GRAFTECH INTERNATIONAL LTD Form DEFA14A April 24, 2014

#### **UNITED STATES**

#### SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

#### **SCHEDULE 14A**

(Rule 14A-101)

Proxy Statement Pursuant to Section 14(a) of the

Securities Exchange Act of 1934

(Amendment No. )

Filed by the Registrant x

Filed by a Party other than the Registrant "

Check the appropriate box:

- " Preliminary Proxy Statement
- " Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))
- " Definitive Proxy Statement
- x Definitive Additional Materials
- " Soliciting Material Pursuant to §240.14a-12

#### GRAFTECH INTERNATIONAL LTD.

(Name of Registrant as Specified In Its Charter)

(Name of Person(s) Filing Proxy Statement, if other than the Registrant)

Payment of Filing Fee (Check the appropriate box):

X	No fee required.			
	Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.			
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	(2) Form, Schedule or Registration Statement No.:			

(3) Filing Party:

(4) Date Filed:

#### For Immediate Release

#### GRAFTECH SENDS LETTER TO STOCKHOLDERS AND FILES INVESTOR PRESENTATION

Highlights Track Record of Performance and Reiterates Commitment to Executing Strategic Plan

Urges Stockholders to Vote FOR the GrafTech Director Nominees on the WHITE Proxy Card

**PARMA, Ohio** April 24, 2014 GrafTech International Ltd. (NYSE:GTI) (GrafTech) today announced that it has mailed a letter to stockholders in connection with the Company s May 15, 2014 Annual Meeting of Stockholders urging them to protect their investment by voting the **WHITE** proxy card **FOR** GrafTech s seven experienced and highly qualified director nominees. In addition, GrafTech filed a presentation with the U.S. Securities and Exchange Commission (SEC), which is available on the Investor Relations section of the Company s website and on the SEC s website at <a href="https://www.sec.gov">www.sec.gov</a>.

Highlights of the presentation include:

GrafTech s Board and management team have a strong track record of value creation and a clear, winning strategy to drive long-term stockholder value;

GrafTech s experienced and highly qualified Board is committed to serving the interests of ALL stockholders;

The Milikowsky Group s platform is based on flawed analysis and misleading statements, and demonstrates a fundamental lack of understanding of GrafTech s global businesses and industry;

If implemented, the Milikowsky Group s proposed strategy would be detrimental to stockholder value; and

Nathan Milikowsky was not re-nominated to the Board in 2013 following serious governance breaches and conduct that demonstrate he is not qualified to serve on the Board.

The full text of the letter follows:

April 24, 2014

Dear Fellow Stockholders,

GrafTech s May 15, 2014 Annual Meeting is only a few weeks away and your vote is extremely important. Your Board of Directors is focused on driving value for all stockholders and positioning GrafTech for continued success. We urge you not to allow GrafTech s meaningful progress to be derailed by an individual with an agenda that is not aligned with the interests of **ALL** stockholders.

The Daniel and Nathan Milikowsky Group (the Milikowsky Group ), led by former Board member Nathan Milikowsky, is seeking to install its own nominees to the Board at the Annual Meeting. While the Milikowsky Group initially nominated five candidates for election at the meeting, they recently announced that they would nominate three individuals, including Nathan Milikowsky.

Your Board unanimously recommends that stockholders vote the enclosed WHITE proxy card FOR GrafTech s seven highly qualified and experienced director nominees, including two new independent nominees: Joel Hawthorne, Randy Carson, Mary Cranston, Thomas Danjczek, Ferrell McClean, Catherine Morris and Steven Shawley.

#### GRAFTECH HAS THE RIGHT BOARD, THE RIGHT MANAGEMENT TEAM AND

#### THE RIGHT STRATEGY TO CONTINUE DRIVING VALUE FOR STOCKHOLDERS

Over the past five years, your Board and management team have implemented initiatives to improve the competitive strength of the Company during the industry scurrent severe cyclical downturn and to best position GrafTech in anticipation of a recovery in the steel market. We are confident that GrafTech has the right Board, the right management team and the right strategy to continue to drive value for all stockholders.

In contrast, the Milikowsky Group s platform is filled with unsound analysis and misinformation, and indicates a basic lack of industry understanding. We are writing today to address the Milikowsky Group s flawed platform and to ensure that you have all the facts when making this important decision about the future of your investment.

#### THE MILIKOWSKY GROUP S STRATEGY UNDERSCORES ITS FUNDAMENTAL

#### LACK OF UNDERSTANDING OF GRAFTECH S GLOBAL BUSINESSES AND INDUSTRY

In connection with its campaign to reinstall Nathan Milikowsky on the GrafTech Board, the Milikowsky Group has presented a platform that, if implemented, would be detrimental to stockholder value. In addition, the only Milikowsky Group initiatives based on sound business principles are those that the GrafTech Board has long been driving and that were implemented before the Milikowsky Group launched its proxy contest. Apart from the initiatives underway at GrafTech, the strategies presented by the Milikowsky Group are either unsound, based on flawed assumptions, misleading in nature or simply inappropriate for a global carbon and graphite material sciences business like GrafTech. The Board urges stockholders to consider each of the Milikowsky Group s claims in light of the facts:

- û **Milikowsky Group Claim:** GrafTech should redefine its commercial strategy to a commodity pricing approach to gain market share, claiming this would increase sales by 30,000 metric tons and generate an additional \$60 million in EBITDA.

Furthermore, the Milikowsky Group s strategy assumes no competitive response to its attempt to capture increased market share, which is inconsistent with the competitive marketplace in which we operate. This proposal demonstrates a fundamental misunderstanding of one of GrafTech s global businesses.

Importantly, the Milikowsky Group chooses not to disclose the assumptions underlying its EBITDA estimates, which in reality necessitates an unprecedented industry margin on product and would imply a 40% increase in graphite electrode prices.

- û **Milikowsky Group Claim:** GrafTech should expand the capacity of Seadrift, suggesting that would add \$24 million in EBITDA.
- ii **FACT:** At this point in the cycle, **Seadrift capacity expansion would be value destructive.** The needle coke industry is currently operating at an estimated 80% utilization rate. Low utilization has put significant pressure on pricing, and therefore an expansion of capacity at Seadrift would not result in increased profitability and is not in the best near term interest of stockholders.

Further, as Nathan Milikowsky is aware, GrafTech has made its intentions clear about its plans to expand capacity at Seadrift at the appropriate time based on projected increased demand and capacity utilization. Once again, the Milikowsky Group neglects to disclose the assumptions underlying the implied EBITDA improvement it touts, which would require a 35% price increase for needle coke.

- û Milikowsky Group Claim: GrafTech should evaluate opportunities available to Engineered Solutions.
- FACT: Engineered Solutions is core to GrafTech s materials science technologies and allows for penetration of high growth markets. Engineered Solutions, which represented 22% of GrafTech s total revenue in 2013, diversifies GrafTech s revenue base. In addition, the Engineered Solutions segment leverages GrafTech s carbon and graphite technology leadership for new product development. We believe that the Milikowsky Group wants to evaluate opportunities available to Engineered Solutions as a pretense for initiating a sale, which would be detrimental to stockholder value.

In addition, stockholders should consider the view of an independent third party, who noted:

We also note that the [Milikowsky Group] proposal includes statements related to evaluating all actionable opportunities available for the engineered solutions business. We believe the company s ownership of this business enhances its credit profile because it supports greater overall stability in earnings and cash flow.

Moody s, Shareholder proposal would be credit negative for GrafTech, March 14, 2014

- û **Milikowky Group Claim:** GrafTech should streamline its organizational structure to be similar to that of steel minimill producers.
- FACT: GrafTech already has a similar organizational structure to that proposed by the Milikowsky Group. The Company has a flat structure on par with its efficient customers, apart from a few additional managers whose expertise is necessary because of the scale and international scope of GrafTech s operations. Contrary to the Milikowsky Group claims, the savings associated with removing a small number of global operations managers would be far less than \$28 million and would require GrafTech to forego a favorable

tax benefit.

In reality, the \$28 million would represent the entire SG&A budget needed to support the Engineered Solutions business, substantially all of the Industrial Materials business or the corporate organization.

- û Milikowsky Group Claim: GrafTech should improve its corporate governance practices.
- FACT: GrafTech has a strong corporate governance culture and an independent Board. GrafTech s annually elected Board is composed of experienced and highly qualified directors who bring new perspectives and accountability and are committed to serving the interests of all stockholders. Importantly, the Board has been aggressively involved in driving stockholder returns that outperform the weighted average of GrafTech s industry peer groupover the one and five year periods.

Nathan Milikowsky was not re-nominated to the Board in 2013 for **his own failure** to meet GrafTech s corporate governance standards. **GrafTech** s **Board and management will not compromise on good corporate governance and ethics, plain and simple**.

#### THE ONLY REALITY-BASED ACTIONS THE MILIKOWSKY GROUP CITES

#### ARE THOSE ALREADY UNDERWAY AT GRAFTECH

The Milikowsky Group makes a number of suggestions for actions and initiatives that are already being executed by GrafTech. Whether this is intended to mislead stockholders or is simply further evidence of a lack of understanding of GrafTech s global businesses is less important than the fact that your Board and management team are working diligently to execute GrafTech s strategy. For example, the Milikowsky Group states that GrafTech should reduce SG&A, reduce inventory and run Seadrift at full capacity. The truth is, the Board has long been driving these initiatives and we were implementing them before the Milikowsky Group launched its proxy contest. Specifically:

- û Milikowsky Group Claim: GrafTech should reduce SG&A by 25%.
- FACT: GrafTech is already a lean organization that employs Lean Six Sigma practices, and the Company has consistently had lower SG&A spend relative to its peers. GrafTech reduced SG&A by \$25 million<sup>2</sup>, or 18%, in 2013, which represents SG&A spending as a percentage of revenue 0.6% lower in 2013 than it was in 2004. In addition, on an absolute basis, SG&A has only increased \$5 million even after the effects of four acquisitions, sales growth, increases from changes in accounting rules and inflation, while revenue has grown over \$300 million.
- û Milikowsky Group Claim: GrafTech should reduce inventory to \$300 million.

<sup>&</sup>lt;sup>1</sup> Industry peers include: SGL Carbon, Tokai Carbon, Graphite India, HEG Limited, IBIDEN, Showa Denko, Mersen, Toyo Tanso and Nippon Carbon.

<sup>&</sup>lt;sup>2</sup> Excluding pension mark to market.

