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SPIRENT COMMUNICATIONS PLC

Form 6-K

December 22, 2006

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

For the month of December, 2006

SPIRENT COMMUNICATIONS plc

(Translation of registrant's name into English)

Spirent House, Crawley Business Quarter, Fleming Way, Crawley, West Sussex
RH10 9QL, UK.

(Address of principal executive offices)

Indicate by check mark whether the registrant files or will file annual reports under cover Form 20-F or Form 40-F.

Form 20-F X Form 40-F.....

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 No X

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

SPIRENT COMMUNICATIONS PLC

VOTES CAST AT EXTRAORDINARY GENERAL MEETING

London, UK - 22 December 2006: Spirent Communications plc ("Spirent" or "the Company") (LSE: SPT; NYSE: SPM), announces that further to the announcement made earlier today regarding the result of the Extraordinary General Meeting ("EGM"), the votes cast by way of a poll on the resolutions (all of which were duly passed) were as follows:

Resolutions	For		Against		Total votes	
	Number	% of shares voted	Number	% of shares voted	Number	% of shares voted
1 THAT Mr John	405,842,473	54.91	333,201,797	45.09	739,044,270	100.00

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	Weston be removed as a director						
2	THAT Mr Andrew Given be removed as a director	405,887,234	54.92	333,157,294	45.08	739,044,528	100.00
3	THAT Mr Frederick D'Alessio be removed as a director	400,530,106	54.20	338,506,945	45.80	739,037,051	100.00
4	THAT Mr Edward Bramson be appointed as a director	467,031,324	63.19	272,012,304	36.81	739,043,628	100.00
5	THAT Mr Ian Brindle be appointed as a director	466,965,165	63.19	271,998,403	36.81	738,963,568	100.00
6	THAT Mr Gerard L Eastman Jr. be appointed as a director	406,614,422	55.03	332,338,669	44.97	738,953,091	100.00
7	THAT Mr Alexander Walker be appointed as a director	401,384,859	54.31	337,627,974	45.69	739,012,833	100.00

Note: Issued share capital at 22 December 2006 – 885,599,999 Ordinary shares of 3 & 1/3 pence each (excluding 90,251,487 Ordinary shares held in Treasury).

The Company has submitted to the UK Listing Authority, a document containing the above resolutions passed at the EGM in compliance with the Listing Rules. The UK Listing Authority has informed the Company that this document will not be available for viewing at their Document Viewing Facility until Wednesday, 27 December at the following address:

UK Listing Authority
 Financial Services Authority
 25 The North Colonnade
 Canary Wharf
 London
 E14 5HS
 Tel: (0) 20 7066 1000

- ends -

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About Spirent Communications plc

Spirent Communications plc is a leading communications technology company focused on delivering innovative systems and services to meet the needs of customers worldwide. We are a global provider of performance analysis and service assurance solutions that enable the development and deployment of next-generation networking technologies such as broadband services, Internet telephony, 3G wireless and web applications and security testing. The Systems group develops power control systems for specialist electrical vehicles in the mobility and industrial markets. Further information about Spirent Communications plc can be found at www.spirent.com.

Spirent Communications plc Ordinary shares are traded on the London Stock Exchange (ticker: SPT) and on the New York Stock Exchange (ticker: SPM; CUSIP number: 84856M209) in the form of American Depositary Shares ("ADS"), represented by American Depositary Receipts, with one ADS representing four Ordinary shares.

Spirent and the Spirent logo are trademarks or registered trademarks of Spirent Communications plc. All other trademarks or registered trademarks mentioned herein are held by their respective companies. All rights reserved.

This press release may contain forward-looking statements (as that term is defined in the United States Private Securities Litigation Reform Act of 1995) based on current expectations or beliefs, as well as assumptions about future events. You can sometimes, but not always, identify these statements by the use of a date in the future or such words as "will", "anticipate", "estimate", "expect", "project", "intend", "plan", "should", "may", "assume" and other similar words. By their nature, forward-looking statements are inherently predictive and speculative and involve risk and uncertainty because they relate to events and depend on circumstances that will occur in the future. You should not place undue reliance on these forward-looking statements, which are not a guarantee of future performance and are subject to factors that could cause our actual results to differ materially from those expressed or implied by these statements. The Company undertakes no obligation to update any forward-looking statements contained in this press release, whether as a result of new information, future events or otherwise.

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.

_____MICHAEL ANSCOMBE_____

(Registrant)

Date: December 22, 2006

By _____/s/ Michael Anscombe_____

(Signature)*