# SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

### **SCHEDULE 13D**

(Rule 13d-101)

# INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULE 13d-1(a) AND AMENDMENTS THERETO FILED PURSUANT TO RULE 13d-2(a)

## ULTRA CLEAN HOLDINGS, INC.

(Name of Issuer)

#### **COMMON STOCK, \$0.01 PAR VALUE**

(Title of Class of Securities)

90385V 10 7 (CUSIP Number)

Jack Sexton
Ultra Clean Holdings, Inc.
150 Independence Drive
Menlo Park, CA 94025
(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

June 29, 2006

(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 Section 18 of the Securities Exchange Act of 1934 or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act.

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1			TING PERSONS TION NOS. OF ABOVE PERSONS (ENTITIES ONLY)	
	Francisco P	artn	ers GP, LLC	
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP  (a) x (b) o			
3	SEC USE ONI	LΥ		
4	SOURCE OF I	FUNE	os —	
	00			
5	CHECK BOX TO ITEM 2(d)		SCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT e)	
6	CITIZENSHIP State of Del	NSHIP OR PLACE OF ORGANIZATION		
	State of Del	7		
		,	SOLE VOTING POWER 4,167,400	
BENE OW:	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH  9		SHARED VOTING POWER  6,639,307 <sup>1</sup>	
PE			SOLE DISPOSITIVE POWER	
			4,167,400	
			SHARED DISPOSITIVE POWER	
			6,639,307 <sup>1</sup>	
11	AGGREGATE	AM(	OUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	

	6,639,307 <sup>1</sup>	
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	0
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
	31.9% <sup>1</sup>	
14	TYPE OF REPORTING PERSON	
	IC	

 $<sup>1\ \</sup>mathrm{Includes}\ 2,471,907\ \mathrm{shares}\ \mathrm{of}\ \mathrm{Common}\ \mathrm{Stock}\ \mathrm{of}\ \mathrm{the}\ \mathrm{other}\ \mathrm{Reporting}\ \mathrm{Persons}\ \mathrm{who}\ \mathrm{are}\ \mathrm{part}\ \mathrm{of}\ \mathrm{the}\ \mathrm{group}\ \mathrm{filing}\ \mathrm{this}\ \mathrm{Schedule}\ 13\mathrm{D}.$ 

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1	NAME OF DE	DOD?	TING PERSONS			
1		TION NOS. OF ABOVE PERSONS (ENTITIES ONLY)				
	Francisco Partners, L.P.					
2	CHECK THE	APPR	OPRIATE BOX IF A MEMBER OF A GROUP			
			(a) x			
			(b) o			
3	SEC USE ONL	LΥ				
4	SOURCE OF F	FUNE	os			
	00					
5			SCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT			
	TO TIEW 2(u)	TO ITEM 2(d) or 2(e)				
6	CITIZENSHIP	OR I	PLACE OF ORGANIZATION			
	State of Del	State of Delaware, U.S.A.				
	State of Den		(e, 0.5.A.			
		7	SOLE VOTING POWER			
			4,167,400			
	OF SHARES	8	SHARED VOTING POWER			
OWI	NED BY		6,639,307 <sup>1</sup>			
	REPORTING ERSON		6,639,307			
V	VITH	9	SOLE DISPOSITIVE POWER			
			4,167,400			
		10	SHARED DISPOSITIVE POWER			
			6,639,307 <sup>1</sup>			
11	AGGREGATE	AMO	OUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	6,639,307 <sup>1</sup>					
12	CHECK BOX	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES				
I						

	О
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)
	31.9% <sup>1</sup>
14	TYPE OF REPORTING PERSON
	IC

 $<sup>1\ \</sup>mathrm{Includes}\ 2,471,907\ \mathrm{shares}\ \mathrm{of}\ \mathrm{Common}\ \mathrm{Stock}\ \mathrm{of}\ \mathrm{the}\ \mathrm{other}\ \mathrm{Reporting}\ \mathrm{Persons}\ \mathrm{who}\ \mathrm{are}\ \mathrm{part}\ \mathrm{of}\ \mathrm{the}\ \mathrm{group}\ \mathrm{filing}\ \mathrm{this}\ \mathrm{Schedule}\ 13\mathrm{D}.$ 

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1	NAME OF RE	POR"	TING PERSONS			
1	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)					
	ED III. Ol					
		FP-Ultra Clean, L.L.C.				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP					
			(a) x (b) o			
3	SEC USE ONL	Υ				
4	SOURCE OF F	FUNE	os —			
	00					
5	CHECK BOX	IF DI	SCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT			
		TO ITEM 2(d) or 2(e)				
			0			
6	CITIZENSHIP	OR I	PLACE OF ORGANIZATION			
		ATTENDED OF ORGINALITIES.				
	State of Del	awaı	re, U.S.A.			
		7	SOLE VOTING POWER			
			4,167,400			
NUMBER	OF SHARES	8	SHARED VOTING POWER			
	FICIALLY NED BY					
EACH R	REPORTING RSON		6,639,307 <sup>1</sup>			
	VITH	9	SOLE DISPOSITIVE POWER			
			4,167,400			
		10	SHARED DISPOSITIVE POWER			
	1		6,639,307 <sup>1</sup>			
11	AGGREGATE	AMO	OUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
6,639,307 <sup>1</sup>						
12		IE TI	IE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN			
12	SHARES					

