		OMB APPROVAL			
		OMB Number: 3235-014 Expires: December 31, 200 Estimated average burden hours per response1			
	UNITED STATES SECURITIES AND EXCHANGE COMM WASHINGTON, DC 20549	MISSION			
	SCHEDULE 13G/A				
	INFORMATION TO BE INCLUDED IN STATEMENTS RULES 13d-1 (b), (c) AND (d) AND AMEN FILED PURSUANT TO 13d-2 (Amendment No. 2)	NDMENTS THERETO (b)			
	Silicon Laboratories Inc	С.			
	(Name of Issuer)				
	Common Stock				
	(Title of Class of Securit				
	826919102				
	(CUSIP Number)				
	December 31, 2002				
	(Date of Event Which Requires Filing o				
Check the is filed:	appropriate box to designate the rule pu	ursuant to which this Schedule			
_	Rule 13d-1(b)				
11	Rule 13d-1(c)				
X	Rule 13d-1(d)				
initial fi for any	ainder of this cover page shall be filled Lling on this form with respect to the sub subsequent amendment containing inf es provided in a prior cover page.	bject class of securities, and			

The information required on 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).

(Continued on following pages)

Page 1 of 19 pages Exhibit Index on Page 17

CUSIP	No. 826919102	Page	2 of	19 F	ages	_
1	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES)	ONLY)				-
	Austin Ventures IV-A, L.P. ("AV IV-A")					_
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*			(a) (b)	_ X	
3	SEC USE ONLY					-

	5	SOLE VOTING POWER	
		315,688 shares, except that AV Partners IV, L.P. ("AVP IV"), the general partner of AV IV-A, may be deemed to have sole power to vote these shares, and Joseph C. Aragona ("Aragona"), Kenneth P. DeAngelis ("DeAngelis"), Jeffery C. Garvey ("Garvey) and William P. Wood ("Wood"), the general partners of AVP IV, may be deemed to have shared power to vote these shares.	
NUMBER OF SHARES	6	SHARED VOTING POWER	
BENEFICIALLY		See response to row 5.	
OWNED BY EACH	7	SOLE DISPOSITIVE POWER	
REPORTING PERSON WITH		315,688 shares, except that AVP IV, the general partner of AV IV-A, may be deemed to have sole power to dispose of these shares, and Aragona, DeAngelis, Garvey and Wood, the general partners of AVP IV, may be deemed to have shared power to dispose of these shares.	
	8	SHARED DISPOSITIVE POWER	
		See response to row 7.	
9 AGGREG	ATE AMOUNT	BENEFICIALLY OWNED BY EACH REPORTING PERSON	
315,68	8		
10 CHECK	BOX IF THE	AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*	
_			
11 PERCEN	RCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)		
0.6%			
12 TYPE 0	F REPORTIN	G PERSON*	

CUSI	P No. 82691	9102		Page 3 of 19 Pages		
1	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) Austin Ventures IV-B, L.P. ("AV IV-B")					
2	CHECK THE	APPROPF	RIATE BOX IF A MEMBER OF A GROUP*			
				(a) _ (b) X		
3	SEC USE ON	LY				
 4	CITIZENSHI	P OR PI	ACE OF ORGANIZATION			
	Delaware					
		5	SOLE VOTING POWER			
			662,312 shares, except that AVP IV, of AV IV-B, may be deemed to have these shares, and Aragona, DeAngel the general partners of AVP IV, m shared power to vote these shares.	sole power to vote is, Garvey and Wood,		
	1BER OF 1ARES	6	SHARED VOTING POWER			
BENE	FICIALLY NED BY		See response to row 5.			
E	EACH	7	SOLE DISPOSITIVE POWER			
PI	PORTING ERSON VITH		662,312 shares, except that AVP IV, of AV IV-B, may be deemed to have s of these shares, and Aragona, De Wood, the general partners of AVP have shared power to dispose of thes	sole power to dispose Angelis, Garvey and IV, may be deemed to se shares.		
		8	SHARED DISPOSITIVE POWER			
			See response to row 7.			
9	AGGREGATE	AMOUNT	BENEFICIALLY OWNED BY EACH REPORTING	PERSON		
	662,312					
 10	CHECK BOX	IF THE	AGGREGATE AMOUNT IN ROW (9) EXCLUDES	CERTAIN SHARES*		
	_					
 11	PERCENT OF	CLASS	REPRESENTED BY AMOUNT IN ROW (9)	,		
	1.4%					
12	TYPE OF RE	PORTINO	G PERSON*			
	PN					
		,	SEE INSTRUCTION BEFORE FILLING OUT!			

