



**FOR IMMEDIATE RELEASE**

**Polar Molecular Holding Corporation, (Polar) Highlands Ranch, CO, August 23, 2018.**

**(Full Text of Release at [www.duraltcomplaint.com](http://www.duraltcomplaint.com))**

**Polar is in the Petroleum Additives business with it's proprietary Duralt Fuel Conditioner Technology. Duralt, a bulk treatment fuel additive for the oil industry reduces greenhouse gas emissions from automotive sources at a net savings to society. Duralt has been validated by the Ford Motor Company, Harley Davidson, Total of France, and major independent research centers. (For Duralt product info [www.pmhcglobal.com](http://www.pmhcglobal.com))**

**The Lubrizol Corporation owned by Warren Buffett/Berkshire Hathaway has "pirated" Duralt Technology through numerous violations of law. Polar has approached Buffett seeking to resolve the issues with Lubrizol.**

**Subject:**

**Warren Buffett's December 13, 2017 Letter Of "Admissions" Responding to Polar Molecular Holding Corporation (Polar) CEO Mark Nelson's December 10, 2017 Letter To Buffett With A Legal Brief And 3 Exhibit Books And An Economist's Assessment Of \$30 Billion In Net Income. "Buffett/Berkshire Hathaway Subsidiary Lubrizol Corporation Undermined The \$30 Billion In Net Income", Said Nelson.**

**(LEGAL CLAIMS AGAINST LUBRIZOL Summary Brief, Economist Study, and 3 Exhibit Books at [www.duraltcomplaint.com](http://www.duraltcomplaint.com))**

**"Buffett In His December 13 Letter Refuses to Submit Polar's Evidence and Economist Report to Berkshire's Lawyers for "Due Dilligence" and Disclosure To Berkshire Investors As Required By SEC Law and Requirements" says Nelson. Buffett Makes Legal "Admissions" In His December 13 Letter" Nelson States. "Buffett also Refused to Halt Lubrizol's ongoing illegal Acts against Polar's Interests. Buffett Has Also Retaliated Against Me, Personally", Alleges Nelson**

**(Full text of Buffett-Nelson letters at [www.duraltcomplaint.com](http://www.duraltcomplaint.com))**

1). ***"Buffett admitted that he would not provide the letter and enclosed evidence to Berkshire's lawyers. Berkshire's lawyers must conduct "due diligence" on PMHC's asserted legal claims and then disclose Berkshire's legal position in Berkshire's SEC filings, related to PMHC's asserted damages/contingent liabilities (as of January 2018) of \$30 Billion, or triple damages of \$90 billion plus legal fees under civil Rico or Anti-Trust. Meanwhile, Buffet has raised \$116 Billion from investors", stated Nelson.***

2). ***"Buffett admitted that he would not Halt Lubrizol's illegal Acts against PMHC, and thus Berkshire Hathaway became complicit and directly liable", asserted Nelson.***

3) ***Buffett then retaliated against the witness, Mark Nelson. This retaliation supports the validity of PMHC's asserted claims against Lubrizol.***

***Warren Buffett letter (partial) to Mark Nelson, CEO of Polar Molecular Holding Corporation dated December 13, 2017:***

***(BUFFETT). "I've read carefully your letter. I understand that you would like me to intervene in the dispute with Lubrizol. This I won't be able to do. Lubrizol has an outstanding CEO and his knowledge of the facts – which I'm sure would end up in dispute – is far greater than I can learn in any briefing."***

***Buffett wasn't invited to a "briefing". He was asked to have Berkshire Hathaway legal counsel conduct required "due diligence" on the documented legal claims asserted against Lubrizol by PMHC and the assessment of \$30 billion in damages.***

***Moreover, Buffet admits that he knows that the legal facts exist, "which I'm sure would end up in dispute". Buffett is therefore obligated to conduct "due diligence" on the asserted legal claims and liabilities and disclose the findings of Berkshire's lawyers in Berkshire's SEC filings. Buffet is also obligated to disclose PMHC's legal assertions and asserted damages as well in Berkshire's SEC filings, in the interests of transparency for investors," stated Nelson.***

