SYPRIS SOLUTIONS INC

Form 8-K

October 30, 2009

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 8-K

CURRENT REPORT

Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of Report (Date of earliest event reported): October 26, 2009

Sypris Solutions, Inc.

(Exact name of registrant as specified in its charter)

Delaware 0-24020 61-1321992

(I.R.S.

Employer

(State or Other Jurisdiction (Commission

Identification

of Incorporation) File Number) No.)

101 Bullitt Lane, Suite 450

Louisville, Kentucky 40222

(Address of Principal (Zip Code)

Executive Offices)

Registrant's telephone number, including area code: (502) 329-2000

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)

Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Item 1.01. Entry into a Material Definitive Agreement.

Effective as of October 26, 2009, Sypris Solutions, Inc. (the "Company") amended its revolving credit facility (the "Loan Agreement") and outstanding senior notes (the "Note Agreements") (together, the "Credit Agreements"). The Company, together with its domestic subsidiaries (Sypris Technologies, Inc., Sypris Technologies Kenton, Inc., Sypris Technologies Marion, LLC, Sypris Technologies Mexican Holdings, LLC, Sypris Data Systems, Inc. and Sypris Electronics, LLC) (the "Subsidiary Guarantors") and its current bank group (JPMorgan Chase Bank, N.A., Bank of America, N.A. and National City Bank (collectively, the "Banks")) signed the 2009B Amendment to Loan Agreement (the "Loan Amendment") on October 26, 2009. In addition, the Company, each of the Subsidiary Guarantors and its current noteholders (The Guardian Life Insurance Company of America, Connecticut General Life Insurance Company, Life Insurance Company of North America, The Lincoln National Life Insurance Company and Lincoln Life & Annuity Company of New York (collectively, the "Noteholders")) signed the Fifth Amendment to Note Purchase Agreement (the "Note Amendments") on October 26, 2009 (the Loan Amendment and the Note Amendments, collectively, the "Amendments").

The Loan Amendment extends the maturity date of the Loan Agreement from January 15, 2010 through January 15, 2012, while the Note Amendments implement the same maturity date for the Note Agreements. The Company used certain net proceeds from the sale of Sypris Test & Measurement, Inc. ("STM") and of the Company's holdings of Dana Holding Corporation common stock to permanently reduce the lending commitments under the Loan Agreement from \$50.0 million to approximately \$21.0 million and under the Note Agreements from \$30.0 million to approximately \$13.3 million. The Amendments waive certain violations or potential violations of the Company's covenants as of October 26, 2009, and substituted new financial covenants regarding: quarterly minimum net worth and liquidity levels, cumulative quarterly "EBITDAR" levels, cumulative quarterly fixed charge ratios and cumulative quarterly debt to EBITDAR ratios, among others. The Amendments also commit the Company to obtain the consent of the Banks and the Noteholders before making any dividend payments and impose certain fees and interest rates increases. To the extent that marketable securities or other collateral is sold outside of the ordinary course of business, the Amendments also provide for certain prepayments to the Banks and the Noteholders. The Company expects to be able to comply with the amended covenants. However, no assurances can be given that changing business, regulatory or economic conditions might not cause the Company to violate one or more covenants which could result in default or acceleration of any debt under the Agreements.

Item 2.01 Completion of Acquisition or Disposition of Assets

On October 26, 2009 the Company completed the sale of its wholly owned subsidiary, STM, pursuant to a stock purchase agreement (the "Agreement") with Textronix Inc. (the "Buyer"). The Company sold all of the outstanding shares of STM stock to the Buyer for \$39.0 million of cash consideration (\$3.0 million of which was to be held in escrow for up to 18 months in connection with certain customary representations, warranties, covenants and indemnifications of the Company). The Agreement contains customary representations, warranties and covenants of the Seller and the Buyer as further set forth in the Agreement. The Agreement also includes provisions governing the retention by the Seller of certain responsibilities with regard to environmental, tax, intellectual property and other liabilities; transition of employees and responsibility for employee compensation and benefits; information technology, use of trademarks and logos; and post-closing indemnities between the Seller and the Buyer for losses arising from specified events.

Item 3.03. Material Modification to Rights of Security Holders.

The Company executed the Amendments on October 26, 2009, effective in each case as of execution. Among other things, the Amendments require the Company to obtain the consent of the Banks and the Noteholders before making any dividend payments to holders of the Company's outstanding common stock par value \$.01.

Item 7.01 Regulation FD Disclosure.

Effective as of October 26, 2009, Computershare Trust Company, N.A. ("Computershare") was appointed to be the successor rights agent for the Company pursuant to a Letter Amendment to the Rights Agreement. In addition to the appointment as successor rights agent, the Company appointed Computershare as transfer agent, registrar, and dividend disbursing agent effective as of October 26, 2009. The addresses and phone numbers to contact Computershare regarding the Company's shareholder accounts are provided below.

Shareholder Inquiries: Street Address
Computershare Computershare
P.O. Box 43078 250 Royall Street
Providence, RI 02940 Canton, MA 02021

Telephone: 800-622-6757

Item 9.01 Financial Statements and Exhibits.

