FIRST FINANCIAL BANCORP /OH/ Form 8-K March 06, 2014

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 8-K

CURRENT REPORT
Pursuant to Section 13 or 15(d) of the
Securities Exchange Act of 1934

Date of Report (Date of earliest event reported): March 3, 2014

FIRST FINANCIAL BANCORP.

(Exact name of registrant as specified in its charter)

Ohio (State or other jurisdiction of incorporation or organization)

31-1042001 (I.R.S. employer identification number)

Commission file number: 001-34762

255 East Fifth Street, Suite 700, Cincinnati, Ohio 45202 (Address of principal executive offices and zip code)

Registrant's telephone number, including area code: (877) 322-9530

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions (see General Instruction A.2. below):

| Į | Written | ı commı | ınıcatıons | pursuant | to Rule | 425 | under | the S | Securities. | Act ( | 17 ( | CFR | 230.4 | 425) |
|---|---------|---------|------------|----------|---------|-----|-------|-------|-------------|-------|------|-----|-------|------|
|   |         |         |            |          |         |     |       |       |             |       |      |     |       |      |

[ ] Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)

| [] Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b)) |
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| [] Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c)) |
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# Form 8-K First Financial Bancorp.

Item 5.02 Departure of Directors or Certain Officers; Election of Directors; Appointment of Certain Officers; Compensatory Arrangements of Certain Officers.

## (e) Named Executive Officer Compensation

On March 3, 2014, the Compensation Committee of the Board of Directors of First Financial Bancorp (the "Company"), after consulting with its independent consultant, Towers Watson, approved the following base salaries, short term incentive plan targets, and restricted stock grants for the Named Executive Officers ("NEOs") including a performance-based restricted stock grant for each NEO for 2014, as disclosed in the table below. Except as set forth below, there were no other changes made to the components of total compensation, which include base salary, short-term cash incentives, long-term stock-based incentives, pension and other benefits, and perquisites.

| Name and Principal<br>Position   | Base<br>Salary<br>(\$)(1) | Short Term<br>Incentive<br>Plan<br>Target<br>Percentage<br>(%)(2) | Long Term<br>Incentive<br>Percentage<br>For<br>Restricted<br>Stock Grants<br>(\$)(3) | Annual Grant of Shares of Restricted Stock (#)(4) | Value of<br>Shares<br>of<br>Annual<br>Grant<br>Restricted<br>Stock<br>(\$)(5) | Number of<br>Shares of<br>Underlying<br>Stock<br>Options<br>(\$)(6) |
|--|---------------------------|---|--|---|---|---|
| Claude E. Davis<br>President and CEO   | \$711,000                 | 60%   | 110%   | 46,554  | \$782,107   | 0   |
| Anthony M. Stollings<br>EVP, CFO and Chief<br>Administrative Officer   | \$330,000                 | 40%   | 50%  | 9,823   | \$165,026   | 0   |
| C. Douglas Lefferson<br>President, Commercial Banking<br>and Wealth Management<br>President, Eastern Markets | \$361,000                 | 40%   | 70%  | 15,043  | \$252,722   | 0   |
| Kevin T. Langford<br>President, Consumer Banking<br>President, Western Markets                               | \$330,000                 | 40%   | 50%  | 9,823   | \$165,026   | 0   |

Base salaries were increased from 2013 as follows (increased percentages in parentheses): Mr. Davis from \$690,000 to \$711,000 (3.04%), Mr. Stollings from \$320,000 to \$330,000 (3.13%), Mr. Lefferson from \$350,000 to \$361,000 (3.14%), and Mr. Langford from \$320,000 to \$330,000 (3.13%).

Short term incentive target is a percentage of base salary. There were no changes from 2013 to 2014 in the target percentages for the NEOs. Payout is based on the Company's one-year performance vs. peers relative to the following equally weighted plan metrics:

#### Financial Performance:

- return on assets
- earnings per share growth

#### (2) Additional Measures:

- efficiency ratio

Threshold performance of 25<sup>th</sup> percentile must be achieved for performance under any measure to contribute to the overall payout. Depending on performance of the Company, payout can be anywhere from 0x to 2x target and subject to clawback in certain circumstances. In addition, the Compensation Committee can adjust downward the payout based on enterprise risk management performance. In the event earnings per diluted share are below \$0, no plan payout will be made to participants, including NEOs. Any payout to NEOs above 1x target is paid in restricted stock subject to additional holding requirements.

- (3) Long term incentive awards are an approximate percentage of base salary. There were no changes from 2013 to 2014 in the long term incentive percent of base salaries.

  One half of the CEO's and one fourth of the other NEO's restricted stock awards are in the form of performance-based restricted stock that vests after three years upon only the attainment of certain pre-determined performance measures (generally total shareholder return and return on assets). 23,277 performance shares were
- (4) awarded to Mr. Davis, 2,456 to Mr. Stollings, 3,761 to Mr. Lefferson, and 2,456 to Mr. Langford. All other awards to NEOs are in restricted shares that vest over a three-year period beginning March 3, 2014. Dividends are accrued on restricted shares and are held in escrow and are not paid to the executive until that portion of the grant vests. Upon vesting, NEO awards are subject to additional holding requirements.
- (5) Based on the per share closing price of the Company common shares on March 3, 2014 (\$16.80).
- (6) No options were granted.

## **SIGNATURES**

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

FIRST FINANCIAL BANCORP.

By: /s/ Anthony M. Stollings Anthony M. Stollings Executive Vice President, Chief Financial Officer and Chief Administrative Officer

Date: March 6, 2014