- FACT: GrafTech announced its **intention to reduce inventory by \$150 million by the end of 2015**. Management has been keenly focused on inventory levels, which have been artificially high due to GrafTech s acquisition of Seadrift in 2010 and a related DOJ-triggered three-year wind-down contract with Phillips 66 that expired at the end of 2013.
- û Milikowsky Group Claim: GrafTech should ensure Seadrift is run at full capacity.
- **FACT:** Since the beginning of the fourth quarter of 2012, **Seadrift has been running at full capacity**. Once again, as a condition of its acquisition of Seadrift, GrafTech was subject to a DOJ-triggered three-year wind-down contract with Phillips 66 that expired at the end of 2013. Since the acquisitions, Seadrift has operated at an average utilization rate of over 90%.

It is important for stockholders to recognize that the Milikowsky Group cannot claim ignorance of these facts, especially given the prominent position Daniel and Nathan Milikowsky played in negotiating the sale of Seadrift, and the fact that Nathan Milikowsky previously served on GrafTech s Board.

#### NATHAN MILIKOWSKY IS NOT QUALIFIED TO SERVE

#### ON THE COMPANY S BOARD OF DIRECTORS

Nathan Milikowsky s personal quest to reinstate himself to GrafTech s Board in spite of his clear breaches of good corporate governance and ethics is at the heart of the issue.

In 2012, the GrafTech Board unanimously appointed a committee of independent directors as well as independent investigatory counsel to conduct a thorough investigation into apparent leaks of confidential inside information that were brought to the Board s attention by several members of the management team. After completion of its investigation, investigatory counsel reported its conclusion that there had been leaks of material nonpublic information, that there was evidence that Nathan Milikowsky was the source of the leaks, that there was no evidence to support a conclusion that management or any other director was the source of the leaks and that at least some of that information could not have been developed independently.

GrafTech s independent Nominating Committee concluded that the facts, circumstances and evidence it considered in advance of the 2013 Annual Meeting established that the conditions to the re-nomination of Nathan Milikowsky for election as a director were not satisfied, that the Stockholders Agreement was breached, and that Nathan Milikowsky s presence on the Board was disruptive to Board functioning.

The GrafTech Board stands behind its investigation, process and findings. The Board s investigation was thorough and thoughtful and conducted with the assistance of well-recognized, highly experienced, independent investigatory counsel, Morris, Nichols, Arsht & Tunnell LLP, which reported to a Special Committee of the Board composed entirely of independent directors.

Despite multiple attempts to work constructively with the Milikowsky Group to find a resolution that would avoid a proxy contest, including several offers to appoint certain Milikowsky Group

nominees to the Board, no such resolution has been achieved. Nathan Milikowsky continues to insist that he include himself as a nominee, despite the Board s evidence-based conclusion that his prior governance breaches and conduct demonstrate that he is not a qualified candidate.

As we have noted previously, if all of our seven nominees are elected, your Board intends to offer to add representation from the Milikowsky Group s slate to the Board after the Annual Meeting. The Company maintains that commitment and, given the current composition of the Milikowsky Group slate, the GrafTech Board expects that if all of the Company s seven nominees are elected, either Karen Finerman, David Jardini or both would be invited to join the Board. In determining which candidates to invite to the Board, the Nominating Committee would consider the views of GrafTech s stockholders and could also request an interview with Ms. Finerman, Mr. Jardini or both.

# SUPPORT GRAFTECH S VALUE ENHANCING STRATEGY BY VOTING THE WHITE PROXY CARD TODAY

We are confident that we have the right Board, the right team and the right strategy to continue to drive value for ALL stockholders. Your Board unanimously recommends that you vote FOR GrafTech s seven highly qualified and experienced director nominees to protect your investment in GrafTech.

Your Board would like to remind you that **your vote is extremely important no matter how many shares you own.** Whether or not you plan to attend the annual meeting, please sign, date and return the **WHITE** proxy card **TODAY** and discard all blue proxy cards that you may receive from the Milikowsky Group.

We thank you for your continued confidence and support of GrafTech.

Sincerely,

The GrafTech Board of Directors

Ferrell P. McClean

Joel L. Hawthorne	Randy W. Carson	Mary B. Cranston	Harold E. Layman
/s/	/s/	/s/	

Steven R. Shawley

Craig S. Shular

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If stockholders have questions or need assistance in voting their shares, please call:

480 Washington Boulevard, 26th Floor

Jersey City, NJ 07310

(800) 509-0917 (Toll Free)

e-mail: graftechproxy@georgeson.com

GrafTech International is a global company that has been redefining limits for more than 125 years. We offer innovative graphite material solutions for our customers in a wide range of industries and end markets, including steel manufacturing, advanced energy applications and latest generation electronics. GrafTech operates 20 principal manufacturing facilities on four continents and sells products in over 70 countries. Headquartered in Parma, Ohio, GrafTech employs approximately 3,000 people. For more information, call 216-676-2000 or visit www.GrafTech.com.

NOTE ON FORWARD-LOOKING STATEMENTS: This letter contains forward-looking statements (within the meaning of Section 27A of the Securities Act of 1933 and Section 21E of the Securities Exchange Act of 1934) about our strategy, stockholder value, future board representation, election of directors, operational and financial performance, growth prospects and rates, the markets we serve, plans and our position in our industry. Our expectations are not predictions of actual performance and historically our performance has deviated, often significantly, from our expectations. Actual future events, circumstances, performance and trends could differ materially, positively or negatively, from those set forth in these statements due to various factors, including: unforeseen delays, costs or liabilities associated with our initiatives as well as our growth and other plans, changes in market prices of our securities, changes in business and economic conditions and growth trends in the industry, changes in global demand and supply for our products, changes in customer markets and various geographic regions, uncertainties in the geopolitical environment, and other risks and uncertainties, including those detailed in our SEC filings, as well as future decisions by us. Forward-looking statements speak only as of the date they are made, and we undertake no obligation to publicly update or revise any of them in light of new information, future events or otherwise. This letter does not constitute an offer to sell or solicitation to buy with respect to any securities.

IMPORTANT ADDITIONAL INFORMATION: GrafTech and its directors and executive officers may be deemed to be participants in the solicitation of proxies from GrafTech stockholders in respect of the 2014 Annual Meeting. GrafTech has filed a definitive proxy statement with the SEC in connection with the solicitation of proxies from GrafTech stockholders for the 2014 Annual Meeting. A definitive proxy statement and a form of proxy has been mailed to GrafTech stockholders. STOCKHOLDERS ARE STRONGLY ENCOURAGED TO READ THE DEFINITIVE PROXY STATEMENT AND ACCOMPANYING WHITE PROXY CARD WITH RESPECT TO THE 2014 ANNUAL MEETING AND OTHER DOCUMENTS FILED WITH THE SEC CAREFULLY AND IN THEIR ENTIRETY AS THEY CONTAIN IMPORTANT INFORMATION. Information regarding the identity of potential participants, and their direct or indirect interests, by security holdings or otherwise, is set forth in the definitive proxy statement and other materials filed with the SEC in connection with the 2014 Annual Meeting. Information regarding the direct and indirect beneficial ownership of GrafTech s directors and executive officers in GrafTech securities is set forth in the definitive proxy statement and other materials filed with the SEC in connection with the 2014 Annual Meeting. Stockholders are able to obtain free copies of the definitive proxy statement, any amendments or supplements to the definitive proxy statement and other documents filed with the SEC by GrafTech through the web site maintained by the SEC at <a href="https://ir.graftech.com/">https://ir.graftech.com/</a>.

To the extent holdings of GrafTech securities by directors or executive officers have changed since the amounts printed in the definitive proxy statement, such changes have been or will be reflected in Statements of Change in Ownership on Form 4 filed with the SEC. Stockholders can obtain free copies of these documents from the web sites maintained by the SEC and by GrafTech set forth above.

#### **Contacts:**

GrafTech International

Kelly Taylor, Director, Investor Relations & Corporate Communications, 216-676-2293

or

Joele Frank, Wilkinson Brimmer Katcher

Jamie Moser / Jed Repko, 212-355-4449

GrafTech Investor Presentation April 2014



#### Important Disclosures

NOTE ON FORWARD-LOOKING STATEMENTS: This presentation and related discussions may contain forward-looking sas: our outlook for 2014 and beyond; future or targeted operational and financial performance; growth prospects and rates; the targeted profitability, cash flow, and liquidity; future or targeted sales, costs, cost management, working capital, inventory mar business opportunities and positioning; strategic plans; stock repurchase plans; supply chain management; the impact of ration competitiveness

and

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liquidity initiatives; expected or targeted changes in production
capacity, operating rates or efficiency
in our operations or our
competitors' or customers' operations; expected or targeted capital expenditures; future prices and demand for our products and quality; diversification, new products,
and product improvements and their
impact on our business;
the impact of acquired businesses
and backward integration; investments and acquisitions that we may make in the future; the integration of acquisitions into our operations; prefactoring and
supply chain financing) activities; expected
or targeted debt

levels;
our
customers'
operations,
production
levels
and
demand
for
their
products; our position in markets we serve; regional and global economic and industry market conditions and changes therein,
concerning their impact on us and our customers and suppliers; conditions and changes in the global financial and credit market
of jurisdictional mix; the impact of accounting changes; expected depreciation and amortization expenses, and currency exchanges
expenses.
We
have
no
duty
to
update
these
statements.
Our
expectations
and
targets
are
not
predictions
of
actual
performance
and
historically
our
performance
has
deviated, often significantly, from our expectations and targets. Actual future events, circumstances, performance and trends co
positively or negatively, due to various factors, including: failure to achieve earnings or other estimates; actual outcome of unc
assumptions
and
estimates
used
when
applying
critical
accounting
policies
and
preparing



commercialize new or improved products; adverse changes in inventory or supply chain management; limitations or delays on business interruptions including those caused by weather, natural disaster, or other causes; delays or changes in or non-consuminvestments or acquisitions; failure to successfully integrate into our business any completed investments and acquisitions or to completed investments; failure to achieve expected synergies or the performance or returns expected from any completed investments; failure to achieve expected synergies or the performance or returns expected from any completed investments; to protect our intellectual property rights or infringement of intellectual property rights of others; changes in market p in our ability to obtain financing on acceptable terms; adverse changes in labor relations; adverse developments in legal process realization of anticipated benefits from, or variances in the cost or timing of, organizational changes, rationalizations and restructure or sales due to rationalization activities; negative developments relating to health, safety or environmental compliance or reme downturns, production reductions or suspensions, or changes in steel and other markets we or our customers serve; customer or insolvency events; political unrest which adversely impacts us or our customers' businesses; declines in demand; intensified comargin decreases; graphite electrode and needle coke manufacturing capacity increases; fluctuating market prices for our productions or suspensions.

between

actual

graphite

electrode

prices

and

spot

or

announced

prices;

consolidation

of

steel

producers;

mismatches

between

manufacturing

capacity and demand; significant changes in our provision for income taxes and effective income tax rate; changes in the available including petroleum-based coke or energy; changes in interest or currency exchange rates; inflation or deflation; failure to satisfy grants; continuing uncertainty over U.S. fiscal policy or condition; continuation of the European debt crisis; changes in govern policy; a protracted regional or global financial or economic crisis; and other risks and uncertainties, including those detailed in future decisions by us.

