February 14, 2006

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 February 2006

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)

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 "

SIGNATURES
If Yes is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2(b): 82
Yes " No x
Indicate by check mark whether by furnishing the information contained in this Form, the registrant is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.
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 if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(1):

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: February 14, 2006

OPEN JOINT STOCK COMPANY

VIMPEL-COMMUNICATIONS

(Registrant)

By:

Name: Alexander V. Izosimov Title: Chief Executive Officer and

General Director

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VimpelCom acquisition of Kyivstar Creating value for all shareholders February 2006

VimpelCom and Kyivstar today Market cap US\$9.1 billion Enterprise value US\$11.4 billion 45.4 million subscribers (as at 31 December 2005) Kyivstar VimpelCom (economic ownership)

Telenor

Alfa Group

Public

VimpelCom

URS

Other

assets

29.9%

24.5%

45.6%

Telenor

Alfa Group

Kyivstar

56.5%

43.5%

Private company

No.1 mobile operator in Ukraine

13.9

million subscribers

(as at 31 December 2005)

Source: Datastream, UBS Research, ACM Consulting

Background to the proposal
VimpelCom
Board approved a CIS strategy in 2004 management has argued
the strategic importance of entering Ukraine ever since
VimpelCom
public

shareholders strongly supported the acquisition of URS, the

No. 4 Ukrainian operator

89% of the public shareholders who voted approved the URS acquisition acquisition completed November 10, 2005 for US\$231m

On 26 January 2006, Telenor publicly announced that it was filing three separate law suits in the Moscow Arbitration Court challenging the URS acquisition

Before making significant infrastructure and marketing investments in URS (in excess of US\$500m), VimpelCom wants to propose a full merger of VimpelCom and Kyivstar

A merger offers ALL shareholders an opportunity to create more value than on a standalone basis

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The proposal
Acquire 100% of Kyivstar
equity for US\$5 billion, plus
debt
Payable in VimpelCom
common registered shares
approx. 35% ownership

dilution¹ Subject to: completion of due diligence UBS fairness opinion all required corporate and regulatory approvals VimpelCom post transaction (economic ownership) 1 Note: 1 Assuming no pre-emption rights or rights to tender shares, if applicable. by minority shareholders Telenor Alfa Group Public VimpelCom Kyivstar URS Other assets 31.1% 29.8%

39.1%

5

Why Kyivstar
Ukraine is a highly strategic growth market for VimpelCom and a cornerstone for any CIS expansion strategy
Combining Kyivstar and VimpelCom creates the leading telecoms operator in Ukraine and a dominant player in the CIS
Eliminates significant duplication capex and marketing expenses

and achieves a number of operational efficiencies

Earnings accretive to VimpelCom s public shareholders from 2007

Potential solution to dispute between VimpelCom s (and Kyivstar s) strategic shareholders

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Ukraine: strategically important
47
million
population
GDP
growth forecast
8.7%

p.a. 2006 2010 Strong economic and cultural links with Russia and strengthening ties with the EU A key expansion market for VimpelCom, with Russia already at 87% penetration 30.4 23.4 7.2 8.4 10.6 13.8 16.1 19.5 64% 50% 15% 18% 22% 29% 34% 41% 0 5 10 15 20 25 30 35 1Q04 2Q04 3Q04 4Q04 1Q05 2Q05 3Q05

4Q05 0 10

Ukraine wireless market

Source: EIU, EMC, The Mobile World Note: PPP adjusted nominal GDP growth

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7
Source: ACM Consulting, as at 31 December 2005
Note:
1
VimpelCom
pro-forma
for
Unitel,
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Buztel
and
Tacom
acquisitions
2
MTS
includes
unconsolidated
Belarus
subscribers,
but
excludes
470k
subscribers
related
to
disputed
acquisition
of
Bitel
(Kyrgyzstan)
Russia
43.1
44.2
Ukraine
14.2
13.3
Other CIS
2.4
2.8
Total subscribers
59.7
60.3
Becoming the leading CIS
operator
Subscribers (m)
VimpelCom + Kyivstar
MTS
Total CIS
16.6
16.1

```
8
Strong financial position
VimpelCom
today
+
Kyivstar
=
VimpelCom
```

pro forma (US\$m) 2004 9M05 2004 9M05 2004 9M05 Revenues 2,147 2,301 641 774 2,787 3,074 **OIBDA** 1,027 1,152 377 428 1,403 1,580 OIBDA margin (%) 47.8 50.1 58.8 55.3 50.3 51.4 Net earnings 350 463 219 213 570 677 Capex (943) (776)(424)(380)(1,367)(1,156)Operating FCF 83 376 (47) 48

37 424

Net debt 1,275 1,263 255 315 1,530 1,578 No synergies or cost savings assumed Refer to VimpelCom press releases of April 14, 2005 and November 17, 2005 posted on VimpelCom's website www.vimpelcom.com for a reconciliation of **OIBDA** and **OIBDA** margin to their most directly comparable US **GAAP** financial measures for 2004 and 9M05, respectively Operating FCF equals OIBDA less capex VimpelCom

net debt calculated as the sum of ruble denominated bonds payable (2004: \$108m; 9M05: \$105m), bank loans (2004:\$1,355m; 9M05: \$1,764), capital lease obligations (2004: \$8m; 9M05: \$5m) and equipment financing obligations (2004: \$110m; 9M05: \$63m) less cash and cash equivalents (2004: \$306m; 9M05: \$675m) Source: VimpelCom and Kyivstar company reports Note: 1 2 3

4

9 Attractive synergies Corporate services Product development Network capex Roaming Network

maintenance Advertising Corporate overheads

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Summary
A compelling, value enhancing deal for VimpelCom shareholders
VimpelCom
becomes the leading operator in the CIS
Potential path to resolution of dispute between our two strategic shareholders

11 Disclaimer This presentation contains "forward-looking statements", as

the

phrase

is

defined

in

Section

27A

of

the

Securities

Act

of

1933

and

Section

21E

of

the

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of

1934.

These

statements

relate,

in

part,

to

the

consummation

of

an

acquisition

of

Kyivstar

and

the

potential

benefits

that

may

result

from

any

such

acquisition,

as

well

as

the effect of such transaction on VimpelCom s operating and financial performance $\quad \text{and} \quad$ VimpelCom s planned expenditures on its subsidiary in Ukraine. There can be no assurance that the proposed acquisition will be consummated and, if consummated, that the expected benefits from the acquisition will be realized. In addition, the forward-looking statements

contained in this press release, including the intended benefits to VimpelCom and its shareholders from the transactions described herein, are based on management's best assessment of each of the Company's and Kyivstar s strategic and financial position and of future market conditions and trends. These discussions involve risks and uncertainties.

The

actual outcome may differ materially from these statements as a result of developments from competition, governmental regulations of the wireless telecommunications industry, general political uncertainties in Russia and Ukraine and general economic developments in Russia and Ukraine, and other factors, including our ability successfully integrate Kyivstar into the VimpelCom

Group

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realize

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Certain

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Annual

Report

on

Form

20-F

for the

year

ended

December

31,

2004 and

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Securities

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which

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VimpelCom

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