FERRO CORP Form DEFA14A March 20, 2013

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

## **SCHEDULE 14A INFORMATION**

Proxy Statement Pursuant to Section 14(a) of the

Securities Exchange Act of 1934

(Amendment No. )

Filed by the Registrant b Filed by a Party other than the Registrant "

Check the appropriate box:

- " Preliminary Proxy Statement
- " Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))
- " Definitive Proxy Statement
- " Definitive Additional Materials
- b Soliciting Material under §240.14a-12

## FERRO CORPORATION

(Name of registrant as specified in its charter)

(Name of person(s) filing proxy statement, if other than the registrant)

Payment of Filing Fee (Check the appropriate box):

- b No fee required
- " Fee computed 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:

(2)	Aggregate number of securities to which transaction applies:
(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):
(4)	Proposed maximum aggregate value of transaction:
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Fee	paid previously with preliminary materials.
Check box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for which the offsetting fee was paid previously. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.	
(1)	Amount Previously Paid:
(2)	Form, Schedule or Registration Statement No.:
(3)	Filing Party:
(4)	Date Filed:

Ferro Corporation Our Plan to Create Value Investor Presentation March 2013

2 Safe Harbor

Cautionary Note on Forward-Looking Statements

Certain statements in this presentation may constitute forward-looking statements within the meaning of Federal securities subject to a variety of uncertainties, unknown risks and other factors concerning the Company s operations and business envir could cause actual results to differ materially from those suggested by these forward-looking statements and that could adverse financial performance include the following: demand in the industries into which Ferro sells its products may be unpredictable by consumer spending; Ferro's ability to successfully implement its value creation strategy; Ferro s ability to successfully improve saving initiatives, including its restructuring programs, and produce the desired results, including projected savings; restrictive credit facilities could affect its strategic initiatives and liquidity; Ferro s ability to access capital markets, borrowings, or finance of the Company s efforts to improve operating margins through sales growth, price increases, productivity gains, and improve

availability of reliable sources of energy and raw materials at a reasonable cost; currency conversion rates and economic, social conditions around the world; Ferro s presence in certain geographic regions, including Latin America and Asia-Pacific, where lawfully; increasingly aggressive domestic and foreign governmental regulations on hazardous materials and regulations affect environment; Ferro s ability to successfully introduce new products or enter into new growth markets; sale of products into hi or no redundancy for certain of the Company s manufacturing facilities and possible interruption of operations at those facilities future acquisitions or dispositions, or successfully integrate future acquisitions; competitive factors, including intense price con protect its intellectual property or to successfully resolve claims of infringement brought against the Company; management of administrative expenses; Ferro s multi-jurisdictional tax structure; the impact of the Company s performance on its ability to assets; the effectiveness of strategies to increase Ferro s return on capital; the impact of operating hazards and investments may environmental, health and safety regulations; stringent labor and employment laws and relationships with the Company s emp requirements to fund employee benefit costs, especially post-retirement costs; implementation of new business processes and i impact of interruption, damage to, failure, or compromise of the Company s information systems; manufacture and sale of proindustry; exposure to lawsuits in the normal course of business; risks and uncertainties associated with intangible assets, included impairment and other charges described in this press release; Ferro s borrowing costs could be affected adversely by interest Company s assets by its lenders affect its ability to dispose of property and businesses; Ferro may not pay dividends on its confuture; and other factors affecting the Company s business that are beyond its control, including disasters, accidents, and gove The risks and uncertainties identified above are not the only risks the Company faces. Additional risks and uncertainties not pr or that it currently believes to be immaterial also may adversely affect the Company. Should any known or unknown risks and actual events, these developments could have material adverse effects on our business, financial condition and results of operations of the condition and results of operations. This presentation contains time-sensitive information that reflects management s best analysis only as of the date of this release undertake any obligation to publicly update or revise any forward-looking statements to reflect future events, information or ci date of this presentation. Additional information regarding these risks can be found in our Annual Report on Form 10-K for the 2012.

