Electronics for Imaging, Inc. (EFII) harbors parallel ties to Tyco’s previous accounting irregularities, including a literal tie on its Auditing Board

Who is GlassHouse Research? GlassHouse Research (GHR) is made up of former forensic accountants/analysts who have worked for prominent hedge funds on Wall Street, as well as boutique forensic accounting firms. Our purpose is to expose public companies that have been taking advantage of US GAAP as well as IFRS accounting for their benefit. We seek to find companies where GAAP (or even worse, non-GAAP) earnings are deviating from true economic earnings of the target firm.

*Overall, we search for evidence of a “culture of fraud” within public companies.*

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Initiation of Electronics for Imaging (EFII) with a target price of $13.50

GlassHouse Research focuses on the terminally ill roll-up Electronics for Imaging, Inc. (AKA EFI), which uses every accounting gimmick in the book to mask true economic earnings.

- The roll-up EFI’s continued use of acquisitions concurrent with plummeting free-cash-flow is a long-term recipe for disaster: While the company touts its double-digit top-line growth, based on free-cash-flow trends (or lack thereof, at –$52.6 million TTM) and no organic growth, we believe the firm will run into cash flow issues and generate future diminishing returns in upcoming periods.

- Accounting irregularities litter EFI’s weak balance sheet and add a time catalyst to EFI’s share-price demise:
  - Inventory diagnostics provide evidence of *channel stuffing at EFI with inventories up near 50% YOY, dwarfing revenue growth.*
  - Management misclassifies long-term receivables into “other assets” on the balance sheet and misleadingly excludes them from their reported DSO calculation.
  - In our view, EFI has underfunded its warranty reserve liability, especially in light of its recently disclosed extended warranty terms. We calculate this under-expense benefited the firm by 12% of earnings over the TTM.

- Sell-side analysts are fooled by phony non-GAAP exclusions that GHR will expose as neither non-recurring nor non-cash expenses: EFI is the benefactor from one of the worst uses of non-GAAP exclusions GHR has seen in our long-tenured history. TTM non-GAAP income ($2.22) now stands 290% above GAAP income of $0.57, representing the highest difference in EFI’s history. Persistent material exclusions of intangible amortization expenses, stock-based compensation, restructuring/other and acquisition-related costs obfuscate EFI’s sustainable earnings.

- EFI uses highly questionable judgement with its executives in key positions: With an *auditing board member with ties to Tyco,* a recently appointed CFO who nearly ran his previous business into bankruptcy, subjective short-term bonus incentives for the CEO & CFO, and no CPAs anywhere in sight in key executive positions, GHR believes management is creating a culture of “hitting the numbers” at EFI.

- Premium valuation erroneously based on “adjusted” earnings is unwarranted given the material long-term structural issues and near-term accounting risk: Using a sustainable earnings figure detailed in this report, GHR will show why we believe an approximate 71.0% downside to EFI’s current share price is in its future.
### Key Similarities Between EFI and Tyco

<table>
<thead>
<tr>
<th>Key Characteristic</th>
<th>Tyco International</th>
<th>Electronics for Imaging</th>
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<tbody>
<tr>
<td><strong>Business Strategy</strong></td>
<td>Platform electronics company that spread into fragmented industries through acquisitions</td>
<td>Platform industrial printing company that is primarily growing through acquisitions</td>
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<tr>
<td><strong>Corporate Culture</strong></td>
<td>CEO, who lives a highly extravagant lifestyle along with his key executives, who only care about growing the top line</td>
<td>CEO leads race to $1 billion goal in revenue to appear “more attractive” to investors</td>
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<tr>
<td><strong>Key Executive Role of Richard Kashnow</strong></td>
<td>Served as President of “Tyco Ventures” after his firm, Raychem, was acquired by Tyco in 1999</td>
<td>Served as a “consultant” since 2003 and current Board of Directors and Auditing Board Member</td>
</tr>
<tr>
<td><strong>Years of Accounting/Auditing Experience Combined of CEO, CFO &amp; Auditing Board</strong></td>
<td>0 Years</td>
<td>0 Years</td>
</tr>
<tr>
<td><strong>Auditor</strong></td>
<td>PricewaterhouseCoopers LLP</td>
<td>PricewaterhouseCoopers LLP through 2014 (dismissed); Deloitte &amp; Touche LLP</td>
</tr>
<tr>
<td><strong>Accounting Concerns</strong></td>
<td>Improper accounting practices to inflate operating income, spring-loading, undervaluing acquired assets and overvaluing liabilities, among other issues</td>
<td>Concerns with acquisition accounting, spring-loading, channel-stuffing, misclassifying AR, and adequacy of warranty reserve</td>
</tr>
<tr>
<td><strong>End Result</strong></td>
<td>CEO Dennis Kozlowski and CFO Mark Swartz sentenced to jail on charges they reaped $600mm through racketeering among other levied fines to Tyco</td>
<td>?????????</td>
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**Company Background**

Electronics For Imaging, Inc. (EFI) provides digital inkjet printers, business process automation solutions, and color digital front ends (DFE) in the United States and internationally.

The company’s Industrial Inkjet segment (50.7% of sales as of 2015) offers ink for use in commercial photo labs, sign shops, graphic screen printers, specialty commercial printers, and digital and billboard graphics providers.

Its Productivity Software segment (15.3% of sales) provides software suite that enables end-to-end business and production workflows for the print and packaging industry. This segment offers business process automation software; Pace, a cloud-based business process automation software; Metrix, a solution for estimating, planning, and integration into prepress and post-press solutions; and cloud-based order entry and order management systems, as well as cross-media marketing systems.

The company’s Fiery segment (33.9% of sales) offers stand-alone DFES connected to digital printers, copiers, and other peripheral devices; embedded DFES and design-licensed solutions used in digital copiers and multi-functional devices; optional software integrated into its DFES, such as Fiery Central and Command WorkStation; Fiery Self-Serve, a self-service and payment solution; PrintMe mobile printing application; and stand-alone software-based solutions, such as proofing and scanning solutions.

Electronics For Imaging, Inc. was founded in 1988 and is headquartered in Fremont, California.
Roll-Up Model Distorts True Economic Earnings at EFI

Haven’t we seen how this story ends multiple times before? Roll-ups such as Valeant, Endo Pharma, Enron, and relevant to this particular company, Tyco. In fact, this strategy has been discussed by one of the most famed investors of all-time Peter Lynch, who coined the term “diworseification” – the idea that acquiring company after company for growth will lead to the demise of the original firm.

Let us point out why we believe management is obsessed with acquiring companies and how management could not stop even if they wanted to:

1) The acquiring of companies inorganically boosts EFI’s revenue in order to hit their arbitrary $1 billion revenue goal set in 2013.

2) Management’s lack of disclosures regarding organic revenue makes it extremely easy for them to mask organic revenue trends from complacent sell-side analysts.

3) Management has an added incentive to increase sales and non-GAAP operating earnings, as discussed later, to hit target and accelerator bonuses.

4) The use of purchasing assets through acquisitions allows management to tout a reported aesthetic Cash-Flow-from-Operations figure that does not take into account cash spent on acquisitions.

5) This allows management to exclude amortization expenses (where real cash was spent during the acquisition) from non-GAAP earnings because they are incorrectly deemed as “non-cash”.

