TOWER SEMICONDUCTOR LTD Form SC 13D/A January 15, 2009

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

SCHEDULE 13D/A

Under the Securities Exchange Act of 1934 (Amendment No. 8)

Tower Semiconductor Ltd.

(Name of Issuer)

Ordinary Shares, NIS 1.00 par value per share
(Title of Class of Securities)

M87915100

(CUSIP Number)

Noga Yatziv Israel Corporation Ltd. 23 Aranha Street Tel Aviv 61070, Israel 972-3-684-4517

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

January 7, 2009 (Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(e), 13d-1(f) or 13d-1(g), check the following box. o

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 13d-7 for other parties to whom copies are to be sent.

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 11 Pages)

| CUSI | P No. M | 87915-10- |) | 1 | 13D | Page 2 of 11 | | |
|--|--|----------------|--------------|--------------------|-----------------|--------------|--|--|
| 1 | NAMES OF FIR.S. IDENT | IFICATIO | N NOS. | Israel Corporation | Ltd. | | | |
| 2 | CHECK THE | (a) o (b) x | | | | | | |
| 3 | SEC USE ONLY | | | | | | | |
| 4 | SOURCE OF FUNDS: WC | | | | | | | |
| 5 | 5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e): | | | | | | | |
| 6 | CITIZENSHIP OR PLACE OF Israel ORGANIZATION: | | | | | | | |
| | | 7 | SOLE VOTING | POWER: | 225,855,979 (1) | | | |
| NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH | | 8 | SHARED VOTI | ING POWER: | 28,743,275 (2) | | | |
| | | 9 | SOLE DISPOSI | TIVE POWER: | 225,855,979 (1) | | | |
| | | 10 | SHARED DISP | OSITIVE POWER: | 24,652,367 | (3) | | |
| 11 AGGREGATE AMOUNT BENEFICIALLY 254,599,254 (1)(2)(3)(4) OWNED BY REPORTING PERSON: | | | | | | | | |
| | CHECK IF TH CERTAIN SHA | | GATE AMOUNT | IN ROW (11) EXCI | LUDES | 0 | | |
| 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11): 67.76% (4) | | | | | | | | |
| 14 ′ | 14 TYPE OF REPORTING PERSON: CO | | | | | | | |

Includes (a) 14,260,504 Ordinary Shares (b) warrants and convertible debentures held by Israel Corporation Ltd. ("TIC") to purchase 5,502,643 Ordinary Shares (as defined in Item 1 below), of which, (i) 2,941,176 are exercisable within sixty (60) days at an exercise price of \$2.04 per Ordinary Share and (ii) 2,561,467 are issuable within sixty (60) days, upon the conversion of all the convertible debentures held by TIC, at a conversion price of \$1.10 per Ordinary Share, representing debt in the amount of \$2,817,609 and (c) 206,092,832 Ordinary Shares issuable within sixty (60) days upon conversion of the Capital Notes of Tower issued to TIC (the "Capital Notes").

