



Otis Nelson <duraltminusco2@gmail.com>

**YOUR "INQUIRY" Counter Attack Against Democrats and Fake News Media..**

1 message

Otis Nelson <duraltminusco2@gmail.com>  
To: President@whitehouse.gov

Wed, Nov 13, 2019 at 1:41 PM

Dear President Trump,

I am a SEC "Whistleblower" Against Warren Buffett the "Darling of the Democratic Party Leadership and the "Fake" News Media. I am now a "Whistleblower for the President of the United States of America. The Democratic Leadership and the (FAKE) News Media are protecting Buffett from Justice in his violations of Federal Securities Law, including the concealment of up to \$100 billion in liabilities in Berkshire Hathaway's SEC filings, and Retaliation Against the Whistleblower (me).. THE SEC, Office of the Whistleblower opened up a Complaint against Buffett in September 2018 based on evidence I provided as a "Whistleblower". At the request of the SEC, Office of the Whistleblower, I have filed additional Expanded Complaints, the latest in October 2019. This is a "Explosive" story and SEC Case that gives you the ability to put your adversaries on the DEFENSIVE!!

Read my attached "Confidential" letter, and some exhibits. A "OPEN LETTER to you with attachments is being sent to your White House Press Corp email address address, to your attention. Your White House Legal, Mr. Cipollone should read everything and contact me immediately on the phone number on my letterhead. I will give him a "burner phone" number for confidentiality purposes.

I am being "hacked" by Buffett's collaborators, so I won't say more here.

This is no hoax, Mr. President. Everything I am saying will be confirmed by the SEC, Office of the Whistleblower in Washington, DC. All of my written communications have been with Jane Norberg, Chief, Office of the Whistleblower. My verbal communications have been with her staff lawyers, including most recently in October with Ms. Nikita Wharton.

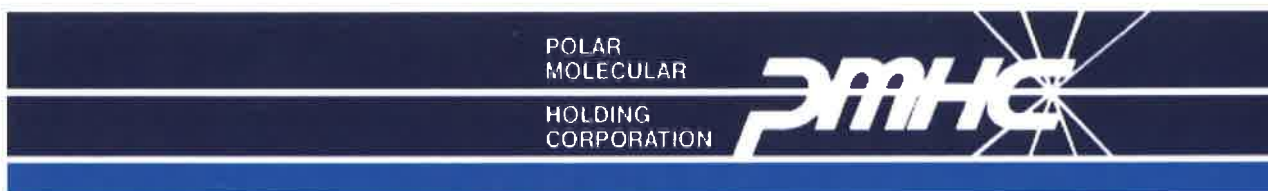
Sincerely,

Mark L. Nelson  
Chairman and CEO  
Polar Molecular Holding Corporation  
[www.pmhglobal.com](http://www.pmhglobal.com)  
[www.duraltcomplaint.com](http://www.duraltcomplaint.com)  
720--765-7646

**2 attachments**

 **President Donald J. Trump, November 12-2019.doc**  
141K

 **WHISTLEBLOWER-SEC COMPLAINT 3-2-2019 DOC, DOC.doc**  
131K



November 12, 2019

CONFIDENTIAL

The Honorable Donald J. Trump  
President of the United States of America  
1600 Pennsylvania Avenue, N.W.  
Washington, D.C. 20500  
Email: President@WhiteHouse.Gov

Subject: I AM A WHISTLEBLOWER FOR THE SEC, AND NOW AT GREAT PERSONAL RISK, A WHISTLE BLOWER TO PRESIDENT DONALD J. TRUMP CONCERNING A CONSPIRACY BY THE DEMOCRATIC LEADERSHIP TO PROTECT WARREN E. BUFFETT, "ET AL" FROM JUSTICE IN BUFFETT'S VIOLATIONS OF FEDERAL SECURITIES LAW AS REPORTED BY ME TO THE SEC, OFFICE OF THE WHISTLE BLOWER IN FORM TCR SUBMISSIONS, THE MOST RECENT, AND THE MOST SIGNIFICANT ON OCTOBER 7, 2019.

- 1). Violation of Federal Securities Law by Warren E. Buffett, William Gates, Stephen Burke (NBC CEO), and the entire Board of Directors of Berkshire Hathaway Inc. Concealment of \$35 to \$100 billion in liabilities in Berkshire SEC filings.
- 2). Retaliation Against a Whistleblower (Mark Nelson) to the United States Securities & Exchange Commission, Office of the Whistleblower, by Warren Buffett, "et al" after the SEC, Office of the Whistleblower opened up a Form TCR "Submission" against Buffett with Nelson's evidence of violation of federal securities law by Buffett/Berkshire, "et al".
- 3). Obstruction of Justice by Buffett, "et al".
- 4). A News Media "Cover-up" (Fake News) to protect Buffett, "et al" from justice.
- 5). A Cyber Crime attack against the Whistleblower (Mark Nelson) on behalf of Buffett by Comcast, (owner of NBC, Stephen Burke, CEO, and Buffet Board member). Microsoft (Founder, and Buffett Board Member William Gates), Apple (Buffett's largest investment, \$46.3 billion), and other unknown professional "hackers".
- 6). Failure of the House Financial Services Committee, Democratic House Majority to investigate a SEC, Office of the Whistleblower complaint of ongoing federal securities violations by Buffett, "et al" and conduct a formal "inquiry" into points 1-5.
- 7). Requirement for a Formal Inquiry of Points 1-6 by appropriate committees of the United States Senate.

Dear President Trump,

By way of introduction, my name is Mark L. Nelson, and I am co-founder, Chairman, President & CEO of Polar Molecular Holding Corporation in Highlands Ranch, Colorado. I am writing to you today as a fiduciary of our company. This is not a politically partisan message. Our stockholders are Republicans, Democrats and Independants. I represent all of their interests without bias or prejudice.

