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

Under the Securities Exchange Act of 1934

SCHEDULE 13G (AMENDMENT)

INFORMATION STATEMENT PURSUANT TO RULES 13d-1 AND 13d-2 UNDER THE SECURITIES EXCHANGE ACT OF 1934

Vishay Intertechnology, Inc. (Name of Issuer)

Common Stock, par value \$0.10 per share
(Title of Class of Securities)

928298108 (CUSIP Number)

December 31, 2007
(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) ☑ Rule 13d-1(d)

Page 1 of 6 Pages

## SCHEDULE 13G

CUSIP No. 928298108				Page
2 of 6 Pages				raye
1)	NAME OF REPORTING PERSON Dr. Felix Zandman			
	S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PE	ERSON		
2)	CHECK THE APPROPRIATE BOX IF A MEMBER C	DF A GROUP	(a)	
3)	SEC USE ONLY			
4)	CITIZENSHIP OR PLACE OF ORGANIZATION			
	United States			
		5)	SOLE VOTING POWER	
	NUMBER		6,328,895	
	OF	6)	SHARED VOTING POWER	
	SHARES BENEFICIALLY			
	OWNED BY	<del></del>	8,000,100	
	EACH	7)	SOLE DISPOSITIVE POWER	
	REPORTING PERSON		684,413	
	WITH	8)	SHARED DISPOSITIVE POWER	
			0.000.400	
9)	AGGREGATE AMOUNT BENEFICIALLY OWNED B	BY FACH REPORTING PER	8,000,100	
3)	ACCRECATE AUROUNI BEREFICIALET CHINES E	or Exorrice or mile i Er		
	14,328,995			_
10)	CHECK BOX IF THE AGGREGATE AMOUNT IN RO	OW (9) EXCLUDES CERTA	IN SHARES	
11)	PERCENT OF CLASS REPRESENTED BY AMOUN	IT IN ROW (9)	<u> </u>	
	7.7%			
12)	TYPE OF REPORTING PERSON			
	IN			

## Schedule 13G

Item 1(a).	Name of Issuer:				
	Vishay Intertechnology, Inc.				
Item 1(b).	Addres	s of Iss	uer's Principal Executive Offices:		
63 Lancaster Av Malvern, Penns		19355-2	143		
Item 2(a).	Name of Person Filing:				
	Dr. Felix Zandman				
Item 2(b).	Address of Principal Business Office or, if None, Residence:				
63 Lancaster Av Malvern, Penns		19355-2	143		
Item 2(c).	Citizenship:				
	United States				
Item 2(d).	Title of Class of Securities:				
	Common Stock, par value \$.10 per share				
Item 2(e).	CUSIP Number:				
	928298	108			
Item 3.	If this statement is filed pursuant to §§ 240.13d-1(b), or 240.13d-2(b) or (c), check whether the person filing is a:				
	(a)		Broker or Dealer Registered Under Section 15 of the Act (15 U.S.C. 780)		
	(b)		Bank as defined in section 3(a)(6) of the Act (15 U.S.C. 78c)		
	(c)		Insurance Company as defined in section 3(a)(19) of the Act (15 U.S.C. 78c)		
	(d)		Investment Company registered under section 8 of the Investment Company Act of 1940 (15 U.S.C. 80a-8)		
	(e)		Investment Adviser in accordance with § 240.13d-1(b)(1)(ii)(E)		
	(f)		Employee benefit plan or endowment fund in accordance with § 240.13d-1(b)(1)(ii)(F)		
	(g)		Parent Holding Company or control person in accordance with §240.13d-1(b)(ii)(G)		

	(h)		Savings Association as defined in §3(b) of the Federal Deposit Insurance Act (12 U.S.C. 1813)	
	(i)		Church plan that 80a-3)	it is excluded from the definition of an investment company under §3(c)(15) of the Investment Company Act of 1940 (15 U.S.C.
	(j)		Group, in accord	dance with §240.13d-1(b)(ii)(J)
tem 4.	Owne	rship.		
		(a)	Am	mount beneficially owned: 14,328,995 <sup>1</sup>
		(b)	Pe	ercent of class: 7.7% <sup>2</sup>
		(c)	Nu	umber of shares as to which such person has:
			(i)	Sole power to vote or to direct the vote: $6,328,895$ $\frac{3}{}$
			(ii)	Shared power to vote or to direct the vote: $8,000,100 \stackrel{4}{=}$
			(iii)	Sole power to dispose or to direct the disposition of: $684,413^{\frac{5}{2}}$

<sup>&</sup>lt;sup>1</sup> Consists of 153 shares of common stock, 14,261,316 shares of class B common stock and 67,526 shares of common stock underlying currently exercisable options. Each share of class B common stock is convertible into one share of common stock. Does not include 1,159 shares of common stock held by Dr. Zandman's spouse. The class B common stock beneficially owned by Dr. Zandman includes 616,734 shares directly owned by Dr. Zandman, 8,000,100 shares held in a family trust, of which Dr. Zandman is the trustee and over which Dr. Zandman shares voting and dispositive control and 5,644,482 shares held in a voting trust, of which Dr. Zandman is the trustee and over which Dr. Zandman has sole voting control. The shares held in a voting trust consist of 3,134,074 shares deposited by the Estate of Mrs. Luella B. Slaner and 2,510,408 shares deposited by Mrs. Slaner's children and various trusts for the benefit of Mrs. Slaner's children and grandchildren. The voting trust agreement that governs the voting trust will remain in effect until the earlier of (x) February 1, 2050 or (y) the death or resignation or inability to act of Dr. Zandman, but will terminate at any earlier time upon the due execution and acknowledgment by the trustee of a deed of termination, duly filed with the registered office of the Company.

<sup>&</sup>lt;sup>2</sup> The class B common stock is entitled to 10 votes per share. The shares beneficially owned by Dr. Zandman constitute approximately 45.2% of the outstanding voting power.

<sup>&</sup>lt;sup>3</sup> Consists of 153 shares of common stock and 616,734 shares of class B common stock owned directly by Dr. Zandman and 67,526 shares of common stock underlying currently exercisable options owned directly by Dr. Zandman and 5,644,482 shares of class B common stock held in a voting trust, of which Dr. Zandman is the trustee and over which Dr. Zandman has sole voting control.

<sup>&</sup>lt;sup>4</sup> Consists of 8,000,100 shares of class B common stock held in a family trust, of which Dr. Zandman is the trustee and over which Dr. Zandman shares voting and dispositive control

<sup>&</sup>lt;sup>5</sup> Consists of 153 shares of common stock, 616,734 shares of class B common stock and 67,526 shares of common stock underlying currently exercisable options.

	(iv) Shared power to dispose or to direct the disposition of: 8,000,100 <sup>6</sup>			
Item 5.	Ownership of Five Percent or Less of a Class.			
	Not applicable			
Item 6.	Ownership of More than Five Percent on Behalf of Another Person.			
	Not applicable			
Item 7.	Identification and Classification of the Subsidiary Which Acquired the 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.			
	Not applicable			
<sup>6</sup> See footnote 4.				

## SIGNATURE

After reasonable inquiry and to the best knowledge and belief of the uncomplete and correct.	dersigned, the undersigned certifies that the information set forth in this Statement is true,
	ebruary 8, 2008 ate
	<u>Dr. Felix Zandman</u> nature