CUSIP	NO. 82691		Page 4 (
1	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) AV Partners IV, L.P.						
2	2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) _ (b) X						
3	SEC USE ON						
4	CITIZENSHI	P OR P	LACE OF ORGANIZATION				
	Delaware						
		5					
			989,854 shares, of which 11,854 are directly AVP IV, 315,688 are directly owned by AV 662,312 are directly owned by AV IV-B. Av general partner of AV IV-A and AV IV-B, may be have sole power to vote these shares, and DeAngelis, Garvey and Wood, the general part IV, may be deemed to have shared power to v shares.	IV-A VP IV, e deemed d Arago hers of vote th	and the d to ona, AVP nese		
	IBER OF IARES	6	SHARED VOTING POWER				
BENEF	ICIALLY ED BY		See response to row 5.				
E	ACH	7	SOLE DISPOSITIVE POWER				
REPORTING PERSON WITH			989,854 shares, of which 11,854 are directly AVP IV, 315,688 are directly owned by AV 662,312 are directly owned by AV IV-B. Av general partner of AV IV-A and AV IV-B, may be have sole power to dispose of these shares, ar DeAngelis, Garvey and Wood, the general partn IV, may be deemed to have shared power to these shares.	IV-A VP IV, e deemed nd Arago ners of dispose	and the d to ona, AVP		
		8	SHARED DISPOSITIVE POWER				
			See response to row 7.				
 9	AGGREGATE	AMOUNT	BENEFICIALLY OWNED BY EACH REPORTING PERSON				
	989,854						
 10	СНЕСК ВОХ	IF THE	AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SH				
	_						
 11	PERCENT OF	CLASS	REPRESENTED BY AMOUNT IN ROW (9)				
	2.0%						
 12	TYPE OF RE		G PERSON*				
	PN						
			*SEE INSTRUCTION BEFORE FILLING OUT!				

CUSI	P No. 82691	9102		Page 5 of 19 Pages		
1		NTIFIC	ATION NOS. OF ABOVE PERSONS (ENTITIES O V, L.P. ("AV V")			
 2	СНЕСК ТНЕ	APPROP	RIATE BOX IF A MEMBER OF A GROUP*			
	(a) _ (b) X					
3	SEC USE ON					
 4	CITIZENSHI	P OR P	LACE OF ORGANIZATION			
	Delaware					
		5	SOLE VOTING POWER			
			1,555,894 shares, except that AV Par V"), the general partner of AV V, may sole power to vote these shares, and a Garvey, John D. Thornton ("Thornton") ("Wesner") and Wood, partners of AVP have shared power to vote these share	y be deemed to have Aragona, DeAngelis, , Blaine F. Wesner V, may be deemed to		
	MBER OF	6	SHARED VOTING POWER			
BENE	HARES FICIALLY		See response to row 5.			
	NED BY EACH	7	SOLE DISPOSITIVE POWER			
REPORTING PERSON WITH			1,555,894 shares, except that AVP V, of AV V, may be deemed to have sole these shares, and Aragona, DeAngelis, Wesner and Wood, partners of AVP have shared power to dispose of these	power to dispose of Garvey, Thornton, V, may be deemed to		
		8	SHARED DISPOSITIVE POWER			
			See response to row 7.			
 9	AGGREGATE	AMOUNT	BENEFICIALLY OWNED BY EACH REPORTING P			
	1,555,894					
 10	CHECK BOX	IF THE	AGGREGATE AMOUNT IN ROW (9) EXCLUDES C	ERTAIN SHARES*		
	_					
11	PERCENT OF	CLASS	REPRESENTED BY AMOUNT IN ROW (9)			
	3.2%					
12	TYPE OF RE	PORTIN				
	PN					
			*SEE INSTRUCTION BEFORE FILLING OUT!			

