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New York, NY 10022-4405

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

SCHEDULE 13D

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

UNIVERSAL ELECTRONICS INC.

(Name of Issuer)

Common Stock, \$.01 par value per share (Title of Class of Securities)

> 913483 10 3 (CUSIP Number)

> > Copy to:

Geoffrey Nixon MCM Associates Ltd. 11 West 42nd Street New York, NY 10037 (212) 782-0207

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

February 6, 1998

(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 which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(b)(3) or (4), check the following box. //

CUSIP NO. 913483 :	0 3	Page 2 of 14
Geoffrey Nixon	IDENTIFICATION NOS. OF ABOVE PERSONS (SS# ###-##-####)	
2 CHECK THE APPR	PRIATE BOX IF A MEMBER OF A GROUP (See Instru	
3 SEC USE ONLY		
4 SOURCE OF FUNDS PF	(See Instructions)	
5 CHECK IF DISCLO ITEMS 2(d) OR 2	SURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUAN (e)	/ /
New Zealand	PLACE OF ORGANIZATION	
	7 SOLE VOTING POWER	
SHARES BENEFICIALLY	8 SHARED VOTING POWER 13,000	
OWNED BY EACH	9 SOLE DISPOSITIVE POWER	
REPORTING PERSON WITH	10 SHARED DISPOSITIVE POWER 13,000	
11 AGGREGATE AMOU 13,000	NT BENEFICIALLY OWNED BY EACH REPORTING PERSO)N
12 CHECK BOX IF SHARES (See I)		TAIN / /
0.2% (based o	SS REPRESENTED BY AMOUNT IN ROW (11) 6,311,538 shares outstanding at 11/12/97)	
	ING PERSON (See Instructions)	

- 1	NAME OF REPORTIN		DCON	
Ŧ	S.S. OR I.R.S. 1	DENT	IFICATION NOS. OF ABOVE PERSONS P. (EIN# 33-0569956)	
2			E BOX IF A MEMBER OF A GROUP (See Instructions)	(a)/x/ (b)/ /
3	SEC USE ONLY			
-	SOURCE OF FUNDS WC	(See	Instructions)	
5	CHECK IF DISCLOS ITEMS 2(d) OR 2(OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO	/ /
6	CITIZENSHIP OR F Delaware	PLACE	OF ORGANIZATION	
-	NUMBER OF SHARES	7	SOLE VOTING POWER 267,750	
I	BENEFICIALLY	8	SHARED VOTING POWER	
01	WNED BY EACH	9	SOLE DISPOSITIVE POWER 267,750	
I	REPORTING PERSON WITH	10	SHARED DISPOSITIVE POWER	
- 11	AGGREGATE AMOUN 267,750	NT BE	NEFICIALLY OWNED BY EACH REPORTING PERSON	
12	CHECK BOX IF TH SHARES (See Ins		GREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN tions)	/ /
13	4.2% (based on	6,31	PRESENTED BY AMOUNT IN ROW (11) 1,538 shares outstanding at 11/12/97)	
- 14			ERSON (See Instructions)	
-				

CU	SIP NO. 913483 10	3		Page 4 of 14
- 1	Liberty Nominees	G PE DENT	IFICATION NOS. OF ABOVE PERSONS ited (EIN# N/A)	
2	CHECK THE APPROP	RIAT	E BOX IF A MEMBER OF A GROUP (See Instruction	
- 3	SEC USE ONLY			
- 4	SOURCE OF FUNDS WC	(See	Instructions)	
- 5	CHECK IF DISCLOS ITEMS 2(d) OR 2(OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO	/ /
6	CITIZENSHIP OR P New Zealand	LACE		
-	NUMBER OF	7	SOLE VOTING POWER 37,950	
	SHARES BENEFICIALLY	8	SHARED VOTING POWER	
0	OWNED BY EACH		SOLE DISPOSITIVE POWER 37,950	
	REPORTING PERSON WITH		SHARED DISPOSITIVE POWER	
- 11	AGGREGATE AMOUN 37,950	T BE	NEFICIALLY OWNED BY EACH REPORTING PERSON	
	CHECK BOX IF TH SHARES (See Ins		GREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN tions)	/ /
- 13	PERCENT OF CLAS 0.6% (based on	6,31	PRESENTED BY AMOUNT IN ROW (11) 1,538 shares outstanding at 11/12/97)	
- 14			ERSON (See Instructions)	