I am also a "Whistleblower" for the United States Securities & Exchange Commission, Office of the Whistleblower, against Warren E. Buffett, Chairman & CEO of Berkshire Hathaway Inc, Willam Gates, Stephen Burke, and all other Berkshire Board members for violation of Federal Securities law. In effect, Buffett refused to disclose well documented, material asserted claims of \$30 billion (and up to \$90 billion if a civil Rico, or Sherman Anti-Trust claim is upheld), against Berkshire Subsidiary, the Lubrizol Corporation in Berkshire's 2017 SEC 10K Annual Report and audited financials filed on February 26, 2018. The liabilities of Lubrizol were incurred through its illegal attacks on our company and theft of our intellectual property.

On February 26, 2019 Buffett filed Berkshire's SEC 10K Annual Report, and audited financials for 2018, once again refusing to disclose then \$33 billion in well documented, material asserted claims, and up to \$99 billion in contingent liabilities against Berkshire subsidiary, the Lubrizol Corporation. Buffett and his entire Board of Directors are "ABOVE THE LAW". Meanwhile, Buffett has raised over \$116 billion from investors without making required disclosure of these enormous liabilities. This is a serious violation of Federal Securities Law, and sets up a "right of rescission" for those investors to demand their money back.

If you were ever accused of such federal law violations the Democratic House majority led by Speaker Pelosi would immediately launch a full scale "Inquiry". Members of the House Majority, including Chairwoman of the House Financial Services Committee, Maxine Waters, and undoubtedly Speaker Pelosi know all about this but refuse to conduct a inquiry into the lawless behavior of Buffett, their favorite Billionaire, a self-avowed Democrat. I personally provided Chairwoman Waters the evidence of this issue.

To paraphrase George Orwell's "Animal Farm". All Billionaires are equal. But some Billionaires are more equal then others.

Buffett is also being protected by a Massive News Media Cover-Up, led by NBC, the "largest news organization in the world". Buffett Board member Stephen Burke is CEO of NBC, owned by Comcast. When Joe Biden announced his bid for the Presidency, Comcast's Executive VP for LOBBYING put on a multi-million dollar fundraiser for Biden that very night. Of course, this was pre-planned and pre-arranged. Who's candidate is Biden? Who is he beholden to? Warren E. Buffett.

I first discussed Buffett's \$30 billion up to \$90 billion material omission of liability with two lawyers of the Office of the Whistleblower on 3-5-2018 and was encouraged to file a Form TCR Submission against Buffett. (See the attached email to me from the SEC,

Office of the Whistleblower). After due consideration, and realizing Buffett's power and influence could help him to evade justice, I decided to erect a website for the news media to provide substantial exposure of Buffett's federal securities violations in order to protect our company, and it's stockholders including my family from retaliation by Buffett. The website can be viewed at [www.duraltcomplaint.com](http://www.duraltcomplaint.com).

Duralt (durable alternative) is Polar's trade name for a proprietary fuel additive technology invented by my father and company Founder, the late Otis L. Nelson Jr. Duralt reduces emissions including "greenhouse gas" emissions at a net savings to motorists and society. Duralt is thus a proven way to reduce concerns of "climate change" in a common sense, economical way. "American ingenuity" personified. This is precisely why the Lubrizol Corporation targeted Duralt, and Polar for years, causing our company lost net income of \$30 billion by January 2018, and \$33 billion in lost net income by January 2019. (Go to [www.pmhcglobal.com](http://www.pmhcglobal.com) for industry and scientific validation of Duralt by scientists at Columbia University in NYC, Ford, Harley-Davidson, Mercury Marine, Pfizer, Inc, Total (Fina Elf) a major French oil company, largest in Europe, the Society of Automotive Engineers and many others. Over 25 Duralt patents issued around the world.

My father, a decorated WW11 Combat veteran, U.S. Army, 1<sup>st</sup> Ranger Battalion, USA/Canada First Special Service Force died in 2009 fighting these corporate thugs. Buffett not only refuses to settle, or disclose the asserted claims, but will not halt Lubrizol's ongoing illegal attacks on our company, our shareholders, and my family, and is thus complicit. (For perspective, see the attached Nelson Family Story & Photos.)

Moreover, Buffett has been retaliating against the "Whistleblower", me, in further violation of Federal Securities law, Dodd-Frank, and in violation of SEC Rule 21F-17(a). Only the SEC can file an enforcement action for violations of SEC Rule 21F-17(a).

The "Controlled" News Media, or as you would say "Fake News" is covering up for Buffett, not only the "darling" of the news media, but also the "darling" of the leadership of the Democratic Party. As I stated above, one of Buffett's Board members is Stephen Burke, CEO of NBC, the largest news organization in the world.

After setting up the website at [www.duraltcomplaint.com](http://www.duraltcomplaint.com) I issued a news release on July 24, 2018 concerning Buffett's refusal to disclose \$30 billion in material asserted claims against Lubrizol in Berkshire's SEC filings. Buffett is "big news" in the USA. Every word he utters is published by the news media.

I specifically directed the release to the major wire services, the Associated Press (AP), and Reuters, as well as other media. To my astonishment this explosive story of Buffett acting above the law was not released by the AP or Reuters or any other media. The very same news media are attacking you daily for allegations of perceived wrong doing while Buffett, "et al" are protected by a news media "Cover Up" of serious violation of Federal Securities law. Buffett retaliated against me with a mortgage foreclosure conspiracy, and I received a Notice of Intent to Foreclose on my residence/offices from Carrington Mortgage Services, LLC shortly after the release even though the mortgage payments were current.