- Includes: an aggregate of (i) 24,652,367 Ordinary Shares held by the other parties (the "Wafer Partners") to the Consolidated Shareholders Agreement (incorporated herein as Exhibit 4) (and the amendment thereto, incorporated herein as Exhibit 12, the "Shareholders' Agreement Amendment"), and (ii) convertible debentures held by the Wafer Partners, to purchase 4,090,908 are issuable within sixty (60) days, upon the conversion of all of the debentures held by such parties which were issued pursuant to the Company's rights offering to all of its shareholders in December 2005 and January 2006 (the "Rights Offering") at a conversion price of \$1.10 per Ordinary Share, representing debt in the aggregate amount of approximately \$4,499,999. The percentage of Ordinary Shares reported in this Amendment No. 8 as being beneficially owned by the Wafer Partners is based on publicly available information provided by Tower or other third parties.
- (3) Includes: an aggregate of 24,652,367 Ordinary Shares held by the Wafer Partners.
- Consists of an aggregate of 254,599,254 Ordinary Shares (including the number of Ordinary Shares issuable (4) pursuant to the warrants, debentures and Capital Notes referred to in footnotes (1) and (2) hereto), of which 225,855,979 Ordinary Shares (including the number of Ordinary Shares issuable pursuant to the warrants, convertible debentures and Capital Notes referred to in footnote (1) above) are held by TIC and 28,743,275 Ordinary Shares (including the number of Ordinary Shares issuable pursuant to the warrants and debentures referred to in footnote (2) above) are held by the Wafer Partners. The Shareholders' Agreement Amendment provides for certain obligations and restrictions with respect to (a) the voting of the Ordinary Shares held by TIC and by the Wafer Partners (including the Ordinary Shares issuable pursuant to the warrants and convertible debentures described in footnotes (1) and (2) above) and (b) the disposition of the Ordinary Shares held by TIC and by the Wafer Partners (including the Ordinary Shares issuable pursuant to the warrants described in footnote (1)(i), and in footnote (3) above). The terms of the Consolidated Shareholders Agreement and the Shareholders' Agreement Amendment are hereby specifically incorporated by reference herein. Neither the filing of this Amendment No. 8 to Schedule 13D nor any of its contents shall be deemed to constitute an admission by the Reporting Person (as defined in Item 2 below) that the Reporting Person and any other persons or entities constitute a "group" for purposes of Section 13(d) of the Exchange Act and the rules promulgated thereunder. Further, the filing of this Amendment No. 8 shall not be construed as an admission that the Reporting Person is, for the purposes of Section 13(d) or 13(g) of the Exchange Act, or for any other purpose, the beneficial owner of any Ordinary Shares other than those Ordinary Shares over which the Reporting Person has direct voting and dispositive power, as reported herein. The Reporting Person disclaims any pecuniary interest in any securities of Tower owned by any other party, and expressly disclaims the existence of a group. Based on the number of Ordinary Shares of Tower outstanding as of January 8, 2009 (according to publicly available information provided by Tower to date) the number of Ordinary Shares of Tower covered by the Consolidated Shareholders Agreement and the Shareholders' Agreement Amendment (assuming the exercise of the Ordinary Shares issuable pursuant to the warrants, convertible debentures and Capital Notes referred to in footnotes (1) and (2) hereto) represents approximately 67.76% of the outstanding Ordinary Shares. The above number of outstanding Ordinary Shares does not include 1,300,000 treasury shares held by a trustee for the benefit of Tower's employee stock option plan.

Item 1. Security and Issuer.

The name of the issuer to which this Amendment No. 8 (as defined below) relates is Tower Semiconductor Ltd. ("Tower"). Its principal executive offices are located at Ramat Gavriel Industrial Park, P.O. Box 619, Migdal Haemek, 23105 Israel. This Amendment No. 8 relates to Tower's Ordinary Shares, NIS 1.00 par value per share (the "Ordinary Shares"). This constitutes Amendment No. 8 (the "Amendment No. 8") to Schedule 13D filed previously by the Reporting Person (as defined in Item 2 below). The percentage of Ordinary Shares reported in this Amendment No. 8 as being beneficially owned by the Reporting Person and any other information disclosed herein (other than descriptions of agreements and transactions to which the Reporting Person is a party) is based on publicly available information provided by Tower or other third parties.

Item 2. Identity and Background

This Amendment No. 8 is filed on behalf of Israel Corporation Ltd. ("TIC" or the "Reporting Person"). The Reporting Person was organized under the laws of the State of Israel.

The principal business address of the Reporting Person is 23 Aranha Street, Tel Aviv 61070 Israel. The principal business of the Reporting Person is a holding company.

