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

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	FORM 6-K	
Pursuai	t of Foreign Private Issuer nt to Rule 13a-16 or 15d-16 ecurities Exchange Act of 19	934
For th	e month of February 2014	
Commiss	sion File Number: 000-28508	
Flamel	Technologies, S	.A.
(Translation	of registrant's name into Engl	ish)
33 ave 69693	Club du Moulin à Vent enue du Dr. Georges Levy Vénissieux Cedex France of principal executive offices	s)
Indicate by check mark whether the registrant files or will file annual	reports under cover of Form	20-F or Form 40-F.
Form 20-F	Form 40-F o	
Indicate by check mark if the registrant is submitting the Form 6-K in	ı paper as permitted by Regul	ation S-T Rule 101(b)(1):
Indicate by check mark if the registrant is submitting the Form 6-K in	ı paper as permitted by Regul	ation S-T Rule 101(b)(7):
Indicate by check mark whether registrant by furnishing the informat pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 193		also thereby furnishing the information to the Commissio
Yes o	No ⊠	
If "Yes" is marked, indicate below the file number assigned to the reg	gistrant in connection with Ru	le 12g3-2(b): 82

On February 11, 2014, Flamel Technologies, S.A., held an Extraordinary General Meeting of the holders of its ordinary shares. Approximately 96% of the outstanding ordinary shares were represented at the meeting. A description of each resolution presented at the meeting was previously provided as Exhibit 99.2 to Form 6-K filed by the Company on January 31, 2014. The voting results for each resolution are listed below:

	Resolution	Voting Results
1.	Authorization of issuance of up to 3.0 million ordinary shares represented by American Depositary Shares	For: 24,586,092
	("ADSs") with preferential subscription rights to existing shareholders	Against: 91,072
2.	Authorization of issuance of up to 15.0 million ordinary shares represented by ADSs without preferential	For: 22,534,501
	subscription rights to a specified class of investors	Against: 2,142,663
3.	Cancellation of preferential subscription rights with respect to any issuance of shares pursuant to Resolution	For: 22,570,456
	No. 2 above.	Against: 2,106,708
4.	Limit on total ordinary shares to be issued pursuant Resolutions No. 1 and No. 2 above to 15.0 million	For: 24,249,074
	ordinary shares	Against: 428,090
5.	Authorization of issuance of up to 2.0 million ordinary shares represented by ADSs without preferential	For: 22,858,826
	subscription rights to a specified class of investors	Against: 1,818,338
6.	Cancellation of preferential subscription rights with respect to any issuance of shares pursuant to Resolution	For: 22,898,151
	No. 5 above.	Against: 1,779,013
7.	Authorization for increase of share capital reserved for company savings plan.	For: 953,378
		Against: 23,723,786
8.	Cancellation of preferential subscription rights with respect to any issuance of shares pursuant to Resolution	For: 957,482
	No. 7 above.	Against: 23,719,682
9.	Powers for formalities.	For: 24,614,162
		Against: 63,002

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, thereunto duly authorized.

Dated: February 14, 2014 Flamel Technologies, S.A.

By: /s/ Michael S. Anderson

Name: Michael S. Anderson Title: Chief Executive Officer