CUSIP No	. 82691910)2		Page 6 of 19 Pages	
I.	1 NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) Austin Ventures V Affiliates Fund, L.P. ("AV V A")				
 2 СШ			ATE BOX IF A MEMBER OF A GROUP*		
2 011			TE BOX IF A MEMBER OF A GROUP	(a) _ (b) X	
3 SE	C USE ONLY				
4 CI	TIZENSHIP 0	R PLA	CE OF ORGANIZATION		
De	laware				
	5	5 5	SOLE VOTING POWER		
		(1 1	167,686 shares, except that AVP V, to of AV V A, may be deemed to have s these shares, and Aragona, DeAngelis, Wesner and Wood, partners of AVP V have shared power to vote these shares	sole power to vote Garvey, Thornton, /, may be deemed to	
NUMBER		5 5	SHARED VOTING POWER		
SHARE	ALLY	Ş	See response to row 5.		
OWNED EACH	7	, ,	SOLE DISPOSITIVE POWER		
REPORT PERSO		((-	167,686 shares, except that AVP V, to of AV V A, may be deemed to have sole of these shares, and Aragona, De Thornton, Wesner and Wood, partners deemed to have shared power to dispose	power to dispose Angelis, Garvey, s of AVP V, may be e of these shares.	
WITH	8	3	SHARED DISPOSITIVE POWER		
		ç	See response to row 7.		
 9 AG	GREGATE AMO	UNT B	ENEFICIALLY OWNED BY EACH REPORTING PE	ERSON	
16	7,686				
		THE A	GGREGATE AMOUNT IN ROW (9) EXCLUDES CE	ERTAIN SHARES*	
		ASS R	EPRESENTED BY AMOUNT IN ROW (9)		
0.3					
	PE OF REPOR	TING P	PERSON*		
PN					
		*01	EE INSTRUCTION BEFORE FILLING OUT!		
		31	LE INSTRUCTION DEFORE FILLING UUI!		

CUSIF	P No. 826919	9102		Page 7 of 19 Pages		
1	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) AV Partners V, L.P.					
2		APPR0PI	RIATE BOX IF A MEMBER OF A GROUP*	(a) _ (b) X		
3	SEC USE ON					
4	CITIZENSHI	P OR PI	LACE OF ORGANIZATION			
	Delaware					
		5	SOLE VOTING POWER			
			1,723,580 shares, of which 1,555,894 by AV V and 167,686 are directly owned the general partner of AV V and AV V A have sole power to vote these shar DeAngelis, Garvey, Thornton, Wesner of AVP V, may be deemed to have sha these shares.	I by AV V A. AVP V, A, may be deemed to res, and Aragona, and Wood, partners ared power to vote		
	1BER OF 1ARES	6	SHARED VOTING POWER			
BENEF	ICIALLY		See response to row 5.			
E	EACH	7	SOLE DISPOSITIVE POWER			
REPORTING PERSON WITH			1,723,580 shares, of which 1,555,894 by AV V and 167,686 are directly owned the general partner of AV V and AV V A have sole power to dispose of these sh DeAngelis, Garvey, Thornton, Wesner of AVP V, may be deemed to have shared of these shares.	I by AV V A. AVP V, A, may be deemed to lares, and Aragona, and Wood, partners I power to dispose		
		8	SHARED DISPOSITIVE POWER			
			See response to row 7.			
 9	AGGREGATE	AMOUNT	BENEFICIALLY OWNED BY EACH REPORTING PE	RSON		
	1,723,580					
 10	CHECK BOX	IF THE	AGGREGATE AMOUNT IN ROW (9) EXCLUDES CE	RTAIN SHARES*		
	_					
 11	PERCENT OF	CLASS	REPRESENTED BY AMOUNT IN ROW (9)			
	3.5%					
12	TYPE OF REI	PORTIN				
_ .	PN					
			*SEE INSTRUCTION BEFORE FILLING OUT!			