6) Management is then able to exclude very-much recurring restructuring and acquisition expenses from non-GAAP earnings because management considers them to be “non-recurring” in nature, even though they have been used in 32 consecutive periods.
This may allow management to hide actual normal operating expenses into the restructuring and acquisitions charges on the income statement, which are excluded from non-GAAP earnings, similar to hedge fund manager John Hempton’s thesis on Valeant.

Can we now see why management has continued motivation to use its acquisition growth strategy? Here is the excerpt management gives in its 10-K filings with regards to its growth strategy:

The growth and expansion of our revenue will be derived from (i) product innovation through internal development efforts or business acquisition, (ii) increasing market coverage through internal efforts or business acquisition, (iii) expanding the addressable market, and (iv) establishing enterprise coherence and leveraging industry standardization.

And here is CEO Guy Gecht responding to future acquisitions in a recent EFI earnings call:

Shannon Siemsen Cross  
Okay. And then my last question is just, how should we be thinking about acquisitions, given you've got Nozomi coming, you're ramping Reggiani, you made the software acquisition, but what's kind of your feeling in terms of acquisitions and what do you see in the pipeline?

Guy Gecht  
So our business development team continues to evaluate, remain very active. Our goal at this point is not to enter a new market by acquisition. It's just to make the markets we are in a lot stronger. So to the extent we make our offering to packaging stronger, we'll act on this. To the extent we can make our offering in textiles stronger like we did with Optitex, we'll act on this. To the extent we can make any other segments stronger, we can act on this. We think between the – excuse me, between the multiple segments, there's such a tremendous future opportunity that all we want right now is to double down on what we do.

Corroborating our statements above, management has no plans to cease, in fact they will “double-down” on acquiring companies no matter what impact it has on free-cash-flow or GAAP earnings. From EFI’s 2015 10-K filings, listed below are EFI’s recent acquisitions:
The company also closed the acquisitions of Optitex Ltd., Rialco Limited in 2016 with Nozomi planning to be closed in Q3 2016.

GHR ultimately believes that organic growth of the company is being deliberately withheld from analysts in order to mask its abysmal growth rate. Time and time again, GHR found issues with EFI’s disclosures regarding its acquisitions in its filings. To illustrate this, we will again list out everything wrong with EFI’s disclosures, or lack thereof:

1) Nowhere in any of EFI’s press releases does management point out how much revenue growth was attributable to acquisitions. This is a very common excerpt in most acquisitive companies as the earnings release is the first thing analysts look at when a company reports its quarter.

2) Nowhere in any of EFI’s 10-Q filings does management quantify its revenue growth from acquisitions. Instead they choose to use vague statements such as “post-acquisition synergies”. Again, it is highly irregular to not disclose this in a 10-Q filing.

3) The company only mentions ONCE in any of its filings the revenue impact from acquisitions. In the 2015 10-K, it states “post-acquisitions revenue was $88.4 million related to these four acquisitions.” This equates to a 0% organic growth rate in 2015. Worse off, this is the ONLY mention of post-acquisition in this filing and is nowhere to be found in any previous 10-K filings in the same paragraph or anywhere else in the annual report.

4) Management does speak to organic growth sporadically throughout their earnings calls, however we note that these calls are not audited by an accounting firm and mostly use qualitative ballpark figures instead of actual results.

<table>
<thead>
<tr>
<th>Year</th>
<th>Acquired Business</th>
<th>Acquired Product Line or Customer Base</th>
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<tbody>
<tr>
<td>2013</td>
<td>Reggiani Macchine SpA (“Reggiani”)</td>
<td>Textile digital inkjet printers</td>
</tr>
<tr>
<td></td>
<td>Mutoh Digital Printers (“Mutoh”)</td>
<td>Super-wide format digital inkjet printers</td>
</tr>
<tr>
<td></td>
<td>Corrugated Technologies, Inc. (“CTT”)</td>
<td>Corrugated packaging software</td>
</tr>
<tr>
<td></td>
<td>Shuttleworth Business Systems Limited and CDM Solutions Limited (collectively: “Shuttleworth”)</td>
<td>European customer base</td>
</tr>
<tr>
<td>2014</td>
<td>SmartLinc, Inc. (“SmartLinc”)</td>
<td>Shipping and logistics automation software</td>
</tr>
<tr>
<td></td>
<td>Rhapso S.A. (“Rhapso”)</td>
<td>French customer base and corrugated packaging software</td>
</tr>
<tr>
<td></td>
<td>DirectSmile GmbH (“DirectSmile”)</td>
<td>Image personalization, cross media marketing, variable data printing</td>
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<tr>
<td></td>
<td>DiMS! organizing print B.V. (“DiMS!”)</td>
<td>Multilingual, and multi-national print and packaging companies with a large European installed base</td>
</tr>
<tr>
<td></td>
<td>PrintLender Software (“PrintLender”)</td>
<td>Small commercial and in-plant printing operations</td>
</tr>
<tr>
<td></td>
<td>Gansys Software SRSL (“Gansys”)</td>
<td>French speaking regions of Europe and Africa</td>
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<tr>
<td></td>
<td>Outback Software Pty. Ltd. doing business as Matrix Software (“Matrix”)</td>
<td>Imposition solutions for customers not served by the Fiery and Fiery XE imposition tools</td>
</tr>
<tr>
<td></td>
<td>Lector Computertechnische GmbH (“Lector”)</td>
<td>German speaking regions of Europe</td>
</tr>
</tbody>
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*The company also closed the acquisitions of Optitex Ltd., Rialco Limited in 2016 with Nozomi planning to be closed in Q3 2016.*
5) The company encourages analysts to focus on its Cash-Flow-from-Operations that is positive instead of the declining and negative Free-Cash-Flow numbers, including cash spent on acquisitions.

6) The company does an amazingly poor job of disclosing acquisition figures for each purchase that every other company on the street is able to perform. There is no information whatsoever regarding working capital figures, making it almost impossible to analyze these acquisitions. Management will no doubt blame this on each acquisition not being material enough to disclose. However, GHR begs to differ.

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GHR believes that many of the same “spring-loading” tactics Tyco used to overstate earnings through its acquisitions may be currently being used by EFI today. However, with no disclosures provided whatsoever into the acquired companies working capital accounts (which every other company provides), this is unfortunately impossible to track.

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GHR points out that there are no hard figures anywhere else in the calls relating to organic revenue growth. As a matter of fact, the only decent disclosures on the earnings calls relating to organic growth stems from the Q&A on the Q2 call:

**Ananda Baruah**

Got it. And -- okay, we can do that math. And then I guess really just 2 more for me. Going to kind of the organic growth expectations, back half of the year and then actually heading into '17, if we sort of do [indiscernible], based on my organic growth math, you sort of have flat organic growth. Rev dollars for Inkjet, kind of December, March, June -- I probably have to tune up my June, but December, March, June. And then the growth rates that you're -- kind of like the mid-teens plus growth rates that you're guiding to for September, seem like they would have carried through, quite frankly, into next year. So is that an accurate way to think about organically, now that Reggiani and Matan are going organic, the next kind of 12 months organic growth rate on the Inkjet side could look like -- I know you guys have other stuff going on like Creta, ink is ramping and Nozomi is coming on, that's going to be organic, et cetera. But sort of ex that stuff, is that an appropriate way to think about it? And if not, how would you like us to think about it? And then I have one more follow-up.