On August 22, 2018 I issued my second news release that revealed a personal letter to me from Buffett dated December 13, 2017 in which Buffett made important "Admissions". Buffett refused to halt Lubrizol's illegal acts against our interests, or even provide Berkshire's lawyers Polar's well organized evidence against Lubrizol in a Summary Brief entitled THE LEGAL CLAIMS AGAINST LUBRIZOL, with an authoritative Economist Study and three books of exhibits. (The December 13, 2017 letter is attached, and the December 13, 2017 letter and the LEGAL CLAIMS AGAINST LUBRIZOL Summary BRIEF and three books of Exhibits are on the website at [www.duraltcomplaint.com](http://www.duraltcomplaint.com).)

This time I issued the release to many other news media including MSNBC (copies attached), and to Reuters and the AP. Once again the "release" received no news coverage at all. This is a Cover Up of Buffett, "et al" acting above the law in flagrant violation of federal securities law, and a violation of the "Public Trust" that the news media likes to talk about when attacking public figures they are adversarial to, including President Donald J. Trump.

This is a blatant double standard and outright hypocrisy of the first magnitude. This "Cover Up" of serious violation of federal securities law by Buffett, dubbed the "SAINT of CAPITALISM" by the news media is also illegal, and must be investigated by the United States Securities & Exchange Commission, and the United States Senate should conduct a formal "Inquiry".

Next, on September 4, 2018 I issued a third Release, the OPEN LETTER TO THE BERKSHIRE HATHAWAY INC AUDIT COMMITTEE, advising the Berkshire Audit Committee of Buffett's failure to disclose \$30 billion of well documented, material asserted claims, and up to \$90 billion of contingent liabilities against Berkshire subsidiary, the Lubrizol Corporation in Berkshire's 2017 SEC 10K Annual Report, and Audited Financials filed with the SEC on February 26, 2018. As previously stated the liabilities are directly related to Lubrizol's illegal attacks on Polar and the theft of Polar's Duralt intellectual property.

The Audit Committee has a special duty to investors to insure complete and accurate disclosures of assets and liabilities of Berkshire in its combined, audited financials and SEC reports and filings. The Audit Committee failed to correct this enormous "Omission" of well documented and credible, material asserted claims and liability up to \$90 billion if a civil Rico or Sherman Anti-trust claim is upheld.

This time I copied the SEC, (Office of the Whistleblower) the AP, Reuters, CNN and MSNBC on the Release. Not one story was published by the "controlled" news media, ("Fake News"). However, once again I received a Notice of Intent to Foreclose, despite the fact the mortgage payments were current.

This is in sharp contrast to the extensive news coverage of a scandal in 2011 when Buffett acquired the Lubrizol Corporation for \$9.7 Billion dollars, at a 28% premium to market on the New York Stock Exchange. The acquisition was recommended by Buffett

“heir apparent” David Sokol who purchased \$10 million of Lubrizol stock before the deal was announced and made a \$3 million profit.

Buffett, Sokol and Buffett's Board of Directors were sued by stockholders, the SEC investigated Sokol for “insider trading”, and the media covered the scandal exhaustively. (Several of the stories, are available on the Introduction exhibits at [www.duraltcomplaint.com](http://www.duraltcomplaint.com) Curiously, although the Berkshire Audit Committee concluded that Sokol had violated Berkshire' “insider trading” rules the SEC failed to sue Sokol for “insider trading”. Meanwhile, Buffett had been awarded the Medal of Freedom by the Obama Administration on February 15, 2011 just before the Lubrzo/Sokol scandal broke in March 2011. Buffett had also reportedly been under consideration before that for appointment as Seretary of Commerce by the Obama Administration.

Buffett has now taken measures to prevent news media coverage of the latest “scandal”. That is why not one story about Buffett's incredibly serious violation of federal securities law has been published in 2018 and 2019.

However, the SEC, Office of the Whistleblower did open up a Form TCR Submission against Buffett, and Berkshire Hathaway. The September 4, 2018 OPEN LETTER TO THE BERKSHIRE HATHAWAY INC AUDIT COMMITTEE is attached. Also attached is a September 27, 2018 letter to me from Jane Norberg, Chief, Office of the Whistleblower informing me that a Form TCR “Submission” dated September 5, 2018, Submission no. 15368-092-365 had been opened as a result of the evidence I had provided to the Whistleblower about Buffett's violations of federal securities law, and thanking me for “bringing the matter to our attention”. Ms. Norberg then asked me to sign a Form TCR in order to qualify for a “Whistle Blower” reward. Ms. Norberg stated further, “In addition, we encourage you to submit any additional supporting information or materials that you believe will assist us in analyzing and fully understanding this matter.”

I then called the Office of the Whistle Blower and received call backs from two lawyers. The lawyers advised me that they had reviewed the “OPEN LETTER” and evidence, (includes the evidence on the cited website at [www.duraltcomplaint.com](http://www.duraltcomplaint.com) ) and then wrote the September 27, 2018 letter for Jane Norberg to me. The Whistle Blower lawyers urged me to fill out and execute a FORM TCR as a Whistle Blower immediately. I am certain that they wanted me to formally back up the Submission they filed based on my evidence against Buffett, “et al”. The letter from Jane Norberg is attached.

I did fill out and execute Form TCRs against Buffett and Berkshire and submitted them by Fed Ex to the Office of the Whistle Blower. Responding to Jane Norberg's request for “additional supporting information” I then submitted Form TCRs against Buffett's Audit Committee, for failure to correct the “Omissions” of Liabilty, and Deloitte & Touche, Buffett's auditors for knowingly certifying the audited financials of Berkshire with material omissions of liability up to \$90 billion. This is a violation of Sarbanes-Oxley as well. ( I have attached my executed Form TCRs).

Next, I filed a Form TCR Submission against Reuters and the AP for a “Cover Up”. Following that, I filed Form TCRs against Buffett, Bank of America (BOA) CEO Brian T.