***(BUFFETT). "Normally, I would forward your letter to the CEO (Lubrizol) but my impression is that you may not want me to do so.(Threat?)Consequently, the only one that has seen your letter is me and I will not share it's contents with either Berkshire's lawyers, Lubrizol's lawyers or the management of Lubrizol."***

***The fact that Buffett stated that he did not provide my December 10, 2017 letter, and evidence to Berkshire's lawyers is a very material admission. That is the very first thing he should have done. Berkshire's lawyers have a duty to protect the interests of Berkshire Hathaway and all of it's investors, not just Warren Buffett. Extensive, well documented evidence of unlawful conduct by a subsidiary, Lubrizol and asserted liabilities of \$30 billion must be evaluated and disclosed to investors and the SEC in Berkshire's quarterly and annual filings. Only in this way can investors make informed decisions about holding stock, or buying stock in***

***Berkshire Hathaway. These are fundamental rules for a "public" company. Buffett is not exempt from these rules, "Oracle" or not. Nor is his auditor, Deloitte Touche.***

***This statement by Buffett is also an "admission" that Buffett would "normally" forward evidence of wrong doing and material liabilities to Lubrizol instead of Berkshire's lawyers for conducting required "due diligence" and assessment of liabilities. My first letter and the evidence provided to Buffett and his auditor, Deloitte & Touche citing "billions of dollars" in liabilities was delivered in January 2017. Buffett likely forwarded PMHC's January 2017 letter and evidence to Lubrizol's CEO as he "normally" would do, instead of providing it to Berkshire's lawyers for "due diligence" and disclosure in Berkshire's SEC filings.***

***Buffett also "admitted" that he would not halt Lubrizol's illegal acts against PMHC, and thus Berkshire Hathaway became "complicit", and incurred a direct liability of it's own. This is an example of inadequate "corporate governance" and "internal controls" at Berkshire Hathaway as a "public" company, a re-occurring criticism.***

***(BUFFETT). "I'm sorry you have this dispute with Lubrizol but you will have to pursue whatever course you wish directly with them."***

***Buffett can not simply direct me to Lubrizol. These continuing unlawful acts by Lubrizol over 24 years, once revealed to Buffett, the CEO of Berkshire become a liability of the parent company if Berkshire fails to halt such ongoing lawless conduct. If your child throws a rock through your neighbor's window and once informed of this unlawful act you don't prevent it's re-occurrence and pay the damages, you as the parent assume liability.***

***Mark Nelson letter (partial) to Warren Buffett, cc to Buffett's auditor, Robert Mitchell of Deloitte & Touche, dated December 10, 2017:***

***(NELSON) "This is the second time in eleven months I have reached out to you in an attempt to amicably resolve the Lubrizol matter."***

***Buffett likely forwarded to Lubrizol's CEO the evidence against Lubrizol that I provided to him and his auditor Deloitte & Touche asserting "billions of dollars in damages" in January 2017, as he "normally" would do. Review by Berkshire was required.***

***(NELSON) "A noted economist has now completed a financial assessment that places the damages at about \$27 billion in lost net revenue from 1993 to January 2017." (Lubrizol undermined the net revenues through illegal acts against PMHC).***

***(NELSON) "The SUMMARY BRIEF is entitled, LEGAL CLAIMS AGAINST LUBRIZOL. I have also enclosed three books of exhibits." (The Summary Brief and exhibits prove Lubrizol unlawfully undermined 3 business opportunities resulting in the lost net income of \$27 billion as of January 2017, and \$30 billion as of January 2018).***



Meanwhile, Buffett has raised \$116 billion from investors without Berkshire's lawyers conducting required "due diligence" on asserted legal claims and asserted contingent liabilities of \$27 to \$30 billion, with required disclosures in SEC 10K Annual Reports for fiscal 2016, filed on February 26, 2017 and for fiscal 2017, filed on February 26, 2018. Required disclosure of the enormous liabilities created by Lubrizol's "over the top" lawless behavior for over 24 years, and the liabilities Berkshire's complicity has created are certainly inconvenient for Buffett the "Oracle of Omaha", and truly unfortunate for Berkshire investors who are innocent bystanders to all of this. However, this matter must be cleaned up "right down to the nape". Damages need to be paid to PMHC and it's stockholders, and Lubrizol must be forced to discontinue it's unlawful "pirating" of our Duralt technology.

