Allot Communications Ltd. Form SC 13G February 14, 2007

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SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

SCHEDULE 13G

UNDER THE SECURITIES EXCHANGE ACT OF 1934

ALLOT COMMUNICATIONS, LTD.
(NAME OF ISSUER)
ORDINARY SHARES
(TITLE OF CLASS OF SECURITIES)
M0854Q105
(CUSIP NUMBER)
(COSTI NOMBER)
DECEMBER 31, 2006
(DATE OF EVENT WHICH REQUIRES FILING OF THIS STATEMENT)
CHECK THE APPROPRIATE BOX TO DESIGNATE THE RULE PURSUANT TO WHICH THIS SCHEDULE
IS FILED:
[_] RULE 13d-1(b)
[_] RULE 13d-1(c)
[X] RULE 13d-1(d)

CUSIP I	No. M0854Q105	Schedule	13G	Page 2 of 15 Pages	
	========		===========	=======================================	
1	NAME OF REPORT I.R.S. IDENTIF	ING PERSON: ICATION NO. OF ABOVE	PERSON (ENTITII	ES ONLY):	
	Tamir Fishman	Menture Capital II Lt	d. ("TFVCII")		
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) [_] (b) [X]				
3	SEC USE ONLY				
4	CITIZENSHIP OR	PLACE OF ORGANIZATIO	N		
	Israel				
		5 SOLE VOTING	POWER		
		Ventures II rights over	LLC ("GP"), when the shares of be deemed to he	at Tamir Fishman hich holds management Issuer owned by have sole power to vote	
	NUMBER OF SHARES	6 SHARED VOTI	NG POWER		
]	BENEFICIALLY OWNED BY	See respons	e to row 5.		
	EACH REPORTING	7 SOLE DISPOS	ITIVE POWER		
	PERSON WITH	management owned by TF	rights over the	at GP, which holds e shares of Issuer eemed to have sole s.	
		8 SHARED DISP	OSITIVE POWER		
		See respons	e to row 7.		
9	AGGREGATE AMOU	T BENEFICIALLY OWNED	BY EACH REPOR	 TING PERSON	
	804,842 shares				
10	CHECK BOX IF T	HE AGGREGATE AMOUNT I	N ROW (9) EXCLU		
11	DEDCENT OF CLA	CC DEDDECENTED DV AMO		[_]	
11	3.83%*	SS REPRESENTED BY AMO	ONI IN ROW 9		
 12	TYPE OF REPORT				
	CO				
	======================================				

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	======= No. M0854Q105		Schedule 13G	Page 3 of 15 Page	
	=======			=======================================	
1	NAME OF REPORTI		ON: NO. OF ABOVE PERSON (ENTITIES O	 ONLY):	
	Tamir Fishman V	entures	: II (Cayman Islands) LP ("CAYM	AN")	
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) [_ (b) [X				
3	SEC USE ONLY	LY			
4	CITIZENSHIP OR	PLACE C	F ORGANIZATION		
	Cayman Islands				
		5	SOLE VOTING POWER		
			138,310 shares, except that opartner of CAYMAN, may be deen power to vote these shares.		
	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING	6	SHARED VOTING POWER		
			See response to row 5.		
		7	SOLE DISPOSITIVE POWER		
	PERSON WITH		138,310 shares, except that partner of CAYMAN, may be depower to vote these shares.		
		8	SHARED DISPOSITIVE POWER		
			See response to row 7.		
9	AGGREGATE AMOUN	IT BENEF	CICIALLY OWNED BY EACH REPORTING	G PERSON	
	138,310 shares				
10	CHECK BOX IF TH	 IE AGGRE	GATE AMOUNT IN ROW (9) EXCLUDE	S CERTAIN SHARES	
				[_	
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9				
	0.66%*				
12	TYPE OF REPORTING PERSON				
	PN				

31, 2006.