**Marc D. Olin**

Yes. So the guidance we gave for Q3, as you know, is pretty much a straight organic growth rate at this point in time for the Inkjet group. And so I don't -- we're not giving guidance for Q4 and beyond yet to say that that's going to be the sustained growth rate for the group. But I think we have talked about long term that we expect Inkjet to be in the 10% to 13% organic growth. So in terms of looking at how you average the back half of the year and beyond, that's -- we haven't changed that long-term guidance for the Industrial Inkjet segment. And -- but again, I don't think -- Q4, we're on a much tougher compare year-over-year if you look at what we did in 2015. So I definitely would not expect Inkjet to grow at the same rate organically in Q4 as we're forecasting in Q3.
Overall, GHR believes that EFI’s organic growth rate is much worse than the flat growth that was reported at the end of 2015. While the acquisitions of 2015 and before are now close to annualizing, adding to the (not disclosed) organic growth rate, we believe the core company is suffering greatly in stealth. The lack of consistency and disclosures, based on our experience, can only mean that the core company is suffering without the help of acquisitions. But as we at GHR know so dearly, this game cannot be played forever. Eventually, the money for new acquisitions runs out and the carousel stops. Is that close to happening soon with EFI? Take a look at EFI’s cash position in the chart below and you be the judge.

\[ \text{Annual Profitability Figures for EFI} \]

\[ \text{We think a billion company can generate a lot more profits. It can be a lot more attractive to investors. We want to become a billion plus company, and we do it organically eventually, but we can accelerate with good acquisitions. – CEO Guy Gecht in 2013}\]
Evidence of Channel Stuffing at EFI

Diving into EFI’s inventory figures, GHR finds a plethora of accounting concerns that all point to the fact that EFI is currently stuffing its channel to increase sales. Basically, EFI is able to push its overbuilt inventory onto its customers for a short period of time to increase sales before a shortfall occurs. GHR can track this by analyzing certain inventory diagnostics of EFI and its customers.

What does this ultimately mean for EFI? With two bleak possible outcomes for EFI discussed later, we believe our inventory analysis puts a time catalyst of EFI’s share price decline (within one-to-three quarters). The two segments where we believe EFI has an overbuilt inventory position are mostly in the Industrial Inkjet segment and to a lesser amount, the Fiery digital-front-end segments.

- With respect to the former, the Inkjet segment’s customer base consists of commercial photo labs, graphic screen printers, large sign shops, specialty commercial printers and digital and billboard graphic providers. While it would be impossible to track the channel with these small non-public companies, we can track EFI’s own overall inventory trends.

- Below we can see EFI’s rapid inventory growth on the balance sheet in days-sales-inventory, which has spiked to 88 days in the most recent period; the highest amount reported in Q2 since 2009 during the recession. This is compared to a Q2 average of 73 days over that time period.
While the recent rise in DSIs would cause even the most novice sell-side analyst to take note, management has been less than forthcoming with the reason for the overall recent increase.

In the Q4 2015 earnings call management stated, “Our net inventory balance was $105 million, down $7 million sequentially as a result of strong fourth quarter sales, which resulted in inventory turns of 4.8 down 0.5 turns year-over-year as a result of the larger portion of revenue coming from Inkjet, which requires much higher raw material and finished goods inventory than Fiery or Productivity Software.”

Again this sentiment was repeated in the Q1 call, “Our net inventory balance was $122 million, up $15 million sequentially, as a result of high inventory for Industrial Inkjet as we prepared for the product launches of our new packaging platform at drupa1 and the new M4 Cretaprint printer, driving turns of 3.8, down 0.6 turns year-over-year, with a larger portion of the revenue coming from inkjet which requires much higher raw material and finished goods inventory than Fiery or Productivity.” Great. So GHR would expect DSIs to normalize back to the 75 day DSI levels after the drupa conference, correct?

Of course the drupa conference passed, and yes, while we do concede that inventories came down slightly sequentially, GHR calculates only a two day decline in DSIs! What does management have to say about this in Q2? “Our net inventory balance was $111 million, down $11 million sequentially as a result of our efforts to improve inventory levels that we discussed last quarter. This drove inventory turns to 4.3, down 0.7 turns year-over-year, but up 0.6 turns sequentially.”

So now we are trying to “improve inventory” instead of build for future sales? The convoluted explanations from management leave us dumbfounded as EFI’s overbuilt inventory has been building for the past five years! In fact, DSI’s are up 31.9% (not inventory), from a value of only 67 days at Q2 2011 to 88 days currently with very little explanations as the reasons to why.

Using Occam’s Razor here, a better explanation for the continued rise in inventory on the balance sheet is that EFI has stuffed its retail channel with so much product that it is now building on the balance sheet because they cannot sell it. As aforementioned, there

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1 The drupa conference was held on June 23rd through July 3rd 2016. This conference is the largest printing equipment exhibition in the world, held every four years by Messe Dusseldorf in Germany. http://www.drupa.com
are only two possible outcomes in this scenario based on our experience 1) EFI will attempt to maintain its price points on its products resulting in decreased sales and future impairment risk of its inventory and/or 2) the company will need to discount its products significantly in order to move inventory and avoid warehousing & transporting costs.

- Further corroborating our hypothesis, GHR took a look at inventory relative to forward sales estimates to test management’s “build for future sales” comment. Here we actually found the opposite of CFO Olin’s expectations where inventory was 44.8% and 21.1% of 3M and 6M forward sales, respectively. These figures are both near their respective five year high for EFI. In laymen’s terms, if the dominator (future sales) was expected to be much larger, then this ratio would be more in-line with historical norms for the company. However this is not the case, in fact, it’s the opposite.

- Finally, another “tell” that points to management’s comments being disingenuous is the accounts payable-to-inventory ratio being at a five year low for Q2s at 93.7%. This tells us that management has been actually decreasing its inventory purchases over the last year, but inventory continues to build due to decreased sales. Again, these accounting metrics point to GHR’s own channel-stuffing hypothesis rather than management’s explanations as discussed above.
While Accounts Receivable are Problematic, There Is Even More Hidden Risk on the Balance Sheet

In combination with EFI’s added risk of a stuffed inventory channel, their accounts receivable (AR) on the balance is in no better position. In our experience, the rapid increase in both these balance sheet accounts points to future share price degradation in upcoming periods as the firm works to normalize these line-items.

The worst part of the prolonged AR increase is that management admits in its 10-K filing to extending payment terms to its customers, which effectively have artificially increased sales in the period. Again, while management can entice customers to buy its products with extended credit terms for a short period of time, this is not sustainable in the long-term and points to a decreased demand for its products. So what happens next year when these periods with one-time revenue gains from extended credit annualize? Well, in GHR’s view, most investors can expect a large drop off in revenue increases as those non-recurring revenue gains disappear.

Even with the extension of credit terms, after plowing through the footnotes, GHR actually dug-up additional at-risk receivables that are not being included in management’s DSO calculations. These at-risk receivables extend beyond a one year collection timeframe and are actually being hidden in other current assets and other long-term assets on the balance sheet.

- Currently, EFI’s days-sales-outstanding levels have reached either near or at five year highs at 77 days and 73 days of 3M DSO and 12M DSO, respectively. The increase of these ratios has been persistent going back, where these figures stood at just 58 days and 56 days, respectively, in Q2 2011.

