SHERWIN WILLIAMS CO Form 11-K June 13, 2013

SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 11-K

ANNUAL REPORT PURSUANT TO SECTION 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

(Mark One):

[X] ANNUAL REPORT PURSUANT TO SECTION 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 For the fiscal year ended December 31, 2012

OR

[] TRANSITION REPORT PURSUANT TO SECTION 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 For the transition period from \_\_\_\_\_\_ to \_\_\_\_\_

Commission file number 1-04851

A. Full title of the plan and the address of the plan, if different from that of the issuer named below: THE SHERWIN-WILLIAMS COMPANY EMPLOYEE STOCK PURCHASE AND SAVINGS PLANB. Name of issuer of the securities held pursuant to the plan and the address of its principal executive office: THE

SHERWIN-WILLIAMS COMPANY, 101 W. PROSPECT AVENUE, CLEVELAND, OHIO 44115

PAGE 1 OF 15 EXHIBIT INDEX APPEARS ON PAGE 15

## ANNUAL REPORT

# THE SHERWIN-WILLIAMS COMPANY EMPLOYEE STOCK PURCHASE AND SAVINGS PLAN

December 31, 2012 and 2011

#### INDEX

The following financial statements and other information of The Sherwin-Williams Company Employee Stock Purchase and Savings Plan (the Plan) are included herewith:

Report of Independent Registered Public Accounting Firm
Statements of net assets available for benefits
Statement of changes in net assets available for benefits
Notes to financial statements
Signature of the V.P Employee Benefits
Exhibit index

The following supplemental schedule of the Plan included in the Annual Report of the Plan on Form 5500 filed with the Employee Benefits Security Administration for the year ended December 31, 2012 are included herewith:

Page 13 Schedule H, Line 4(i)-Schedule of Assets (Held at End of Year)

Report of Independent Registered Public Accounting Firm

Administrative Committee of The Sherwin-Williams Company Employee Stock Purchase and Savings Plan Cleveland, Ohio

We have audited the accompanying statements of net assets available for benefits of The Sherwin-Williams Company Employee Stock Purchase and Savings Plan as of December 31, 2012 and 2011, and the related statement of changes in net assets available for benefits for the year ended December 31, 2012. These financial statements are the responsibility of the Plan's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. We were not engaged to perform an audit of the Plan's internal control over financial reporting. Our audits included consideration of internal control over financial reporting audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Plan's internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the net assets available for benefits of The Sherwin-Williams Company Employee Stock Purchase and Savings Plan at December 31, 2012 and 2011, and the changes in its net assets available for benefits for the year ended December 31, 2012, in conformity with U.S. generally accepted accounting principles.

Our audits were conducted for the purpose of forming an opinion on the financial statements taken as a whole. The accompanying supplemental schedule of assets (held at end of year) as of December 31, 2012, is presented for purposes of additional analysis and is not a required part of the financial statements but is supplementary information required by the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974. Such information has been subjected to the auditing procedures applied in our audits of the financial statements and, in our opinion, is fairly stated in all material respects in relation to the financial statements taken as a whole.

Cleveland, Ohio June 13, 2013

## STATEMENTS OF NET ASSETS AVAILABLE FOR BENEFITS

#### THE SHERWIN-WILLIAMS COMPANY EMPLOYEE STOCK PURCHASE AND SAVINGS PLAN

	December 31, 20 Allocated Company Stock Fund		Notes Receivable	Unallocated	Total	December 31, 20 Allocated Company Stock Fund	
NET ASSETS AVAILABLE FOR BENEFITS							
Investments, at fair value: The Sherwin-Williams Company	\$2,248,291,264				\$2,248,291,264	\$1,473,752,449	
common stock The Sherwin-Williams Company preferred stock				\$210,773,150	210,773,150		
Mutual funds		\$485,743,122			485,743,122		\$364,25
Common/collective trust funds	e	324,249,132			324,249,132		236,566
Money market funds		42,806,007			42,806,007		27,400,7
Interest-bearing	18,198,453				18,198,453	13,897,390	
cash Total	2,266,489,717	852,798,261		210,773,150	3,330,061,128	1,487,649,839	628,220
Notes receivable from participants			\$58,417,090		58,417,090		
Pending receivables	24,608				24,608	2,936,779	
Total Assets Note payable to	2,266,514,325	852,798,261	58,417,090	210,773,150	3,388,502,826	1,490,586,618	628,220,
The Sherwin-Williams				(101,086,244)	(101,086,244 )	,	
Company Benefit claims payable	(4,481,865)	1			(4,481,865)	(566,689)	
Total Liabilities	(4,481,865)			(101,086,244)	,	(566,689)	
Net assets available for benefits	<sup>e</sup> \$2,262,032,460	\$852,798,261	\$58,417,090	\$109,686,906	\$3,282,934,717	\$1,490,019,929	\$628,22

