SR TELECOM INC Form SC 13G/A February 14, 2007

UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

SCHEDULE 13G

UNDER THE SECURITIES EXCHANGE ACT OF 1934
ANNUAL FILING
(Amendment No. "1")

SR Telecom, Inc.
(NAME OF ISSUER)

Common Stock, par value \$0.01 per share
(TITLE CLASS OF SECURITIES)

78464P208
(CUSIP NUMBER)

12/31/06 (DATE OF EVENT WHICH REQUIRES FILING OF THIS STATEMENT)

CHECK THE APPROPRIATE BOX TO DESIGNATE THE RULE PURSUANT TO WHICH THIS SCHEDULE IS FILED:

- x RULE 13D-1(B)
- o RULE 13D-1(C)
- " RULE 13D-1(D)

*THE REMAINDER OF THIS COVER PAGE SHALL BE FILLED OUT FOR A REPORTING PERSON'S INITIAL FILING ON THIS FORM WITH RESPECT TO THE SUBJECT CLASS OF SECURITIES, AND FOR ANY SUBSEQUENT AMENDMENT CONTAINING INFORMATION WHICH WOULD ALTER THE DISCLOSURES PROVIDED IN A PRIOR COVER PAGE.

THE INFORMATION REQUIRED IN THE REMAINDER OF THIS COVER PAGE SHALL NOT BE DEEMED TO BE "FILED" FOR THE PURPOSE OF SECTION 18 OF THE SECURITIES EXCHANGE ACT OF 1934 ("ACT") OR OTHERWISE SUBJECT TO THE LIABILITIES OF THAT SECTION OF THE ACT BUT SHALL BE SUBJECT TO ALL OTHER PROVISIONS OF THE ACT (HOWEVER, SEE THE NOTES).

CUSIP NO. 78464P208

NAME OF REPORTING PERSON/EIN General Motors Trust Company, as trustee for GMAM Investment Funds Trust II 2. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP.* NOT APPLICABLE A o Во 3. SEC USE ONLY CITIZENSHIP OR PLACE OF ORGANIZATION 4. New York, New York 5. **SOLE VOTING POWER SHARES** 0 **SHARED VOTING POWER** 6. **SHARES** 16,416,400.35 7. SOLE DISPOSITIVE POWER **SHARES** 0 8. SHARED DISPOSITIVE POWER **SHARES** 16,416,400.35 **SHARES** 16,416,400.35 10. CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES* NOT APPLICABLE **PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9** 11. 2.23% 12. **TYPE OF REPORTING PERSON*** EP

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CUSIP NO. 78464p20	8 13G	PAGE 3 of 9		
1. NAME OF REPORTING PERSON/EIN General Motors Investment Management Corporation				
2.	CHECK THE APPROPRIATE BOX IF A MEMBER OF A G	ROUP.*		
D.	NOT APPLICABLE A	o		
B o 3.	SEC USE ONLY			
4. Delaware	CITIZENSHIP OR PLACE OF ORGANIZATION	N		
5.	SOLE VOTING POWER			
0 6.	SHARED VOTING POWER			
16,416,400.35 7.	SOLE DISPOSITIVE POWER			
0 8.	SHARED DISPOSITIVE POWER			
16,416,400.35 9. 16,416,400.35	TOTAL BENEFICIALLY OWNED			
10. CHECK BOX	X IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES	S CERTAIN SHARES*		
NOT APPLICABLE				
11. 2.23%	PERCENT OF CLASS REPRESENTED BY AMOUNT IN	ROW 9		
12. IA, CO	TYPE OF REPORTING PERSON*			

SCHEDULE 13G

SEE SECTION 240.13d-1(b)(1)(ii)(F)

ITEM 1.

	(A)	NAME OF ISSUER
SR Telecom, Inc. ('SRX	")	
(B) 8150 Trans-Canada Hwy Montreal, Quebec H4S 1 Canada	7.	OF ISSUER'S PRINCIPAL EXECUTIVE OFFICES
ITEM 2.		
	(A)	NAME OF PERSON FILING
(i) Gener (ii)		apany, as trustee for GMAM Investment Funds Trust II ("Trust") Into Investment Management Corporation ("GMIMCo")
(B) A	ADDRESS OF PRIN	ICIPAL BUSINESS OFFICE OR, IF NONE, RESIDENCE
767 Fifth Ave.	(i)	Trust
New York, NY 10153 767 Fifth Avenue New York, NY 10153	(ii)	GMIMCo
	(C)	CITIZENSHIP
	(i) (ii)	Trust - New York GMIMCo - Delaware
Common Stock, par valu	(D) ne \$0.01 per share (SI	TITLE CLASS OF SECURITIES R Telecom, Inc. Shares)
78464P208	(E)	CUSIP NUMBER
I T E MIF THIS STATI 3. THE PERSON I		URSUANT TO RULE 13D-1(B), OR 13D-2(B), CHECK WHETHER
(select either E or F) (E) x Investment Advis GMIMCo)	eer registered under	section 203 of the Investment Advisers Act of 1940 (in the case of
		which is subject to the provisions of the Employee Retirement Income and (in the case of the Trust)

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ITEM 4. **OWNERSHIP**

The Trust is a trust formed under and for the benefit of one or more employee benefit plans ("Plans") of General Motors Corporation ("GM"), its subsidiaries and unrelated employers. GMIMCo is registered as an investment adviser under the Investment Advisers Act of 1940. Its principal business is providing investment advice and investment management services with respect to the assets of the Plans and of certain direct and indirect subsidiaries of GM and other entities. The Trust and GMIMCo are referred to herein as the "Reporting Persons."

