



August 29, 2021

To: The Berkshire Hathaway Inc Board of Directors and Corporate Officers.

Marc D. Hamburg, Director, Senior Vice President and Principal Financial Officer, Board of Directors and Audit Committee Members, Merly B. Witmer, Charlotte Guyman, Thomas Murphy, Susan Decker. Board of Director Members: Vice Chairman and Director Gregory E. Abel, Howard G. Buffett, Stephen B. Burke, David Gottesman, Vice Chairman & Director, Ajit Jain, Vice Chairman & Director, Ronald L. Olson, Walter Scott, Jr., Daniel J. Jaksich Director, Vice President & Principal Accounting Officer. Warren E. Buffett Chairman, CEO & Director, Charles T. Munger, Vice Chairman & Director, Kenneth I. Chenault.

C.C. to others, including the United States Securities & Exchange Commission (SEC), President Joseph P. Biden, President Donald J. Trump, William Henry Gates 111, Joseph Ucuzoglu, Chairman & CEO of Deloitte & Touche LLP, and Eric Schnur, CEO of Lubrizol Corporation.

Ladies & Gentlemen, in May, 2019 you received a Federal Express package from me with a letter to you dated April 27, 2019, "The Berkshire Hathaway Inc Board of Directors and Officers Letter". (letter and Fed Ex tracking enclosed). Also enclosed in the Fed Ex package I sent to you was my SEC Complaint V Buffett, "et al" News Release marked "FOR IMMEDIATE RELEASE" (enclosed again, with Fed Ex tracking). I warned you of your varying degrees of culpability and liability, as of January 2019 of \$33 billion and up to \$99 billion if a civil Rico or Sherman Anti Trust claim is upheld in federal court. (The April 27, 2019 Buffet Board member, and Officer letter, and the SEC Complaint V Buffett, "et al" are both enclosed and available on the website at www.duraltcomplaint.com.)

There is substantially increased liability that has accrued, due to the failure of Warren E. Buffett, and you starting in January 2017, to halt the "off the charts" unlawful acts of Berkshire Hathaway subsidiary, the Lubrizol Corporation, and Buffett, "et al" "bag man" Carl Hill against the interests of Polar Molecular Holding Corporation (Polar), it's stockholders, the Nelson Family Founders/Inventors, and others. Additionally, Buffett and you have a enormous liability to Berkshire Hathaway Inc Public stockholders for failure to report this liability, resulting in a rights of rescission claim under federal securities law, related to Violation of Fiduciary Duty and "Gross Negligence".

In my April 27, 2019 letter to The Berkshire Hathaway Inc Board of Directors, including you, I said, "I strongly encourage you to read carefully the enclosed pending news release and multiple exhibits concerning the opening up of a FORM TCR Complaint Submission

by the SEC, Office of the Whistleblower, and my follow on FORM TCR Complaints I have filed at the request of the lawyers and Jane Norberg, Chief, Office of the Whistleblower up to and including in January of 2019, Additional extensive evidence can be reviewed on the website I erected at www.duraltcomplaint.com". (See my April 27, 2019 letter).

"Still better yet, have your personal attorneys review everything in detail, as I recommended to Bill Gates in my letters to him dated April 5, and April 24, 2019, enclosed."

"The defendants in my FORM TCR Complaints so far include, Warren E. Buffett, Chairman & CEO, Berkshire Hathaway, Inc, Berthshire Hathaway Inc, Robert Mitchell, Managing Partner of Deloitte & Touche, and Deloitte & Touche for failure to disclose a well documented asserted claim and contingent liability of \$30 billion to \$90 billion, in Berkshire's SEC filings.

Other Defendants in my FORM TCR Complaint include the Berkshire Hathaway Audit Committee members, Meryl B. Witner, Charlotte Guyman, Thomas Murphy, and Susan Decker for failure to correct the material omission in Berkshire's SEC filings,

Other Defendants include Joseph Ucuzoglu, CEO of Deloitte & Touche LLP in New York City, and Deloitte & Touche LLP for failure to correct this material admission in Berkshire's SEC filings and audited financials, certified by Deloitte & Touche. (See my enclosed letter to Joseph Ucuzoglu dated September 5, 2018, and the disengenuous response from his lawyer Sarah Simpson dated September 12, 2018 enclosed).

Additional Defendants include the Associated Press, and Thomson Reuters, both in New York City and in Toronto, Canada for a Cover Up of the material Omissions of asserted claims, and contingent liabilities, in Berkshire Hathaway's SEC filings. The news media including the "AP" and "Reuters" also talk about serving the "Public Interests".

Additional defendants include Brian Moynihan, Chairman & CEO of Bank of America, Bank of America, Bruce Rose, Chairman & CEO of Carrington Mortgage Services and Carrington Mortgage Services for Retaliation Against A Whistleblower, me in a mortgage foreclosure conspiracy, a violation of Commission Rule 21F, 17a., and other law."

As I stated in my April 27, 2019 letter to you, "Any other Board member or Officer not yet named will be named in the upcoming expansion of my FORM TCR COMPLAINT to the SEC, Office of the Whistleblower, if they fail to act to correct the omission of liability and asserted claims of now \$33 billion to \$99 billion as of January 2019, and halt the unlawful acts of Lubrizol, "et al" against the interests of Polar, it's stockholders and the Nelson Founders/Inventors."

As I promised you Ladies and Gentlemen, on October 7, 2019 I subsequently filed a FORM TCR Complaint with the SEC, Office of the Whistleblower for your failure to correct the material omission and to halt the unlawful acts of Berkshire Subsidiary, the Lubrizol Corporation. My October 7, 2019 FORM TCR Complaint was filed against the following members of the Berkshire Hathaway Inc Board of Directors, Marc D. Hamburg,

Gregory E. Abel, Howard G. Buffett, Stephen B. Burke, William H. Gates, David Gottesman, Ajit Jain, Ronald L. Olson, Walter Scott, Jr., Daniel J. Jaksich, and Charles Munger. All other directors, including Mr. Warren Buffett and the members of the Berkshire Hathaway Inc Audit Committee were already named in previous filings.

Continuing on, I told you in my April 27, 2019 letter that the liability was \$33 billion in lost net income, and up to \$99 billion if a civil Ricco, or Sherman Antitrust claim is upheld in federal court. There are both. Now the undisclosed liability is \$50 billion to \$150 billion, and likely a great deal more due to Retaliation Against A Whistleblower, me, in violation of Commission Rule 21F, 17a, and other law.

In fact, after I filed my October 7, 2019 FORM TCR, SEC, Office of the Whistleblower expanded complaint against the entire Berkshire Hathaway Inc Board of Directors for violation of federal securities law, a much more serious retaliation against me commenced. Buffett, "et al" Bagman Carl Hill paid off two doctors at the VA Regional Medical Center in Aurora, Colorado where I was being treated on a out-patient basis to change my medicine in a way that caused a well known withdrawal crisis that nearly killed me. There has been continuing attempts to end my life, that were orchestrated by Carl Hill. (See my enclosed SEC Complaint V Buffett, "et al", Updated on August 16, 2021.

Another document I sent by Fed Ex to members of your Audit Committee marked "FOR IMMEDIATE RELEASE, September 4, 2018" was entitled "OPEN LETTER TO THE BERKSHIRE HATHAWAY AUDIT COMMITTEE," Committee members Mr. Thomas Murphy, Ms. Charlotte Guyman, Ms. Susan Decker, and Ms. Meryl Witmer. "The OPEN LETTER" with Fed Ex tracking is enclosed. The "OPEN LETTER" is also located on my website at www.duraltcomplaint.com.

I openly copied The UNITED STATES SECURITIES & EXCHANGE COMMISSION (SEC, Office of the Whistleblower). The Associated Press, United Press, International, Thomson Reuters, and MSNBC (See my email to Rachel Maddow dated Friday June 7, 2019 at 1:35 PM, with attachments, the "SEC Complaint Release" sent to all Buffett Board members, in May, 2019, and the Buffett Board Member Letter dated, April 27, 2019).

The entire "OPEN LETTER" with extensive exhibits is enclosed. It also appears on my website at www.duraltcomplaint.com. I received a reponse from Jane Norberg, Chief, Office of the Whistleblower dated September 27, 2018, announcing that a FORM TCR Submission had been opened, FORM TCR Submission number: 15368-092-365, Submission dated September 5, 2018. (See the enclosed September 27, 2018 letter to me from Ms. Jane Norberg, and a copy of the envelope it was mailed to me in on October 25, 2018.

I placed a call to the Office of the Whistleblower at 1-202-551-4790, left a message and received a call back from two SEC Whistleblower attorneys, Nikita Wharton and Jack McCreery who advised me that they had written the letter for Ms. Norberg's signature after a through review of the document OPEN LETTER TO THE BERKSHIRE HATHAWAY AUDIT COMMITTEE, with exhibits, and the related evidence on my website at www.duraltcomplaint.com. The evidence included the document "THE LEGAL

CLAIMS AGAINST LUBRIZOL”, with Economist Study, and 4 Books of Exhibits. After a general discussion I agreed to file the appropriate FORM TCRs, from the blank FORM TCRs that I found on the SEC, Whistleblower website.

I then filled out the FORM TCR's, the first being a FORM TCR Submission against Mr. Warren E. Buffett the CEO of Berkshire Hathaway Inc, Berkshire Hathaway Inc, Robert Mitchell, Managing Partner of Deloitte & Touche LLP, in Omaha, Nebraska, and Deloitte & Touche LLP for failure to disclose the well documented damages of then \$30 billion in lost net income, and up to \$90 billion in liability incurred by Berkshire subsidiary, the Lubrizol Corporation, if a civil Rico, or Sherman Antitrust claim is upheld in federal court.

Lubrizol's illegal acts against our interests were first disclosed in detail in my letters to both Mr. Warren Buffett and Mr. Robert Mitchell of Deloitte & Touche LLP, in January 2017. In my letter to Warren Buffett dated January 6, 2017, (letter & Fed Ex tracking, with proof of delivery enclosed), I provided extensive evidence, and documentation of illegal acts of the Berkshire Hathaway Inc subsidiary, the Lubrizol Corporation.

Also enclosed is my letter dated January 18, 2017 to Mr. Robert Mitchell, Managing Partner for Deloitte & Touche, in Omaha, Nebraska. was a copy of my January 6, 2017 letter to Mr. Buffett, and a copy of the evidence of Lubrizol's illegal acts against our interests. I have enclosed the Fed Ex tracking, and confirmation of delivery for Mr. Mitchell, as well.

The letter to Mr. Buffett dated January 6, 2017 reveals and details Lubrizol's illegal acts against our interests, dating back to 1986. All of this is covered in my 1993 FTC Complaint V. Lubrizol, and in other documents. The 1993 FTC Complaint V Lubrizol Summary Brief, Volume One was provided to Mr. Buffett in the Fed Ex package with my January 6, 2017 letter. Mr. Mitchell also received a copy of my January 6, 2017 letter to Mr Buffett and the 1993 FTC Complaint V Lubrizol, and other evidence with his Fed Ex package. (THE 1993 FTC Complaint V Lubrizol by Mark L. Nelson can also be found on the website at www.duraltcomplaint.com).

I also provided other extensive evidence of Lubrizol's ongoing attack on our companies, Polar Molecular Holding Corporation, Polar Molecular Corporation, and on our Duralt Fuel Conditioner Technology, that occurred from 1986 to 2017. I asked Mr. Buffett to have Berkshire Hathaway's attorneys review the evidence with me under the terms of a confidentiality agreement, with the purpose of resolving the claims totaling in the “billions of dollars”, and halting the illegal acts against our interests.

