FORM 3

UNITED STATES SECURITIES AND EXCHANGE **COMMISSION**

Washington, D.C. 20549

OMB APPROVAL

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INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF **SECURITIES**

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934

			or Se	ction 30(n) of	the Investment Company	Act of 19	40		
<u>KENNEI</u>	Address of Repor DY LEWIS EMENT LE	J	2. Date of Requiring (Month/D 04/01/2	g Statement ay/Year)	3. Issuer Name and Tick EASTMAN KO			К]	
(Last) 111 WEST	(First) 33RD STREE	(Middle)			4. Relationship of Report Issuer (Check all applicable) X Director	Ü	son(s) to 0% Owner	Filed (Month/D	, ,
1910					Officer (give title below)		ther (specify elow)	(Check Applica	Joint/Group Filing able Line) ed by One Reporting
(Street) NEW YORK	NY	10120							ed by More than One ng Person
(City)	(State)	(Zip)							
			Table I - No	n-Derivat	tive Securities Bene	eficially	y Owned		
1. Title of Sec	curity (Instr. 4)				2. Amount of Securities Beneficially Owned (Inst 4)	tr. Fo	Ownership rm: Direct or Indirect (Instr. 5)	4. Nature of Ind Ownership (Ins	irect Beneficial tr. 5)
Common St	ock				197,000		I	See Footnotes	(1)(3)(4)(5)(6)
Common St	ock				803,000		I	See Footnotes	(2)(3)(4)(5)(6)
		(e			e Securities Benefi ants, options, conve)	
1. Title of Der	rivative Security	(Instr. 4)	2. Date Exerc Expiration Day/\(Month/Day/\)	ate	3. Title and Amount of S Underlying Derivative S (Instr. 4)		Conversi or Exerci	se Form:	6. Nature of Indirect Beneficial Ownership (Instr. 5)
			Date Exercisable	Expiration Date	Title	Amour or Number of Shares	Security	Direct (D) or Indirect (I) (Instr. 5)	
Convertible	Promissory N	ote	(7)(8)	(7)(8)	Common Stock	(7)(8)	(7)(8)	I	See Footnotes ⁽¹⁾⁽³⁾ (4)(5)(6)
Convertible	Promissory N	ote	(9)(10)	(9)(10)	Common Stock	(9)(10)	(9)(10)	I	See Footnotes ⁽²⁾⁽³⁾ (4)(5)(6)
I	Address of Repor	_		LP					

(First) (Middle) (Last) 111 WEST 33RD STREET, SUITE 1910 (Street) **NEW YORK** NY 10120 (City) (State) (Zip) 1. Name and Address of Reporting Person* **KENNEDY LEWIS CAPITAL** PARTNERS MASTER FUND LP (Middle) (Last) (First) 111 WEST 33RD STREET, SUITE 1910

(Street) NEW YORK	NY	10120
(City)	(State)	(Zip)
1. Name and Address Kennedy Lev		
(Last)	(First)	(Middle)
111 WEST 33R	D STREET,	SUITE 1910
(Street) NEW YORK	NY	10120
(City)	(State)	(Zip)
1. Name and Addre		g Person* ment Holdings LLC
- IXCIIIICUY LE	W15 IIIVESU	ment Holdings LLC
(Last)	(First)	(Middle)
111 WEST 33R	D STREET,	SUITE 1910
-		
(Street) NEW YORK	NV	10120
TALM TORK	111	10120
(City)	(State)	(Zip)
_		g Person <u>l Partners Master</u>
Fund II LP		
(Last) 111 WEST 33R	(First) D STREET,	(Middle) SUITE 1910
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111 WEST 33R (Street)	D STREET,	SUITE 1910
111 WEST 33R (Street) NEW YORK	NY (State)	SUITE 1910 10120 (Zip) g Person*
(Street) NEW YORK (City) 1. Name and Addre	NY (State) ess of Reporting wis GP II	10120 (Zip) g Person* LLC
(Street) NEW YORK (City) 1. Name and Addre Kennedy Ley (Last)	NY (State) ess of Reporting wis GP II I	10120 (Zip) g Person* LLC (Middle)
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Explanation of Responses:

