weeks ending February 1, 2025 Fiscal year 2023 53 fiscal weeks ending February 3, 2024 GAAP U.S. generally accepted accounting principles GMV Gross merchandise value Gross profit Net sales less cost of sales and related buying and occupancy costs Leverage Ratio The sum of our funded debt and operating lease liabilities divided by the preceding twelve months of Adjusted EBITDA as defined by our Revolver covenant Term Definition MD&A Management's Discussion and Analysis of Financial Condition and Results of Operations NAV Net asset value Nordstrom Nordstrom.com, Nordstrom U.S. stores and Nordstrom Local. Nordstrom also included Canada operations prior to March 2, 2023, inclusive of Nordstrom.ca, Nordstrom Canadian stores and Nordstrom Rack Canadian stores, and ASOS | Nordstrom prior to December 2023. Nordstrom Canada Nordstrom Canada Retail, Inc., Nordstrom Canada Holdings, LLC and Nordstrom Canada Holdings II, LLC Nordstrom Local Nordstrom Local service hubs, which offer order pickups, returns, alterations and other services Nordstrom Rack Nordstrom Rack.com, Nordstrom Rack U.S. stores and Last Chance clearance stores The Nordy Club Our customer loyalty program NYSE New York Stock Exchange Operating Lease Cost Fixed rent expense, including fixed common area maintenance expense, net of developer reimbursement amortization Property incentives Developer and vendor reimbursements PSU Performance share unit Revolver Senior revolving credit facility Rights Plan Our limited-duration Shareholder Rights Agreement adopted by the Board of Directors ROU asset Operating lease right-of-use asset RSU Restricted stock unit SEC Securities and Exchange Commission SG&A Selling, general and administrative expenses Supply Chain Network Fulfillment centers that primarily process and ship orders to our customers, distribution centers that primarily process and ship merchandise to our stores and other facilities and omni-channel centers that both fulfill customer orders and ship merchandise to our stores TD Toronto-Dominion Bank, N.A. Table of Contents PART I FINANCIAL INFORMATION Item 1. Financial Statements (Unaudited) NORDSTROM, INC. CONDENSED CONSOLIDATED STATEMENTS OF EARNINGS (Amounts in millions except per share amounts) (Unaudited) Quarter Ended Nine Months Ended November 2, 2024 October 28, 2023 November 2, 2024 October 28, 2023 Net sales \$3,347.3 \$3,200.1 \$1,353.9 \$9,926.6 Credit card revenues, net \$117.4 \$120.3 \$39.4 \$347.4 Total revenues \$3,464.7 \$3,320.4 \$1,069.2 \$10,273.4 Cost of sales and related buying and occupancy costs (2,156.2) (2,080.6) (760.6) (6,488.8) Selling, general and administrative expenses (1,225.1) (1,163.3) (680.3) (4,466.6) Canada wind-down costs \$ 25.4 \$ 28.4 (Earnings) before interest and income taxes \$ 83.4 \$ 102.5 \$ 35.1 Interest expense, net (26.2) (24.7) (79.7) (78.7) Earnings (loss) before income taxes \$ 57.2 \$ 77.8 \$ (43.3) Income tax expense benefit (11.1) (11.1) (45.4) \$ 46.1 \$ 67.4 \$ 128.4 \$ 128.4 Earnings per share: Basic \$ 0.28 \$ 0.41 \$ 0.78 \$ 2.74 Diluted \$ 0.27 \$ 0.41 \$ 0.76 \$ 2.74 Weighted-average shares outstanding: Basic 164.6 162.0 164.0 161.5 Diluted 169.8 163.6 168.1 161.5 The accompanying Notes to Condensed Consolidated Financial Statements are an integral part of these financial statements. NORDSTROM, INC. CONDENSED CONSOLIDATED STATEMENTS OF COMPREHENSIVE EARNINGS (Amounts in millions) (Unaudited) Quarter Ended Nine Months Ended November 2, 2024 October 28, 2023 November 2, 2024 October 28, 2023 Net earnings \$ 46.1 \$ 67.4 \$ 128.4 \$ 128.4 Foreign currency translation adjustment \$ 0.0 \$ 0.0 \$ 0.0 \$ 0.0 Comprehensive net earnings (loss) \$ 46.1 \$ 67.4 \$ 128.4 \$ 128.4 The accompanying Notes to Condensed Consolidated Financial Statements are an integral part of these financial statements. Table of Contents NORDSTROM, INC. CONDENSED CONSOLIDATED BALANCE SHEETS (Amounts in millions) (Unaudited) November 2, 2024 February 3, 2024 October 28, 2023 Assets Current assets: Cash and cash equivalents \$ 397.4 \$ 628.1 \$ 375.5 Accounts receivable, net \$ 544.4 \$ 334.4 \$ 322.1 Merchandise inventories \$ 2,780.1 \$ 1,888.2 \$ 2,626.6 Prepaid expenses and other current assets \$ 311.4 \$ 286.4 \$ 392.4 Total current assets \$ 4,032.3 \$ 3,166.3 \$ 3,715.4 Land, property and equipment (net of accumulated depreciation of \$ 8,623, \$ 8,251 and \$ 8,258) \$ 3,041.3 \$ 3,177.3 \$ 3,187.4 Operating lease right-of-use assets \$ 1,438.1 \$ 1,359.1 \$ 1,402.1 Goodwill \$ 249.4 \$ 249.4 Other assets \$ 560.4 \$ 523.4 \$ 460.4 Total assets \$ 9,320.1 \$ 8,444.4 \$ 9,013.4 Liabilities and Shareholders' Equity Current liabilities: Accounts payable \$ 1,863.4 \$ 1,236.1 \$ 1,890.1 Accrued salaries, wages and related benefits \$ 355.4 \$ 244.4 \$ 245.4 Current portion of operating lease liabilities \$ 246.4 \$ 240.1 \$ 232.4 Other current liabilities \$ 1,068.1 \$ 1,102.1 \$ 1,092.4 Current portion of long-term debt \$ 250.4 \$ 250.4 Total current liabilities \$ 3,524.3 \$ 3,072.3 \$ 3,709.4 Long-term debt, net \$ 2,617.2 \$ 2,611.4 \$ 2,611.4 Noncurrent operating lease liabilities \$ 1,448.1 \$ 1,377.1 \$ 1,403.4 Other liabilities \$ 736.4 \$ 535.4 \$ 561.4 Commitments and contingencies \$ Shareholders' equity: Common stock, no par value, 1,000 shares authorized; 164.9, 162.4 and 162.3 shares issued and outstanding \$ 3,483.4 \$ 3,418.4 \$ 3,407.4 Accumulated deficit \$ (2,504.2) \$ (2,578.2) \$ (2,681.1) Accumulated other comprehensive gain \$ 8.8 \$ 8.8 \$ 8.8 Total shareholders' equity \$ 987.7 \$ 987.7 \$ 987.7 Total liabilities and shareholders' equity \$ 9,320.1 \$ 8,444.4 \$ 9,013.4 The accompanying Notes to Condensed Consolidated Financial Statements are an integral part of these financial statements. Table of Contents NORDSTROM, INC. CONDENSED CONSOLIDATED STATEMENTS OF SHAREHOLDERS' EQUITY (Amounts in millions except per share amounts) (Unaudited) Quarter Ended Nine Months Ended November 2, 2024 October 28, 2023 November 2, 2024 October 28, 2023 Common stock Balance, beginning of period \$ 3,458.4 \$ 3,388.4 \$ 3,418.4 \$ 3,353.4 Issuance of common stock under stock compensation plans \$ 10.4 \$ 19.4 \$ 19.4 \$ 20.4 Compensation \$ 15.2 \$ 46.4 \$ 35.4 \$ 35.4 Balance, end of period \$ 3,483.4 \$ 3,407.4 \$ 3,483.4 \$ 3,407.4 Accumulated deficit Balance, beginning of period \$ (2,518.2) \$ (2,717.7) \$ (2,578.2) \$ (2,588.8) Cumulative effect of change in accounting principle, net of tax \$ 0.0 \$ 0.0 \$ 0.0 \$ 0.0 Net earnings \$ 46.1 \$ 67.4 \$ 128.4 \$ 128.4 Dividends \$ (32.3) \$ (31.9) \$ (92.9) \$ (92.9) Repurchase of common stock \$ 0.0 \$ 0.0 \$ 0.0 \$ 0.0 Balance, end of period \$ (2,504.2) \$ (2,681.1) \$ (2,504.2) \$ (2,681.1) Accumulated other comprehensive gain (loss) Balance, beginning of period \$ 8.8 \$ 8.8 \$ 8.8 \$ 8.8 Accumulated translation loss reclassified to earnings \$ 0.0 \$ 0.0 \$ 0.0 \$ 0.0 Other comprehensive loss \$ 0.0 \$ 0.0 \$ 0.0 \$ 0.0 Balance, end of period \$ 8.8 \$ 8.8 \$ 8.8 \$ 8.8 Total shareholders' equity \$ 987.7 \$ 987.7 \$ 987.7 \$ 987.7 Dividends per share \$ 0.19 \$ 0.19 \$ 0.57 \$ 0.57 The accompanying Notes to Condensed Consolidated Financial Statements are an integral part of these financial statements. Table of Contents NORDSTROM, INC. CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (Amounts in millions) (Unaudited) Nine Months Ended November 2, 2024 October 28, 2023 Operating Activities Net earnings \$ 128.4 \$ 128.4 Adjustments to reconcile net earnings to net cash provided by operating activities: Depreciation and amortization expenses \$ 468.4 \$ 430.4 Canada wind-down costs \$ 207.4 Asset impairment \$ 51.4 Right-of-use asset amortization \$ 140.4 \$ 132.4 Deferred income taxes, net (72.2) \$ 2.4 Stock-based compensation expense \$ 57.4 \$ 41.4 Other, net (14.6) (11.1) Change in operating assets and liabilities: Accounts receivables, net (220.5) (58.8) Merchandise inventories (747.6) (687.7) Prepaid expenses and other assets (2.8) (82.4) Accounts payable \$ 429.4 \$ 509.4 Accrued salaries, wages and related benefits \$ 111.4 (37.5) Other current liabilities (4.9) Lease liabilities (199.2) (203.0) Other liabilities (237.8) \$ 8.4 Net cash provided by operating activities \$ 371.4 \$ 107.4 Investing Activities Capital expenditures (421.3) (375.7) Decrease in cash and cash equivalents resulting from Canada deconsolidation \$ 0.0 (33.3) Proceeds from the sale of assets and other, net (27.4) \$ 32.4 Net cash used in investing activities (294.3) (376.0) Financing Activities Principal payments on long-term debt (250.4) \$ 0.0 Change in cash book overdrafts \$ 28.4 \$ 37.4 Cash dividends paid (93.3) (92.9) Payments for repurchase of common stock \$ 0.0 (1.0) Proceeds from issuances under stock compensation plans \$ 19.4 \$ 19.4 Other, net (12.6) Net cash used in financing activities (308.4) (43.3) Net increase in cash and cash equivalents (231.3) (312.3) Cash and cash equivalents at beginning of period \$ 628.4 \$ 687.4 Cash and cash equivalents at end of period \$ 397.4 \$ 375.5 Supplemental Cash Flow Information Income taxes paid, net of refunds received \$ 115.4 \$ 35.4 Interest paid, net of capitalized interest \$ 97.4 \$ 106.4 The accompanying Notes to Condensed Consolidated Financial Statements are an integral part of these financial statements. NOTE 1: BASIS OF PRESENTATION The interim Condensed Consolidated Financial Statements have been prepared on a basis consistent in all material respects with the accounting policies described and applied in our 2023 Annual Report, except as described below, and reflect all adjustments of a normal recurring nature that are, in management's opinion, necessary for the fair presentation of the results of operations, financial position and cash flows for the periods presented. The Condensed Consolidated Financial Statements as of and for the periods ended November 2, 2024 and October 28, 2023 are unaudited. The Condensed Consolidated Balance Sheet as of February 3, 2024 has been derived from the audited Consolidated Financial Statements included in our 2023 Annual Report. The interim Condensed Consolidated Financial Statements should be read together with the Consolidated Financial Statements and related footnote disclosures contained in our 2023 Annual Report. Principles of Consolidation The Condensed Consolidated Financial Statements include the balances of Nordstrom, Inc. and its subsidiaries. All intercompany transactions and balances are eliminated in consolidation. On March 2, 2023, Nordstrom Canada commenced a wind-down of its business operations and as of this date, Nordstrom Canada was deconsolidated from Nordstrom, Inc.'s financial statements. Nordstrom Canada results prior to March 2, 2023 are included in the Company's Condensed Consolidated Financial Statements for the period ended October 28, 2023. Fiscal Year We operate on a 52/53-week fiscal year ending on the Saturday closest to January 31st. References to 2024 and any other year included within this document are based on a 52-week fiscal year, except for 2023 which is a 53-week fiscal year. Seasonality Our business, like that of other retailers, is subject to seasonal fluctuations and cyclical trends in consumer spending. Our sales are typically higher in our second quarter, which usually includes most of our Anniversary Sale, and in the fourth quarter due to the holidays. One week of our Anniversary Sale shifted to the second quarter in 2024 from the third quarter in 2023. Results for any one quarter are not indicative of the results that may be achieved for a full fiscal year. We plan our merchandise purchases and receipts to coincide with expected sales trends. For instance, our merchandise purchases and receipts increase prior to the Anniversary Sale and in the fall as we prepare for the holiday shopping season (typically from November through December). Consistent with our seasonal fluctuations, our working capital requirements have historically increased during the months leading up to the Anniversary Sale and the holidays as we purchase inventory in anticipation of increased sales. Use of Estimates The preparation of financial statements in conformity with GAAP requires that we make estimates, judgments and assumptions that affect the reported amounts of assets, liabilities, revenues and expenses and disclosure of contingent assets and liabilities during the reporting period. Uncertainties regarding such estimates and assumptions are inherent in the preparation of financial statements. Actual results may differ from these estimates and assumptions. Our most significant accounting judgments and estimates include revenue recognition, inventory valuation, long-lived asset recoverability, income taxes and contingent liabilities. Change in Accounting Principle Effective February 4, 2024, we changed our method of accounting for merchandise inventories from the retail inventory method to the weighted average cost method. Under this new method, we value our inventory at the lower of cost or net realizable value using the weighted average cost. We record reserves for excess and obsolete inventory based on specific identification of units with a current retail value below cost, plus an estimate of future markdowns below cost, which considers the age of inventory and historical trends. We believe using the weighted average cost method is preferable to the retail inventory method and consistent with our overall strategy because it provides more precise data and enhances visibility into item-level profitability, which drives faster decisions and better outcomes. We determined that retrospective application for periods prior to fiscal year 2024 was impracticable due to lack of available information. We recorded the cumulative effect of this change in accounting principle as of February 4, 2024, resulting in a decrease to accumulated deficit of \$39, net of tax of \$14.10. Table of Contents NORDSTROM, INC. NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Dollar and share amounts in millions except per share, per option and per unit amounts) (Unaudited) Canada Wind-down On March 2, 2023, as part of our initiatives to drive long-term profitable growth and enhance shareholder value, and after careful consideration of all reasonably available options, we announced the decision to discontinue support for Nordstrom Canada's operations. While Nordstrom continues to own 100% of the shares of Nordstrom Canada, as of March 2, 2023, we no longer have a controlling interest under GAAP and have deconsolidated Nordstrom Canada. We hold a variable interest in the Nordstrom Canada entities, which are considered variable interest entities, but are not consolidated, as we are no longer the primary beneficiary. In December 2023, Nordstrom Canada delivered a proposed plan of arrangement to its creditors, which was subsequently approved by creditors on March 1, 2024, sanctioned by the Ontario Superior Court of Justice on March 20, 2024 and implemented by Nordstrom Canada on April 25, 2024. Initial distributions pursuant to the plan of arrangement occurred in May 2024. As of November 2, 2024, we recorded \$11 within accounts receivable, net on the Condensed Consolidated Balance Sheet to reflect the remaining amount we estimate we will receive as part of the plan of arrangement. For more information on the wind-down of our Canada operations, see our 2023 Annual Report. Non-cash charges associated with the wind-down of operations in Canada in 2023 are included in Canada wind-down costs on the Condensed Consolidated Statement of Cash Flows. The decrease in cash due to the deconsolidation of Nordstrom Canada is included in investing activities on the Condensed Consolidated Statement of Cash Flows and all other impacts are included in operating cash flows. Prior to deconsolidation, Nordstrom made loans to the Canadian subsidiaries and incurred liabilities related to certain intercompany charges. These were considered intercompany transactions and were eliminated in consolidation of Nordstrom. Subsequent to deconsolidation, these liabilities and receivables were no longer eliminated through consolidation, are considered related-party transactions and are recorded in our Condensed Consolidated Balance Sheets at estimated fair value. Nordstrom had no outstanding liability to Nordstrom Canada as of November 2, 2024. Leases We incurred operating lease liabilities arising from lease agreements of \$277 for the nine months ended November 2, 2024 and \$200 for the nine months ended October 28, 2023. Land, Property and Equipment Our net non-cash investing activities related to capital expenditure accruals, primarily for our Nordstrom and Rack stores, which resulted in an increase to accounts payable of \$44 as of November 2, 2024. Supply Chain Asset Impairments During the second quarter of 2024, we decommissioned certain supply chain assets and incurred a non-cash impairment charge of \$51 as a result of a change in our supply chain optimization strategy. This included \$27 on long-lived tangible assets and \$24 on ROU assets to adjust the carrying values to their estimated fair values. These charges are included in our Corporate/Other SG&A expense on the Condensed Consolidated Statement of Earnings and asset impairment on the Condensed Consolidated Statement of Cash Flows. Going-Private Transaction In April 2024, we announced that our Board of Directors had established a special committee of independent

continued execution on our key priorities will help us navigate through the near-term uncertain external environment and position us well to better serve our customers, drive profitable growth and increase shareholder value. Looking ahead, we feel set up for a successful holiday season and are excited to fulfill our brand purpose to help our customers feel good and look their best.1 Adjusted EBIT and adjusted EPS are non-GAAP financial measures. Refer to the "Adjusted EBIT, Adjusted EBITDA, Adjusted EBIT Margin and Adjusted EPS" sections of MD&A below for additional information as well as reconciliations between the Company's GAAP and non-GAAP financial results.18Table of ContentsItem 2. Management's Discussion and Analysis of Financial Condition and Results of Operations.(Dollar and share amounts in millions except per share amounts and where otherwise noted)RESULTS OF OPERATIONSIn our ongoing effort to enhance the customer experience, we are focused on providing a seamless retail experience across our Company. We invested early in integrating our operations, merchandising and technology across our stores and online in both our Nordstrom and Nordstrom Rack banners. By connecting our digital and physical assets across Nordstrom and Nordstrom Rack, we are able to better serve customers when, where and how they want to shop. We have one Retail reportable segment and analyze our results on a total Company basis, using customer, market share, operational and net sales metrics.Our Anniversary Sale, historically the largest event of the year, typically falls in the second quarter. One week of our Anniversary Sale shifted to the second quarter in 2024 from the third quarter in 2023. We monitor a number of key operating metrics to evaluate our performance. In addition to net sales, net earnings and other results under GAAP, three other key operating metrics we use are GMV, comparable sales and inventory turnover rate. "GMV: calculated as the total dollar value of owned and unowned inventory sold through our digital platforms and stores, including the impact of estimated future customer returns and deferred revenue from Nordy Club points and Notes. We use GMV as an indicator of the scale and growth of our operations and the impact of our unowned inventory models."Comparable Sales: calculated as the total dollar value of owned and unowned inventory sold through our digital platforms and stores, which are added to the comparable sales base after they have been open for 13 full months or more, and removed in the month of their closure. Comparable sales are net of actual returns. Due to the 53rd week in 2023, we calculate our 2024 comparable sales growth using a realigned 2023 52-week period. We use comparable sales to evaluate the performance of our business without the impact of recently opened or closed stores."Inventory Turnover Rate: calculated as the trailing four-quarter merchandise cost of sales divided by the trailing 13-month average inventory. Inventory turnover rate is an indicator of our success in optimizing inventory volumes in accordance with customer demand. Merchandise inventories prior to February 4, 2024 were calculated under the retail inventory method. Effective February 4, 2024, we changed our accounting method to the weighted average cost method, and recorded the cumulative effect of this change in accounting principle in beginning accumulated deficit on our Condensed Consolidated Balance Sheet as of February 4, 2024 (see Note 1: Basis of Presentation in Item 1). Net SalesThe following table summarizes net sales:Quarter EndedNine Months EndedNovember 2, 2024October 28, 2023November 2, 2024October 28, 2023Net sales:Nordstrom\$2,077A \$2,051A \$6,632A \$6,570A Nordstrom Rack1,270A 1,149A 3,721A 3,356A Total net sales\$3,347A \$3,200A \$10,353A \$9,926A Net sales increase (decrease):Nordstrom1.3A % (9.4A %) 1.0A % (10.3A %) Nordstrom Rack10.6A % (1.8A %) 10.9A % (5.9A %) Total Company4.6A % (6.8A %) 4.3A % (8.9A %) Digital sales:As a % of total net sales34A % 34A % 35A % 35A % Digital sales increase (decrease) 6.4A % (11.0A %) 4.2A % (14.0A %) GMV increase (decrease):Nordstrom2.4A % (9.8A %) 1.2A % (10.6A %) Total Company5.3A % (7.1A %) 4.5A % (9.1A %)19Table of ContentsItem 2. Management's Discussion and Analysis of Financial Condition and Results of Operations.(Dollar and share amounts in millions except per share amounts and where otherwise noted)Total Company net sales and GMV increased for the third quarter and nine months ended November 2, 2024, compared with the same periods in 2023. The timing shift of the Anniversary Sale had a negative impact of approximately 100 basis points compared with the third quarter of 2023. For the nine months ended November 2, 2024, the wind-down of Canadian operations had a negative impact on total Company net sales of 25 basis points, as the first quarter of 2023 included one month of Canadian sales. For the third quarter and nine months ended November 2, 2024, women's apparel and active had the strongest growth compared with the same periods in 2023. Total Company digital sales increased for the third quarter and nine months ended November 2, 2024, compared with the same periods in 2023. The timing shift of the Anniversary Sale had a negative impact on total Company digital sales of approximately 100 basis points compared with the third quarter of 2023. For the third quarter and nine months ended November 2, 2024, comparable sales increased 4.0% and 3.2%.Nordstrom net sales and GMV increased for the third quarter and nine months ended November 2, 2024, compared with the same periods in 2023. The timing shift of the Anniversary Sale had a negative impact of approximately 200 basis points compared with the third quarter of 2023. For the nine months ended November 2, 2024, the wind-down of Canadian operations had a negative impact on net sales of 35 basis points. For the third quarter of 2024, Nordstrom net sales reflected an increase in the number of items sold, partially offset by a decrease in the average selling price per item sold. For the nine months ended November 2, 2024, Nordstrom net sales reflected an increase in both the number of items sold and the average selling price per item sold. For the third quarter and nine months ended November 2, 2024, comparable sales increased 4.0% and 2.1%.Nordstrom Rack net sales increased for the third quarter and nine months ended November 2, 2024, compared with the same periods in 2023. For the third quarter of 2024 and nine months ended November 2, 2024 Nordstrom Rack net sales reflected an increase in both the number of items sold and the average selling price per item sold. For the third quarter and nine months ended November 2, 2024, comparable sales increased 3.9% and 5.2%.Store CountNovember 2, 2024October 28, 2023Nordstrom93A 93A Nordstrom Local6A 6A ASOS | NordstromA 1A Nordstrom Rack280A 258A Last Chance clearance stores2A 2A Total381A 360A Credit Card Revenues, NetCredit card revenues, Net decreased \$3 and \$8 for the third quarter and nine months ended November 2, 2024, compared with the same periods in 2023, primarily due to higher credit losses, partially offset by increased finance charges from higher outstanding balances.Fiscal Year 2024 Total Revenue OutlookIn fiscal 2024, we expect a total revenue range, including retail sales and credit card revenues, of flat to 1.0% growth compared with the 53-week fiscal 2023, which includes an approximately 135 basis point unfavorable impact from the 53rd week. Gross ProfitThe following table summarizes gross profit:Quarter EndedNine Months EndedNovember 2, 2024October 28, 2023November 2, 2024October 28, 2023Gross profit\$1,191\$1,120\$3,593\$3,438Gross profit as a % of net sales35.6%35.0%34.7%34.6%November 2, 2024October 28, 2023Inventory turnover rate3.63.420Table of ContentsItem 2. Management's Discussion and Analysis of Financial Condition and Results of Operations.(Dollar and share amounts in millions except per share amounts and where otherwise noted)Gross profit increased \$71 and 60 basis points as a percent of net sales for the third quarter of 2024, compared with the same period in 2023, primarily due to strong regular price sales. For the nine months ended November 2, 2024, gross profit increased \$155, compared with the same period in 2023, primarily due to higher sales, partially offset by higher buying and occupancy costs. For the nine months ended November 2, 2024, gross profit as a percent of net sales was approximately flat, compared with the same period in 2023.Ending inventory as of November 2, 2024A increased 5.9%, compared with the same period in 2023, versus a 4.6% increase in sales for the third quarter of 2024.Selling, General and Administrative ExpensesSG&A is summarized in the following table:Quarter EndedNine Months EndedNovember 2, 2024October 28, 2023November 2, 2024October 28, 2023SG&A \$1,225\$1,163\$3,680\$3,466SG&A as a % of net sales36.6%36.3%35.5%34.9%SG&A increased \$62 and 25 basis points as a percent of net sales for the third quarter of 2024, compared with the same period in 2023, primarily due to higher labor costs and a charge related to accelerated technology depreciation, partially offset by leverage on higher sales and improvements in variable costs across the business. For the nine months ended November 2, 2024, SG&A increased \$214, compared with the same period in 2023, primarily due to higher sales volume and charges related to a supply chain asset impairment and accelerated technology depreciation. For the nine months ended November 2, 2024, SG&A as a percent of net sales increased 60 basis points, compared with the same period in 2023, primarily due to charges related to a supply chain asset impairment and accelerated technology depreciation.Canada Wind-down CostsWe recognized charges associated with the wind-down of Canadian operations of \$284 in the nine months ended October 28, 2023, including a favorable adjustment of \$25 in the third quarter of 2023.Earnings Before Interest and Income TaxesEBIT is summarized in the following table:Quarter EndedNine Months EndedNovember 2, 2024October 28, 2023November 2, 2024October 28, 2023EBIT\$83\$102\$252\$35EBIT margin2.5%3.2%2.4%0.4%EBIT decreased \$19 and 70 basis points as a percent of net sales for the third quarter of 2024, compared with the same period in 2023, primarily due to higher labor costs and a 2023 favorable impact of \$25 from the wind-down of Canadian operations, partially offset by higher sales volume.EBIT increased \$217 and 210 basis points as a percent of net sales for the nine months ended November 2, 2024, compared with the same period in 2023, primarily due to higher sales, partially offset by a charge primarily related to a supply chain asset impairment. The nine months ended October 28, 2023 included \$284 of expenses associated with the wind-down of Canadian operations.21Table of ContentsItem 2. Management's Discussion and Analysis of Financial Condition and Results of Operations.(Dollar and share amounts in millions except per share amounts and where otherwise noted)Interest Expense, NetInterest expense, net is summarized in the following table:Quarter EndedNine Months EndedNovember 2, 2024October 28, 2023November 2, 2024October 28, 2023Interest on long-term debt and short-term borrowings\$35A \$37A \$107A \$111A Interest income(7)(9)(22)(24)Capitalized interest(2)(4)(6)(9)Interest expense, net\$26A \$24A \$79A \$78A Interest expense, net increased \$2 for the third quarter of 2024 and increased \$1 for the nine months ended November 2, 2024, compared with the same periods in 2023, primarily due to decreased capitalized interest. In addition, interest on long-term debt decreased due to the retirement of our 2.30% senior notes in April 2024.Income Tax ExpenseIncome tax expense (benefit) is summarized in the following table:Quarter EndedNine Months EndedNovember 2, 2024October 28, 2023November 2, 2024October 28, 2023Income tax expense (benefit)\$11A \$11A \$45A (\$43)Effective tax rate18.9A %14.2A %25.7A %99.7A %The effective tax rate increased in the third quarter of 2024, compared with the same period in 2023, primarily due to a decrease in tax benefits related to the wind-down of Canadian operations. The effective tax rate decreased for the nine months ended November 2, 2024, compared with the same period in 2023, primarily due to the favorable resolution of certain tax matters and net tax benefits of \$95 related to the wind-down of Canadian operations, both recognized in the nine months ended November 2, 2023.Earnings Per ShareEPS is as follows:Quarter EndedNine Months EndedNovember 2, 2024October 28, 2023November 2, 2024October 28, 2023Basic\$0.28A \$0.41A \$0.78A \$0.61A Diluted\$0.27A \$0.41A \$0.76A \$0.61A Diluted EPS decreased \$0.14 for the third quarter of 2024, compared with the same period in 2023, primarily due to higher labor costs and an accelerated technology depreciation charge that had a net unfavorable impact of \$0.06 per diluted share, partially offset by higher sales volume. The third quarter of 2023 included an adjustment from the wind-down of Canadian operations that increased diluted EPS by \$0.16 per diluted share. For the nine months ended November 2, 2024, diluted EPS increased \$0.76 compared with the same period in 2023, primarily due to higher sales volume, partially offset by charges related to a supply chain asset impairment and accelerated technology depreciation, which had a net unfavorable impact of \$0.30 per diluted share. Charges related to the wind-down of Canadian operations decreased diluted EPS by \$1.16 per diluted share for the nine months ended October 28, 2023.22Table of ContentsItem 2. Management's Discussion and Analysis of Financial Condition and Results of Operations.(Dollar and share amounts in millions except per share amounts and where otherwise noted)Adjusted EBIT, Adjusted EBITDA, Adjusted EBIT Margin and Adjusted EPS (Non-GAAP Financial Measures)The following are key financial metrics and, when used in conjunction with GAAP measures, we believe they provide useful information for evaluating our core business performance, enable comparison of financial results across periods and allow for greater transparency with respect to key metrics used by management for financial and operational decision-making. Adjusted EBIT, Adjusted EBITDA, Adjusted EBIT margin and Adjusted EPS exclude certain items that we do not consider representative of our core operating performance. The financial measure calculated under GAAP which is most directly comparable to Adjusted EBIT and Adjusted EBITDA is net earnings. The financial measure calculated under GAAP which is most directly comparable to Adjusted EBIT margin is net earnings as a percent of net sales. The financial measure calculated under GAAP which is most directly comparable to Adjusted EPS is diluted EPS.Adjusted EBIT, Adjusted EBITDA, Adjusted EBIT margin and Adjusted EPS are not measures of financial performance under GAAP and should be considered in addition to, and not as a substitute for, net earnings, net earnings as a percent of net sales, operating cash flows, earnings per share, earnings per diluted share or other financial measures performed in accordance with GAAP. Our method of determining non-GAAP financial measures may differ from other companies' financial measures and therefore may not be comparable to methods used by other companies. The following is a reconciliation of net earnings to Adjusted EBIT and Adjusted EBITDA and net earnings as a percent of net sales to Adjusted EBIT margin:Quarter EndedNine Months EndedNovember 2, 2024October 28, 2023November 2, 2024October 28, 2023Net earnings\$46A \$67A \$128A \$86A Income tax expense (benefit)11A 11A 45A (43)Interest expense, net26A 24A 79A 78A Earnings before interest and income taxes83A 102A 252A 35A Accelerated technology depreciation14A 14A 44A 14A Supply chain asset impairment and otherA A A 54A A Canada wind-down costsA (25)A (25)A (25)A Adjusted EBIT97A 127A 319A 124A Depreciation and amortization expenses148A 145A 451A 430A Amortization of developer reimbursements(14)(17)(44)(52)Adjusted EBITDA\$231A \$205A \$727A \$697A Net sales\$3,347A \$3,200A \$10,353A \$9,926A Net earnings as a % of net sales1.4A %2.1A %1.2A %0.8A % EBIT margin2.5A %3.2A %2.4A %0.4A % Adjusted EBIT margin2.9A %2.4A %3.1A %2.1A % As a result of a strategic decision, we recognized a charge related to incremental accelerated depreciation for a technology asset, which we will depreciate in the fourth quarter of 2024. The charge is included in our Corporate/Other SG&A expense on the Condensed Consolidated Statement of Earnings and depreciation and amortization expenses on the Condensed Consolidated Statement of Cash Flows.The following is a reconciliation of diluted EPS to Adjusted EPS:Quarter EndedNine Months EndedNovember 2, 2024October 28, 2023November 2, 2024October 28, 2023Diluted EPS\$0.27A \$0.41A \$0.76A \$0.61A Accelerated technology depreciation0.08A 0.08A 0.26A 0.26A Supply chain asset impairment and otherA A A 0.32A A Canada wind-down costsA (0.15)A (0.15)A 1.74A Income tax impact on adjustments1(0.02)(0.01)(0.10)(0.58)Adjusted EPS\$0.33A \$0.25A \$1.06A \$1.16A 1 The income tax impact of non-GAAP adjustments is calculated using the estimated tax rate for the respective non-GAAP adjustment. 23Table of ContentsItem 2. Management's Discussion and Analysis of Financial Condition and Results of Operations.(Dollar and share amounts in millions except per share amounts and where otherwise noted)Adjusted ROIC (Non-GAAP financial measure)We believe that Adjusted ROIC is a useful financial measure for investors in evaluating the efficiency and effectiveness of the capital we have invested in our business to generate returns over time. Our Adjusted ROIC calculation excludes certain items that we do not consider representative of our core operating performance. Adjusted ROIC is not a measure of financial performance under GAAP and should be considered in addition to, and not as a substitute for, return on assets, net earnings, total assets or other GAAP financial measures. Our method of calculating a non-GAAP financial measure may differ from other companies' methods and therefore may not be comparable to those used by other companies. The financial measure calculated under GAAP which is most directly comparable to Adjusted ROIC is return on assets. The following shows the components to reconcile the return on assets calculation to Adjusted ROIC:Four Quarters EndedNovember 2, 2024October 28, 2023Net earnings\$263A \$119A Income tax expense (benefit)99A (2)Interest expense137A 136A Earnings before interest and income tax expense499A 253A Operating lease interest190A 86A Non-operating related adjustments299A 284A Adjusted net operating profit688A 623A Adjusted estimated income tax expense3(187) (144)Adjusted net operating profit after tax\$501A \$479A Average total assets\$8,779A \$8,956A Average noncurrent deferred property incentives in excess of ROU assets4(128)(167)Average non-interest bearing current liabilities(2,992)(3,134)Non-operating related adjustments244A 294A Adjusted average invested capital\$5,703A \$5,949A Return on assets3.0A %1.3A % Adjusted ROIC8.8A %8.1A % 1A Operating lease interest is a component of operating lease cost recorded in occupancy costs. We add back operating lease interest for purposes of calculating adjusted net operating profit for consistency with the treatment of interest expense on our debt. 2 Non-operating related adjustments primarily included supply chain impairment charges and accelerated technology depreciation for the four quarters ended November 2, 2024 and the wind-down of our Canadian operations for the four quarters ended October 28, 2023. See the Adjusted EBIT and Adjusted EBITDA section, as well as our 2023 Annual Report, for detailed information on certain non-operating related adjustments.3 Adjusted estimated income tax expense is calculated by multiplying the adjusted net operating profit by the adjusted effective tax rate (which removes the impact of non-operating related adjustments) for the trailing twelve-month periods ended November 2, 2024 and October 28, 2023. The adjusted effective tax rate is calculated by dividing adjusted income tax expense by adjusted earnings before income taxes for the same trailing twelve-month periods.4 For leases with property incentives that exceed the ROU assets, we reclassify the amount from assets to other current liabilities and other liabilities on the Condensed Consolidated Balance Sheets. The current and noncurrent amounts are used to reduce average total assets above, as this better reflects how we manage our business.24Table of ContentsItem 2. Management's Discussion and Analysis of Financial Condition and Results of Operations.(Dollar and share amounts in millions except per share amounts and where otherwise noted)LIQUIDITYWe strive to maintain a level of liquidity sufficient to allow us to cover our seasonal cash needs and appropriate levels of short-term borrowing capacity. In the short term, our ongoing working capital and capital expenditure requirements, and any dividend payments or share repurchases, are generally funded through cash flows generated from operations. In addition, we have access to the commercial paper market and can draw on our Revolver for working capital, capital expenditures and general corporate purposes. Over the long term, we manage our cash and capital structure to maximize shareholder return, maintain our financial position, manage refinancing risk and allow flexibility for strategic initiatives. We regularly assess our debt and leverage levels, capital expenditure requirements, debt service payments, dividend payouts, share repurchases and other future investments. We ended the third quarter of 2024