Moynihan (Buffett is the biggest BOA shareholder), and Bruce Rose, CEO of Carrington Mortgage Services LLC for "Retaliation Against A Witness/Whistleblower" through a mortgage foreclosure retaliation on my residence/offices. This is not only a violation of federal securities law, but a violation of civil Rico. (The Form TCR's are attached. Also, you can go to [www.duraltcomplaint.com](http://www.duraltcomplaint.com) for more detail about the retaliation, including the use of a "agent provocateur" and "bag man" in the retaliation against the Witness/Whistleblower).

On February 26, 2019 Buffett filed Berkshire Hathaway's 2018 SEC 10K and Audited Financials, once again failing to disclose then \$33 billion in asserted, well documented, highly material claims and up to \$99 billion of contingent liabilities in Berkshire's SEC filing, as required by federal securities law. The rules don't apply to Buffett, he is "Above the Law".

Just ask NBC, MSNBC, the AP and Thomson Reuters, who are leading a massive news media "Cover Up" for Buffett. I have also enclosed a April 4, 2019 letter from me to Thomson Reuters management in Toronto, Ontario, Canada advising them of the "Cover Up" that Reuters in NYC is engaged in.

In fiscal year 2017, Berkshire posted \$44 billion in earnings. In 2018 Berkshire eeked out only \$4 billion in earnings. If not for the Trump, Republican Tax Cut Berkshire would have posted a loss for 2018. Here is how Buffett expressed his "gratitude" to you Mr. President.

In December 2017 Buffett called the Tax Cut, "A Huge Tail Wind for American Bussiness" and said he "wished President Trump a sussessful Administration". Buffett's net worth increased by \$10.5 billion due to the Tax Cut. (See attached story).

In March 2019 Buffett was interviewed by the "Guardian" The story was entitled, "Buffett takes Swipe At Trump". In the story attached, Buffett took a "cheap shot" at you and complained that you were taking credit for a strong economy. (Every President does this when the economy is doing well). Then he complained about your tariff on China because Buffett is invested in a Chinese electric car company!! Buffett then proclaimed he was a Democrat.

Why isn't Buffett invested in a American electric car company, to promote a "strong economy" in the USA, and help create USA jobs, instead of benefitting China's economy and creating Chinese jobs!!

Buffett's ingratitude for your tax break that saved him from posting his first annual loss, and his hipocracy is extraordinary. Where is the news media coverage of all of this? Where is the criticism from the Democratic leadership for Buffett using investors money to create good paying manufacturing jobs in China instead of in the USA !!.

The "Silence" is deafening !!

One negative story about Buffett's financial performance for 2018 was on point however. The title of a "Market Watch" Story was "Opinion: Investors should no longer bet on Warren Buffett ". The story was about Buffett's admission on a CNBC interview with Betty Quick that he didn't beat the S&P average in 2018, and likely wouldn't in the future. I attempted to reach out to the author of the Market Watch story to provide evidence of Buffett's violations of federal securities law, a much bigger story, but couldn't make contact. (Market Watch Story attached).

#### THE SEC COMPLAINT V BUFFETT, "et al" RELEASE in April/May 2019.

In March/April 2019 I prepared the News Release concerning Buffett's violations of federal securities law, and the SEC, Office of the Whistleblower "Submission" against Buffett, "et al" for failure to disclose \$30 billion in well documented, highly material asserted claims against Lubrizol, and up to \$90 billion in contingent liabilities for Lubrizol's illegal actions against Polar in Berkshire's 2017 SEC 10K Annual Report and Audited financials.

The "Release" also reported Buffett's failure to disclose \$33 billion in highly material, asserted claims and up to \$99 billion in contingent liabilities as of January 2019 for Lubrizol's illegal actions against Polar in Berkshire's 2018 SEC 10K Annual Report and Audited financials filed with the SEC on February 26, 2019. The "Release" disclosed the opening of the SEC, Office of the Whistle Blower Form TCR "Submission" against Buffett, "et al", and the ongoing Retaliation Against the Witness/Whistleblower, Mark Nelson, in further violation of Dodd-Frank, federal securities law, and civil Rico. The "Release" and Exhibits are attached.

Prior to Buffett's Annual Meeting of Shareholders on May 4, 2019 I sent the Release to the "AP" and Reuters in NYC by Fed Ex and by email, and asked both to release the story over the wire before Buffett's Annual Meeting of Stockholders (the "Woodstock of Capitalism") on May 4<sup>th</sup>. The "Release" also informed the "AP" and Reuters that I had filed a Form TCR complaint against both of them for a "Cover up" of Buffett's violation of federal securities law. Neither the "AP" or Reuters released this explosive story over the wire, for obvious reasons, in a continuing cover up.

A May 4, 2019 story by Reuters from Buffett's Annual Meeting Of Berkshire Stockholders is more to the point. "Buffett: Berkshire discloses enough about itself". This story cited a frequent criticism that Buffett under discloses Fortune 500 companies Berkshire owns. Once again however, no story from Reuters was published about Buffett's violation of federal securities law for refusing to disclose a material claim of \$33 billion, and up to \$99 billion in contingent liabilities in Berkshire's 2018 SEC 10K Annual Report, and audited financials filed with the SEC on February 26, 2019. Also, Reuters failed to disclose the opening of a "Submission" against Buffett by the SEC, Office of the Whistle Blower for failure to disclose, essentially the same liability to Polar in 2018, or that Reuters was the subject of a Form TCR Submission for a "Cover up" of Buffett's violations of federal securities law.



This is a continuing, blatant "Cover Up" by Reuters of Buffett's ongoing violations of federal securities law to the disadvantage of Buffett's stockholders. Reuters received the SEC Release v Buffett, "et al" by Fed Ex and by email prior to the May 4, 2019 Annual Meeting of Berkshire Hathaway stockholders. If Reuters had released this explosive story prior to May 4<sup>th</sup> Berkshire stockholders would have "mobbed" Buffett with very difficult questions, as they did in 2011 over the news of the Lubrizol-Sokol "insider trading" scandal. Likely, there would also have been another Share Holder Derivative Law Suit launched against Buffett, Gates, Berke, and the entire Berkshire Board as well for gross negligence and violation of fiduciary duty.

