SEC Form 3

FORM 3

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF SECURITIES

OMB APPROVAL

OMB Number: 3235-0104 Estimated average burden hours per response: 0.5

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

	2. 5000		· · · · · · · · · · · · · · · · · · ·					
1. Name and Address of Reporting Person* 2. Date of Event Requiring Statement Carlyle Group Management L.L.C. (Month/Day/Year) 11/10/2014		nent	3. Issuer Name and Ticker or Trading Symbol <u>Axalta Coating Systems Ltd.</u> [AXTA]					
(Last) (First) (Middle) C/O THE CARLYLE GROUP, 1001			4. Relationship of Reporting Perso (Check all applicable)	.,			Amendment, Da th/Day/Year)	ate of Original Filed
PENNSYLVANIA AVE. NW, SUITE 220 SOUTH			Director X Officer (give title below)	10% Owne Other (spe below)			dividual or Joint cable Line)	/Group Filing (Check
(Street) WASHINGTON DC 20004-2505						x	Form filed by	y One Reporting Person y More than One erson
(City) (State) (Zip)								
	Table I - Nor	n-Derivati	ve Securities Beneficial	ly Owned				
1. Title of Security (Instr. 4)			Amount of Securities eneficially Owned (Instr. 4)			4. Nat (Instr.	Nature of Indirect Beneficial Ownership nstr. 5)	
Common Stock			227,811,996	I		See F	ootnotes ⁽¹⁾⁽²⁾	
(€			e Securities Beneficially nts, options, convertible		s)			
1. Title of Derivative Security (Instr. 4)	2. Date Exercisable an Expiration Date (Month/Day/Year)		3. Title and Amount of Securi Underlying Derivative Securi	ity (Instr. 4) Conve or Exe		rcise	5. Ownership Form:	6. Nature of Indirect Beneficial Ownership (Instr. 5)
				Amount or Number	Price o Derivat Securit	tive	Direct (D) or Indirect (I) (Instr. 5)	
	Date Exercisable	Expiration Date	Title	of Shares				
1. Name and Address of Reporting Person*								
Carlyle Group Management L.L.C.								
(Last) (First) (Middl	e)							
C/O THE CARLYLE GROUP, 1001 PENNSYLVANIA AVE. NW, SUITE 220 SOU	JTH							
(Street)								
WASHINGTON DC 2000	4-2505							
(City) (State) (Zip)		_						
1. Name and Address of Reporting Person* <u>TC Group Cayman Investment Holdin</u>	<u>igs, L.P.</u>							
(Last) (First) (Middl	e)							
C/O INTERTRUST CORPORATE SERVICES	,							
190 ELGIN AVENUE								
(Street) GEORGE TOWN, GRAND E9 KY1- CAYMAN	9005							
(City) (State) (Zip)								
1. Name and Address of Reporting Person [*] TC Group Cayman Investment Holdin	i <u>gs Sub L.P.</u>							
(Last) (First) (Middl								
C/O INTERTRUST CORPORATE SERVICES 190 ELGIN AVENUE	•							
		1						

(Street) GEORGE TOWN, GRAND CAYMAN	E9	KY1-9005
(City)	(State)	(Zip)
1. Name and Address o <u>CEP III Managi</u>	f Reporting Person [*] ng <u>GP Holdings,</u>	Ltd.
(Last) C/O THE CARLYL 2, AVENUE CHAR		(Middle)
(Street) LUXEMBOURG	N4	L -1653
(City)	(State)	(Zip)
1. Name and Address o <u>CEP III Managi</u>		
(Last) C/O THE CARLYL 2, AVENUE CHAR		(Middle)
(Street) LUXEMBOURG	N4	L -1653
(City)	(State)	(Zip)
1. Name and Address o Carlyle Europe	f Reporting Person [*] Partners III, L.P.	
(Last) C/O THE CARLYL		(Middle)
2, AVENUE CHAR	LES DE GAULLE	
(Street) LUXEMBOURG	N4	L -1653
(City)	(State)	(Zip)
1. Name and Address o <u>CEP III Particip</u>	f Reporting Person [*] ations, <u>S.a.r.l. SI</u>	CAR
(Last) C/O THE CARLYI	(First) LE GROUP	(Middle)
2, AVENUE CHAR	LES DE GAULLE	
(Street) LUXEMBOURG	N4	L -1653
(City)	(State)	(Zip)
1. Name and Address o Carlyle Group I		
(Last) 1001 PENNSYLVA SUITE 220 SOUTH		(Middle)
(Street) WASHINGTON	DC	20004-2505
(City)	(State)	(Zip)
1. Name and Address o Carlyle Holding		