remain in full force and effect and all rights and obligations of Company or Bank pursuant to the terms of the Agreement or otherwise agreed between parties shall remain in full force and effect.(c)In the event of any conflict between this Conversion Amendment and the Agreement, this Conversion Amendment shall govern.(d)Unless otherwise expressly stated, each of the provisions set forth herein shall be effective as of the Conversion Amendment Effective Date; provided, however, this Conversion Amendment shall not become effective unless and until an Amended and Restated Credit Card Program Agreement (the "A&R Agreement") is entered into by and between the parties. The parties acknowledge and agree that they intend to enter into the A&R Agreement concurrently with this Conversion Amendment and that it is the parties' intention that the A&R Agreement will become effective in accordance with its terms and, as of the applicable Effective Date(s) (as defined in the A&R Agreement), the A&R Agreement will amend and restate and supersede (but not constitute a novation of), in its entirety, the Agreement (including as the Agreement has been amended by all amendments thereto, including this Conversion Amendment). For clarity, the Conversion may occur in phases and therefore, the Agreement shall govern each Account or Debit Account established or maintained under the Agreement for so long as such Account or Debit Account remains on Company's Systems, and the A&R Agreement shall govern each Account or Debit Account beginning at the time such Account or Debit Account is converted to or, with respect to new Accounts, opened on Bank's Systems. 2.(e)Unless otherwise expressly stated, all references to a Section, Schedule or Attachment herein shall be deemed to refer to a Section, Schedule, or Attachment of this Conversion Amendment.(f)Neither party shall have deadlock breaking authority with respect to the Conversion or the Transition Plan.2.Definitions.(a)Any terms used and not defined herein shall have the meanings set forth in the Agreement. As used in this Conversion Amendment, the following terms shall have the below meanings, with additional defined terms set forth in Schedule 2. (i)Bank Consent Orders means, in each case solely as made publicly available by the relevant Governmental Authority and as in effect on the Conversion Amendment Effective Date, (i) the consent order entered by Bank with the Office of the Comptroller of the Currency relating to Bank's anti-money laundering program and dated and signed on behalf of the Office of the Comptroller of the Currency as of (iii) 9, 2024; (ii) the consent order entered by Bank with the Financial Crimes Enforcement Network relating to Bank's anti-money laundering program, released October 10, 2024; (iii) the plea agreement entered by Bank with the Department of Justice relating to Bank's anti-money laundering program, dated October 10, 2024; (iv) the plea agreement entered by TD Bank US Holding Company with the Department of Justice relating to Bank's anti-money laundering program, dated October 10, 2024; and (v) the order to cease and desist and order of assessment of a civil money penalty issued upon consent entered by Bank and certain of its Affiliates with the Board of Governors of the Federal Reserve System, effective October 9, 2024.(ii)Bank Servicing Platform means Bank's TSYS-based credit and debit card servicing platform to be used for the Program pursuant to the Conversion.(iii)Company Servicing Platform means Company's Fiserv-based credit and debit card servicing platform used for the Program as of the Conversion Amendment Effective Date.(iv)Conversion means the transition of all Functions from Company to Bank with respect to each Account (other than those Accounts, if any, that the parties mutually agree (in their respective sole discretions) to be excluded from the Conversion) and each of the Debit Accounts that Bank will assume pursuant to the terms of the Assignment and Assumption Agreement. 3.(v)Conversion Date means the date that the final Account or Debit Account to be converted from the Company Servicing Platform to the Bank Servicing Platform is so converted. For clarity, certain Accounts or Debit Accounts may be converted from the Company Servicing Platform to the Bank Servicing Platform prior to the Conversion Date as agreed by the parties pursuant to the Transition Plan.(vi)Fiserv means First Data Resources, LLC.(vii)Material Indebtedness means (a) any indebtedness under any Company Debt Facility or (b) any other indebtedness for borrowed money of the Company or any of its Subsidiaries with an aggregate outstanding principal amount in excess of one hundred million dollars (\$100,000,000).(viii)Material Indebtedness Default Event means (a) the occurrence of a default by Company or its Subsidiaries or other Affiliates in the payment of any Material Indebtedness (other than indebtedness under the Agreement) beyond the period of grace if any, provided in the instrument or agreement under which such Material Indebtedness was created, or (b) the occurrence of any other default or condition relating to any Material Indebtedness (other than indebtedness under the Agreement) or contained in any instrument or agreement evidencing, securing or relating thereto the effect of which default or condition is to cause, or to permit the holder or holders of such Material Indebtedness (or a trustee or agent on behalf of such holder or holders) to cause, with the giving of notice if required, any such Material Indebtedness to become due prior to its stated maturity (any applicable grace period having expired); provided, however, that the occurrence of an event described in (b) above shall not constitute a Material Indebtedness Default Event if both (y) it arises solely as a result of a Change in Control with respect to Company in connection with a transaction in which Nordstrom ceases to be a publicly traded company and (z) the related Material Indebtedness is concurrently fully refinanced with other Material Indebtedness permitted hereunder.(ix)Outside Conversion Date means June 1, 2026, or such later date as may be mutually agreed by the Senior Executives pursuant to clause (j) of Schedule 9.(x)Senior Executives shall mean (a) at Bank, the Head of Credit Cards and Unsecured Lending and (b) at Company, the Chief Customer Officer (or any successor position thereto that reports to the Chief Executive Officer and is responsible for the Program).(xi)TSYS means Total System Services LLC. 43.Conversion Committee.(a)Promptly after the Conversion Amendment Effective Date, the parties agree to form a conversion committee, which shall report to the Operating Committee (the "Conversion Committee") to oversee all aspects of the Conversion. The Conversion Committee shall consist of six (6) members, with three (3) members to be nominated by each party. All decisions of the Conversion Committee must be unanimous decisions, with Bank and Company each having one vote. The Conversion Committee shall meet at least once every two (2) weeks, with the specific timing and format of such meetings to be mutually agreed by the parties. Any disagreements of the Conversion Committee may be escalated to the Program Managers or Operating Committee, and, subject to Section 1(f), shall be subject to the dispute resolution process set forth in Section 3.5 of the Agreement. The parties shall not be obligated to take minutes at any meeting of the Conversion Committee. (b)The Conversion Committee shall be responsible for (i) the development of an updated Transition Plan, as detailed in Section 4, (ii) review and approval of any modifications to the Transition Plan, other than the movement of the Conversion Date, which may be approved exclusively by the Executive Committee, and (iii) monitoring progress of the parties towards Conversion, including tracking milestones and progress against the timelines set forth in the Transition Plan. 4.Transition Plan.(a)The parties shall work in good faith, using commercially reasonable efforts, and acting through the Conversion Committee to develop a detailed schedule and project plan (the "Transition Plan") for the Conversion. The initial form of the Transition Plan, as well as a summary of certain elements that should be addressed in the updated Transition Plan, is attached hereto as Schedule A. The Conversion Committee shall update the Transition Plan (other than with respect to the Conversion Date) and it shall be adopted by the Conversion Committee in accordance with this Conversion Amendment within ninety (90) days of the Conversion Amendment Effective Date. The Conversion Committee may further modify the updated Transition Plan, including the Exhibits thereto, from time to time upon mutual agreement (other than with respect to movement of the Conversion Date, which can be approved exclusively by the Executive Committee). (b)The Transition Plan will set forth the specific obligations, functionality and user experience elements to be transitioned from Company to Bank (each a "Function"), and will include a complete, detailed project plan that, among other elements, describes (i) the specific tasks and sub-tasks needed to complete the Conversion, including discovery, mapping, mock Conversions, Conversion dress rehearsals and other pre-Conversion activities, (ii) the party or parties responsible for such tasks, (iii) the applicable time frames for completion of such tasks, (iv) the process for testing and validating the accuracy of Conversion data and other Conversion testing protocols, (v) detailed post-Conversion validation procedures that allow Conversion Issues to be timely identified and remediated, and (vi) the communication plan with Cardholders regarding the Conversion. (c)The parties acknowledge and agree that administration and fulfillment of the Loyalty Program, including maintaining the loyalty database of record and servicing, is not a Function that will be transitioned from Company to Bank and will remain a responsibility of Company after the Conversion. The Transition Plan will specify the integrations and limited data feeds necessary from Company to Bank with respect to Loyalty Program information in order to enable Bank to perform its limited servicing obligations related to the Loyalty Program after the Conversion. 5.Conversion Responsibilities.(a)Bank shall timely implement the capabilities of the Bank Servicing Platform necessary to perform its obligations under the Transition Plan. In addition, each party will allocate the resources required to complete the Conversion as contemplated by the Transition Plan. To the extent that any obligations of a party under the Transition Plan require the support or performance of a party's vendors or subcontractors, including Fiserv in the case of Company and TSYS in the case of Bank, such party shall remain fully responsible for the performance by its vendors and subcontractors of such obligations. (b)Prior to the date any particular Function is transitioned (including, as applicable, the Conversion Date), unless otherwise specifically set forth in this Conversion Amendment or in the Transition Plan, each party shall remain responsible for its obligations as set forth under the Agreement with respect to such Function. Such obligations shall apply regardless of whether there is a delay to the Conversion Date or to the date to transition any particular Function. Notwithstanding the foregoing:(i)Any failure to meet a Non-Regulatory Service Level Standard during the sixty (60) day period immediately prior to the Conversion Date shall not constitute a Service Level Failure, provided that, if the Conversion Date is delayed, then the immediately foregoing clause shall also apply with respect to any failure to meet a Non-Regulatory Service Level Standard during the sixty (60) day period immediately prior to the date planned to be the Conversion Date at the time of such failure. (ii)The terms of Schedule 5(b) shall apply.(c)Notwithstanding anything to the contrary in the remainder of the Agreement, either party may engage subcontractors or vendors without the approval of the other party to assist with the party's obligations under this Conversion Amendment.6(d)The parties agree to the additional terms and conditions set forth in Schedule 5(d) with respect to the Conversion of the Debit Accounts. Notwithstanding any provision to the contrary in this Conversion Amendment, the inclusion of the Debit Accounts in the Conversion and the assumption thereof by Bank shall be subject to the satisfaction of the terms of Schedule 5(d) and the execution of the Assignment and Assumption Agreement attached thereto. 6.Additional Pre-Conversion Obligations.(a)As of the Conversion Date, Bank shall support the features, functionality and technology set forth in Schedule B, as may be updated by mutual agreement of the parties through the Conversion Committee. Additionally, prior to the Conversion Date, Bank may assume the performance of certain of the features, functionality and technology set forth in Schedule B, and where so assumed by Bank, such assumed Functions shall be Bank's responsibility under the Agreement as to the Accounts for which Bank has so assumed performance. (b)Company and Bank shall cooperate to develop a system for securely transmitting data and reports to each other in connection with preparing for and executing the Conversion and for supporting the Program thereafter, in each case, in accordance with the requirements of Applicable Law, provided that where possible, the parties shall exchange data through an application programming interface, webhooks or similar interfaces that are mutually agreed and where the parties agree that such interfaces are not practical, the parties shall exchange batch data. The party hosting the data shall make the application programming interface or other interface available to the other party and shall be responsible for the costs thereof, and the other party shall be responsible for costs to connect to such application programming interface or other interface. (c)The Conversion Committee will oversee the development of a Conversion contingency playbook that will summarize issues that could be expected to arise as a result of the Conversion, preliminary plans for addressing such issues, and roles and responsibilities of each party in implementing such plans. Such playbook shall include the processes and procedures through which Bank may request, and Company will provide, access to any Account Documentation (and similar documentation with respect to Debit Accounts) and other Program-related data that is not transferred to Bank in connection with the Conversion. (d)Prior to the Conversion Date, Bank shall provide to Company a response to Company's information security questionnaire regarding the technology control structure of Bank to the extent related to the Program. (e)As part of the Conversion related efforts contemplated by this Conversion Amendment, the parties shall develop a Schedule to be attached to the A&R Agreement that will set forth those reports to be generated by each party for delivery to the other party, in accordance with the requirements set forth with respect to such Schedule in the A&R Agreement. 7.Conversion Costs.(a)General. All costs associated with the Conversion will be funded by the parties outside of the revenue sharing pursuant to Section 8.1 of the Agreement, and in accordance with this Conversion Amendment. Other than as specifically set forth herein, each of Bank and Company are responsible for their own costs, and the costs of their vendors and subcontractors, related to the Conversion and the performance of their respective obligations under the Transition Plan, without reimbursement by the other party. (b)Data Transmission. Company shall be responsible for its own costs and the costs of its vendors and subcontractors associated with (i) preparing, formatting, and transmitting data, documents and other artifacts to Bank and its vendors and subcontractors in connection with the Conversion, including any costs relating to changes in data formatting as required for ingestion of the data by Bank and its vendors and (ii) its and its subcontractors' ingestion of the data transmitted by Bank or its vendors and subcontractors in connection with the Conversion. Bank shall be responsible for its own costs and the costs of its vendors and subcontractors associated with (x) preparing, formatting, and transmitting data, documents and other artifacts to Company and its vendors and subcontractors in connection with the Conversion, including any costs relating to changes in data formatting as required for ingestion of the data by Company and its vendors and (y) its and its subcontractors' ingestion of the data transmitted by Company or its vendors and subcontractors in connection with the Conversion.(c)Credit Cardholder Communications. Bank shall be responsible for the costs related to the production and distribution of any communications and collateral that is required by Applicable Law to be delivered to Cardholders in connection with the Conversion. Any communications and collateral to be delivered to Cardholders in connection with the Conversion that is not required by Applicable Law, shall be jointly agreed by the Conversion Committee, and Company shall be responsible for the costs related to production and distribution of such communications and collateral. In addition, Company shall be responsible for the costs related to the production and distribution of the change in terms notices previously agreed by the parties and sent to Cardholders by Company in connection with the increase in the purchase APR on Tier 1 Accounts as described in clause (c)(i)(g) of Schedule 14. (d)Destruction of Customer Collateral. Company shall be responsible for the costs of destroying any Cardholder collateral (e.g., plastics, statement stock) remaining in its possession after the Conversion Date to the extent not transferred (or contemplated to be transferred) to Bank in accordance with the Transition Plan or A&R Agreement. (e)Debit Card Change in Terms and Reissuance. To the extent that Bank determines any communications or collateral is required by Applicable Law to be delivered to Debit Account cardholders in connection with the parties' intent for Bank to assume the Debit Accounts pursuant to, and subject to the terms of, the Assignment and Assumption Agreement, including reissuance of physical debit cards, Bank and Company shall each be responsible for fifty percent (50%) of the costs related to production and distribution of any such communications, collateral, and reissuance of physical cards. 8.Employees.(a)The parties agree to the terms of Schedule 8 hereto. 9.Conversion Milestone Thresholds.(a)The Transition Plan shall include a number of mutually agreed milestones prior to the Conversion for which the parties shall formally measure their progress toward the Conversion (each, a "Milestone") and further described in the Transition Plan), including seven (7) key Milestones: (i) Mock Conversion 1, (ii) Mock Conversion 2, (iii) Company Integration Testing, (iv) Bank Integration Testing, (v) Production Proofing, (vi) New Account Origination and Processing, and (vii) Dress Rehearsal (each of such seven (7) Milestones, a "Key Milestone Threshold") and further described in the Transition Plan). The performance of each Key Milestone Threshold will be evaluated on a pass/fail basis as to whether performance of such Key Milestone Threshold meets the applicable success criteria adopted by the Conversion Committee as part of the Transition Plan (the "Success Criteria"). (b)Workstream Status.(i)In connection with its development and adoption of the Transition Plan, the Conversion Committee shall establish criteria for each of three (3) status categories: "On Track", "At Risk", and "Off Track" for the Conversion Committee to use to monitor and determine the status of each Milestone workstream described under the Transition Plan (such criteria, the "Committee Criteria"), and such status, the "Committee Status". At each meeting, the Conversion Committee shall mutually determine the Committee Status of each Milestone workstream under the Transition Plan using the Committee Criteria, as well as the actual and projected performance of the parties in meeting the various Milestones, including the Key Milestones Thresholds, under the Transition Plan consistent with the timelines set forth therein. In the event of (x) any dispute regarding the Committee Status of any Milestone, (y) any Milestone being determined to be "Off Track" or (z) any Milestone being determined to be "At Risk", solely if a party identifies such Milestone as posing a material risk to any Key Milestone Threshold, such impacted Milestone(s) shall be included in the Executive Committee review under Section 9(b)(iii). (ii)Without prejudice to the Conversion Committee's determination of the Committee Status of any Milestone workstream, Bank independently shall monitor and determine the status of each Key Milestone Threshold workstream described under the Transition Plan using the Green/Yellow/Red Criteria set forth in Schedule C (such status, the "Bank Status"). At each Conversion Committee meeting, Bank shall report to the Conversion Committee the Bank Status of each Key Milestone Threshold workstream. If Company notifies Bank in writing of its good faith concern, articulated with reasonable specificity and supported by reasonable documentation, that the Bank Status of one or more Key Milestone Threshold workstreams should be (but has not been reflected by Bank as) "Red", Bank shall provide to Company the certification of Bank's Head of Consumer Banking, TD Bank AMCB as to the Bank Status of each such Key Milestone Threshold workstream.(iii)The Executive Committee shall meet approximately every other week, unless otherwise mutually agreed, for purposes of reviewing the status of Milestone workstreams and to discuss and attempt to resolve any dependencies, contingencies, and other variables affecting progress of, and readiness to timely complete, the Milestones and the Conversion. In the event that any dispute over

the status of any Milestone is escalated to the Executive Committee pursuant to clause (x) Section 9(b)(i), the Executive Committee shall attempt to resolve such dispute at the meeting immediately following such escalation, and if not resolved such Milestone shall be classified as "At Risk". Additionally, with respect to each "Off Track Milestone" and any "At Risk Milestone" that a party has elected to escalate pursuant to clause (y) or clause (z) of Section 9(b)(i), the Executive Committee shall review the underlying facts giving rise to such classification and any remediation activities contemplated by the Conversion Committee. If the Executive Committee determines that the activities, if any, proposed by the Conversion Committee are not adequate to prevent such Milestone issues from escalating to a material risk to any of the Key Milestone Thresholds (including if the Conversion Committee has not agreed on appropriate remediation activities) then the Conversion Committee shall be directed to revise such proposed remediation activities and provide an updated report to the Executive Committee by no later than its next scheduled meeting. The parties shall not be obligated to take minutes at such Executive Committee meetings. (iv) Without limiting any terms of this Section 9 or Schedule 9, in the event the Committee Status of any Milestone workstream or the Bank Status of any Key Milestone Threshold workstream indicates risk to Company's capacity to meet any Regulatory Service Level Standard, the Conversion Committee in good faith shall consider strategies and tactics to mitigate such risk, including modification of the Transition Plan. (c) After the performance of each Key Milestone Threshold, Bank shall report to the Conversion Committee the performance of such Key Milestone Threshold against the applicable Success Criteria. 10(d) If (i) performance of a Key Milestone Threshold does not meet the applicable Success Criteria, (ii) a Key Milestone Threshold does not occur within fourteen (14) days after the date planned for such Key Milestone Threshold as set forth in the Transition Plan, or (iii) the Bank Status of any Key Milestone Threshold workstream becomes "Red," as determined by Bank based on the Green/Yellow/Red Criteria set forth in Schedule C (each a "Remediation Trigger"), then Bank (unless the Remediation Trigger is related to Company Integration, in which case Company) will develop and submit to the Conversion Committee within seven (7) days of the Remediation Trigger a plan designed to remediate the root causes of the Remediation Trigger (the "Remediation Plan"). (e) The Conversion Committee shall meet to discuss the Remediation Plan within five (5) Business Days of submission, and if agreed, the parties shall comply with the Remediation Plan and cause their respective vendors to comply with the Remediation Plan. If the Remediation Plan is rejected by the Conversion Committee, the Conversion Committee shall designate one (1) member of the party that did not develop the Remediation Plan to work cooperatively and in good faith with the other party to revise the Remediation Plan to address the reasons for rejection of the Remediation Plan, and such revised Remediation Plan shall be re-presented at a meeting of the Conversion Committee within five (5) days of such rejection. If the Remediation Plan is again rejected by the Conversion Committee, review of the Remediation Plan shall be escalated to the Executive Committee. (f) If the Executive Committee is unable to agree to a Remediation Plan within three (3) days of escalation pursuant to Section 9(e), and either party believes the Conversion Date should be delayed, such party may delay the Conversion Date by providing written notice of its determination to the other party no later than five (5) Business Days after the Executive Committee meeting to review the Remediation Plan. Within five (5) Business Days of receipt of such delay notice (or such shorter period if required in order to effectively delay the Conversion Date), the Executive Committee shall meet to mutually agree upon a new scheduled Conversion Date, which shall be no later than the Outside Conversion Date. 10. Cancellation of the Conversion. (a) The parties agree to the provisions set forth in Schedule 10 with respect to cancellation of the Conversion. 11. Effect of Cancellation of the Conversion. (a) If the Conversion is cancelled for any reason set forth in Schedule 10, each party may immediately cease performing its obligations set forth under the Transition Plan. Subject to the remainder of this Section 11 and Schedule 11, each party shall remain responsible for performing its obligations set forth in the Agreement, including keeping any necessary vendors or service providers in place in order to perform such obligations. 11(b) If the Conversion is cancelled other than pursuant to clauses (a)(iv) or (b)(v) of Schedule 10, then (i) Section 14.1 of the Agreement shall be deemed automatically amended hereby such that the Initial Term ends on the later of (x) September 26, 2026 or (y) twenty (21) months after the date the Conversion is cancelled and (ii) the Agreement shall expire at the end of the Initial Term, notwithstanding any required notice period for non-renewal set forth in Section 14.1 of the Agreement. If the Agreement is terminated and the Conversion is therefore cancelled pursuant to clauses (a)(iv) or (b)(v) of Schedule 10, then notwithstanding the timeframe set forth in clause (b)(ii) of Schedule 15.2 of the Agreement, the Purchase Notice must be delivered no later than fifteen (15) months after the notice of termination is given by Company or Bank. (c) Section 15.2(c) of the Agreement is deleted and replaced with the following: If the Purchase Option is exercised, the Nominated Purchaser must complete the purchase of the Program Assets within one hundred eighty (180) days after Company's delivery of the Purchase Notice; provided, however, that consummation of the purchase of the Program Assets shall occur no earlier than the Termination Date; provided, further, that the one hundred eighty (180) day timeframe set forth in this Section 15.2(c) may be extended by up to an additional two hundred seventy (270) days as necessary (i) for required regulatory approvals, (ii) to effect the conversion of the Program Assets, (in such case, the two hundred seventy (270) day period, the "Extension Period"), provided that (x) if Company (or Company's Nominated Purchaser) is predominantly responsible for the failure of such conversion to be effectuated prior to the Extension Period, then Bank Share of Net Credit Card Revenue for such Extension Period shall be increased by one hundred basis points (100 bps) and (y) if Bank is predominantly responsible for the failure of such conversion to be effectuated prior to the Extension Period, then Bank Share of Net Credit Card Revenue for such Extension Period shall be decreased by one hundred basis points (100 bps) or (iii) to avoid the period from November 1 of each calendar year to January 15 of the following calendar year. The date of such completion shall be the "Program Purchase Date." Company will use commercially reasonable efforts to cause the Nominated Purchaser to execute the Purchase Agreement for the Program Assets within ninety (90) days after delivery of the Purchase Notice, and Company and Bank agree that the operative transaction to transfer the Program Assets shall be closed and converted to the systems of the Nominated Purchaser simultaneously. 12(d) If any Credit Card Accounts (as defined in the A&R Agreement) were opened on the Bank Servicing Platform prior to cancellation of the Conversion, (i) such accounts shall be governed by the terms of the A&R Agreement, not the Agreement, (ii) such accounts shall be excluded from the Program Assets under the Agreement and A&R Agreement, and (iii) the parties shall cooperate to determine a mutually agreed plan for handling such accounts that does not require sale of such accounts or system conversion of such accounts from the Bank Servicing Platform. (e) The parties agree to the additional provisions set forth in Schedule 11. 12. Conversion Amendment Signing Bonus. (a) Within thirty (30) calendar days after the Conversion Amendment Effective Date, in order to incentivize the parties to perform a timely and successful Conversion, Bank shall pay to Company an amount equal to the Conversion Amendment Signing Bonus. Company may use the Conversion Amendment Signing Bonus to cover Company's costs and expenses of its Cardholder communications contemplated by Section 7(c). (b) Additional provisions regarding the Conversion Amendment Signing Bonus are set forth in Schedule 12. 13. Additional Conversion-Related Economics. (a) The parties agree to the provisions set forth in Schedule 13. 14. A&R Signing Bonus. (a) In consideration of each Nordstrom's and NCS's agreement to the updated economic terms as between the parties pursuant to the A&R Agreement, within ten (10) Business Days after the Conversion Amendment Effective Date, Bank shall pay to Company an amount equal to the A&R Signing Bonus. (b) The parties agree to the additional provisions set forth in Schedule 14. 15. Changes to Innovation Fund. (a) Section 3.7(d) of the Agreement shall be deleted in its entirety, and any amounts allocated to the Infrastructure Innovation Fund or Program Extension Enhancement Fund not used as of the Conversion Date shall be governed by the A&R Agreement. If the A&R Agreement does not become effective, upon expiration or termination of the Agreement, Company shall have no right to any amounts allocated to the Infrastructure Innovation Fund or Program Extension Enhancement Fund not used as of such expiration or termination. 1316. Representations and Warranties. (a) Except with respect to matters of which Company has Knowledge as of the Conversion Amendment Effective Date, Bank makes each of the following representations as of the Conversion Amendment Effective Date: (i) Neither Bank nor any of its Affiliates nor, to the best of its Knowledge, any of its subcontractors performing material Program services is in default with respect to any contract, agreement, lease, or other instrument to which it is a party or by which it is bound, except for defaults which would not have a Bank Material Adverse Effect, nor has Bank received any notice of default under any contract, agreement, lease or other instrument regarding a default which, if realized, would have, or would reasonably be expected to have, a Bank Material Adverse Effect. (ii) No action, claim, or any litigation, proceeding, arbitration, investigation or controversy is pending or, to the best of Bank's Knowledge, threatened against Bank or its Affiliates or, to the best of Bank's Knowledge, their subcontractors (excluding Company) that provide material services to the Program, at law, in equity or otherwise, before any court, board, commission, agency or instrumentality of any federal, state, or local government or of any agency or subdivision thereof or before any arbitrator or panel of arbitrators which has had, or would reasonably be expected to have, a Bank Material Adverse Effect. Except to the extent of the Bank Consent Orders (including the terms and conditions thereof), Bank is not the subject of any action by a Governmental Authority and is not subject to any agreement, orders or directives with any Governmental Authority, which, in each case, has, or if adversely determined, would reasonably be expected to have, a Bank Material Adverse Effect. (iii) Bank has valid and binding agreements with TSY and, to the best of its Knowledge as of the Effective Date, all other necessary vendors to enable Bank to perform its obligations under this Conversion Amendment and the Transition Plan. Except to the extent of the Bank Consent Orders (including the terms and conditions thereof) Bank has no reason to believe that Bank will be unable to complete the Conversion related activities required to be performed by Bank pursuant to this Conversion Amendment and the Transition Plan. (b) Except with respect to matters of which Bank has Knowledge as of the Conversion Amendment Effective Date, Nordstrom and NCS each make each of the following representations as of the Conversion Amendment Effective Date: (i) Neither Company nor any of its Affiliates nor, to the best of its Knowledge, any subcontractors performing material Program services or functions is in default with respect to any contract, agreement, lease, or other instrument to which it is a party or by which it is bound, except for defaults which would not have a Company Material Adverse Effect, nor has Company received any notice of default under any contract, agreement, lease or other instrument regarding a default which, if realized, would have, or would reasonably be expected to have, a Company Material Adverse Effect. (ii) No action, claim or any litigation, proceeding, arbitration, investigation or controversy is pending or, to the best of Company's Knowledge, threatened against Company or its Affiliates or, to the best of Company's Knowledge, their subcontractors that provide material services to the Program, at law, in equity or otherwise, before any court, board, commission, agency or instrumentality of any federal, state, or local government, or of any agency or subdivision thereof, or before any arbitrator or panel of arbitrators which has had, or would reasonably be expected to have, a Company Material Adverse Effect. Neither Company nor any of its Affiliates performing servicing functions is the subject of any action by a Governmental Authority and none of such Persons is subject to any agreement, orders or directives with any Governmental Authority, which, in each case, has had, or if adversely determined, would reasonably be expected to have, a Company Material Adverse Effect. (iii) Company has valid and binding agreements with Fiserv and, to the best of its Knowledge as of the Effective Date, all other necessary vendors to enable Company to perform its obligations under this Conversion Amendment and the Transition Plan and Company has no reason to believe that Company will be unable to complete the Conversion related activities required to be performed by Company pursuant to this Conversion Amendment and the Transition Plan. (iv) Nordstrom and NCS are each solvent. (v) A Material Indebtedness Default Event has not occurred and Company has not received any notice of a Material Indebtedness Default Event. (c) (i) Bank shall not be in breach of Sections 10.2(a), 10.2(b) or 10.2(c) of the Agreement to the extent of, and (ii) the representations and warranties in Sections 10.2(a), 10.2(b) and 10.2(c) of the Agreement shall be qualified by: (x) the existence of the Bank Consent Orders and (y) any requirements under the Bank Consent Orders to make any notices to or filings with, obtain or maintain any consents, approvals, non-objections or authorizations from, or to engage in any other action to be taken with respect to, any Governmental Authority in connection with Bank performing its obligations under this Conversion Amendment. For clarity, nothing in this Section shall limit or qualify any of Bank's obligations under any other provision of the Agreement or the Conversion Amendment, including Schedule 13. (d) Bank shall use commercially reasonable efforts to obtain all necessary consents, approvals, non-objections, and authorizations from all Governmental Authorities having jurisdiction over Bank for Bank to perform its obligations under this Conversion Amendment to convert the Accounts and Designated Debit Accounts (as defined in Schedule 5(d)). To the extent permitted by Applicable Law, Bank shall provide Company with prompt notice in the event that any Governmental Authority determines, or Bank otherwise reasonably determines, that any such consent, approval, non-objection or authorization will not be provided in a time and manner sufficient to enable the Conversion to be effectuated on or before March 1, 2026. 17. Multi-Consequence Events. (a) The parties agree to the terms set forth in Schedule 17 with respect to Multi-Consequence Events, as defined therein. 18. Other Changes to the Agreement. (a) The following shall new definitions shall be added to Section 1.1 of the Agreement: "Conversion Amendment" means Amendment No. 9 to the Credit Card Program Agreement, executed entered into by Nordstrom, NCS and Bank as of the Conversion Amendment Effective Date. "Conversion Amendment Effective Date" means October 31, 2024. "Company Financial Reports" means: (i) (A) As of the Conversion Amendment Effective Date, the financial reports Company delivers to its lenders under the Company Debt Facilities, which, as of the Conversion Amendment Effective Date are substantially similar in all material respects to the items contemplated in clause (ii) below; or any subsequent financial reporting provided by Company to its lenders under the Company Debt Facilities as of the Conversion Amendment Effective Date or any subsequent Company Debt Facility; provided such reporting is substantially similar to the financial reporting under the Company Debt Facilities as of the Conversion Amendment Effective Date; or (B) if Company does not have a Company Debt Facility or the reporting under the Company Debt Facilities is not substantially similar to the financial reporting as of the Conversion Amendment Effective Date, the reports set forth in clause (ii) of this definition of "Company Financial Reports." (ii) (A) As soon as practicable and in any event within ninety (90) days after the end of each such fiscal year, the consolidated balance sheet of Nordstrom and its consolidated Subsidiaries as of the end of such year and the related statements of earnings, stockholder's equity and cash flow for such fiscal year, setting forth in each case in comparative form the figures for the previous fiscal year, all in reasonable detail and accompanied by an unqualified report thereon of Deloitte & Touche LLP or other independent certified public accountants of recognized national standing selected by Company, which report shall state that such financial statements fairly present the financial position of Nordstrom and its consolidated Subsidiaries as of the date indicated and its results of operations and cash flows for the periods indicated in conformity with GAAP (except as otherwise stated therein) and that the examination by such accountants in connection with such financial statements has been made in accordance with generally accepted auditing standards; and (B) as soon as practicable and in any event within forty-five (45) days after the end of each fiscal quarter (other than the last fiscal quarter of any fiscal year), a consolidated balance sheet of Nordstrom and its consolidated Subsidiaries as of the end of such quarter and the related statements of earnings, stockholder's equity and cash flow for such quarter and the portion of the fiscal year ended at the end of such quarter, setting forth in each case in comparative form the figures for the corresponding periods of the prior fiscal year, all in reasonable detail and certified by Nordstrom's chief financial officer or controller as fairly presenting the financial condition of Nordstrom and its consolidated Subsidiaries as of the dates indicated and its results of operations and cash flows for the periods indicated, subject to normal year-end adjustments. (b) "Company Party" means each of Nordstrom and NCS. "NCS" means Nordstrom Card Services, Inc., a Delaware corporation with its principal offices in Centennial, Colorado. (c) Company shall provide Bank notice in writing within two (2) Business Days of (i) the occurrence of a Material Indebtedness Default Event or (ii) the occurrence of, or, if earlier, the execution of a definitive agreement that, if consummated, will result in, the Change in Control of Company. (c) Notwithstanding Section 2.8 of the Agreement and Schedule 2.8 of the Agreement, Company hereby waives any right to propose or implement a change in the Network prior to the Conversion Date. (d) Section 4.13(b) of the Agreement is deleted in its entirety. (e) Schedule 4.13(b) of the Agreement is deleted in its entirety. (f) Schedule 4.17 of the Agreement is amended by deleting and replacing the first three sentences of clause (a) in its entirety with the following: Company and Bank will work together to optimize Sales Tax Recovery. Company will remit when due any sales taxes relating to the sale of Nordstrom Goods and/or Services. Company, as servicer to the Program, shall identify by Account any amounts written off. To the extent permitted by Applicable Law, Company may, in its discretion, sign and file forms as necessary to seek recovery of any sales tax charged to any Account that has been written off. (g) Clause (f) of Schedule 13.2(f) of the Agreement is amended so that in both instances in which "well capitalized" appears, the term is replaced with "adequately capitalized." (h) A new clause (b) is added to Section 4.10 of the Agreement as follows: Beginning with the first fiscal year and fiscal quarter of Company for which Company is no longer required to file Form 10-K and Form 10-Q with the Securities and Exchange Commission, for the remainder of the Term, (i) Company shall deliver to Bank the Company Financial Reports; provided that if Company shall no longer deliver the Company Financial Reports set forth in clause (i)(A) of the definition thereof, Company shall promptly notify Bank thereof and Bank may require Company to deliver the Company Financial Reports set forth in clause (ii) of the definition thereof; (ii) The introductory provisions of Sections 10.1 and 10.2 of the Agreement are amended so that in both instances where "a payment is made by Bank to Company hereunder" appears, the terms are replaced by "a payment is made hereunder." (j) Section 10.1(h) of the Agreement is replaced in its entirety with the following: Company Licensed Marks; Loyalty Program. Company or one of its Affiliates is the sole and exclusive owner of, and has sole control over, the Company Licensed Marks and is the sole owner and operator of the Loyalty Program, and Company has the right, power and authority to license to Bank the use of the Company Licensed Marks and the Loyalty Program in connection with the Program as