- 1. These securities of Eastman Kodak Company (the "Issuer") are held directly by Kennedy Lewis Capital Partners Master Fund LP ("Master Fund I").
- 2. These securities of the Issuer are held directly by Kennedy Lewis Capital Partners Master Fund II LP ("Master Fund II", and together with Master Fund I, the "Funds").
- 3. Kennedy Lewis Management LP (the "Adviser") acts as investment adviser to the Funds. KLM GP LLC ("KLM") is the general partner of the Adviser. Kennedy Lewis Investment Management LLC ("Kennedy Lewis") is the owner and control person of KLM. David Chene and Darren Richman are the managing members and control persons of Kennedy Lewis. Each of the Adviser, KLM and Kennedy Lewis may be deemed to exercise voting and investment power over and thus may be deemed to beneficially own the securities of the Issuer held by each of the Funds due to their relationship with the Funds. Kennedy Lewis GP LLC ("Fund I GP") is the general partner of Master Fund I. Kennedy Lewis Investment Holdings LLC ("Holdings I") is the managing member of Fund I GP.
- 4. (Continued from Footnote 3) David Chene and Darren Richman are the managing members of Holdings I. Each of Fund I GP and Holdings I may be deemed to exercise voting and investment power over and thus may be deemed to beneficially own the securities of the Issuer held by Master Fund I due to their relationship with Master Fund I. Kennedy Lewis GP II LLC ("Fund II GP") is the general partner Master Fund II. Kennedy Lewis Investment Holdings II LLC ("Holdings II") is the managing member of Fund II GP. David Chene and Darren Richman are the managing members of Holdings II.
- 5. (Continued from Footnote 4) Each of Fund II GP and Holdings II may be deemed to exercise voting and investment power over and thus may be deemed to beneficially own the securities held by Master Fund II due to their relationship with Master Fund II. David Chene and Darren Richman, in their capacities as managing members of Kennedy Lewis, and managing members of each of Holdings I and Holdings II, may be deemed to exercise voting and investment power over and thus may be deemed to beneficially own the securities held by each of the Funds due to their relationships with the Funds.
- 6. For purposes of Section 16 of the Securities Exchange Act of 1934, each of the Adviser, KLM, Kennedy Lewis, Fund I GP, Holdings I, Fund II GP, Holdings II, David Chene and Darren Richman disclaims beneficial ownership of the securities of the Issuer held directly by the Funds except to the extent of its or his pecuniary interest therein, and this report shall not be deemed an admission that any of the Adviser, KLM, Kennedy Lewis, Fund I GP, Holdings I, Fund II GP, Holdings II, David Chene or Darren Richman is the beneficial owner of such securities for purposes of Section 16 or any other purpose.
- 7. This Convertible Promissory Note, dated February 26, 2021, between Master Fund I and the Issuer (the "Fund I Convertible Note"), had a purchase price of \$4,930,000 and bears interest at a rate of 5.0% per annum, which will be payable in cash on the maturity date or any prepayment date and in additional shares of Common Stock of the Issuer on any conversion date. The maturity date of the Convertible Note is May 28, 2026.
- 8. (Continued from Footnote 7) Master Fund I has the right to elect at any time to convert the Convertible Note into shares of Common Stock of the Issuer at a conversion rate equal to 100 shares of Common Stock per each \$1,000 outstanding amount (including principal and accrued interest) of the Convertible Note (based on a conversion price equal to \$10.00 per share of Common Stock) and the Convertible Note will convert into shares of Common Stock of the Issuer at the election of the Issuer upon the occurrence of certain events as set forth in the Convertible Note. The conversion rate and conversion price are subject to certain customary anti-dilution adjustments.
- 9. This Convertible Promissory Note, dated February 26, 2021, between Master Fund II and the Issuer (the "Fund II Convertible Note"), had a purchase price of \$20,070,000 and bears interest at a rate of 5.0% per annum, which will be payable in cash on the maturity date or any prepayment date and in additional shares of Common Stock of the Issuer on any conversion date. The maturity date of the Convertible Note is May 28, 2026.
- 10. (Continued from Footnote 9) Master Fund II has the right to elect at any time to convert the Convertible Note into shares of Common Stock of the Issuer at a conversion rate equal to 100 shares of Common Stock per each \$1,000 outstanding amount (including principal and accrued interest) of the Convertible Note (based on a conversion price equal to \$10.00 per share of Common Stock) and the Convertible Note will convert into shares of Common Stock of the Issuer at the election of the Issuer upon the occurrence of certain events as set forth in the Convertible Note. The conversion rate and conversion price are subject to certain customary anti-dilution adjustments.