	Last) (First) (Middle) C/O THE CARLYLE GROUP, 1001 PENNSYLVANIA AVE. NW, SUITE 220 SOUTH					
(Street) WASHINGTON	DC	20004-2505				
WASHINGTON	DC	20004-2505				
(City)	(State)	(Zip)				
1. Name and Address of Reporting Person [*] Carlyle Holdings II L.P.						
(Last)	(First)	(Middle)				
C/O THE CARLYLE GROUP, 1001						
PENNSYLVANIA AVE. NW, SUITE 220 SOUTH						
(Street) WASHINGTON	DC	20004-2505				
(City)	(State)	(Zip)				

Explanation of Responses:

1. Consists of 48,477,465 shares held by Carlyle Partners V SA1 Cayman, L.P. ("CPV SA1"), 43,706,120 shares held by Carlyle Partners V SA2 Cayman, L.P. ("CPV SA2"), 44,854,378 shares held by Carlyle Partners V SA3 Cayman, L.P. ("CPV SA3"), 2,810,185 shares held by Carlyle Partners V-A Cayman, L.P. ("CPV-A"), 5,324,318 shares held by CP V Coinvestment A Cayman, L.P. ("CPV Coinvest A"), 639,204 shares held by CP V Coinvest B, the "Carlyle Cayman, L.P. ("CPV SA3"), 2,810,185 shares held by CPV Coinvest B'), 28,969,654 shares held by Carlyle Coatings Partners, L.P. ("CCP" and, together with CPV SA1, CPV SA2, CPV SA3, CPV-A, CPV Coinvest A and CPV Coinvest B, the "Carlyle Cayman Shareholders") and 53,030,672 shares held by CEP III Participations, S.a r.I. SICAR ("CEP III" and, together with the Carlyle Cayman Shareholders").

2. Carlyle Group Management L.L.C. is the general partner of The Carlyle Group L.P., which is a publicly traded entity listed on NASDAQ. The Carlyle Group L.P. is the managing member of Carlyle Holdings II GP L.L.C., which is the general partner of Carlyle Holdings II L.P., which is the general partner of TC Group Cayman Investment Holdings, L.P., which is the general partner of TC Group Cayman Investment Holdings, L.P., which is the sole member of CP V General Partner, L.L.C. and the sole shareholder of CEP III Managing GP Holdings, Ltd. CP V General Partner, L.L.C. is the general partner of TC Group V Cayman, L.P., which is the general partner of each of the Carlyle Cayman Shareholders. CEP III Managing GP Holdings, Ltd. is the general partner of CEP III Managing GP, L.P., which is the sole shareholder of CEP III Managing GP Holdings, Ltd. is the general partner of CEP III Managing GP, L.P., which is the sole shareholder of CEP III Managing GP Holdings, Ltd. is the general partner of CEP III Managing GP, L.P., which is the sole shareholder of CEP III Managing GP Holdings, Ltd. is the general partner of CEP III Managing GP, L.P., which is the sole shareholder of CEP III Managing GP Holdings, Ltd. is the general partner of CEP III Managing GP, L.P., which is the sole shareholder of CEP III.

