UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 6-K

Report of Foreign Issuer

Pursuant to Rule 13a-16 or 15d-16 of
the Securities Exchange Act of 1934

For the month of July 2005

Commission File Number 1-14522

Open Joint Stock Company

Vimpel-Communications

(Translation of registrant s name into English)

10 Ulitsa 8-Marta, Building 14, Moscow, Russian Federation 127083

(Address of principal executive offices)

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Indicate by check mark whether the registrant files or will file annual rep 40 -F $^{\prime\prime}$	ports under cover Form 20-F or Form 40-F. Form 20-F x Form
Indicate by check mark if the registrant is submitting the Form 6-K in pa	aper as permitted by Regulation S-T Rule 101(b)(1):
Indicate by check mark if the registrant is submitting the Form 6-K in pa	aper as permitted by Regulation S-T Rule 101(b)(7):
Indicate by check mark whether by furnishing the information contained the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange	
If Yes is marked, indicate below the file number assigned to the regis	trant in connection with Rule 12g3-2(b): 82
SIGNA	TURES
Pursuant to the requirements of the Securities Exchange Act of 1934, the undersigned, thereunto duly authorized.	e registrant has duly caused this report to be signed on its behalf by the
	OPEN JOINT STOCK COMPANY VIMPEL-COMMUNICATIONS
	(Registrant)
Date: July 4, 2005	By: /s/ Alexander V. Izosimov
	Name: Alexander V. Izosimov Title: Chief Executive Officer and General Director

REPORT ON THE RESULTS OF THE VOTE

of the Annual General Shareholders Meeting

of Open Joint Stock Company Vimpel-Communications

10 Ulitsa 8 Marta, bldg. 14, Moscow, 127083, Russian Federation

(Protocol No 36 of June 22, 2005)

The Annual General Shareholders Meeting (hereinafter, the Annual General Meeting or the Meeting) of Open Joint Stock Company Vimpel-Communications (hereinafter, VimpelCom or the Company) was held on June 22, 2005 by the decision of the Board of Directors of the Company made on April 22, 2005.
The Annual General Meeting was conducted in form of a meeting with an option to vote on agenda items by sending to the Company the completed voting ballots.
The Meeting was held at 10 Ulitsa 8 Marta, bldg. 14, Moscow, Russian Federation.
The total number of votes held by the shareholders that participated in the Meeting was 43,915,680 constituting 76.10% of the total number of votes held by the Shareholders holders of the voting stock. There were no invalid ballots.
The Meeting had a quorum.
Chairman of the Meeting Chairman of the Board of Directors Mr. J. Lunder.

The agenda of the Meeting:

1. Approval of the 2004 VimpelCom Annual Report;

Secretary of the Meeting Secretary of the Board of Directors Ms. K. Dashko.

2. Approval of VimpelCom s accounting statements, including Profit and Loss Statement for 2004 (prepared in accordance with Russian statutory accounting principles);

3.	Allocation of profits and losses resulting from 2004 operations including non-payment of dividends to holders of common registered shares and payment of dividends to holders of preferred registered shares of type A;
4.	Election of the Board of Directors;
5.	Approval of the amended and restated Procedural Regulations of the Board of Directors;
6.	Election of the Audit Commission;
7.	Approval of external auditors;
8.	Approval of reorganization of VimpelCom through statutory merger of CJSC Extel into VimpelCom and of the Merger Agreement between VimpelCom and CJSC Extel ;
9.	Approval of reorganization of VimpelCom through statutory merger of CJSC Sotovaya Company into VimpelCom and of the Merger Agreement between VimpelCom and CJSC Sotovaya Company ;
10.	Approval of reorganization of VimpelCom through statutory merger of CJSC StavTeleSot into VimpelCom and of the Merger Agreement between VimpelCom and CJSC StavTeleSot ;
11.	Approval of reorganization of VimpelCom through statutory merger of CJSC Vostok-Zapad Telecom into VimpelCom and of the Merger Agreement between VimpelCom and CJSC Vostok-Zapad Telecom ;
12.	Approval of reorganization of VimpelCom through statutory merger of OJSC Orensot into VimpelCom and of the Merger Agreement between VimpelCom and OJSC Orensot;
13.	Approval of reorganization of VimpelCom through statutory merger of OJSC Beeline-Samara into VimpelCom and of the Merger Agreement between VimpelCom and OJSC Beeline-Samara ; and
14.	Approval of reorganization of VimpelCom through statutory merger of OJSC Dal Telecom International into VimpelCom and of the Merger Agreement between VimpelCom and OJSC Dal Telecom International .