	О
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)
	31.9% <sup>1</sup>
14	TYPE OF REPORTING PERSON
	IC

 $<sup>1\ \</sup>mathrm{Includes}\ 2,471,907\ \mathrm{shares}\ \mathrm{of}\ \mathrm{Common}\ \mathrm{Stock}\ \mathrm{of}\ \mathrm{the}\ \mathrm{other}\ \mathrm{Reporting}\ \mathrm{Persons}\ \mathrm{who}\ \mathrm{are}\ \mathrm{part}\ \mathrm{of}\ \mathrm{the}\ \mathrm{group}\ \mathrm{filing}\ \mathrm{this}\ \mathrm{Schedule}\ 13\mathrm{D}.$ 

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1			TING PERSONS TION NOS. OF ABOVE PERSONS (ENTITIES ONLY)	
	Leonid and Inna Mezhvinsky as trustees of the Revocable Trust Agreement of Leonid Mezhvinsky and Inna Mezhvinsky dated April 26, 1988			
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP  (a) x (b) o			
3	SEC USE ONLY			
4	SOURCE OF F	FUND	os	
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e)			
6	CITIZENSHIP OR PLACE OF ORGANIZATION United States			
		7	SOLE VOTING POWER 1,793,860	
BENEF OWN	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		SHARED VOTING POWER  6,639,307 <sup>1</sup>	
			SOLE DISPOSITIVE POWER  1,793,860	
			SHARED DISPOSITIVE POWER  6,639,307 <sup>1</sup>	
11	AGGREGATE	AMO	DUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	6,639,3071			
12	, , , , , ,			

	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	X
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
	31.9% <sup>1</sup>	
14	TYPE OF REPORTING PERSON	
	00	

 $<sup>1\ \</sup>mathrm{Includes}\ 4,845,447\ \mathrm{shares}\ \mathrm{of}\ \mathrm{Common}\ \mathrm{Stock}\ \mathrm{of}\ \mathrm{the}\ \mathrm{other}\ \mathrm{Reporting}\ \mathrm{Persons}\ \mathrm{who}\ \mathrm{are}\ \mathrm{part}\ \mathrm{of}\ \mathrm{the}\ \mathrm{group}\ \mathrm{filing}\ \mathrm{this}\ \mathrm{Schedule}\ 13\mathrm{D}.$ 