See notes to financial statements. 4

## STATEMENT OF CHANGES IN NET ASSETS AVAILABLE FOR BENEFITS

# THE SHERWIN-WILLIAMS COMPANY EMPLOYEE STOCK PURCHASE AND SAVINGS PLAN

Company Stock FundDiversified InvestmentsNotes ReceivableUnallocatedTotalIncreases in net assets available for benefits: Interest and dividend income on Diversified investments:\$13,208,826 374,094\$13,208,826 374,094\$13,208,826 374,094\$13,208,826 374,094Mutual funds\$13,208,826 374,094\$19,884\$2,363,543\$2,363,543Omoney market funds\$20,704,914\$2,363,543\$2,0704,914Interest on Notes receivable from participants\$20,704,914\$2,363,543\$2,0704,914Dividends on The Sherwin-Williams Company preferred stock\$20,704,914\$2,363,543\$2,0704,914Contributions from participants Dividends on The Sherwin-Williams Company preferred stock\$2,0704,914\$2,0704,914Sherwin-Williams Company preferred stock\$2,0704,914\$2,0704,914\$2,0704,914Contributions from the Sherwin-Williams Company preferred stock\$2,0707,0706\$9,375,361\$2,422,381\$2,22,381Portispars Pransfers from unallocated to participants note payable\$2,760,704\$6,61,677\$6,2422,381\$1,979,403Index de Jan mergers Preferred stock and the forgiveness of deb, net Interest species on note payable\$1,644,113\$1,644,113\$1,644,113Decreases in net assets available for Benefits: Preferred stock and the forgiveness of deb, net Interest species on note payable\$2,0051\$2,5193\$,554,887\$1,284,885\$1,284,885Preferred stock and the forgiveness of deb, net Interest species on note payable <th></th> <th>Year Ended Dec Allocated</th> <th>ember 31, 2012</th> <th></th> <th></th> <th></th>		Year Ended Dec Allocated	ember 31, 2012			
benefits: Interest and dividend income on Diversified investments: Mutual funds S 13,208,826 Common/collective trust funds S 13,208,826 Common/collective trust funds S 13,208,826 Common/collective trust funds S 13,208,826 Common/collective trust funds S 1,984 Interest on Notes receivable from participants S 20,704,914 Common stock S 22,704,914 Common stock S 20,704,914 Common stock S 5,580,772 Sherwin-Williams Company S 20,704,914 Common stock S 5,580,772 Sferwin-Williams Company S 20,704,914 Common stock S 5,580,772 Sferwin-Williams Company S 20,704,914 Comtributions from participants 30,970,706 Sherwin-Williams Company S 20,704,914 Contributions from participants 30,970,706 Sparsin-Williams Company S 20,704,914 Contributions from participants 30,970,706 Sparsin-Williams Company S 20,704,914 Contributions from participants 30,970,706 Sparsin-Williams Company S 20,704,914 Transfers due to plan mergers 3,095,360 participants S 2,760,704 participants S 2,760,704 participants S 2,760,704 participants S 2,760,704 Pofgiveness of unpaid interest on note payable L 104,436,324 Sparsin-Williams Company S 20,705,253 Decreases in net assets available for benefits: Benefits: Benefits paid directly to participants 206,858,859 Sherwin-Williams Company S 20,051 Sparsin-Sparsing S 2,20,051 Sparsing S 2,20,051 Sparsing S 2,20,051 Sparsing S 2,20,051 Sparsing S 2,20,051 Sparsing S 2,20,051 Sparsing S 3,554,887 Sparsing S		Company Stock			Unallocated	Total
Interest and dividend income on Diversified investments:         \$13,208,826         \$13,208,826           Common/collective trust funds         \$13,208,826         \$13,208,826           Common/collective trust funds         \$1,984         \$1,984           Interest on Notes receivable from participants         \$2,363,543         \$2,363,543           Dividends on The Sherwin-Williams Company         \$20,704,914         \$2,363,543         \$2,363,543           Dividends on The Sherwin-Williams Company         \$20,704,914         \$2,0704,914         \$2,0704,914           common stock         \$2,580,772         \$,580,772         \$,580,772           Sherwin-Williams Company         \$2,760,704         \$9,375,361         \$0,93,46.067           Contributions from participants         \$0,970,706         \$9,375,361         \$0,98,709           Transfers due to plan mergers         \$0,961,677         \$62,422,381         \$2,422,381           Sherwin-Williams Company         \$2,760,704         \$,661,677         \$62,422,381         \$1,644,113           Note payable         \$14,436,324         \$5,767,302         \$,366,892         7,224,885         \$9,799,403           Decreases in net assets available for benefits:         \$14,436,324         \$5,54,877         \$286,494,388         \$61,280,348         \$1,280,348 <t< td=""><td></td><td></td><td></td><td></td><td></td><td></td></t<>						
Diversified investments:       \$13,208,826       \$13,208,826       \$13,008,826         Mutual funds       \$13,208,826       \$14,094       \$1,984         Interest on Notes receivable from participants       \$2,363,543       \$2,363,543       \$2,363,543         Dividends on The       \$20,704,914       \$20,704,914       \$2,704,914       \$2,704,914         common stock       \$20,704,914       \$20,704,914       \$20,704,914       \$20,704,914         common stock       \$20,704,914       \$5,580,772       \$5,580,772       \$5,580,772         Dividends on The       \$30,970,706       \$9,375,361       \$90,346,067       \$0,346,067         Contributions from participants       \$0,970,706       \$9,375,361       \$0,98,709       \$0,98,709         Transfers form unallocated to participants       \$2,760,704       \$6,61,677       \$62,422,381       \$0,97,95,403         Torsfers did incets on note payable       \$2,760,704       \$6,61,677       \$62,422,381       \$0,97,95,403         Decreases in net assets available for benefits:       \$2,760,704       \$6,61,677       \$1,644,113       \$1,644,113         Pecterases in net assets available for benefits:       \$2,760,704       \$6,61,677       \$1,64,81,38       \$1,280,348         Benefits paid directly to participants       \$2,760,704						
Mutual funds       \$13,208,826       \$13,208,826         Common/collective trust funds       374,094       374,094         Money market funds       51,984       51,984         Interest on Notes receivable from participants       \$2,363,543       2,363,543         Dividends on The       \$2,0704,914       20,704,914       20,704,914         common stock       \$5,580,772       5,580,772       5,580,772         Dividends on The       \$0,970,706       \$9,375,361       90,346,067         Contributions from participants       30,970,706       \$9,375,361       90,346,067         Contributions from The       \$2,760,704       9,661,677       (62,422,381)         Sterwin-Williams Company       \$2,760,704       9,661,677       (62,422,381)         participants       52,760,704       9,661,677       (62,422,381)       1,644,113         participants       104,436,324       85,767,302       2,366,892       7,224,885       199,795,403         Decreases in net assets available for benefits:       85,767,302       2,366,892       7,224,885       61,280,348       61,280,348         Redemptions of The       7,224,885       7,224,885       56,244       56,244       56,244       56,244       56,244       56,244       56,244 <td< td=""><td></td><td></td><td></td><td></td><td></td><td></td></td<>						
$\begin{array}{c c c c c c c c c c c c c c c c c c c $			\$13,208,826			\$13,208,826
Interest on Notes receivable from participants       \$2,363,543       2,363,543         Dividends on The Sherwin-Williams Company       \$20,704,914       20,704,914         common stock       20,704,914       20,704,914         Dividends on The Sherwin-Williams Company       \$20,706       59,375,361       90,346,067         Contributions from participants       30,970,706       59,375,361       90,346,067         Contributions from The Sherwin-Williams Company       30,970,706       59,375,361       90,346,067         Contributions from The Sherwin-Williams Company       30,970,706       59,375,361       90,346,067         Contributions from The Sherwin-Williams Company       52,760,704       9,661,677       (62,422,381       3,098,709         Transfers from unallocated to participants       52,760,704       9,661,677       (62,422,381       1,644,113         Forgiveness of unpaid interest on note payable       104,436,324       85,767,302       2,366,892       7,224,885       199,795,403         Decreases in net assets available for benefits:       85,761,702       3,554,887       286,494,388       61,280,348       61,280,348       61,280,348       61,280,348       61,280,348       61,280,348       61,280,348       64,280,348       65,52,24       56,52,44       56,52,44       56,52,44       56,52,44						
