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

FORM 6-K

REPORT OF FOREIGN PRIVATE ISSUER PURSUANT TO RULE 13a-16 OR 15d-16 UNDER THE SECURITIES EXCHANGE ACT OF 1934

June 30, 2016

Commission File Number: 001-32328

Mechel PAO

(Translation of registrant s name into English)

RUSSIAN FEDERATION

(Jurisdiction of incorporation or organization)

Krasnoarmeyskaya 1,
 Moscow 125167
Russian Federation

(Address of principal executive office)

| Indicate by check mark whether the registrant files or will file annual reports under cover of Form 20-F or Form 40-F: [x] Form 20-F [] Form 40-F |
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| Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule $101(b)(1)$: [] |
| Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule $101(b)(7)$: [] |
| Indicate by check mark whether the registrant by furnishing the information contained in this Form is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934: [] Yes [x] No |
| If "Yes" is marked, indicate below the file number assigned to the registrant in connection with Rule $12g3-2(b)$: n/a |

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MECHEL ANNOUNCES RESULTS OF ANNUAL GENERAL MEETING OF SHAREHOLDERS Moscow, Russia — June 30, 2016 — Mechel PAO (MICEX: MTLR, NYSE: MTL), one of the leading Russian mining and metals companies, announces the decisions of its Annual General Shareholders' Meeting held today.

The following resolutions were adopted by shareholders at the meeting:
- To pay no dividends on ordinary shares and to pay a dividend of 0.05 rubles per one preferred share.

- To make the list of persons entitled to receive dividends on preferred shares on the date of July 11, 2016. The payment is due to be made by bank transfer over the period specified by Russian law.
- To allocate 6,937,845.75 rubles to make dividend payments on the company's preferred shares and leave undistributed the retained earnings of past periods, totaling 31,904,551,427.37 rubles.
- To elect the following people to Mechel's Board of Directors:
- 1. Igor Zyuzin;
- 2. Alexander Shokhin.
- 3. Oleg Korzhov;
- 4. Alexander Kotsky;
- 5. Yuri Malyshev;
- 6. Vladimir Korovkin;
- 7. Alexander Orischin;
- 8. Viktor Trigubko;
- 9. Tigran Khachaturov;

The number of the members of the company's Board of Directors remained unchanged since 2015.

- To elect the following people to Mechel PAO's audit committee:
- 1. Alexander Kapralov;
- 2. Natalya Zykova;
- 3. Irina Bolkhovskikh.
- To approve the new version of the company's bylaw on recompenses on bonuses paid to Mechel PAO's Board members and compensation of expenses linked to their duties as members of the Board of Directors.
- To appoint Energy Consulting/Audit ZAO as the auditor of Mechel PAO. ***

Mechel PAO
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Mechel is an international mining and steel company which employs 66,000 people. Its products are marketed in Europe, Asia, North and South America, Africa. Mechel unites producers of coal, iron ore concentrate, steel, rolled products, ferroalloys, heat and electric power. All of its enterprises work in a single production chain, from raw materials to high value-added products.

Some of the information in this press release may contain projections or other forward-looking statements regarding future events or the future financial performance of Mechel, as defined in the safe harbor provisions of the U.S. Private Securities Litigation Reform Act of 1995. We wish to caution you that these statements are only predictions and that actual events or results may differ materially. We do not intend to update these statements. We refer you to the documents Mechel files from time to time with the U.S. Securities and Exchange Commission, including our Form 20-F. These documents contain and identify important factors, including those contained in the section captioned "Risk Factors" and "Cautionary Note Regarding Forward-Looking Statements" in our Form 20-F, that could cause the actual results to differ materially from those contained in our projections or forward-looking statements, including, among others, the achievement of anticipated levels of profitability, growth, cost and synergy of our recent acquisitions, the impact of competitive pricing, the ability to obtain necessary regulatory approvals and licenses, the impact of developments in the Russian economic, political and legal environment, volatility in stock markets or in the price of our shares or ADRs, financial

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 $\ensuremath{\operatorname{risk}}$ management and the impact of general business and global economic conditions.

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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.

Date: June 30,2016

By: Oleg V. Korzhov

Name: Oleg V. Korzhov

Title: CEO