Three months later, an economist study in my FTC Complaint V Lubrizol Corporation April, 2017 Update pegged our lost net income by January 2017 at \$27 billion in lost net income, due to the illegal acts of Lubrizol against our interests. (See the enclosed FTC Complaint V. Lubrizol Corporation April Update. This is a retitled copy of the LEGAL CLAIMS AGAINST LUBRIZOL, JULY 24, 2017, delivered by Fed Ex on December 12, 2017 to Warren Buffett and Robert Mitchell).

The enclosed 1993 FTC Complaint V Lubrizol Summary Brief, and other evidence would have gotten the attention of Berkshire Hathaway's lawyers, if given to them by Mr. Buffett. Mr. Buffett did not reply to me, and a letter I subsequently received from Buffett dated December 13, 2017 revealed that Buffett did not provide my January 2017 disclosures and highly credible evidence to Berkshire Hathaway legal counsel, but instead it was provided to Lubrizol's CEO, Eric Schnur. (See Buffett's letter to me dated December 13, 2017).

When I met with the FTC after their review of my 1993 FTC Complaint V Lubrizol Corporation, I was told by the lead FTC attorney on the review, Naomi Litcher, "the evidence is highly credible, and you should write a book." I subsequently applied for, and received a Copyright entitled "A Brother's Sacrifice". The Copyright covered the Summary Brief of the 1993 FTC Complaint V Lubrizol Complaint.

The 1993 FTC Complaint V Lubrizol had solid proof of Federal trade law violations, and tortuous interference of all our contracts, including, a \$4.5 million contract with Mercury Marine, the largest marine engine manufacturer in the world, and with others.

The others would include a private label agreement we had with the professional racing high performance parts department, Special Vehicle Operations, (SVO), of the Ford Motor Company. As part of the Duralt FC Ford private label agreement with SVO, Polar Molecular Corporation co-sponsored Ford Motor professional racing personality, Lynn Saint James, with her High Performance, Ford Mustang racing machine. Unfortunately due to the off the charts attack on PMC and Duralt FC, we had to give up the Ford Motor Company private label deal.

This occurred when Dick Baker, Ford Motor Manager of Fuels and Lubricants told me, after we signed the contract with Lynn, that he did not want to have Ford embarrassed by the ongoing product disparagement of Duralt by Lubrizol.

Dick Baker said that he would not stand in the way of the Ford SVO/Duralt FC private label deal, but would be disinclined to help Polar with the refinery industry, if the SVO private label deal went forward. I fully understood Dick's concern, and pulled the plug on the private label deal, in order to continue to have Dick Baker's support for Duralt FC in the oil refiner industry.

We did however feature Lynn on our new Polar Molecular Corporation Video "The Broad Spectrum Fuel Additive, as part of our Ford Professional Racing contract, and later sponsored her in the 24 hours of Le Mans in France, as part of our business strategy with Elf Aquitaine, a major French oil company.

(See the enclosed 1993 FTC Complaint v Lubrizol. It is also on the website at www.duraltcomplaint.com. The Duralt Racing Gallery is enclosed, and the Racing Gallery and PMC Corporate video featuring Lynn are on the website at www.pmhcglobal.com).

On April 17, 1990 I sent the enclosed letter to Mr. Lester Coleman, the Chairman & CEO of the Lubrizol Corporation. I advised him that Polar Molecular Corporation (PMC) and

our patented Duralt FC had been the target of a campaign of product disparagement, and tortuous interference, by Lubrizol employees led by Don Koehler, Market Manager for Powershield a metallic fuel additive. Lubrizol was predicting that Powershield sales would double their earnings per share. Thus the stakes for Lubrizol were very high.

I advised Mr. Coleman that Don Koehler, a Lubrizol Market Manager for Lubrizol's Metallic Fuel Additive "Powershield" had disrupted our presentation of our SAE Technical Series Paper 890214 at the 1989, SAE Annual Congress in Detroit, Michigan, and that on May 25, 1989 he had offered "bonus" money to a scientist, Jerry Allsup at a major Research Center in Bartlesville, Oklahoma, the National Institute of Petroleum and Energy Research (Niper), a DOE facility, to run a test to deliberately fail our product Duralt FC.

I informed Mr. Coleman that we understood that a "letter" from Mr. Koehler was included with documents (the Lubrizol Papers) and was being circulated by persons who were involved in an abusive short selling campaign of PMC's stock, and that they and Don Koehler were recommending the short sell of our stock.

According to a document we later received by email on May 31, 1991 from PMC consultant Peter Slater, Lubrizol employee, Don Koehler was conspiring with Mike Marianacci of Stockbridge Partners a Feshbach Brothers operation that shorted our PMC stock, Nasdaq Trading Symbol PMCX, that was traded on the small cap Nasdaq Exchange. The Nasdaq "small cap" market Exchange was suited to a growth company, in an early stage of business development. This short-selling scheme was exposed in a May 1990 story by OTC Review entitled "Letting The Sunshine In", (enclosed) that confirmed PMC's stock was a target of a short selling scheme by the Feshbachs.

I also advised Mr. Coleman that Don Koehler had disrupted the presentation of our Joint PMC/Pfizer, Inc SAE Paper, "THE BROAD SPECTRUM FUEL ADDITIVE, FOR GASOLINE AND DIESEL FUELS: PERFORMANCE IN GASOLINE ENGINES. Our SAE TECHNICAL PAPER SERIES, No. 890214 was presented at the International Congress and Exposition in Detroit, Michigan, February 27 through March 3, 1989.

This SAE paper was vital to PMC's efforts to market Duralt FC to oil refiners world-wide, as it validated the performance claims of Duralt FC for the auto/oil industry with standardized industry required tests in a understandable and credible format. The publication of a SAE paper is a required step in the commercialization of fuel additives for bulk treatment of gasoline and diesel fuel by oil refiners. Publication of an SAE Technical Series Paper is considered the "Gold Standard" for this critical step to Auto/Oil industry acceptance of fuel additive technology.

The PMC/Pfizer SAE Paper, The Broad Spectrum Non-Metallic Fuel Additive: Performance in Gasoline Engines, Technical Paper Series, No. 890214, in abbreviated format is found in the enclosed, Duralt, Select Test Data, and in full format on the website at www.pmhcglobal.com.

Also enclosed is a list of Ford Motor Company verified performance claims for Gasoline Engines and diesel engines based on test results reported in the SAE Paper for Duralt

FC, The Broad Spectrum Non-Metallic Fuel Additive for Gasoline and Diesel Engines.No. 890214 by Ford Motor Company Managing Engineer for Engine Development Alan Smith. This document is also on the website at www.pmhcglobal.com.

The Authors of The Broad Spectrum, Non-Metallic Fuel Additive SAE Paper 890214 for Polar Molecular Corporation were Otis L. Nelson Jr. Founder, and Duralt Inventor, Chairman & CEO, and by James E. Larson, Ececutive Vice President of Engineering and Testing. Other authors, Members of the Polar Molecular Corporation, Scientific Advisory Board (SAB), were Dr. Richard S. Fein,,of Columbia University, a former Research Scientist at Texaco Research. Dr. Dudley D. Fuller, Professor Emeritis, of the Columbia University, School of Mechanical Engineering. and Glenn K. Rightmire, Professor, Columbia University School of Mechanical Engineering, and Chairman of the Polar Molecular Corporation, Scientific Advisory Board.(SAB).

The authors for Pfizer, Inc were R.W. Krum, and Dr. Graham E. Ducker of Pfizer Inc, in England, where Performance Tests on Duralt Fuel Conditioner were conducted at Ricardo Consulting Engineers. Ricardo that specialized in tests that identified the "Mechanism of Performance". The Ricardo tests proved that Duralt worked, but more importantly why it worked, or mechanism of performance.

This is something that the Columbia SAB, Ford Motor, and the entire Auto/Oil industry wanted to know, is why Duralt performed in both gasoline and diesel powered engines. In fact, Duralt FC "Accelerates the Combustion Event.", as revealed in the SAE Technical Series paper, thus improving fuel economy, exhaust emissions, and engine performance in both gasoline and diesel fuel powered engines.

(For the answer, see the enclosed), "Duralt Fuel Conditioner Improves Combustion", March 30, 2017, by Alan Smith for auto industry perspective.This technical paper by a Ford Engine Design Engineer cites Auto/Oil Industry validated test data on Duralt FC published by the SAE in Technical Series Paper 8eries 890214 Broad Spectrum, Non-Metallic Fuel Additive For Gasoline And Diesel Engines.)

There were 150 Auto/Oil Industry professionals in attendance that day to hear the presentation on our joint PMC/Pfizer SAE Technical Series Paper No. 890214. Dr. Richard S. Fein made the presentation.

Lubrizol's Don Koehler and a "class clown" Gil Clark of Chryslor made some unsubstantiated allegations about Duralt and "commercial" statements about a settlement agreement that Polar had just entered into with Mercury Marine, in which Mercury Marine agreed to spend 10% of their Quick Silver marketing & Advertising money to promote Duralt FC in Marine Engines at Mercury Marine dealer shops. (See the Mercury Marine/ Duralt brochure enclosed and on the website at www.pmhcglobal.com).

Dr. Gilbert Chapelet, Manager of Elf Research was in the audience that day. I was standing by the exit door when Dr. Chapelet walked out and said to me, "These are Gangsters"!!! (See my 1993 FTC Complalnt V Lubrizol Complaint)

Returning to Peter Slater's email to me dated May 31, 1991, one of the documents attached to the "letter" (enclosed) from Don Koehlor of Lubrizol, was a Lubrizol Internal Memorandum dated February 16, 1989. This Lubrizol Inter-Office Memorandum, Subject: "Polar Molecular Duralt Additive-SAE Paper No. 890214", was written in advance of our SAE presentation and was from R.C. Tupa to W.T. Watrins, and attacked Duralt and the PMC/Pfizer SAE Paper..

This Lubrizol Inter-Office Memorandum proves that the disruption of our SAE Technical Paper presentation at the International Congress and Exposition, Detroit, Michigan, February 27-March 3, 1989 was planned well in advance of the conference, and was a broad-based Lubrizol project..

It is also important to note that Don Koehloer's "letter" and package of documents including the Lubrizol Inter-Office Memorandum was still being circulated in May 1991 after my April 17, 1990 letter to Lester Coleman, and his April 26, 1990 response. Mr. Coleman said in his letter to me that "I have asked our people to review your letter and report to me their findings which will form the basis of our response to your concerns. As soon as I have that information, I will respond to you." Very Truly Yours, L. E. Coleman.

Lester Coleman did not get back to me, and the attacks by Lubrizol on PMC and Duralt FC, including the disparagement of our SAE Paper continued, unabated.

In fact, the attacks by Lubrizol on the Duralt FC test results, and the SAE Paper conclusions continued. It is important to note that the test results and conclusions had been verified by a independent SAE panel of Auto/Oil Professionals who approved the entire Joint PMC/Pfizer, Inc SAE Paper including the test results and the conclusions drawn by the highly credible authors from PMC, the PMC Scientific Advisory Board (SAB) from Columbia University, and from Pfizer, Inc. (See my 1993 FTC Complaint v Lubrizol Corporation).

Our Joint PMC/Pfizer SAE Paper should have been a spring board for our entry into the Petroleum Additives Market for the Oil Refining Industry. In fact, the outrageous conduct by Lubrizol that day cast a pall over our market efforts and Lubrizol continued to attack PMC and Duralt by misinterpreting the Duralt test results, and the validity of the conclusions in our SAE paper.

