JNITY WIRELESS Form SC 13G/A February 06, 2007	CORP
	SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549
	SCHEDULE 13G
	UNDER THE SECURITIES EXCHANGE ACT OF 1934
	(AMENDMENT NO.1)
	UNITY WIRELESS CORPORATION
	(NAME OF ISSUER) COMMON STOCK, PAR VALUE \$0.001*
	(TITLE OF CLASS OF SECURITIES)
	913347100
	(CUSIP NUMBER)
	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)

*AS SOME OF THE SECURITIES BENEFICIALLY OWNED BY THE REPORTING PERSONS REFLECT SHARES OF PREFERRED STOCK OF THE ISSUER CONVERTIBLE INTO SHARES OF COMMON STOCK OF THE ISSUER, THE FIGURES IN THIS STATEMENT ARE REFLECTED ON AN "AS-CONVERTED" BASIS.

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CUSIP	No. 913347100	SCHEDULE 13G Pag	e 2 of 16 Pages			
1	I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY):					
2	Gemini Israel II Limited Partnership CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* ((
3	SEC USE ONLY					
4	CITIZENSHIP OR F	LACE OF ORGANIZATION				
	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	5 SOLE VOTING POWER 0 shares 6 SHARED VOTING POWER 13,609,669 common shares 7 SOLE DISPOSITIVE POWER 0 shares 8 SHARED DISPOSITIVE POWER 13,609,669 common shares				
9	AGGREGATE AMOUNT	BENEFICIALLY OWNED BY EACH REPORTING PER	SON			
10	CHECK BOX IF THE	AGGREGATE AMOUNT IN ROW (9) EXCLUDES CER	TAIN SHARES*			
11	PERCENT OF CLASS	REPRESENTED BY AMOUNT IN ROW 9				
12	TYPE OF REPORTIN					

	PN 				====:				
			INTO 4,209,983 SHARES OF COMMO				CK.		
	ED ON 127,159,019 BER 31, 2006.	SHARES (OF COMMON STOCK OF THE ISSUER (OUTSTAN	DING	AS C)F		
CUSIP	No. 913347100		SCHEDULE 13G	Page	===== 3 of =====	===== 16 P =====	:==== 'ages :====		
1			DN: NO. OF ABOVE PERSON (ENTITIES (====== ONLY):	====	====	:====		
	Advent PGGM Gem	Advent PGGM Gemini Limited Partnership							
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a)[_] (b)[_]								
3	SEC USE ONLY								
4		CITIZENSHIP OR PLACE OF ORGANIZATION							
	Delaware 								
		5	SOLE VOTING POWER						
			0 shares						
	NUMBER OF SHARES	6	SHARED VOTING POWER						
	BENEFICIALLY OWNED BY		13,609,669 common shares						
	EACH REPORTING PERSON	7	SOLE DISPOSITIVE POWER						
	WITH		0 shares						
		8	SHARED DISPOSITIVE POWER						
			13,609,669 common shares						
9	AGGREGATE AMOUN	T BENEF	ICIALLY OWNED BY EACH REPORTING	G PERSO	 N				
	13,609,669 comm	non share	es						
10	CHECK BOX IF TH	 IE AGGREC	GATE AMOUNT IN ROW (9) EXCLUDES	S CERTA	 IN SI	 HARES	· ;*		
							[_]		
11	PERCENT OF CLAS	SS REPRES	 SENTED BY AMOUNT IN ROW 9						
	10.7%**								
12									
	PN								

3

*INCLUDES WARRANTS EXERCISABLE INTO 4,209,983 SHARES OF COMMON STOCK OF THE ISSUER AND A CONVERTIBLE LOAN EXERCISABLE INTO 592,166 SHARES OF COMMON STOCK. **BASED ON 127,159,019 SHARES OF COMMON STOCK OF THE ISSUER OUTSTANDING AS OF DECEMBER 31, 2006. _____ Page 4 of 16 Pages CUSIP No. 913347100 SCHEDULE 13G ______ NAME OF REPORTING PERSON: I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY): Gemini Israel II Parallel Fund Limited Partnership CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) [_] (b) [_] SEC USE ONLY CITIZENSHIP OR PLACE OF ORGANIZATION Delaware ______ SOLE VOTING POWER 0 shares NUMBER OF SHARED VOTING POWER SHARES BENEFICIALLY 13,609,669 common shares OWNED BY EACH SOLE DISPOSITIVE POWER REPORTING PERSON WITH 0 shares SHARED DISPOSITIVE POWER 13,609,669 common shares AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 13,609,669 common shares* CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES* PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 _____ TYPE OF REPORTING PERSON*

*INCLUDES WARRANTS EXERCISABLE INTO 4,209,983 SHARES OF COMMON STOCK OF THE ISSUER AND A CONVERTIBLE LOAN EXERCISABLE INTO 592,166 SHARES OF COMMON STOCK.