CUSIP No. 8269	919102	Page 8 of 19 Pages
	DENTIFIC	ING PERSONS CATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) na
		PRIATE BOX IF A MEMBER OF A GROUP*
3 SEC USE ((b) X
4 CITIZENS	HIP OR F	PLACE OF ORGANIZATION
U.S. Cit:	izen	
	5	SOLE VOTING POWER
		127,473 shares.
NUMBER OF SHARES	6	SHARED VOTING POWER
BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		2,717,834 shares, of which 315,688 are directly owned by AV IV-A, 662,312 are directly owned by AV IV-B, 11,854 are directly owned by AVP IV, 1,555,894 are directly owned by AV V, 167,686 are directly owned by AV V A and 4,400 are directly owned by the Sandra & Joseph Aragona Family Foundation ("Aragona Foundation"), a Texas non-profit corporation. Aragona is a general partner of both AV IV, the general partner of AV IV-A and AV IV-B, and AVP V, the general partner of AV V and AV V A, and is a trustee of the Aragona Foundation, and may be deemed to have shared power to vote these shares.
	7	SOLE DISPOSITIVE POWER
		127,473 shares.
	8	SHARED DISPOSITIVE POWER
		2,717,834 shares, of which 315,688 are directly owned by AV IV-A, 662,312 are directly owned by AV IV-B, 11,854 are directly owned by AVP IV, 1,555,894 are directly owned by AV V, 167,686 are directly owned by AV V A and 4,400 are directly owned by the Aragona Foundation. Aragona is a general partner of both AV IV, the general partner of AV IV-A and AV IV-B, and AVP V, the general partner of AV V and AV V A, and is a trustee of the Aragona Foundation, and may be deemed to have shared power to dispose of these shares.
9 AGGREGATI		BENEFICIALLY OWNED BY EACH REPORTING PERSON
2,845,30	7	
10 CHECK BO	K IF THE	AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*
_		
		S REPRESENTED BY AMOUNT IN ROW (9)
5.8%		
12 TYPE OF F	REPORTIN	
IN		
		*SEE INSTRUCTION BEFORE FILLING OUT!

CUSI	P No.	826919102		Page 9 of 19 Pages
1	I.R.S	6 OF REPORTI 5. IDENTIFIC eth P. DeAng	NG PERSONS ATION NOS. OF ABOVE PERSONS (ENTITIES (
2		K THE APPROP	RIATE BOX IF A MEMBER OF A GROUP*	(a) _ (b) X
3	SEC (JSE ONLY		
4	CITIZ		LACE OF ORGANIZATION	
	U.S.	Citizen		
		5	SOLE VOTING POWER	
			174,138 shares, of which 73,092 are DeAngelis and 101,046 are directly Ltd., a Texas limited partnership, sole general partner of DeAngelis, to have sole power to vote these shar	owned by DeAngelis, and DeAngelis, the Ltd., may be deemed ces.
-	IBER OI	= 6	SHARED VOTING POWER	
BENEF OWNE EA REPO PEF	HARES FICIALI ED BY ACH DRTING RSON LTH	_Y	2,713,434 shares, of which 315,688 ar AV IV-A, 662,312 are directly owned are directly owned by AVP IV, 1,55 owned by AV V and 167,686 are direct DeAngelis is a general partner of general partner of AV IV-A and AV IV general partner of AV V and AV V A, a have shared power to vote these share	by AV IV-B, 11,854 55,894 are directly by owned by AV V A. both AV IV, the /-B, and AVP V, the and may be deemed to 25.
		7	SOLE DISPOSITIVE POWER	
			174,138 shares, of which 73,092 are DeAngelis and 101,046 are directly Ltd., a Texas limited partnership, sole general partner of DeAngelis, to have sole power to dispose of thes	owned by DeAngelis, and DeAngelis, the Ltd., may be deemed se shares.
		8	SHARED DISPOSITIVE POWER	
			2,713,434 shares, of which 315,688 an AV IV-A, 662,312 are directly owned are directly owned by AVP IV, 1,55 owned by AV V and 167,686 are direct DeAngelis is a general partner of general partner of AV IV-A and AV IV general partner of AV V and AV V A, a have shared power to dispose of these	by AV IV-B, 11,854 55,894 are directly by owned by AV V A. both AV IV, the /-B, and AVP V, the and may be deemed to
 9	AGGRI	 EGATE AMOUNT	BENEFICIALLY OWNED BY EACH REPORTING F	
-		7,572		
 10			AGGREGATE AMOUNT IN ROW (9) EXCLUDES (
	1_1			
 11			REPRESENTED BY AMOUNT IN ROW (9)	
	5.9%			
 12		OF REPORTIN	G PERSON*	
	IN			
			*SEE INSTRUCTION BEFORE FILLING OUT!	

