Edgar Filing: Paul Lisa - Form 4

Check this box if no longer subject to Section 16. Form 4 or Form 5 Filed pursua	NT OF CHANGE	ngton, D.C. 2054 ES IN BENEFIC ECURITIES) of the Securities y Holding Comp	19 CIAL OWN s Exchange any Act of	ERSHIP OF Act of 1934, 1935 or Section	OMB Number: Expires: Estimated a burden hour response			
1. Name and Address of Reporting Per Paul Lisa	Symbol	me and Ticker or Tr INC. [OCLR]	ading	5. Relationship of I Issuer				
(Last) (First) (Mide 225 CHARCOT AVE		3. Date of Earliest Transaction (Month/Day/Year)			(Check all applicable) <u>Director</u> 10% Owner Officer (give title <u>Other (specify</u> below) EVP of Human Resources			
Filed(Month/Day/Year) App _X SAN IOSE CA 95131				6. Individual or Joint/Group Filing(Check Applicable Line) _X_ Form filed by One Reporting Person Form filed by More than One Reporting Person				
(City) (State) (Zip	^{p)} Table I -	· Non-Derivative Se	curities Acqu	iired, Disposed of,	, or Beneficiall	y Owned		
(Instr. 3) ai	execution Date, if Transverse Transvers	aed3.4. Securities AcquiredDate, ifTransaction(A) or Disposed of (D)Code(Instr. 3, 4 and 5)			6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)		
Common 12/06/2018 Stock	Coo	ode V Amount A 60,000	(D) Price A $\begin{array}{c} \$ 0\\ (1) \end{array}$	(Instr. 3 and 4) 289,124	D			
Common 12/06/2018 Stock	F <u>(</u>	(<u>2)</u> 70,033	D \$ 8.44	219,091	D			
Common 12/10/2018 Stock	D	0 219,091	D (<u>3)</u>	0	D			

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control

Edgar Filing: Paul Lisa - Form 4

number.

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transactio Code (Instr. 8)	5. Number of orDerivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)	6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and Amount of Underlying Securities (Instr. 3 and 4)	
				Code V	(A) (D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares
Restricted Stock Units	<u>(4)</u>	12/10/2018		D	21,875	(5)	(6)	Common Stock	21,875
Restricted Stock Units	<u>(4)</u>	12/10/2018		D	21,875	(7)	(8)	Common Stock	21,875
Restricted Stock Units	<u>(4)</u>	12/10/2018		D	27,500	<u>(9)</u>	(10)	Common Stock	27,500
Restricted Stock Units	<u>(4)</u>	12/10/2018		D	60,000	(1)(11)	(12)	Common Stock	60,000
Restricted Stock Units	<u>(4)</u>	12/10/2018		D	10,000	(13)	(14)	Common Stock	10,000
Stock Options (Right to Buy)	\$ 1.96	12/10/2018		D	60,000	(15)	12/10/2021	Common Stock	60,000

Reporting Owners

Reporting Owner Name / Address	Relationships					
	Director	Director 10% Owner Officer	Officer	Other		
Paul Lisa						
225 CHARCOT AVE			EVP of Human Resources			
SAN JOSE, CA 95131						

Signatures

Mike Fernicola, Attorney-in-Fact

12/10/2018

**Signature of Reporting Person

Date Explanation of Responses:

- If the form is filed by more than one reporting person, *see* Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Represents 60,000 Oclaro, Inc. ("Oclaro") performance-based restricted stock units (the "PSUs") granted on August 10, 2017 that vested in full at the Effective Time (as defined below). On March 11, 2018, the Compensation Committee of Oclaro determined that, (1)contingent upon the occurrence of the Effective Time, the underlying performance milestones for such PSUs would be deemed achieved based on the maximum level of achievement (150% of target), with vesting continuing through August 2020.

Withholding of 70,064 shares to satisfy tax obligations arising in connection with the non-reportable vesting of equity awards. (2)

Pursuant to the Agreement and Plan of Merger, dated March 11, 2018 (the "Merger Agreement"), Lumentum Holdings Inc.