- Recently, as of Q4 2015, EFI reported a DSO value of 69 days for the fiscal year. According to the 10-K filing footnotes, the rise in AR and thus DSO values was due to the following, “DSOs increased during the year ended December 31, 2015, compared with December 31, 2014, primarily due to sales with extended payment terms and a non-linear sales cycle resulting in significant billings at the end of the year.” The extension of payment terms was not discussed in the firm’s earnings call that period.

- In Q1 2016, we can see that management added on further explanations for the spike in DSOs in the period to 80 days. From the Q1 earnings call, “While Q1 is usually a seasonally back-end loaded quarter, this year’s results were exaggerated as the FESPA Exhibition occurred during the first half of March. This delayed a lot of decisions until the last week of the quarter and, therefore, reduced our cash collections and increased our AR. This factor,
combined with the increase in our direct sales percentage due to the acquisitions and the related payment terms, caused AR to increase in the quarter to $205 million. DSO was 79.9 days, up 1 day from Q1 2015”

• Again on the Q2 earnings call, CFO Marc Olin gives yet another explanation to why DSOs have not yet normalized in the period, “DSO was 78.3 days, up 1.8 days from Q2 '15. As we indicated at the beginning of the quarter, we expected to see some late activity in the quarter due to the drupa trade show, which took place during the first 2 weeks of June. This is one of the reasons why we're not able to improve our DSOs as much as we would have liked, however, we did still show positive progress from Q1 with a sequential improvement of 1.6 days.”

• Notwithstanding the abundance of different reasons for the persistent increase of receivables on the balance sheet, GHR was actually able to uncover a riskier form of receivables stored on the balance sheet under “other current and long-term other assets”. Herein, we find that these long-term receivables have spiked 765% to $22.5 million from a low of $2.6 million at Q4 2014; conveniently right before newly appointed CFO Marc Olin took over the books.

• Digging into the filings, GHR divulges the exact excerpt buried in EFI’s 10-Q and 10-K footnotes:

**Financing Receivables**

ASC 310, Receivables, requires disclosures regarding the credit quality of our financing receivables and allowance for credit losses including disclosure of credit quality indicators, past due information, and modifications of our financing receivables. **We had financing receivables of $22.5 and $14.8 million consisting of $11.3 and $10.2 million of sales-type lease receivables, included within other current assets and other assets at June 30, 2016 and December 31, 2015, respectively, and $11.2 and $4.6 million of trade receivables having a contractual maturity in excess of one year at June 30, 2016 and December 31, 2015, respectively.** The credit quality of financing receivables is evaluated on the same basis as trade receivables. We do not have material past due financing receivables.

• First off, while GHR believes these long-term receivables are being misclassified as “other assets,” the worst part is that EFI management as well as the sell-side analysts following the company are, in GHR’s view, miscalculating the firm’s true DSO value. Especially considering that these receivables are the riskiest type, dating over one year until expected collections. Basically, what management is telling the investor is that because these receivables are longer-term in nature (hence more risk), we can exclude them from
the rest of our normal accounts receivable line-item on the balance sheet and thus our DSO calculation.

- Below, GHR recalculates what we believe are EFT’s true DSO values adding in both the firm’s disclosed sales-type lease receivables and long-term trade receivables to the total AR balance. Here we can conclude that the firm’s receivables are in much worse shape than originally thought at 86 days and 79 days of 3M DSO and 12M DSO, respectively.
EFI Extends its Warranty Terms for its Customers, But Does Not Accurately Account for this in its Reserve

In combination with EFI’s added risk of a stuffed inventory channel and an extension of unsustainable credit terms to customers, EFI’s balance sheet woes continue as GHR believes its warranty reserve is insufficiently funded. Listed in the company’s risk factor section in its 10-K, EFI discloses how inadequately or miscalculating its warranty reserve can impact its company:

Our products may contain defects, which are not discovered until after shipping, which could subject us to warranty claims in excess of our warranty reserves.

Our products consist of hardware and software developed by ourselves and others, which may contain undetected defects. We have in the past discovered software and hardware defects in certain of our products after their introduction, resulting in warranty expense and other expenses incurred in connection with rectifying such defects or, in certain circumstances, replacing the defective product, which may damage our relationships with our customers. Defects could be found in new versions of our products after commencement of commercial shipment and any such defects could result in a loss or delay in market acceptance of such products and thus harm our reputation and revenue. Defects in our products (including defects in licensed third party software) detected prior to new product releases could result in delays in the introduction of new products and the incurrence of additional expense, which could harm our operating results. We generally provide a twelve month hardware limited warranty from date of shipment for certain Industrial Inkjet printer and Fiery DFE products, which may cover both parts and labor.

Our standard warranties contain limits on damages and exclusions, including but not limited to alteration, modification, misuse, mishandling, and storage or operation in improper environments.

While we recorded an accrual of $9.6 million at December 31, 2015, for estimated warranty costs that are estimable and probable, based on historical experience, we may incur additional costs of revenue and operating expenses if our warranty provision does not reflect adequately the cost to resolve or repair defects in our products or if our liability limitations are declared enforceable, which could harm our business, financial condition, and operating results.

- In GHR’s view, management has been under-reserving its warranty reserve in recent periods which has cosmetically enhanced margins. Specifically, as EFI has been growing the top-line through acquisition growth and reporting increased warranty settlements over the past five years, we find that EFI’s provisioning for its warranty reserve (warranty expense) has been underfunded based on our calculations.
• To illustrate this, GHR calculates a 2.2% YOY decline of EFI’s warranty reserve to $9.63 million as of Q2 2016. However, more importantly, the warranty reserve fell by 18.3% YOY to 1.0% relative to TTM sales. This is important to understand because as EFI increases its sales (mostly through acquisitions), the firm will naturally need a higher reserve to account for those extra sales, hence the ratio with TTM sales.

• Looking at historical norms for EFI, the company’s five year average reserve-to-12M sales ratio stands at 1.4%. While this may not appear to be material relative to the current value of 1.0%, if we use the 1.4% average as a baseline, GHR calculates a 7 cent benefit to the bottom line for EFI over the TTM.² Or in other words, 11.8% of GAAP EPS over the TTM (57 cents) was based on this unsustainable warranty reserve benefit alone.

• Exacerbating this unsustainable boost to earnings over the TTM, we found that EFI has changed the language in its warranty reserve section in its annual filing:

  Warranty Reserves (2014 10-K)
  Our Industrial Inkjet printer and Fiery DFE products are generally accompanied by a 12-month limited warranty from date of shipment, which covers both parts and labor. Estimated future hardware and software warranty costs are recorded as a cost of product revenues when the related revenue is recognized, based on historical and projected warranty claim rates, historical and projected cost-per-claim, and knowledge of specific product failures that are outside our typical experience.

  Warranty reserves were $9.7 and $11.0 million as of December 31, 2014 and 2013, respectively.

  Warranty Reserves (2015 10-K)
  Our Industrial Inkjet printer and Fiery DFE products are generally accompanied by a 12 to 15-month limited warranty from date of shipment, which covers both parts and labor.

  Warranty reserves were $9.6 and $9.7 million as of December 31, 2015 and 2014, respectively.

• So where clearly management was trying to entice sales with an extension of its limited warranty of its products (another unsustainable form of revenue), GHR has found no evidence of accounting for this change in its warranty reserve. This puts the company at risk of heightened write-offs and subsequently warranty expenses as aforementioned above. In our view, we see an acceleration of margin degradation in future periods (within the next three quarters) based on the firm’s inadequate warranty reserve alone.