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Victor Mezhvinsky as trustee of the Joshua Mezhvinsky 2004 Irrevocab Trust Under Agreement dated June 4, 2004  CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP  SEC USE ONLY  SOURCE OF FUNDS OO  CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUA TO ITEM 2(d) or 2(e)  CITIZENSHIP OR PLACE OF ORGANIZATION United States  NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH  SOLE VOTING POWER 40,168 6,639,3071  SOLE DISPOSITIVE POWER 40,168  10 SHARED DISPOSITIVE POWER 6,639,3071  AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 6,639,3071				TING PERSONS TION NOS. OF ABOVE PERSONS (ENTITIES ONLY)		
3 SEC USE ONLY  4 SOURCE OF FUNDS OO  5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUA TO ITEM 2(d) or 2(e)  6 CITIZENSHIP OR PLACE OF ORGANIZATION United States  7 SOLE VOTING POWER 40,168  8 SHARED VOTING POWER 6,639,3071  9 SOLE DISPOSITIVE POWER 40,168  10 SHARED DISPOSITIVE POWER 6,639,3071  11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON						
3 SEC USE ONLY  4 SOURCE OF FUNDS OO  5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUA TO ITEM 2(d) or 2(e)  6 CITIZENSHIP OR PLACE OF ORGANIZATION United States  7 SOLE VOTING POWER 40,168  8 SHARED VOTING POWER 6,639,3071  9 SOLE DISPOSITIVE POWER 40,168  10 SHARED DISPOSITIVE POWER 6,639,3071  11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	2					
4 SOURCE OF FUNDS OO  5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUA TO ITEM 2(d) or 2(e)  6 CITIZENSHIP OR PLACE OF ORGANIZATION United States  7 SOLE VOTING POWER 40,168  NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH  9 SOLE DISPOSITIVE POWER 40,168  10 SHARED DISPOSITIVE POWER 6,639,3071  11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				(a) x (b) o		
OO  CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUA TO ITEM 2(d) or 2(e)  CITIZENSHIP OR PLACE OF ORGANIZATION  United States  VALUE OF VOTING POWER  40,168  SHARED VOTING POWER  40,168  SHARED VOTING POWER  6,639,3071  9 SOLE DISPOSITIVE POWER  40,168  10 SHARED DISPOSITIVE POWER  6,639,3071  11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON  11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	3	SEC USE ONL	Υ			
CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUA TO ITEM 2(d) or 2(e)  6 CITIZENSHIP OR PLACE OF ORGANIZATION United States  7 SOLE VOTING POWER 40,168  8 SHARED VOTING POWER 6,639,3071  9 SOLE DISPOSITIVE POWER 40,168  10 SHARED DISPOSITIVE POWER 6,639,3071  11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 10 SHARED DISPOSITIVE POWER	4	SOURCE OF FUNDS				
TO ITEM 2(d) or 2(e)  6 CITIZENSHIP OR PLACE OF ORGANIZATION United States  7 SOLE VOTING POWER 40,168  8 SHARED VOTING POWER 6,639,3071  9 SOLE DISPOSITIVE POWER 40,168  10 SHARED DISPOSITIVE POWER 6,639,3071  11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		00				
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United States  7 SOLE VOTING POWER 40,168  8 SHARED VOTING POWER 6,639,3071  9 SOLE DISPOSITIVE POWER 40,168  10 SHARED DISPOSITIVE POWER 6,639,3071  11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 10 SHARED DISPOSITIVE POWER 6,639,3071				0		
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NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH  9 SOLE DISPOSITIVE POWER  40,168  10 SHARED DISPOSITIVE POWER  6,639,3071  11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		United State	es			
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH  9 SOLE DISPOSITIVE POWER  40,168  10 SHARED DISPOSITIVE POWER  6,639,3071  11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			7	SOLE VOTING POWER		
BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH  9 SOLE DISPOSITIVE POWER  40,168  10 SHARED DISPOSITIVE POWER  6,639,3071  11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				40,168		
EACH REPORTING PERSON WITH  9 SOLE DISPOSITIVE POWER  40,168  10 SHARED DISPOSITIVE POWER  6,639,3071  11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	BENEF	ICIALLY	8	SHARED VOTING POWER		
WITH  9 SOLE DISPOSITIVE POWER  40,168  10 SHARED DISPOSITIVE POWER  6,639,3071  11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	EACH RE	EPORTING		6,639,3071		
SHARED DISPOSITIVE POWER  6,639,3071  AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			9	SOLE DISPOSITIVE POWER		
6,639,307 <sup>1</sup> AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				40,168		
11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			10	SHARED DISPOSITIVE POWER		
THEOREST TE TENDOS TO SELECT THE SELECT THE ORTHOGOLOGIC				6,639,3071		
6,639,3071	11	AGGREGATE	AMO	OUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
		6,639,3071				
12	12					

	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	x
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
	31.9% <sup>1</sup>	
14	TYPE OF REPORTING PERSON	
	00	

 $<sup>1\ \</sup>mathrm{Includes}\ 6{,}599{,}139\ \mathrm{shares}\ \mathrm{of}\ \mathrm{Common}\ \mathrm{Stock}\ \mathrm{of}\ \mathrm{the}\ \mathrm{other}\ \mathrm{Reporting}\ \mathrm{Persons}\ \mathrm{who}\ \mathrm{are}\ \mathrm{part}\ \mathrm{of}\ \mathrm{the}\ \mathrm{group}\ \mathrm{filing}\ \mathrm{this}\ \mathrm{Schedule}\ 13\mathrm{D}.$ 

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1			TING PERSONS TION NOS. OF ABOVE PERSONS (ENTITIES ONLY)	
	David Hongyu Wu and Winnie Wei Zhen Wu, as trustees of the Chen Minors Irrevocable Trust			
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP  (a) x			
3	SEC USE ONLY			
4	SOURCE OF F	FUNE	os	
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e)			
6	CITIZENSHIP OR PLACE OF ORGANIZATION United States			
		7	SOLE VOTING POWER 24,719	
BENEI OWN	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		SHARED VOTING POWER  6,639,307 <sup>1</sup>	
PE			SOLE DISPOSITIVE POWER  24,719	
			SHARED DISPOSITIVE POWER	
11	AGGDEGATE	A N A A	0,639,307 <sup>1</sup> DUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	6,639,307 <sup>1</sup>	AWI	JUNI BENEFICIALLI OWNED BI EACH REPORTING PERSON	
12	,,			

	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	x
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
	31.9% <sup>1</sup>	
14	TYPE OF REPORTING PERSON	
	00	

<sup>1</sup> Includes 6,614,588 shares of Common Stock of the other Reporting Persons who are part of the group filing this Schedule 13D.