GMIMCo has the responsibility to select and terminate investment managers with respect to the Plans. It also itself manages certain assets of the Plans. One Investment manager acting with respect to the plans is DDJ Capital Management, LLC ("the Manager") GMIMCo and the Manager have discretionary authority over the assets of the Plans which they manage including voting and investment power with respect to securities of the Issuer included among such assets. In view of GMIMCo's management of certain assets of the Plans and GMIMCO's authority to terminate the Manager, the following information is being provided as of December 31, 2006 with respect to such securities of the Issuer under management by the Manager for the benefit of the Plans (1):

(A)	AMOUNT BENEFICIAL	LLY OWNED	
(i)	•	6,400.35	
(ii) C	GMIMCo 16,4	16,400.35	
(B)	PERCENT OF	CLASS	
(i)	Trust	2.23%	
(ii)	GMIMCo	2.23%	
(C) 1	NUMBER OF SHARES AS TO WHICH S	UCH PERSON HAS:	
(I)	SOLE POWER TO VOTE OR TO DI	RECT THE VOTE	
0			
(II)	SHARED POWER TO VOTE OR TO DI	RECT THE VOTE -	
Same as set forth under Item 4 (a) above			
(III) SOL	LE POWER TO DISPOSE OR TO DIRECT	THE DISPOSITION -	
0			
(IV) SHAI	RED POWER TO DISPOSE OR TO DIRE	CT THE DISPOSITION	
OF- Same as set forth under Item 4 (a) above.			

The various trusts established under the Plans invest in a variety of investment media, including publicly traded and privately placed securities. Such investments could include shares of the Issuer and/or other securities of the Issuer in addition to those referred to in this statement ("Additional Securities"). The investment and voting decisions regarding any Additional Securities which might be owned by such trusts are made by the trustees thereof or unrelated investment managers, who, in so acting, act independently of GMIMCo (although the appointment of such investment managers is subject to authorization of and termination by GMIMCo as noted above). No information regarding any such holdings by such trusts under the Plans is contained in this statement.

ITEM 5.	OWNERSHIP OF FIVE PERCENT OR LESS OF A CLASS
X	
(footnotes)	

(1) Pursuant to Rule 13d-4. The Reporting Persons expressly declare that the filing of this statement shall not be construed as an admission that any such Person is, for the purposes of Sections 13(d) or 13(g) of the Securities Exchange Act of 1934, as amended, the beneficial owner of any securities covered by this statement.

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

NOT APPLICABLE

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

NOT APPLICABLE

ITEM 8. IDENTIFICATION AND CLASSIFICATION OF MEMBERS OF THE GROUP

NOT APPLICABLE

ITEM 9. NOTICE OF DISSOLUTION OF GROUP

NOT APPLICABLE

ITEM 10. CERTIFICATION

By signing below the undersigned certifies that, to the best of the undersigned's knowledge and belief, the securities referred to above were acquired in the ordinary course of business and were not acquired for the purpose of and do not have the effect of changing or influencing the control of the issuer of such securities and were not acquired in connection with or as a participant in any transaction having such purposes or effect.

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After reasonable inquiry and to the best of the undersigned's knowledge and belief, the undersigned certifies that the information set forth in this statement is true, complete and correct.

Dated: February 13, 2007

GENERAL MOTORS TRUST COMPANY, As trustee for GM Investment Funds Trust II

By: /s/ Duen-Li Kao

Name: Duen-Li Kao

Title: Senior Managing director, Global

Public Markets

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After reasonable inquiry and to the best of the undersigned's knowledge and belief, the undersigned certifies that the information set forth in this statement is true, complete and correct.

Dated: February 13, 2007

GENERAL MOTORS INVESTMENT MANAGEMENT CORPORATION

By: /s/ Duen-Li Kao

Name: Duen-Li Kao

Title: Senior Managing director, Global

Public Markets

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JOINT FILING AGREEMENT

This will confirm the agreement by and among all the undersigned that the Schedule 13G filed on or about this date with respect to the beneficial ownership by the undersigned of shares of common stock of SR Telecom, Inc. being, and any and all amendments to such Schedule may be, filed on behalf of each of the undersigned. This Agreement may be executed in two or more counterparts, each of which will be deemed an original, but all of which together shall constitute one and the same instrument.

Dated: February 13, 2007

GENERAL MOTORS TRUST COMPANY, As trustee for GM Investment Funds Trust II

By: /s/ Duen-Li Kao

Name: Duen-Li Kao

Title: Senior Managing director, Global

Public Markets

GENERAL MOTORS INVESTMENT MANAGEMENT CORPORATION

By: /s/ Duen-Li Kao

Name: Duen-Li Kao

Title: Senior Managing director, Global

Public Markets