CORNING INC /NY Form DEFA14A March 25, 2010

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 x Filed by a Party other than the Registrant "
Chec	k the appropriate box:
	Preliminary Proxy Statement
	Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))
	Definitive Proxy Statement
X	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)
Pay	ment o	of Filing Fee (Check the appropriate box):
X	No f	ee required.
	Fee o	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:
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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):
	(4)	Proposed maximum aggregate value of transaction:
	(5)	Total fee paid:

Fee p	paid previously with preliminary materials.
	ek 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 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 24,	2010	
Dear Share	holder:	
We are soliciting your support for: (1) nominees for election to the Board of Directors; (2) adoption of the 2010 Variable Compensation Plan; (3) adopting the 2010 Equity Plan for Non-Employee Directors; (4) amending the Restated Certificate of Incorporation to declassify the Board; as well as (5) opposing a shareholder resolution that seeks elimination of supermajority voting, all to be voted on at Corning s Annual Meeting on April 29, 2010. We wanted to summarize the following items as you consider your vote:		
<u>AGENDA</u>		
	Update	
	Declassification of Board of Directors	
	Shareholder Proposal to end Super-Majority Votes	
<u>UPDATE</u>	Compensation	
	Retail sales of LCD TVs in Q1 have been in line with our expectations:	
	Japan up 79% in January; 65% in February	
	China up 53% and Europe up 12% in January, respectively	
	February not available yet	
	U.S. flat for first two months	
	In line with expectations	
	Last January: digital conversion, Circuit City liquidation	
	Panel prices continue to be firm	
	Indication panel demand is strong	

Suggests strength further down the supply chain

Glass demand is strong

We are shipping everything we can make <u>DECLASSIFICATION OF BOARD OF DIRECTORS</u>

Currently each class of direct	ors stands for election every three years
Four to five directors	terms expire each year

11 of the 14 directors are independent (external)

Our Proposal:

Terms for nominees elected at this annual meeting will expire in 2013 then be eligible for re-election annually

Nominees with terms expiring in 2011 or 2012 will serve the remainder of their terms then be eligible for re-election annually

Any new director appointed to the Board will stand for re-election annually

SHAREHOLDER PROPOSAL TO END SUPER-MAJORITY VOTES

By-Laws/Certificate now require 80% of outstanding shares to approve a few important governance/structure matters:
Changing number, class, removal, or nomination of directors, and general Board powers
Approving a merger or business combination that is not first approved by Board
If at least 2/3 of Board agrees any such change is advisable, then 80% super-majority shareholder vote is NOT required
Shareholder proposal seeks to eliminate By-Law/Certificate of Incorporation sections currently requiring super-majority 80% shareholder vote SHAREHOLDER PROPOSAL TO END SUPER-MAJORITY VOTES
We believe higher voting level for key changes to the Company s corporate structure & governance best serves long-term interests of Corning and stockholders
Unlike others, Board has legal fiduciary duties to act in best interests of the Company and stockholders
Super-majority voting safeguards against a stockholder group acting in its self-interest to detriment of other stockholders
Higher voting test encourages potential acquirers to deal directly with the Board
Provides greater leverage to negotiate best possible return for stockholders COMPENSATION (AS OF 2010)
Corning compensates named executives through:
Base salary
Annual cash bonus
Target Adjusted NPAT
Performance cash units

Target EPS and operating cash flow
2 year vesting post earned
Time-based restricted stock units
No performance targets
3 year vesting period
Stock options
Granted same time every year
Benefits = All other USA employees
Limited perquisites

COMPENSATION (AS OF 2010)

CEO targeted at median of peer comparison group

Peer companies are listed in the CD&A

Named executives

Target ~33% in equity (options and restricted stock units)

Target ~50% on annual performance (annual cash bonus + cash performance units)

Compensation system aligned with performance

Annual cash bonus = 15% of target total compensation

Cash performance units = 35% of target total compensation

Stock options tied to stock price performance

I hope you will join our Board in opposing the shareholder proposal. I also hope you will join in electing the five nominees to the Board of Directors, in voting for the Variable Compensation Plan and the new Equity Plan for Non-Employee Directors, and amending Corning s Certificate to declassify the Board of Directors.

Very truly yours,

/s/ James B. Flaws James B. Flaws Vice Chairman and Chief Financial Officer