
SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

SCHEDULE 13G

UNDER THE SECURITIES EXCHANGE ACT OF 1934 $({\sf AMENDMENT\ NO.\ 1})^*$

		ALLOT	COMMUNICATIO	NS LTD			
		(N	IAME OF ISSUE	R)			
			COMMON SHARE	S			
		(TITLE OF	CLASS OF SE	CURITIES)			
			M0854Q105				
			CUSIP NUMBER)			
		DE	CEMBER 31, 2	009			
	(DATE OF	EVENT WHICH	REQUIRES FIL	ING OF THIS	STATEMENT	.)	
CHECK THE IS FILED:	APPROPRIATE	BOX TO DESIG	SNATE THE RUL	E PURSUANT T	O WHICH T	HIS SCHE	DULE
[_] RULE	13d-1(b)						
[_] RULE	13d-1(c)						
[X] RULE	13d-1(d)						
initial for any s	iling on this ubsequent ame	s cover page s form with r endment conta in a prior co	espect to th ining inform	e subject cl	ass of se	curities	
to be "fi 1934 ("Ac	led" for the t") or otherw	red in the re purpose of S wise subject to all other	Section 18 of to the liabi	the Securit lities of th	ies Excha at sectio	nge Act on of the	of
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CUSIP No.	======= M0854Q105 ======		Schedule 13	G	====== Page 2 ======	of 7	Pages
======== 1	NAME OF REPO	DRTING PERSON	l:	======= ERSON (ENTIT			====
	Genesis Part	tners I L.P.	13-3933924.				
2	CHECK THE A	PPROPRIATE BO				(b)	_ _
3	SEC USE ONLY						

_ _____

	Delaware		
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		5	SOLE VOTING POWER
			0 shares
		6	SHARED VOTING POWER
			0 shares
		7	
			0 shares
		8	SHARED DISPOSITIVE POWER
			0 shares
9	AGGREGATE	AMOUNT B	ENEFICIALLY OWNED BY EACH REPORTING PERSON
	0 shares		
10	CHECK BOX	IF THE A	GGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*
			I_I
11	PERCENT O	F CLASS R	EPRESENTED BY AMOUNT IN ROW 9
	0%		
12	TYPE OF R	EPORTING	
	PN		

CITIZENSHIP OR PLACE OF ORGANIZATION

1 NAME OF REPORTING PERSON: I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY):	:====
1 NAME OF REPORTING PERSON:	
Genesis Partners I (Cayman) L.P.	
2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) (b)	
3 SEC USE ONLY	
4 CITIZENSHIP OR PLACE OF ORGANIZATION	
Cayman Islands	
5 SOLE VOTING POWER	
0 shares NUMBER	
OF SHARES 6 SHARED VOTING POWER BENEFICIALLY	
OWNED BY 0 shares	
REPORTING 7 SOLE DISPOSITIVE POWER	
PERSON WITH 0 shares	
8 SHARED DISPOSITIVE POWER	
0 shares	
9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
0 shares	
10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHA	ARES*
	I_I
11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9	
Θ%	
12 TYPE OF REPORTING PERSON*	
PN	

ITEM 1.

(a) Name of Issuer:

Allot Communications Ltd

(b) Address of Issuer's Principal Executive Offices:

22 Hanagar Street, Neve Ne'eman Industrial Zone B, Hod-Hasharon 45240, Israel

ITEM 2.

(a) Name of Person Filing:

This statement is being filed on behalf of Genesis Partners I L.P., a Delaware limited partnership, and Genesis Partners I (Cayman) L.P., a Cayman Islands limited partnership. Genesis Partners I L.P. and Genesis Partners I (Cayman) L.P. are referred to herein as the "Genesis Entities."

CIBC Israel Investments L.L.C. and E. Shalev Management Ltd. are co-general partners of each of the Genesis Entities. The Genesis Entities have entered into a Joint Filing Agreement, dated February 10, 2010, a copy of which is filed with this Schedule 13G as Exhibit A, pursuant to which they have agreed to file this statement jointly in accordance with the provisions of 13d-1(k)(1) under the Securities Exchange Act of 1934.

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

c/o CIBC Israel Investments L.L.C.
425 Lexington Avenue, 2nd Floor
New York, New York 10017

- (c) Citizenship: Genesis Partners I L.P. is organized under the laws of the State of Delaware; Genesis Partners I (Cayman) L.P. is organized under the laws of the Cayman Islands
- (d) Title of Class of Securities: Common Shares
- (e) CUSIP Number: M0854Q105

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:

240.13d-2(b) OR (c), CHECK WHETHER THE PERSON FILING IS A:
(a) _ Broker or dealer registered under section 15 of the Act
(b) \mid 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) \mid 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)
(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) _ 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)

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CUSIP No. M0854Q105	Schedule 13G	Page	5	of	7	Pages		
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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: 0 shares
- (b) Percent of Class: 0%
- (c) Number of shares as to which such person has:
 - (i) Sole power to vote or to direct the vote:(ii) Shared power to vote or to direct the vote:0 shares
 - (iii) Sole power to dispose or to direct the

disposition of: 0 shares

(iv) Shared power to dispose or to direct the disposition of:

0 shares

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. [X]

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

ITEM 9. NOTICE OF DISSOLUTION OF GROUP

N/A

ITEM 10. CERTIFICATION

N/A

Page 6 of 7 Pages

SIGNATURE

After reasonable inquiry and to the best of its knowledge and belief, I certify 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 10, 2010

GENESIS PARTNERS I L.P.

BY: CIBC Israel Investments L.L.C., its general partner

By: /s/ Kathryn G. Casparian

Name: Kathryn G. Casparian

Title: Director

GENESIS PARTNERS I (CAYMAN) L.P.

BY: CIBC Israel Investments L.L.C., its general partner

By: /s/ Kathryn G. Casparian

Name: Kathryn G. Casparian

Title: Director

Page 7 of 7 Pages

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 10th day of February, 2010.

GENESIS PARTNERS I L.P.

BY: CIBC Israel Investments L.L.C., its general partner

By: /s/ Kathryn G. Casparian

Name: Kathryn G. Casparian

Title: Director

GENESIS PARTNERS I (CAYMAN) L.P.

BY: CIBC Israel Investment's L.L.C., its general partner

By: /s/ Kathryn G. Casparian

Name: Kathryn G. Casparian

Title: Director