Set forth below is certain current information regarding the executive officers and directors of the Reporting Person:

| Name/Position with | | Principal Occupation and Name | | |
|-------------------------|-------------------------|----------------------------------|------------------------|--|
| TIC | Business Address | and address of Employer | Country of Citizenship | |
| Idan Ofer - Chairman | | | | |
| of the Board | 23 Aranha St. Tel-Avi | v23 Aranha St. Tel-Aviv | Israel | |
| | | Chairman of Ofer (Ships Holdings |) | |
| | | Ltd Einstein 40, Ramat Aviv, | | |
| Ehud Angel – Director | 23 Aranha St. Tel-Avi | vIsrael | Israel | |
| | | Head of Morgan Stanley Israel | | |
| Yair Seroussi – Direct | o23 Aranha St. Tel-Avi | v17 Ha'dganim St. Givataym | Israel | |
| | | CEO of Ofer Management | | |
| Avi Levy - Director | 23 Aranha St. Tel-Avi | v Abba Even 1, Herzliya Israel | Israel | |
| | | Director and manager of | | |
| Moshe Vidman - | | companies – 14 Megadim St. Yafe | | |
| Director | 23 Aranha St. Tel-Avi | vNof, Jerusalem | Israel | |
| | | Professional Director- 15 | | |
| | | Matityahu Cohen Gadol St. Tel | | |
| Irit Izakson - Director | 23 Aranha St. Tel-Avi | v Aviv 62268 | Israel | |
| | | Chairman, and CEO of Zodiac | | |
| | | Maritime Agencies Ltd Andrei | | |
| Amnon Lion - Directo | r 23 Aranha St. Tel-Avi | vSacharov 9, Haifa, Israel | Israel | |
| Avraham Anaby – | | | | |
| Alternate Director | 23 Aranha St. Tel-Avi | v9 Margalit St. Haifa, Israel | Israel | |
| Jacob Amidror | | VP of the Lander Institute in | | |
| Director | 23 Aranha St. Tel-Avi | vJerusalem | Israel | |
| | | Senior Deputy Chief Executive | | |
| Zeev Nahari Director | 23 Aranha St. Tel-Avi | vOfficer of Bank Leumi | Israel | |
| Ron Moskovitz | | Meadway 69, Hampstead Garden | | |
| Director | 23 Aranha St. Tel-Avi | vSuburb, Nw11 6qj, London | Israel | |

Gideon Langholz

President of HIT – Holon Institute

Director 23 Aranha St. Tel-Avivof Technology

Israel

Address

Name/Position Business of Country of with TIC Address Employer Citizenship

Nir Gilad - 23

President & Aranha 23 Aranha

Chief Executive St. St.

Officer Tel-Aviv Tel-Aviv Israel

23

Avisar Paz - Aranha 23 Aranha

Chief Financial St. St.

Officer Tel-Aviv Tel-Aviv Israel

Allon Raveh 23

- Vice President Aranha 23 Aranha

Business St. St.

Development Tel-Aviv Tel-Aviv Israel

Elie

Goldschmidt -

Vice President 23

Communication Aranha 23 Aranha

and Regulatory St. St.

Affairs Tel-Aviv Tel-Aviv Israel

23

Shmuel Aranha 23 Aranha

Rosenblum - St. St.

Internal Auditor Tel-Aviv Tel-Aviv Israel

Adv. Noga

Yatziv -

Company 23

Secretary & Aranha 23 Aranha

Assistant to the St. St.

President Tel-Aviv Tel-Aviv Israel

23

Aranha 23 Aranha

Haviva Shefet - St. St.

Comptroller Tel-Aviv Tel-Aviv Israel

The Reporting Person is a public company traded on the Tel Aviv Stock Exchange. As such, all decisions relating to the voting or disposition of stock of the issuer are made by the board of directors of the Reporting Person that contains two independent directors. A discretionary trust in which Idan Ofer is a prime beneficiary indirectly holds 80% of Millennium Investments Elad Ltd. ("Millennium") which holds approximately 46.94% of the shares of the Reporting Person. This discretionary trust also indirectly holds an additional 0.74% of the shares of the Reporting Person. A second discretionary trust in which Idan Ofer is a prime beneficiary holds 50% of a company that indirectly holds (i) 20% of Millennium and (ii) 2.9% of the shares of the Reporting Person. Mr. Ofer also owns approximately 3.85% of the shares of the Reporting Person.