participants         \$2,363,543         2,363,543           Dividends on The         Sherwin-Williams Company         \$20,704,914         20,704,914           common stock         Dividends on The         \$5,580,772         5,580,772           Sherwin-Williams Company         \$0,970,706         59,375,361         90,346,067           Contributions from participants         30,970,706         59,375,361         90,346,067           Contributions from participants         30,970,706         59,375,361         90,346,067           Contributions from participants         30,970,706         59,375,361         90,346,067           Transfers due to plan mergers         3,095,360         3,349         3,098,709           Transfers from unallocated to participants         52,760,704         9,661,677         (62,422,381         1,644,113           preferred stock and interest on note payable         104,436,324         85,767,302         2,366,892         7,224,885         199,795,403           Decreases in net assets available for benefits:         Benefits paid directly to participants 206,858,859         76,080,642         3,554,887         286,494,388           Redemptions of The Sherwin-Williams Company preferred stock and the forgiveness of debt, net         7,224,885         7,224,885         565,244           Interest expense on note payab	Money market funds		51,984			51,984
participants       20,704,914       20,704,914         Dividends on The       Sherwin-Williams Company       \$20,704,914       20,704,914         common stock       Dividends on The       \$5,580,772       \$,580,772         Sherwin-Williams Company       30,970,706       59,375,361       90,346,067         Contributions from participants       30,970,704       9,661,677       (62,422,381       3,098,709         Transfers from unallocated to participants       52,760,704       9,661,677       (62,422,381       1,644,113         responses of unpaid interest on note payable       104,436,324       85,767,302       2,366,892       7,224,885       199,795,403         Decreases in net assets available for       104,436,324       85,767,302       2,366,892       7,224,885       199,795,403         Decreases in net assets available for       104,436,324       85,767,302       3,554,887       61,280,348       61,280,348         referred stock and the forgiveness       7,224,885       7,224,885       56,5244 <td></td> <td></td> <td></td> <td>\$2 363 543</td> <td></td> <td>2 363 543</td>				\$2 363 543		2 363 543
Sherwin-Williams Company common stock       \$20,704,914       20,704,914         Dividends on The Sherwin-Williams Company preferred stock       \$5,580,772       \$5,580,772         Contributions from participants Sherwin-Williams Company       30,970,706       59,375,361       90,346,067         Contributions from The Sherwin-Williams Company       30,970,706       59,375,361       90,346,067         Contributions from the Sherwin-Williams Company       30,970,706       59,375,360       3,349       3,098,709         Transfers due to plan mergers       3,095,360       3,349       3,098,709       3,098,709         Transfers from unallocated to participants       52,760,704       9,661,677       (62,422,381       1,644,113         Note payable       104,436,324       85,767,302       2,366,892       7,224,885       199,795,403         Decreases in net assets available for benefits:       104,436,324       85,767,302       2,366,892       7,224,885       286,494,388         Redemptions of The Sherwin-Williams Company preferred stock and the forgiveness of debt, net       61,280,348       61,280,348       61,280,348         Interest expense on note payable       7,224,885       7,224,885       565,244         Fees       320,051       245,193       565,244       565,244         207,178,910       76,32				¢ <b>2</b> ,505,515		2,000,010
common stock       Dividends on The         Sherwin-Williams Company       \$5,580,772         preferred stock       \$5,580,772         Contributions from participants       30,970,706       59,375,361       90,346,067         Contributions from participants       30,970,706       59,375,361       62,422,381       62,422,381         Sherwin-Williams Company       3,095,360       3,349       3,098,709       3,098,709         Transfers from unallocated to participants       52,760,704       9,661,677       (62,422,381)       1,644,113         Forgiveness of unpaid interest on note payable       104,436,324       85,767,302       2,366,892       7,224,885       199,795,403         Decreases in net assets available for benefits:       104,436,324       85,767,302       3,554,887       286,494,388         Redemptions of The       58,859       76,080,642       3,554,887       286,494,388         Sherwin-Williams Company       50,051       245,193       565,244       61,280,348       61,280,348         of debt, net       7,224,885       565,244       565,244       565,244       565,244       565,244         Net realized and unrealized appreciation       320,051       245,193       3,554,887       68,505,233       355,564,865         Net reali		\$ 20 704 014				20 704 014
Dividends on The       \$5,580,772       \$5,580,772         Sherwin-Williams Company       30,970,706       \$9,375,361       90,346,067         Contributions from The       \$2,422,381       62,422,381         Sherwin-Williams Company       3,095,360       3,349       3,098,709         Transfers due to plan mergers       3,095,360       3,349       3,098,709         Transfers from unallocated to participants       52,760,704       9,661,677       (62,422,381       1,644,113         Note payable       104,436,324       85,767,302       2,366,892       7,224,885       199,795,403         Decreases in net assets available for benefits:       104,436,324       85,767,302       3,554,887       286,494,388         Redemptions of The       104,436,324       85,767,302       3,554,887       286,494,388         Redemptions of The       104,436,324       3,554,887       286,494,388         Redemptions of The       1,1644,113       1,280,348       61,280,348         Sherwin-Williams Company       7,224,885       565,244       565,244         Interest expense on note payable       7,224,885       565,244       565,244         Interest expense on note payable       7,224,885       565,244       565,244         207,178,910       76,3		\$20,704,914				20,704,914
Sherwin-Williams Company preferred stock Contributions from participants Contributions from participants Contributions from participants Sherwin-Williams Company Transfers due to plan mergers Forgiveness of unpaid interest on note payable $30,970,706$ $59,375,361$ $59,375,361$ $90,346,067$ $62,422,381$ Transfers from unallocated to participants Forgiveness of unpaid interest on note payable $3,095,360$ $52,760,704$ $3,095,360$ $9,661,677$ $3,349$ $3,098,709$ Decreases in net assets available for benefits: Benefits paid directly to participants $206,858,859$ $76,080,642$ $7,080,642$ $3,554,887$ $286,494,388$ Redemptions of The Sherwin-Williams Company preferred stock and the forgiveness of debt, net Interest expense on note payable $7,224,885$ $76,325,835$ $7,224,885$ $7,224,885$ $7,224,885$ $7,224,885$ Fees $320,051$ $207,178,910$ $245,193$ $76,325,835$ $3,554,887$ $68,505,233$ $3,555,64,865$ Net realized and unrealized appreciation in fair value of: The Sherwin-Williams Company $1,030,705,263$ $1,030,705,263$						