CUSIP No. 8269:			f 19 Pages			
1 NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) Jeffery C. Garvey						
2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*						
3 SEC USE OI			(b) X			
4 CITIZENSH		LACE OF ORGANIZATION				
U.S. Citiz						
	5	SOLE VOTING POWER				
		0 shares.				
NUMBER OF	6	SHARED VOTING POWER				
SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		2,713,434 shares, of which 315,688 are directly AV IV-A, 662,312 are directly owned by AV IV-E are directly owned by AVP IV, 1,555,894 are owned by AV V and 167,686 are directly owned b Garvey is a general partner of both AV IV, the partner of AV IV-A and AV IV-B, and AVP V, the partner of AV V and AV V A, and may be deemed shared power to vote these shares.	3, 11,854 e directly by AV V A. e general e general d to have			
	7	SOLE DISPOSITIVE POWER				
		0 shares.				
	8	SHARED DISPOSITIVE POWER				
		2,713,434 shares, of which 315,688 are directly AV IV-A, 662,312 are directly owned by AV IV-E are directly owned by AVP IV, 1,555,894 are owned by AV V and 167,686 are directly owned b Garvey is a general partner of both AV IV, the partner of AV IV-A and AV IV-B, and AVP V, the partner of AV V and AV V A, and may be deemed shared power to dispose of these shares.	3, 11,854 e directly by AV V A. e general e general d to have			
9 AGGREGATE		BENEFICIALLY OWNED BY EACH REPORTING PERSON				
2,713,434						
10 CHECK BOX	IF THE	AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHA				
I_I						
11 PERCENT O	F CLASS	REPRESENTED BY AMOUNT IN ROW (9)				
5.6%						
12 TYPE OF RI						
IN						
		*SEE INSTRUCTION BEFORE FILLING OUT!				

CUSIP No. 8	26919102	Page 11 of 19 Pages
I.R.S.		NG PERSONS ATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)
		RIATE BOX IF A MEMBER OF A GROUP* (a) _ (b) X
3 SEC US		
		LACE OF ORGANIZATION
U.S. C	ltizen 	
	5	SOLE VOTING POWER
		48,161 shares, of which 3,342 are directly owned by Thornton and 44,819 are directly owned by John Thornton Family I, Ltd. ("Family I"), a Texas limited partnership, and Thornton, the sole general partner of Family I, may be deemed to have sole power to vote these shares.
NUMBER OF	6	SHARED VOTING POWER
SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON		1,723,580 shares, of which 1,555,894 are directly owned by AV V and 167,686 are directly owned by AV V A. Thornton is a general partner of AVP V, the general partner of AV V and AV V A, and may be deemed to have shared power to vote these shares.
WITH	7	SOLE DISPOSITIVE POWER
		48,161 shares, of which 3,342 are directly owned by Thornton and 44,819 are directly owned by Family I, and Thornton, the sole general partner of Family I, may be deemed to have sole power to dispose of these shares.
	8	SHARED DISPOSITIVE POWER
		1,723,580 shares, of which 1,555,894 are directly owned by AV V and 167,686 are directly owned by AV V A. Thornton is a general partner of AVP V, the general partner of AV V and AV V A, and may be deemed to have shared power to dispose of these shares.
9 AGGREG	ATE AMOUNT	BENEFICIALLY OWNED BY EACH REPORTING PERSON
1,771,		
10 CHECK		AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*
_		
11 PERCEN		REPRESENTED BY AMOUNT IN ROW (9)
3.6%		
12 TYPE 0	F REPORTIN	G PERSON*
IN		
		*SEE INSTRUCTION BEFORE FILLING OUT!