**BERKSHIRE BOARD MEMBER BILL GATES, THE SECOND WEALTHIEST PERSON IN THE WORLD, AND ALSO "ABOVE THE LAW".**

I first sent the "Release" to Gates with a letter dated April 5, 2019 by Fed Ex. Also enclosed was the Summary Brief and Economist Study of THE LEGAL CLAIMS AGAINST LUBRIZOL, and a folder of information on Polar Holding's proprietary Duralt Technology.

My April 5, 2019 letter to Gates suggested that he as a Berkshire Director/Fiduciary have his lawyers review everything carefully, and then assist Buffett in making the required disclosures with the SEC, and settle the asserted claims. I gave Gates a specific time frame to get back to me, or I would include him in my next Form TCR filing with the SEC, Office of the Whistle Blower. Gates, of course, realized that any settlement would reveal the disclosure problem and would likely result in another shareholder derivative law suit against all Berkshire Board members, including Gates personally. This would put Gates' \$95 billion dollar net worth at risk.

Gates failed to respond so I sent him the same package of information and "Release" with a letter dated April 24, 2019, advising him that he would be included in my expanded Form TCR Submission with the SEC, Office of the Whistleblower.

A short time later, I received two packages by USPS Priority Mail from Microsoft's Executive Response Center. I opened one and found a disengenuous, evasive letter dated April 30, 2019 stating that Microsoft did not accept unsolicited proposals (software), or gifts etc. The package also contained my April 24<sup>th</sup> letter and enclosures to Gates.

Gates thus refused to correct Buffett's violation of federal securities law in violation of his fiduciary duty as a Berkshire Board member, and thus became complicit and personally liable. I have not opened the second package from the Microsoft Executive Response Center, thus preserving the evidence of my disclosures to Gates, including my letter of April 5, 2019 to Gates and the other enclosures in the package to Gates.

Subsequently, on August 19, 2019 I emailed the SEC Complaint v Buffett, "et al" to Gates along with a document entitled UPDATE: BANKRUPTCY FRAUD, THE CONTINUING FRAUD. DURALT PRODUCT THEFT that detailed many years of both civil and criminal violations of law by Lubrizol against our interests. I did this to further substantiate Gates' knowledge of wrong doing by Lubrizol and the subsequent complicity by Buffett, "et al" in

these illegal acts against our interests, as well as the federal securities violations by Buffett and the opening of the "Submission" against Buffett and Berkshire by the SEC, Office of the Whistle Blower.

My first email was blocked to [bill.gates@microsoft.com](mailto:bill.gates@microsoft.com). However, the second email to [bill.gates@gatesfoundation.com](mailto:bill.gates@gatesfoundation.com) went through, 1 of 1. I printed both emails off right away at the Highlands Ranch Public Library where I am forced to work due to the invasion and disabling of my desk top computer at my home office, and my two lap top computers I subsequently purchased. Later that afternoon however, I received a message in my inbox that the email to [bill.gates@gatesfoundation.com](mailto:bill.gates@gatesfoundation.com) was not delivered, 1 of 1. Then the Gates Foundation email in my sent mail disappeared as well. Luckily I had printed it off immediately, earlier that afternoon, thus preserving evidence of the "hacking" of my emails, and that Gates had received the SEC Complaint v Buffett, "et al", including the opening of the "Submission" against Buffett/Berkshire by the SEC, Office of the Whistle Blower on September 5, 2018.

On 9-13-2019 I was at the Littleton Public Library and went to my inbox again and more 'hacking' had occurred. Now the email to the Gates Foundation was 1 of 5. 4 through 5 said "Message Not Delivered". The Gates/Microsoft hacking of my emails conspiracy is part of my October 2019 SEC Form TCR complaint expansion, and is well documented.

Interestingly, the email preceeding the new Gates Foundation 1 through 5, was a August 20<sup>th</sup> email from Microsoft saying "First things first-set up (and purchase) Office 365.

After my first HP lap top was "compromised" I purchased my second HP lap top and received 30 days free Microsoft Word. I had to provide my Visa debit card number as part of the deal. Subsequently, on 9-9-2019 my Visa debit card was charged \$69.99 for Microsoft 1507. Then on 9-30-2019 my Visa Debit Card was charged \$99.99 for Microsoft Office 365 HO. Despite these two charges by Microsoft I am still unable to produce letters or other documents on my second HP lap top computer. When I try to use it a message comes up saying I have to "subscribe" to Microsoft Word. This forces me to go to public libraries where I am being "Hacked", (a felony), to produce letters including this one to President Donald J. Trump. (I have attached copies of the two Microsoft Visa charges on my Bank Statement in September).

Once again, George Orwell. "Big Brother is Watching You". ("1984").

Comcast figures into the "hacking" conspiracy. Also, Comcast's ownership of NBC/Universal is directly connected to the News Media "cover up" for Buffett. As previously stated, Stephen Burke is CEO of NBC, and a member of Buffett's Board of Directors. After many years, I discontinued using Comcast as my internet server in May 2019. However, Comcast continues to provide email service to one of my Apple iPhone devices, and on the internet, even though I haven't paid them for the internet service for 6 months. I now believe Comcast was "hacking" me for years for Buffett/Lubrizol, "et al". This includes my filing of complaints with Federal Enforcement Agencies against Lubrizol.

Every month Comcast sends me a bill, and every month I ignore the bill. It is now up to about \$1800.00. Do you believe that Comcast continues to provide internet service to someone who doesn't pay such bills? The motive is Buffett's now \$35 billion to \$100 billion undisclosed liability in Berkshire's SEC filings, and a attempt to continue the surveillance of my email communications by Comcast on behalf of Buffett, "et al" and Lubrizol.