This presentation and any related discussions do not constitute an offer to sell or solicitation to buy as to any securities.

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Response to Daniel and Nathan Milikowsky Group Plan

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A History of Success and Innovation

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Company Overview
Incorporation
NYSE ticker
Stock
price
Market
capitalization

Net debt Sales (2013) EBITDA (2013) Employees (2013) 4 Delaware GTI \$10.92 \$1,481M \$540M \$1,167M \$144M 3,034 **Segment Information** Company Facts Graphite electrodes Needle coke Refractory bricks Industrial Materials Engineered Solutions Source: Company filings, FactSet (1) Stock price as of March 31, 2014 (2) Net debt as of December 31, 2013 Graphite electrodes Advanced materials Needle coke plant Sales offices Revenue by region **Advanced Electronics** Industrial Alternative Energy Aerospace & Defense Consumer GrafTech is a leader in carbon and graphite material sciences 1 1 2 **Product Offerings** 

Key Markets

Industrial
Materials
78%
Engineered
Solutions
22%
% of sales

5
GrafTech s Strong Track Record
GrafTech management and Independent Board has transformed and strengthened the business and remains focused

on
creating
value
for
all
stockholders

Turned around the company from near bankruptcy

Successfully completed and integrated four acquisitions

Secured the supply of key raw material

Expanded end markets, and technology and processing capabilities

Continues to maintain a strong balance sheet
GrafTech management and Board have created clear leadership in carbon and graphite
material sciences and has a unique and integrated platform that is unmatched
GrafTech has proactively taken timely and decisive action to best position the
Company upon emergence from this severe cyclical industry downturn

Right sized capacity

Rationalized SG&A

Optimized cash flows GrafTech has the right strategy, Board and management to drive stockholder value

- (1) Excludes dispositions on a pro forma and estimated basis
- (2) Non-GAAP financial measure; refer to appendix for reconciliation to GAAP
- (3) Includes \$98M of antitrust obligations
- (4) Peak and trough market capitalizations; trough on October 29, 2002, peak on September 30, 2008 Strong Track Record of Creating Value Through the Cycle Board and management instrumental to successful turnaround 6

In 2002, GrafTech was on the verge of bankruptcy, due to ethics violations by the pre-1999 management team

Price fixing scandal in early 1990s

The Company since then has transformed its culture of ethics and values
GrafTech s management team has

created a strong track record of driving change to achieve stockholder value:

Winning commercial strategy

Divestiture of non-performing assets

Rationalization of three GE plants

Reduction of over \$700M of debt

Launched Engineered Solutions ( ES )

segment in 2007

Creation of ~\$3B of stockholder value

Trough

Peak

2002

2008

Sales

(1)

\$506M

\$1.2B

Adjusted

EBITDA

(1)(2)

\$55M

\$369M

Sales

/

Team

Member

(1)

~\$159k

~\$474k

Operating Cash Flow

(\$60M)

\$249M

Net Debt

\$818M

(3)

\$78M Market Cap (4) \$213M \$3.0B

Lowered headcount by 20%, froze salaries and reduced discretionary expenses

Reduced SG&A

### spending by 18% in 2013 Reduced manufacturing costs by ~10% (1) Excludes dispositions on a pro forma and estimated basis (2) Non-GAAP financial measure; refer to appendix for reconciliation to GAAP (3) Adjusted for mark to market (4) Market caps as of 12/31 Strengthened the **Business** Model In Challenging Market Environment Successfully completed and integrated four acquisitions Delivered solid organic growth in **Engineered Solutions** Executed aggressive and prudent cost cutting initiatives 2009 2013 Sales (1) \$659M \$1.2B Adjusted **EBITDA** (1)(2)\$135M \$144M Sales / Team Member ~\$307K ~\$385K Operating Cash Flow \$170M \$117M Net Debt (2) (\$33M)

\$540M Market Cap (4) \$1.9B \$1.5B Over the past 5 years, GrafTech has: Well-positioned for steel recovery 7 (1)

Backward integration into key raw material needle coke (~45% of variable costs in IM)

Expanded technology & processing capabilities in ES

Dramatically improved quality, safety, yields and operating rates of the acquired facilities 3

~20% annual growth with over \$250M of revenue in 2013

Evidence of Performance GrafTech Has Outperformed The Weighted Average of Its Industry Peers in the Last 5 Years 5 Year Total Stockholder Return 35.0% 22.1%

