Filed by Technip S.A.
pursuant to Rule 425 under the Securities Act of 1933, as amended
Subject Companies: Technip S.A., FMC Technologies, Inc. and TechnipFMC Limited
Date: August 8, 2016
This filing relates to a proposed business combination involving
Technip S.A., FMC Technologies, Inc. and TechnipFMC Limited
(Subject Company Commission File No.: 001-16489)

Important Information for Investors and Securityholders

Forward-Looking Statements

This communication contains "forward-looking statements". All statements other than statements of historical fact contained in this report are forward-looking statements within the meaning of Section 27A of the United States Securities Act of 1933, as amended (the "Securities Act"), and Section 21E of the United States Securities Exchange Act of 1934, as amended (the "Exchange Act"). Forward-looking statements usually relate to future events and anticipated revenues, earnings, cash flows or other aspects of our operations or operating results. Forward-looking statements are often identified by the words "believe," "expect," "anticipate," "plan," "intend," "foresee," "should," "would," "could," "may," "estimate," "outlook" and similar expressions, including the negative thereof. The absence of these words, however, does not mean that the statements are not forward-looking. These forward-looking statements are based on our current expectations, beliefs and assumptions concerning future developments and business conditions and their potential effect on us. While management believes that these forward-looking statements are reasonable as and when made, there can be no assurance that future developments affecting us will be those that we anticipate.

Factors that could cause actual results to differ materially from those in the forward-looking statements include failure to obtain applicable regulatory or stockholder approvals in a timely manner or otherwise; failure to satisfy other closing conditions to the proposed transactions; failure to obtain favorable opinions from counsel for each company to the effect of how TechnipFMC Limited (to be renamed TechnipFMC plc) ("TechnipFMC") should be treated for U.S. tax purposes as a result of the proposed transaction; risks associated with tax liabilities, or changes in U.S. federal or international tax laws or interpretations to which they are subject, including the risk that the Internal Revenue Service disagrees that TechnipFMC is a foreign corporation for U.S. federal tax purposes; risks that the new businesses will not be integrated successfully or that the combined companies will not realize estimated cost savings, value of certain tax assets, synergies and growth or that such benefits may take longer to realize than expected; failure to realize anticipated benefits of the combined operations; risks relating to unanticipated costs of integration; reductions in client spending or a slowdown in client payments; unanticipated changes relating to competitive factors in the companies' industries; ability to hire and retain key personnel; ability to successfully integrate the companies' businesses; the potential impact of announcement or consummation of the proposed transaction on relationships with third parties, including clients, employees and competitors; ability to attract new clients and retain existing clients in the manner anticipated; reliance on and integration of information technology systems; changes in legislation or governmental regulations affecting the companies; international, national or local economic, social or political conditions that could adversely affect the companies or their clients; conditions in the credit markets; risks associated with assumptions the parties make in connection with t

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No Offer or Solicitation

This communication is not intended to and does not constitute an offer to sell or the solicitation of an offer to subscribe for or buy or an invitation to purchase or subscribe for any securities or the solicitation of any vote in any jurisdiction pursuant to the proposed transactions or otherwise, nor shall there be any sale, issuance or transfer of securities in any jurisdiction in contravention of applicable law. No offer of securities shall be made except by means of a prospectus meeting the requirements of Section 10 of the Securities Act and applicable European regulations. Subject to certain exceptions to be approved by the relevant regulators or certain facts to be ascertained, the public offer will not be made directly or indirectly, in or into any jurisdiction where to do so would constitute a violation of the laws of such jurisdiction, or by use of the mails or by any means or instrumentality (including without limitation, facsimile transmission, telephone and the internet) of interstate or foreign commerce, or any facility of a national securities exchange, of any such jurisdiction.

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Important Additional Information Will be Filed with the SEC

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TechnipFMC will make publicly available a prospectus, prepared in accordance with the EU Prospectus Directive 2003/71/EC, with respect to the issuance of new shares as a result of the proposed transaction and their admission to trading on the regulated market of Euronext Paris (including any supplement thereto, the "Admission Prospectus"). INVESTORS AND STOCKHOLDERS ARE URGED TO CAREFULLY READ THE ADMISSION PROSPECTUS, AND OTHER RELEVANT DOCUMENTS, IN THEIR ENTIRETY WHEN THEY BECOME AVAILABLE BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION ABOUT FMC TECHNOLOGIES, TECHNIP, TECHNIPFMC, THE PROPOSED TRANSACTIONS AND RELATED MATTERS. Investors and stockholders will be able to obtain free copies of the Admission Prospectus from TechnipFMC when available.

Participants in the Solicitation

FMC Technologies, Technip, TechnipFMC and their respective directors and executive officers may be deemed to be participants in the solicitation of proxies from the stockholders of FMC Technologies and Technip, respectively in respect of the proposed transactions contemplated by the proxy statement/prospectus and the report. Information regarding the persons who are, under the rules of the SEC, participants in the solicitation of the stockholders of FMC Technologies and Technip, respectively, in connection with the proposed transactions, including a description of their direct or indirect interests, by security holdings or otherwise, will be set forth in the proxy statement/prospectus when it is filed with the SEC. Information regarding FMC Technologies' directors and executive officers is contained in FMC Technologies' Annual Report on Form 10-K for the year ended December 31, 2015 and its Proxy Statement on Schedule 14A, dated March 25, 2016, which are filed with the SEC and can be obtained free of charge from the sources indicated above.