link:calculationLink link:definitionLink 0000015 - Disclosure - Segment Reporting link:presentationLink link:calculationLink link:definitionLink 9954471 - Disclosure - Revenue (Tables) link:presentationLink link:calculationLink link:definitionLink 9954472 - Disclosure - Fair Value Measurements (Tables) link:presentationLink link:calculationLink link:definitionLink 9954473 - Disclosure - Stock-Based Compensation (Tables) link:presentationLink link:calculationLink link:definitionLink 9954474 - Disclosure - Earnings Per Share (Tables) link:presentationLink link:calculationLink link:definitionLink 9954475 - Disclosure - Segment Reporting (Tables) link:presentationLink link:calculationLink link:definitionLink 9954476 - Disclosure - Basis of Presentation (Narrative) (Details) link:presentationLink link:calculationLink link:definitionLink 9954477 - Disclosure - Revenue (Summary Of Contract Liabilities) (Details) link:presentationLink link:calculationLink link:definitionLink 9954478 - Disclosure - Revenue (Disaggregated Net Sales) (Details) link:presentationLink link:calculationLink link:definitionLink 9954479 - Disclosure - Revenue (Percent Of Net Sales By Merchandise Category Summary) (Details) link:presentationLink link:calculationLink link:definitionLink 9954480 - Disclosure - Revenue (Narrative) (Details) link:presentationLink link:calculationLink link:definitionLink 9954481 - Disclosure - Debt And Credit Facilities (Narrative) (Details) link:presentationLink link:calculationLink link:definitionLink 9954482 - Disclosure - Fair Value Measurements (Summary Of Carrying Value And Fair Value Estimate Of Long-Term Debt) (Details) link:presentationLink link:calculationLink link:definitionLink 9954483 - Disclosure - Fair Value Measurements (Narrative) (Details) link:presentationLink link:calculationLink link:definitionLink 9954484 - Disclosure - Stock-Based Compensation (Summary Of Stock-Based Compensation Expense) (Details) link:presentationLink link:calculationLink link:definitionLink 9954485 - Disclosure - Stock-Based Compensation (Summary Of Grants) (Details) link:presentationLink link:calculationLink link:definitionLink 9954486 - Disclosure - Stock-Based Compensation (Narrative) (Details) link:presentationLink link:calculationLink link:definitionLink 9954487 - Disclosure - Shareholders' Equity (Narrative) (Details) link:presentationLink link:calculationLink link:definitionLink 9954488 - Disclosure - Earnings Per Share (Computation Of Earnings Per Share) (Details) link:presentationLink link:calculationLink link:definitionLink 9954489 - Disclosure - Segment Reporting (Information By Reportable Segment) (Details) link:presentationLink link:calculationLink link:definitionLink EX-101.CAL 7 jwn-20241102_cal.xml XBRL TAXONOMY EXTENSION CALCULATION LINKBASE DOCUMENT EX-101.DEF 8 jwn-20241102_def.xml XBRL TAXONOMY EXTENSION DEFINITION LINKBASE DOCUMENT EX-101.LAB 9 jwn-20241102_lab.xml XBRL TAXONOMY EXTENSION LABEL LINKBASE DOCUMENT Right-of-use asset amortization Operating Lease, Right-of-Use Asset, Periodic Reduction Stock Appreciation Rights (SARs) Stock Appreciation Rights (SARs) [Member] Common stock Common Domain Members [Abstract] Pay vs Performance Disclosure [Line Items] Awards Close in Time to MNPI Disclosures, Table Awards Close in Time to MNPI Disclosures [Table Text Block] Statistical Measurement [Domain] Statistical Measurement [Domain] Total current assets Assets, Current 2022 Program [Member] Two Thousand Twenty-two Program [Member] Two Thousand Twenty-two Program Maximum borrowing capacity Line of Credit Facility, Maximum Borrowing Capacity Summary Of Carrying Value And Fair Value Estimate Of Long-Term Debt Fair Value Disclosure of Asset and Liability Not Measured at Fair Value [Table Text Block] Change in operating assets and liabilities: Increase (Decrease) in Operating Capital [Abstract] Underlying Security Market Price Change Underlying Security Market Price Change, Percent Revenue from Contract with Customer [Abstract] Revenue from Contract with Customer [Abstract] All Individuals All Individuals [Member] Percent Of Net Sales By Merchandise Category Summary Revenue from External Customers by Products and Services [Table Text Block] Supplemental Cash Flow Information Supplemental Cash Flow Information [Abstract] Award Type [Domain] Award Type [Domain] Fair Value as of Grant Date Award Grant Date Fair Value Debt And Credit Facilities Debt Disclosure [Text Block] Kids' Apparel [Member] Childrens Apparel [Member] Children's apparel [Member] Entity Filer Category Entity Filer Category Statement of Stockholders' Equity [Abstract] Statement of Stockholders' Equity [Abstract] Number of consecutive fiscal quarters meeting leverage ratio threshold Number of consecutive fiscal quarters meeting leverage ratio threshold Number of consecutive fiscal quarters meeting leverage ratio threshold Number of consecutive fiscal quarters with a leverage ratio of less than 2.5 times required while having only one investment grade rating in order for our revolver not to be secured. Number of options to extend revolver Option to Extend Revolver Number of options to extend the revolving commitment by one year provided we obtain written consent from the lenders. Non-PEO NEO Average Total Compensation Amount Non-PEO NEO Average Total Compensation Amount Short-term Debt, Type [Domain] Short-Term Debt, Type [Domain] Statement [Table] Statement [Table] Current Fiscal Year End Date Current Fiscal Year End Date Revolver [Member] Revolving Credit Facility [Member] Share repurchase authorization Stock Repurchase Program, Authorized Amount Shares repurchased (in shares) Stock Repurchased During Period, Shares MNPI Disclosure Timed for Compensation Value MNPI Disclosure Timed for Compensation Value [Flag] Segment Reporting [Abstract] Segment Reporting [Abstract] Accounts payable Accounts Payable, Current PEO Name PEO Name Restatement Determination Date: Restatement Determination Date [Axis] Fair Value Measurements Disclosure [Table] Fair Value, by Balance Sheet Grouping [Table] Fair Value, by Balance Sheet Grouping [Table] Other liabilities Increase (Decrease) in Other Noncurrent Liabilities Commitments and contingencies Commitments and Contingencies Weighted-average grant-date fair value per unit (in dollars per share) Share-Based Compensation Arrangement by Share-Based Payment Award, Equity Instruments Other than Options, Grants in Period, Weighted Average Grant Date Fair Value Insider Trading Policies and Procedures [Line Items] Rule 10b5-1 Arrangement Terminated Rule 10b5-1 Arrangement Terminated [Flag] Nordstrom [Member] Nordstrom [Member] Nordstrom [Member] Disaggregation of Revenue [Line Items] Disaggregation of Revenue [Line Items] Restatement does not require Recovery Restatement Does Not Require Recovery [Text Block] Shareholders' Equity Equity [Text Block] Net cash provided by operating activities Net Cash Provided by (Used in) Operating Activities Class of Stock [Axis] Class of Stock [Axis] Erroneously Awarded Compensation Recovery Erroneously Awarded Compensation Recovery [Table] Ownership [Axis] Ownership [Axis] Depreciation and amortization expenses Depreciation, Depletion and Amortization Debt instrument interest rate Debt Instrument, Interest Rate, Stated Percentage Award Timing, How MNPI Considered Award Timing, How MNPI Considered [Text Block] Accrued salaries, wages and related benefits Increase (Decrease) in Employee Related Liabilities Statement of Financial Position [Abstract] Statement of Financial Position [Abstract] Total shareholders' equity Total shareholders' equity Total shareholders' equity Total shareholders' equity Equity, Attributable to Parent Subsequent Event Type [Domain] Subsequent Event Type [Domain] Commercial paper [Member] Commercial Paper [Member] Dividends Dividends, Cash Cash dividends paid Payments of Ordinary Dividends, Common Stock Asset impairment Impairment, Long-Lived Asset, Held-for-Use Diluted (in dollars per share) Diluted EPS (in dollars per share) Earnings Per Share, Diluted PEO Total Compensation Amount PEO Total Compensation Amount Schedule of Share-based Compensation Arrangements by Share-based Payment Award [Table] Schedule of Share-Based Compensation Arrangements by Share-Based Payment Award [Table] Revenue recognized from beginning contract liability balance Contract with Customer, Liability, Revenue Recognized Per share bid (in cash) of the Bid Group Business Acquisition, Share Price Trading Arrangements, by Individual Trading Arrangements, by Individual [Table] Earnings (loss) before income taxes Earnings (loss) before income taxes Income (Loss) from Continuing Operations before Income Taxes, Noncontrolling Interest Nordstrom Rack [Member] Nordstrom Rack [Member] Nordstrom Rack [Member] Long-lived tangible asset impairment Tangible Asset Impairment Charges Trading Symbol Trading Symbol Outstanding standby letter of credit Letters of Credit Outstanding, Amount Upper limit of Leverage Ratio Upper limit of Leverage Ratio [Member] Upper limit of Leverage Ratio to be able to pay up to \$100 in dividends and share repurchases Non-PEO NEO Average Compensation Actually Paid Amount Non-PEO NEO Average Compensation Actually Paid Amount Middle range of Leverage Ratio limits on dividends and share repurchases [Member] Middle range of Leverage Ratio limits on dividends and share repurchases [Member] Middle range of Leverage Ratio limits on dividends and share repurchases Weighted-average grant-date fair value per stock option (in dollars per share) Share-Based Compensation Arrangement by Share-Based Payment Award, Options, Grants in Period, Weighted Average Grant Date Fair Value Level 2 [Member] Fair Value, Inputs, Level 2 [Member] Net earnings Net earnings Net earnings Net Income (Loss) Attributable to Parent Total current liabilities Liabilities, Current Number of financial covenant tests Number of financial covenant tests Number of financial covenant tests under our Revolver Fair Value Disclosures [Abstract] Fair Value Disclosures [Abstract] Entity Emerging Growth Company Entity Emerging Growth Company Changed Peer Group, Footnote Changed Peer Group, Footnote [Text Block] Company Selected Measure Name Company Selected Measure Name Outstanding borrowings Commercial Paper Senior notes, 2.30%, due April 2024 [Member] Senior notes, 2.3%, due April 2024, net of unamortized discount [Member] Senior notes, 2.3%, due April 2024, net of unamortized discount Capital expenditures Payments to Acquire Productive Assets Liabilities and Shareholders' Equity Liabilities and Equity [Abstract] Repurchase of common stock Shares repurchased (amount) Stock Repurchased During Period, Value Named Executive Officers, Footnote Named Executive Officers, Footnote [Text Block] Number of specified ratings agencies Number of specified ratings agencies Number of specified ratings agencies our revolver agreement requires to have an unsecured investment-grade debt rating from in order for our revolver not to be secured. Shareholders' equity: Equity, Attributable to Parent [Abstract] Other [Member] Other Stock-based Compensation [Member] Other Stock-based Compensation [Member] Accounts receivables, net Increase (Decrease) in Receivables Document Fiscal Period Focus Document Fiscal Period Focus Computation Of Earnings Per Share Schedule of Earnings Per Share, Basic and Diluted [Table Text Block] Pay vs Performance Disclosure, Table Pay vs Performance [Table Text Block] Title Trading Arrangement, Individual Title Stock-based compensation expense Total stock-based compensation expense, before income tax benefit Share-Based Payment Arrangement, Noncash Expense Executive Category: Executive Category [Axis] Contract with Customer, Sales Channel [Axis] Contract with Customer, Sales Channel [Axis] Summary Of Grants Disclosure of Share-Based Compensation Arrangements by Share-Based Payment Award [Table Text Block] Common Stock [Member] Common Stock [Member] Name Measure Name Individual: Individual [Axis] Contractual terms of partnership interest range Fair Value, Investments, Entities that Calculate Net Asset Value Per Share, Liquidating Investment, Remaining Period Current borrowing capacity Line of Credit Facility, Current Borrowing Capacity Name Forgone Recovery, Individual Name City Area Code City Area Code Entity Address, Postal Zip Code Entity Address, Postal Zip Code Product and Service [Axis] Product and Service [Axis] Earnings Per Share Earnings Per Share [Text Block] Goodwill Goodwill Lower limit on dividends and share repurchases [Member] Upper range of Leverage Ratio limits on dividends and share repurchases [Member] Upper range of Leverage Ratio limits on dividends and share repurchases Equity Components [Axis] Equity Components [Axis] Credit card revenues, net Credit Card Revenues, net Credit card revenues, net include Nordstrom's portion of the ongoing credit card revenue, net of credit losses, pursuant to our program agreement with the issuing bank of our consumer credit cards. Additional 402(v) Disclosure Additional 402(v) Disclosure [Text Block] Change in cash book overdrafts Proceeds from (Repayments of) Bank Overdrafts Document Fiscal Year Focus Document Fiscal Year Focus Stock options granted (in shares) Share-Based Compensation Arrangement by Share-Based Payment Award, Options, Grants in Period, Gross Underlying Securities Award Underlying Securities Amount Entity Small Business Entity Small Business Minimum [Member] Minimum [Member] Local Phone Number Local Phone Number Land, property and equipment (net of accumulated depreciation of \$6,623, \$8,251 and \$8,258) Property, Plant and Equipment, Net Weighted-average shares outstanding: Weighted Average Number of Shares Outstanding, Diluted [Abstract] Share Repurchase Program [Domain] Share Repurchase Program [Domain] Recovery of Erroneously Awarded Compensation Disclosure [Line Items] Accounts receivable, net Receivables, net, for Nordstrom Canada wind-down process Receivables, Net, Current Exercise Price Award Exercise Price Dividends per share Common Stock, Dividends, Per Share, Cash Paid Quarterly dividend declared and paid in subsequent quarter Common Stock, Dividends, Per Share, Declared Option to increase the maximum capacity of revolving credit facility Revolving Credit Facility Option To Increase Maximum Amount The maximum amount by which the entity may choose to increase the maximum capacity of a credit facility. Common stock, no par value (in dollars per share) Common Stock, No Par Value Statement of Cash Flows [Abstract] Statement of Cash Flows [Abstract] Assets Assets [Abstract] Award Timing MNPI Disclosure Award Timing MNPI Disclosure [Text Block] Noncurrent operating lease liabilities Operating Lease, Liability, Noncurrent RSUs [Member] Restricted Stock Units (RSUs) [Member] Lease liabilities Increase (Decrease) in Operating Lease Liability Forgone Recovery due to Violation of Home Country Law, Amount Forgone Recovery due to Violation of Home Country Law, Amount Debt Instrument, Name [Domain] Debt Instrument, Name [Domain] Financing Activities Net Cash Provided by (Used in) Financing Activities, Continuing Operations [Abstract] Cumulative Effect, Period of Adoption, Adjustment Cumulative Effect, Period of Adoption, Adjustment [Member] Income taxes paid, net of refunds received Income Taxes Paid, Net Net cash used in financing activities Net Cash Provided by (Used in) Financing Activities Maximum leverage ratio for unlimited dividends and share repurchases [Member] Leverage ratio for unlimited dividends and share repurchases [Member] Leverage ratio for unlimited dividends and share repurchases Other [Member] Other Products And Services [Member] Other Products And Services [Member] Proceeds from the sale of assets and other, net Payments for (Proceeds from) Other Investing Activities Accumulated Deficit [Member] Retained Earnings [Member] Current portion of long-term debt Long-Term Debt, Current Maturities Total stock-based compensation expense, net of income tax benefit Share-Based Payment Arrangement, Expense, after Tax Adjustment to Non-PEO NEO Compensation Footnote Adjustment to Non-PEO NEO Compensation Footnote [Text Block] Total liabilities and shareholders' equity Liabilities and Equity Other assets Other Assets, Noncurrent Peer Group Total Shareholder Return Amount Peer Group Total Shareholder Return Amount Ownership [Domain] Ownership [Domain] Operating lease right-of-use assets Operating Lease, Right-of-Use Asset Basic (in dollars per share) Basic EPS (in dollars per share) Earnings Per Share, Basic Schedule of Long-term Debt Instruments [Table] Schedule of Long-Term Debt Instruments [Table] Class of Treasury Stock [Table] Class of Treasury Stock [Table] Equity Valuation Assumption Difference, Footnote Equity Valuation Assumption Difference, Footnote [Text Block] Canada wind-down costs Restructuring Costs Erroneous Compensation Analysis Erroneous Compensation Analysis [Text Block] Total revenues Revenues Additional ownership percentage required by Bid Group Additional Ownership Percentage Required by Bid Group The Bid Group shall be an Exempt Person under the Shareholder Rights Agreement until the earlier of (i) April 17, 2025 and (ii) the date that the Bid Group increases its aggregate beneficial ownership of shares of the Company's common stock to an amount greater than its beneficial ownership on the date of the Amendment (9/3/2024) plus 0.1% of the then-outstanding shares of common stock. Product and Service [Domain] Product and Service [Domain] Arrangement Duration Trading Arrangement Duration Other Performance Measure, Amount Other Performance Measure, Amount Aggregate Available Trading Arrangement, Securities Aggregate Available Amount Accessories [Member] Accessories [Member] Merchandise inventories Increase (Decrease) in Inventories Entity Address, City or Town Entity Address, City or Town Award Timing MNPI Considered Award Timing MNPI Considered [Flag] Information By Reportable Segment Schedule of Segment Reporting Information, by Segment [Table Text Block] Insider Trading Policies and Procedures Not Adopted Insider Trading Policies and Procedures Not Adopted [Text Block] Anti-dilutive common stock equivalents (in shares) Antidilutive Securities Excluded from Computation of Earnings Per Share, Amount Award Type [Axis] Award Type [Axis] Units granted (in shares) Share-Based Compensation Arrangement by Share-Based Payment Award, Equity Instruments Other than Options, Grants in Period Debt covenant leverage ratio Debt Instrument, Debt Covenant Leverage Ratio Debt Instrument, Debt Covenant Leverage Ratio Document Quarterly Report Document Quarterly Report No Trading Symbol Flag No Trading Symbol Flag Investing Activities Net Cash Provided by (Used in) Investing Activities, Continuing Operations [Abstract] Interest expense, net Interest Expense Non-cash investing activity for capital expenditure accruals Capital Expenditures Incurred but Not yet Paid Fair Value Hierarchy and NAV [Domain] Fair Value Hierarchy and NAV [Domain] Document Transition Report Document Transition Report Award Timing Predetermined Award Timing Predetermined [Flag] Operating lease liabilities arising from lease agreements Right-of-Use Asset Obtained in Exchange for Operating Lease Liability Decrease in cash and cash equivalents resulting from Canada deconsolidation Cash Divested from Deconsolidation Stockholders' Equity Note [Abstract] Stockholders' Equity Note [Abstract] Trading Arrangement: Trading Arrangement [Axis] Remaining share repurchase capacity Stock Repurchase Program, Remaining Authorized Repurchase Amount Termination Date Trading Arrangement Termination Date Nordstrom, Inc. Nordstrom, Inc. [Member] Nordstrom, Inc. and its subsidiaries Accounts payable Increase (Decrease) in Accounts Payable Common Stock, shares authorized Common Stock, Shares Authorized PEO Actually Paid Compensation Amount PEO Actually Paid Compensation Amount Document Information [Table] Document Information [Table] Digital Sales [Member] Digital Sales [Member] Sales conducted through a digital platform such as our websites or mobile apps. Digital sales may be self-guided by the customer, as in a traditional online order, or facilitated by a salesperson using a virtual styling or selling tool, such as Nordstrom Trunk Club or Style Board. Digital sales may be delivered to the customer or picked up in our Nordstrom stores, Nordstrom Rack stores or Nordstrom Local service hubs. Digital sales also include a reserve for estimated returns. Entity File Number Entity File Number Current portion of operating lease liabilities Operating Lease, Liability, Current Tax impact on cumulative effect of change in accounting principle Income Tax Effects Allocated Directly to Equity, Cumulative Effect of Change in Accounting Principle Entity Shell Company Entity Shell Company Business Acquisition, Acquiree [Domain] Business Acquisition, Acquiree [Domain] Adjustments to reconcile net earnings to net cash provided by operating activities: Adjustments to Reconcile Net Income (Loss) to Cash Provided by (Used in) Operating Activities [Abstract] All Trading Arrangements All Trading Arrangements [Member] Restatement Determination Date Restatement Determination Date Cost of sales and related buying and occupancy costs Cost Of Sales And Related Buying And Occupancy Costs The aggregate of cost of sales, buying and occupancy costs during the reporting period. Buying costs consist primarily of compensation and other costs incurred by our merchandising and product development groups. Occupancy costs include rent, depreciation, property taxes and facility operating costs of our retail, corporate center and Supply Chain Network facilities. Shares repurchased, average price per share (in dollars per share) Shares Acquired, Average Cost Per Share All Adjustments to Compensation All Adjustments to

Interest expense, net	(26)	(24)	(79)	(78)
Earnings (loss) before income taxes	57	78	173	(43)
Income tax (expense) benefit	(11)	(11)	(45)	43
Net earnings	\$ 46	\$ 67	\$ 128	\$ 0
Earnings per share:				
Basic (in dollars per share)	\$ 0.28	\$ 0.41	\$ 0.78	\$ 0
Diluted (in dollars per share)	\$ 0.27	\$ 0.41	\$ 0.76	\$ 0
Weighted-average shares outstanding:				
Basic (in shares)	164.6	162.0	164.0	161.5
Diluted (in shares)	169.8	163.6	168.1	161.5

[XML 15 R3.htm IDEA- XBRL DOCUMENT](#)

Condensed Consolidated Statements of Comprehensive Earnings - USD (\$) \$ in Millions	3 Months Ended		9 Months Ended	
	Nov. 02, 2024	Oct. 28, 2023	Nov. 02, 2024	Oct. 28, 2023

Comprehensive Income (Loss), Net of Tax, Attributable to Parent [Abstract]

Net earnings	\$ 46	\$ 67	\$ 128	\$ 0
Foreign currency translation adjustment	0	0	0	(4)
Comprehensive net earnings (loss)	\$ 46	\$ 67	\$ 128	\$ (4)

[XML 16 R4.htm IDEA- XBRL DOCUMENT](#)

Condensed Consolidated Balance Sheets - USD (\$) \$ in Millions	Nov. 02, 2024			Feb. 03, 2024			Oct. 28, 2023		
--	----------------------	--	--	----------------------	--	--	----------------------	--	--

Assets

Cash and cash equivalents	\$ 397	\$ 628	\$ 375
Accounts receivable, net	544	334	322
Merchandise inventories	2,780	1,888	2,626
Prepaid expenses and other current assets	311	286	392
Total current assets	4,032	3,136	3,715
Land, property and equipment (net of accumulated depreciation of \$8,623, \$8,251 and \$8,258)	3,041	3,177	3,187
Operating lease right-of-use assets	1,438	1,359	1,402
Goodwill	249	249	249
Other assets	560	523	460
Total assets	9,320	8,444	9,013

Liabilities and Shareholders' Equity

Accounts payable	1,863	1,236	1,890
Accrued salaries, wages and related benefits	355	244	245
Current portion of operating lease liabilities	246	240	232
Other current liabilities	1,068	1,102	1,092
Current portion of long-term debt	0	250	250
Total current liabilities	3,532	3,072	3,709
Long-term debt, net	2,617	2,612	2,611
Noncurrent operating lease liabilities	1,448	1,377	1,403
Other liabilities	736	535	561
Commitments and contingencies			

Shareholders' equity:

Common stock, no par value: 1,000 shares authorized; 164.9, 162.4 and 162.3 shares issued and outstanding	3,483	3,418	3,407
Accumulated deficit	(2,504)	(2,578)	(2,681)
Accumulated other comprehensive gain	8	8	3
Total shareholders' equity	987	848	729
Total liabilities and shareholders' equity	\$ 9,320	\$ 8,444	\$ 9,013

[XML 17 R5.htm IDEA- XBRL DOCUMENT](#)

Condensed Consolidated Balance Sheets (Parenthetical) - USD (\$) shares in Millions, \$ in Millions	Nov. 02, 2024			Feb. 03, 2024			Oct. 28, 2023		
---	----------------------	--	--	----------------------	--	--	----------------------	--	--

Assets

Accumulated depreciation	\$ 8,623	\$ 8,251	\$ 8,258
Shareholders' equity:			
Common stock, no par value (in dollars per share)	\$ 0	\$ 0	\$ 0
Common stock, shares authorized	1,000.0	1,000.0	1,000.0
Common stock, shares issued	164.9	162.4	162.3
Common stock, shares outstanding	164.9	162.4	162.3

[XML 18 R6.htm IDEA- XBRL DOCUMENT](#)