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1			TING PERSONS TION NOS. OF ABOVE PERSONS (ENTITIES ONLY)
	Joe Chen an Revocable T	d Jei rust	any Chen as trustees of the Joe Chen and Jenny Chen dated 2002
2	CHECK THE	APPR	OPRIATE BOX IF A MEMBER OF A GROUP  (a) x
			(b) o
3	SEC USE ONI	Υ	
4	SOURCE OF F	FUND	os .
	00		
5	CHECK BOX TO ITEM 2(d)		SCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT e) o
6	CITIZENSHIP	OR I	PLACE OF ORGANIZATION
	United State	es	
		7	SOLE VOTING POWER
			474,116
	OF SHARES	8	SHARED VOTING POWER
EACH R	NED BY EPORTING		6,639,3071
	RSON VITH	9	SOLE DISPOSITIVE POWER
			474,116
		10	SHARED DISPOSITIVE POWER
			6,639,3071
11	AGGREGATE	AMO	DUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
	6,639,3071		
12			

	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	X
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
	31.9% <sup>1</sup>	
14	TYPE OF REPORTING PERSON	
	00	

 $<sup>1\ \</sup>mathrm{Includes}\ 6,165,191\ \mathrm{shares}\ \mathrm{of}\ \mathrm{Common}\ \mathrm{Stock}\ \mathrm{of}\ \mathrm{the}\ \mathrm{other}\ \mathrm{Reporting}\ \mathrm{Persons}\ \mathrm{who}\ \mathrm{are}\ \mathrm{part}\ \mathrm{of}\ \mathrm{the}\ \mathrm{group}\ \mathrm{filing}\ \mathrm{this}\ \mathrm{Schedule}\ 13\mathrm{D}.$ 

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1 NAME OF R	EDOD'	TING PERSONS			
		FICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)			
Victor Mos	hr:in a	olar.			
Victor Mez					
2 CHECK THE	APPR	ROPRIATE BOX IF A MEMBER OF A GROUP  (a) x			
		(b) o			
3 SEC USE ON	LY				
4 SOURCE OF					
4 SOURCE OF	FUNL	DS .			
00					
		ISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT			
TO ITEM 2(d	O ITEM 2(d) or 2(e)				
6 CITIZENSHI	CITIZENSHIP OR PLACE OF ORGANIZATION				
United Sta	United States				
Cintou Sta	7	GOLE MOTTING DOWER			
	'	SOLE VOTING POWER			
		40,168			
NUMBER OF SHARES BENEFICIALLY	8	SHARED VOTING POWER			
OWNED BY		6,639,3071			
EACH REPORTING PERSON	9				
WITH	9	SOLE DISPOSITIVE POWER			
		40,168			
	10	SHARED DISPOSITIVE POWER			
		6,639,3071			
11 AGGREGAT					
AGGREGAT	E AM	OUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
6,639,307					
	IF TH	HE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN			
SHARES					

	x
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)
	31.9% <sup>1</sup>
14	TYPE OF REPORTING PERSON
	IN

 $<sup>1\ \</sup>mathrm{Includes}\ 6{,}599{,}139\ \mathrm{shares}$  of Common Stock of the other Reporting Persons who are part of the group filing this Schedule 13D.

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1			TING PERSONS TION NOS. OF ABOVE PERSONS (ENTITIES ONLY)	
	Frank More	man		
2	CHECK THE	APPR	OPRIATE BOX IF A MEMBER OF A GROUP	
			(a) x (b) o	
3	SEC USE ONL	Υ		
4	SOURCE OF F	FUNE	DS .	
	00			
5			SCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT	
	TO ITEM 2(d)	01 2(	0	
6	CITIZENSHIP OR PLACE OF ORGANIZATION			
	United State	es		
		7	SOLE VOTING POWER	
			98,876	
	OF SHARES	8	SHARED VOTING POWER	
OWN	NED BY EPORTING		6,639,3071	
PE	RSON VITH	9	SOLE DISPOSITIVE POWER	
			98,876	
		10	SHARED DISPOSITIVE POWER	
			6,639,307 <sup>1</sup>	
11	AGGREGATE	AMO	DUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	6,639,3071			
12		IF TH	IE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN	
	SHARES	(1) 21222 CS. (1) 2122 CS. (1)		

	x
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)
	31.9% <sup>1</sup>
14	TYPE OF REPORTING PERSON
	IN

 $<sup>1\ \</sup>mathrm{Includes}\ 6,\!540,\!431\ \mathrm{shares}\ \mathrm{of}\ \mathrm{Common}\ \mathrm{Stock}\ \mathrm{of}\ \mathrm{the}\ \mathrm{other}\ \mathrm{Reporting}\ \mathrm{Persons}\ \mathrm{who}\ \mathrm{are}\ \mathrm{part}\ \mathrm{of}\ \mathrm{the}\ \mathrm{group}\ \mathrm{filing}\ \mathrm{this}\ \mathrm{Schedule}\ 13\mathrm{D}.$ 

