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BONDERN Form 4	MAN DAVID												
December	20, 2012												
FOR	\mathbf{M} 4 UNITED	STATES	SECU	IRITIES	5 A	ND EXCH	ANG	E CON	IMISSION	~		ROVAL	
<i></i>		GIAILO				D.C. 20549				ON Nu	/IB mber:	3235-0287	
Check if no lo subject Sectior Form 4 Form 5	to SIAIE.	STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES										anuary 31, 2005 rage ber 0.5	
obligat may co	ions Section 17	(a) of the	Public 1	Utility He	olc	e Securities ling Compa Company A	ny A	ct of 19.	ct of 1934, 35 or Section	l			
(Print or Type	e Responses)												
	Address of Reporting p Holdings (SBS)	-	Symbol	l		Ticker or Tra	ding	5. F Issi	Relationship of l her	Repc	orting Person	(s) to	
Auvisors,	me.			GRAPHIC PACKAGING HOLDING CO [GPK]					(Check all applicable)				
(Last)	(First)	(Middle)	(Month	Date of Earliest Transaction . Ionth/Day/Year)				belo	Director Officer (give t	itle _	X 10% Ov Other (s		
	GLOBAL, LLC, 1 RCE STREET, SU		12/18/	/2012				Den	·••)		Jelow)		
					nendment, Date Original 6. Individual or Jo Ionth/Day/Year) Applicable Line)					oint/Group Filing(Check			
FORT WO	ORTH, TX 76102		T neu(m	ionui/Day/1	. car)			Form filed by Or Form filed by M				
(City)	(State)	(Zip)	Та	ble I - Nor	n-D	erivative Sec	uritie		d, Disposed of,	or F	Beneficially (Owned	
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)		d Date, if	3.	4 ionD (1	. Securities Ad Disposed of (D Instr. 3, 4 and	cquire	-	5. Amount of Securities Beneficially Owned Following Reported Transaction(s (Instr. 3 and	f s)	6.	7. Nature of Indirect Beneficial Ownership (Instr. 4)	
				Code V	T	Amount	(D)	Price	(instr. 5 und	.)		See	
Class A Common Stock	12/18/2012			S	9	9,354,779	D	\$ 5.7981 (1)	122,804,09	96	I	Explanation of Responses (2) (3) (4) (5)	
Class A Common Stock	12/18/2012			S	2	28,542,316	D	\$ 6.1	94,261,780)	I	See Explanation of Responses (2) (3) (4) (5)	

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Class A Common 12 Stock	2/20/2012		S 1	1,403,216	D	\$ 5.7981	92,858,564	I o	See Explanation of Responses $\frac{2}{2}$ $\frac{(3)}{(4)}$ $\frac{(5)}{(5)}$	1	
Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly. Persons who respond to the collection of information contained in this form are not information contained in this form are not information contained to respond unless the form displays a currently valid OMB control number. SEC 1474 Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities) SEC 1474											
Security or H (Instr. 3) Price Der			3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transactio Code (Instr. 8)	5. onNumber of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)	Expirati (Month/ e	Exercisable and on Date Day/Year)	7. Title and Amount of Underlying Securities (Instr. 3 and 4) Amount	8. Price of Derivative Security (Instr. 5)	9. Nu Deriv Secu Bene Owno Follo Repo Trans (Instr	

							Amount
				Date	Expiration		or
				Exercisable	Expiration	Title	Number
				Excicisable	Date		of
Code	V	(A)	(D)				Shares

Reporting Owners

Reporting Owner Name / Address	Relationships				
1	Director	10% Owner	Officer	Other	
TPG Group Holdings (SBS) Advisors, Inc. C/O TPG GLOBAL, LLC 301 COMMERCE STREET, SUITE 3300 FORT WORTH, TX 76102		Х			
BONDERMAN DAVID C/O TPG GLOBAL, LLC 301 COMMERCE STREET, SUITE 3300 FORT WORTH, TX 76102		Х			
COULTER JAMES G C/O TPG GLOBAL, LLC 301 COMMERCE STREET, SUITE 3300 FORT WORTH, TX 76102		Х			

Signatures

Ronald Cami, on behalf of David Bonderman (6) (7)	12/20/2012				
**Signature of Reporting Person	Date				
Ronald Cami, on behalf of James G. Coulter (6) (7)					
**Signature of Reporting Person	Date				
Ronald Cami, Vice President, TPG Group Holdings (SBS) Advisors, Inc. (6)					
**Signature of Reporting Person	Date				

Explanation of Responses:

- * If the form is filed by more than one reporting person, *see* Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- (1) The price represents the public offering price of \$6.10 per share less the underwriters' discount of \$0.3019 per share.