In fact our SAE paper was reviewed at length by a panel of engineers from the auto/oil industry who reviewed the "raw data" and the conclusions drawn by the authors of the paper. The only material comment the panel of engineers made was that we should break the paper up into two parts, performance in gasoline engines and performance in diesel engines. We decided to start with A BROAD SPECTRUM, NON-METALLIC ADDITIVE: PERFORMANCE IN GASOLINE ENGINES.

Once again, enclosed is my April 17, 1990 letter to Lester Coleman, his April 26, 1990 reply to me, and the May 31, 1991 communication with documents provided by email to me by Peter Slater that were being circulated by Don Koehler in a conspiracy with the

Feshbach Brothers to abusively short our stock PMCX, disparage Duralt FC and our Joint PMC/Pfizer Inc SAE TECHNICAL PAPER (890214) SERIES, SAE, THE ENGINEERING SOCIETY FOR ADVANCING MOBILITY LAND SEA AIR and SPACE.

As mentioned above, I obtained this file entitled "Lubrizol Papers" from Peter Slater a consultant for PMC. Peter (who previously worked as Marketing Manager for Actor/Racer Paul Newman of NEWMAN-SHARP RACING. Peter Slater said that the "Lubrizol Papers" were part of Dick Valentine's (Jiffy Lube) response to why he doesn't want to work with us for a Jiffy Lube/Duralt private label.

Also enclosed was a Memo from Koehlor revealing that he was engaged with the Feshbach Brothers in a short selling conspiracy on PMC's stock in order to bankrupt our company. Also enclosed is the OTC Review Story, "Letting the Sunshine In." May 1990, that revealed that PMC was a target of a Feshbach Brothers short selling attack on our Nasdaq listed stock..

A short time later we learned that Don Koehlor and others were fired by Lubrizol after the word got out that Peter Slater had received the "Lubrizol Papers" file and forwarded it to me by email on May 31, 1991, more than a year after my letter exchange with Lester Coleman in April 1990. In fact I later attended the October 1995 SAE Conference in Toronto, Canada with Jerry Allsup, a former NIPER Scientists who was manager of our CCD/ORI tests that appeared in our Broad Spectrum SAE Paper 890214, published by the SAE, in 1989.

Another former Niper Employee, and PMC Consultant Ken Stamper attended the October 1995 SAE Conference in Toronto, Canada with Jerry Allsup and me. Ken ran into Don Koehlor who had also worked for NIPER before joining Lubrizol,

When Ken Stamper said he was attending the conference as a consultant for PMC, Koehlor told him the following. When he was fired (after I received the May 31, 1991 email from Peter Slater), the Lubrizol lawyers descended on him and his "Powershield" marketing team, fired everyone summarily, and copied every piece of paper in their offices.

Obviously, the documents enclosed with the email sent to me by Peter Slater including proof of Lubrizol's conspiracy with the Feshbachs in the abusive short selling conspiracy on PMC's Nasdaq listed stock, and the Lubrizol Inter-Office Memorandum setting up the disruption of the PMC/Pfizer SAE Paper Presentation in front of 150 Auto/Oil Industry professionals was credible enough evidence against Lubrizol for Lester Coleman the Chairman and CEO of Lubrizol to summarily fire Koehler and his entire "Powershield" Metallic Fuel Additive marketing team.

Returning to this Chronology, another ageement undermined by Lubrizol was a \$110 Million Ten Year Duralt FC Retail Market Distribution Agreement with Actor/Auto Racer Paul Newman, and his "Newman's Own" food products distributor Advantage Foods in 1990.(See my 1993 FTC Complaint V Lubrizol, and the Duralt Racing Gallery, both are enclosed. The Duralt Racing Gallery is also on the website at www.pmhcglobal.com).

Another consumer market private label agreement Polar had was with the Amway Corporation. Amway marketed Duralt in 12 oz bottles as Amway Freedom Fuel Additive in the United States, and Canada, and as Amway Petro Additive, in England where it became the best selling of all Amway products in that market. In fact, due to the success in England, Amway was to launch Amway Petro Additive in 13 additional Western European countries. This did not happen due to a conspiracy by Amway against Polar and Duralt FC. (See my 1993 FTC Complaint V Lubrizol).

The Amway, World Wide Market Agreement for Duralt FC was a very profitable business for PMC, and eventually Amway became a 5% insider stockholder in PMC, as a result of a shared cost professional racing program. The Amway Freedom Fuel Additive Buick, driven by Professional SCCA Lady Race Car Driver Patty Moise, proved to be a very successful market strategy for both Amway and Polar, as Women were Amway's largest customer base. The second Amway Professional Racer in the Indianapolis "Cart" Racing Series was the great racer Scottie Brayton, who died at the Indianapolis 500. (RSP Scottie Braton).

Amway Corporation also marketed a synthetic motor oil, trade named Amway Freedom Oil, and purchased that motor oil from Lubrizol. Later in 1992, Amway joined in with a group of corporate raiders, that included the Lubrizol Corporation, and investors alligned with Wayne Heizenga, Sr, in a hostile takeover, proxy contest.

In 1990 Elf Aquitaine (Elf) and Polar Molecular Corporation (PMC) entered into a contract in which PMC became the exclusive marketer of Elf High Technology Racing Fuel, with Duralt FC bulk-blended into the Elf Racing Fuel. See the enclosed Research Magazine brochure, "Elf Aquitaine High Technology Fuels with Duralt Fuel Conditioner."

Elf Research in Solaize, France had conducted highly successful initial tests on Duralt FC for Octane Requirement Increase control (ORI), and highly positive tests for control of the build up of Combustion Chamber Deposits (CCD), and Octane Number Required (ONR) in gasoline engines. These are key performance objectives of the Auto/Oil Industry for fuel economy and emission control standards that are related to government regulation for unleaded gasoline, and ultimately for "Climate Change".

Elf Aquitaine, and PMC had entered into a Option to Licence and Joint Research Agreement in 1991, the ultimate objective being the incorporation of Duralt FC in all gasoline sold commercially by Elf in Europe, Asia and Africa.

In January 1992, PMC entered into a \$250,000 Duralt FC Non-Exclusive Option to License Agreement with the Dow Chemical Company, in Midland, Michigan for Dow Chemical sales of the patented Duralt FC Technology to the Oil Refining Industry. Shortly after that the Amway Corporation paid PMC a \$2 million advance royalty payment in an Exclusive World-Wide Licensing Agreement for Amway's "direct seller" retail market in 12 oz bottles. Amway private labeled Duralt as Freedom Fuel Additive in the USA and Canada, and Amway Petro Additive in England.

On April 1, 1992 PMC and Dow Chemical met with Elf in Paris, France for an update on the "ORI" and "CCD" engine tests being performed on Duralt FC by Elf Research, in Solaize France. ELF provided PMC, and DOW a very positive report of test results, up to that date. (See enclosed partial report titled Elf, Dow, PMC.) Elf stated that they had one more test to run, a 400 hour Renault engine test. If that final test was positive, Elf would launch Duralt FC as a bulk-treatment fuel additive in all of their gasoline sold commercially in Europe, and then in Africa and Asia. (See enclosed 1993 FTC Complaint V Lubrizol)

In attendance for PMC at that meeting was Dr. Brian Taylor, PMC's new Vice President of Business Development. Dr. Taylor had been recommended to me by Greig Grochouski, Amway Vice President of Research. Greig had vetted Duralt FC for Amway, and recommended that the Amway Marketing Department enter into an Exclusive, World Wide Agreement with PMC for utilization of DuraltFC in Amway's Direct-Seller Retail Consumer Market. Dr. Taylor was the former Vice President of Research for Chevron, in California.

Dr. Taylor was interviewed by Octane Week Magazine on May 13, 1991 as PMC's incoming Vice President of Market Development, in which he stated that Duralt FC was what Chevron Research had been trying to invent for ORI and CCD performance benefits that impact United States Environmental Protection Agency (EPA) fuel economy and emissions standards, in gasoline engines. He also pointed out that Duralt FC was unique in it's ability to reduce CCD, and ORI by 6-7 octane numbers.

Shortly after the meeting with Elf in Paris, France, a hostile takeover, proxy contest was launched by investors aligned with Wayne Hueizinga, Sr., including one Charles Johnston, (AKA Carl Hill), the Lubrizol Corporation, and the Amway Corporation who at that time owned about 5% of PMC common stock. PMC had provided shares of it's Nasdaq listed ((PMCX) common stock in lieu of cash for it's contribution to the Amway Freedom Fuel Additive Buick driven by professional lady racer, Patty Moise, and Indy Car Professional Racer, Scott Braton. (See 1993 FTC Complaint V Lubrizol and Duralt Racing Gallery).

When the Feshbachs drove PMC's stock down on the small cap Nasdaq from \$6.00 to 90 cents in a conspiracy with Lubrizol, Polar had to provide a large number of shares to Amway to meet the cash equivalent of the deal. Amway then voted it's shares with the Wayne Heizenga Sr. 1988 "October Investors" hostile takeover group in violation of a 25% Stand-Still Agreement.

Amway President Bill Nicholson told me on a phone call that they were going to give the Huizenga people a chance as they had done deals with the Huizenga people before, and voted Amway's proxy with the Huizenga (1988 October Investors). I eventually saw the Amway proxy cards that were voted for the Huizenga, "October Investors" and Charles Johnson who led the 1992 Hostile Proxy Contest..

I also subsequently saw signage in the Ada, Michigan area that confirmed to me that Amway's owners had business deals with Wayne Huizenga, Sr. (See my 1993 FTC Complaint V Lubrizol).

I had paid down the payables of PMC with the combined \$2,250,000.00 licensing fees received from The Dow Chemical Company, and The Amway Corporation, as a defensive measure, as I believed the Takeover group, if successful would place Polar in bankruptcy to misappropriate the Duralt FC Patents, and other PMC Intellectual Property. (See my 1993 FTC Complaint v Lubrizol at www.duraltcomplaint.com and enclosed.).

After a bitterly disputed proxy contest, in which I predicted that the Takeover Group led by Charles Johnston would place PMC in bankruptcy, and misappropriate the Duralt FC Patents, and other Intellectual Property. the Takeover Group in subsequent follow up proxy statements said that I was "blowing smoke" and that the Duralt Patents belonged to the PMC Stockholders. They represented that they were going to build PMC with new management, and succeed in the market place. After that the takeover group prevailed on June 30, 1992, and took over the management of PMC.

However as I had predicted in Polar's proxy statements, in August 1992 the takeover management led by Charles Johnston sent a letter to the stockholders stating the company was in worse condition than he had originally thought. He complained that the Amway and Dow licensing cash \$2,250,000 had been spent to retire debt. He said that he was considering placing PMC in Chapter Eleven. As a result, I filed a lawsuit against the takeover management for Proxy Fraud, and for other unlawful acts..

In February, 1993 the takeover management led by Charles Johnston, (AKA Carl Hill) placed PMC in Chapter 11, in the United States Bankruptcy Court, in Boston, Massachusetts, not in Michigan in order to distance the PMC Bankruptcy from the stockholders, many of whom were located in Michigan. Many of Charles Johnston's allies were located in and around Boston, Massachusetts, as was Johnston. (This is known as a "securities bust out scheme")

Charles Johnston was located in Braintree Massachusetts, a suburb of Boston, as was A. Clinton Allen 111, a Wayne Huizenga Sr. contact, and Vice President of Advest, Inc, a Investment Banker in Boston. Mr. Allen was the Vice-President in charge of Advest Financial Communications, a department led by Tony Marshall who put on a broker dealer "Road Show" to increase visibility, and purchase of PMC's small cap Nasdaq symbol (PMCX) common stock, and underlying warrants for a warrant exchange by Reich and Company whose lead broker was Al Barbara who was known for shorting a clients stock into a financing.