Source: Bloomberg as of March 31, 2014

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(1) Industry peers include: SGL Carbon, Tokai Carbon, Graphite India, HEG Limited, IBIDEN, Showa Denko, Mersen, Toyo
5-yr
GrafTech \\
35.0%
SGL
22.1%
Peers1
27.1%
1 Year Total Stockholder Return
1
(2.8\%)
(2.4\%)
(14.2\%)
YTD
GrafTech
(2.8\%)
SGL
(14.2\%)
Peers1
(2.4\%)
8
12/31/12
1-yr
GrafTech
19.6%
SGL
(3.5\%)
Peers1
19.2%
19.6%
(3.5\%)
Year-to-date Total Stockholder Return
200.0%
150.0%
100.0\%
50.0%
0.0\%
(50.0%)
(100.0\%)
12/31/08
12/31/09
12/31/10
12/31/11
12/31/13
Graftech
SGL
Industry peers
27.1%
40.0\%
```

30.0%

20.0% 10.0% 0.0%(10.0%)(20.0%)(30.0%)(40.0%)12/31/12 03/31/13 06/30/13 09/30/13 40.0%30.0% 20.0% 10.0% 0.0%(10.0%)(20.0%)(30.0%)(40.0%)12/31/13 01/31/14 02/28/14

19.2% 12/31/13 03/31/14

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GrafTech Has a Clear, Winning Strategy Focused on Creating Long-term Stockholder Value Strengthen Core Business: Industrial Materials

Rationalization plan

benefits

Commercialize Advanced Technologies: Engineered

Solutions

Disciplined Investment and Capital Deployment

Strong balance sheet

Growing cash flows

Disciplined capital

deployment

10

Create

Long-term,

Sustainable

Stockholder

Value

Unique

Graphite

Electrode

Needle

Coke

Engineered

**Solutions** 

11

Leading Position: Graphite Electrodes

Sources: 2014 estimates derived from published information including press releases, websites and public company filings

- (1) Estimated capacity after announced closures
- (2) Includes China facility
- (3) Source: World Steel Dynamics, January 2014

A supply / demand imbalance exists today

However, demand appears to be strengthening Best positioned for cyclical upturn Est. Electrode Capacity: ex-China (1,000 MT) 1 0 400 800 1,200 1,600 2,000 2010A 2011A 2012A 2013A 2014E Capacity Amount produced 195 180 100 98 80 32 27 GTI SGL Showa Denko Tokai Carbon GIL HEG Nippon Carbon SEC 0 100 200 300

98 02 06 10 14 18 A supply and demand imbalance in the market has existed for the last five years, and spreads today are at cyclical lows While others have struggled, GrafTech s timely and aggressive actions best position the company to create significant value for stockholders when the cycle turns Reduced costs Reduced capacity Improved operating rates Continues to maintain pricing discipline 127 2 75% 81% 71% 69% 75% ~3% **CAGR EAF** Steel Production Market Emerging markets

Non-residential construction

New projects DRI growth

Graphite Electrodes: Pricing Dynamics 12

GrafTech is recognized as a global leader in quality, technical service and delivery and supplies the global EAF industry

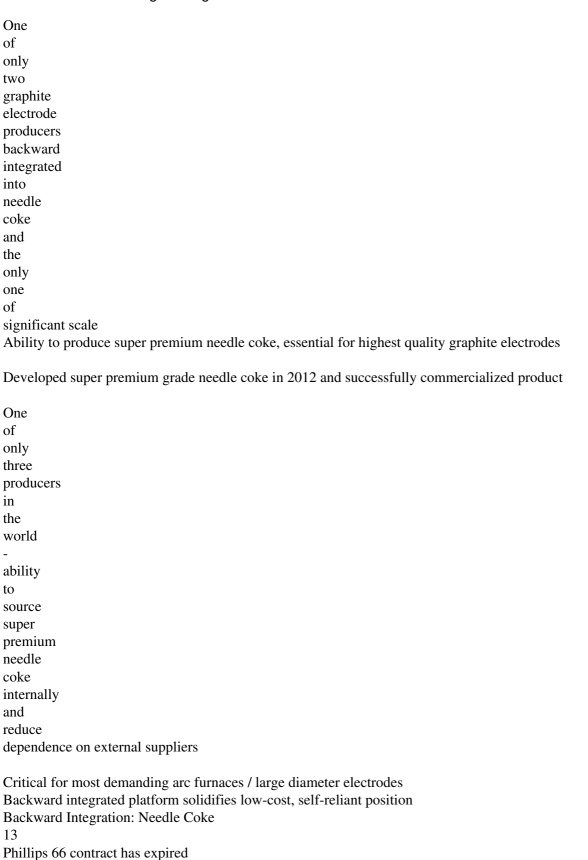
Global pricing discipline is a balanced approach between current market conditions and market share strategy

Current average electrode price is down 25% from 2009 peak pricing conditions

In third quarter of 2012, the company completed a detailed study by McKinsey & Company on pricing strategy, that indicated volume would need to increase at a four to one ratio to offset a ten percent price decline

Current rationalization plan reduces GTI s breakeven volume by over 20%, and improved cost structure by ~10% Source: 2012 McKinsey study Graphite Electrode Average Price 2012 Equal-EBIT Breakeven Curve (Price-Volume Combinations to Achieve Same EBIT)





2010 Seadrift acquisition and DoJ review triggered a mandated 3-year minimum purchase wind-down

agreement for petroleum needle coke with Phillips 66

Contract expired in December 2013 and we are now able to source the majority of our needle coke internally

Without

development

of

super

premium

needle

coke,

GrafTech

would

have

been

forced

to

continue

to

purchase

large quantities from Phillips 66, and therefore unable to take full advantage of backward integration 100% utilization of Seadrift

Since the beginning of Q4 2012, Seadrift has been running at full capacity and since the acquisition has been running over 90%

Engineered Solutions is a key driver of GrafTech earnings SOLAR (SILICON FURNACES) OIL & GAS STRUCTURES SMARTPHONES

& TABLETS **AEROSPACE & DEFENSE ELECTRIC VEHICLES** (LITHIUM ION **BATTERIES**) +17% +52% +26% +16% **ED LIGHTING** (SAPPHIRE **FURNACES**) +22% High Growth Markets High Growth Complement to Industrial Materials Diversification Strategy Engineered Solutions Growth (Sales \$M) +18% 14 (1) Sources: GrafTech estimates, third party assessments and third party reports \$121 \$173 \$188 \$223 \$257 \$295-308 \$500 2009 2010 2011 2012 2013 2014E Potential growth Expected Key Market Growth in Next 5 Years

Source: Company filings, press releases; FactSet as

of March 31, 2014 (1) Original estimate of \$100M revised in January 2014 (2) Industry peers include: SGL Carbon, Tokai Carbon, Graphite India, HEG Limited, IBIDEN, Showa Denko, Mersen, Toyo Capacity Reductions Cost Savings Optimize Cash Flow and Reduce Inventory Closed the two highest cost graphite electrode plants and Russian machine shop Reduces electrode capacity by ~60k MT \$75M of annual savings Reduced global headcount by 20% \$150M cash flow through effective working capital management Annual maintenance capex reduced by \$10M Strengthened the Core: Rationalization Plan Overview Price Performance Since October Announcement +36.3% 6.5% (12.0%)October 31, 2013: GrafTech announces rationalization plan 15 November 6, 2013: GrafTech shares rallied 40.2% in the five trading days after announcement 75 85

95

105

115

125

135

145

155

165

10/30/2013

12/7/2013

1/14/2014

2/21/2014

3/31/2014

GrafTech

SGL Carbon

Industry

peers

2

6.5%

Rationalization Plan
Capacity Reductions
16
Capacity reduction removes highest cost disadvantaged facilities, enhances operating rates and improves our supply / demand balance
Illustrative Summary
Overview

### Closed highest cost plants

Located in Brazil, South Africa and Russia Reduced graphite electrode capacity by ~60k MT to reflect market realities

From ~255k MT to ~195k MT Remaining 4 electrode plants can expand incrementally

Up to ~60k MT Estimated cost to achieve savings of \$95M

\$70M non-cash and \$25M cash
The rationalization allows us to run our low
cost plants at high operating levels
Utilization Rate
77%
90%+
Remaining plants
Closed plants
Capacity ( 000s of MT)
255
195

2014E 2013A

Rationalization Plan Cost Savings 17 2013 EBITDA margin Overview

\$75M annualized savings

# 20% reduction in global workforce IM segment ES segment Targeted to be complete by Q2 2014 Among market leaders in profitability Source: FactSet; Note: EBITDA margins shown are calendarized Non-electrode Non-electrode Non-electrode Toyo Tanso Ibiden Pro forma GrafTech HEG Ltd. Graphite India GrafTech Nippon Carbon Showa Denko Tokai Carbon Mersen SGL Carbon 19.0% 18.8% 17.9% 17.3% 14.5% 12.3% 11.7% 10.2% 10.1% 7.9% 4.3% \$75 million of annualized cost savings \$50M achieved in 2014 \$25M cash cost to implement, majority of

cost already incurred

~600 people

Closures of 2 plants and 1 machine shop (~60k MT capacity reduction) as well as reductions in corporate overhead

Centralization of certain operations and overhead reductions (~40 person headcount reduction)

Rationalization Plan
Optimize Cash Flow and Reduce
Inventory
18
Inventory Levels by Year (\$M)
Planned
\$150M

# \$150 million of cash flow improvement \$285 \$290 \$246 \$340 \$444 \$513 \$490 \$340 2007 2008 2009 2010 2011 2012 2013A 2013 PF \$150M of inventory reduction across production network by 2015 \$90M estimated to be delivered in 2014 and \$60M in 2015 Reduction of future maintenance capex per ton by operating

reduction

fewer stand-alone graphite electrode

production facilities

Annual maintenance capex at graphite electrode plants to be reduced by 25% (\$10M)

GrafTech was obligated to purchase from P66 over \$300M of inventory while running Seadrift at high operating levels

## 19

Assuming full realization of the \$75M (\$65M cash) cost realizations, GTI s restructuring plan will positively impact its EBITDA margin by 500bps and will further improve its cost structure relative to peers (GTI s margins were higher than the peer average by 200bps from

2010 -2013YTD).

#### Jefferies, March 04, 2014

GTI announced capacity closures of two of the Company's highest-cost graphite electrode facilities in Brazil and South Africa, as well as a machine shop in Russia... We believe it was the Company's duty as an industry leader and a steward of shareholder capital to take such a course.

KeyBanc, November 03, 2013

Beyond improved markets, GTI s facility rationalizations will carry significant cost savings benefits and improve its strategic positioning.

#### Jefferies, November 04, 2013

The previously announced restructuring is a key to our bullishness on GTI, which we view as a cyclical stock well into the trough of the current down-cycle.

Sidoti, January 27, 2014 Independent Analysts Are Supportive of Company Strategy

Commercializing Advanced Technologies 20 Engineered Solutions is a key driver of GrafTech earnings Reasons Why a Strong ES is Key Key Initiatives

Allows for penetration of high growth markets

Advanced consumer electronics

Alternative energy

Leverages carbon and graphite product and process technology leadership for new product development

Diversifies revenue base

Provides a sustainable base for diversification in tough steel industry cycles

Focus on making capital growth investments fully operational

New product development

Broaden product portfolio, access to new markets

Multi-functional production assets

Advanced thermal solutions for electronics

Integrated electronics solutions

High-temperature furnace systems for solar, LED and consumer electronics markets

Investment and Disciplined Capital Deployment Cash Flow Operational Investments

Investing in innovative new

#### products

Maintain working capital for further investment in our business Capital Returned to Stockholders

Bought 8.2% of outstanding shares in past 3 years

Additional 10 million share buyback program authorized External Investments

New technologies, products or access to growth markets

Opportunistic
acquisitions in
