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

May 20, 2021

Date of Report (Date of earliest event reported)

TechnipFMC plc

(Exact name of registrant as specified in its charter)

(Commission File Number)

001-37983

98-1283037

(I.R.S. Employer Identification No.)

One St. Paul's Churchyard London United Kingdom (Address of principal executive offices)

United Kingdom

(State or other jurisdiction of incorporation)

EC4M 8AP (Zip Code)

+44 203-429-3950

(Registrant's telephone number, including area code)

Not Applicable

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

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:

| | Written communications pursuant to Rule 425 under the Securities | es 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)) |
| | Securities : | registered pursuant to Section 12(b | of the Act: |
| | Title of Each Class | Trading Symbol | Name of Each Exchange on Which Registered |
| | Ordinary shares, \$1.00 par value per share | FTI | New York Stock Exchange |
| | Securities regi | istered pursuant to Section 12(g) of | the Act: None. |
| | icate by check mark whether the registrant is an emerging growth Securities Exchange Act of 1934 (§240.12b-2 of this chapter). | n company as defined in Rule 405 of t | he Securities Act of 1933 (§230.405 of this chapter) or Rule 12b-2 of |
| Em | erging growth company \square | | |
| | n emerging growth company, indicate by check mark if the regist counting standards provided pursuant to Section 13(a) of the Excha | | ded transition period for complying with any new or revised financial |
| | | | |
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| | | | |

TechnipFMC plc (the "Company") held its Annual General Meeting of Shareholders on May 20, 2021 (the "Annual Meeting") for the purpose of (1) electing each of the 9 director nominees for a term expiring at the Company's 2022 Annual General Meeting of Shareholders or until his or her earlier death, retirement, resignation, or removal pursuant to the Company's articles of association; (2) approving, as a non-binding advisory resolution, the Company's named executive officer compensation for the year ended December 31, 2020; (3) approving, as a non-binding advisory resolution, the Company's directors' remuneration report for the year ended December 31, 2020; (4) approving the Company's prospective directors' remuneration policy for the three years ending December 2024; (5) receiving the Company's audited U.K. accounts for the year ended December 31, 2020, including the reports of the directors and the auditor thereon; (6) ratifying the appointment of PricewaterhouseCoopers LLP ("PwC") as the Company's U.S. independent registered public accounting firm for the year ending December 31, 2021; (7) reappointing PwC as the Company's U.K. statutory auditor under the U.K. Companies Act 2006, to hold office from the conclusion of the 2021 Annual General Meeting of Shareholders until the next annual general meeting of shareholders at which accounts are laid; (8) authorizing 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, 2021; (9) approving the forms of share repurchase contracts and repurchase counterparties in accordance with specific procedures for "off-market purchases" of Ordinary Shares through the NYSE or Euronext Paris; (10) authorizing the Board to allot equity securities in the Company; and as a special resolution, (11) authorizing the Board to allot equity securities without pre-emptive rights pursuant to the authority contemplated by the resolution in Proposal 10. Each proposal is more fully describ

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

Proposal 1(a)-1(i) - Election of Directors

Elect each of the following director nominees for a term expiring at the Company's 2022 Annual General Meeting of Shareholders or until his or her earlier death, retirement, resignation, or removal pursuant to the Company's articles of association: The voting results were as follows:

TOTAL VOTES

TOTAL VOTES

a. Election of director: Douglas J. Pferdehirt

| FOR (Number of votes) | PERCENT FOR (%) | AGAINST (Number of votes) | PERCENT AGAINST (%) | TOTAL VOTES VALIDLY CAST | VALIDLY CAST AS A PERCENTAGE OF SHARES IN ISSUE (%) | ABSTENTIONS (Number of votes) | BROKER NON- VOTES (Number of votes) |
|-----------------------|---------------------|--|------------------------------------|-----------------------------|--|----------------------------------|---|
| 283,981,098 | 95.3% | 14,127,973 | 4.7% | 298,109,071 | 66.1% | 2,557,449 | 25,310,065 |
| | h Election of dire | otor: Elegzar de C | anvalha Filha | | | | |
| | b. Election of dire | ctor: Eleazar de C | arvalho Filho | | TOTAL VOTES | | |
| | b. Election of dire | ctor: Eleazar de C | arvalho Filho | | VALIDLY CAST AS A | | BROKER NON- |
| FOR (Number of votes) | b. Election of dire | ctor: Eleazar de C AGAINST (Number of votes) | arvalho Filho PERCENT AGAINST (%) | TOTAL VOTES VALIDLY CAST | | ABSTENTIONS (Number of votes) | BROKER NON- VOTES (Number of votes) |