**BASED ON 127,159,019 SHARES OF COMMON STOCK OF THE ISSUER OUTSTANDING AS OF DECEMBER 31, 2006.

===== CUSIP =====	No. 913347100		SCHEDULE 13G	Page 5 of 16 Pages
===== 1		ATION N	DN: NO. OF ABOVE PERSON (ENTITIES (: ONLY) :
2			BOX IF A MEMBER OF A GROUP*	(a) [(b) [
3	SEC USE ONLY			
4	CITIZENSHIP OR PI	LACE OF	ORGANIZATION	
		 5	SOLE VOTING POWER	
	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	3	0 shares	
		6	SHARED VOTING POWER	
В			13,609,669 common shares	
		7	SOLE DISPOSITIVE POWER	
			0 shares	
		8	SHARED DISPOSITIVE POWER	
			13,609,669 common shares	
9	AGGREGATE AMOUNT	BENEFI	CIALLY OWNED BY EACH REPORTING	G PERSON
	13,609,669 common	n share	es*	
10	CHECK BOX IF THE	AGGREG	FATE AMOUNT IN ROW (9) EXCLUDE:	S CERTAIN SHARES*
]
11	PERCENT OF CLASS	REPRES	SENTED BY AMOUNT IN ROW 9	
	10.7%**			
12	TYPE OF REPORTING	G PERSO	DN*	
	PN			

*INCLUDES WARRANTS EXERCISABLE INTO 4,209,983 SHARES OF COMMON STOCK OF THE ISSUER AND A CONVERTIBLE LOAN EXERCISABLE INTO 592,166 SHARES OF COMMON STOCK.

**BASED ON 127,159,019 SHARES OF COMMON STOCK OF THE ISSUER OUTSTANDING AS OF DECEMBER 31, 2006.

CUSIP	No. 913347100		SCHEDULE 13G	Page 6 of 16 Pages				
1		CATION N	NO. OF ABOVE PERSON (ENTITIES	ONLY):				
	Gemini Israel Funds Ltd.							
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a)[_] (b)[_]							
3	SEC USE ONLY							
4	CITIZENSHIP OR F	PLACE OF	ORGANIZATION					
	Israel							
		5	SOLE VOTING POWER					
			0 shares					
	NUMBER OF SHARES BENEFICIALLY	6	SHARED VOTING POWER					
	OWNED BY EACH		13,609,669 common shares					
	REPORTING PERSON	7	SOLE DISPOSITIVE POWER					
	WITH		0 shares					
		8	SHARED DISPOSITIVE POWER					
			13,609,669 common shares					
9	AGGREGATE AMOUNT	r benefi	CIALLY OWNED BY EACH REPORTIN	G PERSON				
	13,609,669 commo	on share	es*					
10	CHECK BOX IF THE	E AGGREG	GATE AMOUNT IN ROW (9) EXCLUDE	S CERTAIN SHARES*				
				[_]				
			SENTED BY AMOUNT IN ROW 9					
	10.7%**							
12	TYPE OF REPORTIN	 NG PERSC	N*					
	CO							
=====								

*INCLUDES WARRANTS EXERCISABLE INTO 4,209,983 SHARES OF COMMON STOCK OF THE

ISSUER AND A CONVERTIBLE LOAN EXERCISABLE INTO 592,166 SHARES OF COMMON STOCK.

**BASED ON 127,159,019 SHARES OF COMMON STOCK OF THE ISSUER OUTSTANDING AS OF DECEMBER 31, 2006.

	P No. 913347100	SCHEDULE 13G	Page 7 of 16 Pages					
=====								
1		G PERSON: ATION NO. OF ABOVE PERSON (ENTITIES	ONLY):					
	Gemini Partner I							
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) [_] (b) [_]							
3	SEC USE ONLY							
4	CITIZENSHIP OR F	LACE OF ORGANIZATION						
	Israel							
		5 SOLE VOTING POWER						
		0 shares						
	NUMBER OF SHARES	6 SHARED VOTING POWER						
	BENEFICIALLY OWNED BY	13,609,669 common shares						
	EACH REPORTING	7 SOLE DISPOSITIVE POWER						
	PERSON WITH	0 shares						
		8 SHARED DISPOSITIVE POWER						
		13,609,669 common shares						
9	AGGREGATE AMOUNI	BENEFICIALLY OWNED BY EACH REPORTIN	NG PERSON					
	13,609,669 common shares*							
10	CHECK BOX IF THE	AGGREGATE AMOUNT IN ROW (9) EXCLUDE	ES CERTAIN SHARES*					
			[_]					
11								
	10.7%**							
12	TYPE OF REPORTIN	G PERSON*						
	PN							

^{*}INCLUDES WARRANTS EXERCISABLE INTO 4,209,983 SHARES OF COMMON STOCK OF THE ISSUER AND A CONVERTIBLE LOAN EXERCISABLE INTO 592,166 SHARES OF COMMON STOCK.