In January 1989, after the Advest broker dealer "Road Show" resulted in PMC's stock price going from 90 cent to \$6 dollars, Barbara was short PMC stock and warrants about one million Units. Despite the pre-selling of the units, Barbara called off the financing after PMC refused to reorganize the PMC Board of Directors, at a meeting attended by Al Barbara and Bruce Meisel at PMC Board Member Ken Roe's Offices at Burns and Roe a industrial contractor, in New Jersey. It was after that meeting, that Al Barbara called off

the \$10,000.00 Stock and Warrant Unit Deal. I have the Reich Financing Prospectus in a file.

Clinton Allen was the Investment Banker who introduced me to Wayne Huizenga Sr., and arranged the \$2.5 million investment in PMC Restricted Stock, ("The October Investors"), including Wayne Huizenga Sr, Clint Allen and two others. Later, Clinton Allen introduced me to Charles Johnston at the Detroit Metro International Airport, after which Charles Johnston invested \$100,000.00 in PMC restricted stock.

After the hostile proxy fight takeover of PMC by Wayne Huizenga connected investors, and others led by Charles Johnston, and the subsequent Chapter 11 Bankruptcy filing by Charles Johnston, "et al" in United States Bankruptcy Court in Boston, I filed my FTC Complaint V Lubrizol in February, 1993, and met with the FTC lawyers that were assigned to my Complaint in March 1993. This included Naomi Litcher, who was lead FTC attorney on the review of our 1993 FTC Complaint V Lubrizol. As previously stated, Ms. Litcher said to me that "your evidence is highly credible, and you should write a book."

As previously stated, I subsequently applied for a Copy Right and received one entitled "A Brother's Sacrifice" that was dedicated to my brother, David Howard Nelson. The Copyright was based on the Summary Brief, Volume One of my 1993 FTC Complaint V Lubrizol Corporation.

On May 13, 1993 U.S. Bankruptcy Court Judge Joan Feeney, on a motion from Mark Nelson and the Committee to Save Polar, removed Charles Johnston, "et al" from management of the PMC estate. As I predicted he would do, Johnston and his crew attempted to misappropriate the Duralt FC Patents, and other Intellectual Property. As a result of the removal of Johnston, "et al" from management of the PMC Bankruptcy Estate, Judge Feeney appointed a Trustee, Stephen Gray of the Recovery Group, to manage the affairs of the Polar Molecular Corporation, Chapter Eleven Bankruptcy Estate.

After an investigation, the PMC Chapter 11 Trustee, Stephen Gray, through his legal counsel sued Charles Johnston, "et al" for Bankruptcy Fraud and Proxy Fraud. (The Trustee's lawsuit was a copy of my lawsuit for Proxy Fraud, filed against Johnston "et al" in United States District Court, Eastern District of Michigan, Bay City, Michigan.

In the meantime, FTC Attorney Naomi Litcher had advised Trustee Gray, the manager of PMC, that Lubrizol and others had committed well documented violations of Federal Trade Law, as proven in my 1993 FTC Complaint V Lubrizol, and that the FTC would sue them in federal court if they attempted to buy PMC or its Duralt FC Intellectual Property from the Trustee, and the United States Bankruptcy Court, in Boston.

Excerpts from the Trustee's billings filed with the Bankruptcy Court listed those that met with the Trustee to discuss the purchase of the Duralt FC Patents, other Intellectual property, and assets of the PMC Bankruptcy Estate. That list included the Lubrizol Corporation, the Amway Corporation, Wayne Huizenga Sr.s representative Leroy Moyer,

Barton Roe, James Bonner a former CFO of PMC, and Jerry Finch who who worked for Masi Limited, a merger and acquisition company whose Boston affiliate is Advest Inc. After learning of the FTC finding's, and the lawsuit threatened by the FTC, not one of the afore-mentioned individuals or entities offered to buy PMC or it's assets.

I then engaged Paul P. Daley, the Senior Partner in charge of the Bankruptcy Department for Hale in Dorr LLP, in Boston, Massachusetts, After securing the funding needed for a Plan of reorganization, The "Plan" was prepared, and filed by Paul Daley and Hale and Dorr,LLP. The "Plan" was then approved by Judge Joan Feeney and the Trustee Stephen Gray.

Polar Molecular Corporation emerged from Chapter Eleven on December 4, 1994, four days before the birth of my dutiful Son, David, Paul, Otis Nelson, who was due to be born on December 4th, but waited until December 8, 1994 to be born, so that I could attend the closing on our Plan of Reorganization on December 4, 1994.

We then restarted operations in Denver, Colorado where I had moved, after the hostile takeover of PMC on June 30, 1992.and purchased a house in Aurora, Colorado a suburb of Denver, to be close to my former wife Marilyn's family, at her request.

During the intervening time period, between the hostile takeover in 1992, and the December 4, 1994 recovery of Polar Molecular Corporation, the Duralt FC Patents, and other Intellectual Property, we lost the opportunity for the 1993 ELF market launch of Duralt in all their gasoline in Europe, Africa and Asia.

We also lost the Dow Chemical Company licensing contract and contracts with Pfizer,Inc who had been Polar's Research, Marketing and Manufacturing Partner, up to the time of the takeover.

Important engine manufacturer, and Duralt FC private label agreements with Harley Davidson Motorcycles, Mercury Marine, the largest marine engine manufacturer in the world, and the Ford Motor Company Duralt private label Agreements were also lost due to Lubrizol's unlawful acts including the 1992 hostile takeover of PMC, and the fraudulent Chapter 11, filing by Charles Johnston, "et al". (See the enclosed Harley Davidson and Mercury Marine Duralt product flyers, also found on the website at www.pmhcglobal.com).

In fact, the only large company relationship that was still in existance was the Licensing contract with the Amway Corporation. Amway was part of the 1992 Take Over Group. In 1993 I negotiated a "Settlement" Licensing Contract with Amway and received a vital cash infusion of \$1,250,000.00, in a advance royalty payment.

In December 1995, I was able to retrieve the ELF relationship through a new confidentiality agreement, and at a subsequent meeting in May 1996 with Dr. Bernard Damin and Dr. Alain Faure of Elf Additives in Solaize, France at ELF Research. I was given a copy of the highly positive test results performed by Dr. Gilbert Chapelet, Manager of Elf Research on Duralt FC, in the 400 hour Renault Engine Test that would

have assured ELF's launch of Duralt FC, in all of it's Motor Gasoline World Wide, including France, Western Europe, Africa and Asia.

Dr. Chapelet had met in PMC's Saginaw, Michigan offices with Charles Johnston, and Dr. Brian Taylor of the PMC Takeover Management, after the June 30, 1992 takeover of PMC. Dr. Chapelet's purpose as stated to me before hand at a dinner get together in Saginaw was to see if the Takeover Management intended to proceed with the Elf/PMC Licensing Agreement and planned Elf market launch of Duralt in all of Elfs gasoline in Europe, Asia and Africa in 1993.

After keeping Dr. Chapelet waiting in the PMC board Room for two hours, Charles Johnston and Dr. Brian Taylor would not make any commitment to proceed with the Elf/PMC agreements. On his way out of town Dr. Chapelet called me and informed of the disappointing results of his meeting with Johnston and Taylor. Unfortunately, I was not surprised and continued to believe that the takeover of PMC was solely for the purpose of misappropriating the highly valuable, patented Duralt FC Technology. I was proven right.

It was later that I learned that Dr. Chapelet subsequently ran the 400 hour Renault Engine test required for the 1993 Elf market launch of Duralt FC, in an attempt to ultimately preserve the value of years of highly positive research on Duralt FC by Elf and PMC.

What followed in 1995, after the recovery of PMC and Duralt Technology by the Nelson's and the Committee to Save Polar, were some highly important market developments for PMC and Duralt, including the Auto Industry push to include CCD/ORI technology in U.S. Motor Gasoline. (See the enclosed Octane Week story, Gas Wars, August 1995.)

I was invited by Ford Motor Company to attend that interview because Ford knew that PMC's Duralt FC was the only effective CCD, ORI, and ONR fuel additive technology available because it was Ford and Elf that had vetted Duralt FC for it's unique CCD and ORI benefits. (See 1995 letter from Ford Motor Managing Engineer Alan Smith with a list of proven claims for Duralt FC in gasoline motor fuels and in diesel fuels.)

Also enclosed is the brochure, DURALT. SELECT TEST DATA, is an authoritative scientific paper on Duralt published by the Society of Automotive Engineers. One SAE Paper is entitled, THE BROAD SPECTRUM NON-METALLIC FUEL ADDITIVE FOR GASOLINE AND DIESEL ENGINES: PERFORMANCE IN GASOLINE ENGINES.

The second Duralt FC SAE paper is entitled ORI CONTROL, A NEW WAY OF SAVING, This SAE paper explains how oil refiners can save money by producing lower octane gasoline, bulk treated with Duralt FC due to it's CCD/ORI/ONR performance capabilities. (Go to www.pmhcglobal.com).

In 1997 due to Duralt's unique CCD, ORI and ONR performance features, Polar was offered an opportunity by Salomon Smith Barney (SSB) to acquire Octel, from Great

Lakes Chemical Corporation for a estimated \$950 million. Octel was the largest remaining manufacturer of "TEL", Lead Octane Boosting Additives that were being phased out of gasoline, World Wide.

The Octel acquisition would have positioned Duralt FC as a substitute for lead in motor gasoline refined by major oil companies, and also for use in unleaded gasoline refined by major oil refiners, and would have made Polar Molecular Corporation a multi-billion dollar company with world-wide operations, virtually overnight. (In the Duralt FC Brochure, SELECT TEST DATA, See PMC's Technical Paper, "Advanced Fuel Additive Technology for Cost Effective Gasoline Lead Phaseout, By Control of Octane Requirement Increase." by Jerry Allsup of Polar Molecular Corporation. This technical paper was presented at the UN Special Session On Environment and Development, New York, New, June 1997).

Jerry Allsup was the Managing Engineer for the tests conducted on Duralt FC for it's unique CCD, ORI, and ONR benefits at the National Institute For Petroleum and Energy Research, (NIPER), a United States Department of Energy (DOE) Research Center in Bartlesville, Oklahoma.

These extensive fleet and laboratory tests are also reported in the PMC/Pfizer Inc SAE Technical Series Paper No. 890214 entitled, THE BROAD SPECTRUM, NON-METALLIC FUEL ADDITIVE FOR GASOLINE AND DIESEL FUELS, PERFORMANCE IN GASOLINE ENGINES.

The fact that a major Investment Banker of the size and substance of Salomon Smith Barney would offer such a deal to Polar Molecular Corporation underscores the enormous value and market potential of the Duralt FC Technology, in the proposed \$950 million acquisition of Octel by Polar. (See the enclosed Salomon Smith Barney Book on the Polar Molecular Corporation/Octel Acquisition).

Amway and Lubrizol undermined this "Game-Changer Opportunity" with Octel, and Salomon Smith Barney, as detailed in my three subsequent FTC Complaints V Lubrizol Corporation.