CUS	SIP NO. 913483 10	3		Page 5 of 14
 1	Horizon Offshore	G PE DENT , Lt	IFICATION NOS. OF ABOVE PERSONS d. (EIN# N/A)	
2	CHECK THE APPROP	RIAT	E BOX IF A MEMBER OF A GROUP (See Instructio	
3	SEC USE ONLY			
- 4	SOURCE OF FUNDS WC	(See	Instructions)	
5	CHECK IF DISCLOS ITEMS 2(d) OR 2(OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO	/ /
6	CITIZENSHIP OR P Cayman Islands			
	NUMBER OF		SOLE VOTING POWER 33,300	
E	SHARES BENEFICIALLY	 8	SHARED VOTING POWER	
01	WNED BY EACH	 9	SOLE DISPOSITIVE POWER 33,300	
F	REPORTING PERSON WITH	10	SHARED DISPOSITIVE POWER	
- 11	AGGREGATE AMOUN 33,300	T BE	NEFICIALLY OWNED BY EACH REPORTING PERSON	
- 12	CHECK BOX IF TH SHARES (See Ins		GREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN tions)	/ /
- 13	0.5% (based on	6,31	PRESENTED BY AMOUNT IN ROW (11) 1,538 shares outstanding at 11/12/97)	
- 14			ERSON (See Instructions)	

CUSIP NO. 913483 1	.0 3		Page 6 of 14
M Partners L.P.	IDENT (EIN	IFICATION NOS. OF ABOVE PERSONS H# 13-3783468)	
2 CHECK THE APPRO	PRIAT	E BOX IF A MEMBER OF A GROUP (See Instruction	
3 SEC USE ONLY			
4 SOURCE OF FUNDS WC	5 (See	e Instructions)	
5 CHECK IF DISCLO ITEMS 2(d) OR 2		OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO	/ /
	PLACE	OF ORGANIZATION	
NUMBER OF		SOLE VOTING POWER 25,100	
SHARES BENEFICIALLY	8	SHARED VOTING POWER	
OWNED BY EACH	9	SOLE DISPOSITIVE POWER 25,100	
REPORTING PERSON WITH	10	SHARED DISPOSITIVE POWER	
11 AGGREGATE AMOU 25,100	INT BE	NEFICIALLY OWNED BY EACH REPORTING PERSON	
12 CHECK BOX IF T SHARES (See In		GGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN	/ /
0.4% (based on	n 6,31	PRESENTED BY AMOUNT IN ROW (11) L1,538 shares outstanding at 11/12/97)	
		PERSON (See Instructions)	

Item 1. Security and Issuer

This statement on Schedule 13D (the "Statement") relates to the Common Stock, \$.01 par value per share (the "UE Common Stock") of Universal Electronics Inc., a Delaware corporation ("UE"). The principal executive offices of UE are located at 1864 Enterprise Parkway West, Twinsburg, Ohio 44087.

Item 2. Identity and Background

Items 2(a), (b), (c) and (f).

This Statement is filed by Geoffrey Nixon ("Nixon"), Mission Partners, L.P. ("Mission"), Liberty Nominees Limited ("Liberty"), Horizon Offshore, Ltd. ("Horizon") and M Partners L.P. ("M Partners") (collectively the "Group"; each member of the Group being hereinafter referred to as "Member"). Nixon's principal business address is 11 West 42nd Street, 19th Floor, New York, NY 10036. Nixon's principal occupation is serving as President of MCM Associates, Ltd., a Delaware corporation ("MCM"). The principal business address of MCM is 11 West 42nd Street, 19th Floor, New York, NY 10036. MCM is engaged in the business of managing investment funds for private pooled investment vehicles and managing designated accounts for certain other parties. MCM is wholly-owned by Nixon and Nixon is its sole director. Nixon is a citizen of the Country of New Zealand. Mission is a private Delaware investment limited partnership that is engaged in the business of making diversified investments. The principal business address of Mission is 11 West 42nd Street, 19th Floor, New York, NY 10036. The sole general partner of Mission is MCM. Liberty is a private New Zealand company that is engaged in making diversified investments. Its principal business address is at P.O. Box 10-246, Wellington, New Zealand. Liberty has established an account over which MCM has sole investment discretion. It is the account over which MCM has sole investment discretion that has purchased the shares of UE Common Stock. Horizon is a private Cayman Islands investment corporation that is engaged in the business of making diversified investments. Horizon's principal business address is at c/o International Management Services, Limited, Harbour Centre, North Church Street, P.O. Box 616, George Town, Grand Cayman, Cayman Islands, B.W.I. MCM is the sole investment manager of Horizon and MCM has full voting and dispositive power with respect to all of the securities owned by Horizon. M Partners is a New York limited partnership engaged in the business of making diversified investments. M Partners principal business address is at 42 Pleasant Street, Watertown, MA 02172. M Partners has established an account over which it has given sole investment discretion to MCM. It is the account over which MCM has sole investment discretion that has purchased shares of UE Common Stock.

Item 2(d).

During the last five years, neither Nixon, MCM, Mission nor Horizon nor, to the best of Nixon's knowledge, Liberty or M Partners, have been convicted in a criminal proceeding (excluding traffic violations and similar misdemeanors).