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	No. M0854Q105		Schedule 13G	Page 4 of 15 Pages
1		ATION	SON: NO. OF ABOVE PERSON (ENTITIES II LP ("TFVII")	ONLY):
2	CHECK THE APPROP	 RIATE	BOX IF A MEMBER OF A GROUP*	(a) [_] (b) [X]
3	SEC USE ONLY			
4	CITIZENSHIP OR P	LACE (OF ORGANIZATION	
	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	5 6 7 8	See response to row 5.	med to have sole
 9	AGGREGATE AMOUNT	 BENEE	See response to row 7	G PERSON
10			GATE AMOUNT IN ROW (9) EXCLUDE	
	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 5.55%*			
12	TYPE OF REPORTIN		SON	
* Base	ed on 20,987,255 Or 2006.	===== dinary	Shares of the Issuer outstand	ing as of December

	Io. M0854Q105		Schedule 13G	Page 5 of 15 Pages	
====== 1	NAME OF REPORTIN	======			
1			ON. NO. OF ABOVE PERSON (ENTITIES (ONLY):	
	Tamir Fishman Ve	ntures	II CEO Fund LP ("CEO")		
2	CHECK THE APPROP	RIATE I	BOX IF A MEMBER OF A GROUP*	(a) [_ (b) [X	
3	SEC USE ONLY				
4	CITIZENSHIP OR P	LACE O	F ORGANIZATION		
	Israel				
		5	SOLE VOTING POWER		
	NIMPED OF		12,980 shares, except that GP partner of CEO, may be deemed to vote these shares.		
	NUMBER OF SHARES	6	SHARED VOTING POWER		
В	BENEFICIALLY OWNED BY EACH		See response to row 5.		
	REPORTING PERSON	7	SOLE DISPOSITIVE POWER		
	WITH		12,980 shares, except that GP partner of CEO, may be deemed to vote these shares.		
		8	SHARED DISPOSITIVE POWER		
			See response to row 7.		
9	AGGREGATE AMOUNT	BENEF:	ICIALLY OWNED BY EACH REPORTING	G PERSON	
	12,980 shares				
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES		CERTAIN SHARES		
 11	PERCENT OF CLASS	REPRES	SENTED BY AMOUNT IN ROW 9		
	0.6%*				
12	TYPE OF REPORTIN	G PERSO			
	PN				
* Based 31, 2	l on 20,987,255 Or		Shares of the Issuer outstandi		
	 Jo. M0854Q105		Schedule 13G	======================================	

1 NAME OF REPOR		N: O. OF ABOVE PERSON (ENTITIES O	======================================		
Tamir Fishman	n Ventures	II CEO (US) Fund LP ("CEOUS")			
2 CHECK THE APP	PROPRIATE B	OX IF A MEMBER OF A GROUP*			
			(a) [_] (b) [X]		
3 SEC USE ONLY					
4 CITIZENSHIP C	OR PLACE OF	ORGANIZATION			
Delaware					
	5	SOLE VOTING POWER			
NUMBER OF		54,543 shares, except that GP partner of CEOUS may be deeme power to vote these shares.			
NUMBER OF SHARES	6	SHARED VOTING POWER			
BENEFICIALLY OWNED BY		See response to row 5.			
EACH REPORTING PERSON	7	SOLE DISPOSITIVE POWER			
WITH		54,543 shares, except that GP partner of CEOUS, may be deem power to vote these shares.			
	8	SHARED DISPOSITIVE POWER			
		See response to row 7.			
9 AGGREGATE AMC	OUNT BENEFI	CIALLY OWNED BY EACH REPORTING	PERSON		
54,543 shares	5				
10 CHECK BOX IF	THE AGGREG	ATE AMOUNT IN ROW (9) EXCLUDES	CERTAIN SHARES		
			[_]		
11 PERCENT OF CI	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9				
0.26%*					
	TYPE OF REPORTING PERSON				
12 TYPE OF REPOR	KIING PERSO				
12 TYPE OF REPOR	RIING PERSO				
PN		======================================	======= ng as of December		