#### Non-GAAP Financial Measures

This presentation includes certain non-U.S. GAAP financial measures. The calculation of these measures, and a reconciliation comparable measures calculated in accordance with U.S. generally accepted accounting principles (GAAP), can be found on the

Redefining Ferro s Strategy to Deliver Value to Shareholders
Where We Were 2007
2012
Where We Are 2013
Where We Are Going 2014 & Beyond
Strategy centered on

Solar & EMS Increased level of capital investment Strategy redefined and implemented Period of transition and opportunity Build around Ferro s core competencies Capitalize on high-return investments Deterioration in Solar and EMS markets Higher cost structure Margins compressed Increased earnings volatility Rationalizing

Kationalizing

infrastructure investment

Streamlining operations

Increasing efficiency

Improving profitability

and accountability

Deliver consistent growth

in earnings

Maximize cash flow

**Enhance ROIC** 

Drive growth in

shareholder value

Early Stages of Value Strategy Delivering Results

4

Ferro s Strategic Framework

Differentiation

Strategic

Objective

Strategic

Pillars

Strategy

Drive Profitability and Cash Flow by Cultivating New Business Development Across Geographies and Delivering Higher Value Applications in Target End Markets

Strengthen

Leadership Position in Core Businesses

Achieve

Continuous

Operational

Improvement Expand into

Attractive Adjacent

Markets

Deliver Consistent,

Predictable Growth in

Shareholder Value

Capitalize on Ferro s

Core Competencies

5
Focus on Ferro s Core
Leadership positions in
attractive niche markets
Global presence and
broad geographic reach
Strong customer and
channel relationships
Breadth of technology
and application expertise
Reputation for quality and

consistency History of innovation Core Strengths Technical Expertise Organization Forms the Building Blocks for Shareholder Value Creation Particle Engineering Color and glass science Formulation and optimization Surface application technology Polymer science Organic synthesis Dedicated and motivated management team Global workforce with common core values Ability to think globally and act locally Regional R&D and technical centers Physical proximity to

our customers

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Ferro Today Performance Materials

2012 Sales: \$ 1,059M

Performance Chemicals

2012 Sales: \$ 515M

**Current Organization Structure** 

Performance
Coatings
Performance Colors
and Glass
Pigments, Metal
Powders and Oxides
Polymer Additives
Specialty Plastics
Pharmaceuticals
Sales by End Markets
Sales by Region <sup>1</sup>
Ferro is a Leading, Global Supplier of Performance
Materials and Chemicals
(1) Not pro forma for sale of Solar Paste
2012 Sales: Value added sales, excluding solar pastes
Building &
Renovation
45%
Appliances &
Household
18%
Transportation
12%
Other
11%
Electronics
8%
Containers / Packaging
6%
Europe / ME
/ Africa
35%
United States
33%
Asia /
Pacific
20%
Latin
America
12%
6

7
Tile Coatings
Digital Inks
Porcelain Enamel
Glass Enamels
Conductive Pastes
Forehearth Colors
Performance Materials
Conductive
Powders & Flakes
Inorganic Colored

Pigments
Sales by End Markets
Sales by Region<sup>1</sup>
Key Products
Select Applications
(1) Not pro forma for sale of Solar Paste

8
PVC Additives
Antibacterial agents
Water treatment,
oilfield additives
Engineered
Specialty Plastics
Gelcoats
Liquid colors
Performance Chemicals

Active ingredients
High-purity
carbohydrates
Sales by End Markets
Sales by Region <sup>1</sup>
Key Products
Select Applications
(1) Not pro forma for sale of Solar Paste
Building &
Renovation
37%
Appliances
and Household
10%
Other
24%
Containers /
Packaging
10%
Electronics
1%
North
America
75%
Europe
22%
Latin America
2%
Asia Pacific
<1%

9 Ferro s Strategy in Action: Current Focus Divest Non-Core Businesses Streamline Operations and Reduce Operating Costs Pursue High-Return Growth Investment

10
Solar Pastes
October 2012: Announced exploration of strategic options
February 2013: Completed sale to Heraeus
Provides significant immediate benefits:

Cash proceeds of approximately \$11 million

Reduced precious metal leases by approximately \$12 million

Eliminates 2012 segment loss of \$16 million Remaining Portfolio Actively manage and evaluate Ferro portfolio Exit underperforming businesses and product lines Divest Non-Core Businesses 1

11
Streamline Operations and Reduce
Operating Costs
2
Reduced the number of business units from 8 to 5
Created one Performance Materials manufacturing group
Restructured Tile Coating and PE manufacturing
infrastructure in Southern Europe

Reduced the global commercial management structure of Color & Glass and EMS
Creating One Ferro
procurement and supply chain groups
Over \$6
million of cost savings realized to date

#### 12

Expected run-rate annual savings > \$50 million
Transitioning functional support to regional / global structure
Implementing global shared service model for select administrative
activities
Rationalizing Ferro s real estate and lease portfolio
Approximately \$14 million of cost savings realized to date
Streamline Operations and Reduce

Operating Costs 2

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Higher Value Applications Tile: Digital Inks and Glazes