Remarks:

Due to limitations of the electronic filing system, certain of the reporting persons, including KLM GP LLC, Kennedy Lewis Investment Management LLC, Darren Richman and David Chene, are filing a separate Form 3. Darren Richman, a managing member of each of Kennedy Lewis Investment Management LLC, Kennedy Lewis Investment Holdings LLC, and Kennedy Lewis Investment Holdings II LLC, serves on the Board of Directors of Eastman Kodak Company (the "Issuer"). By virtue of their representation on the Board of Directors of the Issuer, for purposes of Section 16 of the Securities Exchange Act of 1934, as amended, each of the reporting persons other than Mr. Richman are deemed directors by deputization of the Issuer.

KENNEDY LEWIS

MANAGEMENT LP, By:

KLM GP LLC, its general

04/05/2021 partner, Name: /s/ Anthony

Pasqua, Title: Chief

Operating Officer

KENNEDY LEWIS

CAPITAL PARTNERS

MASTER FUND LP, By:

Kennedy Lewis GP LLC,

its general partner, By:

04/05/2021 Kennedy Lewis

Investment Holdings LLC,

<u>its managing member,</u>

Name: /s/ Anthony

Pasqua, Title: Authorized

Person

KENNEDY LEWIS GP

LLC, By: Kennedy Lewis

Investment Holdings LLC

04/05/2021 its managing member,

Name: /s/ Anthony

Pasqua, Title: Authorized

Person

KENNEDY LEWIS

INVESTMENT

HOLDINGS LLC, Name: 04/05/2021

/s/ Anthony Pasqua, Title:

Authorized Person

KENNEDY LEWIS

04/05/2021

CAPITAL PARTNERS

MASTER FUND II LP,

By: Kennedy Lewis GP II

LLC, its general partner,

By: Kennedy Lewis

Investment Holdings II

LLC, its managing member, Name: /s/ Anthony Pasqua, Title: Authorized Person

KENNEDY LEWIS GP II LLC, By: Kennedy Lewis Investment Holdings II

LLC, its managing

<u>nanaging</u> <u>04/05/2021</u>

member, Name: /s/ Anthony Pasqua, Title: Authorized Person

KENNEDY LEWIS

INVESTMENT

HOLDINGS II LLC, 04/05/2021

Name: /s/ Anthony

Pasqua, Title: Authorized

Person

** Signature of Reporting Person

Date

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

- * If the form is filed by more than one reporting person, see Instruction 5 (b)(v).
- $^{**} \ Intentional \ misstatements \ or \ omissions \ of facts \ constitute \ Federal \ Criminal \ Violations \ See \ 18 \ U.S.C. \ 1001 \ and \ 15 \ U.S.C. \ 78 \ ff(a).$

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.

Form 3 Joint Filer Information

Name: Kennedy Lewis Capital Partners Master

Fund LP

Address: 111 West 33rd Street, Suite 1910

New York, NY 10120

Date of Event Requiring Statement: 04/01/2021

Name: Kennedy Lewis GP LLC

Address: 111 West 33rd Street, Suite 1910

New York, NY 10120

Date of Event Requiring Statement: 04/01/2021

Name: Kennedy Lewis Investment Holdings LLC

Address: 111 West 33rd Street, Suite 1910

New York, NY 10120

Date of Event Requiring Statement: 04/01/2021

Name: Kennedy Lewis Capital Partners Master

Fund II LP

Address: 111 West 33rd Street, Suite 1910

New York, NY 10120

Date of Event Requiring Statement: 04/01/2021

Name: Kennedy Lewis GP II LLC

Address: 111 West 33rd Street, Suite 1910

New York, NY 10120

Date of Event Requiring Statement: 04/01/2021

Name: Kennedy Lewis Investment Holdings II

LLC

Address: 111 West 33rd Street, Suite 1910

New York, NY 10120

Date of Event Requiring Statement: 04/01/2021