



October 18, 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 September 2021 you received my "ten pound package" with my August 29, 2021 Letter To: The Berkshire Hathaway Inc Board of Directors, and Officers, with CC to others, listed above. As I stated in my August 29, 2021 letter (enclosed), "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."

I stated further, "those off the charts unlawful acts against our interests and retaliatory attacks on me personally as detailed in my SEC Complaint V Buffett, "et al" August 16, 2021 Update Revised that I provided to you in my "ten pound package" by UPS Express are continuing apace. (See enclosed UPS Express tracking documentation). Retaliation Against A Whistleblower, me in violation of Commission Rule 21f, 17a is continuing as detailed in my latest SEC Complaint V Buffett, "et al" September 26, 2021(enclosed)." (For your further edification I have enclosed my April 27, 2020 SEC Complaint v Buffett, "et al' Complaint detailing a VA Medical retaliation against me).

Continuing, I said, "Additionally, Buffett and you also 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".

I then said, "the liability to Polar Molecular Holding Corporation is at least \$50 billion in lost net income, and up to \$150 billion if a civil Rico claim or Sherman antitrust claim is upheld in federal court. The liability to Berkshire Hathaway Inc public stockholders is much greater and likely in excess of \$400 billion dollars."

I would now like to draw your attention to two enclosed Non-Disclosure Agreements (NDA) between Total , the major French oil company that helped validate our Duralt Fuel Conditioner Technology for the Auto/Oil Industry. Lubrizol tortuously interfered with those two agreements. The first one is a NDA entered into as of November 16th 2015 between Total Marketing Services (Total M&S, and Total Additifs et Carburants Speciaux, (Total ACS) and with Polar Molecular Holding Corporation, (PMHC) located at 9457 S. University Blvd #312, Highlands Ranch, Colorado 80126, United States of America, duly represented by Mark Nelson, as President & CEO.

The second NDA, entered into as of January 7, 2019 is between Total Marketing Services ("Total M&S"), and Total Additifs et Carburants Speciaux ("Total ACS") and Polar Molecular Holding Corporation (PMHC) with a business address at 9457 S. University Blvd #312, Highlands Ranch, Colorado 80126 United States of America, duly represented by Mark Nelson as President & CEO. .

Both agreements have a two year term, and state that "Duralt Additives" are proprietary to PMHC. "Confidentiality" covering samples, formulas and other information is in effect for ten additional years after the two year term of the NDA's.

In my "Ten Pound Package" delivered to you in September 2021, I provided a copy of a document entitled Bankruptcy Fraud, the Continuing Fraud, Duralt Product Theft" July 12, 2019. This document details a fraud on our company in the illegal auction of Duralt Patents and trademarks. I am now enclosing Bankruptcy Fraud, and the Continuing Fraud, May 30, 2018. This document and several exhibits appears on my website at www.duraltcomplaint.com This document and exhibits prove that a illegal auction of our Duralt patents and trademarks occurred in 2009 shortly after my Father Otis L. Nelson Jr's. homicide in August 2009. The homicide was directly related to the illegal auction of our Duralt patents and trademarks. (See the exhibits to my May 30, 2018 Bankruptcy Fraud document on www.duraltcomplaint.com website. Of particular interest is the exhibit entitled the "Affadavit of Gilbert Chapelet, Letourneau (enclosed) that discusses the history of the research on Duralt FC by Elf, (Total Fina Elf).

Lubrizol was involved with the bankruptcy fraud and after the fraudulent auction commenced selling Duralt to various companies as discribed in my July 12, 2019 Bankruptcy Fraud document. According to statements made by Warren E. Buffet. Lubrizol has been selling Duralt to Total and has profited about \$3 billion a year for the past four years, or about \$12 billion. This goes to damages we have suffered and

provides support for my allegations that Berkshire Hathaway Inc has failed to disclose material liabilities in it's Audited Financials certified by Deloitte & Touche LLP, in it's filings with the United States Securities & Exchange Commission (SEC).

For further detail, I have enclosed two email strings sent by me to Ms Sarah Simpson legal counsel to Joseph Ucuzoglu, CEO and Director of Deloitte & Touche LLP who received my "ten pound package" in September, and my "two pound package" in October. One is entitled Shareholder Derivative Lawsuit, dated Tuesday, October 12, 2021 at 12:45 PM with multiple exhibits attached including a Duralt test report entitled "Summary of 200 Engine Tests", conducted by Total Fina Elf, and ten other attachments concerning Duralt validation by Total, and other Auto/Oil Industry entities.

The second email string was sent by me to Ms.Sarah Simpson on Tuesday October 12, 2021 at 12:46 PM and attached the Buffett Board and Officers Letter September 30, 2021, and the two Total NDAs described above and attached to this letter. On page three of this email string is a email to various parties associated with PMHC and entitled, "September 30, to Berkshire Board of Directors, Deloitte, Lubrizol, Two NDAs with Total. I suggest you read this for further edification.

As I stated in my September 30 Letter to you, "In my opinion, you have three choices:"

- 1). You can compell Warren E. Buffett to settle the claims of \$50 Billion to \$150 Billion in damages against our interests.
- 2). You can fire Buffett as CEO and settle the claims yourself.
- 3). You can force Buffett to allow Berkshire Hathaway's Directors and Officer's Liability Insurance Underwriter to settle the claims against you."

"Those are your choices. Otherwise I will lead a Shareholder Derivative Lawsuit against you, Berkshire Hathaway Inc, Warren E. Buffett, Deloitte & Touche LLP and it's CEO Joseph Ucuzoglu."

Add in to the Shareholder Derivative Lawsuit the entire Board of Directors of Deloitte & Touche LLP.

Sincerely,

Mark L. Nelson
A Whistleblower for the SEC
Chairman, President & CEO
Polar Molecular Holding Corporation
Majority Stockholder
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