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FMC CORP

Form 8-K

April 27, 2016

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

Date of Report (Date of earliest event reported) April 26, 2016

FMC CORPORATION

(Exact name of registrant as specified in its charter)

Delaware 1-2376 94-0479804

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(State or other jurisdiction of (Commission File Number) I.R.S. Employer

incorporation or organization) (Commission File Number) Identification No.)

1735 Market Street

Philadelphia, Pennsylvania

(Address of principal executive offices) (Zip Code)

Registrant's telephone number, including area code: 215-299-6000

Check the appropriate box below if the Form 8-K is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

19103

- o Written communications pursuant to Rule 425 under the Securities Act
- o Soliciting material pursuant to Rule 14a-2 under the Exchange Act
- oPre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act
- o Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act

Item 5.07. Submission of Matters to a Vote of Security Holders.

- (a) We held our annual meeting of stockholders on April 26, 2016 (the "Annual Meeting"); 133,744,543 shares of common stock were entitled to be voted; 121,120,373 shares were voted in person or by proxy.
- (b) At the Annual Meeting, Pierre Brondeau, Eduardo E. Cordeiro, G. Peter D'Aloia, C. Scott Greer, K'Lynne Johnson, Dirk A. Kempthorne, Paul J. Norris, Robert C. Pallash, William H. Powell and Vincent R. Volpe, Jr. were each duly nominated for, and elected by the stockholders to our Board of Directors (the "Board"). These individuals will serve on our Board for a one-year term expiring in 2017. The number of votes cast for, withheld, abstained, and the number of broker non-votes with respect to each nominee is set forth below:

For Withhold Abstain Broker Non-Votes Pierre Brondeau 109,026,9744,542,505752,277 6,798,617 Eduardo E. Cordeiro 112,538,0511,302,340481,365 6,798,617 G. Peter D'Aloia 111,355,3952,282,432683,929 6,798,617 C. Scott Greer 105,533,7836,596,5472,191,4266,798,617 K'Lynne Johnson 110,016,5972,363,1111,942,0486,798,617 Dirk A. Kempthorne 112,703,7431,181,717436,296 6,798,617 Paul J. Norris 110,079,6102,315,6581,926,4886,798,617 Robert C. Pallash 112,722,9631,324,181274,612 6,798,617 William H. Powell 109,909,5532,482,5441,929,6596,798,617 Vincent R. Volpe Jr 112,305,0021,581,275435,479 6,798,617

At the Annual Meeting, the stockholders also voted on the ratification of the Audit Committee's approval for the continuing service of KPMG LLP as the company's independent registered public accounting firm for the fiscal year ending December 31, 2016. The number of votes cast for, against and abstained with respect to this proposal is set forth below:

For Against Abstain 118,646,365 2,175,025 298,983

At the Annual Meeting, the stockholders also voted, in a non-binding advisory vote, to not approve the compensation of the Company's named executive officers as disclosed pursuant to the compensation disclosure rules of the Securities and Exchange Commission. The number of votes cast for, against and abstained, and the number of broker non-votes, with respect to this proposal is set forth below:

For Against Abstain Broker Non-Votes 52,278,826 59,949,364 2,093,866 6,798,617

At the Annual Meeting, the stockholders also voted to defeat a stockholder proposal requesting the adoption of a (e)policy giving preference to share repurchases over cash dividends. The number of votes cast for, against and abstained, and the number of broker non-votes, with respect to this proposal is set forth below:

For Against Abstain Broker Non-Votes 2,088,155 110,866,550 1,367,051 6,798,617

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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.

FMC CORPORATION

(Registrant)

S/

Date: April 27, 2016 By:

ANDREA

Ξ.

UTECHT Andrea E. Utecht Executive Vice President, General Counsel

and Secretary