======				
1	NAME OF REPORTI		ON: NO. OF ABOVE PERSON (ENTITIES ON)	LY):
	Tamir Fishman V	/entures	II (Israel) LP ("ISRAEL")	
2	CHECK THE APPRO	PRIATE E	BOX IF A MEMBER OF A GROUP*	(a) [_] (b) [X]
3	SEC USE ONLY			
4	CITIZENSHIP OR	PLACE OF	F ORGANIZATION	
	Delaware			
		5	SOLE VOTING POWER	
			155,904 shares, except that GP, partner of ISRAEL may be deemed power to vote these shares.	-
	NUMBER OF SHARES	6	SHARED VOTING POWER	
В	BENEFICIALLY OWNED BY		See response to row 5.	
	EACH REPORTING PERSON	7	SOLE DISPOSITIVE POWER	
	WITH		155,904 shares, except that GP, partner of ISRAEL may be deemed power to vote these shares.	_
		8	SHARED DISPOSITIVE POWER	
			See response to row 7.	
9	AGGREGATE AMOUN	T BENEF	ICIALLY OWNED BY EACH REPORTING H	PERSON
	155,904 shares			
10	CHECK BOX IF TH	HE AGGREC	GATE AMOUNT IN ROW (9) EXCLUDES (CERTAIN SHARES
				[_]
11	PERCENT OF CLAS	SS REPRES	SENTED BY AMOUNT IN ROW 9	
	0.74%*			
12	TYPE OF REPORTI	NG PERSO	NO	
	PN			
* Based		rdinary	Shares of the Issuer outstanding	g as of December
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1		NAME OF REPORTING PERSON: I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY):			
	Tamir Fishman V	entures II LLC ("GP")			
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) [_ (b) [X				
3	SEC USE ONLY				
4	CITIZENSHIP OR	PLACE OF ORGANIZATION			
	Delaware				
		5 SOLE VOTING POWER			
		2,331,593 shares, of which 804,842 shares are directly owned by TFVCII, 138,310 shares are directly owned by CAYMAN, 1,165,014 shares are directly owned by TFVII, 12,980 shares are directly owned by CEO, 54,543 shares are directly owned by CEOUS and 155,904 shares are directly owned by ISRAEL. GP, the general partner of TFVCII, CAYMAN, TFVII, CEO, CEOUS and ISRAEL, and holder of management rights over the shares of Issuer owned by TFVCII, may be deemed to have sole power to vote these shares.			
	NUMBER OF SHARES	6 SHARED VOTING POWER			
	BENEFICIALLY OWNED BY	See response to row 5.			
	EACH REPORTING	7 SOLE DISPOSITIVE POWER			
PERSON WITH	2,331,593 shares, of which 804,842 shares are directly owned by TFVCII, 138,310 shares are directly owned by CAYMAN, 1,165,014 shares are directly owned by TFVII, 12,980 shares are directly owned by CEO, 54,543 shares are directly owned by CEOUS and 155,904 shares are directly owned by ISRAEL. GP, the general partner of TFVCII, CAYMAN, TFVII, CEO, CEOUS and ISRAEL, and holder of management rights over the shares of Issuer owned by TFVCII, may be deemed to have sole power to vote these shares.				
		8 SHARED DISPOSITIVE POWER			
		See response to row 7.			
9	AGGREGATE AMOUN	T BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	2,331,593 share	S			
10	CHECK BOX IF TH	E AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES			
		[_]			

11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9

11.1%*

12 TYPE OF REPORTING PERSON

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* Based on 20,987,255 Ordinary Shares of the Issuer outstanding as of December 31, 2006.

Schedule 13G

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ITEM 1. (a) Name of Issuer:

Allot Communications, Ltd. (the "Issuer")

- (b) Address of Issuer's Principal Executive Offices: 5 Hanagar street, Industrial Zone B Hod Hasharon L3, 45800 Israel
- ITEM 2. (a) Name of Person Filing:
 - (1) Tamir Fishman Ventures II LLC ("GP"); and
 - (2) Tamir Fishman Venture Capital II Ltd. ("TFVCII"); and
 - (3) Tamir Fishman Ventures II (Cayman Islands) LP ("CAYMAN"); and
 - (4) Tamir Fishman Ventures II LP ("TFVII"); and
 - (5) Tamir Fishman Ventures II CEO Fund LP ("CEO"); and
 - (6) Tamir Fishman Ventures II CEO (US) Fund LP ("CEOUS"); and
 - (7) Tamir Fishman Ventures II (Israel) LP ("ISRAEL")

The entities and persons named in this paragraph are referred to individually herein as a "Reporting Person" and collectively as the "Reporting Persons."