² This is based on a 12.4% TTM tax rate.
Non-GAAP Exclusions Masks EFI’s True Economic Earnings

You cannot pay your bills with non-GAAP earnings

As evident by reviewing our previous Annual Profitability Chart (page 9), we believe that EFI has a significant cash flow problem that will continue to hinder the firm as they acquire more companies. The reader can see below how CFO Marc Olin will try and steer analysts to their suggested cash flow metric of “CFOA relative to non-GAAP income”.

Cash flow of $68 million for the last 12 months represented 64% of non-GAAP net income. We're very pleased to see the progress made towards our targeted rate of 90% of non-GAAP net income and cash from operations considering the more capital-intensive structure of our business this year in Q2 versus last year due to the increased manufacturing presence of Reggiani and Matan.

In our prolonged combined years of analyst experience, we at GHR have NEVER seen this metric used by any other public company for good reason. IT MAKES NO SENSE. Let us show the reader why.

Electronics For Imaging, Inc.
Condensed Consolidated Statements of Cash Flows (unaudited)

<p>| | | |</p>
<table>
<thead>
<tr>
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<tbody>
<tr>
<td></td>
<td>2016</td>
<td>2017</td>
</tr>
<tr>
<td>Cash flows from operating activities:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Net income</td>
<td>$7,338</td>
<td>$12,054</td>
</tr>
<tr>
<td>Adjustments to reconcile net income to net cash provided by operating activities:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Depreciation and amortization</td>
<td>26,503</td>
<td>15,411</td>
</tr>
<tr>
<td>Deferred taxes</td>
<td>(6,409)</td>
<td>(7,765)</td>
</tr>
<tr>
<td>Provisions for bad debt and sales-related allowances</td>
<td>5,737</td>
<td>306</td>
</tr>
<tr>
<td>Provision for inventory obsolescence</td>
<td>3,240</td>
<td>2,289</td>
</tr>
<tr>
<td>Stock-based compensation, net of cash settlements</td>
<td>18,216</td>
<td>18,539</td>
</tr>
<tr>
<td>Non-cash accretion of interest expense on convertible notes and imputed financing obligation</td>
<td>6,574</td>
<td>6,239</td>
</tr>
<tr>
<td>Other non-cash charges and credits</td>
<td>(3,329)</td>
<td>2,877</td>
</tr>
<tr>
<td>Changes in operating assets and liabilities, net of effect of acquired businesses</td>
<td>(28,010)</td>
<td>(18,807)</td>
</tr>
<tr>
<td>Net cash provided by operating activities</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>31,840</td>
<td>32,062</td>
</tr>
<tr>
<td>Cash flows from investing activities:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Purchases of short-term investments</td>
<td>(137,323)</td>
<td>(179,058)</td>
</tr>
<tr>
<td>Proceeds from sales and maturities of short-term investments</td>
<td>165,634</td>
<td>121,023</td>
</tr>
<tr>
<td>Purchase, net of proceeds from sales, of property and equipment</td>
<td>(13,594)</td>
<td>(5,721)</td>
</tr>
<tr>
<td>Businesses purchased, net of cash acquired</td>
<td>(19,611)</td>
<td>16</td>
</tr>
<tr>
<td>Net cash used for investing activities</td>
<td>(4,597)</td>
<td>(66,140)</td>
</tr>
</tbody>
</table>
Management is aggressively trying to steer the sell-side to focus on the top arrow number of $31.9 million of 6M cash-from-operating activities, however due to EFI’s acquisitive nature we should also be focusing on cash spent on CapEx as well as acquisitions (the 2nd and 3rd arrows). Let GHR put this another way, is it fair that EFI can exclude the cash spent on acquisitions that have inventory, AR, other current liabilities and other working capital items on the acquired company’s balance sheet from “Cash Flow” just because it was acquired? If that’s the case, why spend any cash on inventory at all? Let’s just buy companies that have inventory and then we will be able to say we spent no “cash” on products at all!

But aside from the cash flow issues that are plaguing EFI. Let’s go through one-by-one and debunk every reason why EFI’s current non-GAAP exclusions have no business being excluded from income. Below is an excerpt that shows EFI’s non-GAAP exclusions for Q2 2016 and what do you know? Magically, $5.2 million in earnings is translated to $26.7 million instantly!
To quantify how large EFI’s recent bifurcation between GAAP and non-GAAP income has become, we tracked the difference over the last two years and found it to have grown by 114% since Q1 2014. Not only that, GHR calculates that TTM non-GAAP income of $2.22 is now 290% higher than reported GAAP figures of $0.57.

GAAP vs. non-GAAP Earnings Surprises

What we find quite concerning when analyzing EFI’s recent earnings surprises (below) are twofold. First, when looking at the firm’s recent positive non-GAAP earnings surprises, we observed that EFI was not able to beat by more than 2 cents dating back to Q2 2014. Quantifying this, we find that since Q1 2014, the firm has only averaged to beat its estimate by 2.7% every quarter. With the amount of subjectivity involved with non-GAAP exclusions, as discussed below, we at GHR believe it would be quite easy for management to either pay out more in SBC or report heightened restructuring charges to just beat out non-GAAP estimates every period.

Furthermore, where EFI was able to either meet or beat in 9 of the last 10 periods pertaining to non-GAAP earnings, the firm has pathetically missed GAAP earnings estimates in 8 of the last 10 periods, without beating GAAP estimates once. We at GHR do not believe this is a coincidence. Again, where the company was able to beat non-GAAP figures by 2.7% every period, the firm pitifully missed GAAP earnings by an average of 43.4% every quarter since Q1 2014.
Amortization of Intangible Assets are a Real Cash Expense that Should be Accounted For

In EFI’s 10-Q filing, where the company describes its exclusions for non-GAAP earnings, the one thing it does not do is describe the reasons why amortization of intangible assets are being removed from non-GAAP earnings. The only thing the filings do state is “Intangible assets required to date are being amortized on a straight-line basis.” Great.

Again why is the company excluding these material expenses from income? GHR has looked at enough 10-Ks and Qs to understand the answer. Basically, management’s thinking is that this is a “non-cash” expense for the period so that it “doesn’t count.” Also, another baseless answer management would utter — if pressed on this — would be that “all our peers in the industry do this as well.”

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The mistake the bulls continue to make here is they add back the amortization of companies like Valeant and Endo and others who have bought drugs and not developed them. And if Merck and Pfizer and others were able to not count their R&D expense, right, capitalize it, they too would look cheap. It’s just a simple matter of accounting.

— notable short-seller Jim Chanos
So why doesn’t this explanation hold water? Well, amortization is without a doubt a cash item, it just shifts when the cash is paid out. Specifically, if you refer back to the Cash Flow Statement of EFI on Page 18, on the line item “Businesses Purchased, net of cash acquired”, that is exactly where EFI pays out in CASH for those intangible assets. Does the company remove that expense on the income statement at that time because it’s a cash item? No, but GHR indicates that the company cannot have it both ways, (a) cry that something is a “non-cash” item when it amortizes, and (b) state that doesn’t matter when you pay for the acquisition in cash.