This brings me to Apple. Buffett's biggest stock investment is for \$46.3 billion in Apple. I have two Apple devices (IPhones). Since August 1, 2019 when I concluded sending a series of emails about Buffett's violation of federal securities law, both of my Apple IPhones have been partially disabled. Neither phone will allow me to download emails. Other suspicious developments have occurred as well with both devices. I believe my phone conversations are compromised as well as text messages.

Meanwhile, I am forced to go to a public library to send and download emails on my Gmail account. Even there, I have evidence of professional "hackers" invading my email and cell phone communications. I will be pleased to provide my evidence to the Department of Justice (DOJ), bearing in mind that if I am correct about the "hacking" of my emails (and I am), the President of the United States of America is right now being "hacked"!! Would this not be a felony, and properly a subject of a high level DOJ criminal investigation?

After investigating this conspiracy of powerful communication giants and would be "Oligarchs", perhaps in your second term you should consider "breaking them up" in order to protect the American people from their "Big Brotherism" and their enormous power over communications, just as another Republican President Teddy Rosevelt broke up the "Trusts" in the early 20<sup>th</sup> Century. ( I see some similarities between you and President Rosevelt).

THE SEC COMPLAINT V BUFFETT, "et al" News Release, plus Exhibits, (including the Submission by the Office of the Whistle Blower against Buffett/Berkshire), sent to Buffett, Gates, Burke, and the entire Berkshire Hathaway Board of Directors. (Attached).

In May 2019 I sent by Fed Ex the "Release" to Buffett and his entire Board of Directors to make them all accountable for Buffett's violation of federal securities law, unless the Board members corrected the "omission" of liability in the next SEC filing. I provided a cover letter in each package addressed to all Board Members, urging them to correct the "omission" or resign from the Board. Failing one of the two actions I promised to include each of them individually in my next Form TCR Submission to the SEC, Office of the Whistleblower. I also advised them of the illegal Retaliation Against the Witness/Whistleblower, and alerted them to their own liability if no action was taken to halt the retaliation.

Other recipients included members of Congress with oversight authority of the SEC and Buffett's ongoing violations of federal securities law. Additionally, early this year I sent proof of the opening of the Submission by the Office of the Whistleblower on September 5, 2018, and my Form TCR expansions to members of the House Financial Services

Committee by Fed Ex. The package to Chairwoman Maxine Waters went through, but the Fed Ex package to Congresswoman Alexandria Ocasio-Cortez (AOC) was refused at House Security and returned to me. AOC didn't even see the Fed Ex package. I believe that the Democratic leadership did not want her to take this matter up. I sent the package two more times by Fed Ex. The second time the package was rejected at House security and returned to me again. The third time it was forwarded to a Fed Ex Ground facility in "Olive Branch", Mississippi. I have all the Fed Ex tracking. This is further cover up for Buffett by the House Democratic leadership.

Although listed on the CC for the SEC Complaint v Buffett Release, I let Buffett advise Moynihan, CEO of Bank of America, and Rose of Carrington Mortgage Services that I had named them in a Form TCR Submission in January for a conspiracy with Buffett to Retaliate Against the Witness/Whistleblower (Mark Nelson) through a mortgage foreclosure retaliation on my residence/offices. Later, in August 2019, I sent both Rose and Moynihan the entire package with a letter to both, (attached) with further evidence of wrong doing, including a conspiracy against the Witness/Whistleblower and others.

The letter to Rose, dated August 8, 2019 and the evidence provided to him was compelling enough that Rose did not foreclose on the Sharon Minnock Estate mortgage, despite the fact that after advising him that he was accountable for his share of \$4.5 billion in damages caused Polar and the Estate, I did not pay mortgage payments from July 2019 to the present time. In fact, Rose recently sold the mortgage to another of his companies, Carrington Mortgage Services, LLC of Indiana. The \$307,000 mortgage is a "hot potato" for Mr. Rose. The civil liabilities and related damages he is accountable for are far greater than \$307,000. As I stated to both Rose and Moynihan in my August letters, they are accountable for civil violations of law only.

That however is not the case for Lubrizol and it's "agent provocateur" and "bagman" Carl Hill. In fact, one document in the package to both Rose and Moynihan was entitled UPDATE: Bankruptcy Fraud, the Continuing Fraud. Duralt Product Theft. (July 7, 2019. The "Update" is a history of a multi-decade conspiracy by Lubrizol, "et al" against our interests. Both civil and criminal violations of law by Lubrizol, "et al" are cited. (I've attached the "Update: and will provide a flash drive of numerous exhibits").

In addition, I sent a Fed Ex package with the SEC Complaint v Buffett, "et al" to Jane Norberg, Chief, Office of the Whistleblower with a letter dated May 2, 2019. The letter and Fed Ex package to Ms. Norberg was intended as a "heads up", and to ask her for any comments or suggestions her Office may wish to provide. It also advised her that I would be expanding my Form TCR Submission to include all Berkshire Board members in the event they failed to cause Buffett to file required disclosure of then \$33 billion to \$99 billion in Berkshire's SEC filings, and bring about a halt to Buffett/Lubrizol, "et al" other violations of law against our interests, including retaliation against the Witness/Whistleblower. The May 2<sup>nd</sup> letter to Jane Norberg is attached.

In fact, by May 21<sup>st</sup> retaliatory acts escalated, including illegal entry of the residence/offices and malicious destruction of property. I have evidence that Buffett/Lubrizol employed the services of a "agent provocateur" and "bag man" who instigated these attacks. This

individual is a sociopathic criminal that Polar sued in federal court for seven years, and his name is Carl Hill. I warned Buffett about Hill's involvement in Lubrizol's ongoing attacks on our company, stockholders and my family in a letter to Buffett dated February 20, 2018, after which Hill, a Michigan resident was permanently "stationed" in Highlands Ranch, Colorado with plenty of "bag money" to spread around to further undermine Polar's business and legal efforts.