Moving forward again, the Amway Corporation did not perform the 1993 "settlement" Licensing deal, and was sued by PMC in 2007 for non-performance of the 1993 Licensing Agreement, and theft of Duralt Intellectual Property from the Licensing File. Lubrizol was identified as a co-conspirator with Amway Corporation during the subsequent discovery, and related sworn depositions. (See the enclosed November 6, 2018 FTC complaint V Lubrizol Update, and the document entitled "Bankruptcy Fraud, the Continuing Fraud, Duralt Product Theft", July 12, 2019 Edition, (Enclosed), or the document "Bankruptcy Fraud, the Continuing Fraud, Duralt Product Theft", with exhibits, May 30, 2018 edition, on the Duralt Complaint website at www.duraltcomplaint.com.

During the ensuing time period, PMC's financial difficulties caused by the 1992 hostile takeover and the loss of the 1993 Elf market launch of Duralt FC in all Elf Gasoline, World-Wide, the Dow Chemical Licensing Contract, and other agreements with major

corporations in the Auto/Oil Industry, it became very difficult for Polar to gain traction in the market for petroleum additives.

Finally, on September 11, 2001, Polar Molecular Corporation entered into a World Wide Market Agreement with Total Fina Elf (TFE), the result of a merger between Total Fina and Elf, (now TFE or Total). Total is the largest oil company in Europe, Africa, and with operations in Asia, the 4th largest oil refiner in the world.

Still severely under capitalized, PMC was relying on a \$10 million financing by Legg Mason from their Partner Fund, that was contingent upon execution of the PMC/TFE Market Agreement.

Unfortunately, the financial recession that occurred immediately after the terrorist attacks on the World Trade Center, and elsewhere that day cost PMC the Legg Mason financing, and the \$40 million estimated initial orders of Duralt FC from TFE was delayed.

PMC and TFE proceeded with the Market Agreement and a joint TFE/PMC meeting with the Ford Motor Company, in Dearborn, Michigan, in October 2002. At the meeting Managers of Powertrain Development and Fuels and Lubricants for Ford confirmed that Ford would support a requirement for Duralt FC by the United States Environmental Protection Agency (EPA), and the California Air Resources Board (CARB). Ford's confirmation of its support for a EPA, and CARB requirement for Duralt FC in all gasoline sold commercially in California, and in the U.S. Market was extremely helpful to PMC.

TFE made a presentation at the meeting entitled, P-910, P-911 (enclosed) that verified Duralt FC performance in combination with detergent additives, that are bulk blended into all gasoline motor fuels World-Wide. This combination of Duralt plus Detergent Additives was protected by a Duralt Plus Detergent patent that had issued around the world. (See enclosed list).

Ford's confirmation of support for a EPA, and CARB requirement for Duralt FC in all gasoline motor fuels was a major plus for our friends at TFE Additives (TFEA) Elaine Faure, Manager and Bernard Damin the Chief Technical Manager. Both were Elf Executives before the merger of Total Fina with Elf and had all the test reports of the highly positive research on Duralt FC by Elf, and then by TFE. (See the October 2002 announcement of the Total Fina Elf-Polar Molecular Corporation World-Wide Market Agreement, enclosed).

What followed was continuing financial difficulties caused by the financial recessions following 9-11 and the continuing attacks by Lubrizol on PMC, and the non-performance of the Amway Corporation of the 1993 "settlement" Licensing Agreement with PMC.

Later, in 2006, Buffett/Lubrizol "Agent Provocateur" and "bagman" Carl Hill (AKA Charles Johnson) with the help of a PMC consultant and Insider A. Richard Nelson undermined a major market opportunity with Phillip Saunders, Founder of Truck Stops of America, and Travel Ports of America.

In a letter to me, Hill estimated the deal with Mr. Saunders to be a \$1 billion revenue opportunity. Hill was a PMC consultant on the project and wanted the deal for himself and a Board Member, Dick Socia. (Self dealing and violation of fiduciary duty).

Next, In January 2007 Hill, and the aforementioned Polar Molecular Holding Corporation Board member, Dick Socia undermined a \$10 million financing for Polar Molecular Holding Corporation (PMHC) with IBK Capitol Corporation,(IBK) in Toronto, Canada.

After the undermining of the IBK financing, Carl Hill and Dick Socia met with Bruce Becker of Affiliated Investments, a secured lender for PMC, in Detroit, Michigan. They then convinced Becker to foreclose on the Duralt patents and other Intellectual Property, that was security for a \$800,000 loan with Affiliated Investments LLC, Becker's firm.

Dick Socia, still a PMHC Board Member then incorporated Petroleum Enhancer,LLC (PE) as a vehicle for the foreclosure conspiracy against the interests of PMHC, another violation of Fiduciary Duty.

PMC, the owner of the Duralt intellectual Property, and PMHC the owner of PMC then sued "PE", Buffett/Lubrizol "Bag Man" Carl Hill,(AKA Charles Johnston), Dick Socia, A. Richard Nelson, and Bruce Becker of Affiliated Investments, LLC, for tortious Interference of the IBK Financing, Violation of Fiduciary Duty, and for other things.

The lawsuit was filed In U.S. District Court, Eastern District of Michigan, Northern Division. Case No. 07-12415-BC.in Bay City, Michigan. Judge Thomas L. Ludington. Carl Hill, "et al" were represented by Clark Hill, PLC in Detroit, Michigan, a law firm that also represented the Amway Corporation, in Ada, Michigan.

During the ensuing legal battle, PMC was placed in Chapter Eleven by it's owner PMHC, in the United States Bankruptcy Court in Denver, Colorado in 2008, to protect the PMC patents and intellectual Property from the foreclosure conspiracy.Polar Molecular Corporation, Chapter 11 Case number 08-21608-EEB, Judge Elizabeth Brown presiding..

During the Bankruptcy proceedings, with support from Alain Faure, and Bernard Damin of Total Fina Elf Additives (TFEA), and Dr.Chandra Prakash, PMC made a Duralt FC PPT presentation(enclosed) to Sinopec, the largest Oil Company in China, in February 2008. and a Duralt FC PPT assisted by TFEA, and Dr. Chandra Prakash (enclosed) to the California Air Resources Board (CARB), in June 2009).

Both entities agreed to do a big fleet test evaluation of Duralt FC. CARB stated that if the tests were comparable to the test results on our PPT presentaion they would write a regulation that required Duralt in all motor gasolines sold commercially in California.

Sinopec agreed to do the same thing in China, and the test was perfect for Duralt's CCD/ORI, Octane Number Required (ONR) performance benefits, as the Chinese government had ordered the removal of Ethly MMT a metallic octane boosting additive, from all gasoline produced and sold commercially in China.

The Chinese oil companies could not produce high enough octane number gasoline without Ethyl MMT. Therefore, "Substantially Similar", non-metallic Duralt FC was the perfect solution for the Chinese Oil industry. In fact, Sinopec said that if they elected to use Duralt FC, the entire Chinese Oil Industry would do so.

By the way, Total has a refinery and Total retail service station operations in China, a good fit for Polar as Total would know how to protect the Duralt FC intellectual property, and Total was our World Wide Market Partner, and would participate in the commercialization of Duralt Technology in China with Polar.

Despite the approval by the Bankruptcy Court, and the United States Trustee Office in Denver of the Disclosure Statement for a PMC Plan of Reorganization that was to be mailed to unsecured creditors for a vote on the Plan, the "Bagman" Carl Hill bribed our attorney on the case, Gary Appel, and the plan was not mailed out and voted on. As a result Appel was terminated by PMC.

Then through serious violation of bankruptcy law and in violation of Bankruptcy Court procedures, the U.S. Bankruptcy Court Judge, Elizabeth Brown improperly converted the case to Chapter 7, and granted "PE" relief of stay to foreclose on the incredibly valuable Duralt FC Technology. (See enclosed Bankruptcy Fraud, the Continuing Fraud, Duralt Product Theft, July 12, 2019, and the May 30, 2018 Bankruptcy Fraud version on the website at www.duraltcomplaint.com.)

On August 3, 2009 my father died after a second doctor induced stroke. His death was a homicide. My Father's homicide was connected to the above fraudulent Court proceedings in the United States Bankruptcy Court in Denver, Colorado. (Once again, see the enclosed document, Bankruptcy Fraud, the Continuing Fraud, Duralt Product Theft, July 12, 2019).

The "PE" gang then held a auction without a court order, and fraudulently foreclosed on the Duralt patents and other PMC intellectual property with a illegal credit bid of a disputed claim, on September 15, 2009. Then, they abandoned the patents a few months later in early 2010 by non-payment of annuities. Shortly after that Lubrizol began manufacturing Duralt plus Detergents, as "XLP" for the Amway Corporation.

I subsequently saw a Lubrizol material safety data sheet (MSDS) for XLP, (Duralt Plus Detergent) that Amway was selling on the Amway website, and that MSDS Sheet identified the Alox oxidate, the Duralt key component as taught in our patents. I then called Lubrizol's oxidate department and asked for a sample. The oxidate department person then asked in a highly agitated tone of voice, "how do you know about this?!!!" That person then abruptly hung up the phone before I could answer him. Shortly after that XLP was taken off the Amway website, and then placed on the Amazon website.

(See the evidence on my enclosed document (with extensive exhibits) Bankruptcy Fraud, the Continuing Fraud, Duralt Product Theft July 12, 2019).

Lubrizol had acquired the Alox Corporation in 1996. Alox was the supplier of our Duralt key ingredient, an oxidate trade named Alox 400L that we had the exclusive right to, and taught in our patents. PMC also had a Exclusive License to manufacture Alox 400L. After selling PMC a bad batch of 400L, Lubrizol said they couldn't provide sufficient product to meet our requirements.

We then went to Lockhart Chemical company in Flint, Michigan, the only other company that knew how to manufacture this type of oxidate, and helped Lockhart to produce the equivalent of Alox 400 L. We then entered into an exclusive rights agreement with Lockhart for that oxidate.

Then Lubrizol acquired Lockhart in 2007. After a complaint was filed by a third party, the FTC forced Lubrizol to return Lockhart Chemical to its previous owners. Lockhart was not required by the FTC to pay back the acquisition money to Lubrizol. (See the enclosed FTC Order).

What followed was the acquisition of Lubrizol by Warren Buffett and Berkshire Hathaway Inc in March 2011 for \$9.8 billion dollars, a 28 % premium to market, and then the pirating of our business with Total through tortuous interference of our contracts with Total, and with bribery.

Ultimately, other improper rulings occurred in our litigation with Amway Corporation and "PE" and personal attacks on me and others ultimately took the life of my Life Partner Sharon Elizabeth Minnock, in June 2013. There have been attempts on my life as well, as detailed in my attached SEC Complaint Update, dated August 16, 2021. There have also been threats of murder made to friends and family, a Criminal RICO violation of federal statutes of law.

Meanwhile Lubrizol has pirated our business with Total, through tortuous interference of two back to back Total/PMC NDA's as detailed in my latest FTC Complaint v Lubrizol, November 6, 2018 Update (enclosed), and in other documents. Lubrizol is illegally selling the stolen Duralt FC to Total, and Total is illegally buying Duralt FC from Lubrizol instead of from PMC/PMHC. Total had admitted in NDA's with PMC that PMC owned the Duralt FC Product Technology.

Lubrizol has also "pirated" our business expectancy with Global Partners, LLC in Massachusetts that was covered by a NDA. Lubrizol is selling the stolen Duralt technology to Global Partners and Global Partners is buying it illegally, in violation of our signed NDA, and other law.