Remarks:

Due to the limitations of the electronic filing system, each of CP V General Partner, L.L.C., TC Group V Cayman, L.P., Carlyle Partners V SA1 Cayman, L.P., Carlyle Partners V SA2 Cayman, L.P., Carlyle Partners V SA3 Cayman, L.P., Car

Carlyle Group Management	
L.L.C. By: /s/ Jeremy W.	<u>11/10/2014</u>
Anderson, attorney-in-fact	
<u>The Carlyle Group L.P. By:</u>	
Carlyle Group Management	
L.L.C., its general partner, By:	<u>11/10/2014</u>
<u>/s/ Jeremy W. Anderson,</u>	
<u>attorney-in-fact</u>	
Carlyle Holdings II GP L.L.C.	
By: The Carlyle Group L.P., its	
managing member By: Carlyle	11/10/2014
Group Management L.L.C., its	
<u>general partner, By: /s/ Jeremy</u>	
W. Anderson, attorney-in-fact	
<u>Carlyle Holdings II L.P., By:</u>	
<u>/s/ Jeremy W. Anderson,</u>	<u>11/10/2014</u>
attorney-in-fact	
TC Group Cayman Investment	
<u>Holdings, L.P. By: Carlyle</u>	
<u>Holdings II, L.P., its general</u>	<u>11/10/2014</u>
<u>partner, By: /s/ Jeremy W.</u>	
Anderson, attorney-in-fact	
TC Group Cayman Investment	
Holdings Sub L.P. By: TC	
<u>Group Cayman Invesment</u>	
<u>Holdings, L.P., its general</u>	11/10/2014
<u>partner By: Carlyle Holdings</u>	11/10/2014
II, L.P., its general partner, By:	
<u>/s/ Jeremy W. Anderson,</u>	
attorney-in-fact	
CEP III Managing GP	
<u>Holdings, Ltd, Daniel</u>	
D'Aniello for and on behalf of	
Carlyle Offshore Partners II	
Ltd., GP of DBD Cayman Ltd., CD of TCC Holdings Cayman	11/10/2014
GP OF TCG HORMINgs Cayman	11/10/2011
II, L.P., GP of CEP III	
Managing GP Holdings, Ltd.,	
<u>By: /s/ Jeremy Anderson,</u>	
attornev-in-fact	

CEP III Managing GP, L.P., By Daniel D'Aniello for and on behalf of Carlyle Offshore Partners II Ltd., as GP of DBD Cayman Ltd., as GP of TCG Holdings Cayman II, L.P., as GP of CEP III Managing GP Holdings, Ltd., By: /s/ Jeremy Anderson, attorney-in-fact	<u>11/10/2014</u>
Carlyle Europe Partners III, L.P., By Daniel D'Aniello for and on behalf of CEP III Managing GP Holdings, Ltd., as general partner of CEP III Managing GP, L.P., as GP of Carlyle Europe Partners III, L.P., By: /s/ Jeremy Anderson, attorney-in-fact	<u>11/10/2014</u>
CEP III Participations, S.a.r.l. SICAR, Represented by Erica K. Herberg, as Manager and authorized representative of CEP III Managing GP Holdings, Ltd., Manager By: /s/ Erica K. Herberg ** Signature of Reporting Person	<u>11/10/2014</u> 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. 78ff(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.

The undersigned understands that, from time to time, the Carlyle Companies (defined below) are required to prepare, execute and file certain federal and state securities laws filings.

Know all by these presents, that the undersigned hereby constitutes and appoints each of Curt Buser, Jeff Ferguson, David Pearson, Catherine Ziobro, R. Rainey Hoffman, Joanne Cosiol, Monica Harris, Jeremy Anderson, Bruno De Gusmao, Ann Siebecker, Andrea Pekala, Tom Mayrhofer, Orit Mizrachi, John Beczak, Rick Kappler, Matt LoRusso, Rob Konigsberg, James Sloan, Anne Frederick, Norma Kuntz, Victoria Jong, Erica Herberg or any of them signing singly, and with full power of substitution, the undersigned's true and lawful attorney-in-fact to:

> (1) prepare, execute in the name of each Carlyle Company and on behalf of each Carlyle Company, and submit to the U.S. Securities and Exchange Commission (the "SEC") a Form ID, including amendments thereto, and any other documents necessary or appropriate to obtain codes and passwords enabling the undersigned to make electronic filings with the SEC of Forms D ("Form D") required to be filed in accordance with Rule 503 ("Rule 503") promulgated with respect to Sections 4(2), 4(6) and 3(b) of the Securities Act of 1933 (the "1933 Act") and reports required by Sections 13(d) and 16(a) of the Securities Exchange Act of 1934 (the "1934 Act") or any rule or regulation of the SEC;