c. Election of director: Claire S. Farley

| | | | | | VALIDLY CAST AS A | | |
|----------------|-----------------|-----------------|-------------|--------------|-------------------|-------------------|------------------|
| | | | | | PERCENTAGE OF | | BROKER NON- |
| FOR (Number of | | AGAINST (Number | PERCENT | TOTAL VOTES | SHARES IN ISSUE | ABSTENTIONS | VOTES (Number of |
| votes) | PERCENT FOR (%) | of votes) | AGAINST (%) | VALIDLY CAST | (%) | (Number of votes) | votes) |
| 296,145,922 | 98.6% | 4,053,902 | 1.4% | 300,199,824 | 66.6% | 466,696 | 25,310,065 |

d. Election of director: Peter Mellbye

PERCENT FOR (%)

68.1%

of votes)

95,895,955

votes)

204,343,735

TOTAL VOTES VALIDLY CAST AS A PERCENTAGE OF **BROKER NON-**PERCENT AGAINST (%) TOTAL VOTES VALIDLY CAST FOR (Number of AGAINST (Number SHARES IN ISSUE **ABSTENTIONS** VOTES (Number of PERCENT FOR (%) (Number of votes) votes) of votes) (%) votes) 300,174,334 25,310,065 292,360,563 97.4% 7,813,771 2.6% 66.6% 492,186 e. Election of director: John O'Leary TOTAL VOTES VALIDLY CAST AS A PERCENTAGE OF **BROKER NON-**FOR (Number of AGAINST (Number PERCENT TOTAL VOTES SHARES IN ISSUE **ABSTENTIONS** VOTES (Number of PERCENT FOR (%) AGAINST (%) VALIDLY CAST (Number of votes) votes) of votes) (%)votes) 295,687,832 300,188,778 25,310,065 98.5% 4,500,946 1.5% 66.6% 477,742 f. Election of director: Margareth Øvrum TOTAL VOTES VALIDLY CAST AS A PERCENTAGE OF SHARES IN ISSUE **BROKER NON-**PERCENT AGAINST (Number TOTAL VOTES ABSTENTIONS FOR (Number of VOTES (Number of PERCENT FOR (%) AGAINST (%) VALIDLY CAST of votes) (%) (Number of votes) votes) votes) 295,599,217 4,617,141 1.5% 300,216,358 66.6% 25,310,065 98.5% 450,162 g. Election of director: Kay G. Priestly TOTAL VOTES VALIDLY CAST AS A PERCENTAGE OF **BROKER NON-**ABSTENTIONS TOTAL VOTES VALIDLY CAST SHARES IN ISSUE (%) FOR (Number of AGAINST (Number PERCENT VOTES (Number of PERCENT FOR (%) AGAINST (%) (Number of votes) votes) of votes) votes) 297,310,497 99.0% 2,906,409 1.0% 300,216,906 66.6% 449,614 25,310,065 h. Election of director: John Yearwood **TOTAL VOTES** VALIDLY CAST AS A PERCENTAGE OF **BROKER NON-**PERCENT **ABSTENTIONS** FOR (Number of AGAINST (Number TOTAL VOTES SHARES IN ISSUE VOTES (Number of PERCENT FOR (%) AGAINST (%) VALIDLY CAST (%) votes) of votes) (Number of votes) votes) 286,436,401 95.4% 13,744,821 4.6% 300,181,222 66.6% 485,298 25,310,065 i. Election of director: Sophie Zurquiyah TOTAL VOTES VALIDLY CAST AS A PERCENTAGE OF **BROKER NON-**TOTAL VOTES ABSTENTIONS AGAINST (Number PERCENT SHARES IN ISSUE FOR (Number of

VALIDLY CAST

300,239,690

(%)

66.6%

AGAINST (%)

31.9%

VOTES (Number of

votes)

25,310,065

(Number of votes)

426,830

Proposal 2 - 2020 U.S. Say-on-Pay for Named Executive Officers

Approve, on an advisory basis, the Company's named executive officer compensation for the year ended December 31, 2020.

