UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, DC 20549

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

June 14, 2018

Date of Report (Date of earliest event reported)

TechnipFMC plc

(Exact name of registrant as specified in its charter)

England and Wales (State or other jurisdiction of incorporation) 001-37983 (Commission File Number) 98-1283037 (I.R.S. Employer Identification No.)

One St. Paul's Churchyard London, EC4M 8AP United Kingdom (Address of Principal Executive Offices) (Zip Code)

+44 203 429 3950 (Registrant's Telephone Number, Including Area Code)

n/a (Former name or former address, if changed since last report)

| | ck 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 isions: |
|-----|--|
| | Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425) |
| | 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)) |
| | Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c)) |
| | cate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 (§230.405 of this chapter) ule 12b-2 of the Securities Exchange Act of 1934 (§240.12b-2 of this chapter). |
| Eme | rging growth company \Box |
| | emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or |

Item 5.07 Submission of Matters to a Vote of Security Holders

TechnipFMC plc (the "Company") held its Annual General Meeting of Shareholders on June 14, 2018 (the "Annual Meeting") for the purpose of (1) receiving the Company's audited U.K. accounts for the year ended December 31, 2017, including the reports of the directors and the auditor thereon; (2) approving, on an advisory basis, the Company's named executive officer compensation for the year ended December 31, 2017; (3) approving, on an advisory basis, the Company's directors' remuneration report for the year ended December 31, 2017; (4) approving the Company's prospective directors' remuneration policy for the three years ending December 2021; (5) ratifying the appointment of PricewaterhouseCoopers LLP ("PwC") as the Company's U.S. independent registered public accounting firm for the year ending December 31, 2018; (6) re-appointing PwC as the Company's U.K. statutory auditor under the U.K. Companies Act 2006, to hold office until the next annual general meeting of shareholders at which accounts are laid; and (7) authorizing the Board of Directors (the "Board") and/or the Audit Committee of the Board (the "Audit Committee") to determine the remuneration of PwC, in its capacity as the Company's U.K. statutory auditor for the year ending December 31, 2018, and to ratify the remuneration of PwC for the year ended December 31, 2017. Each proposal is more fully described in the Company's definitive proxy statement on Schedule 14A filed with the Securities and Exchange Commission on April 27, 2018.

The following are the final voting results of the Annual Meeting.

1. The receipt of the Company's audited U.K. accounts for the year ended December 31, 2017, including the reports of the directors and the auditor thereon, was approved. The voting results were as follows:

| | | | | | TOTAL VOTES | | |
|-------------|---------|-----------|---------|-------------|-----------------|-------------------|-----------|
| | | | | | VALIDLY CAST | | BROKER |
| | | | | TOTAL | AS A | | NON- |
| FOR | | AGAINST | PERCENT | VOTES | PERCENTAGE OF | | VOTES |
| (Number | PERCENT | (Number | AGAINST | VALIDLY | SHARES IN ISSUE | ABSTENTIONS | (Number |
| of votes) | FOR (%) | of votes) | (%) | CAST | (%) | (Number of votes) | of votes) |
| 342,847,732 | 99.9 | 457,561 | 0.1 | 343,305,293 | 74.3 | 1,117,697 | N/A |

2. The Company's named executive officer compensation for the year ended December 31, 2017 was approved, on an advisory basis. The voting results were as follows:

| | | | | | TOTAL VOTES | | |
|-------------|---------|------------|---------|-------------|--------------|-------------|-----------|
| | | | | | VALIDLY CAST | | BROKER |
| | | | | TOTAL | AS A | | NON- |
| FOR | | AGAINST | PERCENT | VOTES | PERCENTAGE | ABSTENTIONS | VOTES |
| (Number | PERCENT | (Number | AGAINST | VALIDLY | OF SHARES IN | (Number of | (Number |
| of votes) | FOR (%) | of votes) | (%) | CAST | ISSUE (%) | votes) | of votes) |
| 248,816,004 | 73.9 | 87,847,632 | 26.1 | 336,663,636 | 72.9 | 486,084 | 7,273,270 |

