U.S. SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 144					SEC USE ONLY				
	PURS			SALE OF SE	CURITIES TIES ACT OF 193	33			
	Transmit for fili order with a brok et maker.					er 			
1 (a) NAME	OF ISSUER (Please	Type or Prin	t)	(b)	I.R.S. IDENT.	NO. (c) S.E.C	C. FILE NO.		
 Vishay Inte	rtechnology, Inc.			38-:	16865453	1-7416			
1 (d) ADDRE	SS OF ISSUER	STREE			CITY	STATE Z	IP CODE	(e) TELEPHONE NO.	
		63 Lincoln H	ighway		Malvern	PA 1	19355	AREA CODE NUME	BER
								610 644-1	L300
	OF PERSON FOR WHO TIES ARE TO BE SOL			SECURITY INDENT. NO		IP (d) ADDRESS STREET	S CIT	TY STATE	ZIP CODE
Estate of L	uella B. Slaner	1	3-7298604		See remarks (1)			York NY	10022
						645 Fifth Ave 4th Floor	· .		
INSTRUCTI	ON: The person fi	ling this not Numb			he issuer to ob	4th Floor		on Number and the	S.E.C. File
	ON: The person fi			sec ONLY	he issuer to ob	4th Floor		on Number and the	S.E.C. File
INSTRUCTI 3 (a) Title of the Class of Securities To Be Sold	(b)	Numb Address of E Whom the Secu	erach rities rket		(c) Number of Shares or Other Units to be Sold (see instr.	(d) Aggregate Market Value (see instr.	(e) Number of Shares or Other Unit Outstandir (see instr	(f) Approximate Date of Sale S (see instr. 3(f))	(g) Name of Eac Securities Exchange (see instr.
Title of the Class of Securities To Be Sold	(b) Name and Broker Through are to be Offer Maker who is Ac	Numb Address of E Whom the Secu ed or Each Ma quiring the S	er. ach rities rket ecurities	SEC ONLY Broker- Dealer File	(c) Number of Shares or Other Units to be Sold (see instr. 3(c))	(d) Aggregate Market Value (see instr. 3(d))	(e) Number of Shares or Other Unit Outstandir (see instr 3(e))	(f) Approximate Date of Sale Signs (see instr. 3(f)) (mo. day yr.)	(g) Name of Eac Securities Exchange (see instr. 3(g))
3 (a) Title of the Class of Securities	(b) Name and Broker Through are to be Offer Maker who is Ac Bear Ste	Numb Address of E Whom the Secu	er. ach rities rket ecurities	SEC ONLY Broker- Dealer File	(c) Number of Shares or Other Units to be Sold (see instr.	(d) Aggregate Market Value (see instr.	(e) Number of Shares or Other Unit Outstandir (see instr 3(e))	(f) Approximate Date of Sale Signs (see instr. 3(f)) (mo. day yr.)	(g) Name of Eac Securities Exchange (see instr.

INSTRUCTIONS:

- (a) Name of issuer

 - (a) Name of Issuer
 (b) Issuer's I.R.S. Identification Number
 (c) S.E.C. file number, if any
 (d) Issuer's address, including zip code
 (e) Issuer's telephone number, including area
- (a) Name of person for whose account the securities are to be sold
 - (b) Such person's Social Security or I.R.S. identification number
 - (c) Such person's relationship to the issuer (e.g., officer, director, 10% stockholder, or member of immediate family of any of the foregoing)
 - (d) Such person's address, including zip code

- Title of the class of securities to be sold 3. (a)
 - Name and address of each broker through whom the (b) securities are intended to be sold.
 - Number of shares or other units to be sold (if debt securities, give the aggregate face amount).

 Aggregate market value of the securities to be sold as (c)
 - (d) of a specified date within 10 days prior to the filing of this notice.

 Number of shares or other units of the class
 - (e) outstanding, or if debt securities the face amount thereof outstanding, as shown by the most recent report or statement published by the issuer.
 - (f) Approximate date on which the securities are to be
 - Name of each securities exchange, if any, on which the securities are intended to be sold.

TABLE I -- SECURITIES TO BE SOLD

Furnish the following information with respect to the acquisition of the securities to be sold $% \left\{ 1,2,\ldots,n\right\}$

and with respect to the payment of all or any part of the purchase or other consideration therefor. $\,$

Title of the Class	Date you Acquired	Nature of Acquisition Transaction	Name of Person from Whom Acquired (if gift, also give date donor acquired)	Amount of Securities Acquired	Date of Payment	Nature of Payments
Common Stock	3/4/96	See remarks (2)	Alfred Slaner	2,885,946	N/A	N/A
	Before 1996	Purchase	Not known	1,188	Not known	Not known
	3/11/02	Conversion (3)	See remarks (3)	112,866	N/A	N/A

INSTRUCTIONS:

If the securities were purchased and full payment therefor was not made in cash at the time of purchase, explain in the table or in a note thereto the nature of the consideration given. If the consideration consisted of any note or other obligation, or if payment was made in installments describe the arrangements and state when the note or other obligation was discharged in full or the last installment paid.

TABLE II -- SECURITIES SOLD DURING THE PAST 3 MONTHS

Furnish

the following information as to all securities of the issuer sold during the past 3 months by the person for whose account the securities are to be sold.

Name and Address of Seller	Title of Securities Sold	Date of Sale	Amount of Securities Sold	Gross Proceeds
N/A				

REMARKS:

- (1) The co-executor of the estate is the Chairman and Chief Executive Officer of the issuer.
- (2) The estate's decedent acquired the shares from her husband Alfred Slaner, upon his death on March 4, 1996. Mr. Slaner was a founding shareholder of the Issuer. Luella B. Slaner passed away on November 3, 2001.
- (3) Acquired on conversion of Class B common stock of the issuer. The estate's decedent acquired the Class B common stock from her husband Alfred Slaner, upon his death. See note (2). The Class B common stock is convertible into common stock on a one-for-one basis.

TNSTRUCTIONS:	ATTENTION:

See the definition of "person" in paragraph (a) of Rule 144. The person for whose account the securities to which this notice Information is to be given not only as to the person for whose relates are to be sold thereby represents by signing this notice account the securities are to be sold but also as to all other that he does not know any material adverse information in regard persons included in that definition. In addition, information to the current and prospective operations of the Issuer of the shall be given as to sales by all persons whose sales are securities to be sold which has not been publicly disclosed. required by paragraph (e) of Rule 144 to be aggregated with sales for the account of the person filing this notice.

	March 11, 2002 Date of Notice	/s/ Mildred Allinson, Co-executor
		Signature
be sold. At		for whose account the securities are to shall be manually signed. Any copies printed signatures.
ATTENTION:	Intentional misstatements or Criminal Violations (See 18 U	omission of facts constitute Federal J.S.C. 1001).