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Sherwin-Williams Company Transfers due to plan mergers participants $3,095,360$ $3,349$ $62,422,381$ $62,422,381$ Transfers from unallocated to participants $52,760,704$ $9,661,677$ $(62,422,381)$ $3,098,709$ Forgiveness of unpaid interest on note payable $104,436,324$ $85,767,302$ $2,366,892$ $7,224,885$ $199,795,403$ Decreases in net assets available for benefits: Benefits paid directly to participants $206,858,859$ $76,080,642$ $3,554,887$ $286,494,388$ Redemptions of The Sherwin-Williams Company preferred stock and the forgiveness of debt, net Interest expense on note payable $7,224,885$ $7224,885$ Fees $320,051$ $207,178,910$ $245,193$ $76,325,835$ $7,224,885$ $565,244$ Net realized and unrealized appreciation in fair value of: The Sherwin-Williams Company I 1030 705 263 $1030,705,263$ $1030,705,263$	· ·	30,970,706	59,375,361			90,346,067
Transfers due to plan mergers Transfers from unallocated to participants $3,095,360$ $3,349$ $3,098,709$ Forgiveness of unpaid interest on note payable $52,760,704$ $9,661,677$ $(62,422,381$ )Inde payable $104,436,324$ $85,767,302$ $2,366,892$ $7,224,885$ $199,795,403$ Decreases in net assets available for benefits: Benefits paid directly to participants $206,858,859$ $76,080,642$ $3,554,887$ $286,494,388$ Redemptions of The Sherwin-Williams Company preferred stock and the forgiveness of debt, net Interest expense on note payable Fees $7,224,885$ $7,224,885$ Fees $320,051$ $207,178,910$ $245,193$ $76,325,835$ $3,554,887$ $68,505,233$ $355,564,865$ Net realized and unrealized appreciation in fair value of: The Sherwin-Williams Company $1,030,705,263$ $1,030,705,263$ $1,030,705,263$					62,422,381	62,422,381
Transfers from unallocated to participants Forgiveness of unpaid interest on note payable $52,760,704$ $9,661,677$ $(62,422,381$ )1,644,1131,644,1131,644,1131,644,113104,436,324 $85,767,302$ $2,366,892$ $7,224,885$ 199,795,403Decreases in net assets available for benefits: Benefits paid directly to participants 206,858,859 Redemptions of The Sherwin-Williams Company preferred stock and the forgiveness of debt, net $76,080,642$ $3,554,887$ $286,494,388$ Recemptions of the Sherwin-Williams Company preferred stock and the forgiveness $207,178,910$ $76,325,835$ $3,554,887$ $61,280,348$ $61,280,348$ Net realized and unrealized appreciation in fair value of: The Sherwin-Williams Company $1030,705,263$ $1030,705,263$ $1030,705,263$ $1030,705,263$	· · ·		3 095 360	3 349		3 098 709
participants 52,760,704 9,661,677 $(62,422,381)$ Forgiveness of unpaid interest on note payable $1,644,113$ $1,644,113$ $1,644,113$ Decreases in net assets available for benefits: Benefits paid directly to participants 206,858,859 $76,080,642$ $3,554,887$ $286,494,388$ Redemptions of The $206,858,859$ $76,080,642$ $3,554,887$ $286,494,388$ Redemptions of The $61,280,348$ $6$	, e			5,547		
note payable 1,044,113 1,041,124 1,011 1,041,124 1,011 1,041,124 1,041 1,04		52,760,704	9,661,677		(62,422,381)	)
note payable $104,436,324$ $85,767,302$ $2,366,892$ $7,224,885$ $199,795,403$ Decreases in net assets available for benefits: Benefits paid directly to participants 206,858,859 Redemptions of The Sherwin-Williams Company preferred stock and the forgiveness of debt, net $76,080,642$ $3,554,887$ $286,494,388$ Interest expense on note payable Fees $7,224,885$ $7,224,885$ $61,280,348$ $61,280,348$ Fees $320,051$ $245,193$ $76,325,835$ $3,554,887$ $68,505,233$ $355,564,865$ Net realized and unrealized appreciation in fair value of: The Sherwin-Williams Company $1,030,705,263$ $1,030,705,263$ $1,030,705,263$	Forgiveness of unpaid interest on				1 644 113	1 644 113
Decreases in net assets available for benefits: Benefits paid directly to participants 206,858,859 Redemptions of The Sherwin-Williams Company preferred stock and the forgiveness of debt, net Interest expense on note payable Fees 320,051 245,193 565,244 207,178,910 76,325,835 3,554,887 68,505,233 355,564,865 Net realized and unrealized appreciation in fair value of: The Sherwin-Williams Company 1,030,705,263 10,300 705,263	note payable					
benefits: Benefits paid directly to participants $206,858,859$ 76,080,642 3,554,887 286,494,388 Redemptions of The Sherwin-Williams Company preferred stock and the forgiveness of debt, net Interest expense on note payable 7,224,885 7,224,885 Fees 320,051 245,193 565,244 207,178,910 76,325,835 3,554,887 68,505,233 355,564,865 Net realized and unrealized appreciation in fair value of: The Sherwin-Williams Company 1,030,705,263 10,000 205,263		104,436,324	85,767,302	2,366,892	7,224,885	199,795,403
benefits: Benefits paid directly to participants 206,858,859 76,080,642 $3,554,887$ 286,494,388 Redemptions of The Sherwin-Williams Company $1030,705,263$ 76,080,642 $3,554,887$ 286,494,388 7,224,887 286,494,388 61,280,348 61,280,35,54,85 61,280,35,54,85 61,280,35,54,85 61,280,35,54,85 61,280,35,54,85 61,280,35,54,85 61,280,35,54,85 61,280,35,54,85 61,280,35,54,85 61,280,35,54,85 61,280,35,54,85 61,280,35,54,85 61,280,35,54,85 61,280,35,54,85 61,280,35,54,85 61,280,35,54,85 61,280,35,54,85 61,280,35,54,85 61,280,35,55,54,85 61,280,35,54,85 61,280,35,54,85 61,280,35,54,85 61,280,35,54,85 61,280,35,55,54,85 61,280,35,55,55,55,55,55,55,55,55,55,55,55,55,	Decreases in net assets available fo	nr.				
Benefits paid directly to participants 206,858,85976,080,642 $3,554,887$ 286,494,388Redemptions of The Sherwin-Williams Company preferred stock and the forgiveness $61,280,348$ $61,280,348$ of debt, net Interest expense on note payable $7,224,885$ $7,224,885$ Fees $320,051$ $245,193$ $565,244$ $207,178,910$ $76,325,835$ $3,554,887$ $68,505,233$ Net realized and unrealized appreciation in fair value of: The Sherwin-Williams Company $1,030,705,263$ $1,030,705,263$		, , , , , , , , , , , , , , , , , , ,				
Sherwin-Williams Company       61,280,348       61,280,348         preferred stock and the forgiveness       61,280,348       61,280,348         of debt, net       7,224,885       7,224,885         Interest expense on note payable       7,224,885       565,244         Fees       320,051       245,193       565,244         207,178,910       76,325,835       3,554,887       68,505,233       355,564,865         Net realized and unrealized appreciation       in fair value of:       1       1       030,705,263       1       030,705,263		ts206,858,859	76,080,642	3,554,887		286,494,388
preferred stock and the forgiveness       01,280,348       01,280,348         of debt, net       7,224,885       7,224,885         Interest expense on note payable       7,224,885       565,244         Fees       320,051       245,193       565,244         207,178,910       76,325,835       3,554,887       68,505,233       355,564,865         Net realized and unrealized appreciation       in fair value of:       1030,705,263       1,030,705,263	*					
preferred stock and the forgiveness         of debt, net         Interest expense on note payable       7,224,885         Fees       320,051       245,193         207,178,910       76,325,835       3,554,887       68,505,233         Net realized and unrealized       appreciation       in fair value of:       1         The Sherwin-Williams Company       1       030       705       263					61.280.348	61.280.348
Interest expense on note payable       7,224,885       7,224,885         Fees       320,051       245,193       565,244         207,178,910       76,325,835       3,554,887       68,505,233       355,564,865         Net realized and unrealized appreciation in fair value of:       7,200,705,263       1,030,705,263       1,030,705,263	1 0	6			,,	,,
Fees       320,051       245,193       565,244         207,178,910       76,325,835       3,554,887       68,505,233       355,564,865         Net realized and unrealized appreciation in fair value of:       1030,705,263       1,030,705,263       1,030,705,263					7 224 885	7 224 885
207,178,910       76,325,835       3,554,887       68,505,233       355,564,865         Net realized and unrealized appreciation in fair value of:       76,325,835       3,554,887       68,505,233       355,564,865         The Sherwin-Williams Company       1,030,705,263       1,030,705,263       1,030,705,263		320.051	245 193		7,224,005	
Net realized and unrealized appreciation in fair value of:1030 705 263The Sherwin-Williams Company1030 705 263				3,554,887	68,505,233	
in fair value of: The Sherwin-Williams Company 1 030 705 263	Net realized and unrealized		. ,	. ,		
The Sherwin-Williams Company 1 030 705 263						
	The Sherwin-Williams Company common stock	1,030,705,263				1,030,705,263
5,025,660 5,025,660	Common Slock				5,025,660	5,025,660

