## GrafTech International, Ltd.

## 2024 ANNUAL MEETING OF STOCKHOLDERS

 THIS PROXY IS SOLICITED ON BEHALF OF NILESH UNDAVIA.
## THE BOARD OF DIRECTORS OF GrafTech International, Ltd. IS NOT SOLICITING THIS PROXY.

The undersigned appoints Nilesh Undavia and John Grau as attorney and agent with full power of substitution to vote all shares of common stock of GrafTech International, Ltd. (the "Company") which the undersigned would be entitled to vote if personally present at the fiscal year 2024 Annual Meeting of Stockholders of the Company scheduled to be held virtually at 8:00 A.M. Eastern Time on May 9, 2024 (including any adjournments or postponements thereof and any meeting called in lieu thereof, the "Annual Meeting").

The undersigned hereby revokes any other proxy or proxies heretofore given to vote or act with respect to the shares of common stock of the Company held by the undersigned, and hereby ratifies and confirms all action the herein named attorneys and proxies, their substitutes, or any of them may lawfully take by virtue hereof. If properly executed, this Proxy will be voted as directed on the reverse and in the discretion of the herein named attorneys and proxies or their substitutes with respect to any other matters as may properly come before the Annual Meeting that are unknown to Mr. Undavia a reasonable time before this solicitation.

THIS PROXY WILL BE VOTED AS DIRECTED. IF NO DIRECTION IS INDICATED WITH RESPECT TO ITEM 1 OF THE PROPOSALS ON THE REVERSE, THIS PROXY WILL BE VOTED "FOR" NILESH UNDAVIA, BUT THIS PROXY WILL NOT BE VOTED ON ANY OTHER ITEM.

This Proxy will be valid until the completion of the Annual Meeting. This Proxy will only be valid in connection with the Undavia Group's solicitation of proxies for the Annual Meeting.

THE UNDAVIA GROUP STRONGLY RECOMMENDS THAT SHAREHOLDERS VOTE "FOR" NILESH UNDAVIA AND NOT TO VOTE "FOR" THE TWO COMPANY NOMINEES LISTED BELOW IN PROPOSAL 1.

YOU MAY SUBMIT VOTES FOR UP TO TWO (2) NOMINEES.
IMPORTANTLY, IF YOU MARK MORE THAN TWO (2) "FOR" BOXES WITH RESPECT TO THE ELECTION OF DIRECTORS, ALL OF YOUR VOTES FOR THE ELECTION OF DIRECTORS WILL BE DEEMED INVALID.

IF YOU MARK FEWER THAN TWO (2) "FOR" BOXES WITH RESPECT TO THE ELECTION OF DIRECTORS, WE WILL VOTE YOUR SHARES ONLY AS DIRECTED.

IF YOU HAVE PROVIDED NO DIRECTION WITH RESPECT TO THE ELECTION OF DIRECTORS, WE WILL VOTE YOUR SHARES "FOR" MR. UNDAVIA.

FOR ITEMS OTHER THAN THE ELECTION OF DIRECTORS (ITEMS 2 AND 3), YOUR SHARES WILL BE VOTED ON THE BLUE CARD ONLY AS DIRECTED. IF NO DIRECTION IS INDICATED AS TO

## HOW TO VOTE YOUR SHARES ON THESE ITEMS, YOUR SHARES WILL NOT BE VOTED ON THESE ITEMS.

1. To elect two directors to hold office each for a three-year term expiring at the Company’s 2027 Annual Meeting of Stockholders or until his or her respective successor is elected or qualified.

UNDAVIA GROUP NOMINEE OPPOSED BY THE COMPANY
(a) Nilesh Undavia $\square$ FOR $\square$ WITHHOLD

COMPANY NOMINEES OPPOSED BY THE UNDAVIA GROUP
(a) Debra Fine $\square$ FOR $\square$ WITHHOLD
(b) Anthony R. Taccone $\quad \square$ FOR $\quad \square$ WITHHOLD
2. MANAGEMENT PROPOSAL: Ratify the selection of Deloitte \& Touche LLP as our independent registered public firm for 2024.

For $\square \quad$ Against $\square$ Abstain
3. MANAGEMENT PROPOSAL: Approve, on an advisory basis, our named executive officer compensation.

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\begin{array}{ccc}
\text { For } \square & \text { Against } \square & \text { Abstain } \square
\end{array}
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DATED: $\qquad$

## (Signature)

(Signature, if held jointly)
(Title)