(2) prepare and execute for and on behalf of each Carlyle Company, in the undersigned's capacity as a Chairman, authorized person, officer and/or director of each Carlyle Company, federal and state securities laws filings including without limitation Forms D pursuant to Rule 503 and Schedules 13D and 13G and Forms 3, 4, and 5 in accordance with Sections 13(d) and 16(a) of the 1934 Act and the rules thereunder;

(3) do and perform any and all acts for and on behalf of each Carlyle Company which may be necessary or desirable to complete and execute any such federal and state securities laws filings including without limitation Forms D, Schedules 13D and 13G and Forms 3, 4, and 5, complete and execute any amendment or amendments thereto, and timely file such form with the SEC and the securities administrators of any state, the District of Columbia, the Commonwealth of Puerto Rico, Guam and the United States Virgin Islands or their designees and any stock exchange or similar authority; and

(4) take any other action of any type whatsoever in connection with the foregoing which, in the opinion of such attorney-in-fact, may be of benefit to, in the best interest of, or legally required by, the undersigned, it being understood that the documents executed by such attorney-in-fact on behalf of the undersigned pursuant to this Power of Attorney shall be in such form and shall contain such terms and conditions as such attorney-in-fact may approve in such attorney-in-fact's discretion.

The undersigned hereby grants to each such attorney-in-fact full power and authority to do and perform any and every act and thing whatsoever requisite, necessary, or proper to be done in the exercise of any of the rights and powers herein granted, as fully to all intents and purposes as the undersigned might or could do if personally present, with full power of substitution or revocation, hereby ratifying and confirming all that such attorney-in-fact, or such attorney-in-fact's substitute or substitutes, shall lawfully do or cause to be done by virtue of this power of attorney and the rights and powers herein granted, whether the same needs to be executed, taken or done by him in his capacity as a current or former member, partner, shareholder, director or officer of any company, partnership, corporation, organization, firm, branch or other entity connected with, related to or affiliated with any of the entities constituting the Carlyle Companies or entities that directly or indirectly hold interests in the Carlyle Companies.

The undersigned acknowledges that the foregoing attorneys-in-fact, in serving in such capacity at the request of the undersigned, are not assuming any of the undersigned's responsibilities to comply with federal and state securities laws, including without limitation Rule 503 of the 1933 Act or Section 13 and Section 16 of the 1934 Act.

This Power of Attorney and all authority conferred hereby shall not be terminated by operation of law, whether by the death or incapacity of the undersigned or by occurrence of any other event. Actions taken by an attorney-in-fact pursuant to this Power of Attorney shall be as valid as if any event described in the preceding sentence had not occurred, whether or not the attorney-in-fact shall have received notice of such event. Notwithstanding the foregoing, (i) in the event that an attorney-in-fact is no longer employed by The Carlyle Group Employee Co., L.L.C. or its affiliates, this Power of Attorney and all authority conferred hereby shall be immediately terminated with respect to such Attorney, and (ii) the undersigned may terminate or revoke this Power of Attorney at any time.

For purposes hereof, the "Carlyle Companies" shall consist of: (i) Carlyle Group Management L.L.C., The Carlyle Group L.P., Carlyle Holdings I GP Inc., Carlyle Holdings I GP Sub L.L.C., Carlyle Holdings I L.P., Carlyle Holdings II GP L.L.C., Carlyle Holdings II L.P., Carlyle Holdings III GP Management L.L.C., Carlyle Holdings III GP L.P., Carlyle Holdings III GP Sub L.L.C., Carlyle Holdings III GP L.P., TC Group Investment Holdings Sub L.P., TC Group Cayman Investment Holdings Sub L.P., TC Group Cayman Sub L.P. and (ii) the subsidiaries and affiliates of the foregoing in clause (i), including without limitation investment funds sponsored directly or indirectly by one or more of the Carlyle Companies.

IN WITNESS WHEREOF, the undersigned has caused this Power of Attorney to be executed as of this 7th day of May, 2012.

/s/ Daniel A. D'Aniello Name: Daniel A. D'Aniello Title: Chairman