During the last five years, no Reporting Person nor any of the executive officers or directors of the Reporting Person has been: (i) convicted in a criminal proceeding (excluding traffic violations and similar misdemeanors); or (ii) a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

Item 3. Source and Amount of Funds or Other Consideration.

As a condition precedent to agreements with Tower's lender banks, Bank Leumi Le-Israel, B.M. and Bank Hapoalim, B.M. (the "Banks"), for the restructuring of Tower's debt signed and closed in September 2008, a total of \$250 million of Tower's debt to the Banks and TIC, was converted into equity equivalent convertible capital notes of Tower ("Capital Notes"), exercisable into Ordinary Shares. In September 2008, TIC also invested \$20 million in Tower in exchange for Capital Notes of Tower, exercisable into 28,169,014 ordinary shares of Tower.

Furthermore, at such time, TIC committed to invest up to an additional \$20 million by the end of 2009 to cover, from time to time, certain shortfalls in Tower's cash position pursuant to the Undertaking, dated September 25, 2008, incorporated herein as Exhibit 24 (the "Undertaking"). On January 7, 2009, TIC made this \$20 million investment in Tower in accordance with the Undertaking. Prior to such investment, the Undertaking was amended to provide that the conversion price per share of the Capital Notes shall not be lower than the par value of Tower's ordinary shares, converted into US Dollars, in accordance with certain restrictions in the Israeli Companies Laws. The amendment was incorporated herein as Exhibit 99-1. In consideration for such additional investment, TIC received an amount of Capital Notes of Tower exercisable into 76,923,076 ordinary shares of Tower. The Capital Note is incorporated herein as Exhibit 99-2. The ordinary shares to be issued upon conversion of the Capital Notes to be issued pursuant to capital notes issued to TIC are covered by the amended and restated registration rights agreement with Tower, incorporated herein by reference as Exhibit 20.

The acquisition of Capital Notes by TIC was funded out of working capital.

Item 4. Purpose of Transaction.

The purpose of the acquisition of the Capital Notes by TIC as provided for in the respective agreements incorporated herein was to participate in restructuring Tower's debt obligations and investing additional capital in Tower.

Item 5. Interest in Securities of the Issuer.

(a)-(b) As a result of the Consolidated Shareholders' Agreement and the Shareholders' Agreement Amendment, each party thereto may be deemed to be the beneficial owner of at least 254,599,254 Ordinary Shares. Such shares constitute approximately 67.76% of the beneficial ownership, based on the capitalization of the Tower as of the date hereof (according to publicly available information provided by Tower to date) and calculated in accordance with Rule 13d-3(d)(i) of the Act. Such beneficial ownership is based on (i) the ownership, by TIC, SanDisk, and Macronix of 14,260,504, 15,878,972, and 8,773,395 Ordinary Shares, respectively, (ii) the right of TIC to purchase 211,595,475 Ordinary Shares exercisable within sixty (60) days of the date hereof (of which 2,561,467 are issuable upon conversion of all of the convertible debentures issued to TIC in the Rights Offering, 2,941,176 warrants are exercisable within sixty (60) days at an exercise price of \$2.04 per Ordinary Share and 206,092,832 are issuable upon conversion of the Capital Notes), (iii) the right of SanDisk and Macronix to purchase in the aggregate 4,090,908 Ordinary Shares, within sixty (60) days, upon the conversion of all the debentures purchased pursuant to the Rights Offering which are held by such parties.

The statements in this Amendment No. 8 shall not be construed as an admission by the Reporting Person that any such Reporting Person and any other persons or entities constitute a "group" for purposes of Section 13(d) of the Exchange Act and the rules promulgated thereunder. Further, the filing of this Amendment No. 8 shall not be construed as an admission that the Reporting Person is, for the purposes of Section 13(d) or 13(g) of the Exchange Act, or for any other purpose, the beneficial owner of any Ordinary Shares other than those Ordinary Shares over which the Reporting Person has direct voting and dispositive power, as reported herein. The Reporting Person disclaims any pecuniary interest in any securities of Tower owned by any other party, and expressly disclaims the existence of a group.