.The business with Total that Lubrizol stole from PMC with the stolen Duralt FC technology would add \$3 billion in earnings for Lubrizol Inc's "bottom line". Buffett receives a financial benefit of 38.6 % of this stolen net earning. Without the illegal sale of the stolen Duralt FC, to Total, Lubrizol would be financially "under water".

You are liable and accountable for this \$3 plus billion plus per year in net earnings being stolen from "Polar", and its shareholders

As I stated above, after review of my 1993 FTC Complaint V Lubrizol, the lead FTC attorney on the Complaint, Naomi Litcher said to me after reviewing the 1993 FTC Complaint V Lubrizol, "Your evidence is highly credible, and you should write a book".

I subsequently submitted, via my attorney Paul Ethington of Reising, Ethington, Barnard, Perry & Milton, the Summary Brief of my 1993 FTC Complaint V Lubrizol to the United States Copyright Office, with the title, "A Brother's Sacrifice" and received a Copyright, Certificate Number TXU 605 425, November 5, 1992,(copy enclosed).

My brother, David Howard Moses Nelson died of injuries sustained in a traffic accident, and the insurance money left over after his death was used to launch our family business, and the eventual invention of our proprietary, patented product, Duralt FC. I do intend to write the book. For your edification see the enclosed, "THE NELSON FAMILY STORY & PHOTOS" that is also enclosed on my website at www.duraltcomplaint.com.

I also applied for a Copyright, for a much longer chronology of the illegal attacks on PMC and Duralt by, Lubrizol and others. That Chronology of events was entitled "Ghost Stories- A Definitive History", and I did receive a Copyright for that as well. The number is TXu 603 330 November 9, 1993..

The human price to my family and close friends has also been very high. See the enclosed, NELSON FAMILY HISTORY AND PHOTOS. My brother David Howard, Moses Nelson was the first investor in our family business and subsequent Duralt invention. Dave died of complications from a traffic accident. He was covered by a second insurance policy, and after his death my Dad and I started our business with the left over funds,.

My Father and Polar Founder, Duralt inventor, the Late Otis L. Nelson, Jr was a decorated veteran of World War Two, who served for 23 months in the European Theater of Operations, in the United States Army (Darby's) Rangers, and the USA/Canada First Special Service Force.(FSSF). When my Dad's unit, the First Ranger Battalion and the Third Ranger Battalion led the Spearhead off the Anzio Beachhead in 1944 they ran into the Herman Goering Panzer Division.

Three Hundred fifty Rangers died in a desperate battle that day, and two hundred Rangers were captured. The Light Infantry Rangers were out gunned by "Tiger Tanks" and other armored units, and only 6 Rangers escaped and evaded back to American lines that night. My Dad was wounded and was one of the 6. After his wounds healed he joined the First Special Services Force (FSSF) the unit he served in for the remainder of the Second World War, in Europe.

My Father's best friend during the war was the legendary, FSSF Regimental Scout, Howard Van Ausdale, I am "little Van" as promised by my Dad to his friend, the great Howard Van Ausdale. I had the honor of meeting "Van" in 1972 when my Dad and Mom brought him home from a trip to the west coast, and Portland Oregon where Van lived. There is a picture of Dad and Van in the attached NELSON FAMILY STORY.

My Father's death on August 3, 2009 was a homicide, directly related to a bankruptcy fraud of the Duralt Technology patents that were occurring at that precise time in the Polar Molecular Corporation Chapter Eleven Case, in the United States Bankruptcy Court in Denver, Colorado, and directly related to a lawsuit Polar Molecular Corporation and Polar Molecular Holding Corporation filed in United States District Court, Eastern District, in Bay City, Michigan against Petroleum Enhancer, LLC, Carl Hill (AKA Charles Johnston), Richard Socia, A. Richard Nelson, and others for violation of fiduciary duty, tortious interference of a \$10 million financing for Polar, and conspiracy to misappropriate the Duralt FC patents and other intellectual property. (A related document with numerous exhibits is "A Conspiracy of Material False Statements and Altered Evidence, enclosed and on the website at www.duraltcomplaint.com).

This case in United States District Court was directly related to PMC's Chapter Eleven case in the United States Bankruptcy Court in Denver, Colorado, and was on appeal twice before the United States Court of Appeals of the Sixth Circuit, in Cincinnati, Ohio.

After surviving two years of intense combat in Europe during the Second World War, my Father died fighting a corporate war, while protecting his family, Polar Molecular Corporation, his Stock Holders, and his Duralt FC inventions. American Dream denied!! The motive for and timing of his death is directly connected to that corporate war, and the directly related, theft of Duralt FC Technology.

All of this is detailed in a document I produced entitled "BANKRUPTCY FRAUD, THE CONTINUING FRAUD, DURALT PRODUCT THEFT, July 12, 2019." This document with numerous evidentiary exhibits are in the hands of federal agents including the United States Securities & Exchange Commission. An earlier version of Bankruptcy Fraud, The Continuing Fraud, Duralt Product Theft, with Exhibits, May 30, 2018 version is on my website at www.duraltcomplaint.com.

Another related document with exhibits is entitled "A Complaint of Judicial Misconduct "(enclosed), that is related to the misconduct of various federal judges in the above cases In District Court and the Court of Appeals case against Petroleum Enhancers, LLC, Carl Hill, A, Richard Nelson, "et al".

There is also a directly related lawsuit Polar filed against the Amway Corporation, PMC V Amway, "et al" complaint, US District Court, Western District of Michigan, in Grand Rapids, Case No. 07-cv-00460 that revealed during discovery that Lubrizol was a co-conspirator with Amway in the theft of Duralt FC confidential information from a licensing file.

The Complaint of Judicial Misconduct is also located on the website at www.duraltcomplaint.com

As I previously stated, the human price has been very high in this protracted corporate war over Duralt FC technology. This also includes the death of my Life Partner, Sharon Elizabeth Minnock, on June 3, 2013. Sharon's death was also a homicide. The well

organized evidence I have verifies that her death was a homicide, and her homicide was also directly connected to the “corporate war” over Duralt FC Technology.

Once again the extensive evidence of my Father Otis L. Nelson Jr.’s Homicide and that of Sharon Elizabeth Minnock, including timing and motive, is found in the “BANKRUPTCY FRAUD, CONTINUING FRAUD, DURALT PRODUCT THEFT.”, July 12, 2019.

As previously stated, Mr. Buffett and Mr. Mitchell failed to have Berkshire Hathaway Inc legal counsel review the extensive evidence of Lubrizol’s illegal acts against our company, halt Lubrizol’s illegal acts against our interests and proceeded to file the Berkshire Hathaway’s 2016 SEC 10K with certified, audited financials on February, 26, 2017.

This was done without disclosure of the liabilities incurred by Lubrizol due to it’s illegal acts against Polar and it’s shareholders of then \$27 billion in lost net income, and up to \$81 billion if a civil Rico, or Sherman antitrust claim was upheld in federal court. We have both.

Based on statements he made to me in a subsequent letter dated December 13, 2017, I believe Mr. Buffett provided my letters and evidence to Lubrizol’s CEO Eric Schnur for review. Mr. Schnur knew my allegations were correct.

As I informed Mr. Buffett I would do, absent a through review of my evidence by Berkshire Hathaway legal counsel, and resolution of our claims against Lubrizol, I filed a new, updated FTC complaint v Lubrizol with the Federal Trade Commission in February 2017.

. The FTC attorney, Alan Friedman, who referred to himself as “the portal”, and who did the initial review of my Complaint V Lubrizol advised me that my evidence was credible enough to warrant a formal review, that he would be assigning my February 2017 FTC Complaint V Lubrizol to a team of 5 FTC attorneys, and that the lead FTC attorney on the review would contact me. He did. His name is Kent Cox.

I worked with Kent Cox, and then two months later I filed a FTC Complaint V Lubrizol April 2017, UPDATE, containing for the first time, an economist study that quantified the damages we had suffered, and four books of evidenciary Exhibits that validated my asserted claims against Lubrizol.

A Chronology of Lubrizol’s illegal acts against our interests is found in the Summary Brief, Volume One, for the April 2017 Update. After review of the FTC Complaint V Lubrizol April Update, Mr. Cox said to me on a telephone conference, “You have a valid lawsuit, (against Lubrizol), but the FTC doesn’t collect damages for you. You have to engage legal counsel, and sue (Lubrizol) to collect the damages”.

This statement coming from a senior FTC attorney, such as Kent Cox validates our legal claims against Lubrizol and also validates the assertions I make in my SEC Complaint V Buffett, et al” that the lost net income we suffered due to Lubrizol’s illegal acts against our

interests must be disclosed and Buffett, "et al"s failure to do so violates federal securities law.

Moreover, I believe Civil Rico claims are valid as the illegal attacks by Lubrizol against our interests have been continuous over 30 years. Sherman Antitrust law violations are identical to the federal trade law violations revealed to the FTC and the lead FTC lawyer Naomi Litcher, on my FTC Complaint V Lubrizol in 1993. Naomi Litcher said to me after reviewing my 1993 FTC Complaint V Lubrizol, "your evidence is highly credible, and you should write a book."

My asserted, well documented claims against Lubrizol also meet the definition of "MONOPOLIZATION" on the FTC Website that I crafted my February 2017 FTC Complaint V Lubrizol to, at the direction of FTC attorney Alan Friedman, ("the Portal) who then assigned my FTC Complaint V Lubrizol to a team of lawyers headed up by Kent Cox.

Eight months later, I sent a letter dated December 10, 2017, delivered by Fed Ex (tracking enclosed) on December 12, 2017 to Warren Buffett. I provided a copy of my December 10, 2017 letter to Mr. Buffett to Robert Mitchell, of Deloitte & Touche, LLP (Fed Ex tracking enclosed) also on December 12, 2017. I also provided copies of my January, 2017 letters to Mr. Buffett and Mr. Mitchell, to both men. .

I also enclosed in the Fed Ex packages to both, a document entitled, THE LEGAL CLAIMS AGAINST LUBRIZOL SUMMARY BRIEF AND ECONOMIST STUDY WITH 4 BOOKS OF EVIDENTIARY EXHIBITS. "The LEGAL CLAIMS AGAINST LUBRIZOL" is a retitled copy of the FTC COMPLAINT V LUBRIZOL, APRIL UPDATE with Economist study that FTC Bureau of Competition attorney, Mr. Kent Cox described as being a "valid" lawsuit, something I already knew, but was happy to have confirmed again by Kent Cox.

The above letters and documents are displayed on the website at www.duraltcomplaint.com. For your convenience, I have also enclosed the LEGAL CLAIMS Summary Brief with Economist Study in your package, today. I encourage you to read the Chronology of events at the very beginning of the Summary Brief with Economist Study, Volume One.

It is entitled, "HISTORY OF THE ATTACK BY LUBRIZOL ON DURALT FC, THE NELSON INVENTORS/PATENT DEVELOPERS/FOUNDERS OF PMC, AND POLAR MOLECULAR HOLDING CORPORATION".

This well written chronology will give you and your legal counsel a very clear picture of the story and Auto/Oil industry issues that underly the motives driving Lubrizol's unlawful acts against our interests, including the theft of our Duralt FC Technology. This is what Mr. Buffett read, along with the authoritative economic study, before sending his reply letter the very next day, on December 13, 2017.

Mr. Buffett as Chairman & CEO of Berkshire Hathaway Inc was required to have Berkshire Hathaway's lawyers assess the asserted claims and resultant liabilities and

then file amendments to the previous filings with the SEC, starting with the 2016 SEC 10K and audited financials filed with the SEC on February 26, 2017. He didn't.