There have also been implied threats against me and a family member. The deaths of my Father, Otis L. Nelson Jr, and my life Partner Sharon Elizabeth Minnock were homicides. I believe Hill was complicit. This is covered in the above mentioned "Update" and detailed on the flash drive of exhibits.

In the aftermath of my Fed Ex deliveries to all of the above, Buffett has failed to correct the "omission" of liability in Berkshire's SEC filings. Accordingly, I filed a Form TCR Submission naming Buffett's entire Board of Directors. I also expanded my Form TCR "Submission" against the AP and Reuters. The expansion includes the naming of Thomson Reuters top management in Toronto, Ontario, Canada who were advised of Reuters involvement in the "Cover up" by FedEx in April 2019 and provided a copy of the SEC Complaint Release in May 2019 by Federal Express.

I have now also named NBC, and it's CEO Stephen Burke, a Berkshire Board member in the expanded Form TCR Submissions, for a "cover up" of Buffett's violation of federal securities law, and other violations, including "retaliation against the "Witness/Whistle Blower.

I have attached a October 2, 2019 cover letter sent to Jane Norberg, Chief, Office of the Whistle Blower that accompanied the expanded Form TCR Submissions against all of the above mentioned parties. A copy of all the Form TCR's and exhibits are attached, although more than one email will be required for the Form TCR Submissions, and exhibits.

On Friday, October 18, 2019 I left a voice mail at 2:28 MT with the SEC Office of the Whistleblower to make certain my October 2, 2019 letter to Jane Norberg and my expanded Form TCR Submission had been received (Fed Ex Tracking confirmed it was), and was being processed. At 11:48 MT on Monday October 21 I received a call (on No-Caller ID) from an attorney from the Office of the Whistleblower, Nikita Wharton. Ms. Wharton asked me who the complaint was against and the Form TCR Submission number. I relied that the complaint was a further expansion of my complaint against Warren Buffett, "et al". At her request, I provided the Form TCR Submission number assigned by Ms. Norberg, 15368-092-365. Ms. Wharton then said that a team from SEC Enforcement would now have the expanded complaint and would be reviewing it and making their recommendations to the Commission.

For further clarification of the process, I called the Office of the Whistle Blower on Thursday October 24<sup>th</sup> at 8:24 AM mt, and left a voice mail for Ms. Wharton. She called me back at 12:29 PM on a "No Caller ID" and we talked for 14 minutes. She clarified that the Office of Market Intelligence first reviews the complaint. Then if they believe the

complaint has merit they provide it to a Investigative Team, or if appropriate, to another federal agency such as the DOJ depending on the violations. (Cyber Crime).

If the Investigative Team believes the case is worthy of filing a complaint in federal court they refer it to the Commission to determine what action the Commission would elect to take. The process is covered on the Whistle Blower website in a 130 page Enforcement Manual. The Office of the Whistle Blower receives 25,000 complaints each year.

However, none of these 25,000 complaints is filed against WARREN E. BUFFETT, the "GREATEST INVESTOR IN HISTORY", the "ORACLE OF OMAHA", the "SAINT OF CAPITALISM", the THIRD WEALTHIEST PERSON IN THE WORLD, and BILL GATES the SECOND WEALTHIEST PERSON IN THE WORLD, for violation of federal securities law, and Retaliation Against the Witness/Whistleblower.

MOREOVER, THESE 25,000 COMPLAINTS ARE NOT FOR CONCEALING NOW, \$35 BILLION TO \$100 BILLION IN MATERIAL, ASSERTED CLAIMS AND CONTINGENT LIABILITIES.

Mr. President, Warren Buffett (the third wealthiest person in the world), and his accomplices, including Bill Gates, (the second wealthiest person in the world), and Stephen Burke, the CEO of NBC are truly acting as if they are "Above the Law". They believe this is true because they are treated as if they are "Above the Law", by the News Media, and the leaders of the Democratic Party.

Meanwhile, the same News Media and the same Democratic Party leaders are attacking you daily, and accusing you of violations of law. The same News Media and the same Democratic Party leaders are covering up Buffett's incredible violations of federal securities law, and other very serious violations of law including Retaliation against a Witness/Whistleblower for the United States Securities & Exchange Commission.

You are the Chief Executive Officer of the government of the United States of America. The United States Securities & Exchange Commission reports to you. I urge you to ask the Commission to expedite the review of the evidence against Buffett, "et al" for their violations of federal securities law, and enter a finding as soon as possible.

This is very important as investors are trading Berkshire Hathaway stock on a daily basis and paying about \$200,000 per share for class B stock and about \$300,000 a share for Class A stock without required disclosure by Buffett of the enormous well documented, material asserted claims against the Lubrizol Corporation, Berkshire Hathaway, Buffett, Gates, Burke, and the entire Board of Directors. The investing public is completely unaware of these enormous claims and contingent liabilities of up to \$100 billion due to the lack of required disclosure under federal securities law. The investors are also completely unaware of the opening by the Office of the Whistle Blower of a Form TCR Submission against Buffett/Berkshire "et al" all the way back to September 5, 2018. The "controlled" News Media has covered up this explosive story and should be held accountable.

Additionally, the same Democratic leaders who are attacking you daily, and conducting a impeachment inquiry are aware of this and have protected Buffett from justice by failing to conduct required oversight and a "INQUIRY" into Buffett's lawless behavior.

There is a old legal term of art. "You can't go to Court with dirty hands". Well how about, "you can't conduct a Inquiry with dirty hands". Your adversaries are doing precisely that!! This should be the subject of a Senate Inquiry.