**BASED ON 127,159,019 SHARES OF COMMON STOCK OF THE ISSUER OUTSTANDING AS OF DECEMBER 31, 2006.

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SCHEDULE 13G

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ITEM 1.

(a) Name of Issuer:

Unity Wireless Corporation (the "Issuer")

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

7438 Fraser Park Drive Burnady, British Columbia, Canada V5J 5B9

ITEM 2.

- (a) Name of Person Filing:
 - (1) Gemini Israel II Parallel Fund Limited Partnership ("GIPF");
 - (2) Gemini Israel II Limited Partnership ("GI2");
 - (3) Advent PGGM Gemini Limited Partnership ("Advent");
 - (4) Gemini Partners Investors L.P. ("GPI");
 - (5) Gemini Capital Associates, Limited Partnership ("GPLP1"); and
 - (6) Gemini Israel Funds Ltd. ("GPGP"); and

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 GIPF, GI2, Advent, GPI, GPLP1 and GPGP is:
9 Hamenofim Street, Herzliya Pituach 46725 Israel

(c) Citizenship:

GIPF, GI2, Advent and GPLP1 are limited partnerships organized under the laws of the State of Delaware. GPI is a limited partnership organized under the laws of the Country of Israel. GPGP is a company organized under the laws of the Country of Israel.

- (d) Title of Class of Securities: Common Stock
- (e) CUSIP Number: 913347100
- 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) $\mid _ \mid$ 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) \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) \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)

CUSIP No. 913347100

SCHEDULE 13G

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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:

As some of he securities beneficially owned by the Reporting Persons reflect shares of preferred stock of the Issuer convertible into shares of common stock of the Issuer, the figures in this statement are shown on an as converted basis.

GI2 is the record holder of 6,322,562 shares of common stock of the Issuers (includes 303,119 shares of common stock of the Issuer held in escrow, warrants exercisable into 1,955,807 shares of common stock of the Issuer and a convertible loan exercisable into 270,456 shares of common stock).

Advent is the record holder of 807,502 shares of common stock of the Issuers (includes 38,706 shares of common stock of the Issuer held in escrow, warrants exercisable into 249,793 shares of common stock of the Issuer and a convertible loan exercisable into 34,544 shares of common stock).

GIPF is the record holder of 6,357,222 shares of common stock of the Issuers (includes 399,506 shares of common stock of the Issuer held in escrow, warrants exercisable into 1,966,534 shares of common stock of the Issuer and a convertible loan exercisable into 271,933 shares of common stock).

GPI is the record holder of 122,383 shares of common stock of the Issuers (includes 5,896 shares of common stock of the Issuer held in escrow, warrants exercisable into 37,849 shares of common stock of the Issuer and a convertible loan exercisable into 5,233 shares of common stock).

- (b) Percent of Class: 10.7%
- (c) Number of shares as to which such person has:
 - (i) Sole power to vote or to direct the vote: 0 shares
 - (ii) Shared power to vote or to direct the vote: 13,609,669 shares of common stock

- (iii) Sole power to dispose or to direct the disposition of: $\ensuremath{\text{0}}$ shares
- (iv) Shared power to dispose or to direct the disposition of: 13,609,669 shares of common stock

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

CUSIP No. 913347100

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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

SCHEDULE 13G

Page 11 of 16 Pages

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: January 25	5, 2007					
GEMINI ISRAEL II PARALLEL FUND LIMITED PARTNERSHIP						
By: GEMINI CAPITAL ASSOCIATES LIMITED PARTNERSHIP						
By: GEMINI IS	SRAEL FUNDS LTD., its general partner					
Ву:	*					
GEMINI ISRAEL II I	LIMITED PARTNERSHIP					
By: GEMINI IS	SRAEL FUNDS LTD., its general partner					
Ву:	*					
ADVENIT DOCK COMING	I I IMITED DADTHEDOUID					
	I LIMITED PARTNERSHIP					
	APITAL ASSOCIATES LIMITED PARTNERSHIP					
	SRAEL FUNDS LTD., its general partner					
Ву:	*					
GEMINI PARTNERS IN	NVESTORS L.P.					
By: GEMINI IS	SRAEL FUNDS LTD., its general partner					
By:	*					
CEMINI CARITAL ACC	COCTATES ID					
GEMINI CAPITAL ASS						
_	SRAEL FUNDS LTD., its general partner					
By:	* 					
GEMINI ISRAEL FUNDS LTD.						
By:	*					

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CUSIP No. 913347100

* The undersigned attorney-in-fact, by signing his name below, does hereby sign this statement on behalf of the above indicated filers pursuant to a Power of Attorney previously filed with the Securities and Exchange Commission on February 9, 2006 and attached hereto as Exhibit 2.