- (c) Except as set forth above, neither the Reporting Person, nor, to the best of its knowledge, any of their directors or executive officers, has effected any transaction in any securities of Tower during the past sixty (60) days.
- (d) No person is known to have the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, securities covered by this statement.

Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer.

With the exception of the agreements in previous amendments to the Schedule 13D or attached hereto as exhibits and incorporated herein in their entirety by reference, to the knowledge of the Reporting Person, there are no contracts, arrangements, understandings or relationships (legal or otherwise) among the persons named in Item 2 and between such persons and any person with respect to any securities of the Tower, including but not limited to transfer or voting of any of the securities, finder's fees, joint ventures, loan or option arrangements, puts or calls, guarantees of profits, division of profits or loss, or the giving or withholding of proxies.

Item 7.

Materials to be Filed as Exhibits.

The following exhibits are filed herewith:

ExhibitDescription

No.

- 1. Share Purchase Agreement, dated as of December 12, 2000, between Israel Corporation Ltd. and Tower Semiconductor Ltd.*
- 2. Additional
 Purchase
 Obligation
 Agreement,
 dated as of
 December 12,
 2000, between
 Israel
 Corporation
 Ltd. and Tower
 Semiconductor
 Ltd.*
- 3. Registration Rights Agreement, dated as of January 18, 2001, by and among Israel Corporation Ltd., SanDisk Corporation, Alliance Semiconductor Ltd., Macronix International Co., Ltd. and QuickLogic Corporation.*
- 4. Consolidated Shareholders

Agreement, dated as of January 18, 2001, by and among Israel Corporation Ltd., SanDisk Corporation, Alliance Semiconductor Ltd. and Macronix International Co., Ltd.*

- 5. Trustee
 Nomination
 Letter, dated
 January 25,
 2001, between
 Zvi Ephrat and
 Israel
 Corporation
 Ltd.*
- 6. Amendment to Payment to Schedules of Series A-3 and Series A-4 Additional Purchase Obligations, dated March 26, 2002.*
- 7. Letter, dated July 23, 2002, regarding Participation in Rights Offering, executed by Israel Corporation Technologies (ICTech) Ltd., San Disk Corporation, Alliance

Semiconductor Corporation and Macronix (BVI) Co., Ltd.*

8. Joint Filing Agreement, dated December, 2002.*

ExhibitDescription No.

- 9. Amendment to P a y m e n t Schedules of Series A-5 Additional Purchase Obligations, dated February 24, 2003.*
- 10. Amendment to
 Payment
 Schedules of
 Series A-5
 Additional
 Purchase
 Obligations,
 dated February
 24, 2003.*
- 11. Side Letter for Amendment to P a y m e n t Schedules of Series A-5 Additional Purch as e Obligations, dated April 14, 2003.*
- 12. A mendment No.3 to Payment Schedule of Series A-5 Additional Purchase Obligations, Waiver of Series A-5 Conditions, Conversion of Series A-4 Wafer Credits and Other Provisions, d a t e d