The ONLY way analysts could feel comfortable with a company that excludes its amortization from non-GAAP earnings would be if the life of those intangible assets were long-term or near indefinite. Is that the case here with EFI? Are they buying long-term intangible assets (that consist of customer relationships, trade names, existing technology, backlog and in-process R&D) that will hold their value over time?

As you can see from EFI’s own filings, they themselves believe ALL of their intangibles only have an expected life of 3 to 6 years (and in the case of backlog, under one year)! GHR’s own internal calculations estimated the average useful life of its intangibles a 3.3 years based on the disclosed intangible assets and amortization expenses at Q2 2016. Because of this, we here at GHR believe in no way shape or form these substantial expenses relative to earnings should be excluded from adjusted earnings.

These are a very real form of expenses that should be accounted for by the company and not just discarded by the sell-side community. From the chart below we can see how material these expenses have become throughout the last five years. Looking at 12M amortization expenses versus non-GAAP earnings, this metric currently stands at its five year high of 33.9%; 800 bps above the five year average of 25.9%. Frankly speaking, if no one cares about
these very real expenses that EFI is removing from earnings, it incentivizes management to increase acquisitions as much as possible even at the detriment of the overall company.

Stock-Based Compensation Grows to their Highest Levels in 2015

Yes, we at GHR understand that everyone removes stock-based compensation (SBC) from adjusted earnings. But, we would like to point out two issues with the company’s SBC that makes it unique to this situation.

Where the firm’s SBC relative to non-GAAP earnings stayed relatively consistent at 35% throughout 2011 through 2014, this ratio shot up to levels near 45% (see chart below). Why do we believe this happened? Well as the reader will come to find out, Mr. Gecht and Mr. Olin have certain non-GAAP operating figures that they need to hit in order to reach their accelerator goals. Frankly speaking, how easy would it be for them for the firm to allocate more salary to SBC instead of cash wage expenses to hit their goal? With everything else going on at this firm, can we really not be skeptical of management’s intentions?
Our second point, lies with EFI’s dilution of its shares (or lack thereof) with the continued issuance of shares to employees. GHR was surprised to find out that throughout the last five years EFI’s weighted shares outstanding stood relatively constant at 48 million shares. How is this possible when the company is handing out SBC like crazy? Well, the Board of Directors enacted a buy-back of its shares. Below is the exact excerpt from EFI’s 10-K filing:

Note 9: Common Stock Repurchase Programs

On November 6, 2013, the board of directors approved the repurchase of $200 million of outstanding common stock. Under this publicly announced plan, we repurchased 1.5 and 1.8 million shares for an aggregate purchase price of $65.7 and $76.8 million during the years ended December 31, 2015 and 2014, respectively.

On November 9, 2015, the board of directors cancelled $54.9 million remaining for repurchase under the 2013 authorization and approved a new authorization to repurchase $150 million of outstanding common stock commencing January 1, 2016. This authorization expires December 31, 2018.

Our employees have the option to surrender shares of common stock to satisfy their tax withholding obligations that arise on the vesting of RSUs. In connection with stock option exercises, certain employees can surrender shares to satisfy the exercise price of certain stock options and any tax withholding obligations incurred in connection with such exercises. Employees surrendered 0.2 and 0.6 million shares for an aggregate purchase price of $10.7 and $24.3 million for the years ended December 31, 2015 and 2014, respectively.
These repurchased shares reduce shares outstanding and are recorded as treasury stock under the cost method thereby reducing stockholders’ equity by the cost of the repurchased shares. Our buyback program is limited by SEC regulations and is subject to compliance with our insider trading policy.

On November 6, 2013, as shown in our Consolidated Statement of Stockholders’ Equity, the board of directors approved the retirement of 34.0 million shares of treasury stock. These retired shares are now classified as authorized, but unissued, shares. The retired shares had a carrying value, at cost, of $592.4 million. Under the cost method, the par value of formally retired treasury stock is deducted from common stock, a pro rata share is deducted from additional paid-in capital, and any remaining excess of cost over the par value and the pro rata share of additional paid-in capital is deducted from retained earnings.

So while on one hand we applaud EFI for not diluting its shares though the repurchase program. Overall, it has us scratching our head to a circular transaction where the company is able to exclude partial wages from non-GAAP income through SBC and subsequently perform buybacks to keep the weighted shares from being diluted.

Restructuring and Acquisition Expenses go back 32 Quarters and Counting

As detailed above, management clearly has no plans to cease any of its acquisition or restructuring efforts in the near future. Based on the aforementioned Q&A answer pertaining to future growth strategies answered by Mr. Gecht. Our explanation for analysts and investors to ignore the exclusion from non-GAAP earnings is a simple one.

We understand 100%, management will never agree to stop excluding these costs from non-GAAP earnings. However, as the astute investors our readers are, we can easily come to the conclusion that both these restructuring and acquisition costs are not “one-offs” as management would want you to believe. But rather, we need to look at the facts and ask ourselves: Will either of these expenses cease in the near future? And that answer is a resounding “no.” Based on history, the company has taken these charges in the past 32 periods; that is anything but “one-off” or non-recurring in nature.

On top of that, both these aggregated charges come out to a material amount of non-GAAP earnings. And as the reader can see below, these charges are rising drastically ever since CFO Marc Olin took over in 2014.
Lack of Accounting Experience in Key Positions Leaves GHR Scratching our Heads

On December 22, 2014, EFI’s previous CFO, David Reeder (who possessed no accounting experience that we know of) resigned in order to relocate closer to his family. Enter Marc Olin, who previously served as the interim CFO of EFI for a brief period from September 2013 through January 2014, and curiously was serving as the firm’s COO as well. As the reader will come to understand, GHR believes many of the accounting issues detailed below stemmed throughout Marc Olin’s recent tenure as CFO of the company. First off, we question the promoting of an executive to the CFO position with no apparent accounting experience or training whatsoever in his life. Specifically, Mr. Olin received his Bachelors of Science degree in Graphic Communications Management and Applied Mathematics from Carnegie Mellon University.

As the reader will observe going forward, the lack of qualified experience in key positions appears to be a key theme for EFI’s working environment, which rewards performance over experience.

Prior to Mr. Olin’s tenure at EFI, he served as CEO and co-founder of his firm Printcafe Software (previous ticker: PCAF), a public company that EFI acquired in 2003 as a part of its growth strategy (according to EFI’s 12/22/14 8-K). Unfortunately, the acquisition story of Printcafe was not as neatly tied in a bow as the 8-K filing would have you believe.

At its peak, Printcafe tallied more than 4,000 clients in over 8,000 facilities worldwide, including 24 of the 25 largest printing companies in North American and more than 50 Fortune 1000 firms. However, even with being one of the fastest-growing tech firms in the country, Printcafe ended up as the second worst-performing IPO of 2002 with its stock selling 90% to the downside (down to 91 cents at its low) of its IPO price of $10. So what happened here? How did the company go from one of the hottest IPO stocks in 2002 to being acquired for $2.60 in less than nine months?

Well, dating back to 2002, GHR found that a group of shareholders of Printcafe sued the firm over claims that the company made misleading statements during the run-up to its initial public offering in 2002. Specifically, under the leadership of CEO Marc Olin, investors made a complaint that alleges Printcafe’s S-1 filing and prospectus for the IPO were “false and misleading” because they failed to disclose several risk factors at the company. Furthermore, the complaint charges that PCAF did not tell potential investors that its performance was below internal expectations and that a restructuring effort to reverse that trend was being planned.
Specifically located in PCAF’s S-1 filing on 02/13/2002, GHR points out the following statement made under CEO Marc Olin’s leadership:

We expect to fund future operations and capital expenditures from revenue generated through the sale of our products, public or private financings, and the net proceeds of this offering. We currently anticipate that the net proceeds from this offering, together with our current cash, cash equivalents, and cash from operations will be sufficient to meet our anticipated cash needs for working capital, capital expenditures, and debt service, for at least the next 12 months.

