

CORNING INC /NY  
Form DEFA14A  
March 23, 2009

**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**

**(Amendment No. \_\_ )**

Filed by the Registrant  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

Soliciting Material Pursuant to §240.14a-12

**Corning Incorporated**

(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):

- 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:

---

(5) Total fee paid:

---

Edgar Filing: CORNING INC /NY - Form DEFA14A

.. 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:

---

March 23, 2009

Dear Shareholder:

We are soliciting your support in opposing two stockholder proposals to be voted on at Corning's Annual Meeting on April 30, 2009, as well as your support for nominees for election to the Board of Directors. We wanted to summarize the following items as you consider your vote:

AGENDA

Update.  
Overview of our Strategy.  
Classified Board Proposal.  
Majority Vote Proposal.  
Compensation.

UPDATE

Retail sales of LCD TVs in Q1 have been strong so far.

February data:

U.S. unit sales up 39% YOY.

Japan unit sales up 30% YOY.

Only January data available for Europe and China:

Europe unit sales up 49% YOY.

China unit sales up 109% YOY.

Reported utilization rates at the panel makers continue to improve.

Taiwan: 20% in December to >40% in February.

Korea: 50% in December to almost 80% in February.

We expect panel maker utilization rates to increase again in March.

UPDATE

Glass orders have increased over the past several weeks.

SCP and wholly owned business.

Q1 total glass volume now expected to be flat to down 5% sequentially.

Original expectation: down 20% - 25% sequentially.

No change to our Q1 glass price decline expectations for our wholly-owned business.

Q2 pricing not finalized, but price declines expected to be more moderate than Q1.  
Price pressure from customers could still affect these expectations.

Corning now expects to have positive net income, excluding special items, in Q1.  
Original expectations about breakeven .

CORPORATE STRATEGY

CORNING HAS A DISTINCTIVE IDENTITY

Corning is the world leader in specialty glass and ceramics.

We create and make keystone components that enable high-technology systems in multiple markets.

We succeed through sustained investment in R&D, over 150 years of materials science and process engineering knowledge, and a distinctive collaborative culture.

CORPORATE STRATEGY

FRAMEWORK

We grow through global innovation.

We understand the implications of this growth strategy.  
Requires deep scientific and technical talent.  
Long product development cycles.  
High capital investment and operating leverage.  
Growth surges driven by substitution curves of new systems.

So we proactively seek to provide balance and stability.  
Align our financial strategy with our growth strategy.

While always Living our Values.

CORPORATE STRATEGY

WE VE ALIGNED OUR CULTURE AND LEADERSHIP APPROACH

Deliver near-term performance while investing for future growth.  
Drive operational excellence across all businesses and functions.  
Nurture early stage research and innovation.  
Select and pace promising projects knowing that not all will succeed.  
Decide when to place big bets on product and process development.

Consistent leadership with deep understanding of our innovation recipe and business model.

The Board of Directors is an important part of this leadership approach.  
CORPORATE STRATEGY

THE BOARD IS AN IMPORTANT PART OF OUR LEADERSHIP APPROACH

What is important?

- Consistency over time.
- Diverse knowledge and experiences.
- Commitment to understanding Corning's technology.
- Judgment to make and support big bets .

Both our Board and management believe a classified board structure is well aligned with our corporate strategy.

CLASSIFIED BOARD PROPOSAL

2006: shareholder proposal results:

55.6% of outstanding shares; 72.5% yes/no votes cast in favor.

2007: shareholder proposal results:

51.2% of outstanding shares; 72.3% yes/no votes in favor.

2008: no shareholder proposal.

Board reconsideration in 2009:

Continue to believe classified board is best for Corning.

CLASSIFIED BOARD

10 independent (external) directors.

Four to five directors' terms expire every 3 years.

Enhances Board's ability to develop and execute long-term strategy.

Ensures ongoing independence of the company.

CLASSIFIED BOARD

Major innovation requires consistent and patient R&D funding.

Our innovation recipe requires:

Edgar Filing: CORNING INC /NY - Form DEFA14A

Attracting and retaining the best scientific talent.  
Persistent nurturing of the discovery process.  
Investing significant capital for manufacturing.

A stable BOD helps foster consistency necessary for innovation over relatively long development cycles.

Example: LCD glass.

CLASSIFIED BOARD

OTHER BENEFITS

Reduces vulnerability to certain hostile and abusive takeover tactics.

Encourages potential acquirers to initiate arms-length negotiations with management and seasoned directors.

Prevents quick turnover without paying fair value.

Provides directors time and leverage needed to evaluate any takeover proposal and consider all options for maximizing shareholder value.

CLASSIFIED BOARD

Corning's Board and management are not stagnant / entrenched:

Over the last five years, four directors have left Corning and three new directors have joined.

Scheduled external retirements will require new directors going forward.

MAJORITY VOTE PROPOSAL

Corning's directors elected by a plurality voting standard.

Default standard under New York corporate law.

Directors with most affirmative votes are elected to Board.

Rules governing plurality well established and widely understood.

Shareholder proposal is premature.

Much ongoing debate by legal community, shareholder advocates, corporate governance experts.

MAJORITY VOTE PROPOSAL

Shareholder proposal raises complications under New York law and good corporate government practices.

Potential for failed election .

Implications of NYSE's proposed broker non-vote rule .



We believe the Company and our shareholders are best served by the current system of plurality voting.

COMPENSATION

Corning compensates named executives through:

- Base salary.
- Annual cash bonus.
  - Target EPS.
- Performance restricted shares.
  - Target EPS and operating cash flow.
  - 2 year vesting post earned.
- Stock options.
  - Granted same time every year.
- Benefits = All other USA employees.
- Perquisites.

COMPENSATION

CEO targeted at median of peer comparison group.  
Peer companies will be listed in the new CD&A.

Named executives.  
Target ~70% in equity (options and performance shares).  
Target ~50% on annual performance (bonus + performance shares).

Compensation system aligned with performance.  
Cash bonus 25% of target.  
Performance shares 16% of target.

I hope you will join our Board in opposing the shareholder proposals that seek to eliminate our classified board and to change from plurality to majority voting in uncontested director elections. I also hope you will join in electing the six nominees to the Board of Directors.

Very truly yours,

/s/ James B. Flaws

James B. Flaws  
Vice Chairman and Chief Financial Officer