Condensed Consolidated Statements Of Shareholders' Equity - USD (\$) \$ in Millions	Total Common Stock [Member]			Accumulated Deficit [Member]			Accumulated Other Comprehensive Loss [Member]		
--	------------------------------------	--	--	-------------------------------------	--	--	--	--	--

Total shareholders' equity at Jan. 28, 2023	\$ 3,353	\$ (2,588)	\$ (26)
---	----------	------------	---------

Common stock

Issuance of common stock under stock compensation plans	19
Stock-based compensation	35

Accumulated deficit

Cumulative effect of change in accounting principle, net of tax	0
Net earnings	\$ 0
Dividends	(92)
Repurchase of common stock	(1)

Accumulated other comprehensive gain (loss)

Accumulated translation loss reclassified to earnings	33
Other comprehensive loss	(4)
Total shareholders' equity at Oct. 28, 2023	\$ 729 3,407
Accumulated other comprehensive gain (loss)	(2,681)
Dividends per share	3

Total shareholders' equity at Jul. 29, 2023	\$ 0.57	3,388	(2,717)	3
---	---------	-------	---------	---

Common stock

Issuance of common stock under stock compensation plans	7
Stock-based compensation	12

Accumulated deficit

Cumulative effect of change in accounting principle, net of tax	0
Net earnings	\$ 67
Dividends	(31)
Repurchase of common stock	0

Accumulated other comprehensive gain (loss)			
Accumulated translation loss reclassified to earnings			0
Other comprehensive loss			0
Total shareholders' equity at Oct. 28, 2023	\$ 729,3407	(2,681)	3
Accumulated other comprehensive gain (loss)			
Dividends per share	\$ 0.19		
Total shareholders' equity at Feb. 03, 2024	\$ 848,3418	(2,578)	8
Common stock			
Issuance of common stock under stock compensation plans	19		
Stock-based compensation	46		
Accumulated deficit			
Cumulative effect of change in accounting principle, net of tax		39	
Net earnings	128	128	
Dividends		(93)	
Repurchase of common stock	0	0	
Accumulated other comprehensive gain (loss)			
Accumulated translation loss reclassified to earnings			0
Other comprehensive loss			0
Total shareholders' equity at Nov. 02, 2024	\$ 987,3483	(2,504)	8
Accumulated other comprehensive gain (loss)			
Dividends per share	\$ 0.57		
Total shareholders' equity at Aug. 03, 2024	3,458	(2,518)	8
Common stock			
Issuance of common stock under stock compensation plans	10		
Stock-based compensation	15		
Accumulated deficit			
Cumulative effect of change in accounting principle, net of tax		0	
Net earnings	\$ 46	46	
Dividends		(32)	
Repurchase of common stock		0	
Accumulated other comprehensive gain (loss)			
Accumulated translation loss reclassified to earnings			0
Other comprehensive loss			0
Total shareholders' equity at Nov. 02, 2024	\$ 987,3483	\$(2,504)	\$ 8
Accumulated other comprehensive gain (loss)			
Dividends per share	\$ 0.19		

XML 19 R7.htm IDEA: XBRL DOCUMENT

	9 Months Ended	
	Nov. 02, 2024	Oct. 28, 2023
Condensed Consolidated Statements Of Cash Flows - USD (\$)		
\$ in Millions		

Operating Activities

Net earnings	\$ 128	\$ 0
Adjustments to reconcile net earnings to net cash provided by operating activities:		
Depreciation and amortization expenses	468	430
Canada wind-down costs	0	207
Asset impairment	51	0
Right-of-use asset amortization	140	132
Deferred income taxes, net	(72)	2
Stock-based compensation expense	57	41
Other, net	(14)	(61)
Change in operating assets and liabilities:		
Accounts receivables, net	(220)	(58)
Merchandise inventories	(747)	(687)
Increase (Decrease) in Prepaid Expense and Other Assets	(2)	(82)
Accounts payable	429	509
Accrued salaries, wages and related benefits	111	(41)
Other current liabilities	4	(90)
Lease liabilities	(199)	(203)
Other liabilities	237	8
Net cash provided by operating activities	371	107
Investing Activities		
Capital expenditures	(321)	(375)
Decrease in cash and cash equivalents resulting from Canada deconsolidation	0	(33)
Proceeds from the sale of assets and other, net	27	32
Net cash used in investing activities	(294)	(376)
Financing Activities		
Principal payments on long-term debt	(250)	0
Change in cash book overdrafts	28	37
Cash dividends paid	(93)	(92)
Payments for repurchase of common stock	0	1
Proceeds from issuances under stock compensation plans	19	19
Other, net	(12)	(6)
Net cash used in financing activities	(308)	(43)
Net decrease in cash and cash equivalents	(231)	(312)
Cash and cash equivalents at beginning of period	628	687
Cash and cash equivalents at end of period	397	375
Supplemental Cash Flow Information		
Income taxes paid, net of refunds received	115	35
Interest paid, net of capitalized interest	\$ 97	\$ 106

XML 20 R8.htm IDEA: XBRL DOCUMENT

Basis of Presentation	9 Months Ended
	Nov. 02, 2024

Basis of Presentation

[Abstract]

Basis Of Presentation

NOTE 1: BASIS OF PRESENTATION

The interim Condensed Consolidated Financial Statements have been prepared on a basis consistent in all material respects with the accounting policies described and applied in our 2023 Annual Report, except as described below, and reflect all adjustments of a normal recurring nature that are, in management's opinion, necessary for the fair presentation of the results of operations, financial position and cash flows for the periods presented.

The Condensed Consolidated Financial Statements as of and for the periods ended November 2, 2024 and October 28, 2023 are unaudited. The Condensed Consolidated Balance Sheet as of February 3, 2024 has been derived from the audited Consolidated Financial Statements included in our 2023 Annual Report. The interim Condensed Consolidated Financial Statements should be read together with the Consolidated Financial Statements and related footnote disclosures contained in our 2023 Annual Report.

Principles of Consolidation

The Condensed Consolidated Financial Statements include the balances of Nordstrom, Inc. and its subsidiaries. All intercompany transactions and balances are eliminated in consolidation.

On March 2, 2023, Nordstrom Canada commenced a wind-down of its business operations and as of this date, Nordstrom Canada was deconsolidated from Nordstrom, Inc.'s financial statements. Nordstrom Canada results prior to March 2, 2023 are included in the Company's Condensed Consolidated Financial Statements for the period ended October 28, 2023.

Fiscal Year

We operate on a 52/53-week fiscal year ending on the Saturday closest to January 31st. References to 2024 and any other year included within this document are based on a 52-week fiscal year, except for 2023 which is a 53-week fiscal year.

Seasonality

Our business, like that of other retailers, is subject to seasonal fluctuations and cyclical trends in consumer spending. Our sales are typically higher in our second quarter, which usually includes most of our Anniversary Sale, and in the fourth quarter due to the holidays. One week of our Anniversary Sale shifted to the second quarter in 2024 from the third quarter in 2023.

Results for any one quarter are not indicative of the results that may be achieved for a full fiscal year. We plan our merchandise purchases and receipts to coincide with expected sales trends. For instance, our merchandise purchases and receipts increase prior to the Anniversary Sale and in the fall as we prepare for the holiday shopping season (typically from November through December). Consistent with our seasonal fluctuations, our working capital requirements have historically increased during the months leading up to the Anniversary Sale and the holidays as we purchase inventory in anticipation of increased sales.

Use of Estimates

The preparation of financial statements in conformity with GAAP requires that we make estimates, judgments and assumptions that affect the reported amounts of assets, liabilities, revenues and expenses and disclosure of contingent assets and liabilities during the reporting period. Uncertainties regarding such estimates and assumptions are inherent in the preparation of financial statements. Actual results may differ from these estimates and assumptions. Our most significant accounting judgments and estimates include revenue recognition, inventory valuation, long-lived asset recoverability, income taxes and contingent liabilities.

Change in Accounting Principle

Effective February 4, 2024, we changed our method of accounting for merchandise inventories from the retail inventory method to the weighted average cost method. Under this new method, we value our inventory at the lower of cost or net realizable value using the weighted average cost. We record reserves for excess and obsolete inventory based on specific identification of units with a current retail value below cost, plus an estimate of future markdowns below cost, which considers the age of inventory and historical trends.

We believe using the weighted average cost method is preferable to the retail inventory method and consistent with our overall strategy because it provides more precise data and enhances visibility into item-level profitability, which drives faster decisions and better outcomes. We determined that retrospective application for periods prior to fiscal year 2024 was impracticable due to lack of available information. We recorded the cumulative effect of this change in accounting principle as of February 4, 2024, resulting in a decrease to accumulated deficit of \$39, net of tax of \$14.

Canada Wind-down

On March 2, 2023, as part of our initiatives to drive long-term profitable growth and enhance shareholder value, and after careful consideration of all reasonably available options, we announced the decision to discontinue support for Nordstrom Canada's operations. While Nordstrom continues to own 100% of the shares of Nordstrom Canada, as of March 2, 2023, we no longer have a controlling interest under GAAP and have deconsolidated Nordstrom Canada. We hold a variable interest in the Nordstrom Canada entities, which are considered variable interest entities, but are not consolidated, as we are no longer the primary beneficiary. In December 2023, Nordstrom Canada delivered a proposed plan of arrangement to its creditors, which was subsequently approved by creditors on March 1, 2024, sanctioned by the Ontario Superior Court of Justice on March 20, 2024 and implemented by Nordstrom Canada on April 25, 2024. Initial distributions pursuant to the plan of arrangement occurred in May 2024. As of November 2, 2024, we recorded \$11 within accounts receivable, net on the Condensed Consolidated Balance Sheet to reflect the remaining amount we estimate we will receive as part of the plan of arrangement. For more information on the wind-down of our Canada operations, see our 2023 Annual Report.

Non-cash charges associated with the wind-down of operations in Canada in 2023 are included in Canada wind-down costs on the Condensed Consolidated Statement of Cash Flows. The decrease in cash due to the deconsolidation of Nordstrom Canada is included in investing activities on the Condensed Consolidated Statement of Cash Flows and all other impacts are included in operating cash flows.

Prior to deconsolidation, Nordstrom made loans to the Canadian subsidiaries and incurred liabilities related to certain intercompany charges. These were considered intercompany transactions and were eliminated in consolidation of Nordstrom. Subsequent to deconsolidation, these liabilities and receivables were no longer eliminated through consolidation, are considered related-party transactions and are recorded in our Condensed Consolidated Balance Sheets at estimated fair value. Nordstrom had no outstanding liability to Nordstrom Canada as of November 2, 2024.

Leases

We incurred operating lease liabilities arising from lease agreements of \$277 for the nine months ended November 2, 2024 and \$200 for the nine months ended October 28, 2023.

Land, Property and Equipment

Our net non-cash investing activities related to capital expenditure accruals, primarily for our Nordstrom and Rack stores, which resulted in an increase to accounts payable of \$44 as of November 2, 2024.

Supply Chain Asset Impairments

During the second quarter of 2024, we decommissioned certain supply chain assets and incurred a non-cash impairment charge of \$51 as a result of a change in our supply chain optimization strategy. This included \$27 on long-lived tangible assets and \$24 on ROU assets to adjust the carrying values to their estimated fair values. These charges are included in our Corporate/Other SG&A expense on the Condensed Consolidated Statement of Earnings and asset impairment on the Condensed Consolidated Statement of Cash Flows.

Going-Private Transaction

In April 2024, we announced that our Board of Directors had established a special committee of independent and disinterested directors (the "Special Committee") in response to interest expressed by Erik B. Nordstrom, our Chief Executive Officer, and Peter E. Nordstrom, our President and Chief Brand Officer, in pursuing a potential transaction in which Nordstrom would become a private company in conjunction with the Board's exploration of possible avenues to enhance shareholder value. On September 4, 2024, the Special Committee confirmed receipt of a proposal from Erik and Pete Nordstrom, other members of the Nordstrom family, and El Puerto de Liverpool, S.A.B. de C.V. (collectively, the "Bid Group") to acquire all of the outstanding shares of the Company, other than shares held by members of the Bid Group, for \$23 per share in cash.

The Special Committee and the other independent directors are carefully reviewing the proposal in consultation with independent financial and legal advisors to determine the course of action that is in the best interests of Nordstrom and all shareholders. There can be no assurance that the Company will pursue this transaction or other strategic outcome, or that a proposed transaction will be approved or consummated. We do not intend to disclose further developments regarding this matter unless and until further disclosure is determined to be appropriate or necessary.

In September 2024, we entered into a Second Amendment to the Shareholder Rights Agreement, which provides that the Bid Group shall be an Exempt Person under the Shareholder Rights Agreement until the earlier of (i) April 17, 2025 and (ii) the date that the Bid Group increases its aggregate beneficial ownership of shares of the Company's common stock to an amount greater than its beneficial ownership on the date of the Amendment plus 0.1% of the then-outstanding shares of common stock (subject to specified exclusions). For more information on the Shareholders Rights Agreement, see our 2023 [Annual Report](#).

Reclassification

We reclassified amounts in our fiscal 2023 Condensed Consolidated Statement of Cash Flows to conform with current period presentation. As a result, we disaggregated:

- Accounts receivable, net and prepaid expenses and other assets
- Other current liabilities and other liabilities

These reclassifications had no impact on cash flows from operations, cash flows from investing or cash flows from financing.

Recent Accounting Pronouncements

In November 2023, the FASB issued ASU No. 2023-07, *Segment Reporting (Topic 280): Improvements to Reportable Segment Disclosures*, which requires additional quarterly and annual reportable segment disclosures, primarily around significant segment expenses retrospectively for all prior periods presented. Annual disclosure requirements will be effective for us for the fourth quarter of 2024, and quarterly disclosure requirements will be effective for us in the first quarter of 2025, with early adoption permitted. We are currently evaluating the impact of this ASU, and expect to include updated segment expense disclosures in our fiscal year 2024 Form 10-K.

In December 2023, the FASB issued ASU 2023-09, *Income Taxes (Topic 740): Improvements to Income Tax Disclosures*, which requires disclosure of additional income tax information, primarily related to the rate reconciliation and income taxes paid. Annual disclosure requirements will be effective for us for the fourth quarter of 2025, with early adoption permitted. We are currently evaluating the impact of this ASU on our disclosures.

In November 2024, the FASB issued ASU 2024-03, *Income Statement—Reporting Comprehensive Income—Expense Disaggregation Disclosures (Subtopic 220-40): Disaggregation of Income Statement Expenses*, which requires additional disclosure about specific expense categories included in the income statement. Annual disclosure requirements will be effective for us for the fourth quarter of 2027, and quarterly disclosure requirements will be effective for us in the first quarter of 2028, with early adoption permitted. We are currently evaluating the impact of this ASU on our disclosures.

~~XML-21-R9.htm-IDEA: XBRL DOCUMENT~~

Revenue

9 Months Ended Nov. 02, 2024

[Revenue from Contract with Customer \[Abstract\] Revenue](#)

NOTE 2: REVENUE

Contract Liabilities

Contract liabilities represent our obligation to transfer goods or services to customers and include deferred revenue for The Nordy Club (including unused points and unredeemed Nordstrom Notes), gift cards and our TD program agreement. Our contract liabilities are classified on the Condensed Consolidated Balance Sheets as follows:

	Other current liabilities	Other liabilities
Balance as of January 28, 2023	\$536	\$136
Balance as of April 29, 2023	489	123
Balance as of July 29, 2023	464	111
Balance as of October 28, 2023	472	98
Balance as of February 3, 2024	508	85
Balance as of May 4, 2024	479	72
Balance as of August 3, 2024	442	60
Balance as of November 2, 2024	444	314

Revenues recognized from our beginning contract liability balance were \$112 and \$273 for the quarter and nine months ended November 2, 2024 and \$114 and \$268 for the quarter and nine months ended October 28, 2023.

In the third quarter of 2024, we amended our program agreement with TD. In connection with the amendment, we recorded deferred revenue within other current liabilities and other liabilities on the Condensed Consolidated Balance Sheet, which will be combined with the deferred revenue from the prior amendment and recognized in full over the term of the agreement through 2032. We also recorded a receivable for \$280 in connection with the contract signing, as the amount represents an unconditional right of payment. This amount is classified within accounts receivable, net on the Condensed Consolidated Balance Sheet. We received the cash in November 2024, subsequent to quarter-end.

Disaggregation of Revenue

The following table summarizes our disaggregated net sales:

	Quarter Ended		Nine Months Ended	
	November 2, 2024	October 28, 2023	November 2, 2024	October 28, 2023
Nordstrom	\$2,077	\$2,051	\$6,632	\$6,570
Nordstrom Rack	1,270	1,149	3,721	3,356
Total net sales	\$3,347	\$3,200	\$10,353	\$9,926
Digital sales as a % of total net sales	34 %	34 %	35 %	35 %

The following table summarizes the percent of net sales by merchandise category:

	Quarter Ended		Nine Months Ended	
	November 2, 2024	October 28, 2023	November 2, 2024	October 28, 2023
Women's Apparel	30 %	28 %	30 %	28 %
Shoes	27 %	27 %	26 %	26 %
Men's Apparel	15 %	15 %	14 %	15 %
Beauty	11 %	12 %	12 %	12 %
Accessories	10 %	11 %	11 %	12 %
Kids' Apparel	4 %	4 %	4 %	4 %
Other	3 %	3 %	3 %	3 %
Total net sales	100 %	100 %	100 %	100 %

~~XML-22-R10.htm-IDEA: XBRL DOCUMENT~~

Debt And Credit Facilities

9 Months Ended Nov. 02, 2024

[Debt Disclosure](#)
[\[Abstract\]](#)
[Debt And Credit Facilities](#)

NOTE 3: DEBT AND CREDIT FACILITIES

Debt

During the first quarter of 2024, we retired our 2.30% senior notes due in April 2024 using cash on hand.

Credit Facilities

As of November 2, 2024 and October 28, 2023 we had no outstanding borrowings under the Revolver that expires in May 2027. As of November 2, 2024, we have an outstanding standby letter of credit of \$28 resulting in available short-term borrowing capacity of \$772. This letter of credit is not reflected in our Condensed Consolidated Balance Sheets. Provided that we obtain written consent from the lenders, we have the option to increase the Revolver by up to \$200, to a total of \$1,000, and two options to extend the Revolver for additional one-year terms.

Any outstanding borrowings under the Revolver are secured by substantially all our personal and intellectual property assets and are guaranteed by certain of our subsidiaries. Under the Revolver, our obligation to secure any outstanding borrowings will be eliminated if no default exists and we either have an unsecured investment-grade debt rating from two of three specified ratings agencies, or we have one investment-grade rating and achieve two consecutive fiscal quarters with a Leverage Ratio of less than 2.5 times.

Under the Revolver, we have two financial covenant tests that need to be met on a quarterly basis: a Leverage Ratio that is less than or equal to 4 times and a fixed charge coverage ratio that is greater than or equal to 1.25 times. As of November 2, 2024, we were in compliance with all covenants.

The Revolver contains customary representations, warranties, covenants and terms, including paying a variable rate of interest and a facility fee based on our debt rating, and is available for working capital, capital expenditures and general corporate purposes. The Revolver allows us to issue dividends and repurchase shares provided we are not in default and no default would arise as a result of such payments. If the pro-forma Leverage Ratio after such payments is less than 3 times, then such payments are unlimited. If the pro-forma Leverage Ratio is greater than or equal to 3 times but less than 3.5 times, then we are limited to \$100 per fiscal quarter and if the pro-forma Leverage Ratio is greater than or equal to 3.5 times, then the limit is \$60 per fiscal quarter.

Our \$800 commercial paper program allows us to use the proceeds to fund operating cash requirements. Under the terms of the commercial paper agreement, we pay a rate of interest based on, among other factors, the maturity of the issuance and market conditions. The issuance of commercial paper has the effect of reducing available liquidity under the Revolver by an amount equal to the principal amount of commercial paper outstanding. Conversely, borrowings under our Revolver have the effect of reducing the available capacity of our commercial paper program by an amount equal to the amount outstanding. As of November 2, 2024 and October 28, 2023, we had no issuances outstanding under our commercial paper program.

~~XML 23-R11.htm IDEA: XBRL DOCUMENT~~

Fair Value Measurements

**9 Months Ended
Nov. 02, 2024**

[Fair Value Disclosures](#)
[\[Abstract\]](#)
[Fair Value Measurements](#)

NOTE 4: FAIR VALUE MEASUREMENTS

We disclose our financial assets and liabilities that are measured at fair value in our Condensed Consolidated Balance Sheets by level within the fair value hierarchy as defined by applicable accounting standards:

- Level 1: Quoted market prices in active markets for identical assets or liabilities
- Level 2: Other observable market-based inputs or unobservable inputs that are corroborated by market data
- Level 3: Unobservable inputs that cannot be corroborated by market data that reflect the reporting entity's own assumptions

Financial instruments measured at carrying value on a recurring basis include cash and cash equivalents, accounts receivable, accounts payable and our Revolver, which approximate fair value due to their short-term nature.

Long-term debt is recorded at carrying value. If long-term debt was measured at fair value, we would use quoted market prices of the same or similar issues, which is considered a Level 2 fair value measurement. The following table summarizes the carrying value and fair value estimate of our long-term debt, including current maturities:

	November 2, 2024	February 3, 2024	October 28, 2023
Carrying value of long-term debt	\$2,617	\$2,862	\$2,861
Fair value of long-term debt	2,323	2,441	2,168

We measure certain items at fair value on a nonrecurring basis, primarily goodwill and long-lived tangible and ROU assets, in connection with periodic evaluations for potential impairment. For more information regarding long-lived tangible asset impairment charges for the nine months ended November 2, 2024, see Note 1: Basis of Presentation. We estimate the fair value of these assets using primarily unobservable inputs and, as such, these are considered Level 3 fair value measurements. In the first quarter of 2023, we measured our investment in Nordstrom Canada, our related-party receivables and related lease guarantees at fair value. See our 2023 [Annual Report](#) for more detailed information on charges associated with the wind-down of our Canada operations.

Investments Measured at NAV

From time to time, we invest in financial interests of private companies and venture capital funds that align with our business and omni-channel strategies, which are classified in other assets in the Condensed Consolidated Balance Sheets and proceeds from the sale of assets and other, net within investing activities on the Condensed Consolidated Statements of Cash Flows. These investments are measured at fair value using the NAV per share, or its equivalent, as a practical expedient. This class of investments consists of partnership interests that mainly invest in venture capital strategies with a focus on privately held consumer and technology companies. The NAV is based on the fair value of the underlying net assets owned by the fund and the relative interest of each participating investor in the fair value of the underlying assets. Our interest in these partnerships is generally not redeemable and is subject to significant restrictions regarding transfers. Distributions from each fund will be received as the underlying assets of the funds are liquidated. Liquidation is triggered by clauses within the partnership agreements or at the funds' stated end date. The contractual terms of the partnership interests range from six to ten years.

As of November 2, 2024, February 3, 2024 and October 28, 2023, we held \$40, \$41 and \$41 of investments measured at NAV.

~~XML 24-R12.htm IDEA: XBRL DOCUMENT~~

Stock-Based Compensation

**9 Months Ended
Nov. 02, 2024**

[Share-Based Payment Arrangement](#) [\[Abstract\]](#)
[Stock-Based Compensation](#)

NOTE 5: STOCK-BASED COMPENSATION

The following table summarizes our stock-based compensation expense:

	Quarter Ended		Nine Months Ended	
	November 2, 2024	October 28, 2023	November 2, 2024	October 28, 2023
RSUs	\$13	\$11	\$47	\$31
Stock options	1	1	2	5
Other ¹	2	1	8	5
Total stock-based compensation expense, before income tax benefit	16	13	57	41
Income tax benefit	(4)	(3)	(15)	(10)
Total stock-based compensation expense, net of income tax benefit	\$12	\$10	\$42	\$31

¹ Other stock-based compensation expense includes PSUs, nonemployee director stock awards and ESPP.

The following table summarizes our grant allocations:

	November 2, 2024		Nine Months Ended		October 28, 2023	
	Granted	Weighted-average grant-date fair value per unit	Granted	Weighted-average grant-date fair value per unit	Granted	Weighted-average grant-date fair value per unit
RSUs	4.6	\$15	3.2	\$16	—	—
Stock options	—	—	1.2	\$8	—	—

Under our stock-based compensation plan arrangements, we issued 0.7 and 2.5 shares of common stock during the quarter and nine months ended November 2, 2024 and 0.7 and 2.3 shares during the quarter and nine months ended October 28, 2023.

~~XML 25-R13.htm IDEA: XBRL DOCUMENT~~

Shareholders' Equity

**9 Months Ended
Nov. 02, 2024**

[Stockholders' Equity Note](#) [\[Abstract\]](#)
[Shareholders' Equity](#)

NOTE 6: SHAREHOLDERS' EQUITY

We have certain limitations with respect to the payment of dividends and share repurchases under our Revolver agreement (see Note 3: Debt and Credit Facilities).

Share Repurchases

In May 2022, our Board of Directors authorized a program to repurchase up to \$500 of our outstanding common stock, with no expiration date. We repurchased no shares of common stock during the nine months ended November 2, 2024, compared with 0.03 shares for \$1 at an average purchase price per share of \$19.41 during the nine months ended October 28, 2023, and had \$438 remaining in share repurchase capacity as of November 2, 2024.

Dividends

In November 2024, subsequent to quarter end, we declared a quarterly dividend of \$0.19 per share, which will be paid on December 18, 2024 to shareholders of record at the close of business on December 3, 2024.

~~XML 26-R14.htm IDEA: XBRL DOCUMENT~~

Earnings Per Share

**9 Months Ended
Nov. 02, 2024**

[Earnings Per Share](#) [\[Abstract\]](#)
[Earnings Per Share](#)

NOTE 7: EARNINGS PER SHARE

The computation of EPS is as follows:

	Quarter Ended		Nine Months Ended	
	November 2, 2024	October 28, 2023	November 2, 2024	October 28, 2023
Net earnings	\$46	\$67	\$128	\$—
Basic weighted-average shares outstanding	164.6	162.0	164.0	161.5
Dilutive shares	5.2	1.6	4.1	—
Diluted weighted-average shares outstanding	169.8	163.6	168.1	161.5
Basic EPS	\$0.28	\$0.41	\$0.78	\$—
Diluted EPS	\$0.27	\$0.41	\$0.76	\$—
Anti-dilutive shares	4.8	8.2	6.5	10.3

~~XML 27-R15.htm IDEA: XBRL DOCUMENT~~

Segment Reporting

9 Months Ended
Nov. 02, 2024

[Segment Reporting \[Abstract\]](#)
[Segment Reporting](#)

NOTE 8: SEGMENT REPORTING

The following table sets forth information for our reportable segment:

	Quarter Ended		Nine Months Ended	
	November 2, 2024	October 28, 2023	November 2, 2024	October 28, 2023
Retail segment EBIT	\$187	\$149	\$541	\$535
Corporate/Other EBIT	(104)	(47)	(289)	(500)
Interest expense, net	(26)	(24)	(79)	(78)
Earnings (loss) before income taxes	\$57	\$78	\$173	(\$43)

For information about disaggregated revenues, see Note 2: Revenue.

XML-28-R16.htm IDEA: XBRL DOCUMENT

Pay vs Performance Disclosure - USD (\$) \$ in Millions	3 Months Ended		9 Months Ended	
	Nov. 02, 2024	Oct. 28, 2023	Nov. 02, 2024	Oct. 28, 2023
Net earnings	\$ 46	\$ 67	\$ 128	\$ 0

[Pay vs Performance Disclosure](#)

[Net earnings](#)

XML-29-R17.htm IDEA: XBRL DOCUMENT

Insider Trading Arrangements	9 Months Ended	
	Nov. 02, 2024	
Trading Arrangements, by Individual		

[Trading Arrangements, by Individual](#)

[Rule 10b5-1 Arrangement Adopted](#) false

[Non-Rule 10b5-1 Arrangement Adopted](#) false

[Rule 10b5-1 Arrangement Terminated](#) false

[Non-Rule 10b5-1 Arrangement Terminated](#) false

XML-30-R18.htm IDEA: XBRL DOCUMENT

Revenue (Tables)

9 Months Ended
Nov. 02, 2024

[Revenue from Contract with Customer \[Abstract\]](#)

[Summary Of Contract Liabilities](#)

Our contract liabilities are classified on the Condensed Consolidated Balance Sheets as follows:

	Other current liabilities	Other liabilities
Balance as of January 28, 2023	\$536	\$136
Balance as of April 29, 2023	489	123
Balance as of July 29, 2023	464	111
Balance as of October 28, 2023	472	98
Balance as of February 3, 2024	508	85
Balance as of May 4, 2024	479	72
Balance as of August 3, 2024	442	60
Balance as of November 2, 2024	444	314

[Disaggregated Net Sales](#)

The following table summarizes our disaggregated net sales:

	Quarter Ended		Nine Months Ended	
	November 2, 2024	October 28, 2023	November 2, 2024	October 28, 2023
Nordstrom	\$2,077	\$2,051	\$6,632	\$6,570
Nordstrom Rack	1,270	1,149	3,721	3,356
Total net sales	\$3,347	\$3,200	\$10,353	\$9,926
Digital sales as a % of total net sales	34 %	34 %	35 %	35 %

[Percent Of Net Sales By Merchandise Category Summary](#)

The following table summarizes the percent of net sales by merchandise category:

	Quarter Ended		Nine Months Ended	
	November 2, 2024	October 28, 2023	November 2, 2024	October 28, 2023
Women's Apparel	30 %	28 %	30 %	28 %
Shoes	27 %	27 %	26 %	26 %
Men's Apparel	15 %	15 %	14 %	15 %
Beauty	11 %	12 %	12 %	12 %
Accessories	10 %	11 %	11 %	12 %
Kids' Apparel	4 %	4 %	4 %	4 %
Other	3 %	3 %	3 %	3 %
Total net sales	100 %	100 %	100 %	100 %

XML-31-R19.htm IDEA: XBRL DOCUMENT

Fair Value Measurements (Tables)

9 Months Ended
Nov. 02, 2024

[Fair Value Disclosures \[Abstract\]](#)

[Summary Of Carrying Value And Fair Value Estimate Of Long-Term Debt](#)

The following table summarizes the carrying value and fair value estimate of our long-term debt, including current maturities:

	November 2, 2024	February 3, 2024	October 28, 2023
Carrying value of long-term debt	\$2,617	\$2,862	\$2,861
Fair value of long-term debt	2,323	2,441	2,168

XML-32-R20.htm IDEA: XBRL DOCUMENT

Stock-Based Compensation (Tables)

9 Months Ended
Nov. 02, 2024

[Share-Based Payment Arrangement \[Abstract\]](#)

[Summary Of Stock-Based Compensation Expense](#)

The following table summarizes our stock-based compensation expense:

	Quarter Ended		Nine Months Ended	
	November 2, 2024	October 28, 2023	November 2, 2024	October 28, 2023
RSUs	\$13	\$11	\$47	\$31
Stock options	1	1	2	5
Other ¹	2	1	8	5
Total stock-based compensation expense, before income tax benefit	16	13	57	41
Income tax benefit	(4)	(3)	(15)	(10)
Total stock-based compensation expense, net of income tax benefit	\$12	\$10	\$42	\$31

¹ Other stock-based compensation expense includes PSUs, nonemployee director stock awards and ESPP.