areas that add
strategic value
GrafTech s capital deployment strategy underscores
its long-term commitment to enhancing stockholder value
Balance Sheet
Integrity

25-30% debt / capital target

2.0-2.5x debt / EBITDA target 21



Strong Balance Sheet and Growing Cash Flow 22

Solid liquidity with financial flexibility

Debt to total capitalization of 30%

Corporate credit rating of Ba1/BB+, highest in Company s history \$117
Target
Growth in Operating Cash Flow (\$M)
Strong Balance Sheet (March 2014) \$77
\$101
2011
2012
2013
2014
\$150 -

180

23

Guidance for 2014

At / Near Low Point of Cycle

- (1) Non-GAAP financial measure; refer to appendix for reconciliation to GAAP
- (2) Excludes \$35M of rationalization-related charges in 2013, and estimated \$25M of rationalization-related charges in 2014
- (3) 2013 is exclusive of \$7M of pension mark to market accounting gain

\$M

2013A 2014 Guidance **EBITDA** \$144 \$150 \$180 Second Quarter **EBITDA** \$40 \$30 \$40 Depreciation \$95 \$90 Overhead \$129 \$125 \$130 Interest Expense \$36 \$37 Tax Rate 32% ~45% **Cash Flow From Operations** (2014 includes \$25 of cash rationalization costs) \$117 \$150 \$180 Capital Expenditures \$86 \$100 \$110 ES Revenue Growth 16% 15% 20% ES Operating Income Margin % 7% 10% 15% (1) (1) (2)

(3)

Strong Opportunity in the Next Cycle

6.7X

Low

Peak

**EBITDA** 

(\$M)

9X

Low Peak \$3 \$27 Stock Price Future Potential \$150 180 \$500 600 **EBITDA** (\$M) As of Mar. 31, 2014 Future Potential ~\$11 ? Stock Price 3.2X \$55 \$369 2014 Guidance \* Non-GAAP financial measure; refer to appendix for reconciliation to GAAP; excludes dispositions on a pro forma and estimated and estimate the second of th Last Cycle Next Cycle 24 2002 2008 2002 2008

Why GrafTech is Even

Better

Positioned

for

the
Next
Cycle

25

Successfully implemented effective rationalization plan to reduce costs

Significantly reduced overhead expenses and right-sized capacity

Enhanced cash flow and improved working capital management Backward integration is a game changer

Extends our industry-leading, low cost position even further

Ensures supply of high quality needle coke, and opportunity to accelerate profits/margins as cycle recovers
Fast-growing Engineered Solutions now has critical mass

Accounts for 22% of annual revenue today

Infrastructure for growth is in place Solid balance sheet and strong cash flow generation

Targeted leverage of 25-30% debt/capital and 2.0x-2.5x debt/EBITDA

Ability to capitalize on growth and/or consolidation opportunities

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An Experienced, Independent and Proven Group of Leaders
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Superior Corporate Governance Culture
Independent oversight with significant experience and long-term strategy
High standards of corporate governance
New perspectives and accountability
GrafTech s current Board nominees are committed
to acting in the best interest of ALL
stockholders

27

6 out of 7 Board member nominees are independent

Continuously reviewing best corporate governance practices

Board members with public market C-level experience, Wall Street expertise and industry background

Annually elected board

Separation of Chairman and CEO roles

Aggressively involved in driving stockholder return

33% of the independent Board nominees are new, 33% of the independent Board nominees

have

less

than

5

years

on the

Board,

33%

of

the

independent

**Board** 

nominees

have

more

than

5 years on the Board

With the election of our recommended slate of directors, including Mr. Danjczek and Ms. Morris, over 70% of the GrafTech Board will have changed over the past five years

Summary Biographies of Board Nominees
Deep industry experience
25 years
Worked at GrafTech since 1999 in a variety of roles across multiple areas of the company
Director
of
Investor

Relations (August 1999

January 2001)

Director

of

Electrode

Sales

&

Marketing,

Americas

(January

2001

October

2005)

Director

of

Worldwide

Marketing

and

Americas

Sales

(October

2005

January

2009)

Vice

President,

Global

Marketing

&

Sales,

Industrial

Materials

(January

2009

March

2011)

President,

Engineered

Solutions

(March

2011

January

2014)
Chief
Executive
Officer
&
President
(January
2014
present)
Robust industrial experience
Former Chief Executive Officer of the Electrical Group of Eaton Corporation (NYSE: ETN)
Bachelor of Science degree in Electrical Engineering from Valparaiso University
Strong corporate governance experience
Current
Director
of
Fairchild
Semiconductor
International,
Inc.,
Nordson
Corporation
and
Southwire Company
28
As a result of his senior executive and deep operational experience managing large, multi-billion-
dollar global businesses together with his strategic vision, leadership, and understanding of
financial accounting, finance and disclosure matters, the Board believes he is well qualified to
continue serving as a member of the Board
Joel L. Hawthorne
CEO of GrafTech, Director since January 2014
Age 49
Randy Carson
Director since 2009
Age 63

Summary Biographies of Board Nominees (cont d) around the world and \$561M of revenue in 2012, from 1999 until 2006 nominating and governance committee), and International Rectifier Corporation (Chair of nominating and governance committee) award recipient in 2013 oversight and legal matters, as well as her demonstrated successful performance as a GrafTech Director, well qualify her to continue serving as a member of the Board

**Steel Corporation** 

29

Robust leadership experience

Top lawyer with deep experience in complex governance, corporate, antitrust, telecommunications and securities matters

Chair and CEO of Pillsbury Winthrop, a global service firm with over 600 lawyers, 17 offices Current Director of Visa, Inc. (Chair of audit and risk committee), Juniper Networks Inc. (Chair of San Francisco Business Times / Silicon Valley Business Times Outstanding Corporate Director Direct Women Sandra Day O Connor Board Excellence Award in 2013

Our Board believes that Ms.

Cranston s expertise in business management, board leadership and

Significant and unique steel industry experience

Former President of the Steel Manufacturers Association

Former executive at Wheeling-Pittsburgh Steel Corporation, Bethlehem Steel Corporation and Kaiser Corporate governance experience

Current Director of Globe Specialty Metals, Inc. (serves on audit and compensation committees)

The Board believes that Mr. Danjczek s strong background and relationships in the steel and

Leading corporate governance experience

manufacturing industry, relevant leadership experience with proven business judgment primarily in operations, as well as extensive international steel industry experience and regulatory, legislative and trade related experience make him well qualified to serve on the Board

Age 66

Mary B. Cranston Director since 2000 and Lead Director

Age 66

Thomas Danjczek 2014 Director nominee

#### at J.P. Morgan & Co.

Summary Biographies of Board Nominees (cont d)

the electronics and advanced technologies industries, well qualify Ms. Morris to serve as a member of the Board

30

Top flight corporate finance experience

Former Managing Director and co-head of the Global Energy Group within the Investment Banking Group

Strong corporate governance experience

Current Director of El Paso Corporation

Former Director of Unocal Corporation

The Board believes that Ms.

McClean s insight, including global exposure and vision, international

markets experience and understanding of financial accounting, finance and disclosure matters, in addition to her deep board experience, well qualify her to continue serving as a member of the

**Board** 

Strategic and financial acumen in the electronics and advanced technologies industries

Current Senior Vice President and Chief Strategy Officer of Arrow Electronics

Recognized and respected leader

The

**Board** 

believes

that

Ms.

Morris

high

level

of

strategic,

operational

and

financial

acumen,

particularly

in

Exceptional depth and breadth of operational and financial experience related to global diversified industrial products Former Senior Vice President and Chief Financial Officer of Ingersoll Rand

Corporate governance experience

Current Director of Hubbell, Inc.

The Board believes Mr.

Shawley s background and experience make him well qualified to serve on the

**Board** 

Age 67

Ferrell P. McClean Director since 2002

Age 56

Catherine Morris 2014 Director nominee

Age 61

Steven R. Shawley Director Since 2010

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Summarizing the Daniel and Nathan Milikowsky Group's Proposed Strategies: Already Doing or Flawed, Misleading and Reckless 32
Already Doing
Reducing SG&A
Reducing inventory
Ensuring that Seadrift is run at full

capacity
Redefine commercial strategy
Expand the capacity of Seadrift
Evaluate opportunities available to
Engineered Solutions
Inefficient management structure
Repair Corporate Governance
Flawed, Misleading and Reckless Strategy

Milikowsky says The fact is Reduce SG&A

Cut SG&A by 25%

GrafTech is already a lean organization

SG&A spending (excluding amortization of purchase price accounting) as a percent of revenue is significantly lower than in the past

Through successful initiatives, GrafTech reduced SG&A (excluding pension mark to market) by 18%, or \$25M, from \$142M to \$117M in 2013

Reduce inventory

Reduce inventory to \$300M or less

GrafTech

had

already

announced

its

intention

to

reduce

inventory

by

\$150M by the end of 2015

Excess inventory was due to a minimum purchase wind-down agreement with Phillips 66 that expired in 2013 Ensure Seadrift is run at capacity

Run Seadrift plant at full capacity instead of using Phillips 66 as an excuse

Since the beginning of Q4 2012, Seadrift has been running at full capacity

Purchasing needle coke from Phillips 66 was mandated under an agreement triggered by our acquisition of Seadrift Initiatives Launched or Completed Before Proxy Contest

3

33

1

2

SG&A Among the Best in the Industry 1

GrafTech already reduced SG&A