The Sherwin-Williams Company					
preferred stock					
Diversified investments:					
Mutual funds		35,649,174			35,649,174
Common/collective trust funds		30,664,861			30,664,861
Participant directed transfers, net	(155,950,146)	148,821,844	7,128,302		
Net increase (decrease)	772,012,531	224,577,346	5,940,307	(56,254,688)	946,275,496
Net assets available for benefits:	1 400 010 000	(00.000.015	50 476 700	165 041 504	0 000 (50 001
Beginning of year	1,490,019,929	628,220,915	52,476,783	165,941,594	2,336,659,221
End of year	\$2,262,032,460	\$852,798,261	\$58,417,090	\$109.686,906	\$3,282,934,717
End of year	\$2,202,052,400	\$032,790,201	\$38,417,090	\$109,080,900	\$5,262,954,717

See notes to financial statements.

THE SHERWIN-WILLIAMS COMPANY EMPLOYEE STOCK PURCHASE AND SAVINGS PLAN

December 31, 2012 and 2011

#### NOTE 1 - SIGNIFICANT ACCOUNTING POLICIES

The accounts of the Plan are reported on the accrual basis. The Company Stock Fund consists of common stock of The Sherwin-Williams Company (the Company or Plan Sponsor), purchased by Fidelity Management Trust Company (the Trustee), and cash. Shares of common stock of the Company held by the Trustee are blended with cash to create units of the Company Stock Fund. Diversified Investments consist of units of the following funds (collectively, the Diversified Investments):

Fidelity Contrafund® - Class K	Pyramis Active Lifecycle 2040 Commingled Pool Fund				
Fidelity Institutional Short-Intermediate Government	Pyramis Active Lifecycle 2045 Commingled Pool Fund				
Fund	Fyrainis Active Enecycle 2045 Commingled Foor Fund				
Fidelity Low-Priced Stock Fund - Class K	Pyramis Active Lifecycle 2050 Commingled Pool Fund				
Fidelity Managed Income Portfolio II	Pyramis Active Lifecycle 2055 Commingled Pool Fund				
Fidelity Mid-Cap Stock Fund - Class K	RidgeWorth Large Cap Value Equity Fund				
Fidelity Puritan® Fund - Class K	Strategic Allocation TOPS <sup>™</sup> Aggressive Growth Portfolio				
Fidelity Retirement Government Money Market Portfolio	Strategic Allocation TOPS <sup>TM</sup> Balanced Portfolio				
Lord Abbett Small-Cap Value Fund Y	Strategic Allocation TOPS <sup>™</sup> Capital Preservation Portfolio				
Mutual Shares - Class Z	Strategic Allocation TOPS <sup>™</sup> Growth Portfolio				
Pimco All Asset Fund (Institutional Class)	Strategic Allocation TOPS <sup>TM</sup> Income and Growth Portfolio				
Pimco Low Duration Fund (Institutional Class)	Strategic Allocation TOPS <sup>™</sup> Moderate Growth Portfolio				
Pyramis Active Lifecycle 2000 Commingled Pool FundVanguard FTSE AW Index Fund Institutional Shares					
Pyramis Active Lifecycle 2005 Commingled Pool Fund Shares					
Pyramis Active Lifecycle 2010 Commingled Pool Fund	Vanguard Institutional Index Fund - Institutional Shares				
Pyramis Active Lifecycle 2015 Commingled Pool FundVanguard Total Bond Market Index Fund Institutional Shares					
Pyramis Active Lifecycle 2020 Commingled Pool FundVanguard Wellesley Income Fund - Admiral Shares					
Pyramis Active Lifecycle 2025 Commingled Pool FundVanguard Wellington Fund - Admiral Shares					
Pyramis Active Lifecycle 2030 Commingled Pool FundVictory Institutional Diversified Stock Fund					
Pyramis Active Lifecycle 2035 Commingled Pool Fund					
Distributions from Diversified Investments for withdrawals or upon an eligible employee's termination of employment					
are made in cash at the market value as of the valuation date coinciding with or immediately preceding the					
distribution. An eligible employee may elect to receive distribution from the Company Stock Fund for withdrawals or					
upon an eligible employee's termination of employment in whole shares of stock determined as of the applicable					
valuation date. Fractional share interest is distributed in cash at the market value as of the stock transfer date. If such					
election is not made, distributions from the Company Stock Fund are made in cash.					

Effective January 1, 2012, the Plan adopted Accounting Standards Update (ASU) No. 2011-04, Amendments to Achieve Common Fair Value Measurements and Disclosure Requirements in U.S. GAAP and IFRSs. ASU No. 2011-04 amends Accounting Standards Codification (ASC) No. 820, Fair Value Measurement, to converge the fair value measurement guidance in U.S. generally accepted accounting principles (GAAP) and International Financial Reporting Standards (IFRSs). The ASU clarifies the application of certain existing fair value measurement requirements and requires additional fair value disclosures. Adoption of ASU No. 2011-04 did not have an effect on the Plan's net assets available for benefits or its changes in net assets available for benefits.

## THE SHERWIN-WILLIAMS COMPANY EMPLOYEE STOCK PURCHASE AND SAVINGS PLAN

The following tables present the Plan's financial assets that are measured at fair value on a recurring basis, categorized using the fair value hierarchy as of December 31, 2012 and 2011:

	Fair Value at December 31, 2012	Quoted Prices in Active Markets for Identical Assets (Level 1)	Significant Other Observable Inputs (Level 2)	Significant Unobservable Inputs (Level 3)
The Sherwin-Williams Company common stock <sup>(a), (e)</sup> The Sherwin-Williams Company preferred	\$2,248,291,264	\$2,248,291,264		
stock <sup>(b), (e)</sup>	210,773,150			\$210,773,150
Mutual funds <sup>(c)</sup> : U.S. equities International equities Fixed income securities Common/collective trust funds <sup>(d)</sup> Money market fund <sup>(a)</sup> Interest-bearing cash <sup>(a)</sup>	302,398,142 51,823,095 131,521,885 324,249,132 42,806,007 18,198,453 \$3,330,061,128 Fair Value at December 31, 2011	302,398,142 51,823,095 131,521,885 42,806,007 18,198,453 \$2,795,038,846 Quoted Prices in Active Markets for Identical Assets (Level 1)	\$324,249,132 \$324,249,132 Significant Other Observable Inputs (Level 2)	\$210,773,150 Significant Unobservable Inputs (Level 3)
The Sherwin-Williams Company common stock <sup>(a), (e)</sup>	\$1,473,752,449	\$1,473,752,449		
The Sherwin-Williams Company preferred stock <sup>(b), (e)</sup> Mutual funds <sup>(c)</sup> :	326,214,356			\$326,214,356
U.S. equities	237,541,582	237,541,582		
International equities	38,254,290	38,254,290		
Fixed income securities	88,457,441	88,457,441		
Common/collective trust funds (d)	236,566,894		\$236,566,894	
Money market fund <sup>(a)</sup>	27,400,708	27,400,708		
Interest-bearing cash <sup>(a)</sup>	13,897,390	13,897,390		
	\$2,442,085,110	\$1,879,303,860	\$236,566,894	\$326,214,356

<sup>(a)</sup> The fair value of the Sherwin-Williams Company common stock, Money market fund and Interest-bearing cash is based on quoted prices in active markets for identical securities.

<sup>(b)</sup> The fair value of the Sherwin-Williams Company preferred stock is based on a conversion/redemption formula outlined in the preferred stock terms.

<sup>(c)</sup> The fair value of mutual funds is based on quoted redemption values on the last business day of the Plan year and is valued at the net asset value (NAV) of shares held by the Plan at year-end.

