October 4, 2023

Beatriz Garc a-Cos Chief Financial Officer and Principal Accounting Officer Ferroglobe PLC 13 Chesterfield Street London W1J 5JN, United Kingdom

Re: Ferroglobe PLC Form 20-F for the

Fiscal Year Ended December 31, 2022

Response dated

September 21, 2023

File No. 001-37668

Dear Beatriz Garc a-Cos:

 $$\operatorname{\textsc{We}}$$ have reviewed your September 21, 2023 response to our comment letter and have the

following comments.

 $\,$ Please respond to this letter within ten business days by providing the requested

information or advise us as soon as possible when you will respond. If you do not believe a

comment applies to your facts and circumstances, please tell us why in your response.

 $\,$ After reviewing your response to this letter, we may have additional comments. Unless

we note otherwise, any references to prior comments are to comments in our August 24,

2023 letter.

Form 20-F for the Fiscal Year Ended December 31, 2022

Key Information, page 5

We note your response to prior comment 2 that you did not experience any material indirect consequences of climate-related regulation or business trends. However, you also state you are actively developing carbon reduction targets and initiatives and are aiming to meet the expectations of your stakeholders that are beginning to demand products with a lower carbon footprint. Please include a discussion explaining in greater detail your analysis and how you concluded on materiality for each of the items noted below: decreased demand for goods or products that produce significant greenhouse gas emissions or are related to carbon-based energy sources, including the basis for your statement that you do not anticipate a significant change in the industry's technology for production of

the products you produce;

Beatriz Garc a-Cos

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Ferroglobe LastNameBeatriz Garc a-Cos

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FirstName LastName

increased demand for goods that result in lower emissions than competing products;

and

increased competition to develop innovative new products that

result in lower

emissions.

Your response also indicates that your risk factor disclosure on page 10 addresses

reputation risks relating to your operations that produce material greenhouse gas

emissions. However, such discussion appears to focus on the impact to your reputation

that may result from a regulatory violation. Please tell us what consideration you have

given to including disclosure regarding any potential reputation risks from your operations

that produce greenhouse gas emissions, including from stakeholders, customers and

lenders.

We note your response to prior comment 3. Please further address the following:

Your response acknowledges that there is always the potential for natural disasters

and extreme weather conditions to occur as a result of global climate change. Your

response also indicates that you have experienced non-material direct impacts as a

result of weather-related incidents in recent years. Please explain how you assessed

the materiality of weather-related incidents and quantify all weather-related damages

to your property and operations.

Your 2021 Global ESG report reflects that your water consumption totaled 27.7M

cubic meters and is made up of 43% surface water, 37% from third parties and 20%

ground water. Please tell us how you considered including disclosure regarding the

impact of water availability and quality to your operations and results.

Please revise your disclosure to address how you could be impacted if severe weather

impacts your customers or suppliers. In this regard, we note your response reflects

Colombia has experienced heavy rains and South Africa and the United States have

suffered from flooding, and your Form 20-F reflects that 59% of your third-party coal

purchases came from a single mine in Colombia and nearly all the manganese ore

you purchase comes from suppliers in South Africa and Gabon.

Your response states that your property insurance underwriting rate has consistently

measured between 1.4 and 1.5. Please provide us with information quantifying the

cost of property insurance for each of the periods for which financial statements are

presented in your Form 20-F and whether you expect any future period changes to the

cost of insurance.

Please contact Michael Purcell at 202-551-5351 or Karina Dorin at 202-551-3763 with any questions.

Sincerely,

Division of

Corporation Finance Beatriz Garc a-Cos Ferroglobe PLC FirstName

October LastNameBeatriz Garc a-Cos

4, 2023

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Office of Energy & Transportation