CUSIP No. 826919	9102		Page 12 of 19 Pages			
I.R.S. IDE	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) Blaine F. Wesner					
	2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) _ (b) X					
3 SEC USE ONI						
4 CITIZENSHIP OR PLACE OF ORGANIZATION						
U.S. Citize	en					
	5	SOLE VOTING POWER				
		87,877 shares.				
NUMBER OF SHARES	6	SHARED VOTING POWER				
BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		1,723,580 shares, of which 1,5 by AV V and 167,686 are directl is a general partner of AVP V, V and AV V A, and may be deemed vote these shares.	y owned by AV V A. Wesner the general partner of AV			
WITH	7	SOLE DISPOSITIVE POWER				
		87,877 shares.				
	8	SHARED DISPOSITIVE POWER				
		1,723,580 shares, of which 1,5 by AV V and 167,686 are directl is a general partner of AVP V, V and AV V A, and may be deemed dispose of these shares.	y owned by AV V A. Wesner the general partner of AV to have shared power to			
9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON						
1,811,457						
10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*						
_	I_I					
11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)						
3.7%						
12 TYPE OF REPORTING PERSON*						
IN						
*SEE INSTRUCTION BEFORE FILLING OUT!						

USIP No. 8269			Page 13 of 19 Pages
	ENTIFIC	ING PERSONS CATION NOS. OF ABOVE PERSONS (ENTITIES (ONLY)
	APPROF	RIATE BOX IF A MEMBER OF A GROUP*	(a) _ (b) X
SEC USE C			
CITIZENSH	IIP OR F	PLACE OF ORGANIZATION	
U.S. Citi	zen		
	5	SOLE VOTING POWER	
		322,618 shares, of which 222,196 at Wood and 100,422 shares are directly Partners, L.P. ("Silverton"), partnership, and Wood, the sole y Silverton, may be deemed to have these shares.	y owned by Silverton a Texas limited general partner of
NUMBER OF	6	SHARED VOTING POWER	
SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		3,115,781 shares, of which 315,688 at AV IV-A, 662,312 are directly owned are directly owned by AVP IV, 1,59 owned by AV V, 167,686 are direct 397,947 are directly owned by his s and 4,400 are directly owned Foundation, a Texas non-profit cor general partner of AVP IV, the gen IV-A and AV IV-B, and a partner of partner of AV V and AV V A, and is Silverton Foundation, and may be do power to vote these shares.	by AV IV-B, 11,854 55,894 are directly ly owned by AV V A, spouse and children by the Silverton poration. Wood is a neral partner of AV AVP V, the general s a trustee of the eemed to have shared
	7	SOLE DISPOSITIVE POWER	
		322,618 shares, of which 222,196 a Wood and 100,422 shares are directly and Wood, the sole general partner o deemed to have sole power to dispose	owned by Silverton, f Silverton, may be of these shares.
	8	SHARED DISPOSITIVE POWER	
		3,115,781 shares, of which 315,688 and AV IV-A, 662,312 are directly owned are directly owned by AVP IV, 1,55 owned by AV V, 167,686 are direct 397,947 are directly owned by his st and 4,400 are directly owned Foundation, a Texas non-profit corr general partner of AVP IV, the gen IV-A and AV IV-B, and a partner of partner of AV V and AV V A, and is Silverton Foundation, and may be do power to dispose of these shares.	by AV IV-B, 11,854 55,894 are directly ly owned by AV V A, spouse and children by the Silverton poration. Wood is a neral partner of AV AVP V, the general s a trustee of the
AGGREGATE	AMOUNT	BENEFICIALLY OWNED BY EACH REPORTING	PERSON
3,438,399)		
		AGGREGATE AMOUNT IN ROW (9) EXCLUDES (
_			
		REPRESENTED BY AMOUNT IN ROW (9)	
7.0%			

This statement amends the Statement on Schedule 13G filed by Austin Ventures IV-A, L.P., Austin Ventures IV-B, L.P., AV Partners IV, L.P., Austin Ventures V, L.P., Austin Ventures V Affiliates Fund, L.P., AV Partners V, L.P., Joseph C. Aragona, Kenneth P. DeAngelis, Jeffery C. Garvey, John D. Thornton, Blaine F. Wesner and William P. Wood. The foregoing entities and individuals are collectively referred to as the "Reporting Persons."