This Schedule 13D is being filed on behalf of Francisco Partners GP LLC, Francisco Partners, L.P. and FP-Ultra Clean, L.L.C. (together with Francisco Partners GP, LLC and Francisco Partners, L.P., ||FP||); Leonid and Inna Mezhvinsky as trustees of the Revocable Trust Agreement of Leonid Mezhvinsky and Inna Mezhvinsky dated April 26, 1988 (the ∏Mezhvinsky Living Trust∏); Victor Mezhvinsky as trustee of the Joshua Mezhvinsky 2004 Irrevocable Trust Under Agreement dated June 4, 2004 (the □Joshua Trust□); David Hongyu Wu and Winnie Wei Zhen Wu, as trustees of the Chen Minors Irrevocable Trust (the □Chen Minors Trust□); Joe Chen and Jenny Chen as trustees of the Joe Chen and Jenny Chen Revocable Trust dated 2002 (the ☐Chen Revocable Trust☐); Victor Mezhvinsky; and Frank Moreman (together with FP, the Mezhvinsky Living Trust, the Joshua Trust, the Chen Minors Trust, the Chen Revocable Trust and Victor Mezhvinsky, the ∏Reporting Persons∏) with respect to the shares of common stock, par value \$.001 of Ultra Clean Holdings, Inc. (the ☐Common Stock☐). The Reporting Persons are jointly filing this Schedule 13D because they are deemed to constitute a \( \prop \) within the meaning of Section 13(d) of the Securities and Exchange Act of 1934, as amended (the ∏Exchange Act□), solely by reason of having executed the Stockholders∏ Agreement described below. All information in this Schedule 13D concerning any Reporting Person is being supplied solely by such Reporting Person, and only such Reporting Person shall be deemed responsible for the accuracy of such information. Statements made herein concerning the Reporting Persons are made severally by the Reporting Persons and not jointly, and no Reporting Person shall be responsible for the accuracy of information contained herein which has been supplied by or relates to another Reporting Person.

#### Item 1. Security and Issuer.

This statement on Schedule 13D relates to the shares of Common Stock of Ultra Clean Holdings, Inc., a Delaware corporation (the [Issuer]). The principal executive offices of the Issuer are located at 150 Independence Drive, Menlo Park, California 94025.

#### Item 2. Identity and Background.

- (a) This statement is being filed by the Reporting Persons.
- (b) The principal addresses of the Reporting Persons are:

Francisco Partners GP, LLC, a Delaware limited liability company ([FPGP[]) Francisco Partners L.P., a Delaware limited partnership ([FPLP[]) FP-Ultra Clean, L.L.C., a Delaware limited liability company ([FP-Ultra Clean[]) 2882 Sand Hill Road, Suite 280 Menlo Park, CA 94025

FPGP is the managing member of FP-Ultra Clean and the general partner of FPLP. FP-Ultra Clean is the record and beneficial owner of the shares of Common Stock in respect of which this Schedule 13D is being filed. Pursuant to Rule 13d-3 of the Securities Exchange Act of 1934, as amended, each of FPGP and FPLP may be deemed the beneficial owner of the shares of Common Stock in respect of which this Schedule 13D is being filed.

The Mezhvinsky Living Trust 10 Hampton Court Hillsborough, CA 94010

The Joshua Trust 300 Third Street, #502 San Francisco, CA 94107

The Chen Minors Trust 260 Loyola Drive Millbrae, CA 94030

The Chen Revocable Trust 260 Loyola Drive Millbrae, CA 94030 Victor Mezhvinsky 300 Third Street, #502 San Francisco, CA 94107

Frank Moreman 1276 11th Avenue San Francisco, CA 94122

- (c) During the last five years, none of the Reporting Persons has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors).
- (d) During the last five years, none of the Reporting Persons has been 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.
  - (e) Each of the Reporting Persons is a United States citizen.

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

FP-Ultra Clean purchased, prior to the 2004 initial public offering of the Common Stock, all shares of Common Stock that it currently holds. FP previously reported its acquisition of shares of Common Stock on Schedule 13G filed with the Securities and Exchange Commission on October 13, 2004. Each of the other Reporting Persons acquired the shares of Common Stock that they currently hold as partial consideration for the acquisition by Issuer, pursuant to the Agreement and Plan of Merger and Reorganization dated as of June 29, 2006 (the []Merger Agreement[]) among Sieger Engineering, Inc., Leonid Mezhvinsky, Bob Acquisition Inc., Pete Acquisition LLC, the Mezhvinsky Living Trust, the Chen Revocable Trust, Victor Mezhvinsky, the Joshua Trust, the Chen Minors Trust, Frank Moreman and Leonid Mezhvinsky as Sellers[] Agent, of all the outstanding shares of Sieger Engineering, Inc. (the []Merger[]).

#### Item 4. Purpose of Transaction.

As described more fully in Item 6, in conjunction with the Merger, the Issuer, FP-Ultra Clean, the Mezhvinsky Living Trust, the Chen Revocable Trust, Victor Mezhvinsky, the Joshua Trust, the Chen Minors Trust and Frank Moreman have entered into the Shareholders Agreement whereby each holder of shares of Common Stock has agreed to vote such shares in favor of certain nominees to the Issuer Board of Directors ([the Board]).