(b) Address of Principal Business Office or, if none, Residence:

The address of the principal business office of each of the Reporting Persons is: 21 Ha'Arbaa St., Tel Aviv 64739, Israel

(c) Citizenship:

TFVII and CEOUS are limited partnerships organized under the laws of the State of Delaware. CEO and ISRAEL are limited partnerships organized under the laws of the State of Israel. TFVCII is a company organized under the laws of the Country of Israel. GP is a limited liability company organized under the laws of the State of Delaware. CAYMAN is a limited partnership organized under the laws of the Cayman Islands.

(d) Title of Class of Securities: Ordinary Shares

- (e) CUSIP Number: M08540105
- ITEM 3. IF THIS STATEMENT IS FILED PURSUANT TO SS.SS.240.13d-1(b) OR 240.13d-2(b) OR (c), CHECK WHETHER THE PERSON FILING IS A: NOT APPLICABLE
 - (a) | Broker or dealer registered under section 15 of the Act
 - (b) | Bank as defined in section 3(a)(6) of the Act
 - (c) |_| Insurance company as defined in section 3(a)(19) of the Act
 - (d) |_| Investment company registered under section 8 of the Investment Company Act of 1940
 - (e) |_| An investment adviser in accordance with ss.240.13d-1(b)(1(ii)(E)

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- (f) |_| An employee benefit plan or endowment fund in accordance with ss.240.13d-1(b)(1)(ii)(F)
- (g) |_| A parent holding company or control person in accordance with ss.240.13d-1(b)(1)(ii)(G)
- (h) \mid A savings association as defined in section 3(b) of the Federal Deposit Insurance Act
- (i) |_| A church plan that is excluded from the definition of an investment company under section 3(c)(14) of the Investment Company Act of 1940
- (j) $| _ |$ Group, in accordance with ss.240.13d-1(b)-1(ii)(J)

ITEM 4. OWNERSHIP

Provide the following information regarding the aggregate number and percentage of the class of securities of the issuer identified in Item 1.

(a) Amount Beneficially Owned:

See row 9 of cover page for each Reporting Person.

(b) Percent of Class:

See row 11 of cover page for each Reporting Person.

- (c) Number of shares as to which such person has:
 - (i) Sole power to vote or to direct the vote: See row 5 of cover page for each Reporting Person.
 - (ii) Shared power to vote or to direct the vote: See row 6 of cover page for each Reporting Person.
 - (iii) Sole power to dispose or to direct the disposition of: See row 7 of cover page for each Reporting Person.
 - (iv) Shared power to dispose or to direct the disposition of: See row 8 of cover page for each Reporting Person.

ITEM 5. OWNERSHIP OF FIVE PERCENT OR LESS OF A CLASS

If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than five percent of the class of securities, check the following $| _ |$. N/A

ITEM 6. OWNERSHIP OF MORE THAN FIVE PERCENT ON BEHALF OF ANOTHER PERSON

N/A

ITEM 7. IDENTIFICATION AND CLASSIFICATION OF THE SUBSIDIARY WHICH ACQUIRED THE SECURITY BEING REPORTED ON BY THE PARENT HOLDING COMPANY

N/A

ITEM 8. IDENTIFICATION AND CLASSIFICATION OF MEMBERS OF THE GROUP

N/A

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ITEM 9. NOTICE OF DISSOLUTION OF GROUP

N/A

ITEM 10. CERTIFICATION

N/A

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SIGNATURE

After reasonable inquiry and to the best of its knowledge and belief, each of the undersigned certifies that the information set forth in this statement is true, complete and correct. We also hereby agree to file this statement jointly pursuant to the Agreement listed on Exhibit 1 hereto.

Date: February 14, 2007

TAMIR FISHMAN VENTURES II LLC

By: TAMIR FISHMAN VENTURES MANAGEMENT II LTD., its management company

By: /s/ Benjamin Zeevi

Benjamin Zeevi, Authorized Signatory

By: /s/ Danny Fishman

Danny Fishman, Authorized Signatory

TAMIR FISHMAN VENTURE CAPITAL II LTD.