November 11, 2003. *

13. Securities

Purchase

Agreement,

dated as of

August 24,

2006, between

Israel

Corporation

Ltd. and Tower

Semiconductor

Ltd.*

14. Registration

Rights

Agreement,

dated as of

September 28,

2006, between

Israel

Corporation

Ltd. and Tower

Semiconductor

Ltd.*

15. Voting

Agreement,

dated as of

September 28,

2006, by and

among Israel

Corporation

Ltd., SanDisk

Corporation,

Alliance

Semiconductor

Ltd., Macronix

International

Co., Ltd. and

Bank Hapoalim

B.M.*

16. Voting

Agreement,

dated as of

September 28,

2006, by and

among Israel

Corporation

Ltd., SanDisk

Corporation,

Alliance

Semiconductor

Ltd., Macronix

International

Co., Ltd. and

Bank Leumi

Le-Israel

B.M.*

17. Tag-Along

Agreement,

dated as of

September 28,

2006, between

Israel

Corporation

Ltd., and Bank

Hapoalim

B.M.*

18. Tag-Along

Agreement,

dated as of

September 28,

2006, between

Israel

Corporation

Ltd., and Bank

Leumi

Le-Israel

B.M.*

19. Securities

Purchase

Agreement,

dated as of

September 25,

2008, by and

between Israel

Corporation

Ltd. and Tower

Semiconductor

Ltd. *

20. Amended and

Restated

Registration

Rights

Agreement,

dated as of

September 25,

2008, by and

between Israel

Corporation

Ltd. and Tower

Semiconductor

Ltd. *

21. Conversion

Agreement,

dated as of

September 25,

2008, by and

between Israel

Corporation

Ltd. and Tower

Semiconductor

Ltd. *

Exhibit Description

No.

22. Amendment

No. 1 to

Tag-Along

Agreement,

dated

September 25,

2008, by and

between Israel

Corporation

Ltd. and Bank

Hapoalim

B.M.*

23. Amendment

No. 1 to

Tag-Along

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September 25,

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Ltd. and Bank

Leumi

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B.M.*

24. Safety Net

Undertaking of

Israel

Corporation

Ltd. to Tower

Semiconductor

Ltd., dated

September 25,

2008. *

25. Equity Capital

Notes of Tower

Semiconductor

Ltd. received

by Israel

Corporation

Ltd., dated

September 25,

2008. *

26.

Fee Letter,

dated

September 25,

2008, from

Tower

Semiconductor

Ltd. to Israel

Corporation

Ltd. *

99-1. Amendment to

Safety Net

Undertaking,

dated January

6, 2009.

99-2. Equity

Equivalent

Convertible

Capital Note of

Tower

Semiconductor

Ltd. dated

January 7,

2009.

*Previously filed.

SIGNATURE

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: January 13, 2009

ISRAEL CORPORATION LTD.

By: /s/ Nir Gilad

Name: Nir Gilad

Title: President and Chief

Executive Officer

By: /s/ Avisar Paz

Name: Avisar Paz Title: Chief Financial

Officer

Exhibit Index

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- 9. Amendment to P a y m e n t Schedules of Series A-5 Additional Purchase Obligations, dated February 24, 2003.*
- 10. Amendment to P a y m e n t Schedules of Series A-5 Additional Purchase Obligations, dated February 24, 2003.*
- 11. Side Letter for Amendment to P a y m e n t Schedules of Series A-5 Additional Purchase Obligations, dated April 14, 2003.*
- 12. Amendment
 No.3 to
 Payment
 Schedule of
 Series A-5
 Additional
 Purchase
 Obligations,
 Waiver of
 Series A-5

Conditions, Conversion of Series A-4 Wafer Credits and Other Provisions, d a t e d November 11, 2003.*

13. Securities

Purchase Agreement, dated as of August 24, 2006, between Israel Corporation Ltd. and Tower Semiconductor

14. Registration

Ltd.*

Rights Agreement, dated as of September 28, 2006, between Israel Corporation Ltd. and Tower Semiconductor Ltd.*

15. Voting

Agreement, dated as of September 28, 2006, by and among Israel Corporation Ltd., SanDisk Corporation, Alliance Semiconductor Ltd., Macronix International Co., Ltd. and Bank Hapoalim B.M.*

ExhibitDescription

No.

16. Voting

Agreement,

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September 28,

2006, by and

among Israel

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Ltd., SanDisk

Corporation,

Alliance

Semiconductor

Ltd., Macronix

International

Co., Ltd. and

Bank Leumi

Le-Israel

B.M.*

17. Tag-Along

Agreement,

dated as of

September 28,

2006, between

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Ltd., and Bank

Hapoalim

B.M.*

18. Tag-Along

Agreement,

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September 25,

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dated as of

September 25,

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between Israel

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Ltd. and Tower

Semiconductor

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22. Amendment

No. 1 to

Tag-Along

Agreement,

dated

September 25,

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No. 1 to

Tag-Along

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September 25,

2008, by and

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B.M.*

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Corporation

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6, 2009.

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Equivalent

Convertible

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