Each Reporting Person may, from time to time and subject to the Stockholders Agreement and the Lockup Agreement described below, increase, reduce or dispose of his or her investment in the Issuer, depending on general economic conditions, economic conditions in the markets in which the Issuer operates, the market price securities of the Issuer, the availability of funds, borrowing costs, other opportunities available to such Reporting Person and other considerations.

Pursuant to the Stockholders Agreement, the Issuer will recommend to the Board that Leonid Mezhvinsky be nominated as a member of the Board when another independent director is appointed to the Board.

Except as set forth in this Item 4, none of the Reporting Persons has any present plans or proposals which relate to or would result in any of the actions specified in clauses (a) through (j) of Item 4 of Schedule 13D.

#### Item 5. Interest in Securities of the Issuer.

(a) As a result of the Stockholders Agreement, the Reporting Persons may be deemed the beneficial owners of 6,639,307 shares, constituting approximately 31.9% of the issued and outstanding shares, of Common Stock of the Issuer, based on the number of shares of Common Stock outstanding as of July 11, 2006.

FP-Ultra Clean is the record and beneficial owner of 4,167,400 shares (the  $\Box$ FP Shares $\Box$ ), constituting approximately 20.0% of the issued and outstanding shares of Common Stock. FPGP is the managing member of

FP-Ultra Clean LLC and the general partner of FPLP. In its capacity as the holder of the majority of membership interests in FP-Ultra Clean, FPLP may also be deemed the beneficial owner of the FP Shares. In its capacity as the managing member of FP-Ultra Clean and the general partner of FPLP, FPGP may also be deemed the beneficial owner of the FP Shares.

The Mezhvinsky Living Trust is the beneficial owner of 1,793,869 shares, constituting approximately 8.6% of the issued and outstanding shares of Common Stock.

The Joshua Trust is the beneficial owner of 40,168 shares, constituting approximately 0.2% of the issued and outstanding shares of Common Stock.

The Chen Minors Trust is the beneficial owner of 24,719 shares, constituting approximately 0.1% of the issued and outstanding shares of Common Stock of the Issuer.

The Chen Revocable Trust is the beneficial owner of 474,116 shares, constituting approximately 2.3% of the issued and outstanding shares of Common Stock of the Issuer.

Victor Mezhvinsky is the beneficial owner of 40,168 shares, constituting approximately 0.2% of the issued and outstanding shares of Common Stock of the Issuer.

Frank Moreman is the beneficial owner of 98,876 shares, constituting approximately 0.5% of the issued and outstanding shares of Common Stock of the Issuer.

(b) As a result of the Stockholders Agreement, the Reporting Persons may be deemed to have shared voting and dispositive power with respect to 6,639,307 shares.

FP may be deemed to have sole voting and dispositive power with respect to 4,167,400 shares and shared voting and dispositive power with respect to the remaining 2,471,907 shares held by the other Reporting Persons.

The Mezhvinsky Living Trust may be deemed to have sole voting and dispositive power with respect to 1,793,869 shares and shared voting and dispositive power with respect to the remaining 4,845,447 shares held by the other Reporting Persons.

The Joshua Trust may be deemed to have sole voting and dispositive power with respect to 40,168 shares and shared voting and dispositive power with respect to the remaining 6,599,139 shares held by the other Reporting Persons.

The Chen Minors Trust may be deemed to have sole voting and dispositive power with respect to 24,719 shares and shared voting and dispositive power with respect to the remaining 6,614,588 shares held by the other Reporting Persons.

The Chen Revocable Trust may be deemed to have sole voting and dispositive power with respect to 474,116 shares and shared voting and dispositive power with respect to the remaining 6,165,191 shares held by the other Reporting Persons.

Victor Mezhvinsky may be deemed to have sole voting and dispositive power with respect to 40,168 shares and shared voting and dispositive power with respect to the remaining 6,599,139 shares held by the other Reporting Persons.

Frank Moreman may be deemed to have sole voting and dispositive power with respect to 98,876 shares and shared voting and dispositive power with respect to the remaining 6,540,431 shares held by the other Reporting Persons.

- (c) Other than the Merger, there have been no transactions with respect to the Common Stock effected during the past 60 days by any of the Reporting Persons.
  - (e) Not applicable.

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

Pursuant to the Merger Agreement, each of the Mezhvinsky Living Trust, the Chen Revocable Trust, Victor Mezhvinsky, the Joshua Trust, the Chen Minors Trust and Frank Moreman (collectively, the <code>[Sieger Shareholders[]]</code> received shares of Common Stock as consideration for the Merger. On the same day (i) the Issuer, FP-Ultra Clean and the Sieger Shareholders entered into the Stockholders <code>Agreement</code>, (ii) the Issuer, FP-Ultra Clean and the Sieger Shareholders entered into an Amended and Restated Registration Rights Agreement (the <code>[Registration Rights Agreement]</code>) and (iii) the Issuer, Leonid Mezhvinsky and the Sieger Shareholders entered into a Lockup Agreement (the <code>[Lockup Agreement]</code>).