David Bonderman and James G. Coulter are directors, officers and shareholders of TPG Group Holdings (SBS) Advisors, Inc., a Delaware corporation ("Group Advisors" and, together with Messrs. Bonderman and Coulter, the "Reporting Persons"), which is the general partner of TPG Group Holdings (SBS), L.P., a Delaware limited partnership, which is the sole member of TPG Holdings I-A,

(2) LLC, a Delaware limited liability company, which is the general partner of TPG Holdings I, L.P., a Delaware limited partnership, which is the sole member of TPG Holdings I-A, LLC, a Delaware limited liability company, which is the general partner of TPG Holdings, I L.P., a Delaware limited partnership, which is the sole member of each of (i) TPG GenPar IV Advisors LLC, a Delaware limited liability company ("TPG Advisors IV"), and (ii) TPG GenPar V Advisors, LLC a Delaware limited liability company ("TPG Advisors V").

TPG Advisors IV is the general of TPG GenPar IV, L.P., a Delaware limited partnership, which is the general partner of each of TPG Bluegrass IV - AIV 1, L.P., a Delaware limited partnership ("TPG IV-AIV 1"), and TPG Bluegrass IV - AIV 2, L.P., a Delaware limited partnership ("TPG IV-AIV 2"). TPG Advisors V is the general partner of TPG GenPar V, L.P., a Delaware limited partnership, which is the general partner of each of TPG Bluegrass V - AIV 1, L.P., a Delaware limited partnership ("TPG V-AIV 1"), TPG Bluegrass V - AIV 1, L.P., a Delaware limited partnership ("TPG V-AIV 1"), TPG Bluegrass V - AIV 1, L.P., a Delaware limited partnership ("TPG V-AIV 1"), TPG Bluegrass V - AIV 1, L.P., a Delaware limited partnership ("TPG V-AIV 1"), TPG Bluegrass V - AIV 1, L.P., a Delaware limited partnership ("TPG V-AIV 1"), TPG Bluegrass V - AIV 1, L.P., a Delaware limited partnership ("TPG V-AIV 1"), TPG Bluegrass V - AIV 1, L.P., a Delaware limited partnership ("TPG V-AIV 1"), TPG Bluegrass V - AIV 1, L.P., a Delaware limited partnership ("TPG V-AIV 1"), TPG Bluegrass V - AIV 1, L.P., a Delaware limited partnership ("TPG V-AIV 1"), TPG Bluegrass V - AIV 1, L.P., a Delaware limited partnership ("TPG V-AIV 1"), TPG Bluegrass V - AIV 1, L.P., a Delaware limited partnership ("TPG V-AIV 1"), TPG Bluegrass V - AIV 1, L.P., a Delaware limited partnership ("TPG V-AIV 1"), TPG Bluegrass V - AIV 1, L.P., a Delaware limited partnership ("TPG V-AIV 1"), TPG Bluegrass V - AIV 1, L.P., a Delaware limited partnership ("TPG V-AIV 1"), tPG Bluegrass V - AIV 1, L.P., a Delaware limited partnership ("TPG V-AIV 1"), tPG Bluegrass V - AIV 1, L.P., a Delaware limited partnership ("TPG V-AIV 1"), tPG Bluegrass V - AIV 1, L.P., a Delaware limited partnership ("TPG V-AIV 1"), tPG Bluegrass V - AIV 1, L.P., a Delaware limited partnership ("TPG V-AIV 1"), tPG Bluegrass V - AIV 1, L.P., a Delaware limited partnership ("TPG V-AIV 1"), tPG Bluegrass V - AIV 1, L.P., a Delaware limited partnership ("TPG V-AIV 1"), tPG Bluegrass V - AIV 1"), tPG Bluegras

(3) AIV 2 L.P., a Delaware limited partnership ("TPG V-AIV 2"), TPG FOF V-A, L.P., a Delaware limited partnership ("TPG FOF V-A"), and TPG FOF V-B, L.P., a Delaware limited partnership ("TPG FOF V-B" and, together with TPG IV-AIV 1, TPG IV-AIV 2, TPG V-AIV 1, TPG V-AIV 2, and TPG FOF V-A, the "TPG Funds"). The TPG Funds hold the shares of Class A Common Stock of Graphic Packaging Holding Company reported herein (the "Shares").

Because of the Reporting Persons' respective relationships to the TPG Funds, the Reporting Persons may be deemed to beneficially own the Shares to the extent of the greater of their respective direct or indirect pecuniary interests in the profits or capital accounts of the

(4) TPG Funds. Each Reporting Person disclaims beneficial ownership of the Shares, except to the extent of such Reporting Person's pecuniary interest therein, if any.

Pursuant to Rule 16a-1(a)(4) under the Securities Exchange Act of 1934, as amended (the "Exchange Act"), this filing shall not be
(5) deemed an admission that the Reporting Persons are, for purposes of Section 16 of the Exchange Act or otherwise, the beneficial owners of any Shares beneficially owned in excess of their respective pecuniary interests.

Remarks:

- (6) The Reporting Persons are jointly filing this Form 4 pursuant to Rule 16a-3(j) under the Exchange Act.
- (7) Ronald Cami is signing on behalf of both Messrs. Bonderman and Coulter pursuant to authorization and designation letter

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.