Instead, Robert Mitchell certified Berkshire Hathaway's audited financials in Berkshire's 2017 SEC 10K, and it was filed with the SEC on February 26, 2018. This was done without required due diligence by Berkshire's lawyers on the evidence and asserted claims against Lubrizol, and without making the appropriate disclosures, as required by federal securities law.

Mr Buffett, certain financial officers of Berkshire Hathaway, and all members of the Berkshire Board of Directors signed the 2017 SEC 10K, and it was illegally filed with the SEC on February 26, 2018, without the required disclosures so that Berkshire Stockholders could make informed investment decisions.

Meanwhile Mr. Buffett and Berkshire Hathaway Inc had raised \$112 billion dollars from investors from around February 2017 to December 2017, without due diligence and disclosure of these highly material claims, as required by United States securities law. This opens up a potential "rights of rescission claim against Buffet, Berkshire Hathaway Inc, Deloitte Touche, and you, Berkshire Hathaway Board Members.

In fact, in a reply letter to me dated December 13, 2017 (enclosed) Mr. Buffett said, " I undertand that you would like me to intervene in the dispute with Lubrizol, This I won't be able to do." "Normally, I would forward your letter to the CEO but my impression is that you may not want me to do so". (A threat!!). Then he said he would not share the contents of my letter with Berkshire's lawyers, the very first thing he should have done.

There is also no mention in Mr. Buffett's December 13, 2017 letter to me of the well organized and detailed LEGAL CLAIMS AGAINST LUBRIZOL documents, and economist study of lost net income we suffered due to Lubrizol's illegal acts against our interests, including 4 books of evidentiary exhibits. *I discussed all of this on page three, paragraph one and two of my December 10, 2017 letter to Mr. Buffett, that was enclosed in Mr. Mitchell's package as well, along with the LEGAL CLAIMS AGAINST LUBRIZOL Summary Brief and Economist Study, and four books of evidentiary Exhibits.*

I believe Mr. Buffett remembered my January 2017 letters to him, and to Mr. Mitchell of Deloitte & Touche LLP, with a package of evidence against Lubrizol, including my 1993 FTC Complaint v Lubrizol, and hit the panic button.

Then, In January 2017 Mr. Buffett forwarded all of that to Lubrizol's CEO Eric Schnur who told him not to worry, and Mr. Buffett and Berkshire Hathaway proceeded to raise \$112 billion from investors without required "due diligence" by Berkshire legal counsel on the legal claims against Lubrizol, and the required disclosure.

As a result, he was afraid to provide my December 2017 letter and well organized evidence found in the LEGAL CLAIMS AGAINST LUBRIZOL, with Economist Study, with four books of evidentiary exhibits to Berkshire's lawyers who have a higher duty to Berkshire Hathaway Inc public stockholders than they do to Mr. Buffett.

Also, Mr. Mitchell of Deloitte & Touche LLP received a duplicate Fed EX package at about the same time. I am certain that Mr. Buffett and Mr. Mitchell had a very animated conversation when they assessed the dilemma that they were both in. That would explain Mr. Buffett's hurried response letter of "admissions" the very next day, on December 13, 2017, something I am certain that Mr. Buffett regrets.

The culpibility and the liability has now increased to \$50 billion and up to \$150 billion. You as Berkshire Hathaway Inc Board Members are now personally liable for the undisclosed claim of \$50 billion of lost net income and up to \$150 plus billion, if a civil Rico or Sherman Anti-Trust claim is upheld in federal court, I warned you that this would happen in my April 27, 2019 letter with exhibits that disclosed this liability in the LEGAL CLAIMS AGAINST LUBRIZOL, with economist study, a retitled copy of my FTC Complaint v Lubrizol April 2017 Update, with Economist Study.

In my April 27, 2019 letter to you as Berkshire Hathaway's Board of Directors and Officers, I warned you that you would personally assume this liability if you did not require Buffett to disclose this enormous, material liability, and settle the underlying claims.

More importantly, on the bottom of page two continuing on page three I said,"Any other Board Member or Officer not yet named will be named in my upcoming expansion of my Form TCR Complaint to the SEC, Office of the Whistleblower if they fail to act to correct the "Omission of liability and assessed claims of now \$33 billion to \$99 billion as of January 2019, and halt the unlawful acts of Lubrizol, "et al" against the interests of Polar, it's stockholders and the Nelson Founders/Inventors."

I went on to say, "As for Lubrizol's management, they should be immediately fired for cause, or at the very least placed on unpaid administrative leave until an internal investigation can be conducted, in the interests of Berkshire Hathaway and Berkshire's independent stockholders, and to prevent any further damage to the interests of Polar, and it's stockholders, or any further attacks on the Nelson family founders/inventors."

"Now, as to further Retaliation Against the Witness, be advised that I informed Mr. Buffett of a "agent provocateur" and "bag man" named Carl Hill acting for Lubrizol in my letter delivered to him by Fed Ex and dated February 20, 2018." (Fed Ex tracking enclosed.) This insidious criminal and some of his "over the top" lawless deeds are discussed in the "Release" and on the website at www.duraltcomplaint.com

"Of all the troubling matters revealed herein, you should count this one as paramount."

"Not only did Mr. Buffett fail to halt Lubrizol's use of this criminal, but in fact Hill's illegal acts became more aggressive, and much better funded after my letter to Mr. Buffett of February 20, 2018. The lawless acts that have occurred are very serious and include cyber crime, obstruction of justice, retaliation, and implied threats against a family member and me. There is much more."

The February 20, 2018 letter to Mr. Buffett (enclosed) was also sent by email to Debbie Bosanek, Mr. Buffett's Assistant, and is also a attachment to the "Release" email. The "Release" email and the enclosed February 20, 2018 letter to Mr. Buffett is also located in the Introduction Exhibits at www.duraltcomplaint.com.

I suggest that you read my April 27, 2019 letter to you entitled, 'To: The Berkshire Hathaway Inc Board Members and Officers', in detail.

You should have taken the simple steps I suggested to you in that letter to prevent further attacks on our interests. You didn't. At the very least you should resign in protest from your Berkshire Hathaway Inc Board of Director, or Officer position.

That personal liability I predicted for you, has now occurred, as the well documented liabilities were not disclosed in amended SEC filings, and then substantially increased. To my knowledge, only William Gates belatedly resigned from the Berkshire Hathaway Board of Directors on March 13, 2020, and gave a somewhat questionable explanation for doing so.

However, in response to a earlier mailing of the SEC Complaint v Buffett, "et al" News Release and related documents to Mr. Gates by Fed Ex in April 2019 I received a disingenuous reply. See my letters to Mr. Gates dated April 5, 2017, and a follow up letter dated April 24, 2017. I received my letters and package of documents back from (Microsoft's) Executive Response Center, with the enclosed unresponsive letters..

Subsequently, I sent a email string starting with a March 4, 2020 email to Trustee Duffy of Douglas County, Colorado, and then followed up by an email in the string to President Donald J. Trump dated March 5, 2020, followed by a email in the string dated March 5, 2020 to Frederick Smith, the CEO of Fed Ex, and then followed by another email in the string dated March 8, 2020 to Warren Buffett, "et al", followed by yet another email in the string dated March 12, 2020 to Warren Buffett, "et al", (but not to William Gates), in which I mentioned a VA medical retaliation against me, and violations of Dodd-Frank against individuals associated with me and/or Polar on the last page of the email string. (See enclosed copy of the March 4, 2020, to March 12, 2020 email string.)

The next day, on Friday, March 13, 2020, William Gates resigned from Buffett's Board of Directors, and from Microsoft's Board of Directors as well, citing other commitments, including projects to fight climate change. I believe Mr. Buffett forwarded the March 4, 2020 through March 12, 2020 email string to William Gates who was understandably alarmed, contacted Buffett to discuss the email string, and then on advice of legal counsel, resigned from Buffett's Board and Microsoft's Board of Directors to protect his own interests on Friday evening, March 13, 2020.

I subsequently contacted Mr. Gates in a letter dated May 21, 2020 (enclosed) and disclosed my theory concerning the timing of his resignation from Buffett's Board of Directors, and Microsoft's Board of Directors. In the same letter I advised him, that in my opinion he was only liable for civil violations of federal securities law that are related to the non-disclosure issue, I then offered to resolve the civil liabilities incurred by him,

personally as a Berkshire Hathaway Director, with a business opportunity on the West Coast of the United States.

The opportunity concerned his potential assistance in development by Polar of the market for our proprietary, environmental Duralt Fuel Additive Technology with the California Air Resources Board (CARB). This appears to be a fit for Mr. Gate's stated objective to fight climate change. I did not hear back from Mr. Gates, and therefore did not attempt to reach out to him again. I mentioned all of this in a subsequent update to the SEC.

I also revealed my theory of Gate's resignation to Warren Buffett, and others in a email dated May 29, 2020 (enclosed), and received no response.

The claims I am asserting against some others, including Mr. Buffett, Berkshire Hathaway Inc, Buffetts Board of Directors, including you, and Lubrizol include various violations of law against my interests, my family's interests, the interests of our stockholders, and Polar Molecular Holding Corporation's interests.. I have reported all of this to the SEC in several updates to my SEC Complaint, including the latest update, for August 16, 2021, (enclosed).

Related claims likely include several hundred billion dollars potentially owed to the stockholders of Berkshire Hathaway, Inc for rights of recission. This is due to the failure of Berkshire Hathaway Inc, Warren Buffett, the Berkshire Board of Directors, (you), and Deloitte & Touche LLP to disclose now \$50 and up to \$150 billion in contingent liability. (For example, see my September 5, 2018 letter to Deloitte & Touche, LLP CEO Joseph Ucuzoglu, and the disengenuous September 12, 2018 response from his legal counsel, Sarah B. Simpson).

As it relates to your duty to Berkshire stockholders, this amounts to "gross negligence", and "violation of fiduciary duty". This liability extends to Warren Buffett and you, for failure to report the asserted, well documented claims against Lubrizol, and the failure to halt the illegal acts by the Lubrizol Corporation, "et al" that I have detailed to Buffett, you, Deloitte, the SEC and others, against the interests of Polar, our stockholders, my family, myself and other related individuals and parties.

Therefore, the shareholders of Berkshire Hathaway Inc can demand "rights of recission," under federal securities law.

In my April 27, 2019 letter to Berkshire Hathaway's Board Members and officers, I specifically warned you on page two, paragraph four of my concerns related to Carl Hill a "bag man" and "agent provocateur" for Buffett and Lubrizol. I referred you to my letter dated February 20, 2018 to Warren Buffett concerning Hill and his "over the top" lawless acts against our interests. I stated in my April 27, 2019 letter to you that "of all the troubling matters revealed herein, you should count this as paramount."

This goes to your personal liabilities for failure to halt these illegal acts against our interests, and report the related liability in Berkshire Hathaway's filings with the United States Securities & Exchange Commission, as required by federal securities law.

The February 20, 2018 letter to Buffett is on the website at www.duraltcomplaint.com and is a attachment to a email string that I shared with Buffett via his administrative assistant Debbie Bosanek, dated February 26, 2018 and entitled "Settlement" (Also on the above cited website). The email string and the attached February 20, 2018 letter to Buffett and Fed Ex tracking are enclosed.

The illegal acts mentioned above are detailed in my SEC Complaint Updates, including the enclosed one for August 16, 2021. Other illegal acts of Lubrizol Corporation against our interests are detailed in my four complaints filed with the Federal Trade Commission (FTC) against the Lubrizol Corporation, a Berkshire Hathaway, Inc Wholly Owned Subsidiary.