3. The Company's directors' remuneration report for the year ended December 31, 2017 was approved, on an advisory basis. The voting results were as follows:

| | | | | | TOTAL | | |
|-------------|---------|------------|---------|-------------|--------------|-------------|-----------|
| | | | | | VOTES | | |
| | | | | | VALIDLY | | BROKER |
| | | | | TOTAL | CAST AS A | | NON- |
| FOR | | AGAINST | PERCENT | VOTES | PERCENTAGE | ABSTENTIONS | VOTES |
| (Number of | PERCENT | (Number of | AGAINST | VALIDLY | OF SHARES | (Number of | (Number |
| votes) | FOR (%) | votes) | (%) | CAST | IN ISSUE (%) | votes) | of votes) |
| 251,405,140 | 74.7 | 85,276,832 | 25.3 | 336,681,972 | 72.9 | 467,748 | 7,273,270 |

4. The Company's prospective directors' remuneration policy for the three years ending December 2021 was approved. The voting results were as follows:

| | | | | | TOTAL VOTES | | |
|-------------|---------|------------|---------|-------------|-----------------|-------------------|-----------|
| | | | | | VALIDLY CAST | | BROKER |
| | | | | TOTAL | AS A | | NON- |
| FOR | | AGAINST | PERCENT | VOTES | PERCENTAGE OF | | VOTES |
| (Number | PERCENT | (Number | AGAINST | VALIDLY | SHARES IN ISSUE | ABSTENTIONS | (Number |
| of votes) | FOR (%) | of votes) | (%) | CAST | (%) | (Number of votes) | of votes) |
| 258,348,023 | 76.7 | 78,314,561 | 23.3 | 336,662,584 | 72.9 | 487,136 | 7,273,270 |

5. The appointment of PwC as the Company's U.S. independent registered public accounting firm for the year ending December 31, 2018 was ratified. The voting results were as follows:

| | | | | | TOTAL VOTES | | |
|-------------|---------|-----------|---------|-------------|-----------------|-------------------|-----------|
| | | | | | VALIDLY CAST | | BROKER |
| | | | | TOTAL | AS A | | NON- |
| FOR | | AGAINST | PERCENT | VOTES | PERCENTAGE OF | | VOTES |
| (Number | PERCENT | (Number | AGAINST | VALIDLY | SHARES IN ISSUE | ABSTENTIONS | (Number |
| of votes) | FOR (%) | of votes) | (%) | CAST | (%) | (Number of votes) | of votes) |
| 341,661,409 | 99.2 | 2,598,185 | 0.8 | 344,259,594 | 74.5 | 163,396 | N/A |

6. The re-appointment of PwC as the Company's U.K. statutory auditor under the U.K. Companies Act 2006, to hold office until the next annual general meeting of shareholders at which accounts are laid was approved. The voting results were as follows:

| | | | | | TOTAL VOTES | | |
|-------------|---------|-----------|---------|-------------|-----------------|-------------------|-----------|
| | | | | | VALIDLY CAST | | BROKER |
| | | | | TOTAL | AS A | | NON- |
| FOR | | AGAINST | PERCENT | VOTES | PERCENTAGE OF | | VOTES |
| (Number | PERCENT | (Number | AGAINST | VALIDLY | SHARES IN ISSUE | ABSTENTIONS | (Number |
| of votes) | FOR (%) | of votes) | (%) | CAST | (%) | (Number of votes) | of votes) |
| 341,368,861 | 99.4 | 1,920,802 | 0.6 | 343,289,663 | 74.3 | 1,133,327 | N/A |

7. The proposal to authorize the Board and/or the Audit Committee to determine the remuneration of PwC, in its capacity as the Company's U.K. statutory auditor for the year ending December 31, 2018, and to ratify the remuneration of PwC for the year ended December 31, 2017 was approved. The voting results were as follows:

| | | | | | TOTAL VOTES VALIDLY CAST | | BROKER |
|-------------|---------|-----------|---------|-------------|-----------------------------|-------------------|-----------|
| | | | | TOTAL | AS A | | NON- |
| FOR | | AGAINST | PERCENT | VOTES | PERCENTAGE OF | | VOTES |
| (Number | PERCENT | (Number | AGAINST | VALIDLY | SHARES IN ISSUE | ABSTENTIONS | (Number |
| of votes) | FOR (%) | of votes) | (%) | CAST | (%) | (Number of votes) | of votes) |
| 335,970,960 | 99.9 | 385,284 | 0.1 | 336.356.244 | 72.8 | 793,476 | 7.273.270 |

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.

TechnipFMC plc

By: /s/ Dianne B. Ralston

Name: Dianne B. Ralston
Title: Executive Vice President,

Chief Legal Officer and Secretary

Date: June 15, 2018