Polymer Additives: Nonphthalate Product Offerings

Specialty Plastics: Color Concentrates and Nanoclay Products

Porcelain Enamel: AquaRealEase

Color and Glass: Digital and Organic Inks

Pigments: UV Absorbing and Camouflage Pigments Geographic Expansion to High Growth Areas

Northern Africa / Egypt
Eastern Europe / Turkey
Asia
Bolt-on Acquisition Opportunities
3
Pursue High-Return Growth Investments

14
2013 Guidance
Adjusted earnings per share for 2013 are expected to be in the range of \$0.25 to \$0.30 per diluted share
We expect the first quarter of 2013 to be the lowest earnings quarter (\$0.02 - \$0.05/share) due to the timing of the cost savings programs rollout
Adjusting for the impact of the Solar Pastes transaction and foreign currencies, sales growth is expected to be approximately 2%

For the year, cash flow is expected to be neutral

15
2015 Targets
Top line sales growth 4% per annum
Gross profit as percent of sales > 21%
SG&A expense as percent of sales < 13%
EBITDA margin of approximately 11%
Maintenance CAPEX of \$25 million
EPS of \$0.75 \$0.85

Note: Sales = value added sales

Appendix

Ferro Q4 2012 Financial Overview
Sales decline driven by EMS, primarily solar pastes and metal powders and flakes
Value added sales declined in all segments
Weakness in Europe adversely impacted
Coatings and Color & Glass
SG&A includes pension mark-to-market
adjustments of \$27M and \$52M in 2012 and
2011
Excluding pension, SG&A reduced partially due

to lower variable selling costs, reduced compensation expenses and lower professional fees Increase in net debt by \$5M during Q4 (a) Non-GAAP measure; see reconciliation in the appendix. Q4 2012 Q4 2011 Net Sales \$ 406 \$ 443 Net Value-Added Sales 366 392 Gross Margin 59 74 % of VA Sales 16.2% 18.8% Pre-tax Income \$(68) \$(74) Net Income (64) (61) EBITDA (a) \$ 12 \$ 14 Adjusted EPS \$(0.07)

\$(0.06)

Ferro FY 2012 Financial Overview
Sales decline driven by EMS, primarily solar pastes, metal powders and flakes and continued weakness in Europe
Precious metal sales fell by over 55%
Change in FX reduced sales by approximately 2%
SG&A includes pension mark-to-market adjustments of \$27M and \$52M in 2012 and 2011

Impairments of nearly \$215M, primarily EMS goodwill and assets; Restructuring of \$11M Tax expense primarily related to nearly \$190M charge associated with increase in valuation allowances

Increase in net debt of \$31M for year

(a)

Non-GAAP measure; see reconciliation in the appendix.

2012

2011

Net Sales

\$1,769

\$ 2,156

Net Value-Added Sales

1,596

1,757

Gross Margin

298

412

% of VA Sales

18.7%

23.5%

Pre-tax Income

\$(264)

\$ 24

Net Income

(374)

4

EBITDA (a)

\$ 94

\$ 191

Adjusted EPS

\$ 0.09

\$ 0.80

19
Non-GAAP Reconciliations
EBITDA Reconciliation (\$M)
2012
4Q2012
Net income as reported (GAAP)
\$(373)
\$(63)
Add Income tax as reported
\$

109 \$(4) Charges (excluding income tax) 277 59 Depreciation and amortization as reported 57 16 Interest expense as reported 28 7 Other (4) (3) **EBITDA** \$ 94 \$

12

20

Reconciliation of Reported Loss to Adjusted

Loss

(1)

Pension and other postretirement benefits mark-to-market adjustment of the related net liabilities.

(2)

Includes certain severance costs, impairments, ongoing costs at facilities that have been idled, loss/gain on divestitures, and cerbusiness development activities.

(3)

Adjustment of reported earnings and of special items to a normalized 36% rate for 2012 and 32% for 2011. (Dollars in thousands, except per share amounts)

Three months ended December 31, 2012 Cost of sales Selling, general and administrative expenses Restructuring  $\quad \text{and} \quad$ impairment charges Other expense, net Income tax (benefit) expense Net (loss) income attributable to common shareholders Diluted (loss) earnings per share As reported 346,541 96,352 21,990 \$ 8,618 \$(4,133) \$(63,876) \$(0.74) Special items: Impairments \$(16,403) \$ 5,905 10,498 \$ 0.12 Restructuring

```
(5,587)
2,011
3,576
0.04
Pension
1
$(3,758)
$(23,480)
9,806
17,432
0.20
Other
2
(1,861)
(8,222)
3,630
6,453
0.08
Taxes
3
(20,205)
20,205
0.23
Total special items
$(5,619)
$(31,702)
$(21,990)
$
0
$
1,147
$
58,164
$
0.67
As adjusted
$
340,922
$
64,650
```

```
0
$
8,618
$(2,986)
$(5,712)
$(0.07)
Three months ended December 31, 2011
As reported
$
368,946
$
125,158
$
12,986
$
9,897
$(13,487)
$(60,962)
$(0.71)
Special items:
Impairments
$(12,129)
$
3,881
$
8,248
$
0.09
Restructuring
(857)
274
583
0.01
Pension
1
$(968)
$(50,792)
16,563
35,197
0.41
Other
```