The following decisions were made by the Meeting on e	ach agenda Item:	
Item No 1: Approval of the 2004 VimpelCom Annual	l Report.	
The results of the vote on the first item:		
The number of votes in respect of this Item held by person	ons included in the list of those entitled	I to participate in the Meeting, is 57,707,622.
The number of votes held by persons who participated in	n the Meeting and voted on this Item, i	s 43,915,680.
Quorum is present.		
For	Against	Abstained
42,706,733	1,726	445,974
The decision taken:		
To approve the 2004 VimpelCom Annual Report.		
Item No 2: Approval of VimpelCom s accounting sta Russian statutory accounting principles).	atements, including Profit and Loss S	Statement for 2004 (prepared in accordance with
The results of the vote on the second item:		
The number of votes in respect of this Item held by person	ons included in the list of those entitled	I to participate in the Meeting, is 57,707,622.
The number of votes held by persons who participated in	n the Meeting and voted on this Item, is	s 43,915,680.
Quorum is present.		

For	Against	Abstained
42,703,831	3,424	448,282

The decision taken:

To approve VimpelCom s 2004 accounting statements, including profit and loss statement (prepared in accordance with Russian statutory accounting principles) audited by Rosexpertiza, LLC.

Item No 3: Allocation of profits and losses resulting from 2004 operations including non-payment of dividends to holders of common registered shares and payment of dividends to holders of preferred registered shares of type A.

The results of the vote on the third item:

The number of votes in respect of this Item held by persons included in the list of those entitled to participate in the Meeting, is 57,707,622.

The number of votes held by persons who participated in the Meeting and voted on this Item, is 43,915,680.

Quorum is present.

For	Against	Abstained	
42,433,088	140,356	582,001	

The decision taken:

To not pay annual dividends to holders of common registered shares based on 2004 results; to pay annual dividends to holders of preferred registered shares of Type A based on 2004 results in the amount of 0.1 kopeck per share within 60 days from the date of the adoption of this decision; and to invest the remaining profits resulting from 2004 operating results into the business.

Item No 4: Election of the Board of Directors.

The results of the vote on the fourth item:

Note: Cumulative voting procedure.

The number of votes in respect of this Item held by persons included in the list of those entitled to participate in the Meeting, is 519,368,598.

The number of votes held by persons who participated in the Meeting and voted on this Item, is 395,240,364.

Quorum is present.

Nan	ne of nominee proposed to be elected	Number of votes cast for each
to tl	he Board of Directors	nominee
	MUL UP 1	22.250.710
1.	Mikhail Fridman	33,358,718
2.	Arve Johansen	39,383,208
3.	Pavel V. Kulikov	33,358,718
4.	Jo Lunder	39,383,203
5.	Alexey M. Reznikovich	33,358,718
6.	Alex Sozonoff	3,502,511
7.	Terje Thon	5,383,999
8.	Henrik Torgersen	39,383,207

9.	Natalia Tsukanova	33,358,718
10.	Peter Watson	33,358,614
11.	David J. Haines	33,358,667
12.	Fridtjof Rusten	39,383,155

Number of votes recognized to be invalid and not counted in the results of voting on this Item is 0.

The decision taken:

To elect the following members to the Board of Directors: Mikhail M. Fridman, Arve Johansen, Pavel V. Kulikov, Jo Lunder, Alexey M. Reznikovich, Henrik Torgersen, Natalia Tsukanova, David J. Haines and Fridtjof Rusten.

