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

If "Yes" is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2(b): 82-_

	FC	ORM 6-K	
	Pursuant to Ri	reign Private Issuer Rule 13a-16 or 15d-16 ies Exchange Act of 1934	
	For the mo	onth of July 2015	
	Commission Fil	le Number: 000-28508	
	(Translation of regis Parc Club o 33 avenue du 69693 Véniss	hnologies, S.A. strant's name into English) du Moulin à Vent u Dr. Georges Levy sieux Cedex France ncipal executive offices)	
Indicate by check mark whether the registrant file	es or will file annual reports	s 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 submitted	ing the Form 6-K in paper	r as permitted by Regulation S-T Rule 101(b)(1):	
Indicate by check mark if the registrant is submitted	ing the Form 6-K in paper	r as permitted by Regulation S-T Rule 101(b)(7):	
Indicate by check mark whether registrant by furn pursuant to Rule 12g3-2(b) under the Securities E		ntained in this Form is also thereby furnishing the information to the Con	nmission
	Yes o	No ⊠	

On June 26, 2015, Flamel Technologies, S.A., held a Combined Meeting of its Shareholders. The voting results for each resolution presented at the meeting are listed below:

Resolution	Voting Results
Approval of Statutory Accounts for year ended December 31, 2014	For: 38,678,920
	Against: 819,843
2. Allocation of results for year ended December 31, 2014	For: 38,666,413
- 1 mocaton of results for year ended 2 eccusor 52, =01 ·	Against: 832,350
	G ,
3. Election of Directors:	
· Michael S. Anderson	For: 38,408,943
· Guillaume Cerrutti	Against: 1,089,820 For: 32,960,571
Guinaume Gerrutti	Against: 6,538,192
· Francis J.T. Fildes	For: 33,261,566
	Against: 6,237,197
· Craig Stapleton	For: 33,341,649
	Against: 6,157,114
· Christophe Navarre	For: 32,977,948
Den C. Ven Asseles	Against: 6,520,815
· Ben C. Van Assche	For: 32,960,321 Against: 6,538,442
	Against. 0,330,442
4. Approval of Remuneration of Directors' in the Aggregate Amount of EUR 325,000	For: 38,615,073
	Against: 883,690
5. Approval of Auditors' Special Report on Related-Party Transactions Regarding Ongoing Transactions	For: 31,041,586
	Against: 8,457,177
6. Authorization for Allocation of 250,000 Shares for Use in Restricted Stock Plans	For: 31,952,355
	Against: 7,546,408
7. Authorization for Issuance of up to 350,000 Stock Warrants to Non-Employee Directors	For: 30,919,869
	Against: 8,578,894
8. Eliminate Preemptive Rights Pursuant to Item 7 Above in Favor of Chairman and Non-Executive Directors	For: 30,876,668
	Against: 8,622,095
9. Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For: 6,935,266
	Against: 32,563,497
10. Eliminate Preemptive Rights Pursuant to Item No. 9 Above in Favor of Employees	For: 7,007,520
200 Zimminic Preempure Pagno Parounic to Rem Profession and avoir of Zimproject	Against: 32,491,243
	-
11. Authorization for Issuance of up to 2,000,000 Shares Reserved for Specific Beneficiaries, up to Aggregate	For: 31,566,201
Nominal Amount of EUR 243,920	Against: 7,932,562
12. Elimination of Preemptive Rights Pursuant to Item No. 11 Above in Favor of Specific Beneficiaries	For: 31,804,654
	Against: 7,694.109
	J / 1-00
13. Power for formalities	For: 38,655,645
	Against: 843.118

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: July 22, 2015 FLAMEL TECHNOLOGIES, S.A.

By: /s/ Michael S. Anderson

Name: Michael S. Anderson Title: Chief Executive Officer