This obviously was not the case for Printcafe as their debt overwhelmed the firm and weak operating performance decimated the share price all under CEO Marc Olin’s leadership. Finally, Printcafe ultimately accepted the $2.60 per share offer from Electronics for Imaging, Inc., who also conveniently brought on Mr. Olin as a VP for the firm. Making his way throughout the ranks at EFI, he now serves as the firm’s CFO, but if he could not “anticipate cash needs” of his previous firm PCAF as CEO, how do investors expect him to perform at the CFO level with no experience?

Short-Term Performance Incentives Drive Motivation to “Manage” Earnings:

• Digging into the company’s proxy statements, EFI discloses its “Short-Term Incentive Compensation” program, which we believe drives a high motivation to manage earnings to the upside to hit targets.

• Below is EFI’s annual incentive excerpt from its 2015 Proxy:

> Annual incentive compensation program is based entirely on objective, financial criteria—
Our executive annual performance-based incentive compensation program is intended to encourage our named executive officers to focus on specific short-term goals that are important to our success, and which correlate to the long-term goals and strategy of the Company. Our executives’ annual awards are determined based on objective, financial performance criteria. The performance measures used to determine the payment of awards were Company-wide revenue (as determined under generally accepted accounting principles, or “GAAP”) and non-GAAP operating income. These measures were chosen because they align with our annual operating plan and encourage our executives to make decisions that are in the best long-term interests of the Company and our stockholders. The awards payable under our annual incentive compensation program are subject to a maximum payout.

• GHR vehemently disagrees with the Board of Directors’ assessment that its compensation is based on “objective” financial criteria. In fact, as described in the
previous sections, “non-GAAP operating income” (through the use of faux non-GAAP exclusions) and even revenue (through extension of credit terms that EFI management admitted to) can be subjectively adjusted based on management’s discretion.

- The firm also discloses in its 04/04/16 Proxy Statement its short-term bonus incentives for CEO Guy Gecht and CFO Marc Olin that represent 105% and 70% of their base salary, respectively.

- Below are the 2015 and 2014 thresholds and targets for the base program and accelerator for Mr. Gecht and Mr. Olin:

<table>
<thead>
<tr>
<th></th>
<th>Base Program</th>
<th>Accelerator</th>
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</thead>
<tbody>
<tr>
<td></td>
<td>Weighting</td>
<td>Threshold</td>
</tr>
<tr>
<td>Revenue (in millions)</td>
<td>50%</td>
<td>$780.0</td>
</tr>
<tr>
<td>(as % of program component earned)</td>
<td>0%</td>
<td>100%</td>
</tr>
<tr>
<td>Non-GAAP operating income (in millions)</td>
<td>50%</td>
<td>$115.0</td>
</tr>
<tr>
<td>(as % of program component earned)</td>
<td>0%</td>
<td>100%</td>
</tr>
</tbody>
</table>

**2015**

- Taking a look at fiscal year 2014 first, the company disclosed annual revenue of $790.4 million. This number surpassed the RSU target and Accelerator Threshold of $779.0 million. We also find it convenient that management reported its “objective” non-GAAP income of $115.2 million in 2014, surpassing both the RSU and even Accelerator targets (by only $200K).

- In 2015, the firm reported annual revenue and non-GAAP operating income of $882.5 million and $128.0 million, respectively. Here, management was able to hit both thresholds of their base program, but only was able to surpass the revenue accelerator threshold.

- Again, while the compensation committee may believe that Mr. Gecht and Mr. Olin were able to surpass these targets based on performance, GHR’s research shows accounting
gimmicks were used to reach these goals rather than operating performance. Based on our accounting analysis described above, the reader should understand how easy it is for the top managers to financial engineer its earnings. The fact that the company offers such short-term performance goals leads to the cutting of many corners and is counter-intuitive to the long-term health of the firm based on our experience.

- We also believe that the corporate culture of “hitting the numbers” at all costs does not stop at management, but decays throughout the whole corporation from the top down. As a matter a fact, GHR points out the CEO Guy Gecht’s near obsession with becoming a $1 billion revenue company that dates back to a Barclays Global Technology Conference given on 05/22/13:

  We think a $1 billion company can generate a lot more profits. It can be a lot more attractive to investors. We want to become a $1 billion plus company, and we do it organically eventually, but we can accelerate with good acquisitions.

- Again, at the Citi Global Technology Conference in September 2013, Mr. Gech detailed his plan:

  We’d like to grow double-digit kind of low double-digit combination of organic and inorganic. Again last quarter we delivered 10% growth almost entirely organic. We’re very pleased with that guidance with double digit growth this quarter organic, especially organic. So our goal is to continue to do whatever we can organically as fine things move faster. We’d like to be a billion dollar in a few years company. With scale we could generate a lot more profit when we grow. So even in that we definitely like to continue this cycle.

- Finally, Mr. Gecht put a timeframe on his $1 billion revenue target in the Q1 2014 earnings call:

  So that's still largely intact, and that was kind of the base to the theory of -- that mostly organically and with M&A, we can reach and bypass the $1 billion target in 2016. And you know, if I look at where Q1 is, and what I know about the fallback and what we feel like now, I have to say that we feel even more confident about achieving the targets than we felt back in October.

- And yes, GHR admits that EFI is very close to its $1 billion revenue goal (TTM sales of $965 million), but at what cost did this goal come with? As also detailed in this report, we
believe that most of the growth is in fact coming from acquisitions and not organically as once hoped.

- Furthermore, going against CEO Guy Gecht’s assertion that $1 billion in sales will lead to increased profitability, the reality is far from his previous beliefs. To illustrate this, we look at EFI’s reported GAAP earnings which have declined every year since his $1 billion proclamation in 2013 (net income of $33.7 million, $33.5 million and $27.9 million in 2014, 2015 and TTM, respectively). Again, reference the profitability chart on Page 9 in the non-GAAP section to see how exactly this $1 billion goal has affected profitability.

- Also, how do employees feel about this goal being aggressively driven from the top? Well, here are quotes detailing the corporate culture at EFI from Glassdoor.com (no relation):

  "Room for improvement"
  "Doesn’t Recommend" Neutral Outlook Disapproves of CEO
  Pros
  Unlimited vacation and sick time
  Cafe on site
  Cons
  Below average pay for SF Bay Area
  Not progressive
  Does not invest in employees (workshops, training, team building, etc.)
  No clear path to promotion
  Advice to Management
  Worry less about an arbitrary billion dollar goal and more about your employee retention and satisfaction. Invest in growing your employee’s skills and create a clear path for success and promotion."
As skeptic short-sellers, we understand to take these reviews of EFI with a grain of salt, but we also invite our readers to research for themselves and believe us when we say we did not post the surfeit of negative reviews due to time constraints.