Item 2(e).

During the last five years, neither Nixon, MCM, Mission nor Horizon nor, to the best of Nixon's knowledge, Liberty or M Partners, have 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 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

All shares currently owned by the Group were acquired by the members through personal funds, in the case of Nixon, and working capital, in the case of Mission, Liberty, Horizon and M Partners. Nixon has used \$130,165.00 in the aggregate to acquire the 13,000 shares of UE Common Stock. Mission has used \$2,292,833.15 in the aggregate to acquire the 267,750 shares of UE Common Stock. Liberty has used \$321,061.00 in the aggregate to acquire the 37,950 shares of UE Common Stock. Horizon has used \$307,252.90 in the aggregate to acquire the 33,300 shares of UE Common Stock. M Partners has used \$221,476.55 in the aggregate to acquire the 25,100 shares of UE Common Stock.

Item 4. Purpose of Transaction

The purpose of the acquisition of the securities is for investment purposes. Other than as discussed above in this Statement, neither the Group nor any of its Members currently have any plans or proposals which relate to or would result in:

- (a) the acquisition by any person of additional securities of UE, or the disposition of securities of UE;
- (b) any extraordinary corporate transaction, such as a merger, reorganization or liquidation, involving UE or any of its subsidiaries;
- (c) a sale or transfer of a material amount of the assets of UE or any of its subsidiaries;

- (d) any change in the present Board of Directors or management of UE, including any change in the number or term of directors or the filling of any existing vacancies on the Board of Directors;
- (e) any material change in the present capitalization or dividend policy of UE;
- (f) any other material change in UE's business or corporate structure;
- (g) any change in UE's charter, bylaws or instruments corresponding thereto or other actions which may impede the acquisition of control of UE by any person;
- (h) the delisting of any class of securities of UE from a national securities exchange or any such class ceasing to be authorized to be quoted in an inter-dealer quotation system of a registered national securities association;
- (i) any class of equity securities of UE becoming eligible for termination of registration pursuant to Section 12(g)(4) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"); or
- (j) any action similar to any of those enumerated above.

The Group intends to evaluate continuously their investment in UE and, based on such evaluation, may determine at a future date to change their respective current positions as to any action enumerated above.

Item 5. Interest in Securities of the Issuer

(a) Nixon owns 13,000 shares of UE Common Stock, representing 0.2% of UE's issued and outstanding shares (based on 6,311,538 shares outstanding at November 12, 1997). Mission owns 267,750 shares of UE Common Stock, representing 4.2% of UE's issued and outstanding shares (based on 6,311,538 shares outstanding at November 12, 1997). Liberty owns 37,950 shares of UE Common Stock, representing 0.6% of UE's issued and outstanding shares (based on 6,311,538 shares outstanding at November 12, 1997). Horizon owns 33,300 shares of UE Common Stock, representing 0.5% of UE's issued and outstanding shares (based on 6,311,538 shares outstanding at November 12, 1997). Horizon owns 33,300 shares of UE Common Stock, representing 0.5% of UE's issued and outstanding shares (based on 6,311,538 shares outstanding at November 12, 1997). M Partners owns 25,100 shares of UE Common Stock, representing 0.4% of UE's issued and outstanding shares (based on 6,311,538 shares outstanding at November 12, 1997). M Partners owns 25,100 shares of UE Common Stock, representing 0.4% of UE's issued and outstanding shares (based on 6,311,538 shares outstanding at November 12, 1997). M

(b) Each Member is the sole beneficial owner of the securities identified in subsection (a) above, except that Nixon owns the 13,000 shares of UE Common Stock jointly with his wife. MCM, as the sole general partner of Mission, has sole voting and dispositive power over the UE Common Stock owned by Mission. MCM, as the sole investment manager of an account established by Liberty, has sole voting and dispositive power over the shares of UE Common Stock owned by Liberty. MCM as the sole investment manager of Horizon, has sole voting and dispositive power over the shares of UE Common Stock owned by Horizon. MCM, as the sole investment manager of an account established by M Partners, has sole voting and dispositive power over the UE Common Stock owned by M Partners.

(c) Set forth below is a schedule listing the Members of the Group, date of transaction, amount of UE Common Stock involved and price per share during the last sixty (60) days. All transactions were effected in open market purchases on the NASDAQ, National Market:

	Date	Number of Shares of UE Common Stock	Price Per Share of UE Common Stock
Nixon(1)			
	12/30/97	3,000	\$9.96
Mission(2)			
	12/23/97	3,000	\$9.44
	12/26/97	3,700	\$9.45
	12/30/97	3,000	\$9.56
	01/05/98	2,500	\$10.06
	01/06/98	1,500	\$10.03
	02/06/98	5,800	\$10.05
	02/09/98	4,000	\$10.03
	02/09/98	17,600	\$10.13
	02/10/98	7,900	\$10.13
	02/11/98	5,000	\$10.06
	02/12/98	3,500	\$10.06

(1) Prior to December 30, 1997, Nixon owned 10,000 shares of UE Common Stock.