2

```
(1,137)
(760)
$(397)
734
1,560
0.02
Taxes
3
(10,286)
10,286
0.12
Total special items
$(2,105)
$(51,552)
$
12,986
$(397)
$
11,166
$
55,874
$
0.65
As adjusted
$
366,841
$
73,606
$
0
$
9,500
$(2,321)
$(5,088)
$(0.06)
```

2

Reconciliation of Reported Loss (Income) to

Adjusted Income

(1)

Pension and other postretirement benefits mark-to-market adjustment of the related net liabilities.

(2)

Includes certain severance costs, impairments, ongoing costs at facilities that have been idled, loss/gain on divestitures, and cerbusiness development activities.

(3)

Adjustment of reported earnings and of special items to a normalized 36% rate for 2012 and 32% for 2011. (Dollars in thousands, except per share amounts)

Twelve months ended December 31, 2012 Cost of sales Selling, general and administrative expenses Restructuring  $\quad \text{and} \quad$ impairment charges Other expense, net Income tax expense (benefit) Net (loss) income attributable to common shareholders Diluted (loss) earnings per share As reported 1,470,769 \$ 302,658 225,819 32,934 \$ 109,485 \$(374,268) \$(4.34) Special items: Impairments \$(215,279) \$ 77,500 137,779 \$ 1.60

Restructuring

```
(10,540)
3,794
6,746
0.08
Pension
1
$(3,758)
$(23,480)
9,806
17,432
0.20
Other
2
(9,065)
(14,191)
$(808)
8,663
15,401
0.18
Taxes
3
(204,363)
204,363
2.37
Total special items
$(12,823)
$(37,671)
$(225,819)
$
808
$(104,600)
$
381,721
$
4.43
As adjusted
$
1,457,946
$
264,987
```

```
0
$
32,126
$
4,885
$
7,453
0.09
Twelve months ended December 31, 2011
As reported
1,743,560
$
335,311
$
17,030
$
35,419
19,338
$
4,239
0.05
Special items:
Impairments
$(12,132)
$
3,882
$
8,250
$
0.10
Restructuring
(4,898)
1,567
3,331
0.04
Pension
1
$(968)
$(50,792)
```

```
16,563
35,197
0.41
Other
2
(4,761)
(4,100)
$(397)
2,963
6,295
0.07
Taxes
3
$(11,507)
11,507
0.13
Total special items
$(5,729)
$(54,892)
$(17,030)
$
397
$
13,468
$
64,580
$
0.75
As adjusted
1,737,831
$
280,419
$
0
$
35,022
$
32,806
68,819
```

0.80

#### 22 Disclaimers Additional Information

In connection with its 2013 Annual Meeting of Shareholders, the Company will file a proxy statement and other documents regarding the 2013 Annual Meeting with the SEC and will mail the definitive proxy statement and a proxy card to each shareholder of record entitled to vote at the 2013 Annual Meeting. SHAREHOLDERS ARE ENCOURAGED TO READ THE PROXY STATEMENT AND ANY OTHER RELEVANT DOCUMENTS FILED WITH THE SEC WHEN THEY BECOME AVAILABLE, BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION. The final proxy statement will be mailed to shareholders. Investors and security holders will be able to obtain the documents free of charge at the SEC s website,

www.sec.gov, from Ferro at its website, www.ferro.com, or by contacting the Company at 6060 Parkland Boulevard, Mayfield Heights, Ohio 44124, Attention: Corporate Secretary. Participants in Solicitation

The Company and its directors and executive officers may be deemed to be participants in the solicitation of proxies in connection with the 2013 Annual Meeting. Information concerning the Company s participants is set forth in the proxy statement, dated March 28, 2012, for its 2012 Annual Meeting of Shareholders as filed with the SEC on Schedule 14A. Additional information regarding the interests of participants of the Company in the solicitation

of

proxies

in

respect

of

the

2013

Annual

Meeting

of

Shareholders

and

other

relevant materials will be filed with the SEC when they become available.