[Summary Of Grants](#)

The following table summarizes our grant allocations:

	Nine Months Ended			
	November 2, 2024		October 28, 2023	
	Granted	Weighted-average grant-date fair value per unit	Granted	Weighted-average grant-date fair value per unit
RSUs	4.6	\$15	3.2	\$16
Stock options	—	—	1.2	\$8

XML-33-R21.htm IDEA: XBRL DOCUMENT

Earnings Per Share (Tables)

9 Months Ended
Nov. 02, 2024

[Earnings Per Share \[Abstract\]](#)

[Computation Of Earnings Per Share](#)

The computation of EPS is as follows:

	Quarter Ended		Nine Months Ended	
	November 2, 2024	October 28, 2023	November 2, 2024	October 28, 2023
Net earnings	\$46	\$67	\$128	\$—
Basic weighted-average shares outstanding	164.6	162.0	164.0	161.5
Dilutive shares	5.2	1.6	4.1	—
Diluted weighted-average shares outstanding	169.8	163.6	168.1	161.5
Basic EPS	\$0.28	\$0.41	\$0.78	\$—
Diluted EPS	\$0.27	\$0.41	\$0.76	\$—
Anti-dilutive shares	4.8	8.2	6.5	10.3

XML 34 R22.htm IDEA: XBRL DOCUMENT

**Segment Reporting
(Tables)**

**9 Months Ended
Nov. 02, 2024**

Segment Reporting [Abstract]

Information By Reportable Segment The following table sets forth information for our reportable segment:

	Quarter Ended		Nine Months Ended	
	November 2, 2024	October 28, 2023	November 2, 2024	October 28, 2023
Retail segment EBIT	\$187	\$149	\$541	\$535
Corporate/Other EBIT	(104)	(47)	(289)	(500)
Interest expense, net	(26)	(24)	(79)	(78)
Earnings (loss) before income taxes	\$57	\$78	\$173	(\$43)

XML 35 R23.htm IDEA: XBRL DOCUMENT

**Basis of Presentation
(Narrative) (Details) -
USD (\$)**

9 Months Ended

**\$ / shares in Units, \$
in Millions**

Nov. 02, 2024 Oct. 28, 2023 Sep. 04, 2024 Sep. 03, 2024 Feb. 03, 2024

Receivables, net, for Nordstrom Canada wind-down process	\$ 544	\$ 322			\$ 334
Accounts payable	1,863	1,890			\$ 1,236
Operating lease liabilities arising from lease agreements	277	200			
Non-cash investing activity for capital expenditure accruals	44				
Asset impairment	51	\$ 0			
Long-lived tangible asset impairment	27				
ROU asset impairment	\$ 24				
Nordstrom, Inc.					
Per share bid (in cash) of the Bid Group			\$ 23		
Additional ownership percentage required by Bid Group				0.10%	
Nordstrom, Inc.					
Nordstrom, Inc. ownership of Nordstrom Canada	100.00%				
Receivables, net, for Nordstrom Canada wind-down process	\$ 11				
Accounts payable	0				
Cumulative Effect, Period of Adoption, Adjustment					
Cumulative effect of change in accounting principle, net of tax	39				
Tax impact on cumulative effect of change in accounting principle	\$ 14				

XML 36 R24.htm IDEA: XBRL DOCUMENT

**Revenue (Summary
Of Contract**

**Liabilities) (Details) -
USD (\$)**

Nov. 02, 2024 Aug. 03, 2024 May 04, 2024 Feb. 03, 2024 Oct. 28, 2023 Jul. 29, 2023 Apr. 29, 2023 Jan. 28, 2023

\$ in Millions

Revenue from Contract with Customer [Abstract]

Contract liabilities in other current liabilities	\$ 444	\$ 442	\$ 479	\$ 508	\$ 472	\$ 464	\$ 489	\$ 536
Contract liabilities in other liabilities	\$ 314	\$ 60	\$ 72	\$ 85	\$ 98	\$ 111	\$ 123	\$ 136

XML 37 R25.htm IDEA: XBRL DOCUMENT

**Revenue
(Disaggregated Net
Sales) (Details) - USD
(\$)**

**3 Months Ended 9 Months Ended
Nov. 02, 2024 Oct. 28, 2023 Nov. 02, 2024 Oct. 28, 2023**

\$ in Millions

Disaggregation of Revenue [Line Items]

Total net sales	\$ 3,347	\$ 3,200	\$ 10,353	\$ 9,926
Disaggregated sales by category	100.00%	100.00%	100.00%	100.00%

Digital Sales [Member]

Disaggregation of Revenue [Line Items]

Disaggregated sales by category	34.00%	34.00%	35.00%	35.00%
---	--------	--------	--------	--------

Nordstrom [Member]

Disaggregation of Revenue [Line Items]

Total net sales	\$ 2,077	\$ 2,051	\$ 6,632	\$ 6,570
---------------------------------	----------	----------	----------	----------

Nordstrom Rack [Member]

Disaggregation of Revenue [Line Items]

Total net sales	\$ 1,270	\$ 1,149	\$ 3,721	\$ 3,356
---------------------------------	----------	----------	----------	----------

XML 38 R26.htm IDEA: XBRL DOCUMENT

**Revenue (Percent Of
Net Sales By
Merchandise
Category Summary)
(Details)**

**3 Months Ended 9 Months Ended
Nov. 02, 2024 Oct. 28, 2023 Nov. 02, 2024 Oct. 28, 2023**

Disaggregation of Revenue [Line Items]

Disaggregated sales by category	100.00%	100.00%	100.00%	100.00%
---	---------	---------	---------	---------

Women's Apparel [Member]

Disaggregation of Revenue [Line Items]

Disaggregated sales by category	30.00%	28.00%	30.00%	28.00%
---	--------	--------	--------	--------

Shoes [Member]

Disaggregation of Revenue [Line Items]

Disaggregated sales by category	27.00%	27.00%	26.00%	26.00%
---	--------	--------	--------	--------

Men's Apparel [Member]

Disaggregation of Revenue [Line Items]

Disaggregated sales by category	15.00%	15.00%	14.00%	15.00%
---	--------	--------	--------	--------

Beauty [Member]

Disaggregation of Revenue [Line Items]

Disaggregated sales by category	11.00%	12.00%	12.00%	12.00%
---	--------	--------	--------	--------

Accessories [Member]

Disaggregation of Revenue [Line Items]

Disaggregated sales by category	10.00%	11.00%	11.00%	12.00%
---	--------	--------	--------	--------

Kids' Apparel [Member]

Disaggregation of Revenue [Line Items]

Disaggregated sales by category	4.00%	4.00%	4.00%	4.00%
---	-------	-------	-------	-------

Other [Member]

Disaggregation of Revenue [Line Items]

Disaggregated sales by category	3.00%	3.00%	3.00%	3.00%
---	-------	-------	-------	-------

XML 39 R27.htm IDEA: XBRL DOCUMENT

Revenue (Narrative)

3 Months Ended 9 Months Ended

(Details) - USD (\$)
\$ in Millions

Nov. 02, 2024 Oct. 28, 2023 Nov. 02, 2024 Oct. 28, 2023

[Revenue from Contract with Customer \[Abstract\]](#)

Revenue recognized from beginning contract liability balance	\$ 112	\$ 114	\$ 273	\$ 268
Receivable recorded in connection with contract signing	\$ 280		\$ 280	

XML-40-R28.htm IDEA: XBRL DOCUMENT

Debt And Credit
Facilities (Narrative)
(Details)
\$ in Millions

3 Months Ended
Nov. 02, 2024
USD (\$)
numberOfRatingsAgencies
numberOfPeriods
covenant

[Debt Instrument \[Line Items\]](#)

Number of options to extend revolver			2	
Number of specified ratings agencies numberOfRatingsAgencies			3	
Number of financial covenant tests covenant			2	

[Debt Instrument \[Line Items\]](#)

Outstanding borrowings			\$ 0	
Maximum borrowing capacity			\$ 800	
Upper limit of Leverage Ratio				

[Debt Instrument \[Line Items\]](#)

Debt covenant leverage ratio			3.5	
Middle range of Leverage Ratio limits on dividends and share repurchases [Member]				

[Debt Instrument \[Line Items\]](#)

Limit on dividends and share repurchases			\$ 100	
Lower limit on dividends and share repurchases [Member]				

[Debt Instrument \[Line Items\]](#)

Limit on dividends and share repurchases			\$ 60	
Minimum [Member]				

[Debt Instrument \[Line Items\]](#)

Number of specified ratings agencies numberOfRatingsAgencies			2	
Senior notes, 2.30%, due April 2024 [Member]				

[Debt Instrument \[Line Items\]](#)

Debt instrument interest rate			2.30%	
Revolver [Member]				

[Debt Instrument \[Line Items\]](#)

Outstanding borrowings			\$ 0	
Outstanding standby letter of credit			28	
Current borrowing capacity			772	
Option to increase the maximum capacity of revolving credit facility			200	
Maximum borrowing capacity			\$ 1,000	
Debt covenant leverage ratio			4	
Fixed charge coverage ratio			1.25	
Revolver [Member] Maximum leverage ratio for unlimited dividends and share repurchases [Member]				

[Debt Instrument \[Line Items\]](#)

Debt covenant leverage ratio			3	
Revolver [Member] Upper limit of Leverage Ratio				

[Debt Instrument \[Line Items\]](#)

Debt covenant leverage ratio			3.5	
Revolver [Member] Minimum [Member] Lower limit of agencies providing investment grade rating [Member]				

[Debt Instrument \[Line Items\]](#)

Number of specified ratings agencies numberOfRatingsAgencies			1	
Number of consecutive fiscal quarters meeting leverage ratio threshold numberOfPeriods			2	
Debt covenant leverage ratio			2.5	

XML-41-R29.htm IDEA: XBRL DOCUMENT

Fair Value
Measurements
(Summary Of
Carrying Value And
Fair Value Estimate
Of Long-Term Debt)
(Details) - USD (\$)
\$ in Millions

Nov. 02, 2024 Feb. 03, 2024 Oct. 28, 2023

[Fair Value Measurements, Long-term Debt \[Line Items\]](#)

Carrying value of long-term debt	\$ 2,617	\$ 2,862	\$ 2,861	
Level 2 [Member]				

[Fair Value Measurements, Long-term Debt \[Line Items\]](#)

Fair value of long-term debt	\$ 2,323	\$ 2,441	\$ 2,168	
--	----------	----------	----------	--

XML-42-R30.htm IDEA: XBRL DOCUMENT

Fair Value
Measurements
(Narrative) (Details) -
USD (\$)
\$ in Millions

9 Months Ended
Nov. 02, 2024 Feb. 03, 2024 Oct. 28, 2023

[Fair Value Measured at Net Asset Value Per Share](#)

Investments measured at NAV	\$ 40	\$ 41	\$ 41	
Minimum [Member]				

[Fair Value Measurements, Long-term Debt \[Line Items\]](#)

Contractual terms of partnership interest range	6 years			
Maximum [Member]				

[Fair Value Measurements, Long-term Debt \[Line Items\]](#)

Contractual terms of partnership interest range	10 years			
---	----------	--	--	--

XML-43-R31.htm IDEA: XBRL DOCUMENT

Stock-Based
Compensation
(Summary Of Stock-
Based Compensation
Expense) (Details) -
USD (\$)
\$ in Millions

3 Months Ended 9 Months Ended

Nov. 02, 2024 Oct. 28, 2023 Nov. 02, 2024 Oct. 28, 2023

[Share-based Compensation Arrangement by Share-based Payment Award \[Line Items\]](#)

Total stock-based compensation expense, before income tax benefit	\$ 16	\$ 13	\$ 57	\$ 41
Income tax benefit	(4)	(3)	(15)	(10)
Total stock-based compensation expense, net of income tax benefit	12	10	42	31

[RSUs \[Member\]](#)

[Share-based Compensation Arrangement by Share-based Payment Award \[Line Items\]](#)

Total stock-based compensation expense, before income tax benefit	13	11	47	31
---	----	----	----	----

[Stock options \[Member\]](#)

[Share-based Compensation Arrangement by Share-based Payment Award \[Line Items\]](#)

Total stock-based compensation expense, before income tax benefit	1	1	2	5
---	---	---	---	---

[Other \[Member\]](#)

[Share-based Compensation Arrangement by Share-based Payment Award \[Line Items\]](#)

Total stock-based compensation expense, before income tax benefit	[1] \$ 2	\$ 1	\$ 8	\$ 5
---	----------	------	------	------

[1] Other stock-based compensation expense includes PSUs, nonemployee director stock awards and ESPP.

[XML 44-R32.htm-IDEA: XBRL DOCUMENT](#)

Stock-Based Compensation	9 Months Ended			
(Summary Of Grants) (Details) - \$ / shares shares in Millions	Nov. 02, 2024	Oct. 28, 2023		

[RSUs \[Member\]](#)

[Share-based Compensation Arrangement by Share-based Payment Award \[Line Items\]](#)

Units granted (in shares)	4.6	3.2		
Weighted-average grant-date fair value per unit (in dollars per share)	\$ 15	\$ 16		

[Stock options \[Member\]](#)

[Share-based Compensation Arrangement by Share-based Payment Award \[Line Items\]](#)

Stock options granted (in shares)	0.0	1.2		
Weighted-average grant-date fair value per stock option (in dollars per share)	\$ 0	\$ 8		

[XML 45-R33.htm-IDEA: XBRL DOCUMENT](#)

Stock-Based Compensation	3 Months Ended		9 Months Ended	
(Narrative) (Details) - shares shares in Millions	Nov. 02, 2024	Oct. 28, 2023	Nov. 02, 2024	Oct. 28, 2023

[Share-Based Payment Arrangement \[Abstract\]](#)

Issuance of common stock under stock compensation plans (in shares)	0.7	0.7	2.5	2.3
---	-----	-----	-----	-----

[XML 46-R34.htm-IDEA: XBRL DOCUMENT](#)

Shareholders' Equity (Narrative) (Details) - USD (\$)	1 Months Ended	3 Months Ended	9 Months Ended	
\$ / shares in Units, shares in Thousands, \$ in Millions	Dec. 05, 2024	Nov. 02, 2024	Oct. 28, 2023	Nov. 02, 2024

[Shareholders' Equity \[Line Items\]](#)

Shares repurchased (in shares)			0	30
Shares repurchased (amount)			\$ 0	\$ 1
Shares repurchased, average price per share (in dollars per share)				\$ 19.41

[Subsequent Event \[Member\]](#)

[Shareholders' Equity \[Line Items\]](#)

Quarterly dividend declared and paid in subsequent quarter	\$ 0.19			
--	---------	--	--	--

[Accumulated Deficit \[Member\]](#)

[Shareholders' Equity \[Line Items\]](#)

Shares repurchased (amount)	\$ 0	\$ 0	\$ 0	\$ 1
-----------------------------	------	------	------	------

[2022 Program \[Member\]](#)

[Shareholders' Equity \[Line Items\]](#)

Share repurchase authorization	500		500	
Remaining share repurchase capacity	\$ 438		\$ 438	

[XML 47-R35.htm-IDEA: XBRL DOCUMENT](#)

Earnings Per Share (Computation Of Earnings Per Share) (Details) - USD (\$)	3 Months Ended	9 Months Ended		
\$ / shares in Units, shares in Millions, \$ in Millions	Nov. 02, 2024	Oct. 28, 2023	Nov. 02, 2024	Oct. 28, 2023

[Earnings Per Share \[Abstract\]](#)

Net earnings	\$ 46	\$ 67	\$ 128	\$ 0
Basic weighted average shares outstanding (in shares)	164.6	162.0	164.0	161.5
Dilutive effect of common stock equivalents (in shares)	5.2	1.6	4.1	0.0
Diluted weighted average shares outstanding (in shares)	169.8	163.6	168.1	161.5
Basic EPS (in dollars per share)	\$ 0.28	\$ 0.41	\$ 0.78	\$ 0
Diluted EPS (in dollars per share)	\$ 0.27	\$ 0.41	\$ 0.76	\$ 0
Anti-dilutive common stock equivalents (in shares)	4.8	8.2	6.5	10.3

[XML 48-R36.htm-IDEA: XBRL DOCUMENT](#)

Segment Reporting (Information By Reportable Segment) (Details) - USD (\$)	3 Months Ended	9 Months Ended		
\$ in Millions	Nov. 02, 2024	Oct. 28, 2023	Nov. 02, 2024	Oct. 28, 2023

[Segment Reporting Information \[Line Items\]](#)

Earnings (loss) before interest and income taxes	\$ 83	\$ 102	\$ 252	\$ 35
Interest expense, net	(26)	(24)	(79)	(78)
Earnings (loss) before income taxes	57	78	173	(43)

[Retail Segment \[Member\]](#)

[Segment Reporting Information \[Line Items\]](#)

Earnings (loss) before interest and income taxes	187	149	541	535
--	-----	-----	-----	-----

[Corporate/Other \[Member\]](#)

[Segment Reporting Information \[Line Items\]](#)

Earnings (loss) before interest and income taxes	\$ (104)	\$ (47)	\$ (289)	\$ (500)
--	----------	---------	----------	----------

[EXCEL 49-Financial-Report.xlsx-IDEA: XBRL DOCUMENT begin 644-Financial-Report.xlsx-M4\\$!#1!0 \(-#J'A5D'04UB@0+\\$09&Jc4'\)O<I;087!P+GAM](#)
[M;\\$V;/Q!#1\\$-!H0;-!P4\)B0-!2L+\(/;>QLOD&1#LD\)^OCG;CVX>;QA&WPIG-M*N*I#BV&5\(C\(H\(/:47BK9.7;=N\)=H6-Y#OGDK7A.YNJQ<&4GPZ4A!0W_J=0U\[R;UEA_6\)M#M7E!+P04-M^ZAX59Z7;AK<\\$0&108U!R;W!S+V-O&ULS9+!M3L;P#\(9?>7>NNU6D**N%QGD\)"0!;\(6.=X6K4FCQ*C=V!&K1-"^8^L G.MSY\(J+!0^!AJQ384+P9;>>B1+!1V802\(-R*J83PDW-7=JL\(JG9\)B#5WA4-M>X*J*!&#BNM6,\\$S/Q%"&VC46\(@Q7TXXS4N>A9N@33"21\)<<1RKP\\$T%69E&UL\[5!;<JHX%\[OK\]!X9_9M"48V@;:T\\$W-I=MNTF83M](#)
[M3A-%\\$5B-+EDD81-O7V23j;/-0LZ?O.147GZ#AY!^XN8NB&B\)3R-M>+J06N!i3+MUES@6QHO\(ljJM-O=5H1!;\\$81V1@?5XL;\\$#05%%;B!@M.4?_@5RU2-9;!](#)
[M\\$U=\)KFM\(+;7;VVMX^9<-LATR@6XP&U@@?YVOI^1.6HCA5,+P&IG/U9K-MQJ'22\(=R7V4;!\)Jj3%0@R#3LZG5C.=GSVQ.V7C;K;=#1M&N#C\7@XMLE02-MBW-A\(5M>5-TR](#)
[M6^VULS2-Y9>?7UEIK9;0=05SP6.XYB1^QL4\\$UFG2&98T1G*=D-4.#?%MT4Q0?#IHMK@PI-27\)*65RFU4!H\(FLB!4>"\(\(<?K;YH!M5Z'82=J\\$^!&&N^<<^9ST6S!Z5&T?950-RCEU=5-9<8WS2J-2S%UGB5P&M-MG#P=\\$Q+-E L&08:7\)"82J3E^34@3-BNEVOZKR2-FJW"\\$2M"/F\(9-M-AIRMI!MG&IA!;\\$L;1>=\\$\[2M!6-PUDSY@R-S-D77-UI\\$.9\)\\$>-T\(-8LZ+MDI;<-H8X2IKMHG%8!A>7L\)P>B"RV;JN^Z&U3-L+\(JW!J072N0\)J<-Z3\(T-M;Z;.60FJA%9JGZJ-#ZH'C\(*?&Y'CE=G@*Y;0%N@GL!\)-!K^\(+M-7!N?<<^EJGT;-2MSAD6R4\)RU3393>*M\\$Y^VH4_5E=?EKIDHN#Q;Y.FOH70^+_Y%GM;T+;T.WF\)&Y-M^M-2D&-#>G>|KB;=D\\$N7V85VWGV-1^!^?4;"C\[SR6<<^](#)
[\(A\)J&F_#M0X-Y>U^89Y7&4#04.6RL\)Q&MV^XU-\\$L%ID8^VY@!X.O40+R4E5@;5O&RN0-MHGQ.C\\$7H<->77%CT9+CVZ9EM6Z0*7<9;2\)2.<^H!-GJJK>9;151W550R](#)
[ML+YJ;053L^6.WGPP13A8+\\$DACE!>F2J+S&5.^YRM\)Q%4XOT4SMA*7&+SC.MYL=Q3E.X\\$G.V#P\(RN;LY7HE,6>FMM#M-DL6XA9\\$N\)-7>W5YYNTB42%\(P#4A](#)
[M%W+CI^3>G>U.HL@6V\\$5#\)DU1?^0XG;/3-R0JA4\)?-NVB8+A=0B5,V!&KXFM8\\$0#>FZ=+22-VU!4/074;SHYG@K_!MYA,LOZ1^P7V^BH-1JV*^NJJ/226<](#)
[H!H8\\$F-56VZ3VW>-7-2K6J5D*Q\\$-M2P=+Y\(&8XQ;J#1?CQ1BK;QK<+;OQY@%CS#%F.^19H;J6+K#F-FH-MUA#E!O4#6CV#30,9FV-JD3@HRW!O#;#"Q\(AI8N-5!+P04](#)
[M^ZAX59L3E%U8&"\)0 &^AL+W=OV+OW!XQ!9VLN0LD#8PH\)W\\$JSSL+I9;O>CT9+^A^MY3?LE1_<BH4J?BGE/+@6C81Z4Q#WB><->0J.T2-T6:12";\\$I3+B*1\)E](#)
[M=MX9XW-32V0^W^CO^BMA;ATC8^6\)Y-FV^B!WBF1^QF@3\(25^LV\(3%L5^2-MY?BW%U40VD^MXWZM>Y>6WFB4HVX?G^%2+!YH5L1K-8?#U;ZPT-#IZ-M](#)
[8JE-A^MBW0!_0X^JEX4^0;K\\$B116GS2Y!\(BM@\)4A-R@#R@#\(7-8\)?!OBY-MT;\)DN:WW5-&+;^72\)B\[M9HYR-LFCJ9NHM2D<J;\\$C_2<>YB!0VRG16%QFF\(MKE\(5J1=TDQ-](#)
[PU15ID%4R-!92^-1/3^TKERT?9!U^B/T->JH74JB\\$+7?W-M="FKHD-42\)!"C^5!?\(T->\(>^30%>D03@9N<?\)%<>O:L!/?Q;==75!O-MJ5WH1K%\\$.N.JLD^R!Y87?;-7*G7=7GY1,K%CGXL7W0&^OWW@:514\\$S2YR^A03!0MZ8\\$LNE;L+&5\\$MYJJ^!BUHUA96-85-XJ\\$Q\\$WGC3U\\$>LAP\)@J6RGM2WA-KNR\(HL*1D\)KH2<-F.M^B>O\)^69J](#)
[\(6&M&8^G\);BVT^3RN-16^ARF+Z;8H;NEN2\)9H-CETV08\\$\)M;6+3KQ>=\\$Z<%SHQIG/!T-HJG271#R@<^!2\)5\[T9^ATOT!H\)CE&+!U-\(6-M^FEA_1\(H\)=0^9E%0S\)OUS7B^Y](#)
[AW08^RQ=-OV#POGZJAN.^IVH5:7-MAYL#E\\$/?QJ2=5U@2#-\\$YFD;/H^&Y;ZHQE88U-%HPP2!LSTQ9\(B\)-JU-MZK0,RTT952IV&VT#&H\(C-Q35%NC5>>1%WP518\\$IP;F3<=>M](#)
[XRP2;H;MH_<^AJCOZ-E_?@%XY;L8>=3M\(M@\)&PA^<LD?5L7@&K<&^Q!OZ+35!A^A-MBT08YA;'NA!W2X'B^#1SA>T2C-UL:P.\(L^4BW-B\)ID0A0P^W\(O2>=>XE-M_?](#)