**Former Tyco Executive Richard Kashnow on the Auditing Board is a Reckless and Stupid Act**

How could anyone believe that adding a former key executive at Tyco with no apparent accounting or auditing experience to its auditing board would be a good idea? *There is no other way to describe what management of EFI was thinking besides being aggressively reckless.* Enter Richard Kashnow who, while appointed to EFI’s Board of Directors in 2008, has been a “consultant” to the firm ever since the Tyco fiasco in 2003. Let us at GlassHouse Research list everything wrong with hiring Mr. Kashnow and appointing him to the Board of EFI:

- Richard Kashnow as CEO of his previous firm Raychem, worked closely with the former CEO of Tyco and now noted fraudster, Dennis Kozlowski throughout the courting of his acquired business in 1999.
- Mr. Kashnow was a key executive serving as President of Tyco Ventures right at the same time that the highly acquisitive firm goes down for improper acquisition accounting, undervaluing acquired assets, overvaluing acquired liabilities and misusing accounting rules concerning the establishment and utilization of
purchase accounting reserves. And after all this, EFI, a highly acquisitive firm itself, hires Mr. Kashnow as a “consultant” upon Tyco’s demise.

- Mr. Kashnow, a man who has no CPA credentials, no accounting or auditing training that we know of, no Big 4 experience, but rather has a PhD and BS in Physics, is somehow appointed to the Auditing Board in 2008.
- His name is literally “KASH NOW”.

Well, what about the rest of EFI’s Audit Board? They have all served as partners at Big 4 accounting firms, right? Unfortunately, this is not the case at EFI, with its other two Audit Board members, Thomas Georgens (MBA from Babson College and BS in Computer Systems Engineering) and Eric Brown (MBA from MIT Sloan School of Management and BS in Chemistry) having no accounting or auditing experience whatsoever in their professional resumes. Similar to Tyco, GHR finds it highly concerning that neither the CEO or CFO of EFI, nor any of its Audit Board members, are CPA’s or even have accounting degrees.

Here is an excerpt from an article that detailed the Tyco fraud at the time:

> It would have been possible for the board of directors to see the adjustments taking place in programs at Tyco. This would have been so if the board of directors had appropriate mindsets and activity. Tyco’s programs were a weakness in the organization. These programs provided benefits to officers and other employees. The financial programs were opportunities for Kozlowski’s illegal financial transactions and unethical business practices.

> The board of directors should have examined these programs to evaluate their appropriateness. The directors should have identified the programs’ weaknesses and loopholes, which Kozlowski and other officers exploited for their own personal benefit for years. **Thus, the ineffectiveness of the board of directors in examining Tyco’s programs enabled Kozlowski’s unethical business practices.**

Does this sound familiar to a particular company’s ineffective and complacent Board?

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3 This is intended to be humorous in nature and not an actual reason for our list.
4 www.panmore.com/tyco-corporate-scandal-2002-case-analysis
Lack of Insider Buys Brings High Conviction to our Thesis

Going through EFI’s previous insider purchases/selling, we at GHR were astonished to find that the last insider buying of EFI’s stock dated back to 07/28/10. Here, CEO Guy Gecht only purchased a minuscule 15,000 shares for $158,313. This is over 6 years where no director or officer at the firm has purchase shares once. We find the lack of insider buying of a CEO deemed “attractive $1 billion company to investors” to be a harbinger for operational weakness at the firm.

Moreover, when studying to firm’s material insider selling at the firm, we find that both the CEO and CFO have made sales at opportune times as shown below. Specifically, within the last two months, the CEO and CFO have combined to sell 43,523 shares with a market value of $2,010,260. While management will no doubt rebut these sales as part of a structured 10b5-1 plan. We at GHR understand and have witnessed how easily these plans can be altered and set to sell at the most opportune times for the directors/officers.
**EFI’s Share Price is at Risk for Severe Deterioration Due to Misunderstood Premium Valuation**

While the sell-side community continues to value EFI by the company’s given measure of “adjusted earnings,” we at GHR believes the company’s true economic earnings can be better estimated using sincerer metrics such as GAAP earnings and/or free-cash-flow, including acquisitions. If analysts do not adjust for the obviously recurring and true expenses such as amortization, stock-based compensation and restructuring/acquisition-related costs, it is almost laughable that the market is valuing this company with a GAAP P/E multiple of over 80x.

Exacerbating the issue, the plethora of accounting irregularities detailed throughout this report makes EFI’s current multiples appear to be even more outrageous. It is obvious to analysts even covering this stock that EFI is not a high flying tech company with new technology to revolutionize the industry. This is an industrial printing company that is betting on the industry to switch to digital with software and digital-front-end offerings. Basing our valuation on our sustainable forward EPS of $0.84, we believe a fair share-price for the firm stands currently at $13.50, which represents a 71.0% downside to the share-price. This uses an industry multiple of 16.1x as shown below.

<table>
<thead>
<tr>
<th></th>
<th>TTM P/E</th>
<th>NTM P/E</th>
</tr>
</thead>
<tbody>
<tr>
<td>TSE:6448 (Brother)</td>
<td>12.03</td>
<td>12.58</td>
</tr>
<tr>
<td>TSE:7751 (Canon)</td>
<td>16.36</td>
<td>18.14</td>
</tr>
<tr>
<td>DOV</td>
<td>19.53</td>
<td>20.48</td>
</tr>
<tr>
<td>HPQ</td>
<td>6.03</td>
<td>9.95</td>
</tr>
<tr>
<td>KRNT</td>
<td>79.33</td>
<td>26.15</td>
</tr>
<tr>
<td>ORCL</td>
<td>18.08</td>
<td>14.14</td>
</tr>
<tr>
<td><strong>Median</strong></td>
<td><strong>17.22</strong></td>
<td><strong>16.14</strong></td>
</tr>
<tr>
<td><strong>% Diff w/EFII</strong></td>
<td><strong>366.10%</strong></td>
<td><strong>10.53%</strong></td>
</tr>
</tbody>
</table>

In light of our concerns regarding questionable key executives and corporate culture, lackluster free-cash-flow generation, channel-stuffing concerns, bloated AR on the balance sheet and an insufficient warranty reserve, GHR finds the current stock price to be highly egregious. Furthermore, we see added risk regarding the company’s limited disclosure regarding acquisitions including spring-loading concerns. Accordingly, we are initiating coverage on Electronics for Imaging, Inc. (EFII) with a target price of $13.50.
**Full Legal Disclaimer:** As of the publication date of this report, GlassHouse, LLC and others that contributed research to this report and others that we have shared our research with (collectively, the “Authors”) have short positions in, and own put option positions on, the stock of Electronics for Imaging (EFII), and stand to realize gains in the event that the price of the stock decreases. Following publication of the report, the Authors may transact in the securities of the company covered herein. All content in this report represent the opinions of GlassHouse. The Authors have obtained all information herein from sources they believe to be accurate and reliable. However, such information is presented “as is,” without warranty of any kind – whether express or implied. The Authors make no representation, express or implied, as to the accuracy, timeliness, or completeness of any such information or with regard to the results obtained from its use. All expressions of opinion are subject to change without notice, and the Authors do not undertake to update or supplement this report or any information contained herein. This document is for informational purposes only and it is not intended as an official confirmation of any transaction. All market prices, data and other information are not warranted as to completeness or accuracy and are subject to change without notice. The information included in this document is based upon selected public market data and reflects prevailing conditions and the Authors’ views as of this date, all of which are accordingly subject to change.

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