/s/ Yossi Sela

Yossi Sela

Individually and as Attorney-in-Fact

CUSIP No. 913347100

SCHEDULE 13G

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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 shares of common stock of Unity Wireless Corp.

EXECUTED this 25th day of January, 2007.

GEMINI ISRAEL II PARALLEL FUND LIMITED PARTNERSHIP

By: GEMINI CAPITAL ASSOCIATES LIMITED PARTNERSHIP

By: GEMINI ISRAEL FUNDS LTD., its general partner

Ву: *

GEMINI ISRAEL II LIMITED PARTNERSHIP

By: GEMINI ISRAEL FUNDS LTD., its general partner

* *

ADVENT PGGM GEMINI LIMITED PARTNERSHIP

By: GEMINI CAPITAL ASSOCIATES LIMITED PARTNERSHIP

By: GEMINI ISRAEL FUNDS LTD., its general partner

							EXHIBIT 2
=====		13347100		SCHEDULE	13G	====== Page 15 ======	====== of 16 Pages ========
filer Secur Attor	rs purs rities	uant to a Po and Exchange	ower of Atto e Commission	rney which on Februa	on behalf of the was previously fry 9, 2006 and sa and a copy of wh	filed wit aid Power	h the of
	Yossi Indivi	Sela dually and a	as Attorney-	in-Fact			
*By:	/s/ Yc	ssi Sela					
						======	
=====	 P No. 9	13347100		SCHEDULE	13G		of 16 Pages
	Ву:		*				
GEMIN	NI ISRA	EL FUNDS LTI	· .				
	Ву:		*				
	By: GE	MINI ISRAEL	FUNDS LTD.,	its gener	al partner		
GEMIN	NI CAPI	TAL ASSOCIA	TES LP				
	Ву:		*				
	_	MINI ISRAEL		its gener	al partner		
GEMIN	NI PART	NERS INVESTO	ORS L.P.				
	Ву:		*				

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, that each person whose signature appears below hereby constitutes and appoints Yossi Sella and David Cohen, and each of them with full power to act without the other, his true and lawful attorney-in-fact, with full power of substitution, to sign any and all instruments, certificates and documents that may be necessary, desirable or appropriate to be executed on behalf of himself as an individual or in his capacity as general partner of any partnership, pursuant to section 13 or 16 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), and any and all regulations promulgated thereunder, and to file the same, with all exhibits thereto, and any other documents in connection therewith, with the Securities and Exchange Commission, and with any other entity when and if such is mandated by the Exchange Act or by the By-laws of the National Association of Securities Dealers, Inc., granting unto said attorney-in-fact full power and authority to do and perform each and every act and thing necessary, desirable or appropriate, fully to all intents and purposes as he might or could do in person, thereby ratifying and confirming all that said attorney-in-fact, or his substitutes, may lawfully do or cause to be done by virtue hereof.

IN WITNESS WHEREOF, this Power of Attorney has been signed as of the 9th day of February, 2006.

GEMINI ISRAEL II PARALLEL FUND LIMITED PARTNERSHIP

By: GEMINI CAPITAL ASSOCIATES LIMITED PARTNERSHIP

By: GEMINI ISRAEL FUNDS LTD., its general partner

By: /s/ Yossi Sela

GEMINI ISRAEL II LIMITED PARTNERSHIP

By: GEMINI ISRAEL FUNDS LTD., its general partner

By: /s/ Yossi Sela

ADVENT PGGM GEMINI LIMITED PARTNERSHIP

By: GEMINI CAPITAL ASSOCIATES LIMITED PARTNERSHIP

By: GEMINI ISRAEL FUNDS LTD., its general partner

By: /s/ Yossi Sela

GEMINI PARTNERS INVESTORS L.P.

By: ${\tt GEMINI}$ ISRAEL FUNDS LTD., its general partner

By: /s/ Yossi Sela

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GEMINI CAPITAL ASSOCIATES L.P.

By: GEMINI ISRAEL FUNDS LTD., its general partner

By: /s/ Yossi Sela

GEMINI ISRAEL FUNDS LTD.

By: /s/ Yossi Sela