The voting results were as follows:

| · · | | | | | TOTAL VOTES VALIDLY CAST AS A | | |
|-----------------------|-----------------|---------------------------|------------------------|-----------------------------|---|-------------------------------|---|
| FOR (Number of votes) | PERCENT FOR (%) | AGAINST (Number of votes) | PERCENT AGAINST (%) | TOTAL VOTES VALIDLY CAST | PERCENTAGE OF SHARES IN ISSUE (%) | ABSTENTIONS (Number of votes) | BROKER NON- VOTES (Number of votes) |
| 254.224.952 | 84.6% | 46.104.904 | 15.4% | 300.329.856 | 66.6% | 336.664 | 25.310.065 |

Proposal 3 - 2020 Directors' Remuneration Report

Approve, on an advisory basis, the Company's directors' remuneration report for the year ended December 31, 2020.

The voting results were as follows:

| FOR (Number of | | AGAINST (Number | PERCENT | TOTAL VOTES | TOTAL VOTES VALIDLY CAST AS A PERCENTAGE OF SHARES IN ISSUE | ABSTENTIONS | BROKER NON- VOTES (Number of |
|----------------|------------------|-----------------|--------------|--------------|---|-------------------|---------------------------------|
| votes) | PERCENT FOR (%) | | AGAINST (%) | VALIDLY CAST | (%) | (Number of votes) | votes) |
| VOICS) | TERCENT FOR (70) | 01 10(03) | AGAINST (70) | VALIDET CAST | (70) | (Number of Votes) | voics) |
| 257,019,146 | 85.6% | 43,292,002 | 14.4% | 300,311,148 | 66.6% | 355,372 | 25,310,065 |

Proposal 4 – Prospective Directors' Remuneration Policy

Approve the Company's prospective directors' remuneration policy for the three years ending December 2024.

The voting results were as follows:

| | | | | | TOTAL VOTES | | | |
|----------------|-----------------|-----------------|-------------|--------------|-------------------|-------------------|------------------|--|
| | | | | | VALIDLY CAST AS A | | | |
| | | | | | PERCENTAGE OF | | BROKER NON- | |
| FOR (Number of | | AGAINST (Number | PERCENT | TOTAL VOTES | SHARES IN ISSUE | ABSTENTIONS | VOTES (Number of | |
| votes) | PERCENT FOR (%) | of votes) | AGAINST (%) | VALIDLY CAST | (%) | (Number of votes) | votes) | |
| 209,610,314 | 69.8% | 90,631,167 | 30.2% | 300,241,481 | 66.6% | 425,039 | 25,310,065 | |

Proposal 5 - Receipt of U.K. Annual Report and Accounts

Receipt of the Company's audited U.K. accounts for the year ended December 31, 2020, including the reports of the directors and the auditor thereon.

The voting results were as follows:

| FOR (Number of votes) | PERCENT FOR (%) | AGAINST (Number of votes) | PERCENT AGAINST (%) | TOTAL VOTES VALIDLY CAST | TOTAL VOTES VALIDLY CAST AS A PERCENTAGE OF SHARES IN ISSUE (%) | ABSTENTIONS (Number of votes) | BROKER NON- VOTES (Number of votes) |
|-----------------------|-----------------|---------------------------|------------------------|-----------------------------|---|----------------------------------|---|
| 324,598,985 | 99.9% | 436,391 | 0.1% | 325,035,376 | 72.1% | 941,209 | N/A |

Proposal 6 - Ratification of U.S. Auditor

Ratify the appointment of PricewaterhouseCoopers LLP ("PwC") as the Company's U.S. independent registered public accounting firm for the year ending December 31, 2021.

The voting results were as follows:

| FOR (Number of | | AGAINST (Number | PERCENT | TOTAL VOTES | TOTAL VOTES VALIDLY CAST AS A PERCENTAGE OF SHARES IN ISSUE | ABSTENTIONS | BROKER NON- VOTES (Number of |
|----------------|-----------------|-----------------|-------------|--------------|---|-------------------|---------------------------------|
| votes) | PERCENT FOR (%) | of votes) | AGAINST (%) | VALIDLY CAST | (%) | (Number of votes) | votes) |
| 323,714,163 | 99.4% | 1,870,373 | 0.6% | 325,584,536 | 72.2% | 392,049 | N/A |

Proposal 7 - Re-appointment of U.K. Statutory Auditor

Reappoint 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.