```
by
$25M
(excluding
pension mark to market), or 18%, in 2013
In 2004, GrafTech incurred $90M of SG&A,
representing 10.6% of sales
In
2013,
SG&A
was
$117M
1
or
10.0%
of
sales,
a reduction of 60bps from 2004
2013 also included $7M of stock based compensation
(due to GAAP accounting change) and $15M of
purchase price amortization that did not exist in 2004
Daniel and Nathan Milikowsky Group says: Reduce SG&A
The fact is: GrafTech has consistently had low SG&A spend relative to its peers and employs
Lean / Six Sigma practices
Source: Company filings, press releases; FactSet
(1) Excludes pension mark to market accounting
(2) Peers include: SGL Carbon, Graphite India, HEG Limited, IBIDEN, Mersen, Nippon Carbon, Showa Denko, Tokai Carbon
$M
2004
2013
Sales
$848
$1,167
$319
Total SG&A
$90
$117
$27
As % of revenue
```

10.6% 10.0% (60bps)

N/A \$7

Stock Based Comp (SBC)

Purchase price acctng N/A \$15
Adjusted SG&A \$90 \$95
\$5
As % of revenue 10.6% 8.1% (250bps)

Peer group mean

24% 20% 34

On a comparative basis, SG&A has gone from 10.6% to 8.1% of revenue while revenue has increased 38%

On an absolute basis, SG&A has increased only \$5M including the effects of four acquisitions, sales growth, SOX, and inflation, while revenue has grown over \$300M

Inventory Management Plan Already Under Way

Daniel and Nathan Milikowsky Group says: Reduce inventory

The fact is: GrafTech had already announced its intention to reduce inventory by \$150M by 2015

GrafTech is already addressing its inventory levels, which management recognized were high

Inventory has been high due to GrafTech s acquisition of Seadrift in 2010, which triggered a three-year wind-down contract with Phillips 66

During those three years, the Company utilized Seadrift at an optimal capacity allowing for the lowest cost structure

Now free from minimum purchase requirements, excess needle coke inventory will be absorbed by the market 35

Resulted in higher-than-average needle coke inventory

Seadrift Already Operating Near Capacity

3

Daniel and Nathan Milikowsky Group says: Ensure Seadrift is run at capacity

The

fact

is:

Seadrift

is currently operating at capacity and has been since Q4 2012 Prior to GrafTech s acquisition, Seadrift was unable to develop or make Super Premium needle coke and GrafTech had to purchase the majority of its requirements from Phillips 66 As a result of the Seadrift acquisition in 2010, GrafTech was also obligated to continue purchasing a minimum tonnage of coke from Phillips 66 as required by a three-year wind-down agreement

Since GrafTech s acquisition of Seadrift, GrafTech has run Seadrift at an operating rate of over 90%

Annual Seadrift Utilization

GrafTech acquisition

November 30, 2010

Seadrift has run close to capacity

36

100%

75%

50%

25%

237

0%

100%

75%

50%

25%

0%

2008

2009

2010

2011

2012

2013

Q1

2012 Q2

2012

Q3

2012

Q4

2012

Q1 2013 Q2 2013 Q3 2013 Q4 2013

Milikowsky says The fact is Redefine commercial strategy

Increase sales by 30,000 MT to generate an additional \$60M in EBITDA

Implies selling 30k MT at margin of \$2,000 / MT, which would be equivalent to the highest margin ever achieved in our industry

The market reacted very favorably to the announcement of GrafTech s rationalization plan, which raised utilization to over 90%

Additional EBITDA implies unprecedented industry margin, 40% increase in graphite electrode price

Daniel and Nathan Milikowsky Group recommends undoing the rationalization and starting a price war in graphite electrodes Expand the capacity of Seadrift

Seadrift capacity to add \$24M in EBITDA

Implies price of \$800 / MT, which would be equivalent to the highest price in the industry

Given industry pricing and utilization, expansion is not economically viable

Additional EBITDA implies 35% price increase for needle coke

Daniel and Nathan Milikowsky Group recommends leveraging up the company with capital investment and starting a price war in needle coke

Evaluate opportunities available to Engineered Solutions

Questions synergies and business trajectory of Engineered Solutions

Engineered Solutions is core to GrafTech s materials science technologies and allows for penetration of high-growth markets

Innovations developed by the Engineered Solutions segment benefit Industrial Materials as well Inefficient management structure

Implement organizational structure similar to that of steel minimill producers

GrafTech already has a similar organizational structure to that proposed by the Daniel and Nathan Milikowsky Group Repair corporate governance

GrafTech already has a strong corporate governance culture and an

### independent Board

Nathan Milikowsky was not re-nominated by the Board due to his own failure to meet GrafTech s corporate governance standards

Daniel

and

Nathan

Milikowsky

Group s

Flawed,

Misleading

and

Reckless

Strategies

4

5

6

8

37 7



Commodity Pricing Strategy is Destructive

4

Daniel and Nathan Milikowsky Group says: Redefine commercial strategy The fact is:

The Daniel and Nathan Milikowsky Group s proposed commercial strategy of selling 30,000 additional metric tons by merely dropping prices to increase volume is irrational in this

economic environment and would undo the significant cost benefits of GrafTech s global rationalization initiatives

The Daniel and Nathan Milikowsky Group strategy assumes no competitive response to market share growth, which is also unrealistic in the competitive marketplace where we operate

The ~\$60M of EBITDA improvement implies a variable margin of \$2,000 per MT, which is an unrealistic assumption in the current operating environment 38

Implied margin would represent the highest achieved by GrafTech historically, but during a more favorable point in the market cycle

Requires 40% price increase for graphite electrodes Increasing capacity would hurt pricing, with a long-term negative impact on GrafTech s margins



Seadrift Capacity Expansion is Not Currently Realistic

Daniel and Nathan Milikowsky Group says: Expand the capacity of Seadrift The fact is: At this point in the cycle, now is not the right time for Seadrift capacity expansion

While Seadrift is running at full capacity, the needle coke industry is operating at 80% utilization

Given the industry pricing, an expansion of Seadrift would not result in increased profitability

As previously disclosed, GrafTech plans to expand Seadrift at the appropriate time based on projected increased demand, capacity utilization and market pricing

The

expansion

proposed

by

the

Daniel

and

Nathan

Milikowsky

Group

is

not

economically

supportable

under

current

market

conditions

and

is

not

currently

a

prudent

or

rational

deployment of stockholder capital

The ~\$24M of EBITDA improvement implies a variable margin of \$800 per MT, which is an unrealistic assumption in the current operating environment 39

Implied margin would represent the highest achieved by GrafTech historically, but during a more favorable point in the market cycle

Requires 35% price increase for needle coke

ES is a Core Part of GrafTech s Strategy

6

Daniel and Nathan Milikowsky Group says: Evaluate opportunities available to Engineered Solutions

The fact is: Engineered Solutions is a core piece of GrafTech s integrated platform

The Daniel and Nathan Milikowsky Group wants to evaluate alternatives for Engineered Solutions,

which we believe is a pretense for initiating a sale

Engineered Solutions diversifies GrafTech s revenue base, representing 22% of total revenues

Engineered Solutions leverages carbon and graphite technology leadership for new product development

Engineered Solutions allows for penetration of high growth markets and GrafTech is targeting over \$500M in revenues

Engineered Solutions Sales (\$M)

18%

22%

Increasing contributor

of total revenue

% of total

sales

40

15-20% growth

\$350

\$300

\$250

\$200

\$150

\$100

\$50

\$0

\$121

\$173

\$188 \$223

\$257

\$295-308

2009

2010

2011

2012

2013 2014E

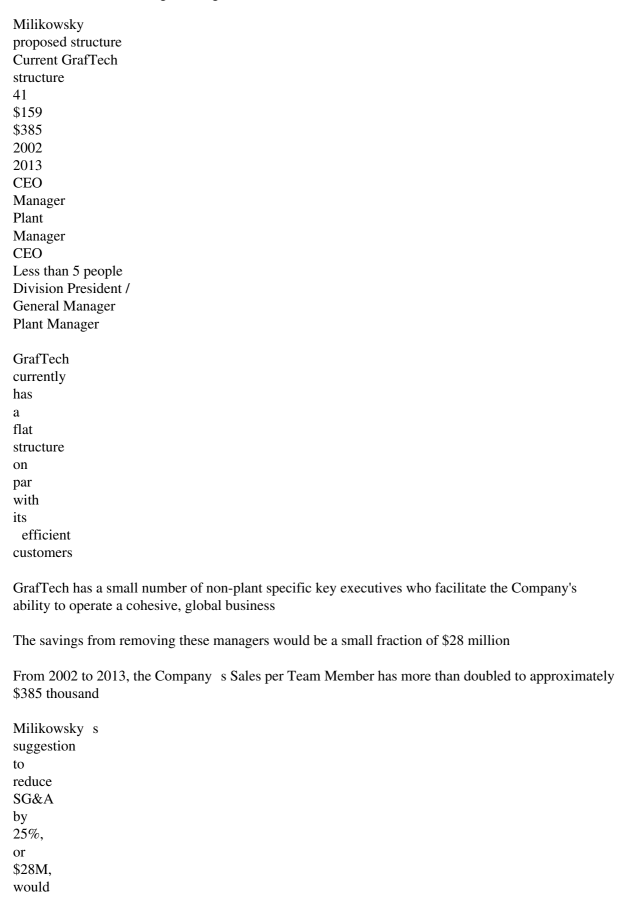
A Flat Organization Structure Currently Exists

7

Daniel and Nathan Milikowsky Group says: Inefficient management structure
The fact is: GrafTech already has a similar organizational structure to that proposed by the Daniel
2.4X

Sales per Team Member (\$k)

Flat Structure



represent the entire

SG&A

budget

required to support the Engineered Solutions business or substantially all of the Industrial Materials business or the corporate organization and Nathan Milikowsky Group

The Daniel and Nathan Milikowsky Group s Proposals Would Be Credit Negative

We view certain elements of the proposal by investors led by Daniel and Nathan Milikowsky as credit negative if implemented additional aspects that in our view could pressure the rating by making it more difficult to return credit measures to appropriate levels by early-to-mid 2015.

The proposal would require increased production, which in our view is inconsistent with the operational restructuring program announced by the company in October 2013

A strategic shift toward maximizing market share at this point in the cycle could potentially disrupt an industry that is just starting to find its footing after an extended period of declining prices. The supply/demand balance of the graphite electrode industry remains unfavorable at present.

We also note that the proposal includes statements related to evaluating all actionable opportunities

available

for

the

engineered

solutions

business.

We

believe

the

company s

ownership

of

this

business

enhances

its

credit

profile

because

it

supports

greater overall stability in earnings and cash flow.

# Moody s, March 14, 2014

42

Upon review, Moody s has publicly stated that the Daniel and Nathan Milikowsky

Group s

proposals

would

be

credit

negative

for

GrafTech

GrafTech Has a Strong Corporate Governance Culture

8
Daniel and Nathan Milikowsky Group says: Elevate corporate governance policies
The fact is: GrafTech already has a strong corporate governance culture and
High level of integrity and ethics
Independent oversight
Significant experience and long-term strategy

New perspectives and accountability Annually elected board Separation of Chairman and CEO roles Aggressively involved in driving stockholder return 43 an independent Board

GrafTech Efforts to Settle

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Numerous Efforts Made to Settle with Daniel and Nathan Milikowsky Group

45

3 face-to-face meetings and multiple phone calls between CEO and Nathan Milikowsky Discussion on merits and rationale of GrafTech s current strategy Offer of adding two members of the Daniel and Nathan Milikowsky Group slate to the Board and two

additional independent nominees identified by an independent search firm in exchange for standstill through 2016 Offer of quarterly meetings with Nathan Milikowsky as a stockholder to discuss any concerns regarding the business Most recent offer included adding four new independent candidates to the Board, including two nominees from the Daniel and Nathan Milikowsky Group slate, having two long-serving directors retire from the Board, the option of either Nathan Milikowsky or a mutually agreed upon director joining the Board as a fifth addition, and foregoing any standstill Offered representation more than double their share ownership Nathan Milikowsky has rejected all of our offers and remains obstinate in his views

He must be on the Board