The Stockholders Agreement provides that one director nominee to the Board will be Leonid Mezhvinsky (immediately following the appointment of an additional independent director to the Board) so long as (A) he is employed by the Issuer, (B) the Sieger Shareholders collectively hold more than 247,191 shares of Common Stock and (C) FP-Ultra Clean holds more than 416,740 shares of Common Stock. Pursuant to the Stockholders Agreement FP-Ultra Clean retains its right to nominate a number of directors that decreases in relation to the proportion of outstanding shares of the Issuer scommon stock held by FP-Ultra Clean and to nominate, together with the Chief Executive Officer of the Issuer, up to four additional directors. These nomination rights are subject to the powers and duties of the Issuer Nominating and Corporate Governance Committee and applicable rules of the Nasdaq Stock Market. The Stockholders Agreement also includes drag-along rights for FP-Ultra Clean and co-sale rights for the Sieger Shareholders. In addition, as long as FP-Ultra Clean holds any shares of the Issuer scommon stock, it will retain certain rights to receive financial information and reports regarding the Issuer shusiness. The Sieger Shareholders also have the right to receive certain Issuer filings made with the Securities and Exchange Commission.

The Lockup Agreement provides that the Sieger Shareholders may not sell or otherwise transfer their shares of Common Stock prior to December 26, 2006. The Lock-Up Agreement further provides that from December 26, 2006 to June 29, 2008, Leonid Mezhvinsky, Victor Mezhvinsky and their related trusts (the [Mezhvinsky Stockholders[]) may not sell or otherwise transfer their shares of Common Stock unless they comply with the volume limitations under Rule 144 of the Securities Act of 1933, as amended, and do not sell or otherwise transfer more than 25% of the number of shares of Common Stock received by the Sieger Shareholders in the Merger in any consecutive 90-day period. Notwithstanding the foregoing, in the event that Leonid Mezhvinsky ceases to be an employee or director of the Issuer (if so elected), the Mezhvinsky Stockholders may sell or otherwise transfer up to 25% of the number of shares of Common Stock received by the Sieger Shareholders in the Merger in any consecutive 90-day period beginning on the later of December 26, 2006 and the date Mr. Mezhvinsky ceases to be an employee or director of the Issuer.

The Registration Rights Agreement provides that, at the request of FP-Ultra Clean, or, under certain circumstances, the Sieger Shareholders, the Issuer can be required to effect registration statements registering the securities held by FP-Ultra Clean and the Sieger Shareholders. In addition, if the Issuer proposes to register any Issuer securities, other than a registration on form S-8 or S-4 or successor forms of these forms, whether or not such registration is for the Issuer sown account, FP-Ultra Clean and the Sieger Shareholders may participate in such registration. The Issuer and any stockholders selling securities under a registration statement will be required to enter into customary indemnification and contribution arrangements with respect to each registration statement.

References to and descriptions of the Stockholders Agreement as set forth in this Schedule 13D are qualified in their entirety by reference to the copy of the Stockholders Agreement included as Exhibit 1.

References to and descriptions of the Lockup Agreement as set forth in this Schedule 13D are qualified in their entirety by reference to the copy of the Lockup Agreement included as Exhibit 2.

References to and descriptions of the Registration Rights Agreement as set forth in this Schedule 13D are qualified in their entirety by reference to the copy of the Registration Rights Agreement included as Exhibit 3.

Except for the Merger Agreement and the transactions contemplated thereby, including the Stockholders Agreement, the Registration Rights Agreement and the Lockup Agreement, there are no contracts, arrangements, understanding or relationships among any of the Reporting Persons or between such persons and any persons with

respect to any securities of the Issuer, including but not limited to transfer or voting of any of the securities, finder is fees, joint ventures, loan or option arrangement, puts or calls, guarantees of profits, division of profits or loss, or the giving or withholding of proxies.

#### Item 7. Material to be Filed as Exhibits.

Exhibit 1: Amended and Restated Stockholders Agreement dated as of June 29, 2006 among the Issuer, FP-Ultra Clean, L.L.C., Leonid and Inna Mezhvinsky as trustees of the Revocable Trust Agreement of Leonid Mezhvinsky and Inna Mezhvinsky dated April 26, 1988, Joe and Jenny Chen as trustees of the Joe Chen and Jenny Chen Revocable Trust dated 2002, Victor Mezhvinsky, Victor Mezhvinsky as trustee of the Joshua Mezhvinsky 2002 Irrevocable Trust under Agreement dated June 4, 2004, David Hongyu Wu and Winnie Wei Zhen Wu as trustees of the Chen Minors Irrevocable Trust and Frank Moreman.