<sup>(d)</sup> The common/collective trust funds include the Fidelity Managed Income Portfolio II, the Pyramis Active Lifecycle Commingled Pool Funds, and the Strategic Allocation TOPS<sup>TM</sup> Portfolio Funds. The Fidelity Managed Income Portfolio II is carried at contract value, which is estimated by the Trustee and represents net contributions plus interest at the current market rate. The estimated contract value approximates fair value. The fund seeks to preserve the principal investment while earning a level of interest income that is consistent with principal preservation. The fund invests in benefit-responsive investment contracts issued by insurance companies and other financial institutions, fixed income securities and money market funds. The fair value of the Pyramis Active Lifecycle Commingled Pool Funds and the Strategic Allocation TOPS<sup>TM</sup> Portfolio Funds is calculated by the Trustee based on the NAV per unit as of the close of business of the New York Stock Exchange. Investments in the underlying funds are valued at their closing net asset value each business day. The Pyramis Active Lifecycle Commingled Pool Funds seek active return until each pool's targeted retirement date, and capital preservation thereafter. The pools employ a pool-of-pools approach by investing in a diversified portfolio of equity, fixed income and short-term products. The Strategic Allocation TOPS<sup>TM</sup> Portfolio Funds seek to provide income and growth of capital by investing in a diversified portfolio of U.S. and foreign stocks, real estate and corporate and government bonds. There are no unfunded commitments, significant redemption limitations or restrictions on the ability to sell the Fidelity Managed Income Portfolio II, the Pyramis Active Lifecycle Commingled Pool Funds, and the Strategic Allocation TOPS<sup>TM</sup> Funds. <sup>(e)</sup> Represents 5% or more of the Plan's net assets available for benefits.

## THE SHERWIN-WILLIAMS COMPANY EMPLOYEE STOCK PURCHASE AND SAVINGS PLAN

The following table summarizes the changes in the fair value of the Plan's level 3 assets:

	The Sherwin-Williar Company Preferred S	
Balance at January 1, 2011	\$411,654,875	
Redemptions of The Sherwin-Williams Company preferred stock	(107,266,234	)
Net unrealized gains	21,825,715	
Balance at December 31, 2011	326,214,356	
Redemptions of The Sherwin-Williams Company preferred stock	(120,466,866	)
Net unrealized gains	5,025,660	
Balance at December 31, 2012	\$210,773,150	
	C C 1 ( 1	

As indicated in the notes to the previous table, the fair value of the Sherwin-Williams Company preferred stock is based on a conversion/redemption formula outlined in the preferred stock terms. The inputs to the formula are the common stock current market price of the Company, the unpaid loan balance at the balance sheet date, and other fixed factors. The only variable input is the Company's common stock current market price, which is determined based on quoted prices in active markets, while the unpaid loan balance is a fixed input (subject to repayments). The Sherwin-Williams Company preferred stock is classified as level 3 within the fair value hierarchy because the preferred shares themselves are not traded in an active market and there are other unobservable fixed factors within the redemption model.

Participant loans are valued at their unpaid principal balance plus accrued interest.

The preparation of financial statements in conformity with U.S. GAAP requires management to make estimates and assumptions that affect the amounts reported in the financial statements and accompanying notes and supplemental schedule. Actual results could differ from these estimates.

## NOTE 2 - DESCRIPTION OF THE PLAN

The Plan is a defined contribution plan. Any salaried employee of the Company or participating subsidiary and any employee in a group of employees to which coverage has been extended on a non-discriminatory basis by the Board of Directors of the Company is eligible for membership in the Plan provided the employee: (a) is a full-time or part-time employee of the Company or a subsidiary of the Company which has adopted the Plan; (b) is not a member of a collective bargaining unit which is recognized by the Company on the later of the effective date of the Plan or the date coverage under the Plan is extended or is not a member of a collective bargaining unit which has agreed that the members of such bargaining unit shall no longer be eligible for membership in the Plan; and (c) is employed in the United States or is a United States citizen if not employed therein.

Eligible employees hired by the Company or participating subsidiary have the option of participating in the Plan. Eligible employees can contribute up to 20% of their salaries subject to limitations imposed by law. Prior to July 1, 2009, the Company made matching contributions of 100% on the first 6% of eligible employee contributions beginning the quarter following the employees' one-year anniversary with the Company. Effective July 1, 2009, the Plan was amended to change the Company match to 100% on the first 3% of each eligible employee's contributions and 50% on the next 2% of eligible contributions. Effective July 1, 2011, the Plan was amended to reinstate the Company match to 100% on the first 6% of eligible employees are 100% vested in Company contributions. Participants may diversify both future and prior Company matching contributions previously allocated to the Company Stock Fund into

## THE SHERWIN-WILLIAMS COMPANY EMPLOYEE STOCK PURCHASE AND SAVINGS PLAN

Diversified Investments. In the absence of timely direction, Company matching contributions are directed to the Company Stock Fund.

Eligible employees hired by the Company are automatically enrolled in the Plan and, in the absence of timely direction, their contributions are directed to an appropriate Pyramis Active Lifecycle Pool Fund. Employee contributions are established at 3% of pre-tax earnings. Eligible new hires may change the pre-selected enrollment option or choose not to participate in the Plan prior to being automatically enrolled. If new hires choose not to change the automatic enrollment employee contribution level of 3%, the employee contribution level will increase at the beginning of each subsequent plan year by 1%, until either the employee individually changes the employee contribution level reaches 7%. Effective July 1, 2012, the Plan was amended to increase the maximum automatic employee contribution level to 8%.

Other notable Plan features include the following: (a) eligible employees can utilize a toll-free phone system, or the Internet, to obtain account statements and to conduct transactions; (b) withdrawals from the Plan (including loans) are processed any business day subject to certain trading restrictions imposed by each fund manager; (c) eligible employees can change their investment option direction for new contributions any business day; (d) investments in the Company Stock Fund are based on a unit value rather than a share value; (e) eligible employees are 100% vested in both Company and eligible employee contributions; (f) if elected by the eligible employee, account statements are sent on a quarterly basis; and (g) eligible employees are allowed to diversify 100% of amounts invested in the Company Stock Fund, including Company contributions to the eligible employee's account, to the Diversified Investments. The Plan permits eligible employees, who are active employees, and other "parties in interest" (as such term is defined in Section 3(14) of the Employee Retirement Income Security Act of 1974, as amended), to borrow from such eligible employee's vested benefit portion of their accounts an amount not to exceed the lesser of \$50,000 reduced by certain outstanding loans to the eligible employee under the Plan or one half of the vested benefit portion of the eligible employee's account under the Plan. Notes receivable from participants are treated as a transfer between the other investment funds and the Notes receivable from participants activity fund. Terms range from one to five years or up to ten years for the purchase of a primary residence. The Notes receivable from participants are secured by the balance in the eligible employee's account and bear interest at the prime interest rate plus one percent. Principal and interest are paid ratably through payroll deductions and credited to the eligible employee's account.

Investments in the Company Stock Fund and investments in Diversified Investments are participant directed. In the absence of timely direction, employee and Company contributions are directed as described above.

Subject to certain Plan limitations, the Plan permits eligible employees to withdraw in cash or shares up to 100% of the market value of all amounts credited to such eligible employee's employee contribution account plus up to 100% of the market value of amounts credited to an eligible employee's Company contribution account. Withdrawals from an eligible employee's Company contribution account for Company contributions made before January 1, 2002 are permitted subject to certain plan rules. Company contributions made after January 1, 2002 are fully vested and can only be withdrawn from eligible employees' accounts in the event of death, disability, retirement, termination of employment or attainment of age 59 ½.

Subject to certain Plan limitations, the Plan permits eligible employees to make a withdrawal in cash from the vested portion of the eligible contribution account upon attainment of age 59½. Eligible employees under age 59½ may be permitted to make a hardship withdrawal from the eligible employee's salary reduction account for certain financial emergencies, including certain medical expenses, certain tuition and education

## THE SHERWIN-WILLIAMS COMPANY EMPLOYEE STOCK PURCHASE AND SAVINGS PLAN

expenses, payments to prevent foreclosure on a principal residence occupied by an eligible employee, payments to finance the purchase (excluding mortgage payments) of a principal residence, payments related to certain funeral expenses, and payments related to expenses for employees affected by a declared disaster.