Craig Shular (Executive Chairman) and Mary Cranston (Lead Director) need to step down immediately

Continued refusal to cooperate with the investigation

To remove any distraction for management and the Board on the near-term business execution plan, several outreaches have been made to settle recent demands by the

Daniel

and

Nathan

Milikowsky

Group and provide them with meaningful representation on the Board

In 2012, the GrafTech Board appointed

a committee of independent directors, which engaged independent outside counsel, to conduct an investigation into apparent leaks of inside information and possible insider trading that was brought to the Board s attention by several members of the management team
Following a comprehensive and thorough process over the course of six months, independent investigatory counsel concluded that there had been leaks of information, that there was evidence that Nathan Milikowsky was the source of the leaks and that there was no evidence that management or any other director was the source
During
the
investigation,
other
key
facts
were
uncovered
showing
that
Nathan
Milikowsky
acted
inconsistently with the fiduciary responsibility of a board member under Delaware law and that the
Milikowskys
breached
the
Stockholders
Agreement,
to
which
both
Nathan
and D
Daniel
were
subject
Accordingly,
the
Board
determined
that
Nathan

Milikowsky
did
not
meet
the
requirements
set
forth
under
the
Stockholders
Agreement,
and
the
Corporate
Governance
Guidelines
and
Nominating
Committee Charter, for re-nomination
Nathan
Milikowsky
was
Not
Renominated
to
the
Board
for
His
Own
Failure to Meet GrafTech s Corporate Governance Standards 46

Nathan Milikowsky is Not Qualified to Be a GrafTech

Director

47

Leaks

Information

Hedge

Fund

submits letter to **Board** proposing strategy similar to that outlined by N. Milikowsky to the **Board** weeks earlier, using similar terminology, and also negatively commenting on executive incentives In an IR teleconference with management, Hedge Fund reveals it knows GrafTech has been in discussions acquire company, names the target company and expresses its displeasure with any acquisition How would Hedge Fund know about the Board s internal strategy discussions, including specific non-public details about a contemplated

transaction? Suborns Directors / Undisclosed Conflicts of Interest N. Milikowsky presents demand to lead director that CEO be replaced (on the day that Hedge Fund suggested that **CEO** should be replaced and would like dialogue with N. Milikowsky even though it was clear they were already in contact with the Milikowskys) Isn t N. Milikowsky s attempt to install himself as CEO while on the Board a clear violation of Delaware law and the Stockholders Agreement? N. Milikowsky offers AC Chair opportunity to invest in an early stage medical technology company sponsored by N. Milikowsky through a \$220,000 subscription agreement.

After signing, ACChair tells N. Milikowsky that he cannot complete the transaction beyond \$10,000 investment, but N. Milikowsky tells him he can pay when he can, at same share price essentially free option Should N. Milikowsky have disclosed financial arrangement with AC Chair to the Board, especially given the free option nature of their arrangement? ACChair tells Special Committee about a \$10,000-15,000

investment in one of N. Milikowsky s companies, later revealing full extent of free option through interview and document production process What was the real motivation behind this free option

a friendly gesture among fellow Board members or an attempt by N. Milikowsky to influence another Board member? If it s the former, why not disclose it? Facts/Evidence What Stockholders Should Be Asking

Nathan Milikowsky is Not Qualified to Be a GrafTech Director (cont d) 48 Facts/Evidence What Stockholders Should Be Asking Refuses to

Cooperate Special Committee established to investigate possible leaks and insider trading All directors advised that full cooperation is required and will be requested provide documents and interviews All directors and management asked to sign legal holds; N. Milikowsky is the only person who refuses to sign In connection with formation of Special Committee, directors are requested disclose conflicts. None are disclosed by N. Milikowsky or AC Chair N. Milikowsky initially fails to produce documents, eventually making a limited production with selected documents Why would N. Milikowsky not sign a legal hold if he had nothing to hide? Why does N. Milikowsky now claim he retained all relevant materials if he never turned them over to investigatory counsel? Misleads Board N. Milikowsky and AC Chair make presentation to certain directors, and not all directors get the same slides Lead director requests that N. Milikowsky forward all slides to all directors N. Milikowsky sends additional slides to lead director, telling her they are the balance of the slides Documents produced by other directors show that, even then, he did not send all slides

Why didn t Nathan Milikowsky

disclose entirety of materials to full Board?

N. Milikowsky claims he did not communicate with hedge fund, while his own emails clearly show that he was coordinating with hedge funds through family members

What is N. Milikowsky hiding?

What Is the Issue to Resolution?

The

Daniel

and

Nathan

Milikowsky

Group

has no interest in resolving

unless

Nathan Milikowsky is on the Board. Why?

Nathan Milikowsky not re-nominated in 2013 for the same reasons that exist today GrafTech s Board and management will not compromise on good corporate governance and ethics

The Daniel and Nathan Milikowsky Group s strategy is flawed and not in the best interest of all

stockholders

GrafTech has the right board, the right management team and the right strategy to drive value for all stockholders 49

Serious governance

breaches,

including

breach

of the

stockholders

agreement

Conduct that demonstrates he is not qualified to serve on the Board

# Conclusion 6 Response to Daniel and Nathan Milikowsky Group Plan 4 GrafTech Corporate Governance & Board Nominees 3

GrafTech Strategy

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GrafTech Efforts to Settle

Appendix

GrafTech Has the Winning Strategy

GrafTech Overview & Track Record

1

50
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### Conclusion

GrafTech has the right strategy to drive stockholder value
GrafTech has taken timely and decisive actions
GrafTech s independent Board is engaged and knowledgeable
about our global businesses
The Daniel and Nathan Milikowsky Group s strategy is value
destructive and based on a flawed single-plant mentality not

applicable to running a global organization The issue to constructive resolution is good corporate governance 51

# Conclusion 6 Response to Daniel and Nathan Milikowsky Group Plan 4 GrafTech Corporate Governance & Board Nominees 3

GrafTech Strategy

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GrafTech Efforts to Settle

Appendix

Appendix

GrafTech Overview & Track Record

1

52
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### **EBITDA Reconciliation**

53

NOTE ON EBITDA RECONCILIATION: EBITDA is a non-GAAP financial measure that GrafTech currently calculates accousing historical or estimated target GAAP amounts as indicated above. GrafTech believes that EBITDA measures are generally useful information regarding a company s ability to incur and service debt as well as productivity and cash generation. Managemeasures as well as other financial measures in connection with its decision-making activities. EBITDA measures should not be as a substitute for net income (loss), cash flows from operations or other consolidated income or cash flow data prepared in account of the consolidated income or cash flow data prepared in account of the consolidated income or cash flow data prepared in account of the consolidated income or cash flow data prepared in account of the consolidated income or cash flow data prepared in account of the consolidated income or cash flow data prepared in account of the consolidated income or cash flow data prepared in account of the consolidated income or cash flow data prepared in account of the consolidated income or cash flow data prepared in account of the consolidated income or cash flow data prepared in account of the consolidated income or cash flow data prepared in account of the consolidated income or cash flow data prepared in account of the consolidated income or cash flow data prepared in account of the consolidated income or cash flow data prepared in account of the consolidated income or cash flow data prepared in account of the consolidated income or cash flow data prepared in account of the consolidated income or cash flow data prepared in account of the consolidated income or cash flow data prepared in account of the consolidated income or cash flow data prepared in account of the consolidated income or cash flow data prepared in account of the consolidated income or cash flow data prepared in account of the consolidated income or cash flow data prepared in account of the consolidated income or cash flow data prepared in account

Edgar Filing: GRAFTECH INTERNATIONAL LTD - Form DEFA14A GrafTech s method for calculating EBITDA measures may not be comparable to methods used by other companies and is not for calculating EBITDA measures under its senior secured revolving credit facility or other debt instruments. \$M 2002 2008 2009 2013 2014 Target Net income \$(18) \$184 \$ 16 \$(27) \$(14) -\$10 Interest expense 47 19 6 36 37 Interest income (2) (1) (1) 0 0 Income tax (benefit) expense (13)51

23

(13)

(5)

(11)

Depreciation and amortization

25

35

33

95

90

Rationalization-related

depreciation

0

0

0

28

Rationalizations and other related

charges and impairments

23

37 55

37 4 Other expense (income), net (7) 12 2 2 3 Mark-to-market adjustment (1) 0 32 1 (14)0 **EBITDA** \$55 \$369 \$135 \$144 \$150 -\$180 (1) 2002 numbers have not been restated to reflect pension and OPEB mark-to-market accounting changes, as the cumulative e as of December 31, 2006

Net Debt Reconciliation

NOTE

ON

**NET** 

**DEBT** 

RECONCILIATION:

Net

Lugar Filling. GITAL TEOLITIN ETINATIONAL ETD - TOITH DEL A14A
debt
is
a
non-GAAP
financial
measure
that
GrafTech
calculates
according
to
the the
schedule
above,
using GAAP amounts from the Consolidated Financial Statements. GrafTech believes that net debt is generally accepted as printegrated as printe
information
regarding
a
company s
indebtedness
and
that
net
debt
provides
meaningful
information
to
investors
to
assist
them
to
analyze
leverage.
Management uses net debt as well as other financial measures in connection with its decision-making activities. Net debt sho
in
isolation
or
as
a
substitute
for
total
debt
or
total
debt
and
other

long-term obligations calculated in accordance with GAAP. GrafTech s method for calculating net debt may not be comparable to methods used by other companies and is not the same as the method for calculating its senior secured revolving credit facility or other debt instruments. \$M 2002 2008 2009 2013 Q1 2014 Long-term debt \$713 \$51 \$1 \$542 \$554 Short-term debt 18 9 1 1 0 Supply chain financing 30 15 9 0 Antitrust and related obligations 98 0 0 0 Total debt \$829 \$90 \$17 \$552 \$554 Less: Cash and cash equivalents

11

12

50

12 17

Net debt

\$818

\$78

(\$33)

\$540

\$537

54



Compliance with duty of undivided loyalty and duty of candor