- ("Lumentum") acquired Oclaro in a merger transaction (the "Merger") which became effective on December 10, 2018. At the effective (3) time of the Merger (the "Effective Time"), each share of Oclaro common stock converted into the right to receive, without interest, (a) \$5.60 in cash and (b) 0.0636 of a share of common stock of Lumentum ("Merger Consideration").
- (4) Each restricted stock unit represents a contingent right to receive one share of Oclaro common stock.
- Pursuant to the terms of the Merger Agreement, the vesting of 21,875 Oclaro restricted stock units ("RSUs") granted on August 10, 2016 was accelerated immediately prior to the Effective Time. In accordance with the Merger Agreement, such RSUs were converted (5) into the right to receive the Merger Consideration in respect of each Oclaro share underlying such award.
- On August 10, 2016, Ms. Paul was granted 50,000 RSUs, vesting in 25% on the one year anniversary of the date of grant and 6.25% (6) every February 10th, May 10th, August 10th and November 10th the Initial Vesting Date over the three years of continuous service thereafter.
- Pursuant to the terms of the Merger Agreement, the vesting of 21,875 PSUs granted on August 10, 2016 (for which the performance (7)criteria was previously achieved) was accelerated immediately prior to the Effective Time. In accordance with the Merger Agreement, such PSUs were converted into the right to receive the Merger Consideration in respect of each Oclaro share underlying such award.
- On August 10, 2016, Ms. Paul was granted 50,000 PSUs, vesting in 25% on the one year anniversary of the date of grant and 6.25% (8) every February 10th, May 10th, August 10th and November 10th the Initial Vesting Date over the three years of continuous service thereafter.
- Pursuant to the terms of the Merger Agreement, the vesting of 27,500 RSUs granted on August 10, 2017 was accelerated immediately (9) prior to the Effective Time. In accordance with the Merger Agreement, such RSUs were converted into the right to receive the Merger Consideration in respect of each Oclaro share underlying such award.
- On August 10, 2017, Ms. Paul was granted 40,000 RSUs, vesting in 25% on the one year anniversary of the date of grant and 6.25% (10)every February 10th, May 10th, August 10th and November 10th the Initial Vesting Date over the three years of continuous service thereafter.
- Pursuant to the terms of the Merger Agreement, the vesting of 60,000 PSUs granted on August 10, 2017 was accelerated immediately (11)prior to the Effective Time. In accordance with the Merger Agreement, such PSUs were converted into the right to receive the Merger Consideration in respect of each Oclaro share underlying such award.
- On August 10, 2017, Ms. Paul was issued a grant of up to 60,000 PSUs, vesting 25% on the one year anniversary of the date of grant (12)and 6.25% every February 10th, May 10th, August 10th and November 10th the Initial Vesting Date over the three years of continuous service thereafter.
- Pursuant to the terms of the award agreement and the Merger Agreement, the vesting of 10,000 RSUs granted on August 1, 2018 was (13)accelerated immediately prior to the Effective Time. In accordance with the Merger Agreement, such RSUs were converted into the right to receive the Merger Consideration in respect of each Oclaro share underlying such award.
- On August 1, 2018, Ms. Paul was granted 40,000 RSUs, vesting in 25% on the one year anniversary of the date of grant and 6.25% (14)every February 1st, May 1st, August 1st and November 1st the Initial Vesting Date over the three years of continuous service thereafter.
- (15)Pursuant to the terms of the Merger Agreement, Ms. Paul's 60,000 Pursuant to the terms of the Merger Agreement, Mr. Smith's 8,000 vested Oclaro stock options that were outstanding as of the Effective Date were cancelled and terminated and converted into the right

Signatures

Edgar Filing: Paul Lisa - Form 4

to receive the Merger Consideration in respect of each Net Option Share (as defined in the Merger Agreement) covered by such cancelled options; provided that, in lieu of the Merger Consideration, any fractional Net Option Share (after aggregating all shares represented by all such cancelled options) was settled in cash based on the Cash Equivalent Consideration (as defined in the Merger Agreement).

Remarks:

This Form 4 reports securities disposed pursuant to the terms of the Merger Agreement, a copy of which is filed as Exhibit 2.1

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.