The Plan invests in various investment securities. Investment securities, including Company common stock, are exposed to various risks such as interest rate, market and credit risks. Due to the level of risk associated with certain investment securities, it is at least reasonably possible that changes in the values of investment securities will occur in the near term and that such changes could materially affect participants' account balances and the amounts reported in the statements of net assets available for benefits.

On August 1, 2006, the Company issued 500,000 shares of convertible serial preferred stock, no par value (Series 2 Preferred stock) with cumulative quarterly dividends of \$11.25 per share, for \$500,000,000 to the Plan. The Plan financed the acquisition of the Series 2 Preferred stock by borrowing \$500,000,000 from the Company at the rate of 5.5 percent per annum (see Note 6). The Series 2 Preferred stock and the note payable to the Company are held by GreatBanc Trust Company. The Series 2 Preferred stock is held in an unallocated account. As the value of compensation expense related to contributions to the Plan is earned, the Company has the option of funding the Plan by redeeming a portion of the Series 2 Preferred stock or with cash. Contributions are credited to participant accounts at the time of funding. The Series 2 Preferred stock is redeemable for cash or convertible into common stock of the Company, or any combination thereof, at the option of the Plan based on the relative fair value of the Series 2 Preferred stock and common stock at the time of conversion. Each share of Series 2 Preferred stock is entitled to one vote upon all matters presented to the Company's shareholders, and the holder of the Series 2 Preferred stock and the holders of the Company's common stock held in the Plan generally vote together as one class. The Series 2 Preferred stock is pledged as collateral on the note payable to the Company. Principal and interest on the note payable to the Company have been forgiven periodically. Debt is forgiven in lieu of cash contributions by the Company to fund the Plan. The Plan redeemed 59,187 and 56,480 shares of Series 2 Preferred stock for cash in 2012 and 2011, respectively. The Plan held 101,086 and 160,273 shares of Series 2 Preferred stock at December 31, 2012 and 2011, respectively.

Eligible employees may elect to have dividends on their investment in Company stock that is released from the suspense account either paid in cash or reinvested in the Company stock fund. If an active election to receive dividends in cash is not made, the dividends will be used to purchase additional units of the Company stock fund. During such a time when the Plan is leveraged under the employee stock ownership plan (ESOP) loan provisions of the Internal Revenue Code and Treasury Regulations and the Company has made a contribution to repay the ESOP debt underlying the leveraging, eligible employees may elect to receive a dividend equal to the total of their next pre-tax contribution and company matching contribution. The election can only be made once per calendar year for a single pay period.

Further information about the Plan is contained in the Plan's Summary Plan Description (SPD). Copies of this SPD are available from the Administration Committee of the Company.

## THE SHERWIN-WILLIAMS COMPANY EMPLOYEE STOCK PURCHASE AND SAVINGS PLAN

#### NOTE 3 - SUBSEQUENT EVENT - DEPARTMENT OF LABOR SETTLEMENT

On February 20, 2013, the Company reached a settlement with the Department of Labor (DOL) of the previously disclosed investigation of transactions related to the Plan that were implemented on August 1, 2006 and August 27, 2003. The DOL sought compensatory and equitable remedies, including monetary damages to the Plan for alleged losses to the Plan relating to third-party valuation of the Company's convertible serial preferred stock. The Company believes that the DOL's claims are subject to meritorious defenses, however, the Company's management and Board of Directors have decided that it would be in the best interest of the Company and its shareholders to avoid potentially costly litigation and enter into this settlement to resolve these claims.

In March 2013 the Company resolved all ESOP related claims with the DOL by making a one-time payment of \$80,000,000 to the Plan. In accordance with U.S. GAAP, the settlement is not recognized in the 2012 financial statements since it occurred after the balance sheet date.

#### NOTE 4 - INCOME TAX STATUS

The Plan has received a determination letter from the Internal Revenue Service (IRS) dated August 5, 2005, stating that the Plan is qualified under Section 401(a) of the Internal Revenue Code (the Code) and, therefore, the related trust is exempt from taxation. Subsequent to this determination by the IRS, the Plan was amended. On January 28, 2011, a request was made of the IRS to review plan amendments and to issue a current determination as to the Plan's qualification. Once qualified, the Plan is required to operate in conformity with the Code to maintain its qualification. The Plan Administrator believes the Plan is being operated in compliance with the applicable requirements of the Code and, therefore, believes that the Plan, as amended, is qualified and the related trust is tax exempt. Accounting principles generally accepted in the United States require Plan management to evaluate uncertain tax positions taken by the Plan. The financial statement effects of a tax position are recognized when the position is more likely than not, based on the technical merits, to be sustained upon examination by the IRS. The Plan Administrator has analyzed the tax positions taken by the Plan, and has concluded that as of December 31, 2012, there are no uncertain positions. The Plan is subject to routine audits by taxing jurisdictions; however, there are currently no audits for any tax periods in progress. The Plan Administrator believes it is no longer subject to income tax examinations for years prior to 2009.

#### NOTE 5 - PRIORITIES ON TERMINATION OF THE PLAN

The Company reserves the right, by action of its Board of Directors, to amend, modify, suspend, or terminate the Plan. No such action will allow funds held in trust by the trustee or the income thereon to be used for purposes other than for the exclusive benefit of members or their beneficiaries. If the Plan is terminated, the Company contributions credited to each eligible employee's account shall vest immediately.

# THE SHERWIN-WILLIAMS COMPANY EMPLOYEE STOCK PURCHASE AND SAVINGS PLAN

### NOTE 6 - TRANSACTIONS WITH PARTIES-IN-INTEREST

Costs incidental to the purchase and sale of securities, such as brokerage fees, commissions, and stock transfer taxes, are borne by the respective funds. Fees relating to participant loan activity and qualified domestic relations orders are borne by the eligible employees. All other costs and expenses of administering the Plan are borne by the Company. Fees paid during the year for services rendered by parties-in-interest were based on customary and reasonable rates for such services. Certain Plan investments are shares of mutual or common/collective trust funds managed by the Trustee and, therefore, qualify as party-in-interest transactions.

#### NOTE 7 - NOTE PAYABLE TO THE COMPANY

As discussed in Note 2, the Plan issued a \$500,000,000 note due August 1, 2016 to the Company in connection with the purchase of the Series 2 Preferred stock. Principal payments of \$12,500,000 are due quarterly with any remaining amounts due at maturity. The interest rate on the Note is 5.5% per annum and is due on the same dates as the principal payments. There is no penalty for prepayment of the note. Repayment of principal and interest can only be made from: (i) collateral given for the loan (Series 2 Preferred stock); (ii) contributions made to repay such loan; and (iii) earnings attributable to the Series 2 Preferred stock. For the year ended December 31, 2012, principal on the note was reduced by \$59,186,518 as a result of Plan contributions for the year.