Item No 5: Approval of the amended and restated Procedural Regulations of the Board of Directors.				
The results of the voi	The results of the vote on the fifth item:			
The number of votes	in respect of this Item held by persons inclu	uded in the list of those entitled to participat	e in the Meeting, is 57,707,622.	
The number of votes	held by persons who participated in the Me	eeting and voted on this Item, is 43,915,680.		
Quorum is present.				
	For	Against	Abstained	
	26,962,547	15,860,098	754,035	
The decision taken:				
To approve the amen	ded and restated Procedural Regulations of	the Board of Directors.		
Item No 6: Election	of the Audit Commission.			
The results of the voi	te on the sixth item:			
The number of votes in respect of this Item held by persons included in the list of those entitled to participate in the Meeting, is 57,707,622.				
The number of votes held by persons who participated in the Meeting and voted on this Item, is 43,915,680.				
Quorum is present.				
	For	Against	Abstained	

1,542

42,313,176

1,600,878

The decision taken:			
To elect the following	ing individuals to the Audit Co	ommission: Alexander Gersh, Halvor Bru and N	Jigel Robinson.
Item No 7: Approv	val of external auditors.		
The results of the v	ote on the seventh item:		
The number of vote	es in respect of this Item held	by persons included in the list of those entitled	to participate in the Meeting, is 57,707,622.
The number of vote	es held by persons who partici	spated in the Meeting and voted on this Item, is	43,915,680.
Quorum is present.			
	For	Against	Abstained
	42,419,407	1,845	730,302
		4	

The decision taken:				
To approve the firm Ernst & Young (CIS) Ltd. as the auditor of the Company s U.S. GAAP accounts and the firm Rosexpertiza, LLC as the auditor of the Company s accounts prepared in accordance with Russian statutory accounting principles for the term until the annual general meeting of shareholders based on 2005 results.				
	val of reorganization of VimpelCom through n VimpelCom and CJSC Extel	statutory merger of C	SJSC Extel into VimpelCom and of the Merger	
The results of the vo	ote on the eighth item:			
The number of vote	s in respect of this Item held by persons include	ed in the list of those en	titled to participate in the Meeting, is 57,707,622.	
The number of votes held by persons who participated in the Meeting and voted on this Item, is 43,915,680.				
Quorum is present.				
	For	Against	Abstained	
	42,290,528	202,204	745,240	
The decision taken:				
To approve the reorganization of VimpelCom through the statutory merger of CJSC Extel into VimpelCom and to approve the Merger Agreement between VimpelCom and CJSC Extel .				
Item No 9: Approval of reorganization of VimpelCom through statutory merger of CJSC Sotovaya Company into VimpelCom and of the Merger Agreement between VimpelCom and CJSC Sotovaya Company .				
The results of the vo	ote on the ninth item:			
The number of vote	s in respect of this Item held by persons includ-	ed in the list of those en	titled to participate in the Meeting, is 57,707,622.	

The number of votes held by persons who participated in the Meeting and voted on this Item, is 43,915,680.

Quorum is present.

For	Against	Abstained	
42,197,766	202,308	745,190	

The decision taken:

To approve the reorganization of VimpelCom through the statutory merger of CJSC Sotovaya Company into VimpelCom and to approve the Merger Agreement between VimpelCom and CJSC Sotovaya Company .

	oval of reorganization of Vimp nt between VimpelCom and CJ	pelCom through statutory merger of CJSC ISC StavTeleSot .	StavTeleSot into VimpelCom and of the	
The results of the v	vote on the tenth item:			
The number of vote	es in respect of this Item held by	persons included in the list of those entitled to	o participate in the Meeting, is 57,707,622.	
The number of vote	es held by persons who participa	ted in the Meeting and voted on this Item, is 4	3,915,680.	
Quorum is present.				
	For	Against	Abstained	
	42,196,523	202,333	748,208	
		igh the statutory merger of CJSC StavTeleSo StavTeleSo	ot into VimpelCom and to approve the Merg	ger
		pelCom through statutory merger of CJSC and CJSC Vostok-Zapad Telecom .	Vostok-Zapad Telecom into VimpelCon	n and
The results of the v	vote on the eleventh item:			
The number of vote	es in respect of this Item held by	persons included in the list of those entitled to	o participate in the Meeting, is 57,707,622.	
The number of vote	es held by persons who participa	ted in the Meeting and voted on this Item, is 4	3,915,680.	
Quorum is present.				