To read the full text of Buffett's December 13, 2017 letter to Mark Nelson, and the full text of Nelson's December 10, 2017 letter to Buffett go to [www.duraltcomplaint.com](http://www.duraltcomplaint.com) and cursor on the letters just below the News Release, or in the INTRODUCTION EXHIBITS. The exhibits also contain the January 2017 letters to Buffett and Deloitte & Touche.

The LEGAL CLAIMS AGAINST LUBRIZOL SUMMARY BRIEF, Economist Study, and three books of exhibits are on the Home Page for [www.duraltcomplaint.com](http://www.duraltcomplaint.com).

Furthermore, there has been continued retaliation against Polar Molecular Holding Corporation (Polar), and the "inconvenient witness", Mark Nelson. This includes continuing attacks on Polar's strategic business opportunities by Lubrizol and it's "agent provocateur" and "bag man", Carl Hill, "hacking" of Nelson's emails including to and from federal agents, bribery and extortion, public corruption, obstruction of justice, further theft of Polar intellectual property, and "stalking" of Nelson at his place of worship, St. Mark Catholic Church in Highlands Ranch, Colorado, and other serious violations of law.

The first week of January 2018, Nelson responded in letters to Buffet, and Deloitte & Touche refusing to take the matter up directly with Lubrizol, and insisting that Berkshire's lawyers conduct "due diligence" and disclose the asserted, contingent liabilities of \$30 billion. Buffett didn't like the response, and another retaliation ensued. (Nelson's first week of January 2018 letters are at [www.duraltcomplaint.com](http://www.duraltcomplaint.com). Introduction Exhibits).

The second week of January, Bank of America sold the mortgage on the home of the late Sharon E. Minnock, Nelson's fiancée to Carrington Mortgage Services, LLC. The home, left to Nelson in Sharon's will and still in her estate, doubles as Nelson's residence and PMHC's offices.

Buffett/Berkshire is the largest stockholder of Bank of America. What followed was a series of threatening letters falsely stating mortgage payments were not paid, and threats of foreclosure. This "Retaliation Against A Witness" and "harrassment" is illegal, and is continuing to the present time. This "Retaliation" confirms the validity of the legal claims and damages asserted by PMHC. Otherwise, why is there such "over the top" retaliation going on against Nelson.

(Read About Buffett, Bank of America, and Carrington, and the 30 related exhibits on [www.duraltcomplaint.com](http://www.duraltcomplaint.com).)

All of this lawless behavior must be halted immediately, and restitution must be made. Buffett, Lubrizol, "et al", the CEO's of Bank of America, and Carrington are not "above the law" because of their wealth, power and privilege.

IN SUMMARY, BUFFETT:

1). FAILED TO DISCLOSE PMHC'S ASSERTED LEGAL CLAIMS AGAINST LUBRIZOL, AND THE \$30 BILLION ASSERTED DAMAGES, AND RELATED CONTINGENT LIABILITIES. THEN BERKSHIRE'S LAWYERS ASSESSMENT OF THE PMHC LEGAL CLAIMS AND DAMAGES/LIABILITY SHOULD HAVE BEEN DISCLOSED IN BERKSHIRE'S SEC FILINGS SO INVESTORS COULD MAKE INFORMED DECISIONS.

2) THEN FAILED TO HALT THE ONGOING UNLAWFUL ACTS OF LUBRIZOL, CREATING A DIRECT LIABILITY FOR BERKSHIRE HATHAWAY, THE PARENT COMPANY.

3). THEN RETAILATED AGAINST THE WITNESS, MARK NELSON.

Go to the website at [www.duralt.com](http://www.duralt.com) for extensive evidence and documentation.

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