ITEM 4. OWNERSHIP

The following information with respect to the ownership of the Common Stock of the issuer by the persons filing this Statement is provided as of December 31, 2002:

(a) Amount beneficially owned:

See Row 9 of cover page for each Reporting Person.

(b) Percent of Class:

See Row 11 of cover page for each Reporting Person.

- (c) Number of shares as to which such person has:
 - (i) Sole power to vote or to direct the vote:

See Row 5 of cover page for each Reporting Person.

(ii) Shared power to vote or to direct the vote:

See Row 6 of cover page for each Reporting Person.

- (iii) Sole power to dispose or to direct the disposition of: See Row 7 of cover page for each Reporting Person.
- (iv) Shared power to dispose or to direct the disposition of: See Row 8 of cover page for each Reporting Person.

SIGNATURES

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Dated: February 11, 2003

AUSTIN VENTURES IV-A, L.P. /s/ Kevin Kunz By AV Partners IV, L.P., ------ - - - - - - - - - - - -Its General Partner Signature Kevin Kunz Chief Financial Officer/Attorney-In-Fact AUSTIN VENTURES IV-B, L.P. /s/ Kevin Kunz By AV Partners IV, L.P., -----Its General Partner Signature Kevin Kunz Chief Financial Officer/Attorney-In-Fact AV PARTNERS IV, L.P. /s/ Kevin Kunz -----Signature Kevin Kunz Chief Financial Officer/Attorney-In-Fact AUSTIN VENTURES V, L.P. /s/ Kevin Kunz By AV Partners V, L.P., Its General Partner Signature Kevin Kunz Chief Financial Officer/Attorney-In-Fact AUSTIN VENTURES V AFFILIATES FUND, L.P. /s/ Kevin Kunz By AV Partners V, L.P., Its General Partner Signature Kevin Kunz Chief Financial Officer/Attorney-In-Fact AV PARTNERS V, L.P. /s/ Kevin Kunz -----Signature Kevin Kunz Chief Financial Officer/Attorney-In-Fact

JOSEPH C. ARAGONA	/s/ Kevin Kunz	
	Signature	
	Kevin Kunz Chief Financial Officer/Attorney-In-Fact	
KENNETH P. DeANGELIS	/s/ Kevin Kunz	
	Signature	
	Kevin Kunz Chief Financial Officer/Attorney-In-Fact	
JEFFERY C. GARVEY	/s/ Kevin Kunz	
	Signature	
	Kevin Kunz Chief Financial Officer/Attorney-In-Fact	
JOHN D. THORNTON	/s/ Kevin Kunz	
	Signature	
	Kevin Kunz Chief Financial Officer/Attorney-In-Fact	
BLAINE F. WESNER	/s/ Kevin Kunz	
	Signature	
	Kevin Kunz Chief Financial Officer/Attorney-In-Fact	
WILLIAM P. WOOD	/s/ Kevin Kunz	
	Signature	
	Kevin Kunz Chief Financial Officer/Attorney-In-Fact	

EXHIBIT INDEX

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EXHIBIT A

Agreement of Joint Filing

The Reporting Persons hereby agree that a single Schedule 13G (or any amendment thereto) relating to the Common Stock of Silicon Laboratories Inc. shall be filed on behalf of each of the Reporting Persons. Note that copies of the applicable Agreement of Joint Filing are already on file with the appropriate agencies.

EXHIBIT B

REFERENCE TO KEVIN KUNZ AS ATTORNEY-IN-FACT

Kevin Kunz has signed the enclosed documents as Attorney-In-Fact. Note that copies of the applicable Power of Attorneys are already on file with the appropriate agencies.