For	Against	Abstained
42 105 200	202.212	740.200
42,195,289	202,313	748,208

The decision taken:

To approve the reorganization of VimpelCom through the statutory merger of CJSC Vostok-Zapad Telecom into VimpelCom and to approve the Merger Agreement between VimpelCom and CJSC Vostok-Zapad Telecom .

 $Item \ No \ 12: Approval \ of \ reorganization \ of \ VimpelCom \ through \ statutory \ merger \ of \ OJSC \\ Orensot \\ Into \ VimpelCom \ and \ of \ the \ Merger \\ Agreement \ between \ VimpelCom \ and \ OJSC \\ Orensot \\ Into \ VimpelCom \ and \ of \ the \ Merger \\ Orensot \\ Into \ VimpelCom \ and \ of \ the \ Merger \\ Orensot \\ Into \ VimpelCom \ and \ of \ the \ Merger \\ Orensot \\ Into \ VimpelCom \ and \ of \ the \ Merger \\ Orensot \\ Into \ VimpelCom \ and \ of \ the \ Merger \\ Orensot \\ Into \ VimpelCom \ and \ of \ the \ Merger \\ Orensot \\ Into \ VimpelCom \ and \ of \ the \ Merger \\ Orensot \\ Into \ VimpelCom \ and \ of \ the \ Merger \\ Orensot \\ Into \ VimpelCom \ and \ of \ the \ Merger \\ Orensot \\ Into \ VimpelCom \ and \ of \ the \ Merger \\ Orensot \\ Into \ VimpelCom \ and \ of \ the \ Merger \\ Orensot \\ Into \ VimpelCom \ and \ of \ the \ Merger \\ Orensot \\ Ore$

The results of the vote on the twelfth item:

The number of votes in respect of this Item held by persons included in the list of those entitled to participate in the Meeting, is 57,707,622.

The number of votes held by persons who participated in the Meeting and voted on this Item, is 43,915,680.

Quorum is present	i.			
	For	Against	Abstained	
	42,188,377	202,288	748,486	
The decision taker	1:			
	organization of VimpelCom through en VimpelCom and OJSC Orens		into VimpelCom and to approve the Merger	
	roval of reorganization of Vimpont between VimpelCom and OJ		C Beeline-Samara into VimpelCom and o	
<u>The results of the </u>	vote on the thirteenth item:			
The number of vot	tes in respect of this Item held by	persons included in the list of those entitled	to participate in the Meeting, is 57,707,622.	
The number of vot	tes held by persons who participat	ed in the Meeting and voted on this Item, is	43,915,680.	
Quorum is present	i.			
	For	Against	Abstained	
	42,186,876	202,063	748,236	
The decision taker	1:			

Item No 14: Approval of reorganization of VimpelCom through statutory merger of OJSC Dal Telecom International into VimpelCom

and of the Merger Agreement between VimpelCom and OJSC Dal Telecom International .

The	reculte	of the	vote	on the	fourteenth	item
THE	resums	or the	voic	on me	Tourteenu	nem.

The number of votes in respect of this Item held by persons included in the list of those entitled to participate in the Meeting, is 57,707,622.

The number of votes held by persons who participated in the Meeting and voted on this Item, is 43,915,680.

Quorum is present.

inst Abstained
,225 748,236
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The decision taken:

To approve the reorganization of VimpelCom through the statutory merger of OJSC Dal Telecom International into VimpelCom and to approve the Merger Agreement between VimpelCom and OJSC Dal Telecom International .

In accordance with Art. 56(1) of the Federal Law On Joint Stock Companies ZAO National Registry Company (located at: 6 Veresaeva Str., Moscow 121357) was charged with the functions of the Counting Commission. The following authorized persons are members of the Counting Commission formed by ZAO National Registry Company (Order No. 177 dated June 16, 2005): Kuzin Maxim Yevgenyevich (chairman), Nikitin Andrey Nikolaevich (secretary), and Tatarintseva Olga Vitalyevna (member).

Chairman of the Meeting /s/ Jo Lunder

Jo Lunder

Secretary of the Meeting /s/ Karina Dashko

Karina Dashko

June 22, 2005