#### THE SHERWIN-WILLIAMS COMPANY EMPLOYEE STOCK PURCHASE AND SAVINGS PLAN SCHEDULE H, LINE 4(i)--SCHEDULE OF ASSETS (HELD AT END OF YEAR) AS OF DECEMBER 31, 2012 EIN: 34-0526850 PLAN NUMBER: 001

ASSET DESCRIPTION	COST	CURRENT VALUE					
Common Stock:							
*, # The Sherwin-Williams Company	\$696,072,372	\$2,248,291,264					
Preferred Stock (unallocated):							
*, # The Sherwin-Williams Company	101,086,244	210,773,150					
Mutual Funds:							
<ul> <li>Fidelity Contrafund® - Class K Vanguard FTSE AW Index Fund Institutional Shares Vanguard Total Bond Market Index Fund Institutional Shares Lord Abbett Small-Cap Value Fund Y</li> <li>Fidelity Mid-Cap Stock Fund - Class K</li> <li>Fidelity Low-Priced Stock Fund - Class K</li> <li>Fidelity Institutional Short-Intermediate Government Fund Vanguard Institutional Index Fund - Institutional Shares RidgeWorth Large Cap Value Equity Fund Pimco Low Duration Fund (Institutional Class) Mutual Shares - Class Z Vanguard Inflation-Protected Securities Fund Institutional Shares</li> <li>Fidelity Puritan® Fund - Class K Vanguard Wellesley Income Fund - Admiral Shares Vanguard Wellington Fund - Admiral Shares</li> <li>Victory Institutional Diversified Stock Fund Pimco All Asset Fund (Institutional Class)</li> </ul>	68,927,677 47,439,370 37,001,263 33,286,379 26,577,291 27,440,993 32,241,889 20,245,263 21,056,674 24,130,097 20,248,445 20,334,123 13,225,315 15,255,169 11,251,013 7,092,134 6,271,599	88,098,602 45,488,270 37,901,140 37,675,318 35,800,436 33,812,688 32,921,131 25,680,836 25,243,746 24,354,111 20,607,263 20,358,132 16,121,824 15,987,371 11,817,158 7,540,271 6,334,825					
Common / Collective Trust Funds:							
<ul> <li>Pyramis Active Lifecycle 2030 Commingled Pool Fund</li> <li>Pyramis Active Lifecycle 2020 Commingled Pool Fund</li> <li>Fidelity Managed Income Portfolio II <sup>(1)</sup></li> <li>Pyramis Active Lifecycle 2040 Commingled Pool Fund</li> <li>Pyramis Active Lifecycle 2025 Commingled Pool Fund</li> <li>Pyramis Active Lifecycle 2015 Commingled Pool Fund</li> <li>Pyramis Active Lifecycle 2035 Commingled Pool Fund</li> <li>Pyramis Active Lifecycle 2050 Commingled Pool Fund</li> <li>Pyramis Active Lifecycle 2050 Commingled Pool Fund</li> <li>Pyramis Active Lifecycle 2045 Commingled Pool Fund</li> </ul>	39,728,571 37,362,461 33,383,880 31,515,168 29,125,381 28,737,440 27,803,164 24,001,087 22,923,601	41,766,633 38,935,744 33,383,880 33,182,035 30,549,226 29,998,129 29,216,196 25,266,361 24,122,722					

Pyramis Active Lifecycle 2010 Commingled Pool Fund Pyramis Active Lifecycle 2055 Commingled Pool Fund Pyramis Active Lifecycle 2005 Commingled Pool Fund Strategic Allocation TOPS <sup>TM</sup> Capital Preservation Portfolio Strategic Allocation TOPS <sup>TM</sup> Aggressive Growth Portfolio Pyramis Active Lifecycle 2000 Commingled Pool Fund Strategic Allocation TOPS <sup>TM</sup> Balanced Portfolio Strategic Allocation TOPS <sup>TM</sup> Income and Growth Portfolio Strategic Allocation TOPS <sup>TM</sup> Moderate Growth Portfolio Strategic Allocation TOPS <sup>TM</sup> Growth Portfolio	14,927,728 5,721,585 3,099,691 2,908,272 2,365,215 2,085,004 1,825,477 1,061,720 1,009,600 848,753	15,581,126 6,011,437 3,201,311 3,125,625 2,627,494 2,147,969 1,935,565 1,139,873 1,094,923 962,883
er:		
Fidelity Retirement Government Money Market Portfolio Interest-Bearing Cash	42,806,007	42,806,007 18,198,453
Notes Receivable from Participants, with interest rates ranges of $4.3\%$ to $10.5\%$	\$1,582,423,115	58,417,090 \$3,388,478,218
	Pyramis Active Lifecycle 2055 Commingled Pool FundPyramis Active Lifecycle 2005 Commingled Pool FundStrategic Allocation TOPS™ Capital Preservation PortfolioStrategic Allocation TOPS™ Aggressive Growth PortfolioPyramis Active Lifecycle 2000 Commingled Pool FundStrategic Allocation TOPS™ Balanced PortfolioStrategic Allocation TOPS™ Income and Growth PortfolioStrategic Allocation TOPS™ Moderate Growth PortfolioStrategic Allocation TOPS™ Moderate Growth PortfolioStrategic Allocation TOPS™ Moderate Growth PortfolioStrategic Allocation TOPS™ Growth PortfolioStrategic Allocation TOPS™ Growth PortfolioStrategic Allocation TOPS™ Moderate Growth PortfolioStrategic Allocation TOPS™ Growth PortfolioStrategic Allocation TOPS™ Growth PortfolioStrategic Allocation TOPS™ Strategic Allocation TOPS™ Growth PortfolioStrategic Allocation TOPS™ Moderate Growth PortfolioStrategic Allocation TOPS™ Strategic Allocation TOPS™ Alloc	Pyramis Active Lifecycle 2055 Commingled Pool Fund5,721,585Pyramis Active Lifecycle 2005 Commingled Pool Fund3,099,691Strategic Allocation TOPS <sup>TM</sup> Capital Preservation Portfolio2,908,272Strategic Allocation TOPS <sup>TM</sup> Aggressive Growth Portfolio2,365,215Pyramis Active Lifecycle 2000 Commingled Pool Fund2,085,004Strategic Allocation TOPS <sup>TM</sup> Balanced Portfolio1,825,477Strategic Allocation TOPS <sup>TM</sup> Income and Growth Portfolio1,061,720Strategic Allocation TOPS <sup>TM</sup> Moderate Growth Portfolio1,009,600Strategic Allocation TOPS <sup>TM</sup> Growth Portfolio848,753er:Fidelity Retirement Government Money Market Portfolio42,806,007Interest-Bearing Cash Notes Receivable from Participants, with interest rates ranges of 4.3% to 10.5%10.5%

\* Represents a Party-in-Interest.

# Represents 5% or more of fair value of net assets available for benefits.

The Fidelity Managed Income Portfolio II is valued at cost, which approximates fair value. The fair value of participation units is pooled in separate accounts estimated by the Trustee based on quoted redemption value on

(1) the last business day of the year. The investment contracts are valued at contract value as estimated by the Trustee. Contract value represents net contributions plus interest at the current market rate. Any calculations to determine fair value would not have a material effect on the Plan's financial statements.

## SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the Plan trustees (or other persons who administer the employee benefit plan) have duly caused this annual report to be signed on their behalf by the undersigned hereunto duly authorized.

# THE SHERWIN-WILLIAMS COMPANY EMPLOYEE STOCK PURCHASE AND SAVINGS PLAN

/s/ D.S. Mansfield

D.S. Mansfield, V.P. - Employee Benefits

June 13, 2013

## EXHIBIT INDEX

Exhibit Number

Exhibit Description

Consent of Independent Registered Public Accounting Firm Sequential Page Number Where Exhibit Can Be Found

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