The voting results were as follows:

| | | | | | VALIDLY CAST AS A | | |
|----------------|-----------------|-----------------|-------------|--------------|-------------------|-------------------|------------------|
| | | | | | PERCENTAGE OF | | BROKER NON- |
| FOR (Number of | | AGAINST (Number | PERCENT | TOTAL VOTES | SHARES IN ISSUE | ABSTENTIONS | VOTES (Number of |
| votes) | PERCENT FOR (%) | of votes) | AGAINST (%) | VALIDLY CAST | (%) | (Number of votes) | votes) |
| 323,661,766 | 99.4% | 1,905,402 | 0.6% | 325,567,168 | 72.2% | 409,417 | N/A |

TOTAL VOTES

TOTAL VOTES

Proposal 8 - Approval of U.K. Statutory Auditor Fees

Authorize the Board of Directors 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, 2021.

The voting results were as follows:

| | | | | | VALIDLY CAST AS A | | |
|----------------|-----------------|-----------------|-------------|--------------|-------------------|-------------------|------------------|
| | | | | | PERCENTAGE OF | | BROKER NON- |
| FOR (Number of | | AGAINST (Number | PERCENT | TOTAL VOTES | SHARES IN ISSUE | ABSTENTIONS | VOTES (Number of |
| votes) | PERCENT FOR (%) | of votes) | AGAINST (%) | VALIDLY CAST | (%) | (Number of votes) | votes) |
| 322,592,812 | 99.1% | 2,968,403 | 0.9% | 325,561,215 | 72.2% | 415,370 | N/A |

Proposal 9 – Approval of Share Repurchase Contracts and Counterparties

Approve the forms of share repurchase contracts and repurchase counterparties in accordance with specific procedures for "off-market purchases" of ordinary shares through the NYSE or Euronext Paris.

The voting results were as follows:

| | | | | | VALIDLY CAST AS A | | |
|----------------|-----------------|-----------------|-------------|--------------|-------------------|-------------------|------------------|
| | | | | | PERCENTAGE OF | | BROKER NON- |
| FOR (Number of | | AGAINST (Number | PERCENT | TOTAL VOTES | SHARES IN ISSUE | ABSTENTIONS | VOTES (Number of |
| votes) | PERCENT FOR (%) | of votes) | AGAINST (%) | VALIDLY CAST | (%) | (Number of votes) | votes) |
| 318,029,478 | 98.2% | 5,789,362 | 1.8% | 323,818,840 | 71.9% | 2,157,745 | N/A |

Proposal 10 – Authority to Allot Equity Securities

Authorize the Board to allot equity securities in the Company.

The voting results were as follows:

TOTAL VOTES VALIDLY CAST AS A

| | FOR (Number of votes) | PERCENT FOR (%) | AGAINST (Number of votes) | PERCENT AGAINST (%) | TOTAL VOTES VALIDLY CAST | PERCENTAGE OF SHARES IN ISSUE (%) | ABSTENTIONS (Number of votes) | BROKER NON- VOTES (Number of votes) |
|---|-----------------------|-----------------|---------------------------|------------------------|-----------------------------|---|----------------------------------|---|
| _ | 247,902,244 | 82.5% | 52,436,708 | 17.5% | 300,338,952 | 66.6% | 327,568 | 25,310,065 |

Proposal 11 – Authority to Allot Equity Securities without Pre-emptive Rights

Pursuant to the authority contemplated by the resolution in Proposal 10, authorize the Board to allot equity securities without pre-emptive rights.

The voting results were as follows:

| · | | | | | TOTAL VOTES VALIDLY CAST AS A PERCENTAGE OF | BROKER NON- | | |
|---|-----------------------|-----------------|---------------------------|------------------------|---|------------------------|-------------------------------|-------------------------|
| | FOR (Number of votes) | PERCENT FOR (%) | AGAINST (Number of votes) | PERCENT AGAINST (%) | TOTAL VOTES VALIDLY CAST | SHARES IN ISSUE (%) | ABSTENTIONS (Number of votes) | VOTES (Number of votes) |
| | 296,174,405 | 98.6% | 4,155,166 | 1.4% | 300,329,571 | 66.6% | 336,949 | 25,310,065 |

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/ Victoria Lazar

Dated: May 20, 2021 Name: Victoria Lazar

Title: Executive Vice President

Chief Legal Officer and Secretary