Annual Report for the year ended December 31, 2015 filed with the AMF and can be obtained free of charge from the sources indicated above.



Key personnel assigned to support pre-merger integration planning activities

Paris - Houston, - August 8, 2016

A few weeks ago, we announced that a Program Management Office (PMO) organization had been established to oversee the joint integration planning activities required to position TechnipFMC for 'day one' success and beyond.

Since then, our two companies have been working together to develop the PMO structure, governance and operating principles, and to identify key appointments.

Overall leadership of the PMO is with Thierry Pilenko, Technip's Chairman and CEO, and Doug Pferdehirt, FMC Technologies' President and COO.

Executive Sponsor Team (EST)

Reporting to them is the EST, which is made up of the recently announced leadership team of TechnipFMC.

PMO Core Team

This team will oversee execution of the pre-merger integration planning activities:

Cross Workstreams (integrated into the PMO)	Name	
Synergy Tracking	François Dhaussy	
Regulatory	Charles-Henri Prou Mark Wolf	
Organization Design and Integration Support	Akif Ahmad Charles Cessot Laurent Chhuon-Nougarede Damien Fornier de Violet Lior Keren	
HR Support	Magali Castano Catherine Gillings	
PMO Communication	Marcela Albuquerque Nicola Cameron	
Day One	Frank Luongo	
Structuring (Legal, Tax)	Jose Cadena	

	Sophie Maddaloni	
Planning	François-Xavier (FX) Derreumaux	
Finance Controller	Narinder Sahai	
· ·	Zuzana Helmeciova (Paris) Kathy Randall (Houston)	

Functional and Business Workstreams

To date, we have established several workstreams and the majority of the lead appointments have been confirmed. Each workstream has at least one executive sponsor. One of the key roles of the workstream leads is to ensure that the business and/or function and/or regional heads in the respective FMC Technologies and Technip organizations are fully involved in the integration planning process:

Functional Workstreams	Workstream Lead(s)	Executive Sponsor(s)
Subsea Integration	Sanjay Bhatia Frederic Clos	Barry Glickman Hallvard Hasselknippe
Surface & On/Off Integration	Massimo Bianchi Xavier Tison	Richard Alabaster Nello Uccelletti
Shared Services / Global Business Services (GBS)	Andrew Cort Florence Rocle	Mark Scott Julian Waldron
Supply Chain / Procurement	Nghia Ngo Finn Erik Skjelby	Julian Waldron
HR & Policies	Youssef Bouni Mike Turner	Thierry Parmentier Mark Scott
Facilities	Stephen Siegel Bob Sullivan	Mark Scott
Communication / Branding	Pascale Dumon-Poiret Nicola Mawer	Mark Scott
IT	Patrick Giraudeau	Julian Waldron
Finance	Matt Acosta Philippe Dorlencourt	Maryann Mannen
Legal & Compliance	Yngve Rygh Larsen Stephen Siegel	Dianne Ralston
R&D	David Kaye Lorianna Vandenberg	Brad Beitler
Quality	Francesco Collu Richard Lalor	Mark Scott
Key Account Management	Arild Selvig	Tore Halvorsen
HSE	Scott Bogema Jessica Lebrun	Mark Scott
Security	Sheryl Byrd Julien Rambeau	Mark Scott
Insurance	Jean-Francois Corbel Connie Guy	Maryann Mannen
Business Workstreams		
Subsea Projects	Sanjay Bhatia Frederic Clos	Hallvard Hasselknippe
Subsea Services	Jamie Hinch	Barry Glickman

	Jean-Jacques Quesnel	
Products (including Manufacturing)	Jean-Louis Rostaing	Julian Waldron
Onshore / Offshore	Massimo Bianchi	Nello Uccelletti
Surface	lain Duncan	Richard Alabaster

Next steps

We will identify regional integration leads and the remaining functional leads. In the meantime, our joint integration planning teams will continue to work toward the successful execution of the proposed merger, paving the way for the creation of a new and unique company.

Business as usua

While these efforts continue, it is vital that both companies independently remain fully focused on execution and serving our customers. Thank you for your continued support and flexibility throughout this critical pre-merger phase.

Julian Waldron and Nicolas Gillier

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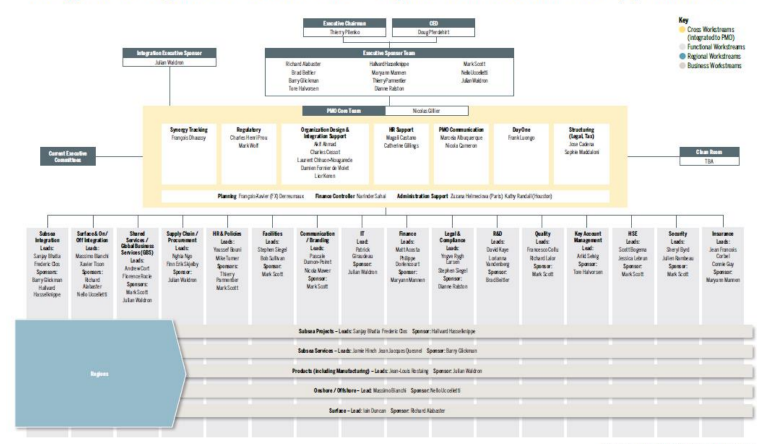
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Integration Organization Structure & Sponsors/Workstream Appointments



Work stream lead for Change Management will be communicated at a later date





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