This would include my 1993 FTC Complaint V Lubrizol, with two Books of Exhibits, my February 2017 FTC Complaint V Lubrizol with four books of Exhibits, my April 2017 FTC Complaint V Lubrizol, Updated/Revised Edition with Economist Study and four Books of Exhibits, and my November 6, 2018 FTC Complaint V Lubrizol, Revised/Updated Edition with Economist Study, and four Books of Exhibits, plus an electronic file entitled "new exhibits".

Copies of Volume One, Summary Brief of each are enclosed, along with the December 11, 2018 cover letter to FTC attorney Kent Cox, with Federal Express tracking information for my FTC Complaint V Lubrizol Complaint, November 6, 2018 Updated/Revised Edition.

The "Legal Claims Against Lubrizol" document with Volume One, Summary Brief, Economist Study (enclosed) and four Books of Exhibits is displayed on the website at www.duraltcomplaint.com. All of this was delivered to Warren Buffett with a copy to Robert Mitchell of Deloitte & Touche LLP in Omaha, Nebraska on December 12, 2017 with a December 10, 2017 cover letter to both. Buffett sent a disengenuous letter to me in response the next day, December 13, 2017 by U.S. First Class mail, in which he refused to halt Lubrizol's illegal acts against Polar. (See enclosed December 13, 2017 letter from Buffett and copy of mailing envelope).

He also said he would not give my "letter" (and detailed evidence in the LEGAL CLAIMS document and four books of exhibits referenced in the "letter"). to Berkshire's lawyers for assessment of the claims, and SEC disclosure requirements) or to Lubrizol's management, or lawyers. My December 10, 2017 letters to Buffett and Mitchell and Buffett's disengenuous response letter dated December 13, 2017, are enclosed, and is also located on the website at www.duraltcomplaint.com.

The Legal Claims Against Lubrizol Summary Brief, with Economist study, Volume One and 4 Books of Exhibits is a direct, retitled copy of my FTC Complaint V Lubrizol April 2017 Updated/Revised Edition with economist study concerning lost net income caused Polar and our stockholders by Lubrizol's illegal acts against our interests.

After reviewing the FTC Complaint V Lubrizol with economist study, April 2017 Edition, the FTC Attorney responsible for my 2017 and 2018 FTC Complaints, Kent Cox said to

on a telephone conference call, "You have a valid lawsuit (against Lubrizol), but the FTC doesn't collect damages for you. You have to engage legal counsel and sue (Lubrizol) to collect the damages." This assessment of legal claims against Lubrizol by a senior FTC attorney validates the now, \$50 million in lost net income claim that Polar has against the Lubrizol Corporation.

As a result of the \$50 billion in lost net income Polar suffered, we were unable to sue Lubrizol to collect the damages. That is why as United States citizens we filed four complaints with the Federal Trade Commission to protect our company and our shareholders.

Due to all of the above, and other related law including tortious interference, and United States Bankruptcy law, etc, my SEC Complaint V Buffett, "et al" for failure to disclose this enormous, material liability is valid.

This liability must be disclosed in amended SEC filings of Berkshire Hathaway's combined financials, and likely disclosed elsewhere. Furthermore, failure to disclose this highly material liability, and failure to halt Lubrizol's acts against us, and those of the "bag man" Carl Hill has created an additional, direct liability for Warren Buffett, Berkshire Hathaway, Inc, Berkshire's Board Members, and Officers, and Berkshire's auditors, Deloitte & Touche LLP.

As previously stated, the "Legal Claims Against Lubrizol" with economist study, and four Exhibit Books were delivered to Warren Buffett and Mr. Mitchell of Deloitte & Touche by Federal Express on December 12, 2017, along with a cover letter to each. Those letters with Federal Express Tracking, and Mr. Buffett's response to me dated December 13, 2017, are also on the front page of our website at www.duraltcomplaint.com.

Other liability includes, Retaliation against a (SEC) WhistleBlower, me, in violation of Commission Rule 21F, 17a, and Retaliation Against A Witness, me personally, my family and others of a criminal nature. Once again, for example, see my August 16, 2021 Update to my SEC Complaint V Buffett, "et al".

Also, see the enclosed document, Bankruptcy Fraud, The Continuing Fraud, Duralt Product Theft dated July 12, 2019, for exhaustive detail to the civil and criminal violations of law assertions that I am making.

This includes the Chronology of the Homocide of Otis L. Nelson Jr., our company Founder, and Duralt Inventor in August 2009, as well as the Chronology of the Homicide of Sharon Elizabeth Minnock my life partner, in June 2013. Other criminal acts include attempts on my life and death threats against another family member, my 27 year old son, David Paul Otis Nelson, and other related parties.

For additional insight, go to www.duraltcomplaint.com for more detail and some of the history of the illegal acts against our interests.

You can also go to www.Pmhcglobal.com for information related to Duralt FC Technology, our proprietary, environmental, Auto/Oil Industry proven Technology. This includes validation by Ford, Mercury Marine, Harley Davidson, two Scientific Papers published by the Society of Automotive Engineers (SAE), claims validation by highly decorated Scientists at Columbia University, in New York City, Pfizer, Inc, and Total of France, the largest oil company in Western Europe, with over 200 highly positive Duralt Fuel Conditioner CCD and ORI engine tests performed on Duralt in a Joint Research project, and much more, Duralt was awarded 39 patents and 15 trademarks around the world.(See enclosed list of patents and trademarks).

At this point my advice to you as Berkshire Hathaway Inc Board Members, and Officers is as follows:

- 1). You should Insist that Buffett and Berkshire Hathaway Inc attorneys immediately halt Lubrizol's ongoing violation of law, against the interests of my family, Polar, our stockholders, and other related parties. (There is also an ongoing investigation of both civil and criminal violations of law by the "bag man" Carl Hill, and others).
- 2). You should Insist that Berkshire Hathaway Inc and Deloitte & Touche LLP file amended disclosure statements to your previous filings with the SEC, detailing the liabilities created by the above illegal acts of Lubrizol, "et al" against our interests in Berkshire Hathaway Inc's SEC reports, and audited financials.
- 3). You should Insist that Berkshire Hathaway Inc and it's subsidiary the Lubrizol Corporation review the resultant legal claims and liability to my family, me, Polar Holding & it's stockholders, and any other related parties including Berkshire Hathaway Inc public stockholders, for potential "Rights of Recission".
- 4). You should also ask your personal attorneys to review all of the above referenced evidence, related legal claims, and other evidence that I have made available to you, and then ask your personal or corporate lawyers to provide appropriate legal advice to you..
- 5). If Buffett refuses to perform points 1, 2 and 3, I would recommend that you resign from Buffett's Board of Directors, and make the appropriate disclosures of your reasons for doing so, as required by federal securities law.

In closing, I want you to know the following, The most important law, especially in our Constitutional Republic, is the protection of Life, Liberty and property, the protection of human Life being the most important.

In that regard, I would like to refer you to my letter of March 4, 2020 to President Donald J. Trump (enclosed), with extensive documents, sent in C/O Michael Lindell. (Fed Ex tracking # 783399681569).

Near the bottom of the second to last page of the letter I said, "I realize there are many defections occurring at this point and that must be disheartening. However, I know you will continue the fight for America, the American people, and our Constitutional Republic.

As one of my heroes Winston Churchill eloquently stated in the darkest hours of the Second World War, "NEVER, NEVER, NEVER QUIT."

I want you to know that another one of my heroes is President Donald J. Trump who also never aquits. In that regard, you can count me in. I realize that you have accomplished a great deal more in your first Presidential term than any other U.S. President in recent memory. This certainly includes your many additions to the Federal Judiciary, including your Supreme Court appointments that will positively impact our country for many years to come.

In my opinion, your efforts to protect the lives and liberties of all Americans in our Constitutional Republic is perhaps the most important. In that regard, I noted there was very little mention of your Executive Order to protect infants that actually survive abortion. As a Pro Life, practicing Catholic I was somewhat surprised that there was very little news media coverage of this courageous action on your part to protect the sanctity of innocent life as a United States Constitutional right.

This is a point that was never mentioned by Joe Biden, the Democratic Party, the "Fake News Media" and those including Joe Biden who are "Pro Choice" which actually means pro-abortion. The left did charge that the addition of Judge Barret to the Supreme Court would lead to the overturning of Roe v Wade, which needs to happen to protect innocent human life.

I was also very disappointed that the Catholic Church did not vigorously support your re-election effort. In fact no other U.S. President or other political figure of any political party would have had the courage to take this simple step to protect innocent human life. You did.

That simple, straightforward act of courage on your part in signing that executive order should have guaranteed your re-election. It didn't. However, of one thing I am certain. Someday when you are standing before the Throne-Altar of almighty God, our Lord will count that one act of sacred duty on your part as the most important of all your courageous acts as President of the United States of America, and leader of the Free World."

In closing, we live in a Constitutional Republic where everyone is obligated to obey the law regardless of social position or level of wealth. Mr. Buffett's likes to recite his devotion to the American Constitutional principles of protection of life, liberty and property, but has failed to adhere to those basic principles, and acts as if he is above the law.

Sincerely Yours,

Mark L. Nelson
A Whistleblower for the SEC
Chairman, President & CEO
Polar Molecular Holding Corporation www.pmhcglobal.com, www.duraltcomplaint.com

C.C. UNITED STATES SECURITIES & EXCHANGE COMMISSION

C.C. THOMSON REUTERS, USA & CANADA

C.C. THE ASSOCIATED PRESS

C.C. WARREN E. BUFFETT

C.C. MARC D. HAMBURG, SR. VP. PRINCIPAL FINANCIAL OFFICER

C.C. ROBERT MITCHELL, DELOITTE & TOUCHE

C.C. JOSEPH UCUZOGLU, CEO DELOITTE & TOUCHE LLP

C.C. THE BERKSHIRE HATHAWAY AUDIT COMMITTEE & BOARD OF DIRECTORS

CC BRIAN MOYNIHAN CEO BANK OF AMERICA

C.C. BRUCE ROSE, CEO CARRINGTON MORTGAGE SERVICES

C.C. CHAIRWOMAN MAXINE WATERS, U.S. HOUSE COMMITTEE ON FINANCIAL SERVICES.

C.C. CONGRESSWOMAN ALEXANDRIA OCASIO-CORTEZ, U.S. HOUSE COMMITTEE ON FINANCIAL SERVICES.

C.C. CONGRESSWOMAN YANNA PRESSLEY, U.S. HOUSE COMMITTEE ON FINANCIAL SERVICES.

C.C. SENATOR MICHAEL BENNET

C.C. SENATOR BERNIE SANDERS

C.C. SENATOR ELIZABETH WARREN, SENATE BANKING COMMITTEE

C.C. SENATOR LINDSEY GRAHAM

C.C, SENATOR BARRASSO

C.C. SENATOR TED CRUZ

C.C. SENATOR MIKE CRAPO, SENATE BANKING COMMITTEE

C.C. SENATOR JOSH HAWLEY

C.C. SENATOR TOM COTTON
C.C. SENATOR RON JOHNSON
C.C. SENATOR MIKE LEE
C.C. SENATOR BARRASSO
C.C. FREDERICK W. SMITH, CEO, FED EX CORPORATION
C.C. MICHAEL LINDELL, CEO OF MY PILLOW, INC
C.C. JARED KUSHNER
C.C. RACHEL MADDOW, MSNBC
C.C. SEAN HANNITY, FOX
C.C. TUCKER CARLSON, FOX
C.C. LAURA INGRAHAM, FOX