(b) Pro Forma Information

The following pro forma condensed consolidated financial statements of Sypris Solutions, Inc. are included in this Form 8-K:

- (i) Unaudited Pro Forma Condensed Consolidated Statement of Operations for the six months ended July 5, 2009;
- (ii) Unaudited Pro Forma Condensed Consolidated Statement of Operations for the six months ended June 29, 2008;
- (iii) Unaudited Pro Forma Condensed Consolidated Statement of Operations for the year ended December 31, 2008; and
- (iv) Unaudited Pro Forma Condensed Consolidated Balance Sheet as of July 5, 2009.

The accompanying unaudited pro forma condensed consolidated financial statements have been prepared to illustrate the effect of the sale of the STM segment on Sypris Solutions, Inc.'s historical consolidated results of operations and financial position. The accompanying unaudited condensed consolidated statements of operations give effect to the disposition of STM as if it occurred at the beginning of the fiscal period presented. The unaudited pro forma condensed consolidated balance sheet assumes the sale occurred on July 5, 2009. The actual effect of the sale could differ from the pro forma adjustments presented. However, management believes that the assumptions used and the adjustments made are reasonable under the circumstances and given the information available.

The pro forma information is based on the historical financial statements of STM and Sypris Solutions, Inc. and its subsidiaries after giving effect to the proposed transaction and the assumptions and adjustment in the accompanying notes to the pro forma condensed consolidated financial statements and are not necessarily indicative of the consolidated financial position or results of operations of Sypris Solutions, Inc. that would have actually occurred had the transaction been in effect as of the date or for the periods presented. The unaudited pro forma financial information should be read in conjunction with Sypris Solutions, Inc.'s historical consolidated financial statements, including notes thereto.

(d) Exhibits.

Exhibit Number	Description of Exhibit
99	Press Release issued October 29, 2009.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

Dated: October 30, 2009 Sypris Solutions, Inc.

By: /s/ John R. McGeeney John R. McGeeney

General Counsel and Secretary

INDEX TO EXHIBITS

Exhibit

Number Description

99 Press Release issued October 29, 2009.

Sypris Solutions, Inc.
Unaudited Pro Forma Condensed Consolidated
Statements of Operations
For the Six Months Ended July 5, 2009

(in thousands, except for per share data)

As Reported		Di of	sposition	Pro Forma			
(a)		ST	CM	(b)			
Net revenue:							
Outsoutcell services	127,871	\$	22,622	\$	105,249		
Products 3	5,916		4,078		31,838		
Total 1 net revenue	63,787		26,700		137,087		
Cost of sales:							
Outsourcell services	26,171		17,500		108,671		
Products 2	5,646		2,227		23,419		
Total 1 cost of sales	51,817		19,727		132,090		
Gross 1 profit	1,970		6,973		4,997		
Selling, 1 general and administrat			5,094		14,740		
Research 2 and	,200		397		1,803		
Amortizata of intangible			_		56		
assets							
3	,713				3,713		

18,456

18,456

Nonrecurring
expense,
net

net									
Operating (loss) income	(13,833)		1,482		(15,315)		
	3,572	,		1,154		2,418	,		
Other income, net	(77)		_		(77)		
(Loss) income before income	(17,328			328		(17,656			
taxes))		
Income tax expense	795			128		667			
_	(18,123)	\$	200	\$	(18,323)		
Loss per common share:									
Basic \$	(0.98)			\$	(0.99)		
Diluted\$	(0.98)			\$	(0.99)		
Weighted average shares outstanding:									

(a) Represents historical condensed consolidated statement of operations as reported by Sypris Solutions, Inc. for the six month period ended July 5, 2009 in its Quarterly Report on Form 10-Q filed with the SEC on August 18, 2009.

18,456

Diluted 18,456

Basic

(b) Reflects the elimination of the revenues and expenses of the company's Test & Measurement segment (STM) from the continuing operations of the company and the elimination of interest expense allocated to the debt required to be paid down as a result of the disposition for the six month period ended July 5, 2009.

Sypris Solutions, Inc.
Unaudited Pro Forma Condensed Consolidated
Statements of Operations
For the Six Months Ended June 29, 2008
(in thousands, except for per share data)

As Reported			isposition	Pro Forma			
(a	(a)		ΓМ	(b)			
Net revenue:							
Outsou&c services	elt78,236	\$	23,864	\$	154,372		
Products	38,376		3,398		34,978		
Total net revenue	216,612		27,262		189,350		
Cost of sales:							
Outsourc services	e d 60,431		18,303		142,128		
Products	31,661		1,854		29,807		
Total cost of sales	192,092		20,157		171,935		
Gross profit	24,520		7,105		17,415		
Selling, general and administr			5,357		16,414		
Research and developm			354		1,730		
Amortiza of intangible assets	t i 29		46		83		

Nonrecur expense, net	ring				
Operating income	g536		1,348	(812)
Interest expense, net	1,975		1,010	965	
Other (income) expense,	(916	,	6	(922	,
net (Loss) income before income	(523)	332	(855)
taxes))
Income tax expense	27		129	(102)
Net \$ (loss)	(550		\$ 203	\$ (753	,
income))
Loss per common share:					
Basic \$	(0.03)		\$ (0.04)
Diluted\$	(0.03)		\$ (0.04)
Weighted average shares outstandi					
Basic	18,347			18,347	
Diluted				18,347	

(a) Represents historical condensed consolidated statement of operations as reported by Sypris Solutions, Inc. for the six month period ended June 29, 2008 in its Quarterly Report on Form 10-Q filed with the SEC on August 7, 2008.