created by staff of the U.S. Securities and Exchange Commission. Data and content created by government employees within the scope of their employment are not subject to domestic copyright protection. 17 U.S.C. 105. var Show=f;Show.LastAR=null;Show.showAR=function(a,r,w){if(Show.LastAR)Show.hideAR();var e=a;while(e&&e.nodeName!="TABLE"e=e.nextSibling;if(!e.nodeName=="TABLE"){var ref=(window)?w.document.document.getElementById(ref):if(ref)e=ref.closestNode(10);e.removeAttribute('id');a.parentNode.appendChild(e)}if(e.e.style.display='block';Show.LastAR=e;Show.HideAR=function(){Show.LastAR.style.display='none';Show.toggleNext=function(a){var e=a;while(e.nodeName!="DIV"e=e.nextSibling;if(!e.style){else if(!e.style.display){else if(!e.style.display=="none"){d="none";p="";e.e.style.display=d;if(a.textContent)fa.textContent+=a.textContent.substring(1)}else{a.textContent+=p+a.textContent.substring(1)}innerText=p+a.textContent.substring(1)}}}XML511 report.css IDEA: XBRL DOCUMENT Updated 2009-11-04 %? v2.0.24 %? DeRef Styles %? report table.authRefData f background-color: #def; border: 2px solid #2F4497; font-size: 1em; position: absolute; } report table.authRefData f display: block; font-weight: bold; } report table.authRefData p f margin-top: 0px; } report table.authRefData f background-color: #2F4497; padding: 1px 3px 0px 0px; text-align: right; } report table.authRefData f a hover f background-color: #2F4497; } report table.authRefData f body f height: 150px; overflow: auto; width: 400px; } report table.authRefData table f font-size: 1em; } Report Styles %? pl a .pl a visited f color: black; text-decoration: none; } %? table %? report f background-color: white; border: 2px solid #acf; clear: both; color: black; font: normal 8pt Helvetica, Arial, sans-serif; margin-bottom: 2em; } report hr f border: 1px solid #acf; } %? Top labels %? report th f background-color: #acf; color: black; font-weight: bold; text-align: center; } report th void f background-color: transparent; color: #000000; font: bold 10pt Helvetica, Arial, sans-serif; text-align: left; } report pl f text-align: left; vertical-align: top; white-space: normal; width: 200px; white-space: normal; } word-wrap: break-word; } %? report td.pl a a f cursor: pointer; display: block; width: 200px; overflow: hidden; } report td.pl div a f width: 200px; } report td.pl a hover f background-color: #ffc; } %? Header rows... %? report tr.tb f background-color: #acf; color: black; font-weight: bold; } %? Calendars... %? report rc f background-color: #f0f0f0; } %? Even rows... %? report re f background-color: #def; } report reu td f border-bottom: 1px solid black; } %? Odd rows... %? report ro, report rou f background-color: white; } report rou td f border-bottom: 1px solid black; } report rou table td, report reu table td f border-bottom: 0px solid black; } %? styles for footnote marker %? report fn f white-space: nowrap; } %? styles for numeric types %? report num, report nump f text-align: right; white-space: nowrap; } report nump f padding-left: 2em; } report nump f padding: 0px 0.4em 0px 2em; } %? styles for text types %? report text f text-align: left; white-space: normal; } report text big f margin-bottom: 1em; width: 17em; } report text more f display: none; } report text note f font-style: italic; font-weight: bold; } report text small f width: 10em; } report sup f font-size: italic; } report outerFootnotes f font-size: 1em; } XML 53 FilingSummary.xml IDEA: XBRL DOCUMENT 3.24.3 html1291801true370false7falsefalseR1.htm0000001 - Document - Document And Entity InformationSheethttp://www.nordstrom.com/role/DocumentAndEntityInformationDocumentAndEntityInformationCover1falsefalseR2.htm0000002 - Statement - Condensed Consolidated Statements Of EarningsSheethttp://www.nordstrom.com/role/CondensedConsolidatedStatementsOfEarningsCondensed Consolidated Statements Of EarningsStatements2falsefalseR3.htm0000003 - Statement - Condensed Consolidated Statements Of Comprehensive EarningsSheethttp://www.nordstrom.com/role/CondensedConsolidatedStatementsOfComprehensiveEarningsCondensed Consolidated Statements Of Comprehensive EarningsStatements3falsefalseR4.htm0000004 - Statement - Condensed Consolidated Balance SheetsSheethttp://www.nordstrom.com/role/CondensedConsolidatedBalanceSheetsCondensed Consolidated Balance SheetsStatements4falsefalseR5.htm0000005 - Statement - Condensed Consolidated Balance Sheets (Parenthetical)Sheethttp://www.nordstrom.com/role/CondensedConsolidatedBalanceSheetsParentheticalCondensed Consolidated Balance Sheets (Parenthetical)Statements5falsefalseR6.htm0000006 - Statement - Condensed Consolidated Statements Of Shareholders' EquitySheethttp://www.nordstrom.com/role/CondensedConsolidatedStatementsOfShareholdersEquityCondensed Consolidated Statements Of Shareholders' EquityStatements6falsefalseR7.htm0000007 - Statement - Condensed Consolidated Statements Of Cash FlowsSheethttp://www.nordstrom.com/role/CondensedConsolidatedStatementsOfCashFlowsCondensed Consolidated Statements Of Cash FlowsStatements7falsefalseR8.htm0000008 - Disclosure - Basis of PresentationSheethttp://www.nordstrom.com/role/BasisofPresentationBasis of PresentationNotes9falsefalseR9.htm0000009 - Disclosure - Revenue Sheethttp://www.nordstrom.com/role/RevenueRevenueNotes9falsefalseR10.htm0000010 - Disclosure - Debt And Credit FacilitiesSheethttp://www.nordstrom.com/role/DebtAndCreditFacilitiesDebt And Credit FacilitiesNotes10falsefalseR11.htm0000011 - Disclosure - Fair Value MeasurementsSheethttp://www.nordstrom.com/role/FairValueMeasurementsFair Value MeasurementsNotes11falsefalseR12.htm0000012 - Disclosure - Stock Based CompensationSheethttp://www.nordstrom.com/role/StockBasedCompensationStock Based CompensationNotes12falsefalseR13.htm0000013 - Disclosure - Shareholders' EquitySheethttp://www.nordstrom.com/role/ShareholdersEquityShareholders' EquityNotes13falsefalseR14.htm0000014 - Disclosure - Earnings Per ShareSheethttp://www.nordstrom.com/role/EarningsPerShareEarnings Per ShareNotes14falsefalseR15.htm0000015 - Disclosure - Segment ReportingSheethttp://www.nordstrom.com/role/SegmentReportingSegment ReportingNotes15falsefalseR16.htm995410 - Disclosure - Pay vs Performance DisclosureSheethttp://xbrl.sec.gov/ecd/rocl/PvpDisclosurePay vs Performance DisclosureNotes16falsefalseR17.htm995445 - Disclosure - Insider Trading ArrangementsSheethttp://xbrl.sec.gov/ecd/rocl/InsiderTradingArrangementsInsider Trading ArrangementsNotes17falsefalseR18.htm995447 - Disclosure - Revenue (Tables)Sheethttp://www.nordstrom.com/role/RevenueTablesRevenue (Tables)Tableshttp://www.nordstrom.com/role/Revenue18falsefalseR19.htm9954472 - Disclosure - Fair Value Measurements (Tables)Sheethttp://www.nordstrom.com/role/FairValueMeasurementsTablesFair Value Measurements (Tables)Tableshttp://www.nordstrom.com/role/FairValueMeasurements19falsefalseR20.htm9954473 - Disclosure - Stock Based Compensation (Tables)Sheethttp://www.nordstrom.com/role/StockBasedCompensationTablesStock Based Compensation (Tables)Tableshttp://www.nordstrom.com/role/StockBasedCompensation20falsefalseR21.htm9954474 - Disclosure - Earnings Per Share (Tables)Sheethttp://www.nordstrom.com/role/EarningsPerShareTablesEarnings Per Share (Tables)Tableshttp://www.nordstrom.com/role/EarningsPerShare21falsefalseR22.htm9954475 - Disclosure - Segment Reporting (Tables)Sheethttp://www.nordstrom.com/role/SegmentReportingTablesSegment Reporting (Tables)Tableshttp://www.nordstrom.com/role/SegmentReporting22falsefalseR23.htm9954476 - Disclosure - Basis of Presentation (Narrative) (Details)Sheethttp://www.nordstrom.com/role/BasisofPresentationNarrativeDetailsBasis of Presentation (Narrative) (Details)Detailshttp://www.nordstrom.com/role/BasisofPresentation23falsefalseR24.htm9954477 - Disclosure - Revenue (Summary Of Contract Liabilities) (Details)Sheethttp://www.nordstrom.com/role/RevenueSummaryOfContractLiabilitiesDetailsRevenue (Summary Of Contract Liabilities) (Details)Detailshttp://www.nordstrom.com/role/RevenueTables24falsefalseR25.htm9954478 - Disclosure - Revenue (Disaggregated Net Sales) (Details)Sheethttp://www.nordstrom.com/role/RevenueDisaggregatedNetSalesDetailsRevenue (Disaggregated Net Sales) (Details)Detailshttp://www.nordstrom.com/role/RevenueTables25falsefalseR26.htm9954479 - Disclosure - Revenue (Percent Of Net Sales By Merchandise Category Summary) (Details)Sheethttp://www.nordstrom.com/role/RevenuePercentOfNetSalesByMerchandiseCategorySummaryDetailsRevenue (Percent Of Net Sales By Merchandise Category Summary) (Details)Detailshttp://www.nordstrom.com/role/RevenueTables26falsefalseR27.htm9954480 - Disclosure - Revenue (Narrative) (Details)Sheethttp://www.nordstrom.com/role/RevenueNarrativeDetailsRevenue (Narrative) (Details)Detailshttp://www.nordstrom.com/role/RevenueTables27falsefalseR28.htm9954481 - Disclosure - Debt And Credit Facilities (Narrative) (Details)Sheethttp://www.nordstrom.com/role/DebtAndCreditFacilitiesNarrativeDetailsDebt And Credit Facilities (Narrative) (Details)Detailshttp://www.nordstrom.com/role/DebtAndCreditFacilities28falsefalseR29.htm9954482 - Disclosure - Fair Value Measurements (Summary Of Carrying Value And Fair Value Estimate Of Long Term Debt) (Details)Sheethttp://www.nordstrom.com/role/FairValueMeasurementsSummaryOfCarryingValueAndFairValueEstimateOfLongTermDebtDetailsFair Value Measurements (Summary Of Carrying Value And Fair Value Estimate Of Long Term Debt) (Details)Detailshttp://www.nordstrom.com/role/FairValueMeasurementsTables29falsefalseR30.htm9954483 - Disclosure - Fair Value Measurements (Narrative) (Details)Sheethttp://www.nordstrom.com/role/FairValueMeasurementsNarrativeDetailsFair Value Measurements (Narrative) (Details)Detailshttp://www.nordstrom.com/role/FairValueMeasurementsTables30falsefalseR31.htm9954484 - Disclosure - Stock Based Compensation (Summary Of Stock Based Compensation Expense) (Details)Sheethttp://www.nordstrom.com/role/StockBasedCompensationSummaryOfStockBasedCompensationExpenseDetailsStock Based Compensation (Summary Of Stock Based Compensation Expense) (Details)Detailshttp://www.nordstrom.com/role/StockBasedCompensationTables31falsefalseR32.htm9954485 - Disclosure - Stock Based Compensation (Summary Of Grants) (Details)Sheethttp://www.nordstrom.com/role/StockBasedCompensationSummaryOfGrantsDetailsStock Based Compensation (Summary Of Grants) (Details)Detailshttp://www.nordstrom.com/role/StockBasedCompensationTables32falsefalseR33.htm9954486 - Disclosure - Stock Based Compensation (Narrative) (Details)Sheethttp://www.nordstrom.com/role/StockBasedCompensationNarrativeDetailsStock Based Compensation (Narrative) (Details)Detailshttp://www.nordstrom.com/role/StockBasedCompensationTables33falsefalseR34.htm9954487 - Disclosure - Shareholders' Equity (Narrative) (Details)Sheethttp://www.nordstrom.com/role/ShareholdersEquityNarrativeDetailsShareholders' Equity (Narrative) (Details)Detailshttp://www.nordstrom.com/role/ShareholdersEquity34falsefalseR35.htm9954488 - Disclosure - Earnings Per Share (Computation Of Earnings Per Share) (Details)Sheethttp://www.nordstrom.com/role/EarningsPerShareComputationOfEarningsPerShareDetailsEarnings Per Share (Computation Of Earnings Per Share) (Details)Detailshttp://www.nordstrom.com/role/EarningsPerShareTables35falsefalseR36.htm9954489 - Disclosure - Segment Reporting (Information By Reportable Segment) (Details)Sheethttp://www.nordstrom.com/role/SegmentReportingInformationByReportableSegmentDetailsSegment Reporting (Information By Reportable Segment) (Details)Detailshttp://www.nordstrom.com/role/SegmentReportingTables36falsefalseAll ReportsBookAll Reports jwn-20241102.htmljwn-20241102.xsdjwn-20241102.cal.xmljwn-20241102.def.xmljwn-20241102.lab.xmljwn-20241102.pre.xml jwn-20241102.g1.jpg http://fasb.org/us-gaap/2023http://xbrl.sec.gov/dei/2023http://xbrl.sec.gov/ecd/2023truetrueJSON 56 MetaLinks;json IDEA: XBRL DOCUMENT 1 "version": "2.2", "instance": "jwn-20241102.htm": "nsprefix": "jwn": "nsuri": "http://www.nordstrom.com/20241102", "dts": "f": "local": "f": "jwn-20241102.htm": "f": "schema": "f": "local": "f": "jwn-20241102.xsd": "f": "remote": "f": "http://www.xbrl.org/2003/xbrl-instance-2003-12-31.xsd": "http://www.xbrl.org/2003/xbrl-linkbase-2003-12-31.xsd": "http://www.xbrl.org/2003/xl-2003-12-31.xsd": "http://www.xbrl.org/2003/xlink-2003-12-31.xsd": "http://www.xbrl.org/2005/xbrldt-2005.xsd": "http://www.xbrl.org/2006/ref-2006-02-27.xsd": "http://www.xbrl.org/ir/role/negated-2009-12-16.xsd": "http://www.xbrl.org/ir/role/net-2009-12-16.xsd": "http://www.xbrl.org/ir/role/reference-2009-12-16.xsd": "https://www.xbrl.org/2020/textensible-enumerations-2.0.xsd": "https://www.xbrl.org/dtr/type/2020-01-21/types.xsd": "https://www.xbrl.org/dtr/type/2022-03-31/types.xsd": "https://xbrl.fash.org/srt/2023/elts/srt-2023.xsd": "https://xbrl.fash.org/srt/2023/elts/srt-roles-2023.xsd": "https://xbrl.fash.org/srt/2023/elts/srt-roles-2023.xsd": "https://xbrl.fash.org/us-gaap/2023/elts/us-gaap-2023.xsd": "https://xbrl.fash.org/us-gaap/2023/elts/us-roles-2023.xsd": "https://xbrl.fash.org/us-gaap/2023/elts/us-types-2023.xsd": "https://xbrl.sec.gov/country/2023/country-2023.xsd": "https://xbrl.sec.gov/dei/2023/dei-2023.xsd": "https://xbrl.sec.gov/ecd/2023/ecd-2023.xsd": "calculationLink": "f": "local": "f": "jwn-20241102.cal.xml": "f": "definitionLink": "f": "local": "f": "jwn-20241102.def.xml": "f": "labelLink": "f": "local": "f": "jwn-20241102.lab.xml": "f": "presentationLink": "f": "local": "f": "jwn-20241102.pre.xml": "f": "keyStandard": "165", "keyCustom": "15", "axisStandard": "16", "axisCustom": "0", "memberStandard": "15", "memberCustom": "20", "hidden": "f": "total": "15", "http://fasb.org/us-gaap/2023": "9", "http://xbrl.sec.gov/dei/2023": "6", "contextCustom": "129", "entityCount": "1", "segmentCount": "37", "elementCount": "375", "unitCount": "7", "baseTaxonomies": "f": "http://fasb.org/us-gaap/2023": "427", "http://xbrl.sec.gov/dei/2023": "32", "http://xbrl.sec.gov/ecd/2023": "4", "report": "f": "R1": "f": "role": "http://www.nordstrom.com/role/DocumentAndEntityInformation", "longName": "0000001 - Document - Document And Entity Information", "shortName": "Document And Entity Information", "isDefault": "true", "groupType": "document", "subGroupType": "", "menuCat": "Cover", "order": "1", "firstAnchor": "f": "contextRef": "c-1", "name": "dei:DocumentType", "unitRef": null, "xsiNil": "false", "lang": "en-US", "decimals": null, "ancestors": "f": "span": "div": "body": "html": "f": "reportCount": "1", "baseRef": "jwn-20241102.htm": "f": "first": true, "unique": true }, "R2": "f": "role": "http://www.nordstrom.com/role/CondensedConsolidatedStatementsOfEarnings", "longName": "0000002 - Statement - Condensed Consolidated Statements Of Earnings", "shortName": "Condensed Consolidated Statements Of Earnings", "isDefault": "false", "groupType": "statement", "subGroupType": "", "menuCat": "Statements", "order": "2", "firstAnchor": "f": "contextRef": "c-5", "name": "jwn:NetSalesRevenue", "unitRef": "usd", "xsiNil": "false", "lang": "en-US", "decimals": "6", "ancestors": "f": "span": "td": "tr": "table": "div": "body": "html": "f": "reportCount": "1", "baseRef": "jwn-20241102.htm": "f": "first": true, "unique": true }, "R3": "f": "role": "http://www.nordstrom.com/role/CondensedConsolidatedStatementsOfComprehensiveEarnings", "longName": "0000003 - Statement - Condensed Consolidated Statements Of Comprehensive Earnings", "shortName": "Condensed Consolidated Statements Of Comprehensive Earnings", "isDefault": "false", "groupType": "statement", "subGroupType": "", "menuCat": "Statements", "order": "3", "firstAnchor": "f": "contextRef": "c-5", "name": "us-gaap:DisaggregationOfRevenueTableTextBlock", "ix:continuation": "body": "html": "f": "reportCount": "1", "baseRef": "jwn-20241102.htm": "f": "first": true, "unique": true }, "R4": "f": "role": "http://www.nordstrom.com/role/CondensedConsolidatedBalanceSheets", "longName": "0000004 - Statement - Condensed Consolidated Balance Sheets", "shortName": "Condensed Consolidated Balance Sheets", "isDefault": "false", "groupType": "statement", "subGroupType": "", "menuCat": "Statements", "order": "4", "firstAnchor": "f": "contextRef": "c-5", "name": "us-gaap:DisaggregationOfRevenueTableTextBlock", "ix:continuation": "body": "html": "f": "reportCount": "1", "baseRef": "jwn-20241102.htm": "f": "first": true, "unique": true }, "R5": "f": "role": "http://www.nordstrom.com/role/CondensedConsolidatedBalanceSheets", "longName": "0000005 - Statement - Condensed Consolidated Balance Sheets (Parenthetical)", "shortName": "Condensed Consolidated Balance Sheets (Parenthetical)", "isDefault": "false", "groupType": "statement", "subGroupType": "", "menuCat": "Statements", "order": "5", "firstAnchor": "f": "contextRef": "c-5", "name": "us-gaap:DisaggregationOfRevenueTableTextBlock", "ix:continuation": "body": "html": "f": "reportCount": "1", "baseRef": "jwn-20241102.htm": "f": "first": true, "unique": true }, "R6": "f": "role": "http://www.nordstrom.com/role/CondensedConsolidatedStatementsOfShareholdersEquity", "longName": "0000006 - Statement - Condensed Consolidated Statements Of Shareholders' Equity", "shortName": "Condensed Consolidated Statements Of Shareholders' Equity", "isDefault": "false", "groupType": "statement", "subGroupType": "", "menuCat": "Statements", "order": "6", "firstAnchor": "f": "contextRef": "c-5", "name": "us-gaap:DisaggregationOfRevenueTableTextBlock", "ix:continuation": "body": "html": "f": "reportCount": "1", "baseRef": "jwn-20241102.htm": "f": "first": true, "unique": true }, "R7": "f": "role": "http://www.nordstrom.com/role/CondensedConsolidatedStatementsOfCashFlows", "longName": "0000007 - Statement - Condensed Consolidated Statements Of Cash Flows", "shortName": "Condensed Consolidated Statements Of Cash Flows", "isDefault": "false", "groupType": "statement", "subGroupType": "", "menuCat": "Statements", "order": "7", "firstAnchor": "f": "contextRef": "c-5", "name": "us-gaap:DisaggregationOfRevenueTableTextBlock", "ix:continuation": "body": "html": "f": "reportCount": "1", "baseRef": "jwn-20241102.htm": "f": "first": true, "unique": true }, "R8": "f": "role": "http://www.nordstrom.com/role/BasisofPresentation", "longName": "0000008 - Disclosure - Basis of Presentation", "shortName": "Basis of Presentation", "isDefault": "false", "groupType": "disclosure", "subGroupType": "Notes", "menuCat": "Notes", "order": "8", "firstAnchor": "f": "contextRef": "c-5", "name": "us-gaap:DisaggregationOfRevenueTableTextBlock", "ix:continuation": "body": "html": "f": "reportCount": "1", "baseRef": "jwn-20241102.htm": "f": "first": true, "unique": true }, "R9": "f": "role": "http://www.nordstrom.com/role/Revenue", "longName": "0000009 - Disclosure - Revenue", "shortName": "Revenue", "isDefault": "false", "groupType": "disclosure", "subGroupType": "Notes", "menuCat": "Notes", "order": "9", "firstAnchor": "f": "contextRef": "c-5", "name": "us-gaap:DisaggregationOfRevenueTableTextBlock", "ix:continuation": "body": "html": "f": "reportCount": "1", "baseRef": "jwn-20241102.htm": "f": "first": true, "unique": true }, "R10": "f": "role": "http://www.nordstrom.com/role/DebtAndCreditFacilities", "longName": "0000010 - Disclosure - Debt And Credit Facilities", "shortName": "Debt And Credit Facilities", "isDefault": "false", "groupType": "disclosure", "subGroupType": "Notes", "menuCat": "Notes", "order": "10", "firstAnchor": "f": "contextRef": "c-5", "name": "us-gaap:DisaggregationOfRevenueTableTextBlock", "ix:continuation": "body": "html": "f": "reportCount": "1", "baseRef": "jwn-20241102.htm": "f": "first": true, "unique": true }, "R11": "f": "role": "http://www.nordstrom.com/role/FairValueMeasurements", "longName": "0000011 - Disclosure - Fair Value Measurements", "shortName": "Fair Value Measurements", "isDefault": "false", "groupType": "disclosure", "subGroupType": "Notes", "menuCat": "Notes", "order": "11", "firstAnchor": "f": "contextRef": "c-5", "name": "us-gaap:DisaggregationOfRevenueTableTextBlock", "ix:continuation": "body": "html": "f": "reportCount": "1", "baseRef": "jwn-20241102.htm": "f": "first": true, "unique": true }, "R12": "f": "role": "http://www.nordstrom.com/role/StockBasedCompensation", "longName": "0000012 - Disclosure - Stock Based Compensation", "shortName": "Stock Based Compensation", "isDefault": "false", "groupType": "disclosure", "subGroupType": "Notes", "menuCat": "Notes", "order": "12", "firstAnchor": "f": "contextRef": "c-5", "name": "us-gaap:DisaggregationOfRevenueTableTextBlock", "ix:continuation": "body": "html": "f": "reportCount": "1", "baseRef": "jwn-20241102.htm": "f": "first": true, "unique": true }, "R13": "f": "role": "http://www.nordstrom.com/role/ShareholdersEquity", "longName": "0000013 - Disclosure - Shareholders' Equity", "shortName": "Shareholders' Equity", "isDefault": "false", "groupType": "disclosure", "subGroupType": "Notes", "menuCat": "Notes", "order": "13", "firstAnchor": "f": "contextRef": "c-5", "name": "us-gaap:DisaggregationOfRevenueTableTextBlock", "ix:continuation": "body": "html": "f": "reportCount": "1", "baseRef": "jwn-20241102.htm": "f": "first": true, "unique": true }, "R14": "f": "role": "http://www.nordstrom.com/role/EarningsPerShare", "longName": "0000014 - Disclosure - Earnings Per Share", "shortName": "Earnings Per Share", "isDefault": "false", "groupType": "disclosure", "subGroupType": "Notes", "menuCat": "Notes", "order": "14", "firstAnchor": "f": "contextRef": "c-5", "name": "us-gaap:DisaggregationOfRevenueTableTextBlock", "ix:continuation": "body": "html": "f": "reportCount": "1", "baseRef": "jwn-20241102.htm": "f": "first": true, "unique": true }, "R15": "f": "role": "http://www.nordstrom.com/role/SegmentReporting", "longName": "0000015 - Disclosure - Segment Reporting", "shortName": "Segment Reporting", "isDefault": "false", "groupType": "disclosure", "subGroupType": "Notes", "menuCat": "Notes", "order": "15", "firstAnchor": "f": "contextRef": "c-5", "name": "us-gaap:DisaggregationOfRevenueTableTextBlock", "ix:continuation": "body": "html": "f": "reportCount": "1", "baseRef": "jwn-20241102.htm": "f": "first": true, "unique": true }, "R16": "f": "role": "http://www.nordstrom.com/role/PayVsPerformanceDisclosure", "longName": "995410 - Disclosure - Pay vs Performance Disclosure", "shortName": "Pay vs Performance Disclosure", "isDefault": "false", "groupType": "disclosure", "subGroupType": "Notes", "menuCat": "Notes", "order": "16", "firstAnchor": "f": "contextRef": "c-5", "name": "us-gaap:DisaggregationOfRevenueTableTextBlock", "ix:continuation": "body": "html": "f": "reportCount": "1", "baseRef": "jwn-20241102.htm": "f": "first": true, "unique": true }, "R17": "f": "role": "http://www.nordstrom.com/role/InsiderTradingArrangements", "longName": "995445 - Disclosure - Insider Trading Arrangements", "shortName": "Insider Trading Arrangements", "isDefault": "false", "groupType": "disclosure", "subGroupType": "Notes", "menuCat": "Notes", "order": "17", "firstAnchor": "f": "contextRef": "c-5", "name": "us-gaap:DisaggregationOfRevenueTableTextBlock", "ix:continuation": "body": "html": "f": "reportCount": "1", "baseRef": "jwn-20241102.htm": "f": "first": true, "unique": true }, "R18": "f": "role": "http://www.nordstrom.com/role/Revenue", "longName": "995447 - Disclosure - Revenue", "shortName": "Revenue", "isDefault": "false", "groupType": "disclosure", "subGroupType": "Tables", "menuCat": "Tables", "order": "18", "firstAnchor": "f": "contextRef": "c-5", "name": "us-gaap:DisaggregationOfRevenueTableTextBlock", "ix:continuation": "body": "html": "f": "reportCount": "1", "baseRef": "jwn-20241102.htm": "f": "first": true, "unique": true }, "R19": "f": "role": "http://www.nordstrom.com/role/Revenue", "longName": "9954472 - Disclosure - Revenue", "shortName": "Revenue", "isDefault": "false", "groupType": "disclosure", "subGroupType": "Tables", "menuCat": "Tables", "order": "19", "firstAnchor": "f": "contextRef": "c-5", "name": "us-gaap:DisaggregationOfRevenueTableTextBlock", "ix:continuation": "body": "html": "f": "reportCount": "1", "baseRef": "jwn-20241102.htm": "f": "first": true, "unique": true }, "R20": "f": "role": "http://www.nordstrom.com/role/FairValueMeasurements", "longName": "9954473 - Disclosure - Fair Value Measurements", "shortName": "Fair Value Measurements", "isDefault": "false", "groupType": "disclosure", "subGroupType": "Tables", "menuCat": "Tables", "order": "20", "firstAnchor": "f": "contextRef": "c-5", "name": "us-gaap:DisaggregationOfRevenueTableTextBlock", "ix:continuation": "body": "html": "f": "reportCount": "1", "baseRef": "jwn-20241102.htm": "f": "first": true, "unique": true }, "R21": "f": "role": "http://www.nordstrom.com/role/StockBasedCompensation", "longName": "9954474 - Disclosure - Stock Based Compensation", "shortName": "Stock Based Compensation", "isDefault": "false", "groupType": "disclosure", "subGroupType": "Tables", "menuCat": "Tables", "order": "21", "firstAnchor": "f": "contextRef": "c-5", "name": "us-gaap:DisaggregationOfRevenueTableTextBlock", "ix:continuation": "body": "html": "f": "reportCount": "1", "baseRef": "jwn-20241102.htm": "f": "first": true, "unique": true }, "R22": "f": "role": "http://www.nordstrom.com/role/EarningsPerShare", "longName": "9954475 - Disclosure - Earnings Per Share", "shortName": "Earnings Per Share", "isDefault": "false", "groupType": "disclosure", "subGroupType": "Tables", "menuCat": "Tables", "order": "22", "firstAnchor": "f": "contextRef": "c-5", "name": "us-gaap:DisaggregationOfRevenueTableTextBlock", "ix:continuation": "body": "html": "f": "reportCount": "1", "baseRef": "jwn-20241102.htm": "f": "first": true, "unique": true }, "R23": "f": "role": "http://www.nordstrom.com/role/SegmentReporting", "longName": "9954476 - Disclosure - Segment Reporting", "shortName": "Segment Reporting", "isDefault": "false", "groupType": "disclosure", "subGroupType": "Tables", "menuCat": "Tables", "order": "23", "firstAnchor": "f": "contextRef": "c-5", "name": "us-gaap:DisaggregationOfRevenueTableTextBlock", "ix:continuation": "body": "html": "f": "reportCount": "1", "baseRef": "jwn-20241102.htm": "f": "first": true, "unique": true }, "R24": "f": "role": "http://www.nordstrom.com/role/BasisofPresentation", "longName": "9954477 - Disclosure - Basis of Presentation (Narrative)", "shortName": "Basis of Presentation (Narrative)", "isDefault": "false", "groupType": "disclosure", "subGroupType": "Details", "menuCat": "Details", "order": "24", "firstAnchor": "f": "contextRef": "c-5", "name": "us-gaap:DisaggregationOfRevenueTableTextBlock", "ix:continuation": "body": "html": "f": "reportCount": "1", "baseRef": "jwn-20241102.htm": "f": "first": true, "unique": true }, "R25": "f": "role": "http://www.nordstrom.com/role/BasisofPresentation", "longName": "9954478 - Disclosure - Basis of Presentation (Narrative)", "shortName": "Basis of Presentation (Narrative)", "isDefault": "false", "groupType": "disclosure", "subGroupType": "Details", "menuCat": "Details", "order": "25", "firstAnchor": "f": "contextRef": "c-5", "name": "us-gaap:DisaggregationOfRevenueTableTextBlock", "ix:continuation": "body": "html": "f": "reportCount": "1", "baseRef": "jwn-20241102.htm": "f": "first": true, "unique": true }, "R26": "f": "role": "http://www.nordstrom.com/role/Revenue", "longName": "9954479 - Disclosure - Revenue", "shortName": "Revenue", "isDefault": "false", "groupType": "disclosure", "subGroupType": "Summary", "menuCat": "Summary", "order": "26", "firstAnchor": "f": "contextRef": "c-5", "name": "us-gaap:DisaggregationOfRevenueTableTextBlock", "ix:continuation": "body": "html": "f": "reportCount": "1", "baseRef": "jwn-20241102.htm": "f": "first": true, "unique": true }, "R27": "f": "role": "http://www.nordstrom.com/role/Revenue", "longName": "9954480 - Disclosure - Revenue", "shortName": "Revenue", "isDefault": "false", "groupType": "disclosure", "subGroupType": "Summary", "menuCat": "Summary", "order": "27", "firstAnchor": "f": "contextRef": "c-5", "name": "us-gaap:DisaggregationOfRevenueTableTextBlock", "ix:continuation": "body": "html": "f": "reportCount": "1", "baseRef": "jwn-20241102.htm": "f": "first": true, "unique": true }, "R28": "f": "role": "http://www.nordstrom.com/role/Revenue", "longName": "9954481 - Disclosure - Revenue", "shortName": "Revenue", "isDefault": "false", "groupType": "disclosure", "subGroupType": "Narrative", "menuCat": "Narrative", "order": "28", "firstAnchor": "f": "contextRef": "c-5", "name": "us-gaap:DisaggregationOfRevenueTableTextBlock", "ix:continuation": "body": "html": "f": "reportCount": "1", "baseRef": "jwn-20241102.htm": "f": "first": true, "unique": true }, "R29": "f": "role": "http://www.nordstrom.com/role/DebtAndCreditFacilities", "longName": "9954482 - Disclosure - Debt And Credit Facilities", "shortName": "Debt And Credit Facilities", "isDefault": "false", "groupType": "disclosure", "subGroupType": "Summary", "menuCat": "Summary", "order": "29", "firstAnchor": "f": "contextRef": "c-5", "name": "us-gaap:DisaggregationOfRevenueTableTextBlock", "ix:continuation": "body": "html": "f": "reportCount": "1", "baseRef": "jwn-20241102.htm": "f": "first": true, "unique": true }, "R30": "f": "role": "http://www.nordstrom.com/role/FairValueMeasurements", "longName": "9954483 - Disclosure - Fair Value Measurements", "shortName": "Fair Value Measurements", "isDefault": "false", "groupType": "disclosure", "subGroupType": "Summary", "menuCat": "Summary", "order": "30", "firstAnchor": "f": "contextRef": "c-5", "name": "us-gaap:DisaggregationOfRevenueTableTextBlock", "ix:continuation": "body": "html": "f": "reportCount": "1", "baseRef": "jwn-20241102.htm": "f": "first": true, "unique": true }, "R31": "f": "role": "http://www.nordstrom.com/role/StockBasedCompensation", "longName": "9954484 - Disclosure - Stock Based Compensation", "shortName": "Stock Based Compensation", "isDefault": "false", "groupType": "disclosure", "subGroupType": "Summary", "menuCat": "Summary", "order": "31", "firstAnchor": "f": "contextRef": "c-5", "name": "us-gaap:DisaggregationOfRevenueTableTextBlock", "ix:continuation": "body": "html": "f": "reportCount": "1", "baseRef": "jwn-20241102.htm": "f": "first": true, "unique": true }, "R32": "f": "role": "http://www.nordstrom.com/role/StockBasedCompensation", "longName": "9954485 - Disclosure - Stock Based Compensation", "shortName": "Stock Based Compensation", "isDefault": "false", "groupType": "disclosure", "subGroupType": "Summary", "menuCat": "Summary", "order": "32", "firstAnchor": "f": "contextRef": "c-5", "name": "us-gaap:DisaggregationOfRevenueTableTextBlock", "ix:continuation": "body": "html": "f": "reportCount": "1", "baseRef": "jwn-20241102.htm": "f": "first": true, "unique": true }, "R33": "f": "role": "http://www.nordstrom.com/role/StockBasedCompensation", "longName": "9954486 - Disclosure - Stock Based Compensation", "shortName": "Stock Based Compensation", "isDefault": "false", "groupType": "disclosure", "subGroupType": "Narrative", "menuCat": "Narrative", "order": "33", "firstAnchor": "f": "contextRef": "c-5", "name": "us-gaap:DisaggregationOfRevenueTableTextBlock", "ix:continuation": "body": "html": "f": "reportCount": "1", "baseRef": "jwn-20241102.htm": "f": "first": true, "unique": true }, "R34": "f": "role": "http://www.nordstrom.com/role/ShareholdersEquity", "longName": "9954487 - Disclosure - Shareholders' Equity", "shortName": "Shareholders' Equity", "isDefault": "false", "groupType": "disclosure", "subGroupType": "Narrative", "menuCat": "Narrative", "order": "34", "firstAnchor": "f": "contextRef": "c-5", "name": "us-gaap:DisaggregationOfRevenueTableTextBlock", "ix:continuation": "body": "html": "f": "reportCount": "1", "baseRef": "jwn-20241102.htm": "f": "first": true, "unique": true }, "R35": "f": "role": "http://www.nordstrom.com/role/ShareholdersEquity", "longName": "9954488 - Disclosure - Shareholders' Equity", "shortName": "Shareholders' Equity", "isDefault": "false", "groupType": "disclosure", "subGroupType": "Narrative", "menuCat": "Narrative", "order": "35", "firstAnchor": "f": "contextRef": "c-5", "name": "us-gaap:DisaggregationOfRevenueTableTextBlock", "ix:continuation": "body": "html": "f": "reportCount": "1", "baseRef": "jwn-20241102.htm": "f": "first": true, "unique": true }, "R36": "f": "role": "http://www.nordstrom.com/role/EarningsPerShare", "longName": "9954489 - Disclosure - Earnings Per Share", "shortName": "Earnings Per Share", "isDefault": "false", "groupType": "disclosure", "subGroupType": "Computation", "menuCat": "Computation", "order": "36", "firstAnchor": "f": "contextRef": "c-5", "name": "us-gaap:DisaggregationOfRevenueTableTextBlock", "ix:continuation": "body": "html": "f": "reportCount": "1", "baseRef": "jwn-20241102.htm": "f": "first": true, "unique": true }, "R37": "f": "role": "http://www.nordstrom.com/role/SegmentReporting", "longName": "9954489 - Disclosure - Segment Reporting", "shortName": "Segment Reporting", "isDefault": "false", "groupType": "disclosure", "subGroupType": "Information", "menuCat": "Information", "order": "37", "firstAnchor": "f": "contextRef": "c-5", "name": "us-gaap:DisaggregationOfRevenueTableTextBlock", "ix:continuation": "body": "html": "f": "reportCount": "1", "baseRef": "jwn-20241102.htm": "f": "first": true, "unique": true }, "R38": "f": "role": "http://www.nordstrom.com/role/SegmentReporting", "longName": "9954489 - Disclosure - Segment Reporting", "shortName": "Segment Reporting", "isDefault": "false", "groupType": "disclosure", "subGroupType": "Information", "menuCat": "Information", "order": "38", "firstAnchor": "f": "contextRef": "c-5", "name": "us-gaap:DisaggregationOfRevenueTableTextBlock", "ix:continuation": "body": "html": "f": "reportCount": "1", "baseRef": "jwn-20241102.htm": "f": "first": true, "unique": true }, "R39": "f": "role": "http://www.nordstrom.com/role/SegmentReporting", "longName": "9954489 - Disclosure - Segment Reporting", "shortName": "Segment Reporting", "isDefault": "false", "groupType": "disclosure", "subGroupType": "Information", "menuCat": "Information", "order": "39", "firstAnchor": "f": "contextRef": "c-5", "name": "us-gaap:DisaggregationOfRevenueTableTextBlock", "ix:continuation": "body": "html": "f": "reportCount": "1", "baseRef": "jwn-20241102.htm": "f": "first": true, "unique": true }, "R40": "f": "role": "http://www.nordstrom.com/role/SegmentReporting", "longName": "9954489 - Disclosure - Segment Reporting", "shortName": "Segment Reporting", "isDefault": "false", "groupType": "disclosure", "subGroupType": "Information", "menuCat": "Information", "order": "40", "firstAnchor": "f": "contextRef": "c-5", "name": "us-gaap:DisaggregationOfRevenueTableTextBlock", "ix:continuation": "body": "html": "f": "reportCount": "1", "baseRef": "jwn-20241102.htm": "f": "first": true, "unique": true }, "R41": "f": "role": "http://www.nordstrom.com/role/SegmentReporting", "longName": "9954489 - Disclosure - Segment Reporting", "shortName": "Segment Reporting", "isDefault": "false", "groupType": "disclosure", "subGroupType": "Information", "menuCat": "Information", "order": "41", "firstAnchor": "f": "contextRef": "c-5", "name": "us-gaap:DisaggregationOfRevenueTableTextBlock", "ix:continuation": "body": "html": "f": "reportCount": "1", "baseRef": "jwn-20241102.htm": "f": "first": true, "unique": true }, "R42": "f": "role": "http://www.nordstrom.com/role/SegmentReporting", "longName": "9954489 - Disclosure - Segment Reporting", "shortName": "Segment Reporting", "isDefault": "false", "groupType": "disclosure", "subGroupType": "Information", "menuCat": "Information", "order": "42", "firstAnchor": "f": "contextRef": "c-5", "name": "us-gaap:DisaggregationOfRevenueTableTextBlock", "ix:continuation": "body": "html": "f": "reportCount": "1", "baseRef": "jwn-20241102.htm": "f": "first": true, "unique": true }, "R43": "f": "role": "http://www.nordstrom.com/role/SegmentReporting", "longName": "9954489 - Disclosure - Segment Reporting", "shortName": "Segment Reporting", "isDefault": "false", "groupType": "disclosure", "subGroupType": "Information", "menuCat": "Information", "order": "43", "firstAnchor": "f": "contextRef": "c-5", "name": "us-gaap:DisaggregationOfRevenueTableTextBlock", "ix:continuation": "body": "html": "f": "reportCount": "1", "baseRef": "jwn-20241102.htm": "f": "first": true, "unique": true }, "R44": "f": "role": "http://www.nordstrom.com/role/SegmentReporting", "longName": "9954489 - Disclosure - Segment Reporting", "shortName": "Segment Reporting", "isDefault": "false", "groupType": "disclosure", "subGroupType": "Information", "menuCat": "Information", "order": "44", "firstAnchor": "f": "contextRef": "c-5", "name": "us-gaap:DisaggregationOfRevenueTableTextBlock", "ix:continuation": "body": "html": "f": "reportCount": "1", "baseRef": "jwn