Buffett has raised \$116 billion from investors since I first provided evidence of Lubrizol's illegal acts against our interests, without required "due dilligence" by Berkshire's lawyers and required disclosure of the asserted material claims and dispute. Every one of these investors can demand "rights of recission" of their investments, and investors who held on to their Berkshire stock without required disclosure can also demand "rights of recission". The actual liability for Buffett and his crew, including up to \$100 billion in liabilities to our company, is likely about \$300 billion.

This is a much bigger legal issue and story than anything your adversaries are pontificating about daily in their "inquiry" of the President of the United States. The hipocrisy is overwhelming to behold, and thus far they are getting away with it.

You should ask the United States Senate to investigate this entire matter in the appropriate U.S. Senate committees. This investigation really matters, and is truly in the interests of the United States of America.

We have a Constitutional Republic with democratic institutions. Our entire system of government is under attack by some of the wealthiest men in the world, their "proxies in the Democratic Party leadership, and in the controlled news media.

As President of the United States of America, you have a Constitutional Duty to investigate this conspiracy of would be oligarchs, and put it out of business.

Your detractors in the U.S. House of Representatives continue to cite their "Constitutional Duty" to investigate any and all allegations being made against you.

Given the lengthy process of review of a complaint by the SEC, and the political influence of Buffett, Gates, and Burke who will continue efforts to evade justice, It would seem to be appropriate and necessary that you request the SEC expedite the investigation of the evidence of violations of federal securities law by Buffett, "et al" that resulted in the opening of the Form TCR Submission against Buffett, "et al" by the Office of the Whistle Blower. The United States Senate should also immediately convene a "Inquiry".

Please keep in mind that unsuspecting investors are paying \$200,000 a share for Berkshire Hathaway Inc Class B stock, and \$300,000 a share for Berkshire Class A stock every day without knowing that the SEC Office of the Whistleblower opened up a Submission on September 5, 2018 after receiving my OPEN LETTER TO THE BERKSHIRE HATHAWAY INC AUDIT COMMITTEE revealing Buffett's failure to disclose \$30 billion of "credible", material asserted claims against Berkshire subsidiary the Lubrizol

Corporation, and up to \$90 billion in contingent liabilities under civil Rico/Sherman Anti-trust.

Investors have invested billions of dollars in Berkshire stock since September 5, 2018 without required disclosure by Buffett/Berkshire.

Sometimes, when there is a unresolved, "material" disclosure issue under investigation by the SEC, the company in question is required to halt trading in their stock until the matter is successfully resolved to protect investors. Given the extensive new evidence I provided to the SEC, Office of the Whistleblower with my October 2, 2019 cover letter to Jane Norberg, perhaps a halting of the trading of Berkshire stock has now become appropriate and necessary in order to protect investors. A now \$35 billion to \$100 billion undisclosed contingent liability is "material".

This is particularly true as there is a massive news media "Cover Up" by NBC, Reuters the AP and other news media that is preventing investors from learning that there is any disclosure issue at all with Berkshire Hathaway Inc. This needs to be the subject of a Inquiry by the United States Senate, as the Democratic leadership of the House of Representatives is an important part of the Cover Up Conspiracy for Buffett/Berkshire.

The additional, credible evidence embodied in the subsequent Form TCR "Submissions" that I have now filed against Buffett, "et al" at the suggestion of Jane Norberg in her September 27, 2018 letter to me adds significant, additional weight to the complaint.

It also would seem to be necessary and appropriate for you to ask the United States Senate to fulfill it's Constitutional Duty, and immediately convene a "Formal Inquiry" as mentioned on page number one of this letter, to investigate Points 1-6.

Respectfully Submitted,

Mark L. Nelson  
Chairman, President & CEO  
Polar Molecular Holding Corporation  
[www.pmhcglobal.com](http://www.pmhcglobal.com)  
[www.duraltcomplaint.com](http://www.duraltcomplaint.com)

Ps. In retrospect, given the Cyber Crime, "hacking" of my emails I believe I should send the Form TCR's and other cited documents, and letters, not already "in the Public domaine" to you by Fed Ex to protect confidentiality of the SEC investigation, and the proposed Senate Inquiry. Therefore, I am only attaching documents already sent by me to Buffett and his co-conspirators by Fed Ex, and by email, or that are in the "Public Domaine".



As Head of State, your direct knowledge and participation in this matter is critical in order to insure a just outcome. My adversaries, including Buffett, Gates, "et al" are the second and third wealthiest persons in the world and have the full support of the leaders of the Democratic Party leadership, and the "controlled" news media. That is precisely why I am now becoming a "Whistle Blower" to the President of the United States, the Honorable Donald J. Trump.

Not only am I charged with the responsibility of protecting the interests of our company and our stockholders, but I am also painfully aware of the threat of retaliation, given what has already happened. In all likelihood the only possibility of preventing retaliation is through the offices of the President of the United States, and the Department of Justice through Attorney General William Barr.

Finally, please don't respond by email. I'm being "hacked". Now, so are you Mr. President. Have someone call me on my iPhone number below. Then we can go from there. Meanwhile, I am preparing a package of the other materials cited in this letter to send by Fed Ex. I do wish to talk to someone on your staff however, before I send the package. This will insure that you will actually see the package.

I will send this email more than once to insure someone sees it and responds. Please keep in mind that Buffett, "et al" will see this letter due to cyber crime[hacking] and I will be vulnerable to further escalating retaliatory attacks.

For further insight go to our websites at [www.pmhcglobal.com](http://www.pmhcglobal.com) and [www.duraltcomplaint.com](http://www.duraltcomplaint.com)

I believe you will appreciate personally viewing "THE NELSON FAMILY STORY AND PHOTOS" for perspective. This is attached and can also be found on the Duralt Complaint website.