ENGELHARD CORP Form DFAN14A April 26, 2006

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

		SCHEDULE 14A
		Proxy Statement Pursuant to Section 14(a) of the Securities Exchange Act of 1934
File	d by the	e Registrant o
File	d by a I	Party other than the Registrant ý
Che	ck the a	appropriate box:
o	Prelin	minary Proxy Statement
o	Conf	idential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))
o	Defin	itive Proxy Statement
0	Defin	itive Additional Materials
ý	Solici	iting Material Pursuant to §240.14a-12
		ENGELHARD CORPORATION
		(Name of Registrant as Specified In Its Charter)
		IRON ACQUISITION CORPORATION BASF AKTIENGESELLSCHAFT
		(Name of Person(s) Filing Proxy Statement, if other than the Registrant)
Pay	ment of	Filing Fee (Check the appropriate box):
ý	No fe	ee required.
o		omputed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.
	(1)	Title of each class of securities to which transaction applies:
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	(3)	Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (set forth the amount on which the filing fee is calculated and state how it was determined):

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# **News Release**

BASF considers all options

> BASF s all-cash bid provides greater value and certainty than Engelhard s proposal

**Ludwigshafen, Germany, April 26, 2006** BASF is considering all its options after Engelhard s Board of Directors rejected an increased cash offer of \$38 per share proposed by BASF, as part of a negotiated merger transaction, and elected instead to pursue a partial share buyback plan.

April 26, 2006 P 230/06e Michael Grabicki

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Following a preliminary review of Engelhard s proposed transaction, BASF continues to believe that its fully financed, all-cash offer provides higher value and greater certainty to Engelhard s stockholders over and above that achievable through the Engelhard partial share buyback plan. BASF s offerwould provide cash to Engelhard s stockholders for 100 percent of their shares within three weeks after reaching a negotiated merger agreement. By contrast, Engelhard s proposal carries significantly higher execution, timing and realization risks.

After reviewing non-public information provided by Engelhard, BASF made a \$38 per share all-cash offer, conditional on a negotiated transaction. The revised offer was presented to Engelhard s Board of Directors on April 19, 2006, together with a proposal for a merger agreement.

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As stated during Engelhard s investor conference call today, no party participating in Engelhard s robust process valued Engelhard at greater than \$38 per share or offered an attractive proposal for any part of the business, notwithstanding full access to non-public information and access to management.

BASF s current tender offer of \$37 per share is scheduled to expire at 5:00 p.m., New York City time, on Friday, April 28, 2006, unless the offer is further extended.

BASF is the world's leading chemical company: The Chemical Company. Its portfolio ranges from chemicals, plastics, performance products, agricultural products and fine chemicals to crude oil and natural gas. As a reliable partner to virtually all industries, BASF s intelligent system solutions and high-value products help its customers to be more successful. BASF develops new technologies and uses them to open up additional market opportunities. It combines economic success with environmental protection and social responsibility, thus contributing to a better future. In 2005, BASF had approximately 81,000 employees and posted sales of more than 42.7 billion. BASF shares are traded on the stock exchanges in Frankfurt (BAS), London (BFA), New York (BF) and Zurich (AN). Further information on BASF is available on the Internet at <a href="https://www.basf.com">www.basf.com</a>.

BASF currently intends to solicit proxies for use at Engelhard s 2006 annual meeting of stockholders, or at any adjournment or postponement thereof, to vote in favor of BASF s nominees identified in the revised preliminary proxy statement on Schedule 14A filed with the U.S. Securities and Exchange Commission (the SEC), and to vote on any other matters that shall be voted upon at Engelhard s 2006 annual meeting of stockholders. On February 27, 2006, BASF filed a revised preliminary proxy statement on Schedule 14A with the SEC in connection with this solicitation of proxies. All Engelhard stockholders are strongly encouraged to read the revised preliminary proxy statement and the definitive proxy statement when it is available, because they contain important information. Engelhard stockholders may obtain copies of the

revised preliminary proxy statement and related materials for free at the SEC s website at www.sec.gov.

The identity of people who, under SEC rules, may be considered participants in a solicitation of proxies from Engelhard stockholders for use at Engelhard s 2006 annual meeting of stockholders and a description of their direct and indirect interests in the solicitation, by security holdings or otherwise, are contained in the revised preliminary proxy statement on Schedule 14A that BASF filed with the SEC on February 27, 2006.

This press release is provided for informational purposes only and is neither an offer to purchase nor a solicitation of an offer to sell any securities of Engelhard Corporation. Any offers to purchase or solicitation of offers to sell will be made only pursuant to the tender offer statement (including the offer to purchase, the letter of transmittal and other offer documents), which was filed with the SEC on January 9, 2006. Engelhard stockholders are advised to read these documents and any other documents relating to the tender offer that are filed with the SEC carefully and in their entirety because they contain important information. Engelhard stockholders may obtain copies of these documents for free at the SEC s website at www.sec.gov or by calling Innisfree M&A Incorporated, the Information Agent for the offer, at +1 877 750 5837 (Toll Free from the U.S. and Canada) or 00800 7710 9971 (Toll Free from Europe).

This press release contains forward-looking statements. All statements contained in this press release that are not clearly historical in nature or that necessarily depend on future events are forward-looking, and the words anticipate, believe, expect, estimate, similar expressions are generally intended to identify forward-looking statements. These statements are based on current expectations, estimates and projections of BASF management and currently available information. They are not guarantees of future performance, involve certain risks and uncertainties that are difficult to predict and are based upon assumptions as to future events that may not prove to be accurate.

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Many factors could cause the actual results, performance or achievements of BASF to be materially different from those that may be expressed or implied by such statements. Such factors include those discussed in BASF s Form 20-F filed with the SEC.