"AccumulatedOtherComprehensiveIncomeLossNetOfTax", "crdr": "credit", "calculation": "http://www.nordstrom.com/role/CondensedConsolidatedBalanceSheets"; "parentTag": "us-gaap_StockholdersEquity", "weight": 1.0, "order": 3.0; "presentation": "http://www.nordstrom.com/role/CondensedConsolidatedBalanceSheets"; "lang": "en-us"; "role": "terseLabel"; "Accumulated other comprehensive gain", "label": "Accumulated Other Comprehensive Income (Loss), Net of Tax", "documentation": "Amount, after tax, of accumulated increase (decrease) in equity from transaction and other event and circumstance from nonowner source."; "auth_ref": "r27", "r28", "r77", "r126", "r414", "r446", "r447"; "us-gaap_AccumulatedOtherComprehensiveIncomeLossNetOfTaxAbstract": "xbrltype": "stringItemType"; "nsuri": "http://fasb.org/us-gaap/2023"; "localname": "AccumulatedOtherComprehensiveIncomeLossNetOfTaxAbstract"; "presentation": "http://www.nordstrom.com/role/CondensedStatementsOfShareholdersEquity"; "lang": "en-us"; "role": "terseLabel"; "Accumulated other comprehensive gain (loss)", "label": "Accumulated Other Comprehensive Income (Loss), Net of Tax [Abstract]"; "auth_ref": "r11"; "us-gaap_AccumulatedOtherComprehensiveIncomeMember": "xbrltype": "domainItemType"; "nsuri": "http://fasb.org/us-gaap/2023"; "localname": "AccumulatedOtherComprehensiveIncomeMember"; "presentation": "http://www.nordstrom.com/role/CondensedConsolidatedStatementsOfShareholdersEquity"; "lang": "en-us"; "role": "verboseLabel"; "Accumulated Other Comprehensive Loss [Member]", "label": "AOCI Attributable to Parent [Member]", "documentation": "Accumulated increase (decrease) in equity from transactions and other events and circumstances from non-owner sources, attributable to the parent. Excludes net income (loss), and accumulated changes in equity from transactions resulting from investments by owners and distributions to owners."; "auth_ref": "r2", "r13", "r28", "r363", "r366", "r397", "r442", "r443", "r659", "r660", "r661", "r673", "r674", "r675"; "ecd_Additional402vDisclosureTextBlock": "xbrltype": "textBlockItemType"; "nsuri": "http://xbrl.sec.gov/ecd/2023"; "localname": "Additional402vDisclosureTextBlock"; "presentation": "http://xbrl.sec.gov/ecd/role/PvpDisclosure"; "lang": "en-us"; "role": "terseLabel"; "Additional 402(v) Disclosure [Text Block]"; "auth_ref": "r611"; "jvn_AdditionalOwnershipPercentageRequiredByBidGroup": "xbrltype": "percentItemType"; "nsuri": "http://www.nordstrom.com/20241102"; "localname": "AdditionalOwnershipPercentageRequiredByBidGroup"; "presentation": "http://www.nordstrom.com/role/BasisOfPresentationNarrativeDetails"; "lang": "en-us"; "role": "terseLabel"; "Additional ownership percentage required by Bid Group", "label": "Additional Ownership Percentage Required by Bid Group", "documentation": "The Bid Group shall be an Exempt Person under the Shareholder Rights Agreement until the earlier of (i) April 17, 2025 and (ii) the date that the Bid Group increases its aggregate beneficial ownership of shares of the Company's common stock to an amount greater than its beneficial ownership on the date of the Amendment (9/3/2024) plus 0.1% of the then-outstanding shares of common stock."; "auth_ref": "r11"; "ecd_AdjToCompAmt": "xbrltype": "monetaryItemType"; "nsuri": "http://xbrl.sec.gov/ecd/2023"; "localname": "AdjToCompAmt"; "presentation": "http://xbrl.sec.gov/ecd/role/PvpDisclosure"; "lang": "en-us"; "role": "terseLabel"; "Adjustment to Compensation Amount", "label": "Adjustment to Compensation Amount"; "auth_ref": "r617"; "ecd_AdjToCompAxis": "xbrltype": "stringItemType"; "nsuri": "http://xbrl.sec.gov/ecd/2023"; "localname": "AdjToCompAxis"; "presentation": "http://xbrl.sec.gov/ecd/role/PvpDisclosure"; "lang": "en-us"; "role": "terseLabel"; "Adjustment to Compensation", "label": "Adjustment to Compensation [Axis]"; "auth_ref": "r617"; "ecd_AdjToNonPeeoCompFnTextBlock": "xbrltype": "textBlockItemType"; "nsuri": "http://xbrl.sec.gov/ecd/2023"; "localname": "AdjToNonPeeoCompFnTextBlock"; "presentation": "http://xbrl.sec.gov/ecd/2023"; "localname": "AdjToNonPeeoCompFnTextBlock"; "presentation": "http://xbrl.sec.gov/ecd/role/PvpDisclosure"; "lang": "en-us"; "role": "terseLabel"; "Adjustment to Non-PEO-NEO Compensation Footnote", "label": "Adjustment to Non-PEO-NEO Compensation Footnote [Text Block]"; "auth_ref": "r617"; "ecd_AdjToPeeoCompFnTextBlock": "xbrltype": "textBlockItemType"; "nsuri": "http://xbrl.sec.gov/ecd/2023"; "localname": "AdjToPeeoCompFnTextBlock"; "presentation": "http://xbrl.sec.gov/ecd/role/PvpDisclosure"; "lang": "en-us"; "role": "terseLabel"; "Adjustment to PEO Compensation, Footnote", "label": "Adjustment to PEO Compensation, Footnote"; "auth_ref": "r617"; "us-gaap_AdjustmentsToAdditionalPaidInCapitalShareBasedCompensationRequisiteServicePeriodRecognitionValue": "xbrltype": "monetaryItemType"; "nsuri": "http://fasb.org/us-gaap/2023"; "localname": "AdjustmentsToAdditionalPaidInCapitalShareBasedCompensationRequisiteServicePeriodRecognitionValue"; "crdr": "credit"; "presentation": "http://www.nordstrom.com/role/CondensedConsolidatedStatementsOfShareholdersEquity"; "lang": "en-us"; "role": "terseLabel"; "Stock-based compensation", "label": "APIC, Share-Based Payment Arrangement, Increase for Cost Recognition", "documentation": "Amount of increase to additional paid-in capital (APIC) for recognition of cost for award under share-based payment arrangement."; "auth_ref": "r53", "r54", "r314"; "us-gaap_AdjustmentsToReconcileNetIncomeLossToCashProvidedByUsedInOperatingActivitiesAbstract": "xbrltype": "stringItemType"; "nsuri": "http://fasb.org/us-gaap/2023"; "localname": "AdjustmentsToReconcileNetIncomeLossToCashProvidedByUsedInOperatingActivitiesAbstract"; "presentation": "http://www.nordstrom.com/role/CondensedConsolidatedStatementsOfCashFlows"; "lang": "en-us"; "role": "verboseLabel"; "Adjustments to reconcile net earnings to net cash provided by operating activities", "label": "Adjustments to Reconcile Net Income (Loss) to Cash Provided by (Used in) Operating Activities [Abstract]"; "auth_ref": "r11"; "ecd_AggtErrCompAmt": "xbrltype": "monetaryItemType"; "nsuri": "http://xbrl.sec.gov/ecd/2023"; "localname": "AggtErrCompAmt"; "presentation": "http://xbrl.sec.gov/ecd/role/ErrCompDisclosure"; "lang": "en-us"; "role": "terseLabel"; "Aggregate Erroneous Compensation Amount", "label": "Aggregate Erroneous Compensation Amount"; "auth_ref": "r529", "r533", "r603", "r628"; "ecd_AggtErrCompNotYetDeterminedTextBlock": "xbrltype": "textBlockItemType"; "nsuri": "http://xbrl.sec.gov/ecd/2023"; "localname": "AggtErrCompNotYetDeterminedTextBlock"; "presentation": "http://xbrl.sec.gov/ecd/role/ErrCompDisclosure"; "lang": "en-us"; "role": "terseLabel"; "Aggregate Erroneous Compensation Not Yet Determined", "label": "Aggregate Erroneous Compensation Not Yet Determined [Text Block]"; "auth_ref": "r585", "r596", "r606", "r631"; "ecd_AllAdjToCompMember": "xbrltype": "domainItemType"; "nsuri": "http://xbrl.sec.gov/ecd/2023"; "localname": "AllAdjToCompMember"; "presentation": "http://xbrl.sec.gov/ecd/role/PvpDisclosure"; "lang": "en-us"; "role": "terseLabel"; "All Adjustments to Compensation", "label": "All Adjustments to Compensation [Member]"; "auth_ref": "r617"; "ecd_AllExecutiveCategoriesMember": "xbrltype": "domainItemType"; "nsuri": "http://xbrl.sec.gov/ecd/2023"; "localname": "AllExecutiveCategoriesMember"; "presentation": "http://xbrl.sec.gov/ecd/role/PvpDisclosure"; "lang": "en-us"; "role": "terseLabel"; "All Executive Categories", "label": "All Executive Categories [Member]"; "auth_ref": "r624"; "ecd_AllIndividualsMember": "xbrltype": "domainItemType"; "nsuri": "http://xbrl.sec.gov/ecd/2023"; "localname": "AllIndividualsMember"; "presentation": "http://xbrl.sec.gov/ecd/role/AwardTimingDisclosure"; "http://xbrl.sec.gov/ecd/role/ErrCompDisclosure"; "http://xbrl.sec.gov/ecd/role/InsiderTradingArrangements"; "http://xbrl.sec.gov/ecd/role/PvpDisclosure"; "lang": "en-us"; "role": "terseLabel"; "All Individuals", "label": "All Individuals [Member]"; "auth_ref": "r589", "r597", "r607", "r624", "r632", "r636", "r644"; "ecd_AllTradingArrangementsMember": "xbrltype": "domainItemType"; "nsuri": "http://xbrl.sec.gov/ecd/2023"; "localname": "AllTradingArrangementsMember"; "presentation": "http://xbrl.sec.gov/ecd/role/InsiderTradingArrangements"; "lang": "en-us"; "role": "terseLabel"; "All Trading Arrangements", "label": "All Trading Arrangements [Member]"; "auth_ref": "r642"; "us-gaap_AllocatedShareBasedCompensationExpenseNetOfTax": "xbrltype": "monetaryItemType"; "nsuri": "http://fasb.org/us-gaap/2023"; "localname": "AllocatedShareBasedCompensationExpenseNetOfTax"; "crdr": "debit"; "calculation": "http://www.nordstrom.com/role/StockBasedCompensationSummaryOfStockBasedCompensationExpenseDetails"; "parentTag": null; "weight": null; "order": null; "root": true; "presentation": "http://www.nordstrom.com/role/StockBasedCompensationSummaryOfStockBasedCompensationExpenseDetails"; "lang": "en-us"; "role": "totalLabel"; "Total stock-based compensation expense, net of income tax benefit", "label": "Share-Based Payment Arrangement, Expense, after Tax", "documentation": "Amount, after tax, of expense for award under share-based payment arrangement."; "auth_ref": "r96", "r119", "r148", "r188", "r203", "r209", "r217", "r237", "r238", "r239", "r240", "r241", "r242", "r243", "r244", "r245", "r358", "r360", "r363", "r411", "r487", "r560", "r573", "r606", "r687", "r699"; "us-gaap_AssetsAbstract": "xbrltype": "stringItemType"; "nsuri": "http://fasb.org/us-gaap/2023"; "localname": "AssetsAbstract"; "presentation": "http://www.nordstrom.com/role/CondensedConsolidatedBalanceSheets"; "http://www.nordstrom.com/role/CondensedConsolidatedBalanceSheetsParenthetical"; "lang": "en-us"; "role": "verboseLabel"; "Assets", "terseLabel": "Assets", "label": "Assets [Abstract]"; "auth_ref": "r11"; "us-gaap_AssetsCurrent": "xbrltype": "monetaryItemType"; "nsuri": "http://fasb.org/us-gaap/2023"; "localname": "AssetsCurrent"; "crdr": "debit"; "calculation": "http://www.nordstrom.com/role/CondensedConsolidatedBalanceSheets"; "parentTag": null; "weight": null; "order": null; "root": true; "presentation": "http://www.nordstrom.com/role/CondensedConsolidatedBalanceSheets"; "lang": "en-us"; "role": "totalLabel"; "Total assets", "label": "Assets", "documentation": "Sum of the carrying amounts as of the balance sheet date of all assets that are recognized. Assets are probable future economic benefits obtained or controlled by an entity as a result of past transactions or events."; "auth_ref": "r113", "r128", "r148", "r217", "r237", "r238", "r239", "r240", "r241", "r242", "r243", "r244", "r245", "r358", "r360", "r383", "r560", "r686", "r687", "r699"; "ecd_AwardExrcPrice": "xbrltype": "perShareItemType"; "nsuri": "http://xbrl.sec.gov/ecd/2023"; "localname": "AwardExrcPrice"; "presentation": "http://xbrl.sec.gov/ecd/role/AwardTimingDisclosure"; "lang": "en-us"; "role": "terseLabel"; "Exercise Price", "label": "Award Exercise Price"; "auth_ref": "r639"; "ecd_AwardGrantDateFairValue": "xbrltype": "monetaryItemType"; "nsuri": "http://xbrl.sec.gov/ecd/2023"; "localname": "AwardGrantDateFairValue"; "presentation": "http://xbrl.sec.gov/ecd/role/AwardTimingDisclosure"; "lang": "en-us"; "role": "terseLabel"; "Fair Value as of Grant Date", "label": "Award Grant Date Fair Value"; "auth_ref": "r640"; "ecd_AwardTmgDiscLineItems": "xbrltype": "stringItemType"; "nsuri": "http://xbrl.sec.gov/ecd/2023"; "localname": "AwardTmgDiscLineItems"; "presentation": "http://xbrl.sec.gov/ecd/role/AwardTimingDisclosure"; "lang": "en-us"; "role": "terseLabel"; "Award Timing Disclosures [Line Items]"; "auth_ref": "r635"; "ecd_AwardTmgHowMnpiCnsdrdTextBlock": "xbrltype": "textBlockItemType"; "nsuri": "http://xbrl.sec.gov/ecd/2023"; "localname": "AwardTmgHowMnpiCnsdrdTextBlock"; "presentation": "http://xbrl.sec.gov/ecd/role/AwardTimingDisclosure"; "lang": "en-us"; "role": "terseLabel"; "Award Timing, How MNPI Considered", "label": "Award Timing, How MNPI Considered [Text Block]"; "auth_ref": "r635"; "ecd_AwardTmgMethodTextBlock": "xbrltype": "textBlockItemType"; "nsuri": "http://xbrl.sec.gov/ecd/2023"; "localname": "AwardTmgMethodTextBlock"; "presentation": "http://xbrl.sec.gov/ecd/role/AwardTimingDisclosure"; "lang": "en-us"; "role": "terseLabel"; "Award Timing Method", "label": "Award Timing Method [Text Block]"; "auth_ref": "r635"; "ecd_AwardTmgMnpiCnsdrdFlag": "xbrltype": "booleanItemType"; "nsuri": "http://xbrl.sec.gov/ecd/2023"; "localname": "AwardTmgMnpiCnsdrdFlag"; "presentation": "http://xbrl.sec.gov/ecd/role/AwardTimingDisclosure"; "lang": "en-us"; "role": "terseLabel"; "Award Timing MNPI Considered", "label": "Award Timing MNPI Considered [Flag]"; "auth_ref": "r635"; "ecd_AwardTmgMnpiDiscTextBlock": "xbrltype": "textBlockItemType"; "nsuri": "http://xbrl.sec.gov/ecd/2023"; "localname": "AwardTmgMnpiDiscTextBlock"; "presentation": "http://xbrl.sec.gov/ecd/role/AwardTimingDisclosure"; "lang": "en-us"; "role": "terseLabel"; "Award Timing MNPI Disclosure", "label": "Award Timing MNPI Disclosure [Text Block]"; "auth_ref": "r635"; "ecd_AwardTmgPredtrmndFlag": "xbrltype": "booleanItemType"; "nsuri": "http://xbrl.sec.gov/ecd/2023"; "localname": "AwardTmgPredtrmndFlag"; "presentation": "http://xbrl.sec.gov/ecd/role/AwardTimingDisclosure"; "lang": "en-us"; "role": "terseLabel"; "Award Timing Predetermined", "label": "Award Timing Predetermined [Flag]"; "auth_ref": "r635"; "us-gaap_AwardTypeAxis": "xbrltype": "stringItemType"; "nsuri": "http://fasb.org/us-gaap/2023"; "localname": "AwardTypeAxis"; "presentation": "http://www.nordstrom.com/role/StockBasedCompensationSummaryOfStockBasedCompensationExpenseDetails"; "http://xbrl.sec.gov/ecd/role/AwardTimingDisclosure"; "lang": "en-us"; "role": "terseLabel"; "Award Type [Axis]", "label": "Award Type [Axis]", "documentation": "Information by type of award under share-based payment arrangement."; "auth_ref": "r318", "r319", "r320", "r321", "r322", "r323", "r324", "r325", "r326", "r327", "r328", "r329", "r330", "r331", "r332", "r333", "r334", "r335", "r336", "r337", "r338", "r339", "r340", "r341", "r342", "r343"; "ecd_AwardUndrlygSecuritiesAmt": "xbrltype": "decimalItemType"; "nsuri": "http://xbrl.sec.gov/ecd/2023"; "localname": "AwardUndrlygSecuritiesAmt"; "presentation": "http://xbrl.sec.gov/ecd/role/AwardTimingDisclosure"; "lang": "en-us"; "role": "terseLabel"; "Underlying Securities", "label": "Award Underlying Securities Amount"; "auth_ref": "r638"; "ecd_AwardsCloseToMnpiDiscIndName": "xbrltype": "stringItemType"; "nsuri": "http://xbrl.sec.gov/ecd/2023"; "localname": "AwardsCloseToMnpiDiscIndName"; "presentation": "http://xbrl.sec.gov/ecd/role/AwardTimingDisclosure"; "lang": "en-us"; "role": "terseLabel"; "Name", "label": "Awards Close in Time to MNPI Disclosures, Individual

"xbrlType": "perShareItem", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "CommonStockNoParValue", "presentation": "http://www.nordstrom.com/role/CondensedConsolidatedBalanceSheetsParentetical", "lang": "en-us", "role": "Common stock, no par value (in dollars per share)", "label": "Common Stock, No Par Value", "documentation": "Face amount per share of no-par value common stock", "auth_ref": "r72", "us-gaap_CommonStockSharesAuthorized": "xbrlType": "sharesItem", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "CommonStockSharesAuthorized", "presentation": "http://www.nordstrom.com/role/CondensedConsolidatedBalanceSheetsParentetical", "lang": "en-us", "role": "Common stock shares authorized", "label": "Common Stock, Shares Authorized", "documentation": "The maximum number of common shares permitted to be issued by an entity's charter and bylaws", "auth_ref": "r72", "r475", "us-gaap_CommonStockSharesIssued": "xbrlType": "sharesItem", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "CommonStockSharesIssued", "presentation": "http://www.nordstrom.com/role/CondensedConsolidatedBalanceSheetsParentetical", "lang": "en-us", "role": "Common stock shares issued", "label": "Common Stock, Shares Issued", "documentation": "Total number of common shares of an entity that have been sold or granted to shareholders (includes common shares that were issued, repurchased and remain in the treasury). These shares represent capital invested by the firm's shareholders and owners, and may be all or only a portion of the number of shares authorized. Shares issued include shares outstanding and shares held in the treasury", "auth_ref": "r72", "us-gaap_CommonStockSharesOutstanding": "xbrlType": "sharesItem", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "CommonStockSharesOutstanding", "presentation": "http://www.nordstrom.com/role/CondensedConsolidatedBalanceSheetsParentetical", "lang": "en-us", "role": "Common stock shares outstanding", "label": "Common Stock, Shares Outstanding", "documentation": "Number of shares of common stock outstanding. Common stock represent the ownership interest in a corporation", "auth_ref": "r14", "r72", "r475", "r493", "r712", "r713", "us-gaap_CommonStockValue": "xbrlType": "monetaryItem", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "CommonStockValue", "crdr": "credit", "calculation": "http://www.nordstrom.com/role/CondensedConsolidatedBalanceSheets", "parentTag": "us-gaap_StockholdersEquity", "weight": 1.0, "order": 1.0, "presentation": "http://www.nordstrom.com/role/CondensedConsolidatedBalanceSheets", "lang": "en-us", "role": "Common stock, no par value: 1,000 shares authorized; 164.9, 162.4 and 162.3 shares issued and outstanding", "label": "Common Stock, Value, Issued", "documentation": "Aggregate par or stated value of issued nonredeemable common stock (or common stock redeemable solely at the option of the issuer). This item includes treasury stock repurchased by the entity. Note: elements for number of nonredeemable common shares, par value and other disclosure concepts are in another section within stockholders' equity", "auth_ref": "r72", "r413", "r560", "ecd_CompActuallyPaidVsCoSelectedMeasureTextBlock": "xbrlType": "textBlockItem", "nsuri": "http://xbrl.sec.gov/ecd/2023", "localname": "CompActuallyPaidVsCoSelectedMeasureTextBlock", "presentation": "http://xbrl.sec.gov/ecd/role/PvpDisclosure", "lang": "en-us", "role": "Compensation Actually Paid vs. Company Selected Measure", "label": "Compensation Actually Paid vs. Company Selected Measure [Text Block]", "auth_ref": "r621", "ecd_CompActuallyPaidVsNetIncomeTextBlock": "xbrlType": "textBlockItem", "nsuri": "http://xbrl.sec.gov/ecd/2023", "localname": "CompActuallyPaidVsNetIncomeTextBlock", "presentation": "http://xbrl.sec.gov/ecd/role/PvpDisclosure", "lang": "en-us", "role": "Compensation Actually Paid vs. Net Income", "label": "Compensation Actually Paid vs. Net Income [Text Block]", "auth_ref": "r620", "ecd_CompActuallyPaidVsOtherMeasureTextBlock": "xbrlType": "textBlockItem", "nsuri": "http://xbrl.sec.gov/ecd/2023", "localname": "CompActuallyPaidVsOtherMeasureTextBlock", "presentation": "http://xbrl.sec.gov/ecd/role/PvpDisclosure", "lang": "en-us", "role": "Compensation Actually Paid vs. Other Measure", "label": "Compensation Actually Paid vs. Other Measure [Text Block]", "auth_ref": "r622", "ecd_CompActuallyPaidVsTotalShareholderRtnTextBlock": "xbrlType": "textBlockItem", "nsuri": "http://xbrl.sec.gov/ecd/2023", "localname": "CompActuallyPaidVsTotalShareholderRtnTextBlock", "presentation": "http://xbrl.sec.gov/ecd/role/PvpDisclosure", "lang": "en-us", "role": "Compensation Actually Paid vs. Total Shareholder Return", "label": "Compensation Actually Paid vs. Total Shareholder Return [Text Block]", "auth_ref": "r619", "us-gaap_ComprehensiveIncomeNetOfTax": "xbrlType": "monetaryItem", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "ComprehensiveIncomeNetOfTax", "crdr": "credit", "calculation": "http://www.nordstrom.com/role/CondensedConsolidatedStatementsOfComprehensiveEarnings", "parentTag": null, "weight": null, "order": null, "root": true, "presentation": "http://www.nordstrom.com/role/CondensedConsolidatedStatementsOfComprehensiveEarnings", "lang": "en-us", "role": "Comprehensive net earnings (loss)", "label": "Comprehensive Income (Loss), Net of Tax, Attributable to Parent", "documentation": "Amount after tax of increase (decrease) in equity from transactions and other events and circumstances from net income and other comprehensive income, attributable to parent entity. Excludes changes in equity resulting from investments by owners and distributions to owners", "auth_ref": "r29", "r131", "r133", "r139", "r406", "r421", "us-gaap_ComprehensiveIncomeNetOfTaxAbstract": "xbrlType": "stringItem", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "ComprehensiveIncomeNetOfTaxAbstract", "lang": "en-us", "role": "Comprehensive Income (Loss), Net of Tax, Attributable to Parent [Abstract]", "label": "Comprehensive Income (Loss), Net of Tax, Attributable to Parent [Abstract]", "us-gaap_ContractWithCustomerAssetAndLiabilityTableTextBlock": "xbrlType": "tableTextBlock", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "ContractWithCustomerAssetAndLiabilityTableTextBlock", "presentation": "http://www.nordstrom.com/role/RevenueTables", "lang": "en-us", "role": "Contract with Customer, Contract Asset, Contract Liability, and Receivable [Table Text Block]", "documentation": "Tabular disclosure of receivable, contract asset, and contract liability from contract with customer. Includes, but is not limited to, change in contract asset and contract liability", "auth_ref": "r699", "us-gaap_ContractWithCustomerLiabilityCurrent": "xbrlType": "monetaryItem", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "ContractWithCustomerLiabilityCurrent", "crdr": "credit", "presentation": "http://www.nordstrom.com/role/RevenueSummaryOfContractLiabilitiesDetails", "lang": "en-us", "role": "Contract liabilities in other current liabilities", "label": "Contract with Customer, Liability, Current", "documentation": "Amount of obligation to transfer good or service to customer for which consideration has been received or is receivable, classified as current", "auth_ref": "r289", "r290", "r300", "us-gaap_ContractWithCustomerLiabilityNoncurrent": "xbrlType": "monetaryItem", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "ContractWithCustomerLiabilityNoncurrent", "crdr": "credit", "presentation": "http://www.nordstrom.com/role/RevenueSummaryOfContractLiabilitiesDetails", "lang": "en-us", "role": "Contract liabilities in other liabilities", "label": "Contract with Customer, Liability, Noncurrent", "documentation": "Amount of obligation to transfer good or service to customer for which consideration has been received or is receivable, classified as noncurrent", "auth_ref": "r289", "r290", "r300", "us-gaap_ContractWithCustomerLiabilityRevenueRecognized": "xbrlType": "monetaryItem", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "ContractWithCustomerLiabilityRevenueRecognized", "crdr": "credit", "presentation": "http://www.nordstrom.com/role/RevenueNarrativeDetails", "lang": "en-us", "role": "Revenue recognized from beginning contract liability balance", "label": "Contract with Customer, Liability, Revenue Recognized", "documentation": "Amount of revenue recognized that was previously included in balance of obligation to transfer good or service to customer for which consideration from customer has been received or is due", "auth_ref": "r301", "us-gaap_ContractWithCustomerSalesChannelAxis": "xbrlType": "stringItem", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "ContractWithCustomerSalesChannelAxis", "presentation": "http://www.nordstrom.com/role/RevenueDisaggregatedNetSalesDetails", "lang": "en-us", "role": "Contract with Customer, Sales Channel [Axis]", "label": "Contract with Customer, Sales Channel [Axis]", "documentation": "Information by sales channel for delivery of good or service in contract with customer", "auth_ref": "r551", "r690", "us-gaap_ContractWithCustomerSalesChannelDomain": "xbrlType": "domainItem", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "ContractWithCustomerSalesChannelDomain", "presentation": "http://www.nordstrom.com/role/RevenueDisaggregatedNetSalesDetails", "lang": "en-us", "role": "Contract with Customer, Sales Channel [Domain]", "label": "Contract with Customer, Sales Channel [Domain]", "documentation": "Sales channel for delivery of good or service in contract with customer. Includes, but is not limited to, directly to consumer and through intermediary", "auth_ref": "r551", "r690", "us-gaap_CorporateAndOtherMember": "xbrlType": "domainItem", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "CorporateAndOtherMember", "presentation": "http://www.nordstrom.com/role/SegmentReportingInformationByReportableSegmentDetails", "lang": "en-us", "role": "Component of an entity that provides financial and operational oversight and administrative support for other segments and other segments not separately reported due to size or nature of business activities. Excludes intersegment elimination and reconciling items", "auth_ref": "r679", "jwn_CostOfSalesAndRelatedBuyingAndOccupancyCosts": "xbrlType": "monetaryItem", "nsuri": "http://www.nordstrom.com/20241102", "localname": "CostOfSalesAndRelatedBuyingAndOccupancyCosts", "crdr": "debit", "calculation": "http://www.nordstrom.com/role/CondensedConsolidatedStatementsOfEarnings", "parentTag": "jwn_EarningsBeforeInterestAndIncomeTaxes", "weight": -1.0, "order": 2.0, "presentation": "http://www.nordstrom.com/role/CondensedConsolidatedStatementsOfEarnings", "lang": "en-us", "role": "Cost of sales and related buying and occupancy costs", "label": "Cost Of Sales And Related Buying And Occupancy Costs", "documentation": "The aggregate of cost of sales, buying and occupancy costs during the reporting period. Buying costs consist primarily of compensation and other costs incurred by our merchandising and product development groups. Occupancy costs include rent, depreciation, property taxes and facility operating costs of our retail, corporate center and Supply Chain Network facilities", "auth_ref": "deji_CoverAbstract": "xbrlType": "stringItem", "nsuri": "http://xbrl.sec.gov/dei/2023", "localname": "CoverAbstract", "lang": "en-us", "role": "Cover [Abstract]", "documentation": "Cover page", "auth_ref": "jwn_CreditCardRevenuesNet": "xbrlType": "monetaryItem", "nsuri": "http://www.nordstrom.com/20241102", "localname": "CreditCardRevenuesNet", "crdr": "credit", "calculation": "http://www.nordstrom.com/role/CondensedConsolidatedStatementsOfEarnings", "parentTag": "us-gaap_Revenues", "weight": 1.0, "order": 2.0, "presentation": "http://www.nordstrom.com/role/CondensedConsolidatedStatementsOfEarnings", "lang": "en-us", "role": "Credit card revenues, net", "label": "Credit Card Revenues, net", "documentation": "Credit card revenues, net include Nordstrom's portion of the ongoing credit card revenue, net of credit losses, pursuant to our program agreement with the issuing bank of our consumer credit cards", "auth_ref": "jwn_CumulativeEffectPeriodOfAdoptionAdjustment": "xbrlType": "monetaryItem", "nsuri": "http://www.nordstrom.com/20241102", "localname": "CumulativeEffectPeriodOfAdoptionAdjustment", "crdr": "credit", "presentation": "http://www.nordstrom.com/role/BasisOfPresentationNarrativeDetails", "lang": "en-us", "role": "Cumulative effect of change in accounting principle, net of tax", "label": "Cumulative Effect, Period of Adoption, Adjustment", "documentation": "Increase (decrease) to financial statements for cumulative-effect adjustment to period of change in accounting principle, net of tax", "auth_ref": "srt_CumulativeEffectPeriodOfAdoptionAdjustmentMember": "xbrlType": "domainItem", "nsuri": "http://fasb.org/srt/2023", "localname": "CumulativeEffectPeriodOfAdoptionAdjustmentMember", "presentation": "http://www.nordstrom.com/role/BasisOfPresentationNarrativeDetails", "lang": "en-us", "role": "Cumulative Effect, Period of Adoption, Adjustment [Member]", "auth_ref": "r110", "r153", "r158", "r164", "r218", "r219", "r348", "r349", "r350", "r352", "r353", "r362", "r363", "r364", "r366", "r367", "r368", "r370", "r371", "r372", "r373", "r396", "srt_CumulativeEffectPeriodOfAdoptionAxis": "xbrlType": "stringItem", "nsuri": "http://fasb.org/srt/2023", "localname": "CumulativeEffectPeriodOfAdoptionAxis", "presentation": "http://www.nordstrom.com/role/BasisOfPresentationNarrativeDetails", "lang": "en-us", "role": "Cumulative Effect, Period of Adoption [Axis]", "label": "Cumulative Effect, Period of Adoption [Axis]", "auth_ref": "r110", "r153", "r158", "r164", "r218", "r219", "r348", "r349", "r350", "r352", "r353", "r362", "r363", "r364", "r366", "r367", "r368", "r370", "r371", "r372", "r373", "r396", "srt_CumulativeEffectPeriodOfAdoptionDomain": "xbrlType": "domainItem", "nsuri": "http://fasb.org/srt/2023", "localname": "CumulativeEffectPeriodOfAdoptionDomain", "presentation": "http://www.nordstrom.com/role/BasisOfPresentationNarrativeDetails", "lang": "en-us", "role": "Cumulative Effect, Period of Adoption [Domain]", "label": "Cumulative Effect, Period of Adoption [Domain]", "auth_ref": "r110", "r153", "r158", "r164", "r218", "r219", "r348", "r349", "r350", "r352", "r353", "r362", "r363", "r364", "r366", "r367", "r368", "r370", "r371", "r372", "r373", "r396", "dei_CurrentFiscalYearEndDate": "xbrlType": "gMonthDayItem", "nsuri": "http://xbrl.sec.gov/dei/2023", "localname": "CurrentFiscalYearEndDate", "presentation": "http://www.nordstrom.com/role/DocumentAndEntityInformation", "lang": "en-us", "role": "Current Fiscal Year End Date", "label": "Current Fiscal Year End Date", "documentation": "End date of current fiscal year in the format--MM-DD", "auth_ref": "us-gaap_DebtDisclosureAbstract": "xbrlType": "stringItem", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "DebtDisclosureAbstract", "lang": "en-us", "role": "Debt Disclosure [Abstract]", "label": "Debt Disclosure [Abstract]", "auth_ref": "us-gaap_DebtDisclosureTextBlock": "xbrlType": "textBlockItem", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "DebtDisclosureTextBlock", "presentation": "http://www.nordstrom.com/role/DebtAndCreditFacilities", "lang": "en-us", "role": "Debt And Credit Facilities", "label": "Debt Disclosure [Text Block]", "documentation": "The entire disclosure for information about short-term and long-term debt arrangements, which includes amounts of borrowings under each line of credit, note payable, commercial paper issue, bonds indenture, debenture issue, own-share lending arrangements and any other contractual agreement to repay funds, and about the underlying arrangements, rationale for a classification as long-term, including repayment terms, interest rates, collateral provided, restrictions on use of assets and activities, whether or not in compliance with debt covenants, and other matters important to users of the financial statements, such as the effects of refinancing and noncompliance with debt covenants", "auth_ref": "r88", "r146", "r246", "r252", "r253", "r254", "r255", "r256", "r257", "r262", "r270", "r272", "us-gaap_DebtInstrumentAxis": "xbrlType": "stringItem", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "DebtInstrumentAxis", "presentation": "http://www.nordstrom.com/role/DebtAndCreditFacilitiesNarrativeDetails", "lang": "en-us", "role": "Debt Instrument [Axis]", "label": "Debt Instrument [Axis]", "documentation": "Information by type of debt instrument, including, but not limited to, draws against credit facilities", "auth_ref": "r16", "r69", "r70"