By: TAMIR FISHMAN VENTURES II LLC, its management company

By: TAMIR FISHMAN VENTURES MANAGEMENT II LTD., its management company

By: /s/ Shai Saul

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Shai Saul, General Managing Member

TAMIR FISHMAN VENTURES II (CAYMAN ISLANDS) LP

By: TAMIR FISHMAN VENTURES II LLC, its general partner

By: TAMIR FISHMAN VENTURES MANAGEMENT II LTD., its management company

By: /s/ Shai Saul

Shai Saul, General Managing Member

TAMIR FISHMAN VENTURES II LP

By: TAMIR FISHMAN VENTURES II LLC, its general partner

By: TAMIR FISHMAN VENTURES MANAGEMENT II LTD., its management company

By: /s/ Shai Saul

Shai Saul, General Managing Member

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TAMIR FISHMAN VENTURES II CEO FUND LP

By: TAMIR FISHMAN VENTURES II LLC, its general partner

By: TAMIR FISHMAN VENTURES MANAGEMENT II LTD., its management company

By: /s/ Shai Saul

Shai Saul, General Managing Member

TAMIR FISHMAN VENTURES II (ISRAEL) LP

By: TAMIR FISHMAN VENTURES II LLC, its general partner

By: TAMIR FISHMAN VENTURES MANAGEMENT II LTD., its management company

By: /s/ Shai Saul

Shai Saul, General Managing Member

TAMIR FISHMAN VENTURES II CEO (US) FUND LP

By: TAMIR FISHMAN VENTURES II LLC, its general partner

By: TAMIR FISHMAN VENTURES MANAGEMENT II LTD., its management company

By: /s/ Shai Saul

Shai Saul, General Managing Member

______ ______

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EXHIBIT 1

AGREEMENT

Pursuant to Rule 13d-1(k)(1) under the Securities Exchange Act of 1934, the undersigned hereby agree that only one statement containing the information required by Schedule 13G need be filed with respect to the ownership by each of the undersigned of Ordinary Shares of Allot Communications, Ltd.

EXECUTED this 14th day of February, 2007.

TAMIR FISHMAN VENTURES II LLC

By: TAMIR FISHMAN VENTURES MANAGEMENT II LTD., its management company

By: /s/ Benjamin Zeevi

Benjamin Zeevi, Authorized Signatory

By: /s/ Danny Fishman

Danny Fishman, Authorized Signatory

TAMIR FISHMAN VENTURE CAPITAL II LTD.

By: TAMIR FISHMAN VENTURES II LLC, its management company

By: TAMIR FISHMAN VENTURES MANAGEMENT II LTD., its management company

By: /s/ Shai Saul

Shai Saul, General Managing Member

TAMIR FISHMAN VENTURES II (CAYMAN ISLANDS) LP

By: TAMIR FISHMAN VENTURES II LLC, its general partner

By: TAMIR FISHMAN VENTURES MANAGEMENT II LTD., its management company

By: /s/ Shai Saul

Shai Saul, General Managing Member

TAMIR FISHMAN VENTURES II LP

By: TAMIR FISHMAN VENTURES II LLC, its general partner

By: TAMIR FISHMAN VENTURES MANAGEMENT II LTD., its management company

By: /s/ Shai Saul

Shai Saul, General Managing Member

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TAMIR FISHMAN VENTURES II CEO FUND LP

By: TAMIR FISHMAN VENTURES II LLC, its general partner

By: TAMIR FISHMAN VENTURES MANAGEMENT II LTD., its management company

By: /s/ Shai Saul

Shai Saul, General Managing Member

TAMIR FISHMAN VENTURES II (ISRAEL) LP

By: TAMIR FISHMAN VENTURES II LLC, its general partner

By: TAMIR FISHMAN VENTURES MANAGEMENT II LTD., its management company

By: /s/ Shai Saul

Shai Saul, General Managing Member

TAMIR FISHMAN VENTURES II CEO (US) FUND LP

By: TAMIR FISHMAN VENTURES II LLC, its general partner

By: TAMIR FISHMAN VENTURES MANAGEMENT II LTD., its management company

By: /s/ Shai Saul

Shai Saul, General Managing Member