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ATICK JOS Form 4											
July 27, 2011	1 /								OMB AF	PROVAL	
	• • UNITE	D STATES			ND EXCI D.C. 2054		GE C	OMMISSION	OMB Number:	3235-0287	
Check thi if no long subject to Section 1 Form 4 o Form 5 obligation may cont <i>See</i> Instru 1(b).	6. r Filed p ns inue.	oursuant to s 7(a) of the	F CHAN Section 1 Public Ut	GES IN I SECUR 6(a) of the ility Hold	BENEFIC ITIES e Securitie	CIAL s Exc any A	hange Act of	NERSHIP OF e Act of 1934, 1935 or Section 0	Expires: Estimated a burden hou response		
(Print or Type F	Responses)										
1. Name and A ATICK JOS	ddress of Reportin EPH J	ng Person <u>*</u>	Symbol		Ticker or Tr	U	NC.	5. Relationship of Issuer (Checl	Reporting Pers		
	(First) ENTITY SOLU ROAD STREE		3. Date of (Month/D 07/25/20	-	ansaction			Director X Officer (give below) EVP, Chi		Owner er (specify ficer	
STAMFOR	(Street) D, CT 06901			ndment, Date Original hth/Day/Year)				 6. Individual or Joint/Group Filing(Check Applicable Line) _X_ Form filed by One Reporting Person Form filed by More than One Reporting 			
(City)	(State)	(Zip)	T - 1-1		· · · · · · · · · · · · · · · · · · ·			Person			
1.Title of Security (Instr. 3)	2. Transaction D (Month/Day/Yea	ate 2A. Deen ar) Executio any	med	3.	4. Securitie	s Acqu osed c	uired of (D)	uired, Disposed of 5. Amount of Securities Beneficially Owned Following Reported Transaction(s)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of	
Common Stock, par value \$0.001 per share	07/25/2011			Code V	Amount 759,566	or (D) D	Price \$ 12 (1)	(Instr. 3 and 4)	D		
Common Stock, par value \$0.001 per share	07/25/2011			D	3,474 <u>(1)</u>	D	\$ 12 (1) (2)	0 (1) (2)	I <u>(2)</u>	By 401(k) Plan	

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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 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. Transacti Code (Instr. 8)	5. Number of etiorDerivative Securities 3) Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)		tive Expiration Date (Month/Day/Year) red (A) or ed of (D)		7. Title and Amount Underlying Securitie (Instr. 3 and 4)	
				Code V	(A)	(D)	Date Exercisable	Expiration Date	Title	Amou Numb Shares
Employee Stock Options (right to buy)	\$ 7.33	07/25/2011		D		30,000	(3)	02/10/2019	Common Stock, par value \$0.001 per share	30,0
Employee Stock Options (right to buy)	\$ 7.23	07/25/2011		D		150,000	(4)	09/08/2019 <u>(4)</u>	Common Stock, par value \$0.001 per share	150,
Employee Stock Options (right to buy)	\$ 10.02	07/25/2011		D		42,570	(5)	04/23/2013 <u>(5)</u>	Common Stock, par value \$0.001 per share	42,5

Reporting Owners

Reporting Owner Name / Address	Relationships						
	Director	10% Owner	Officer	Other			
ATICK JOSEPH J C/O L-1 IDENTITY SOLUTIONS, INC. 177 BROAD STREET, 12TH FLOOR STAMFORD, CT 06901			EVP, Chief Strategic Officer				
Cignoturae							

Signatures

Joseph J. Atick	07/27/2011
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<u>**</u>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).

On July 25, 2011, L-1 Identity Solutions, Inc., a Delaware corporation (the "Issuer"), was acquired (the "Merger") pursuant to that certain Agreement and Plan of Merger, dated as of September 19, 2010 (the "Merger Agreement"), by and among the Issuer, Safran SA, a french societe anonyme ("Parent"), and Laser Aquisition Sub Inc., a Delaware corporation and wholly owned subsidiary of Parent ("Merger")

- (1) Societe anonyme ("Fatent"), and Laser Aquisition sub Inc., a Deraware corporation and whonly owned subsidiary of Fatent ("Merger") Sub"). In connection with the Merger, all shares of the Issuer's common stock, par value \$0.001 per share ("Common Stock"), held by the Reporting Person at the effective time of the Merger (the "Effective Time") were exchanged for merger consideration consisting of \$12.00 in cash per share of Common Stock, subject to applicable withholding amounts, as described in the Merger Agreement.
- (2) Represents shares of Common Stock held in the Reporting Person's 401(k) Plan that were exchanged for merger consideration in the Merger.

These options to purchase 30,000 shares of Common Stock, which were scheduled to vest in four equal annual installments beginning on the first anniversary of the date of grant (which was February 10, 2010), became fully vested and exercisable as of immediately prior to the Effective Time. As of the Effective Time, each option was cancelled in the Merger in exchange for a cash payment of \$4.67

(3) the Effective Time, each option was cancelled in the Merger in exchange for a cash payment of \$4.07
 (\$140,100 in the aggregate), representing the difference between the exercise price of the options (\$7.33 per share) and the merger consideration (\$12.00 per share), subject to applicable tax withholding amounts. Any other stock options held by the Reporting Person were cancelled as of the Effective Time for no value.

These options to purchase 150,000 shares of Common Stock, which were scheduled to vest in four equal annual installments beginning on the first anniversary of the date of grant (which was September 8, 2010), became fully vested and exercisable as of immediately prior

(4) to the Effective Time. As of the Effective Time, each option was cancelled in the Merger in exchange for a cash payment of \$4.77 (\$715,500 in the aggregate), representing the difference between the exercise price of the options (\$7.23 per share) and the merger consideration (\$12.00 per share), subject to applicable tax withholding amounts. Any other stock options held by the Reporting Person were cancelled as of the Effective Time for no value.

These options to purchase 42,570 shares of Common Stock were fully vested. As of the Effective Time, each option was cancelled in the Merger in exchange for a cash payment of \$1.98 (\$84,289 in the aggregate), representing the difference between the exercise price of the

(5) Merger in exchange for a cash payment of \$1.98 (\$64,289 in the aggregate), representing the unreference between the exercise price of the options (\$10.02 per share) and the merger consideration (\$12.00 per share), subject to applicable tax withholding amounts. Any other stock options held by the Reporting Person were cancelled as of the Effective Time for no value.

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.