stock compensation plans", "label": "Shares Issued, Value, Share-Based Payment Arrangement, after Forfeiture, documentation": "Value, after forfeiture, of shares issued under share-based payment arrangement. Excludes employee stock ownership plan (ESOP).", "auth_ref": "r51", "r71", "r72", "r93"}, "us-gaap_StockRepurchaseProgramAuthorizedAmount": {"xbrltype": "monetaryItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "StockRepurchaseProgramAuthorizedAmount", "crdr": "credit", "presentation": "http://www.nordstrom.com/role/ShareholdersEquityNarrativeDetails", "lang": "en-us", "role": "verboseLabel": "Share repurchase authorization", "label": "Stock Repurchase Program, Authorized Amount", "documentation": "Amount of stock repurchase plan authorized.", "auth_ref": "r1", "auth_ref": "r1"}, "us-gaap_StockRepurchaseProgramRemainingAuthorizedRepurchaseAmount": {"xbrltype": "monetaryItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "StockRepurchaseProgramRemainingAuthorizedRepurchaseAmount", "crdr": "credit", "presentation": "http://www.nordstrom.com/role/ShareholdersEquityNarrativeDetails", "lang": "en-us", "role": "verboseLabel": "Remaining share repurchase capacity", "label": "Stock Repurchase Program, Remaining Authorized Repurchase Amount", "documentation": "Amount remaining of a stock repurchase plan authorized.", "auth_ref": "r1"}, "us-gaap_StockRepurchasedDuringPeriodShares": {"xbrltype": "sharesItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "StockRepurchasedDuringPeriodShares", "presentation": "http://www.nordstrom.com/role/ShareholdersEquityNarrativeDetails", "lang": "en-us", "role": "terseLabel": "Shares repurchased (in shares)", "label": "Stock Repurchased During Period, Shares", "documentation": "Number of shares that have been repurchased during the period and have not been retired and are not held in treasury. Some state laws may govern the circumstances under which an entity may acquire its own stock and prescribe the accounting treatment therefore. This element is used when state law does not recognize treasury stock.", "auth_ref": "r14", "r71", "r72", "r93", "r452", "r514", "r527"}, "us-gaap_StockRepurchasedDuringPeriodValue": {"xbrltype": "monetaryItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "StockRepurchasedDuringPeriodValue", "crdr": "debit", "presentation": "http://www.nordstrom.com/role/CondensedConsolidatedStatementsOfShareholdersEquity", "lang": "en-us", "role": "negatedLabel": "Repurchase of common stock", "verboseLabel": "Shares repurchased (amount)", "label": "Stock Repurchased During Period, Value", "documentation": "Equity impact of the value of stock that has been repurchased during the period and has not been retired and is not held in treasury. Some state laws may mandate the circumstances under which an entity may acquire its own stock and prescribe the accounting treatment therefore. This element is used when state law does not recognize treasury stock.", "auth_ref": "r14", "r71", "r72", "r93", "r454", "r514", "r527", "r572"}, "us-gaap_StockholdersEquity": {"xbrltype": "monetaryItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "StockholdersEquity", "crdr": "credit", "calculation": "http://www.nordstrom.com/role/CondensedConsolidatedBalanceSheets", "parentTag": "us-gaap_LiabilitiesAndStockholdersEquity", "weight": "1.0", "order": "5.0", "presentation": "http://www.nordstrom.com/role/CondensedConsolidatedBalanceSheets", "http://www.nordstrom.com/role/CondensedConsolidatedStatementsOfShareholdersEquity", "lang": "en-us", "role": "totalLabel": "Total shareholders' equity", "periodStartLabel": "Total shareholders' equity", "periodEndLabel": "Total shareholders' equity", "label": "Equity, Attributable to Parent", "documentation": "Amount of equity (deficit) attributable to parent. Excludes temporary equity and equity attributable to noncontrolling interest.", "auth_ref": "r72", "r74", "r75", "r86", "r472", "r493", "r515", "r516", "r560", "r573", "r671", "r680", "r696", "r712"}, "us-gaap_StockholdersEquityAbstract": {"xbrltype": "stringItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "StockholdersEquityAbstract", "presentation": "http://www.nordstrom.com/role/CondensedConsolidatedBalanceSheets", "http://www.nordstrom.com/role/CondensedConsolidatedBalanceSheetsParentetical", "lang": "en-us", "role": "terseLabel": "Shareholders' equity", "label": "Equity, Attributable to Parent [Abstract]", "auth_ref": "r1"}, "us-gaap_StockholdersEquityNoteAbstract": {"xbrltype": "stringItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "StockholdersEquityNoteAbstract", "lang": "en-us", "role": "terseLabel": "Stockholders' Equity Note [Abstract]", "label": "Stockholders' Equity Note [Abstract]", "auth_ref": "r1"}, "us-gaap_StockholdersEquityNoteDisclosureTextBlock": {"xbrltype": "textBlockItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "StockholdersEquityNoteDisclosureTextBlock", "presentation": "http://www.nordstrom.com/role/ShareholdersEquity", "lang": "en-us", "role": "verboseLabel": "Shareholders' Equity", "label": "Equity [Text Block]", "documentation": "The entire disclosure for equity.", "auth_ref": "r90", "r147", "r274", "r276", "r277", "r278", "r279", "r280", "r281", "r282", "r283", "r284", "r285", "r286", "r288", "r369", "r517", "r518", "r529"}, "us-gaap_SubsequentEventMember": {"xbrltype": "domainItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "SubsequentEventMember", "presentation": "http://www.nordstrom.com/role/ShareholdersEquityNarrativeDetails", "lang": "en-us", "role": "terseLabel": "Subsequent Event [Member]", "label": "Subsequent Event [Member]", "documentation": "Identifies event that occurred after the balance sheet date but before financial statements are issued or available to be issued.", "auth_ref": "r390", "r398"}, "us-gaap_SubsequentEventTypeAxis": {"xbrltype": "stringItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "SubsequentEventAxis", "presentation": "http://www.nordstrom.com/role/ShareholdersEquityNarrativeDetails", "lang": "en-us", "role": "terseLabel": "Subsequent Event Type [Axis]", "label": "Subsequent Event Type [Axis]", "documentation": "Information by event that occurred after the balance sheet date but before financial statements are issued or available to be issued.", "auth_ref": "r390", "r398"}, "us-gaap_SubsequentEventDomain": {"xbrltype": "domainItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "SubsequentEventDomain", "presentation": "http://www.nordstrom.com/role/ShareholdersEquityNarrativeDetails", "lang": "en-us", "role": "terseLabel": "Subsequent Event Type [Domain]", "label": "Subsequent Event Type [Domain]", "documentation": "Event that occurred after the balance sheet date but before financial statements are issued or available to be issued.", "auth_ref": "r390", "r398"}, "us-gaap_SupplementalCashFlowInformationAbstract": {"xbrltype": "stringItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "SupplementalCashFlowInformationAbstract", "presentation": "http://www.nordstrom.com/role/CondensedConsolidatedStatementsOfCashFlows", "lang": "en-us", "role": "verboseLabel": "Supplemental Cash Flow Information", "label": "Supplemental Cash Flow Information [Abstract]", "auth_ref": "r1"}, "us-gaap_TabularListTableTextBlock": {"xbrltype": "textBlockItemType", "nsuri": "http://xbrl.sec.gov/ecd/2023", "localname": "TabularListTableTextBlock", "presentation": "http://xbrl.sec.gov/ecd/role/PvpDisclosure", "lang": "en-us", "role": "terseLabel": "Tabular List Table", "label": "Tabular List Table Text Block", "auth_ref": "r623"}, "us-gaap_TangibleAssetImpairmentCharges": {"xbrltype": "monetaryItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "TangibleAssetImpairmentCharges", "crdr": "debit", "presentation": "http://www.nordstrom.com/role/BasisOfPresentationNarrativeDetails", "lang": "en-us", "role": "terseLabel": "Long-lived tangible asset impairment", "label": "Tangible Asset Impairment Charges", "documentation": "The charge against earnings resulting from the aggregate write down of tangible assets from their carrying value to their fair value.", "auth_ref": "r67", "r87"}, "ecd_TotalShareholderRtnAmt": {"xbrltype": "monetaryItemType", "nsuri": "http://xbrl.sec.gov/ecd/2023", "localname": "TotalShareholderRtnAmt", "presentation": "http://xbrl.sec.gov/ecd/role/PvpDisclosure", "lang": "en-us", "role": "terseLabel": "Total Shareholder Return Amount", "label": "Total Shareholder Return Amount", "auth_ref": "r615"}, "ecd_TotalShareholderRtnVsPeerGroupTextBlock": {"xbrltype": "textBlockItemType", "nsuri": "http://xbrl.sec.gov/ecd/2023", "localname": "TotalShareholderRtnVsPeerGroupTextBlock", "presentation": "http://xbrl.sec.gov/ecd/role/PvpDisclosure", "lang": "en-us", "role": "terseLabel": "Total Shareholder Return Vs Peer Group", "label": "Total Shareholder Return Vs Peer Group [Text Block]", "auth_ref": "r622"}, "ecd_TradingArrAxis": {"xbrltype": "stringItemType", "nsuri": "http://xbrl.sec.gov/ecd/2023", "localname": "TradingArrAxis", "presentation": "http://xbrl.sec.gov/ecd/role/InsiderTradingArrangements", "lang": "en-us", "role": "terseLabel": "Trading Arrangement", "label": "Trading Arrangement [Axis]", "auth_ref": "r642"}, "ecd_TradingArrByIndTable": {"xbrltype": "tableItemType", "nsuri": "http://xbrl.sec.gov/ecd/2023", "localname": "TradingArrByIndTable", "presentation": "http://xbrl.sec.gov/ecd/role/InsiderTradingArrangements", "lang": "en-us", "role": "terseLabel": "Trading Arrangements by Individual", "label": "Trading Arrangements by Individual [Table]", "auth_ref": "r644"}, "dei_TradingSymbol": {"xbrltype": "stringItemType", "nsuri": "http://xbrl.sec.gov/dei/2023", "localname": "TradingSymbol", "presentation": "http://www.nordstrom.com/role/DocumentAndEntityInformation", "lang": "en-us", "role": "terseLabel": "Trading Symbol", "label": "Trading Symbol", "documentation": "Trading symbol of an instrument as listed on an exchange.", "auth_ref": "r1"}, "us-gaap_TranslationAdjustmentFunctionalToReportingCurrencyGainLossReclassifiedToEarningsNetOfTax": {"xbrltype": "monetaryItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "TranslationAdjustmentFunctionalToReportingCurrencyGainLossReclassifiedToEarningsNetOfTax", "crdr": "debit", "presentation": "http://www.nordstrom.com/role/CondensedConsolidatedStatementsOfShareholdersEquity", "lang": "en-us", "role": "negatedTerseLabel": "Accumulated translation loss reclassified to earnings", "label": "Translation Adjustment Functional to Reporting Currency, Gain (Loss), Reclassified to Earnings, Net of Tax", "documentation": "Amount of reclassification from other comprehensive income (loss) to earnings, after tax, related to translation from the functional currency to reporting currency, as a result of the sale or complete or substantially complete liquidation of an investment in a foreign entity.", "auth_ref": "r4", "r77", "r697"}, "ecd_TrdArrAdoptionDate": {"xbrltype": "stringItemType", "nsuri": "http://xbrl.sec.gov/ecd/2023", "localname": "TrdArrAdoptionDate", "presentation": "http://xbrl.sec.gov/ecd/role/InsiderTradingArrangements", "lang": "en-us", "role": "terseLabel": "Adoption Date", "label": "Trading Arrangement Adoption Date", "auth_ref": "r645"}, "ecd_TrdArrDuration": {"xbrltype": "durationItemType", "nsuri": "http://xbrl.sec.gov/ecd/2023", "localname": "TrdArrDuration", "presentation": "http://xbrl.sec.gov/ecd/role/InsiderTradingArrangements", "lang": "en-us", "role": "terseLabel": "Arrangement Duration", "label": "Trading Arrangement Duration", "auth_ref": "r646"}, "ecd_TrdArrIndName": {"xbrltype": "stringItemType", "nsuri": "http://xbrl.sec.gov/ecd/2023", "localname": "TrdArrIndName", "presentation": "http://xbrl.sec.gov/ecd/role/InsiderTradingArrangements", "lang": "en-us", "role": "terseLabel": "Name", "label": "Trading Arrangement Individual Name", "auth_ref": "r644"}, "ecd_TrdArrIndTitle": {"xbrltype": "stringItemType", "nsuri": "http://xbrl.sec.gov/ecd/2023", "localname": "TrdArrIndTitle", "presentation": "http://xbrl.sec.gov/ecd/role/InsiderTradingArrangements", "lang": "en-us", "role": "terseLabel": "Title", "label": "Trading Arrangement Individual Title", "auth_ref": "r644"}, "ecd_TrdArrSecuritiesAggAvailAmt": {"xbrltype": "monetaryItemType", "nsuri": "http://xbrl.sec.gov/ecd/2023", "localname": "TrdArrSecuritiesAggAvailAmt", "presentation": "http://xbrl.sec.gov/ecd/role/InsiderTradingArrangements", "lang": "en-us", "role": "terseLabel": "Aggregate Available", "label": "Trading Arrangement, Securities Aggregate Available Amount", "auth_ref": "r647"}, "ecd_TrdArrTerminationDate": {"xbrltype": "stringItemType", "nsuri": "http://xbrl.sec.gov/ecd/2023", "localname": "TrdArrTerminationDate", "presentation": "http://xbrl.sec.gov/ecd/role/InsiderTradingArrangements", "lang": "en-us", "role": "terseLabel": "Termination Date", "label": "Trading Arrangement Termination Date", "auth_ref": "r645"}, "us-gaap_TreasuryStockAcquiredAverageCostPerShare": {"xbrltype": "monetaryItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "TreasuryStockAcquiredAverageCostPerShare", "presentation": "http://www.nordstrom.com/role/ShareholdersEquityNarrativeDetails", "lang": "en-us", "role": "terseLabel": "Shares repurchased, average price per share (in dollars per share)", "label": "Shares Acquired, Average Cost Per Share", "documentation": "Total cost of shares repurchased divided by the total number of shares repurchased.", "auth_ref": "r46"}, "jwn_TwoThousandTwentyTwoProgramMember": {"xbrltype": "domainItemType", "nsuri": "http://www.nordstrom.com/20241102", "localname": "TwoThousandTwentyTwoProgramMember", "presentation": "http://www.nordstrom.com/role/ShareholdersEquityNarrativeDetails", "lang": "en-us", "role": "terseLabel": "2022 Program [Member]", "label": "Two Thousand Twenty Two Program [Member]", "documentation": "Two Thousand Twenty-two Program", "auth_ref": "r1"}, "ecd_UndrlygSecurtyMktPriceChngPct": {"xbrltype": "percentageItemType", "nsuri": "http://xbrl.sec.gov/ecd/2023", "localname": "UndrlygSecurtyMktPriceChngPct", "presentation": "http://xbrl.sec.gov/ecd/role/AwardTimingDisclosure", "lang": "en-us", "role": "terseLabel": "Underlying Security Market Price Change", "label": "Underlying Security Market Price Change, Percent", "auth_ref": "r641"}, "jvn_UnsecuredRevolverLowerLimitRequirementsMember": {"xbrltype": "domainItemType", "nsuri": "http://www.nordstrom.com/20241102", "localname": "UnsecuredRevolverLowerLimitRequirementsMember", "presentation": "http://www.nordstrom.com/role/DebtAndCreditFacilitiesNarrativeDetails", "lang": "en-us", "role": "terseLabel": "Lower limit of agencies providing investment grade rating while achieving a certain leverage ratio for a specified number of consecutive fiscal quarters", "label": "Lower limit of agencies providing investment grade rating while achieving a certain leverage ratio for a specified number of consecutive fiscal quarters", "auth_ref": "r1"}, "jwn_UpperLimitOfLeverageRatioMember": {"xbrltype": "domainItemType", "nsuri": "http://www.nordstrom.com/20241102", "localname": "UpperLimitOfLeverageRatioMember", "presentation": "http://www.nordstrom.com/role/DebtAndCreditFacilitiesNarrativeDetails", "lang": "en-us", "role": "terseLabel": "Upper limit of Leverage Ratio", "label": "Upper limit of Leverage Ratio [Member]", "documentation": "Upper limit of Leverage Ratio to be able to pay up to \$100 in dividends and share repurchases", "auth_ref": "r1"}, "jwn_UpperRangeOfLeverageRatioLimitsOnDividendsAndShareRepurchasesMember": {"xbrltype": "domainItemType", "nsuri": "http://www.nordstrom.com/20241102", "localname": "UpperRangeOfLeverageRatioLimitsOnDividendsAndShareRepurchasesMember", "presentation": "http://www.nordstrom.com/role/DebtAndCreditFacilitiesNarrativeDetails", "lang": "en-us", "role": "terseLabel": "Lower limit on dividends and share repurchases [Member]", "label": "Upper range of Leverage Ratio limits on dividends and share repurchases", "auth_ref": "r1"}, "us-gaap_WeightedAverageNumberOfDilutedSharesOutstanding": {"xbrltype": "sharesItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "WeightedAverageNumberOfDilutedSharesOutstanding", "calculation": "http://www.nordstrom.com/role/EarningsPerShareComputationOfEarningsPerShareDetails", "parentTag": null, "weight": null, "order": null, "root": true, "presentation": "http://www.nordstrom.com/role/CondensedConsolidatedStatementsOfEarnings", "http://www.nordstrom.com/role/EarningsPerShareComputationOfEarningsPerShareDetails", "lang": "en-us", "role": "terseLabel": "Diluted (in shares)", "totalLabel": "Diluted weighted average shares outstanding (in shares)", "label": "Weighted Average Number of Shares Outstanding, Diluted", "documentation": "The average number of shares or units issued and outstanding that are used in calculating diluted EPS or earnings per unit (EPU), determined based on the timing of issuance

style="margin-top:9pt">On March 2, 2023, Nordstrom Canada commenced a wind-down of its business operations and as of this date, Nordstrom Canada was deconsolidated from Nordstrom, Inc.'s financial statements. Nordstrom Canada results prior to March 2, 2023 are included in the Company's Condensed Consolidated Financial Statements for the period ended October 28, 2023. </div><div style="margin-top:9pt">Fiscal Year</div><div style="margin-top:9pt">We operate on a 52/53-week fiscal year ending on the Saturday closest to January 31st. References to 2024 and any other year included within this document are based on a 52-week fiscal year, except for 2023 which is a 53-week fiscal year.</div><div style="margin-top:9pt">Seasonality</div><div style="margin-top:9pt">Our business, like that of other retailers, is subject to seasonal fluctuations and cyclical trends in consumer spending. Our sales are typically higher in our second quarter, which usually includes most of our Anniversary Sale, and in the fourth quarter due to the holidays. One week of our Anniversary Sale shifted to the second quarter in 2024 from the third quarter in 2023.</div><div style="margin-top:9pt">Results for any one quarter are not indicative of the results that may be achieved for a full fiscal year. We plan our merchandise purchases and receipts to coincide with expected sales trends. For instance, our merchandise purchases and receipts increase prior to the Anniversary Sale and in the fall as we prepare for the holiday shopping season (typically from November through December). Consistent with our seasonal fluctuations, our working capital requirements have historically increased during the months leading up to the Anniversary Sale and the holidays as we purchase inventory in anticipation of increased sales.</div><div style="margin-top:9pt">Use of Estimates</div><div style="margin-top:9pt">The preparation of financial statements in conformity with GAAP requires that we make estimates, judgments and assumptions that affect the reported amounts of assets, liabilities, revenues and expenses and disclosure of contingent assets and liabilities during the reporting period. Uncertainties regarding such estimates and assumptions are inherent in the preparation of financial statements. Actual results may differ from these estimates and assumptions. Our most significant accounting judgments and estimates include revenue recognition, inventory valuation, long-lived asset recoverability, income taxes and contingent liabilities.</div><div style="margin-top:9pt">Change in Accounting Principle</div><div style="margin-top:9pt">Effective February 4, 2024, we changed our method of accounting for merchandise inventories from the retail inventory method to the weighted average cost method. Under this new method, we value our inventory at the lower of cost or net realizable value using the weighted average cost. We record reserves for excess and obsolete inventory based on specific identification of units with a current retail value below cost, plus an estimate of future markdowns below cost, which considers the age of inventory and historical trends.</div><div style="margin-top:9pt">We believe using the weighted average cost method is preferable to the retail inventory method and consistent with our overall strategy because it provides more precise data and enhances visibility into item-level profitability, which drives faster decisions and better outcomes. We determined that retrospective application for periods prior to fiscal year 2024 was impracticable due to lack of available information. We recorded the cumulative effect of this change in accounting principle as of February 4, 2024, resulting in a decrease to accumulated deficit of \$39, net of tax of \$14.</div><div style="margin-top:9pt">Canada Wind-down</div><div style="margin-top:9pt">On March 2, 2023, as part of our initiatives to drive long-term profitable growth and enhance shareholder value, and after careful consideration of all reasonably available options, we announced the decision to discontinue support for Nordstrom Canada's operations. While Nordstrom continues to own 100% of the shares of Nordstrom Canada, as of March 2, 2023, we no longer have a controlling interest under GAAP and have deconsolidated Nordstrom Canada. We hold a variable interest in the Nordstrom Canada entities, which are considered variable interest entities, but are not consolidated, as we are no longer the primary beneficiary. In December 2023, Nordstrom Canada delivered a proposed plan of arrangement to its creditors, which was subsequently approved by creditors on March 1, 2024, sanctioned by the Ontario Superior Court of Justice on March 20, 2024 and implemented by Nordstrom Canada on April 25, 2024. Initial distributions pursuant to the plan of arrangement occurred in May 2024. As of November 2, 2024, we recorded \$11 within accounts receivable, net on the Condensed Consolidated Balance Sheet to reflect the remaining amount we estimate we will receive as part of the plan of arrangement. For more information on the wind-down of our Canada operations, see our 2023 Annual Report.</div><div style="margin-top:9pt">Non-cash charges associated with the wind-down of operations in Canada in 2023 are included in Canada wind-down costs on the Condensed Consolidated Statement of Cash Flows. The decrease in cash due to the deconsolidation of Nordstrom Canada is included in investing activities on the Condensed Consolidated Statement of Cash Flows and all other impacts are included in operating cash flows.</div><div style="margin-top:9pt">Prior to deconsolidation, Nordstrom made loans to the Canadian subsidiaries and incurred liabilities related to certain intercompany charges. These were no longer eliminated through consolidation, are considered related-party transactions and are recorded in our Condensed Consolidated Balance Sheets at estimated fair value. Nordstrom had no outstanding liability to Nordstrom Canada as of November 2, 2024.</div><div style="margin-top:9pt">Leases</div><div style="margin-top:9pt">We incurred operating lease liabilities arising from lease agreements of \$277 for the nine months ended November 2, 2024 and \$200 for the nine months ended October 28, 2023.</div><div style="margin-top:9pt">Land, Property and Equipment</div><div style="margin-top:9pt">Our net non-cash investing activities related to capital expenditure accruals, primarily for our Nordstrom and Rack stores, which resulted in an increase to accounts payable of \$44 as of November 2, 2024.</div><div style="margin-top:9pt">Supply Chain Asset Impairments</div><div style="margin-top:9pt">During the second quarter of 2024, we decommissioned certain supply chain assets and incurred a non-cash impairment charge of \$51 as a result of a change in our supply chain optimization strategy. This included \$27 on long-lived tangible assets and \$24 on ROU assets to adjust the carrying values to their estimated fair values. These charges are included in our Corporate/Other SG&A expense on the Condensed Consolidated Statement of Earnings and asset impairment on the Condensed Consolidated Statement of Cash Flows.</div><div style="margin-top:9pt">Going-Private Transaction</div><div style="margin-top:9pt">In April 2024, we announced that our Board of Directors had established a special committee of independent and disinterested directors (the "Special Committee") in response to interest expressed by Erik B. Nordstrom, our Chief Executive Officer, and Peter E. Nordstrom, our President and Chief Brand Officer, in pursuing a potential transaction in which Nordstrom would become a private company in conjunction with the Board's exploration of possible avenues to enhance shareholder value. On September 4, 2024, the Special Committee confirmed receipt of a proposal from Erik and Pete Nordstrom, other members of the Nordstrom family, and El Puerto de Liverpool, S.A.B. de C.V. (collectively, the "Bid Group") to acquire all of the outstanding shares of the Company, other than shares held by members of the Bid Group, for \$23 per share in cash.</div><div style="margin-top:9pt">The Special Committee and the other independent directors are carefully reviewing the proposal in consultation with independent financial and legal advisors to determine the course of action that is in the best interests of Nordstrom and all shareholders. There can be no assurance that the Company will pursue this transaction or other strategic outcome, or that a proposed transaction will be approved or consummated. We do not intend to disclose further developments regarding this matter unless and until further disclosure is determined to be appropriate or necessary.</div><div style="margin-top:9pt">In September 2024, we entered into a Second Amendment to the Shareholder Rights Agreement, which provides that the Bid Group shall be an Exempt Person under the Shareholder Rights Agreement until the earlier of (i) April 17, 2025 and (ii) the date that the Bid Group increases its aggregate beneficial ownership of shares of the Company's common stock to an amount greater than its beneficial ownership on the date of the Amendment plus 0.1% of the then-outstanding shares of common stock (subject to specified exclusions). For more information on the Shareholders Rights Agreement, see our 2023 Annual Report</div><div style="margin-top:9pt">Reclassification</div><div style="margin-top:9pt">We reclassified amounts in our fiscal 2023 Condensed Consolidated Statement of Cash Flows to conform with current period presentation. As a result, we disaggregated Accounts receivable, net and prepaid expenses and other assets</div><div style="margin-top:9pt;padding-left:36pt;text-indent:18pt">Other current liabilities and other liabilities</div><div style="margin-top:9pt">These reclassifications had no impact on cash flows from operations, cash flows from investing or cash flows from financing.</div><div style="margin-top:9pt">Recent Accounting Pronouncements</div><div style="margin-top:9pt">In November 2023, the FASB issued ASU No. 2023-07, Segment Reporting (Topic 280): Improvements to Reportable Segment Disclosures</div><div style="margin-top:9pt">which requires additional quarterly and annual reportable segment disclosures, primarily around significant segment expenses retrospectively for all prior periods presented. Annual disclosure requirements will be effective for us for the fourth quarter of 2024, and quarterly disclosure requirements will be effective for us in the first quarter of 2025, with early adoption permitted. We are currently evaluating the impact of this ASU, and expect to include updated segment expense disclosures in our fiscal year 2024 Form 10-K.</div><div style="margin-top:9pt">In December 2023, the FASB issued ASU 2023-09, Income Taxes (Topic 740): Improvements to Income Tax Disclosures</div><div style="margin-top:9pt">which requires disclosure of additional income tax information, primarily related to the rate reconciliation and income taxes paid. Annual disclosure requirements will be effective for us for the fourth quarter of 2025, with early adoption permitted. We are currently evaluating the impact of this ASU on our disclosures.</div><div style="margin-top:9pt">In November 2024, the FASB issued ASU 2024-03, Income Statement—Reporting Comprehensive Income—Expense Disaggregation Disclosures (Subtopic 220-40): Disaggregation of Income Statement Expenses</div><div style="margin-top:9pt">which requires additional disclosure about specific expense categories included in the income statement. Annual disclosure requirements will be effective for us for the fourth quarter of 2027, and quarterly disclosure requirements will be effective for us in the first quarter of 2028, with early adoption permitted. We are currently evaluating the impact of this ASU on our disclosures.</div><div style="margin-top:9pt">NOTE 2- REVENUE</div><div style="margin-top:9pt">Contract Liabilities</div><div style="margin-top:9pt">Contract liabilities represent our obligation to transfer goods or services to customers and include deferred revenue for The Nordy Club (including unused points and unredeemed Nordstrom Notes), gift cards and our TD program agreement. Our contract liabilities are classified on the Condensed Consolidated Balance Sheets as follows:</div><div style="margin-top:9pt"><span style="border

style="background-color:#ffff;border-bottom:1pt solid #000;border-top:1pt solid #000;padding:2px 0 2px 1pt;text-align:right;vertical-align:bottom">\$78 </td><td style="background-color:#ffff;border-bottom:1pt solid #000;border-top:1pt solid #000;padding:2px 1pt 2px 0;text-align:left;vertical-align:bottom"></td><td colspan="3" style="background-color:#ffff;border-bottom:1pt solid #000;border-top:1pt solid #000;padding:0 1pt"></td><td colspan="2" style="background-color:#ffff;border-bottom:1pt solid #000;border-top:1pt solid #000;padding:2px 0 2px 1pt;text-align:right;vertical-align:bottom"></td><td colspan="2" style="background-color:#ffff;border-bottom:1pt solid #000;border-top:1pt solid #000;padding:2px 1pt 2px 0;text-align:left;vertical-align:bottom"></td></tr></table></div>187000000149000000541000000535000000-104000000-47000000-289000000-500000000260000002400000079000000780000005700000078000000173000000-43000000460000000-27830000000-41falsefalsefalsefalse Other stock-based compensation expense

includes PSUs, nonemployee director stock awards and ESPP.

9^:7HH_>9@P+H"@N^H+\$.6XE7Z386fK17#6-\$WANV+0 M