Compliance with code of conduct (ethics, integrity, conflicts of interest, public disclosure and confidentiality) Acting as member of the Board (disruptive **Board** functioning inconsistent with his fiduciary duties

counterproductive

to

and

the Board s discharge of its fiduciary duties)

Taking into account all information considered material and relevant, including:

Report of a top independent law firm, Wilson Sonsini, on assessment of functioning of the Board

Results of internal investigation by well recognized, highly experienced, independent investigatory counsel, Morris, Nichols, reported to a Special Committee

Letter for the Board submitted to lead director and counsel, by former CFO (previously at IBM) and three other employees, ba on personal knowledge and required by code of conduct;

Reporting a hedge fund investing in GrafTech shares ( Hedge Fund ) on multiple occasions revealed contemporaneous knowledge by it of material non-public information (significant M&A transactions, plant cost structure, capital spending and

investment, and Board issues information only known to management and the Board) Thorough investigation, including over 2,000 hours of personnel time and thousands of documents reviewed Investigatory counsel reported its conclusions: There had been leaks of such information and there was evidence that Nathan Milikowsky was the source No evidence support conclusion that management or any other director was the source and at least some of that information could not have been developed independently Mr. Milikowsky did not cooperate fully (documents provided were incomplete and omitted specifically requested documents k to exist) Mr. Milikowsky attempted to mislead the investigation (representing that he produced all responsive documents, although documents produced by another director revealed this to be untrue) Also found evidence that Milikowskys were acting coordination with the

Hedge Fund, in

violation

of the

Stockholders

Agreement

Special Committee of independent directors, formed as a customary and proper response:

Nathan Milikowsky Leaks Information to Change Strategy/Management 56 December 2011 March 2012 Board/Committee Meetings

Board confidentially discusses both possible repurchase of 10 million shares and acquisition of a target company, in a sector in which GrafTech had not publicly disclosed material interest, as well as detailed plant cost structure information

N. Milikowsky raises questions about strategy, based on same flawed assumptions underlying his current strategy March 2012

To address questions, there is an all-day strategic and tactical review by management with N. Milikowsky

N. Milikowsky leads management to believe he supports strategy and tactics and management so reports to the Board at next Board meeting

N. Milikowsky does not disagree at that next Board meeting March 21, 2012

Hedge Fund emails D. Milikowsky requesting they have quick conversation on GrafTech and D.

Milikowsky forwards

email

to N. Milikowsky asking what do you think

March 27, 2012

N.

Milikowsky s nephew states,

in

an

**IR** 

teleconference,

that

shareholders

would

not

like

[it]

at all if GrafTech acquired another company April 24, 2012

The Audit Committee, including N. Milikowsky, meets to consider stock repurchases April 25, 2012

D. Milikowsky receives a number of emails from Hedge Fund about share repurchases, and forwards them to N. Milikowsky N. Milikowsky tells D. Milikowsky that he will review, and talk to him when he gets back April 26 and 27,

2012

N. Milikowsky s nephew, in IR teleconferences, states that GrafTech should spend less time on seeking acquisitions and pursue a repurchase program

April 28, 2012

N. Milikowsky calls his nephew to request that his nephew stop asking questions, as his preference is that other shareholders ask the questions and not my relative.

The nephew replies that he has been conscious of not raising any questions not easily and clearly problems.

[Purported notes of N. Milikowsky recorded at the time of the call.] [Isn t it odd to record notes of this call with one family member, but no notes of any call with D. Milikowsky or anyone else?] April 30, 2012

N. Milikowsky s nephew emails IR personnel, noting he probably speaks to as many of [GTI s] shareholders as you do May 31, 2012

Hedge Fund states, in an IR teleconference, it knows GrafTech has been in discussions to acquire a company, names the target company and expresses its displeasure with any acquisition

Summer 2012

Hedge

Fund

tells

a

former

GrafTech

senior

employee

that

Hedge

Fund

had

dinner/lunch

with

Milikowskys

regarding GrafTech and Hedge Fund
Hedge
fund
asked
if
former
GrafTech
senior
employee
wanted
to
be
CEO
of
GrafTech
[Testimony
of an analysis of the state of
former
employee
to
investigatory counsel; Hedge Fund does not specify if one or both Milikowskys or whether lunch or dinner] August 14, 2012
Hedge Fund states, in an IR teleconference, it knows the Company s highest cost electrode plant
February 2013
Board Meeting
Board confidentially discusses possible strategic merger transaction
March 15, 2013
Hedge Fund schedules a face to face meeting with management and its initial questions are focused on the strategic merger
transaction, naming the target
Violation
of
Law;
Breach
of Title is
Fiduciary
Duty,
the Stockholders
Agreement,
Governance Guidelines and the Code of Conduct
Covernance Cardennes and the Code of Conduct



Milikowskys Are Coordinated with Hedge Fund to Change Strategy/Management and Suborns Directors 57 Milikowskys Are Coordinated with Hedge Fund to Change Strategy/Management April 28, 2012

D. Milikowsky receives email from Hedge Fund on incentive compensation and forwards to N. Milikowsky, during the same

time that GrafTech is responding to comments on incentive compensation from Hedge Fund May 11,2012

Hedge Fund submits letter to **Board** proposing strategy similar to flawed strategy proposed by N. Milikowsky, using similar terminology, and also negatively commenting on executive incentives Summer 2012 Hedge Fund tells a former GrafTech senior employee that Hedge Fund had dinner/lunch with Milikowskys regarding GrafTech and Hedge Fund Hedge fund asked if former GrafTech

senior employee

wanted
to
be
CEO
of
GrafTech
[Testimony
of
former
employee
to
investigatory counsel; Hedge Fund does not specify if one or both Milikowskys or whether lunch or dinner]
August 2, 2012
1168600 2, 2012
N. Milikowsky presents demand to lead director that CEO be replaced (on the same day that Hedge Fund suggested that CEO
should
be
replaced
and
would
like
a
dialogue
with
N.
Milikowsky
Willikowsky
even
though
it
was
clear
they
were
already
in
contact
with
the Milikowskys)
Nathan Milikowsky Suborns Directors
October 19, 2011
October 17, 2011
N. Milikowsky offers Audit Committee Chair (AC Chair) apportunity to invest in an early stage medical technology comp
N. Milikowsky offers Audit Committee Chair ( AC Chair ) opportunity to invest in an early stage medical technology comp
sponsored
by
N.
Milikowsky.
AC
Chair

\$220,000 subscription agreement on October 19 October 2011
AC Chair tells N. Milikowsky that he could not complete the transaction, but N. Milikowsky waives off any concern and tells him he could pay when he could,
at same share price
essentially a free option . AC Chair pays an initial \$10,000 in October 2011 [Testimony of AC Chair to investigatory counsel] September 2012
AC Chair attempts to suborn lead director, by telling her that she can continue to be lead director after management changes.  Lead director refuses  Breach of Fiduciary Duty, Code of Conduct and the Stockholders Agreement and

Highly Disruptive to the Board Functioning

Nathan Milikowsky Refuses to Cooperate With Internal Investigation 58 September 12, 2012

Employees express concern to lead director that insider information is being leaked

September 19, 2012

Special Committee established to investigate possible leaks and insider trading. All directors advised that full cooperation is required and will be requested to provide documents and interviews

All directors and management asked to sign legal holds. N. Milikowsky is the only person, of 27 who were requested to sign and co-operate, who refuses to sign

October 23, 2012

N. Milikowsky counsel sends letter to investigatory counsel, requesting indemnification and confirming that all communicatio regarding the investigation between Special Committee and N. Milikowsky will be through counsel. [N. Milikowsky is the onl person who asked for counsel

what did he have to hide?

N. Milikowsky was not the subject of the investigation at this point, yet he still hired counsel

November and

December 2012

**Board Meetings** 

Directors requested to begin collecting documents for delivery to investigatory counsel January 2013

Two written requests for documents sent to directors

February and

March 2013

Investigatory

counsel

provides

suggested

dates

on

which

it

could

interview

N.

Milikowsky

N. Milikowsky initially fails to produce documents and then produces certain documents. Investigatory counsel reports production

is

incomplete

and

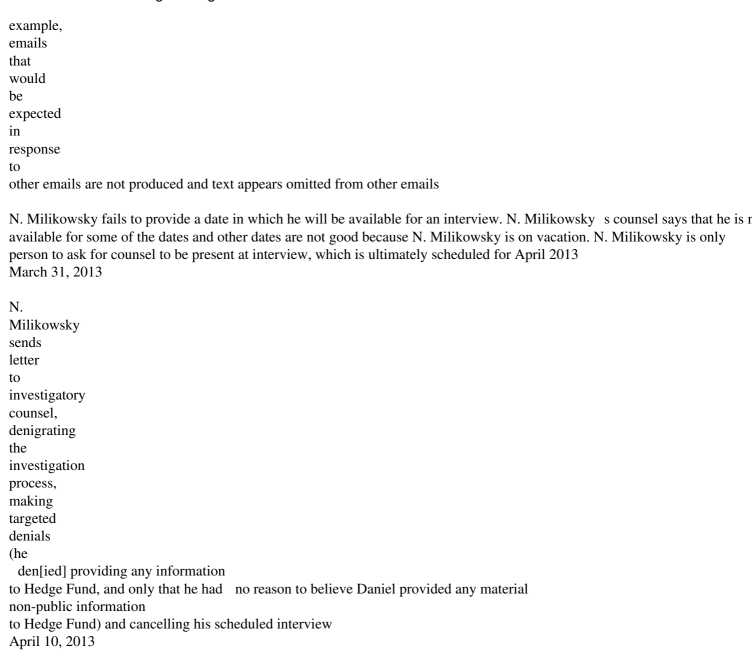
certain

documents

are

redacted.

For



Information turned over to SEC

Subsequently provided information as requested Breach of Fiduciary Duty, Governance Guidelines and Code of Conduct



Nathan Milikowsky Misleads the Board 59 May 2012

Following receipt of Hedge Fund s letter, lead director asks all directors if they had contact with the Hedge Fund. N. Milikowsky reports to her that he spoke with them once May 14, 2012

At Board meeting, lead director asks N. Milikowsky to report on his contact with Hedge Fund

N. Milikowsky states he had no contact, that D. Milikowsky was contacted by them and he told D. Milikowsky not to talk to them

Summer 2012

N. Milikowsky strategizes with AC Chair to oust CEO and prepares detailed slide presentation promoting that agenda

AC Chair convinces N. Milikowsky to use David Jardini as named CEO instead [Testimony of AC Chair] September 2012

N. Milikowsky and AC Chair make presentation to certain directors. Not all directors get the same slides September 12,

2012

N. Milikowsky forwards 4 slides from the presentation to GrafTech management

Lead

director

tells

N.

Milikowsky

that

she

knows

that

he

has

discussed

а

much

larger

deck

with

other

directors

and

requests

that N. Milikowsky forward a complete set

AC Chair emails N. Milikowsky not to send the entire slide presentation to lead director unless he wants to share the information

with

the

entire

**Board** 

and

management

September 14,



N.

Milikowsky

sends

additional

slides

to

lead

director,

telling

her

they

are

the

balance

of

the

slides.

In

fact, slides

produced

by other directors show that he lied and that various directors received different slides

September 2012

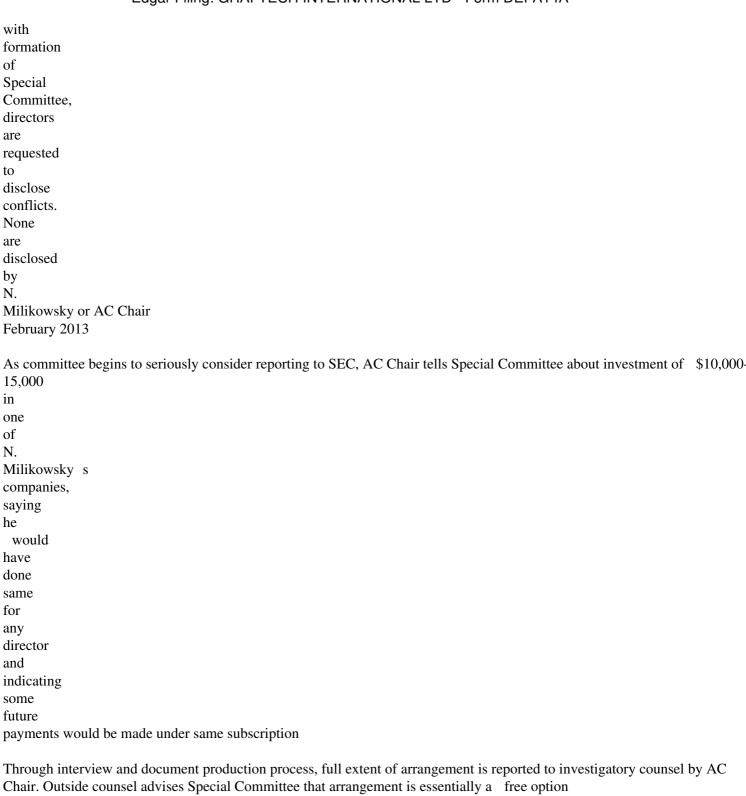
N. Milikowsky tells two directors that he had procured support from a third director who was in favor of electing N. Milikowsky as Chairman. Testimony of the three directors shows that he lied Breach of Fiduciary Duty and Governance Guidelines, and Highly

Disruptive to Board Functioning

Nathan Milikowsky Fails to Disclose Material Conflicts of Interest 60 September 19, 2012

In

connection



N. Milikowsky does not produce the same documents, despite investigatory counsel request, claiming he has produced all documents

Breach of Fiduciary Duty, Governance Guidelines and

Code of Conduct