(b) Reflects the elimination of the revenues and expenses of the company's Test & Measurement segment (STM) from the continuing operations of the company and the elimination of interest expense allocated to the debt required to be paid down as a result of the disposition for the six month period ended June 29, 2008.

Sypris Solutions, Inc.
Unaudited Pro Forma Condensed Consolidated
Statements of Operations
For the Year Ended December 31, 2008
(in thousands, except for per share data)

As Reported			isposition	Pro Forma			
(a)	S	ГМ	(b))		
Net revenue:							
Outsoutc services	e3d30,433	\$	47,335	\$	283,098		
Products Total			7,878 55,213		73,007 356,105		
net revenue	·		·				
Cost of sales:							
Outsourc services	ed12,820		37,061		275,759		
Products	64,868		4,157		60,711		
Total cost of sales	377,688		41,218		336,470		
Gross profit	33,630		13,995		19,635		
Selling, general and administr			10,970		31,941		
Research and	4,197		797		3,400		
developm	nent						
Amortiza			46		167		
intangible assets	e						
455065	440		_		440		

Impairme of	ent					
goodwill						
Nonrecur expense, net	r 45 g086		_		45,086	
Operating (loss)	g(59,217	`	2,182		(61,399	`
Interest expense, net	4,235)	2,038		2,197)
Impairme of marketab	le		_		66,758	
securities						
Other expense, net	1,832		234		1,598	
Loss before	(132,042		(90		(131,952	
income taxes)))
Income tax	(1,486	,	(35)	(1,451	,
benefit)))
Net \$	(130,556		\$ (55		\$ (130,501	
loss)))
Loss per common share:						
Basic \$	(7.11)			\$ (7.11)
Diluted\$	(7.11)			\$ (7.11)
Weighted average shares outstandi						
Basic	18,365				18,365	
Diluted	18,365				18,365	

(a) Represents historical condensed consolidated statement of operations as reported by Sypris Solutions, Inc.

for the year ended December 31, 2008 in its Annual Report on Form 10-K filed with the SEC on March 31, 2009.

(b) Reflects the elimination of the revenues and expenses of the company's Test & Measurement segment (STM) from the continuing operations of the company and the elimination of interest expense allocated to the debt required to be paid down as a result of the disposition for the year ended December 31, 2008.

Sypris Solutions, Inc.

Unaudited Pro Forma Condensed Consolidated Balance Sheets As of July 5, 2009

(in thousands)

As Reported			sposition FM	Pro Forma				
(a	_	(b)	A	djustments		P	ro Forma
ASSETS								
Current assets:								
Cash \$ and cash equivalents	10,125	\$	-	\$	-		\$	10,125
Restricted cash			-		3,000	(c)		3,263
Accounts receivable, net	45,394		6,221		-			39,173
Inventory, net	35,838		1,319		-			34,519
Other current assets	10,151		481		-			9,670
Total current assets	101,771		8,021		3,000			96,750
Investment in marketable securities	5,239		-		-			5,239
Property, plant and equipment, net	98,051		12,913		-			85,138
Goodwill	13,837		6,937		-			6,900
Other assets	11,312		-		-			11,312
\$	230,210	\$	27,871	\$	3,000		\$	205,339

Total assets

Current

LIABILITIES AND

STOCKHOLDERS' EQUITY

liabilities:						
Accounts\$ payable	39,955	\$ 2,069	\$ -			\$ 37,886
Accrued liabilities	24,169	996	-			23,173
Notes payable	75,500	-	(34,000)	(d)	41,500
Total current liabilities	139,624	3,065	(34,000)		102,559
Long-term debt	-	-	-			-
Other liabilities	45,110	199	-			44,911
Total liabilities	184,734	3,264	(34,000)		147,470

equity

Total

45,476

Total \$ 230,210 \$ 3,264 \$ (21,607 \$ 205,339 liabilities

12,393

(e)

)

57,869

liabilities and

stockholders'

stockholders'

equity

- (a) Represents historical condensed consolidated balance sheet as reported by Sypris Solutions, Inc. as of July 5, 2009 in its Quarterly Report on Form 10-Q filed with the SEC on August 18, 2009.
- (b) Reflects the elimination of assets and liabilities of the company's Test & Measurement segment (STM) from the balance sheet pursuant to the sale of the business.
- (c) Represents proceeds reserved in escrow from the sale of STM.
- (d) Represents the net cash proceeds from the sale of STM to be used to reduce amounts outstanding under the company's Revolving Credit Agreement and Senior Notes.

(e) Represents the estimated gain on the sale of STM.