(2) Prior to December 23, 1997, Mission owned 210,250 shares of UE Common Stock.

Liberty(3)		
01/06/98	1,500	\$10.03
02/06/98	800	\$10.05
02/09/98	3,100	\$10.13
02/10/98	800	\$10.13
Horizon(4)		
12/23/97	500	\$9.44
01/02/98	1,500	\$10.07
02/06/98	5,000	\$10.05
02/09/98	2,800	\$10.13
02/10/98	800	\$10.13
M Partners(5)		
01/02/98	800	\$10.07
01/06/98	2,000	\$10.04
02/06/98	400	\$10.08
02/09/98	1,500	\$10.13
02/10/98	500	\$10.13
02/12/98	4,000	\$10.06

- (d) Not applicable.
- (e) Not applicable.
- Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer

None. See Item 2 above.

Item 7. Materials to be Filed as Exhibits

Joint Filing Agreement.

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- (3) Prior to January 6, 1998, Liberty owned 31,750 shares of UE Common Stock.
- (4) Prior to December 23, 1997, Horizon owned 22,700 shares of UE Common Stock.
- (5) Prior to January 2, 1998, M Partner owned 15,900 shares of UE Common Stock.

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: February 13, 1998

/s/ Geoffrey Nixon -----GEOFFREY NIXON MISSION PARTNERS, L.P. By: MCM Associates, Ltd., General Partner By: /s/ Geoffrey Nixon Name: Geoffrey Nixon Title: President LIBERTY NOMINEES LIMITED By: MCM Associates, Ltd., Investment Manager By: /s/ Geoffrey Nixon _ _ _ _ _ _ _ _ _ . Name: Geoffrey Nixon Title: President HORIZON OFFSHORE, LTD. By: /s/ Geoffrey Nixon -----Name: Geoffrey Nixon Title: Director M PARTNERS, L.P. By: MCM Associates, Ltd., Investment Manager By: /s/ Geoffrey Nixon ----------Name: Geoffrey Nixon Title: President

JOINT FILING AGREEMENT

JOINT FILING AGREEMENT made as of this 13th day of February, 1998, by and among GEOFFREY NIXON, MISSION PARTNERS, L.P., LIBERTY NOMINEES LIMITED, HORIZON OFFSHORE, LTD. and M PARTNERS, L.P.

WITNESSETH:

WHEREAS, GEOFFREY NIXON, MISSION PARTNERS, L.P., LIBERTY NOMINEES LIMITED, HORIZON OFFSHORE, LTD. and M PARTNERS, L.P. collectively beneficially own more than five (5.0%) percent of the issued and outstanding common stock, \$.01 par value, of UNIVERSAL ELECTRONICS, INC. ("UE Common Stock"), a Delaware corporation; and

WHEREAS, pursuant to Section 13(d) of the Securities Exchange Act of 1934, as amended, and the rules and regulations promulgated thereunder, the parties hereto are required to file a Schedule 13D with the Securities and Exchange Commission ("SEC").

NOW, THEREFORE, the parties agree as follows:

1. GEOFFREY NIXON, MISSION PARTNERS, L.P., LIBERTY NOMINEES LIMITED, HORIZON OFFSHORE, LTD. and M PARTNERS, L.P. hereby agree to jointly file a Schedule 13D with the SEC regarding the beneficial ownership of UE Common Stock and to file any and all amendments and supplements thereto.

2. This Agreement contains the entire agreement among the parties concerning the subject matter hereof and may not be amended, modified or changed except pursuant to a written instrument signed by all parties.

CUSIP NO. 913483 10 3 Page 14 of 14 IN WITNESS WHEREOF, the parties have signed this Agreement the day and year first above written. /s/ Geoffrey Nixon GEOFFREY NIXON MISSION PARTNERS, L.P. By: MCM Associates, Ltd., General Partner By: /s/ Geoffrey Nixon -----Name: Geoffrey Nixon Title: President LIBERTY NOMINEES LIMITED By: MCM Associates, Ltd., Investment Manager By: /s/ Geoffrey Nixon - - - - - - - - -- - - - -Name: Geoffrey Nixon Title: President

HORIZON OFFSHORE, LTD.

By: /s/ Geoffrey Nixon Name: Geoffrey Nixon Title: Director

M PARTNERS, L.P. By: MCM Associates, Ltd., Investment Manager

By: /s/ Geoffrey Nixon

Name:	Geoffrey Nixon
Title:	President