Exhibit 2: Lockup Agreement among the Issuer, Leonid Mezhvinsky, Leonid and Inna Mezhvinsky as trustees of the Revocable Trust Agreement of Leonid Mezhvinsky and Inna Mezhvinsky dated April 26, 1988, Joe and Jenny Chen as trustees of the Joe Chen and Jenny Chen Revocable Trust dated 2002, Victor Mezhvinsky, Victor Mezhvinsky as trustee of the Joshua Mezhvinsky 2002 Irrevocable Trust under Agreement dated June 4, 2004, David Hongyu Wu and Winnie Wei Zhen Wu as trustees of the Chen Minors Irrevocable Trust and Frank Moreman.

Exhibit 3: Amended and Restated Registration Rights Agreement among the Issuer, FP-Ultra Clean, L.L.C., Leonid and Inna Mezhvinsky as trustees of the Revocable Trust Agreement of Leonid Mezhvinsky and Inna Mezhvinsky dated April 26, 1988, Joe and Jenny Chen as trustees of the Joe Chen and Jenny Chen Revocable Trust dated 2002, Victor Mezhvinsky, Victor Mezhvinsky as trustee of the Joshua Mezhvinsky 2002 Irrevocable Trust under Agreement dated June 4, 2004, David Hongyu Wu and Winnie Wei Zhen Wu as trustees of the Chen Minors Irrevocable Trust and Frank Moreman.

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.

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D	ate
F	rancisco Partners GP, LLC
/s	/ Benjamin Ball
Si	gnature
В	enjamin Ball, Managing Directo
(N	Name/Title)

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.

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Date	
	icisco Partners, L.P. Francisco Partners GP, LLC Its General Partner
/s/ B	enjamin Ball
Sign	ature
Benja	amin Ball, Managing Director
(Nan	ne/Title)

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.

Date	Ż.
	ULTRA CLEAN, L.L.C. Francisco Partners GP, LLC Its Managing Member
/s/ E	enjamin Ball
Sigr	nature
Ben	jamin Ball, Managing Director
(NIa)	me/Title)

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.

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AS T TRU MEZ	NID AND INNA MEZHVINSKY RUSTEES OF THE REVOCABI ST AGREEMENT OF LEONID HVINSKY & INNA MEZHVINS ED APRIL 26, 1988
/s/ Lo	onid Mezhvinsky
Sign	ture
Leon	d Mezhvinsky, Trustee
(Nan	ne/Title)
July	4, 2007
Date	
LEO	NID AND INNA MEZHVINSKY RUSTEES OF THE REVOCABI ST AGREEMENT OF LEONID
AS T TRU MEZ	HVINSKY & INNA MEZHVINS ED APRIL 26, 1988
AS T TRU MEZ DAT	HVINSKY & INNA MEZHVINS
AS T TRU MEZ DAT	HVINSKY & INNA MEZHVINS ED APRIL 26, 1988 na Mezhvinsky

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.

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Date					
OF TH		IUA N LE TR	IEZH UST U	VINS UNDI	
/s/ Vic	or Mezl	nvinsk	y		
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Signat	ure				_

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.

July 14, 2007

Date
DAVID HONGYU WU AND WINNIE WEI ZHEN WU, AS TRUSTEES OF THE CHEN MINORS IRREVOCABLE TRUST
/s/ David Hongyu Wu
Signature
David Hongyu Wu, Trustee
(Name/Title)
July 14, 2007
Date
DAVID HONGYU WU AND WINNIE WEI ZHEN WU, AS TRUSTEES OF THE CHEN MINORS IRREVOCABLE TRUST
WEI ZHEN WU, AS TRUSTEES OF THE CHEN MINORS
WEI ZHEN WU, AS TRUSTEES OF THE CHEN MINORS IRREVOCABLE TRUST
WEI ZHEN WU, AS TRUSTEES OF THE CHEN MINORS IRREVOCABLE TRUST  /s/ Winnie Wei Zhen Wu
WEI ZHEN WU, AS TRUSTEES OF THE CHEN MINORS IRREVOCABLE TRUST  /s/ Winnie Wei Zhen Wu  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.

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July 14, 2007

AN	TRUSTII OF THE JOE CH D JENNY CHEN REVOCAE UST DATED 2002
/s/ J	oe Chen
Sigi	nature
Joe	Chen, Trustee
(Na	me/Title)
July	14, 2007
Dat	е
AS AN	CHEN AND JENNY CHENTRUSTII OF THE JOE CHI D JENNY CHEN REVOCAE UST DATED 2002
	enny Chen
/s/ J	
	nature

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.

July 14, 2007
Date
/s/ Victor Mezhvinsky
Signature
Victor Mezhvinsky
(Name/Title)

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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.

July 14, 2007	
Date	
/s/ Frank Moveman	
Signature	
Frank Moveman	
(Name/Title)	